

Terms and Agreement

In registering and using the services of SSWAA.org, you are deemed to have read and agreed to the following terms and agreement:

SSWAA.org provides a collection of information pertaining to School Social Work and by using this website you are subject to the following TERMS & AGREEMENT. By using the Services of SSWAA.org in any way, you are agreeing to comply with the TERMS & AGREEMENT. In addition, when using particular SSWAA.org services, you agree to abide by any applicable posted guidelines for all SSWAA.org services, which may change at any time.

Should you object to any term or condition of the TERMS & AGREEMENT, any guidelines, or any subsequent modifications thereto or become dissatisfied with SSWAA.org in any way, your only recourse is to immediately discontinue use of SSWAA.org. SSWAA.org has the right, but is not obligated, to strictly enforce the TERMS & AGREEMENT through self-help, community moderation, active investigation, litigation and prosecution.

1. CHANGES TO TERMS & AGREEMENT

SSWAA.org reserves the right, at our sole discretion, to change, modify or otherwise alter these terms and conditions at any time. Any modification will become effective immediately upon the posting thereof. Please view agreement on a regular basis to keep yourself aware of any changes. **You can find the Terms & Agreement at:** <http://www.SSWAA.org.com/terms.asp>

2. PRIVACY STATEMENT

SSWAA.org is committed to protecting your privacy. This privacy policy sets out how SSWAA.org uses and protects any information that you give SSWAA.org when you use this website.

SSWAA.org is committed to ensuring that your privacy is protected. Should we ask you to provide certain information by which you can be identified when using this website, then you can be assured that it will only be used in accordance with this privacy statement. SSWAA.org may change this policy from time to time by updating this page. You should check this page from time to time to ensure that you are happy with any changes. **You can find the most recent Privacy Policy here:** <http://www.SSWAA.org.com/privacy.asp>

3. CONTENT

In agreeing to these Terms & Conditions you understand that all content posted on, transmitted or linked from the SSWAA.org, are the sole responsibility of the person from whom said content originated.

If you post content to SSWAA.org then you are entirely responsible for each individual item of content that you post, email or otherwise make available via the services of SSWAA.org. You

understand that SSWAA.org does not control, and is not responsible for content made available through the services of SSWAA.org, and that by using the services of SSWAA.org, you may be exposed to content that is offensive, indecent, inaccurate, misleading, or otherwise objectionable. You understand that Content available through the Services of SSWAA.org may contain links to other websites, which are completely independent of SSWAA.org. SSWAA.org makes no representation or warranty as to the accuracy, completeness or authenticity of the information contained in any such site. Your linking to any other websites is at your own risk. You agree that you must evaluate, and bear all risks associated with, the use of any content, that you may not rely on said Content, and that under no circumstances will SSWAA.org be liable in any way for any content or for any loss or damage of any kind incurred as a result of the use of any content posted, emailed or otherwise made available via the services of SSWAA.org. You acknowledge that SSWAA.org does not pre-screen or approve content, but that SSWAA.org shall have the right, but not the obligation in its sole discretion to refuse, delete or move any Content that is available via the services of SSWAA.org, for violating the TERMS & AGREEMENT or for any other reason.

4. MEMBERSHIP TERMS

The period of membership is for 12 consecutive months, beginning with the date of membership registration or renewal. Each party posting content to the services of SSWAA.org is responsible for said content and compliance with the TERMS & AGREEMENT. All fees paid will be non-refundable in the event that Content is removed from the Services of SSWAA.org for violating the TERMS & AGREEMENT.

5. CONFIDENTIALITY

SSWAA.org will never pass your information to unknown third parties. Any content posted by you is regarded as confidential and therefore will not be unknowingly divulged to any third party, other than except if legally required to do so to the appropriate authorities. We will not sell, share, or rent your personal information to any third party or use your e-mail address for unsolicited mail. We occasionally rent e-mail addresses or USPS addresses to professional publishers who are mailing catalogues, universities who conduct research and to other professional organizations that we think you might be interested in. If you do not wish to have your information shared with anyone, please be sure to “opt out” on your membership form or update your profile accordingly. Any emails sent by SSWAA.org will only be in connection with the provision of agreed services and products.

6. NO SPAM POLICY

Any unauthorized use of SSWAA.org computer systems is a violation of these Terms and certain federal and state laws. Such violations may subject the sender and his or her agents to civil and criminal penalties. SSWAA.org reserves the right to notify anyone who abuses the services of SSWAA.org that their account will be closed, suspended, removed from SSWAA.org.

7. SERVICE LIMITATIONS

By Agreeing to these TERMS & AGREEMENTS you recognize that SSWAA.org may establish limitations concerning use of the service. You agree that SSWAA.org has no responsibility or liability for the deletion or failure to store any Content maintained or transmitted by the Services of SSWAA.org. You recognize that SSWAA.org reserves the right at any time to modify or discontinue the Service with or without notice. You also agree that SSWAA.org shall not be liable to you or to any third party for any modification, suspension or discontinuance of the Services of SSWAA.org.

