

CWSC CONSULTING SERVICES AGREEMENT

PLEASE READ CAREFULLY! THIS IS A LEGAL DOCUMENT THAT AFFECTS YOUR LEGAL RIGHTS!

This document includes a Hold Harmless Agreement, Release, and Waiver of Liability!

As an organization seeking consulting services from Community Wide Shuraa Conference, Inc. (CWSC) a registered North Carolina and federally tax exempt non-profit 501(c)(3), we understand and agree:

1. To read and accept this Agreement and the CWSC website terms and privacy policy.
2. Our organization will be listed in the CWSC *Model Communities National Resource Directory* (MCNRD).
3. Services are not provided under any employment agreement, but are provided by independent volunteers.
4. Our organization, as a requestor for and recipient of CWSC's services, will be responsible for determining when a background check is appropriate, confer directly with the volunteer consultant, and pay any expenses for such checks.
5. For and in consideration of receiving services under this agreement, we the undersigned, hereby agree on behalf of the organization and its agents and members, to protect and hold harmless CWSC, its officers, directors, employees, volunteers, consultants, representatives, agents, contractors, subsidiaries or affiliates and any persons in privity with any of them, from any and all liability, expenses, legal responsibility, claims, suits, actions, damages, or causes of action arising from any damage thereof, directly or indirectly caused by, resulting from, arising out of or occurring in connection with the provision of services under this agreement.
6. Any waiver and release provisions included in this document are intended to be as broad and inclusive as permitted by the laws of the State of North Carolina, and that any release shall be governed by and interpreted in accordance with the laws of the State of North Carolina. We also agree that in the event that any release clause or waiver provision is held to be invalid by any court of competent jurisdiction, the invalidity of such clause or provision shall not otherwise affect the remaining release provisions which shall continue to be enforceable.
7. In the event we have any claim or dispute with or against CWSC and/or its subsidiaries, or with any of their respective officers, members, employees, volunteers, and representatives (collectively, CWSC Parties), or if we are involved in any controversy arising out of or involving the respective Articles of Incorporation, By-Laws, or decisions of the CWSC, its governing body, teams and/or committees or other groups formed pursuant to its By-Laws we hereby agree to submit any such matter to final and binding arbitration, pursuant to the applicable provisions of the North Carolina General Statutes or Codes within one year of the time such matter arises. Any such disputes shall be resolved by an arbitrator mutually agreed upon between the relevant CWSC Parties, or such other person, as the case may be, and our organization.
8. If we cannot agree on an arbitrator, then each of us will nominate a Muslim to act as our nominee, and these nominees shall in turn select a third Muslim to act as the arbitrator of the dispute. We further agree that such arbitration shall be the exclusive forum for any such dispute. If any of the relevant CWSC Parties do not receive any written request for arbitration from us within one year of the date the dispute arose, we agree that we will have waived any right to raise a claim, in any form, arising out of such dispute. We further expressly agree that in arbitration, our exclusive remedy shall be:

a) To seek rescission of any act that we deem to have been wrongly undertaken by the relevant CWSC Parties, or such other person, as the case may be, or

b) To force the relevant CWSC Parties, or such other person, as the case may be, to perform tasks required of it under the Articles of Incorporation, By-Laws, and any effective resolutions.

9. We expressly waive any claims for damages, actual or punitive. The cost of the arbitration shall be borne by the losing party or in such proportion as the arbitrator shall decide. We understand that by executing this Arbitration provision, we waive our right to a trial by a judge and/or jury and we hereby expressly waive such right, except to enforce a legally binding arbitration decision.

10. Should any of the provisions of Arbitration be unenforceable, the remaining provisions shall remain in full force and in effect and shall be construed in the most favorable manner so that any dispute involving the parties is resolved by binding arbitration.

11. We understand and agree that this Agreement represents and expresses the complete agreement between the CWSC Parties and us regarding any acts or omissions of the CWSC Parties. We further agree that this Agreement may be modified in writing by CWSC and communicated via email and/or posting on the CWSC website at www.cwsc.us.

12. As an organization eligible for and/or receiving services from CWSC, we are in full agreement with all terms of this Agreement. If we do not agree, then we will not register to receive services from CWSC. Our acceptance and CWSC's acceptance of this Agreement are evidenced either by our organization's physical signature or electronically by a mandatory check box stating we have read, understand, and agree to receive services in accordance with this Agreement.

For questions about consulting services for your organization, please email CWSC at info@cwsc.us or call (910) 317-0297.