



TERMS & CONDITIONS

Website Terms and Conditions

1. **NOTICE** – Before using any web pages or information contained herein or linked hereto, you should carefully read the following disclaimers and important terms and conditions. This site is provided for information purposes only. Your use of this site constitutes your agreement to all terms and conditions herein. If you do not agree to the terms and conditions below, do not access this site or any web pages therein.
2. **AGREEMENT** – This Agreement describes the terms and conditions which Changing Seasons Federal Credit Union (“Changing Seasons FCU”) allows access and use of the site operated by Changing Seasons FCU.
3. **LIMITED LICENSE** – Changing Seasons FCU grants you a non-exclusive, non-transferable, limited license to access, use and display the site and the information, graphics, content and materials thereon. You acknowledge and agree that the site and the content are protected by copyrights, trademarks, service marks, patents or other propriety rights and laws and are provided only for your personal, non-commercial use. You are also granted a limited license to print copies of any content posted at the site, but only for your personal, non-commercial use. Except as expressly provided above, all rights are reserved. You may not display the site, or any portion thereof, in frames (or any of the content via on-line links) without the express written permission of Changing Seasons FCU.
4. **TRADEMARKS** – Changing Seasons FCU or a third party vendor owns the trademark and service mark rights contained in the web site pages. Use of any Changing Seasons FCU trademarks or service marks without prior written content is strictly prohibited.
5. **USE OF INFORMATION AND MATERIALS** – The information and materials provided at the site are subject to change without notice. The information provided at Changings Seasons FCU website is for informational purposes only and is not intended to provide specific financial, tax, accounting or legal advice.
6. **DISCLAIMERS** – Changing Seasons FCU is not responsible for any inaccuracies, errors (including typographical errors) or omissions, or for the results obtained from the use of the site or the content. The site, all content, links and any of the services included in or available through the site are provided “as is” and “as available” with no guarantee of completeness, accuracy (either when posted or with the passage of time), timeliness or of the results obtained therefrom, and without warranty of any kind, express or implied, including, but not limited to warranties of title, non-infringement, performance, merchantability and fitness for particular purpose or use. In addition, Changing Seasons FCU makes no representations, warranties or guarantees that the site will be secure, accessible continuously, and without interruption, or error free. You agree that under no circumstance will Changing Seasons FCU or our Agents, Officers, or Employees thereof be responsible for or liable to you or anyone else for: any content contained on or omitted from the site; any person’s reliance on any such content, whether or not the content is completed, current or correct; any viruses or defects that may be found to exist in the site; the consequences of any decision you or any other person takes or fails to take whether or not based on content provided by or resulting from use of the site. The content, and any advice received via the site is not intended, and should not be relied upon for personal, legal, tax or financial decisions and you should consult an appropriate professional for specific advice tailored to your situation. If you are dissatisfied with any portion of the site, or with any of these terms of use, you’re sole and exclusive remedy is to discontinue using the site.
7. **LIMIT ON DAMAGES** – Changing Seasons FCU and our agents, officers or employees shall not be liable for any loss of profits, loss of use, loss of data, interruption of business, nor of indirect, special, incidental, consequential or exemplary damages of any kind, whether under this agreement or otherwise arising in any way in connection with or related to the site, any software used to access the site, any of the services available through the site or the content. Your reliance on, use of or inability to use the site, or any error, omission, interruption, or delay in operation, or any computer virus or system failure, regardless of whether such claim arises under any theory of tort, contract, strict liability or otherwise and regardless of whether Changing Seasons FCU is advised of the possibility of any such damages. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so the above exclusion or limitations may not apply to you.
8. **LINKS TO EXTERNAL OR THIRD PARTY SITES** – As a convenience to you, Changing Seasons FCU may provide links to web sites operated by other entities other than Changing Seasons FCU. These linked sites are not under the control of Changing Seasons FCU. If you use a linked site, you will leave the Changing Seasons FCU site. You use such a site at your own risk, and it is your responsibility to take all protective measures to guard against viruses or other destructive elements and understand the privacy policies of the linked sites visited. Changing Seasons FCU makes no warranty or representation regarding, and does not endorse, nor is it responsible for any linked site, the

information appearing thereon or any of the products or services described at the linked site. Please note that a linked site may have a privacy policy different from Changing Seasons FCU and it may provide less security than a Changing Seasons FCU site. By providing a link to a site, Changing Seasons FCU does not imply that it endorses, is affiliated with, or is legally authorized to use any trademark, logo or copyright symbol displayed in or accessible through the link, or that any linked site is authorized to use any trademark, trade name, logo or copyright symbol of Changing Seasons FCU.

