



## Terms of Service - Do More 24

**By registering to participate in Do More 24 as a “Participating Nonprofit,” you are agreeing to the following Terms and Conditions:**

- 1) You Certify that your organization is currently classified by the IRS as a 501(c)(3) nonprofit.
- 2) You Certify that your organization has a physical presence or major programming in the Washington, DC metropolitan region.
- 3) You Certify that you, individually, are authorized to operate on behalf of the nonprofit.
- 4) You understand and agree that donations placed through domore24.org and designated to your organization will be paid out to your organization less a 9% administrative fee, which covers credit card processing and other expenses, unless the donor agrees to cover those fees on your behalf.
- 5) Failure to abide by any of these terms and conditions may result in your organization being denied access as a Participating Nonprofit and/or being denied login permissions to the system.
- 6) All decisions regarding eligibility to participate in Do More 24 are at the sole discretion of United Way of the National Capital Area.
- 7) All artwork, copyrights and trademarks of Do More 24 are the property of United Way of the National Capital Area and may not be used by participating nonprofits for any purpose other than promoting the 2024 Do More 24 campaign without written permission.
  - a. Participating nonprofits, upon being approved to participate, receive a non-exclusive, non-transferable and time-limited right to use these intellectual properties.
  - b. Such use is permitted solely for the purpose of promoting donations through the domore24.org web platform. All other uses are expressly forbidden. For the purposes of clarity, use of these United Way of the National Capital Area properties to drive donations through any other platform or any other method of giving is not permitted.





8) Participating Nonprofit acknowledges that domore24.org (the “Website”) is powered by Neon One and as a result, the Participating Nonprofit agrees for itself and on behalf of its officers, directors, agents and other personnel that:

a. It will be bound by the then-current version of Neon One’s Terms of Use found at <https://neonone.com/termservice/> (“Terms of Use”) and that its continued use of the Website features and functionality is the Client’s agreement to any modifications or changes to the Terms of Use that Neon One may make from time to time;

b. It has read and understood Neon One’s Privacy Policy found at <https://neonone.com/privacypolicy/>, as it may be updated from time to time, and that it will maintain all personal Donor and User information (as defined in the Terms of Use) as confidential and it will honor the requests of such persons with regard to the use, or non-use, of their personal information, including, but not limited to, adhering to any opt-out or unsubscribe requests.

*Copyrighted 2024*