You also recognize that SSWAA.org has the right to delete or deactivate your account, block your email or IP address, or otherwise terminate your access to or use of the services of SSWAA.org, immediately and without notice, and remove and discard any Content generated by you, for any reason, if SSWAA.org believes you have acted in any way against these TERMS & AGREEMENTS.

8. AVAILABILITY

Unless otherwise stated, the services of SSWAA.org are intended for availability within the United States of America, or in relation to postings from the United States of America. All advertising is intended solely for the United States of America market. You are solely responsible for evaluating the fitness for a particular purpose of any downloads, programs and text available through this site. Redistribution or republication of any part of this site or its content is prohibited, including such by framing or other similar or any other means, without the express written consent of SSWAA.org. SSWAA.org does not warrant that the service from this site will be uninterrupted, timely or error free, although it is provided to the best ability. By using this service you thereby indemnify SSWAA.org, its employees, agents and affiliates against any loss or damage, in whatever manner, howsoever caused.

9. COMMUNICATION

We have several different e-mail addresses for different queries. These email addresses and other contact information, can be found on our Contact page here:

<http://sswaa.org/index.asp?page=76>

10. DISCLAIMER NOTICE

YOU AGREE THAT USE OF THE SSWAA.ORG SITE AND THE SERVICES OF SSWAA.ORG IS ENTIRELY AT YOUR OWN RISK. THE SSWAA.ORG SITE AND THE SERVICES OF SSWAA.ORG ARE PROVIDED ON AN "AS IS" OR "AS AVAILABLE" BASIS, WITHOUT ANY WARRANTIES OF ANY KIND. ALL EXPRESS AND IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT OF PROPRIETARY RIGHTS ARE EXPRESSLY DISCLAIMED TO THE

FULLEST EXTENT PERMITTED BY LAW. TO THE FULLEST EXTENT PERMITTED BY LAW, SSWAA.ORG DISCLAIMS ANY WARRANTIES FOR THE SECURITY, RELIABILITY, TIMELINESS, ACCURACY, AND PERFORMANCE OF THE SSWAA.ORG SITE AND THE SERVICE. TO THE FULLEST EXTENT PERMITTED BY LAW, SSWAA.ORG DISCLAIMS ANY WARRANTIES FOR OTHER SERVICES OR GOODS RECEIVED THROUGH OR ADVERTISED ON THE SSWAA.ORG SITE OR THE SITES OR SERVICE, OR ACCESSED THROUGH ANY LINKS ON THE SSWAA.ORG SITE. TO THE FULLEST EXTENT PERMITTED BY LAW, SSWAA.ORG DISCLAIMS ANY WARRANTIES FOR VIRUSES OR OTHER HARMFUL COMPONENTS IN CONNECTION WITH THE SSWAA.ORG SITE OR THE SERVICES OF SSWAA.ORG. Some jurisdictions do not allow the disclaimer of implied warranties. In such jurisdictions, some of the foregoing disclaimers may not apply to you insofar as they relate to implied warranties.

11. LIMITATIONS OF LIABILITY

UNDER NO CIRCUMSTANCES SHALL SSWAA.ORG BE LIABLE FOR DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES (EVEN IF SSWAA.ORG HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES), RESULTING FROM ANY ASPECT OF YOUR USE OF THE SSWAA.ORG SITE OR THE SERVICES OF SSWAA.ORG, WHETHER THE DAMAGES ARISE FROM USE OR MISUSE OF THE SSWAA.ORG SITE OR THE SERVICES OF SSWAA.ORG, FROM INABILITY TO USE THE SSWAA.ORG SITE OR THE SERVICES OF SSWAA.ORG, OR THE INTERRUPTION, SUSPENSION, MODIFICATION, ALTERATION, OR TERMINATION OF THE SSWAA.ORG SITE OR THE SERVICES OF SSWAA.ORG. SUCH LIMITATION SHALL ALSO APPLY WITH RESPECT TO DAMAGES INCURRED BY REASON OF OTHER SERVICES OR PRODUCTS RECEIVED THROUGH OR ADVERTISED IN CONNECTION WITH THE SSWAA.ORG SITE OR THE SERVICES OF SSWAA.ORG OR ANY LINKS ON THE SSWAA.ORG SITE, AS WELL AS BY REASON OF ANY INFORMATION OR ADVICE RECEIVED THROUGH OR ADVERTISED IN CONNECTION WITH THE SSWAA.ORG SITE OR THE SERVICES OF SSWAA.ORG OR ANY LINKS ON THE SSWAA.ORG SITE. THESE LIMITATIONS SHALL APPLY TO THE FULLEST EXTENT PERMITTED BY LAW. In some jurisdictions, limitations of liability are not permitted. In such jurisdictions, some of the foregoing limitation may not apply to you. **These terms and conditions form part of the Agreement between SSWAA.org and yourself. Your accessing of this website and/or undertaking of a posting, search or visit indicates your understanding, agreement to and acceptance, of the Disclaimer Notice and the full**

Terms and Agreement contained herein.

© SSWAA.org 2012 All Rights Reserved.