9. **SUBMISSIONS** – All information you submit to Changing Seasons FCU via the site will be considered the property of Changing Seasons FCU and Changing Seasons FCU is free to utilize any information you submit for any purpose, subject to the privacy policy of Changing Seasons FCU. Further, you understand that any transmissions to and from this site are not confidential and may be read or intercepted by others. You agree that Changing Seasons FCU will not be responsible to anyone for any damages arising out of or in connection with any email sent to Changing Seasons FCU.
10. **INDEMNITY** – You agree to indemnify Changing Seasons FCU and its directors, officers and employees against any liabilities, losses, expenses or other costs Changing Seasons FCU incurs arising from a breach of any of the terms hereof by you and for the content of any message sent using email.
11. **SUSPENSION AND TERMINATION** – Changing Seasons FCU may modify, terminate and/or suspend your access to this site, the related services or any portion thereof at any time, without notice. Changing Seasons FCU may also impose limits on certain features and services or restrict your access to parts or the entire site without notice or liability. Changing Seasons FCU may also at any time, discontinue providing the site, or any part thereof, with or without notice.
12. **AMENDMENTS AND MODIFICATIONS** – Changing Seasons FCU reserves the right to change, modify, add or remove any portion of this agreement in whole or in part, at any time, by posting the amended terms on the site. The new terms shall automatically be effective at the time of posting. It is strongly recommended that you review the web site terms and conditions each time you use the site, and your use of the site will be subject to the web site terms and conditions posted at the time of your use. Your use of that site after the posting will be considered acceptance of any changes to the web site terms and conditions.
13. **GOVERNING LAW** – This agreement is governed by the laws of the State of Maine, U.S.A., without regard to its principles of conflict of laws. The site is not intended for distribution to, or use by, any person or entity, or any jurisdiction or country where such distribution or use would be contrary to local law or regulation, would subject Changing Seasons FCU to any liability or would not give effect to all of the provisions of this agreement. You may not access the site or the content where such access is illegal or prohibited or where such access would subject Changing Seasons FCU or its affiliates to any liability.
14. **USE FOR ILLEGAL OR PROHIBITED ACTIVITIES** – It is prohibited to use the site in violation of the terms of this agreement in any manner which could damage, disable, interrupt, overburden, or impair the site or interfere with any other party's use and enjoyment of the site or for any illegal activities. Illegal activities include, but are not limited to, tampering with information data bases and software, unauthorized entry to other networks or computers, trafficking in illegal products, disobeying trade restrictions, violating laws or knowledgeable vandalism or destruction of online files. You agree to comply with all applicable laws, rules and regulations regarding your use of the site, which regulate the distribution of materials and services originating in the United States of America.
15. **AGREEMENT TO ARBITRATE** – All disputes relating to this agreement, use of the site, or any information or services provided on the site, shall be subject to final and binding arbitration, with the losing party paying all the costs of arbitration. Any arbitration relating to this agreement shall be held in the County of Penobscot, State of Maine, under the rules of the American Arbitration Association.
16. **COMPLETE AGREEMENT** – This agreement constitutes the entire agreement between you and Changing Seasons FCU relating to your access and use of the site. Changing Seasons FCU's failure to insist at any time upon strict compliance with any term of this agreement, or any delay or failure on Changing Seasons FCU part to exercise any power or right given to Changing Seasons FCU in this agreement shall at no time operate as a waiver of such power or right. Any rights and powers given to Changing Seasons FCU in this agreement are not exclusive and Changing Seasons FCU may exercise any other powers or rights which it has in law or in equity. The rights of Changing Seasons FCU may be exercised cumulatively, or separately as Changing Seasons FCU may choose. The use of any captions in this agreement is for convenience only. If any portion of this agreement is deemed to be invalid or unenforceable, then the balance of the agreement shall remain enforceable, and the unenforceable portion of the agreement shall be read in such a way that it is enforceable.
17. **PRIVACY POLICY** – The privacy policy of Changing Seasons FCU is available for review here.