

Subscriber Agreement:

Welcome to Unite2Solve – a unique opportunity to do good in your local community.

Creating a profile on our Platform confirms you accept the following terms and conditions:

Unite2Solve is focused on people setting aside their differences and working from a place of unity and equality. You agree to respect everyone you meet relating to this Platform and agree to not tolerate any hate, discrimination, division, bigotry, bullying, spamming, soliciting, trolling, violence, or negativity of any kind.

If you do anything contradictory to our mission and/or these terms while on our Platform you will be warned, your subscription may be suspended or your subscription may be terminated – at our discretion.

We are only looking for people that believe in our message and want to make a positive difference in their community. If you are not one of these people, please leave now.

Unite2Solve is NOT a place to argue politics, convert people to your religion, recruit people for your business, or cause disruption of any kind within your groups or community.

When you join a group and meet in your community, please obey all local rules and regulations for safety protocols on gathering.

Terms of Service:

Definitions

“Platform” – Unite2Solve’s website (unite2solve.com) and/or the Unite2Solve mobile app.

“Subscriber” – Any person who signs up for an account on the Unite2Solve website or app.

“Personal Information” – Any information provided by the Subscriber including, but not limited to, the Subscriber’s name, email address, username, password, or demographic information.

1. Website Contents

Unless otherwise noted, Platform, and all content on the Platform are owned, controlled, or licensed by Unite2Solve and/or Platform. These materials include, but are not limited to text, images, photographs, videos, and the copyrights, trademarks, patents, or other intellectual property in such materials.

2. Modification

Unite2Solve, in its full discretion, reserves the right to modify, suspend or discontinue any service, content, feature or product offered through the Platform.

3. Site Interruption

Unite2Solve will make every effort to keep Platform and services up and running. However, Platform is hosted through a third party, and Unite2Solve may not always have advanced notice of Platform interruptions. If such interruptions occur, Unite2Solve will make its best effort to get Platform running to its full capabilities as quickly and efficiently as possible. Unite2Solve will have no liability to Subscriber for any Platform interruptions.

4. Cancellation and Termination of Service

Subscribers may cancel their account at any time. This may be done through the Platform or by emailing unite2solve@gmail.com. All service and payment obligations will be terminated 30 days following receipt of written notice from Subscriber.

Platform has the right to suspend or terminate service to any Subscriber at any time for failing to comply with these Terms or Service.

5. Limited License, Access & Use

Platform Subscribers are granted a non-exclusive, non-transferable limited license to access and use Platform.

Platform Subscribers agree that:

- i. You will not reproduce, duplicate, copy, sell, resell, or exploit access to Platform, use of Platform, or any material provided by Platform.
- ii. You will not use Platform in any manner which may infringe copyright or intellectual property rights or in any manner which is unlawful, offensive, threatening, libelous, defamatory, pornographic, or obscene or in violation of these Terms of Service.

6. Assignment

Subscriber may not assign this agreement or any right or obligation of this agreement, by operation of law or otherwise.

Unite2Solve may not assign this agreement or any right or obligation of this agreement, by operation of law or otherwise, without 60 days or more prior notice to Subscribers to be published on Platform.

7. Copyright Infringement

All materials contained in Platform are protected by United States copyright and trademark laws and must only be used for personal, non-commercial purposes.

8. Personal Information and Privacy Policy

Unite2Solve collects Subscribers' Personal Information when they subscribe with Platform, and/or any time they provide Personal Information to Platform or Unite2Solve.

In order to subscribe to Unite2Solve on this Platform, we request certain personally identifiable information from you on the subscription form. During subscription you are required to give contact information (such as name and demographics) as well as billing information (if you upgrade to premium subscription). Platform uses this information solely for creating the groups assigned to solve local missions/problems in local communities; for possible billing purposes; and to contact you about the services on our Platform in which you have expressed interest.

Unite2Solve will never sell Subscribers' Personal Information.

Unite2Solve will not rent, trade, or share Personal Information with third parties except when we have your expressed, written permission under the following circumstances:

- i. We wish to contact you with information about products and services from our business partners or content providers.
- ii. We use both your Personal Information and certain Non-Personal Information to improve the quality and design of the Platform and to create new features, promotions, functionality, and services by storing, tracking, and analyzing Subscriber preferences and trends.
- iii. We reserve the right to disclose your Personal Information as required by law and when we believe that disclosure is necessary to protect our rights and/or comply with a judicial proceeding, or legal process of service.

