

Privacy and Refund Policies

REFUND POLICY

Online donations to the ministry of St. Rita Church (The “Church”) are considered to be Non-Refundable unless specifically offered. The Refund Policy for specific events is determined according to the nature of the event. The event refund policy is posted within the registration form. If you (The “Users”) have any questions about this Refund Policy please contact us at stritasclarklake@gmail.com or 517-592-5470

PRIVACY POLICY

APPLICATION OF PRIVACY POLICY:

St. Rita Church (The “Church”) is committed to ensuring the privacy of all personal information submitted by you (“The Users”) through The Church’s website (The “Website”). We make it a priority to honor The Users’ privacy and confidentiality. Information given by The Users’ consent including (but not limited to) online surveys and retreat registrations will only be used by The Church.

PERSONAL INFORMATION:

The church will collect general information about The Users, such as your name, address and contact details so The Church can contact The Users. The Church may also collect this and other types of personal information during the course of dealing with The Users, for example, when The Users wish to obtain goods or services from The Church, when The Users register for conferences or events and when The Users participate in The Church’s activities or complete other forms.

The Website may use “cookies” to collect small pieces of data that are sent to and stored on The User’s computer. “Cookies” are used to determine which portions of The Website were viewed and for remembering login information.

The Church will not collect any personal information about visitors to The Website except when they knowingly provide it.

When The Users make a donation to The Church or register for an event that requires payment, the transaction is handled by a third party registration software (The “Application”). The Website and/or The Application will prompt The Users to provide the necessary information. The Church, The Website provider and The Application provider do not sell or rent The Users’ personal information to other entities for marketing purposes unless The Users have granted them permission to do so.

USE OF INFORMATION AND DATA:

We use the information The Users provide for the purpose for which it was originally collected, for example, to respond to The Users email or to provide the programs or services The Users request. The Church may also use this information to help us improve the content and functionality of our Website, to better understand the needs and interests of The Users of The Website and to improve our programs and services.

CONSENT:

By accessing The Website and/or using The Application, The Users consent to the collection, use, disclosure, storage and processing of their information in accordance with this Privacy Policy.

CHANGES TO PRIVACY POLICY:

The Church may amend or update this Privacy Policy from time to time with or without notice to The Users. The Users agree to be bound by the Privacy Policy that is in effect at the time they access The Website or use The Application.

PROTECTION OF PERSONAL INFORMATION:

The Church takes precautions—including administrative, technical, and physical measures—to safeguard The Users' personal information against loss, theft and misuse, as well as against unauthorized access, disclosure, alteration and destruction.

The Website may also contain links to the websites of unrelated third parties. The Church is not responsible for the content or privacy practices employed by any third party website that has a link to or from The Website. The User will need to contact the provider of any such third party website directly or review the information on that website to determine what practices, policies and procedures apply before disclosing any personal information.

RETENTION:

The Church will retain The Users' personal information for the period necessary to fulfill the purposes outlined in the Privacy Policy unless a longer retention period is required or permitted by law.

TERMS AND CONDITIONS

Use of the Website—By accessing the website, you warrant and represent to the website owner that you are legally entitled to do so and to make use of information made available via the website.

Trademarks—The trademarks, names, logos and service marks (collectively "trademarks") displayed on this website are registered and unregistered trademarks of the website owner. Nothing contained on this website should be construed as granting any license or right to use any trademark without the prior written permission of the website owner.

External links—External links may be provided for your convenience, but they are beyond the control of the website owner and no representation is made as to their content. Use or reliance on any external links and the content thereon provided is at your own risk.

Warranties—The website owner makes no warranties, representations, statements or guarantees (whether express, implied in law or residual) regarding the website.

Disclaimer of liability—The website owner shall not be responsible for and disclaim all liability for any loss, liability, damage (whether direct, indirect or consequential), personal injury or expense of any nature whatsoever which may be suffered by you or any third party (including your company), as a result of or which may be attributable, directly or indirectly, to your access and use of the website, any information contained on the website, you or your company's personal information or material and information transmitted over our system. In particular, neither the website owner nor any third party or data or content provider shall be liable in any

way to you or to any other person, firm or corporation whatsoever for any loss, liability, damage (whether direct or consequential), personal injury or expense of any nature whatsoever arising from any delays, inaccuracies, errors in, or omission of any share price information or the transmission thereof, or for any actions taken in reliance thereon or occasioned thereby or by reason of non-performance or interruption, or termination thereof.

Conflict of terms—If there is a conflict or contradiction between the provisions of these website terms and conditions and any other relevant terms and conditions, policies or notices, the other relevant terms and conditions, policies or notices which relate specifically to a particular section or module of the website shall prevail in respect of your use of the relevant section or module of the website.

Severability—Any provision of any relevant terms and conditions, policies and notices, which is or becomes unenforceable in any jurisdiction, whether due to being void, invalidity, illegality, unlawfulness or for any reason whatever, shall, in such jurisdiction only and only to the extent that it is so unenforceable, be treated as void and the remaining provisions of any relevant terms and conditions, policies and notices shall remain in full force and effect.

Applicable laws—Use of this website shall in all respects be governed by the laws of the state of Michigan, U.S., regardless of the laws that might be applicable under principles of conflicts of law. The parties agree that the Michigan courts located in Jackson County, Michigan, shall have exclusive jurisdiction over all controversies arising under this agreement and agree that venue is proper in those courts.