



Open Source Food Safety User Agreement

Welcome to Open Source Food Safety!

Thanks for visiting the Open Source Food Safety's website (hereinafter "opensourcefoodsafety.org") and being a part of the open-source food safety movement! Opensourcefoodsafety.org is a project maintained by Open Source Food Safety (hereinafter "We," "Us," "Our").

By Continuing Your use of Our services and website, You agree to and accept this agreement in full. If You disagree with this agreement or are unwilling to accept any part of this agreement, You must not use opensourcefoodsafety.org, comments, information, sample HACCP plans or any other related documents hosted on this site.

Opensourcefoodsafety.org and the comments, information, sample HACCP plans or any other related documents hosted on this site are intended to help You develop food safety protocols, procedures, and plans, but in no way, should be used as a substitute for personalized and verified protocols, procedures, and plan.



Fitness of Materials

YOU ARE AWARE AND THAT USE OF ANY OF THE COMMENTS, INFORMATION, SAMPLE HACCP PLANS OR ANY OTHER RELATED DOCUMENTS HOSTED BY OPEN SOURCE FOOD SAFETY DOES NOT MEAN YOUR FOOD SAFETY RESPONSE PROTOCOLS, PROCEDURES, AND PLANS ARE OR WILL BE APPROVED BY OR COMPLY WITH FDA OR OTHER REGULATORY REQUIREMENTS.

THESE WEBPAGES AND ACCOMPANYING COMMENTS, INFORMATION, SAMPLE HACCP PLANS, OR ANY OTHER RELATED DOCUMENTS ARE NOT INTENDED TO PROVIDE PROFESSIONAL FOOD SAFETY OR LEGAL ADVICE.



Copyright Notice

We are major proponents of the open-source movement. We aim to make food safety plans and information freely shareable, modifiable, and usable so that our food system can be safer and more inclusive by facilitating the spread of free information. We also recognize and respect intellectual property rights in copyright-protected works. We expect You to be responsible consumers of copyrighted materials. We also encourage You to educate Your peers on copyright compliance.

We will be unable to scan, upload and share any copyrighted work in violation of the law. Copyright law grants the creator of an original work certain exclusive rights over the work including, inter alia, its use, reproduction, and distribution. In general, copyright law applies to printed materials and visual and digital formats such as websites, streaming media, music downloads, mobile apps, CDs and DVDs.

By sharing any work with Us, You represent and warrant that, You own or otherwise control all necessary rights to reproduce and distribute copies of any such work.

We will respond expeditiously to notices of claimed copyright infringement and terminate users or account holders who are deemed "repeat copyright infringers." If You believe there may be a potential

copyright infringement of Your work or have any questions concerning copyright procedures, including fair use, please reach out to us at [info@opensourcefoodsafety.com].

Proper notice of claimed infringement must include: (i) physical or electronic signature of a person authorized to act on behalf of the owner of the infringed copyright; (ii) identification of the copyrighted work or works claimed to have been infringed; (iii) identification of the material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed; (iv) information reasonably sufficient to permit Us to contact the complaining party (e.g., their address, telephone number, or email address); (v) a statement that the complaining party has a good faith belief that use of the material is not authorized by the copyright owner; and (vi) a statement that information in the complaint is accurate and that the complaining party is authorized to act on behalf of the copyright owner.

User Content

You understand that You are solely responsible for Your Content. You represent and warrant that any such content, which You supply to Us through Our website or in relation to Our website, is true, accurate, current, complete and non-misleading. You represent and warrant that use of any such content (including derivative works) by Us, Our users, or others in contract with Us, and in compliance with this agreement, does not and will not infringe or any other intellectual property rights of any third party. We take no responsibility and assumes no liability for any content provided by You or any third party.

By posting Your Content, You grant us a non-exclusive, worldwide, royalty-free, irrevocable, sub-licensable, perpetual license to use, display, edit, modify, reproduce, distribute, store, and prepare derivative works of Your Content in any formats and through any channels, including across third-party website or advertising medium.