- iv. We may share Personal Information if we believe it is necessary in order to investigate, prevent, or take action regarding illegal activities, suspected fraud, situations involving potential threats to the physical safety of any person, violations of Platform's Terms of Service, or as otherwise required by law.
- v. In the event Unite2Solve goes through a business transaction, such as a merger, acquisition by another company, or sale of all or a portion of its assets, your personally identifiable information will likely be among the assets transferred. You will be notified via email of any such change in ownership or control of your Personal Information.

9. User Submissions

Subscriber is solely responsible for the questions and comments they post on Platform. Please use caution. Vulgar, offensive, or obscene language will not be tolerated.

Unite2Solve cannot review all comments posted to Platform.

Under this agreement, Subscribers may not:

- i. Use a submission to Platform for any purpose in violation of local, state, national, or international laws.
- ii. Post material that infringes on the intellectual property rights of others or on the privacy or publicity rights of others.
- iii. Post material that is unlawful, obscene, defamatory, threatening, harassing, abusive, slanderous, libelous, hateful, or embarrassing to any other person or entity.
- iv. Post advertisements or solicitations of business.
- v. Post chain letters or pyramid schemes.
- vi. Impersonate another person.
- vii. Distribute viruses or other harmful computer code.
- viii. Harvest, scrape, or otherwise collect information about others, including email addresses, without their written permission for posting or viewing comments.
- ix. Post the same note more than once or "spamming."

Unite2Solve will own any non-personal substantive content provided to Platform by Subscribers in questions or comments submitted to Platform.

10. Enforcement of Terms of Service

Unite2Solve may investigate any reported violation of our policies or complaints and take action as deemed appropriate.

Unite2Solve is not obligated to take any action, but may take action, including but not limited to, issuing warnings, suspending subscription, or terminating subscription. Unite2Solve's failure to act with respect to a breach does not waive our right to act with respect to subsequent or similar breaches and seek to recover damages caused by Subscriber's negligent or intentional actions.

Unite2Solve also reserves the right to report any activity that is suspected of violating any law or regulations to website licensors, law enforcement officials, regulators, or other third parties.

11. Waiver

Unite2Solve's failure to exercise or delay in exercising any right, power or privilege under this Agreement shall not operate as a waiver.

Unite2Solve's failure to act with respect to a breach by you or others does not waive our right to act with respect to subsequent or similar breaches.

12. Severability

The invalidity or unenforceability of any provisions of this Agreement will not affect the validity or enforceability of any other provision of this Agreement, which will remain in full force and effect.

13. Arbitration

All disputes which cannot be resolved between the parties by negotiation or mediation, will be submitted to binding arbitration and decided on an individual basis, without the right for any claims to be pursued or decided as a class, consolidated, collective or representative action.

The arbitration shall be conducted in Williamson County, Texas, on a confidential basis pursuant to the Federal Arbitration Act. Any decision or award as a result of any such arbitration proceeding shall be in writing and shall provide an explanation for all conclusions of law and fact and shall include the assessment of costs, expenses, and reasonable attorneys' fees. An award of arbitration may be confirmed in a court in Williamson County, Texas.

14. Choice of Law and Jurisdiction

This Agreement shall be construed in accordance with the laws of the State of Texas, without regard to any conflict of law provisions.

15. Indemnification

Subscriber agrees to protect, defend, hold harmless and indemnify Unite2Solve, its subsidiaries, and its and their respective successors, assigns, directors, officers, employees, agents, owners, and affiliates (collectively, "Indemnified Parties") from and against all claims, demands, actions, suits, damages, liabilities, losses, settlements, judgments, costs, and expenses, including but not limited to reasonable attorney's fees and costs of enforcing any right to indemnification under this agreement incurred by the Indemnified Parties in connection with any claim, actually or allegedly, directly or indirectly, arising out of or related to (1) any breach of any representation or warranty of Subscriber contained in this agreement, (2) any breach or violation of any covenant or other obligation or duty of Subscriber under this agreement or under applicable law, (3) and any third party claims which arise out of, relate to or result from any act or omission of Subscriber, in each case whether or not caused in whole or in part by the negligence of Unite2Solve, or any other Indemnified Party, and whether or not the relevant claim has merit.