

iVoteBallot

Terms of Service

Effective Date: February 8, 2023

1. Who May Use the Services:

The iVoteBallot.com (“Services”) is owned and operated by AccouNetrics, and our Services are available for use only if you agree to enter into a binding contract agreement with iVoteBallot and you are not prohibited from receiving these services according to any laws of your current or previous jurisdictions. In some states are permitting preregistration for individuals under the age of 18 years old, which allows them to participate in a democratic elections preregistration procedures prior to reaching the age of 18 years old. And, once an individuals’ reaches the age of 18 years old than those individuals are eligible to cast their iVoteBallot’s votes online in all States and Federal elections. However, to use these Services, you must be at least 18 years old. And, if you are using these Services on the behalf of a company, organization, government, or other legal entity for which, you are warranted by law, you must confirm that you have the legal authority to do so, and you must have legal authority to bind such entity to these Terms. In this case, the terms “you” and “your” refer to such legal entity.

2. Privacy:

Our Privacy Policy (<https://www.iVoteBallot.com/privacy>) outlines how we manage and utilize your personal data information in a cryptographic dataset algorithm in which, you have provided to us when using our Services. By using our Services, you have given us, your consent and you have agreed to your personal data collection, use, and transfer of your personal data information to the United States or our other legal destined countries for storage, processing, and use by iVoteBallot and its affiliates, as described in our Privacy Policy.

3. Content on Services:

You are accountable for your usage of our iVoteBallot’s Services and your Contents, you have shared with us must ensure it complies with to all applicable laws, regulations, and rules. You must be mindful when you are sharing Contents with us, it is important to only provide us with materials for which, you are comfortable with others accessing or making public.

When you are using or relying on any Content or materials obtained through our Services, you are at your own risk. And, iVoteBallot does not endorse, support, represent or guarantee the completeness, truthfulness, accuracy, or reliability of any Content or communications posted via to our Services or any opinions expressed through our web application or blog. By using our Services may result in exposure to potentially offensive, harmful, inaccurate, or inappropriate Contents, or even postings that have been mislabeled or misleading. Please keep in mind of the originators' Content creators constitutional rights to posts their Contents and their democratic First Amendment rights to exercise their free speech that sometime goes unchecked and their Contents should have been measure from a scientific law application jurisdictional research in court environment test. Thus said, those originators' Content creators are solely responsible for its accuracy and contents. And, iVoteBallot does not have an authoritative rights to monitor or control those originators' Content creators posts onto our Services and, therefore, we cannot take responsible for such, originators' Content creators posts.

In order to maintain a safe and lawful platform, iVoteBallot reserves the rights to remove any Content that breaches the iVoteBallot's User Agreements, such as intellectual property infringements, copyright, trademark violations, impersonations, illegal activities, unlawful conducts, threats, or harassments, and breaches to the National Security Clearances and Apparatuses. And, additional information on specific iVoteBallot's policies and reportings or appealing violations can be found in our Help Center, localhost:3001/views/view_helpcenter.html.

If you believe that your Content has been copied in a manner to which infringes on your copyrights, please report it by visiting our Help Center's Copyrights form localhost:3001/views/view_helpcenter.html or contacting our designated copyrights agent at the following address:

iVoteBallot
Attn: Copyrights Agent
2501 Chatham Road
Suite N
Springfield, Illinois 62704
Report: localhost:3001/views/view_helpcenter.html
Email: helpcenter@iVoteBallot.com

a. Your Rights and Grant of Rights to the iVoteBallot's Contents:

- I. As a user of the iVoteBallot's Services, it is important for you to review, understand, and abide by the iVoteBallot's Rules and Policies, which are a part of iVoteBallot's User Agreements, and we have legally outlined any illegal and prohibited activities on our Services. And, your use of our Services must be in accordance with these Terms and all relevant laws, rules, and regulations.

Please note to which, our Services are constantly evolving, and we reserve the rights to change our Services or any features within our Services at any time, at our discretion. We may also temporarily or permanently discontinue providing our Services, limit user and storage, remove or refuse to distribute any Content on/from our Services, limit distribution or visibility of any Content, suspend or terminate any users, and reclaim users' email addresses and reinstate users' passwords without any liability to you.

As a conditions for iVoteBallot granting you access to and use of our Services, you agree to all iVoteBallot, as well as our partners third-party services providers including all Secretary of States, Department of Motor Vehicles to place some promotional advertisements on our Services or in connection with the display of any Content or provide information from our Services, whether submitted by you or another legal entity. And, you have also agreed to not to misuse our Services by interfering with them or accessing them using any method other than iVoteBallot web application interface and instructions. Furthermore, you do not have any rights, or you do not have our legal permission to:

- 1) reverse engineer,
- 2) decompile, or
- 3) disassemble

our iVoteBallot web application software, unless applicable law expressly permits, you to do so, and you must not access or attempt to access:

- 1) iVoteBallot non-public areas of our Services,
- 2) iVoteBallot's computer systems, or
- 3) iVoteBallot technical delivery systems of our third-party services providers including all Secretary of States, Department of Motor Vehicle databases.

You also cannot:

- 1) probe,
- 2) scan, or
- 3) test

the vulnerability of any iVoteBallot's system or network, access or search our Services by any means other than through the currently available published interfaces provided iVoteBallot web application. You cannot forge any information in a[n]:

- 1) emails
- 2) postings, or
- 3) interfere with or

- 4) disrupt the access of any user, host, or networks.

We reserve the rights to:

- 1) access,
- 2) read,
- 3) preserve and
- 4) disclose

any information we reasonably believe is necessary for compliance with applicable:

- 1) laws,
- 2) enforcement of Terms,
- 3) addressing fraud,
- 4) security,
- 5) National Security Clearance verifications,
- 6) technical issues,
- 7) responds to user support requests from the Help Center, and
- 8) protection of users' and the public rights, property, and safety.

And, you personal data information will not be disclosed to any third parties in accordance with our iVoteBallot's Privacy Policy.

Please be aware that some of our services or features offered by iVoteBallot may come with an additional Terms and Conditions which will become part of our agreement with you. If you use or pay for those services. If there are any conflict between these Terms as well as, the additional Terms, the additional Terms will apply while you use those iVoteBallot's Services.

If you user paid features of our iVoteBallot's Services, you must agree to the Terms for Paid Services. If you user our Developers' features of our Services, including iVoteBallot for Website, iVoteBallot Cards, or Sign in with iVoteBallot, you must agree to the Developer Agreement and Developer Policy. If you wish to:

- 1) reproduce,
- 2) modify,
- 3) create derivative works,
- 4) distribute,
- 5) sell,
- 6) transfer,
- 7) publicly display,
- 8) publicly perform,
- 9) transmit, or
- 10) otherwise, user our Services or Content on the iVoteBallot's Services,

you must follow the interfaces and instruction provided by iVoteBallot, unless permitted through our iVoteBallot's Services, and these Terms, or the Terms provided on the developer website. If you are a security researcher, you must comply with the rules of the iVoteBallot Research Report Program.