Creative Commons on Open Source Food Safety

We ask that You mark Your Content with a Creative Commons license. Creative Commons licenses provide a standard way for content creators, including You, to grant someone else permission to use their work. The ability to mark uploaded content with a Creative Commons license is available to all users. The Creative Commons CC0 1.0 Universal (CC0 1.0) license remains the default setting for all uploads.

By marking Your Content with a Creative Commons license, you are granting the entire Open Source Food Safety community the right to reuse, edit and share Your Content. Your Content will then be accessible for public viewing, commenting, downloading, sharing, revision and use.

Please understand that You may only mark Your Content with a Creative Commons license if it consists entirely of content licensable by You. Some examples of such licensable content are:

- Your originally created content
- Other content marked with a Creative Commons license
- Works already in the public domain



License

We hereby grant You a limited license to: (i) view pages from Our website in a web browser, (ii) download pages from Our website for caching in a web browser, (iii) print pages from Our website, and (iv) download and save content and material from Our website, subject to the other provisions of this disclaimer.

We reserve the right to restrict access to areas of Our website, or indeed Our whole website, at Our discretion; You must not circumvent or bypass, or attempt to circumvent or bypass, any access restriction measures on our website.



Acceptable Use

You must not, under any circumstances: (i) sell rent or sub-license material from Our website; (ii) use Our website in any way or take any action that causes, or may cause, damage to the website or impairment of the performance, availability or accessibility of the website; or (iii) use our website in any way that is unlawful, illegal, fraudulent or harmful, or in connection with any unlawful, illegal, fraudulent or harmful purpose or activity.

You must ensure that all the information You supply to Us through Our website, or in relation to Our website, is true, accurate, current, complete and non-misleading.



Additional Legal Notices

Limited Warranties

To the maximum extent permitted by applicable law, We exclude all representations and warranties relating to this agreement, our website, and the use of our website and any materials downloaded and/or accessed from our website.

We are not responsible for errors, omissions or deficiencies regarding the comments, information, sample HACCP plans, or any other related documents hosted on this site. Documents are available for download “as is” and without warranties of any kind, either expressed or implied, including, but not limited to, warranties of performance, merchantability, and fitness for a particular purpose. Although We will do Our best to keep this site fresh and up to date, We are not making a commitment in any way to regularly update the site and the accompanying information, comments, or documents. Responsibility for the interpretation and use of any and all documents and comments lies solely with You, the user.

We reserve the right to discontinue or alter any or all of our website services, and to stop publishing our website, at any time in our sole discretion without notice or explanation; and save to the extent expressly provided otherwise in this disclaimer, You will not be entitled to any compensation or other payment upon the discontinuance or alteration of any website services, or if we stop publishing the website.

Limitations and exclusions of liability

In no event shall We be liable for direct, indirect, special, incidental, exemplary or consequential damages (including, but not limited to, procurement of substitute goods or services; loss of use, data, or profits; or business interruption) however caused and on any theory of liability, whether in contract, strict liability, or tort (including negligence or otherwise) arising in any way out of the use of this site or accompanying information, comments, or documents even if advised of the possibility of such damage.

Third parties

Third parties' use of or acknowledgment of this site and its accompanying information, comments, or documents does not in any way represent that We endorses such third parties or expresses any opinion with respect to their statements.

Modification

We may revise this disclaimer from time to time and will notify You in any manner We sit fit, such as email to You or posting a notification of disclaimer modification on Our website. The revised disclaimer shall apply to the use of Our website from the time of publication of the revised disclaimer on the website.

Severability

If a provision of this disclaimer is determined by any court or other competent authority to be unlawful and/or unenforceable, the other provisions will continue in effect.

If any unlawful and/or unenforceable provision of this disclaimer would be lawful or enforceable if part of it were deleted, that part will be deemed to be deleted, and the rest of the provision will continue in effect.