



## **TERMS OF SERVICES**

### **GENERAL**

The web services provided by the Iowa Communities Assurance Pool (henceforward: ICAP or the Pool) are information services (henceforward: ICAP's information services), the use of which is subject to the following Terms of Service.

By accessing the Pool's information services and using their content, you acknowledge and agree you have read, understand and agree to the following terms of use. If you do not agree with these terms, please do not use the ICAP website or ICAP information services..

As used below, the terms "we", "us" and "our" refer to the Pool.

### **USE OF CONTENT**

ICAP's information services are for informational purposes only. The posting of content and access to ICAP's information services do not represent, either explicitly or implicitly, any provision of services or products by the Pool. Please contact ICAP directly with any questions or concerns regarding products or services afforded by or affiliated with the Pool.

### **NO OFFER**

Nothing included with or accessible on ICAP's information services should be interpreted as an offer or advice on investment, legal, insurance, tax or other matters. Where such advice is required, a professional should be consulted.

### **NO DUTY TO UPDATE**

While we endeavour to ensure all content provided by ICAP's information services is up-to-date, we do not warrant that said information is up-to-date, accurate or complete.

### **NO WARRANTY**

The content available through ICAP's information services, including, but not limited to, graphics, text, hyperlinks and/or references to other sites, is subject to alteration without prior notice and is provided "as is," without warranty of any kind.

We do not warrant the adequacy, accuracy, reliability or completeness of any information of ICAP's information services and expressly disclaim any liability for errors or omissions therein.

Further, we do not warrant the functions of ICAP's information services.

## **DISCLAIMER**

We expressly disclaim any liability, whether in contract, tort, strict liability or otherwise, for any damages arising out of - or in any way connected with - access or intended access of ICAP's information services. We further disclaim any liability related to your reliance on the content of ICAP's information services, or any failure of performance, interruption, defect, delay in transmission, computer viruses or other harmful components, or line or system failure associated with ICAP's information services, regardless of our knowledge thereof.

## **HYPERLINKED AND REFERENCED WEBSITES**

Certain hyperlinks or referenced websites in ICAP's information services may take you to third parties' websites, which are generally recognized by their top level domain name. Please note, in the event of a redirect, you visit such websites at your own risk, and with knowledge the sites' content has not been investigated or analyzed by us, the Pool. We do not warrant such websites and expressly disclaim any liability for their content.

By accessing ICAP's information services, you agree to abide by the proprietary guidelines applicable to any website accessed or hyperlinked through ICAP's information services.

## **RESERVATION OF RIGHTS**

We reserve the right to change, add to and/or remove portions of these terms, with or without notice at any time.

## **JURISDICTION, SEVERABILITY**

In the event any provision of these terms is held unenforceable, the validity or enforceability of the remaining provisions shall not be affected, and the unenforceable provision will be replaced with an enforceable provision that comes close to the intention underlying the unenforceable provision.