

TERMS OF USE AND DISCLAIMER

As colleges and universities plan their operations for the Fall 2020 semester and beyond, they will be considering the expected rate of transmission of COVID-19, potential responses and mitigating measures, and the resulting impact on their campuses and in their communities. This website (the “Website”) provides a tool intended to assist higher educational institutions as they form their expectations about COVID-19 transmission under various scenarios. The Website relies on statistical models and related techniques, as explained in the academic paper linked on the site’s home page. Users of the website should read the paper before using the tool.

The Website is shared in the spirit of research and academic inquiry and in the hope that it will be of benefit to college and university leaders. The Website’s developers cannot, however, guarantee the accuracy of the predictions or other data generated by the Website. As explained further below, the Website is provided on an “as is” basis, without any representations, warranties, or guarantees. To avoid any misunderstandings about the basis on which the Website is being made available, please carefully review the following Terms and Conditions and Disclaimer (“the Terms”), which define and establish the legal relationship between the Website’s developers and any end users. In the Terms, the individual creators of the Website and their respective individual employers, including Emory University, are referred to as the “Website Developers.” Anyone who uses, views, or otherwise interacts with the Website is referred to as a “User” or using the capitalized pronoun “You,” including, where appropriate, its possessive form “Your.” Any predictions, data, or other results generated by the Website are referred to as “Website Content.” The Website Developers are willing to make the Website available only in accordance with the Terms. If any of the Terms are not acceptable, You are not authorized to access or use the Website. By clicking the box below, You acknowledge and agree that the following Terms of Use and Disclaimer govern Your access to and use of the Website and any Website Content:

1. **Acknowledgments, Disclaimers, Release of Liability.** You acknowledge and agree as follows:

- a. The Website and any Website Content are made available for **informational purposes only**. The Website and Website Content make assumptions, rely on User input, and apply statistical and modelling techniques, as explained in the Website and the academic paper cited therein. The exact rate of COVID-19 transmission, the consequences of any particular measure or omission, and the other impacts of COVID-19 in a given community cannot be predicted with certainty.
- b. The Website and any Website Content have not received any regulatory or other governmental review, have not been reviewed by academic peers or any voluntary association, and have not otherwise been validated or verified.
- c. The Website and any Website Content do not and are not intended to recommend or reject any particular course of action. In particular, the Website and any Website Content are not a substitute for any medical care, advice, or treatment, and they do not in any way contravene, supersede, or otherwise modify any legal or regulatory requirements applicable to You. Your actions or omissions in response to the

COVID-19 pandemic and otherwise are Your sole responsibility and in Your sole discretion.

- d. The Website or Website Content may not enable You to accomplish Your objectives, may not take into account facts or circumstances relevant to Your situation, and may not otherwise be suitable for Your needs.
- e. The Website Content will depend, in part, on parameters and other input supplied by You, over which the Website Developers have no control.
- f. ACCESS TO AND USE OF THE WEBSITE AND ANY WEBSITE CONTENT ARE SOLELY AND COMPLETELY YOUR DECISION WITHOUT RELIANCE ON ANY REPRESENTATION OF ANY KIND BY THE WEBSITE DEVELOPERS. THE WEBSITE AND WEBSITE CONTENT ARE PROVIDED “AS IS”, WITHOUT ANY REPRESENTATIONS, WARRANTIES, OR GUARANTEES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NONINFRINGEMENT. ALL WARRANTIES ARE HEREBY EXPRESSLY DISCLAIMED.
- g. THE WEBSITE DEVELOPERS ARE NOT AND SHALL NOT BE HELD RESPONSIBLE OR LIABLE UNDER ANY THEORY OF LIABILITY FOR ANY USE OF THE WEBSITE OR WEBSITE CONTENT. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, YOU HEREBY RELEASE AND FOREVER DISCHARGE THE WEBSITE DEVELOPERS FROM ANY AND ALL CLAIMS, CAUSES OF ACTION, DAMAGES, INJURIES, OR OTHER ALLEGED LOSSES OR LIABILITY ARISING DIRECTLY OR INDIRECTLY FROM OR IN ANY WAY RELATED TO YOUR USE OF OR ANY RELIANCE ON THE WEBSITE OR WEBSITE CONTENT. YOU ASSUME AND ANY ALL RISK, RESPONSIBILITY, AND LIABILITY FOR YOUR USE OF AND ANY RELIANCE ON THE WEBSITE AND ANY WEBSITE CONTENT.

2. **Ownership, License.** All intellectual property interests in the Website and Website Content, including any rights arising under the law of patents, copyrights, trademarks, or trade secrets are owned by the Website Developers. The Website and Website Content are authorized for Your private, personal use for reference purposes. The availability of the Website and Website Content is not intended to grant any license or permission beyond the foregoing, and all other rights are reserved. Without limiting the foregoing, You are not authorized to display, reproduce, or distribute the Website and Website Content or to create derivative works based on the Website or Website Content.

3. **Modification, Withdrawal.** The Website Developers reserve the right to modify the Website or Website Content at any time, with or without notice. The Website Developers also reserve the right to discontinue and take down the Website and Website Content at any time, with or without notice.

4. **Additional Terms.** These Terms constitute the entire agreement and understanding between You and the Website Developers, and they supersede all prior representations, agreements, or other understandings. The Website Developers reserve the right to modify these Terms at any time, and such modifications shall become automatically effective as soon as they are made available on the Website. These Terms may not otherwise be modified or altered. If any part or parts of these Terms are held invalid or unenforceable, the remaining parts of these Terms will continue to be valid and enforceable. These Terms shall be governed by the law of the State of Georgia, without regard to its choice of law principles. Any dispute arising under these Terms or relating in any way to the Website or Website Content may be brought only in a court of competent jurisdiction in the State of Georgia, which shall be the exclusive forum and venue for any such disputes.

By clicking "Continue" below, You hereby accept all of the above terms.