Legal Notices

The Counselor’s Choice Awards® (CCA) reserves the right to a) reject any entry; b) withhold awards in any category; c) reassign a product to a different category and/or d) change criteria without notice.

The CCA does not engage in any counseling services or mental health therapy or take responsibility for how therapeutic tools and services endorsed by the CCA are used.

The CCA does not take responsibility for the actions taken by counselors or facilities which it endorses or the actions of the reviewers at any point.

The CCA holds no responsibility for the actions or claims made about the products and services it endorses made by the reviewers, owners, users, or customers of the items and services.

The CCA is not responsible for the loss, damage, or return of any material submitted to the program.

Results of product evaluations will not be released. Products submitted to the CCA program will not be returned. Application fees will not be refunded.

By the submission of the online application and evaluation samples, Applicant agrees to the following:

Applicant company, or it’s duly authorized representative, certifies that all information submitted in the application form is true.
Applicant understands and agrees that the CCA has the right to grant or not grant awards in its sole and absolute discretion, which Applicant agrees not to challenge in any forum or setting, whether public or private.

Applicant certifies that each item that it submits to the CCA complies with all mandatory and voluntary safety standards. Applicant understands and agrees that: (a) any review that the CCA conducts will be limited solely to the guidelines and general criteria outlined herein for the sole benefit of the CCA; and (b) the CCA’s review, analysis, commentary, and/or the grant of an award shall under no circumstances be deemed to constitute any opinion, representation, or warranty as to the safety of the products by any at the CCA, its officers, trustees, directors, agents and employees.

Applicant agrees to indemnify, defend, and hold harmless the CCA as well as all of its officers, trustees, directors, agents, employees, successors and assigns, from and against any and all Damages and Claims.

“Damages and Claims” are understood and agreed to mean: (a) damages caused by products submitted to the CCA; and (b) claims, demands, causes of action, debts, liabilities, losses or costs (including but not limited to lawyers’ fees and costs), however designated, that relate to the products Applicant has submitted to the CCA and/or any awards granted by the CCA to the Applicant.

Under no circumstances shall the CCA be liable to any party on account of use of the items submitted. Such limitation of liability shall apply to prevent recovery of direct, indirect, incidental, consequential, special and exemplary damages, arising from any of use of the products submitted.

Applicant certifies to the CCA that its submission does not infringe upon any other party’s intellectual property rights.

The CCA does not make any claim that your submission will be accepted or recognized by the CCA.

The CCA does not give refunds of donations or money submitted for the application review process at any time.

By submitting the online application, Applicant agrees to be bound by the Counselor’s Choice Image Use Policy, should you be a recipient of an award.

Applicant acknowledges that CCA may use evaluation samples as social media contest prizes.

If you have any questions about these legal notices, please contact us.