

TERMS OF USE

WEBSITES: CLEARHUE.com, CLEARVIEWTINT.com and CLEARVIEWRVA.com

Clear View Window Tinting, LLC, DBA / Clear View Window Film Solutions® WEBSITES AND SPECIFICATIONS CONTENT DETAILS
TERMS OF USE AGREEMENT

Any User ("User") accessing the Clearhue.com, Clearviewtint.com and ClearviewRVA.com websites (the "Websites"), which are owned and operated by Clear View Window Tinting, LLC ("Clear View") and/or using any Specification and/or Content Details, collectively referred to herein as the "Content") by accessing the Websites shall hereby agree to the following Clear View Websites and "Content" Terms of Use Agreement ("Agreement") as a condition for being able to access the Websites and use and access "the Content":

1. BACKGROUND. Clear View operates Websites that includes manufacturer specifications for use in word-processing format and are for Users' building needs, e.g. construction, architectural and other such businesses, by facilitating the location, selection, and specification of suitable Clear View products, content and services.

2. TITLE.

The entire title, ownership rights and all intellectual property rights in and to Clear View Websites and the "Content", including without limitation, all images, html and text, remains with Clear View. This Agreement is not a sale and nothing contained herein will be deemed to grant User any right, title or interest in, or to, the intellectual property rights in the Websites and "Content". All materials contained on, or accessible from, the Websites, including without limitation, the Content, are the copyrighted property of Clear View.

3. GRANT.

User is permitted to view and download material from the Websites as long as the use of such material does not compete with Clear View or misrepresent Clear View's connection to the material. User is granted permission to access the Websites and is permitted to use the "Content"

only for the limited purpose of preparing construction specifications and documents as authorized in this Agreement. User shall not reproduce, adapt, distribute, display or publish "Content" without Clear View's explicit permission. User shall not use the Websites and/or "Content" to create or provide content for third parties or that can be linked to or framed by other websites in any way.

4. TERMINATION.

Clear View reserves the right to terminate this Agreement at any time. Permission to use the Websites and/or "Content" will terminate immediately if User breaches any of the terms of this Agreement. Upon termination, User must discontinue all use of the Websites and/or Specifications.

5. LEGAL DISCLAIMER

AS A CONDITION FOR BEING ALLOWED TO USE AND ACCESS THE WEBSITES, USERS ARE HEREBY SPECIFICALLY AGREEING TO ACCEPT AND ABIDE BY THE FOLLOWING LEGAL DISCLAIMER. IF YOU HAVE ANY QUESTIONS REGARDING THIS LEGAL DISCLAIMER, PLEASE CONTACT Darin Martin Jr using the CONTACT FORM ON THE WEBSITES BEFORE CONTINUING YOUR USE OF THE WEBSITES.

(A) DISCLAIMERS OF WARRANTIES:

THE PRODUCTS, OFFERINGS, CONTENT AND MATERIALS ON THIS WEBSITE ARE PROVIDED "AS IS" AND WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED. CLEAR VIEW DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, TITLE, COMPATIBILITY, SECURITY, ACCURACY OR NON-INFRINGEMENT. NEITHER CLEAR VIEW, ANY OF OUR AFFILIATES, OR ANY OUR OR THEIR RESPECTIVE LICENSORS, LICENSEES, SERVICE PROVIDERS OR SUPPLIERS WARRANT THAT THE WEBSITES OR ANY FUNCTION CONTAINED IN THE WEBSITES WILL BE UNINTERRUPTED OR ERROR-FREE, THAT DEFECTS WILL BE CORRECTED, OR THAT THE WEBSITES OR THE SERVERS THAT MAKE THE WEBSITES AVAILABLE ARE FREE OF

VIRUSES OR OTHER HARMFUL COMPONENTS. ANY PRODUCT, OFFERING, CONTENT OR MATERIAL DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE WEBSITES IS DONE AT USER'S SOLE RISK AND USER WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO USER'S COMPUTER SYSTEM OR LOSS OF DATA THAT RESULTS FROM THE DOWNLOAD OF ANY SUCH PRODUCT, OFFERING, CONTENT OR MATERIAL. NEITHER CLEAR VIEW, ANY OF OUR AFFILIATES, NOR ANY OR OUR OR THEIR RESPECTIVE LICENSORS, LICENSEES, SERVICE PROVIDERS OR SUPPLIERS WARRANT OR MAKE ANY REPRESENTATIONS REGARDING THE USE OF THE RESULTS OF THE USE OF THE PRODUCTS, OFFERINGS, CONTENT AND MATERIALS IN THIS WEBSITE IN TERMS OF THEIR CORRECTNESS, ACCURACY, RELIABILITY OR OTHERWISE.

All specifications represent the applicable information available at the time of its publication. Individual manufacturers reserve the right to change their information from that which is used on this website at any time without any notice to users. Latest updates regarding changes or modifications to individual specifications may be obtained by contacting the manufacturer and/or its website. Neither CLEAR VIEW nor its affiliates, respective licensors, licensees, or service providers make any representations regarding the use of the results of the products, offerings, content and material in this website in terms of correctness, accuracy, reliability or otherwise. FURTHER, PLEASE NOTE THAT NO ADVICE OR INFORMATION, OBTAINED BY USER FROM OUR PERSONNEL OR THROUGH THE WEBSITES SHALL CREATE ANY WARRANTY NOT EXPRESSLY PROVIDED FOR IN THIS AGREEMENT.

(B) EXCLUSION OF DAMAGES AND RELEASE FROM LIABILITY. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL ARCAT OR ITS AFFILIATES BE LIABLE FOR ANY TYPE OF DAMAGES, SUCH AS SPECIAL, INCIDENTAL, PUNITIVE, INDIRECT OR CONSEQUENTIAL DAMAGES, INCLUDING BUT NOT LIMITED TO, LOST REVENUE, LOST PROFITS, REPLACEMENT GOODS, LOSS OF TECHNOLOGY, RIGHTS OR SERVICES, LOSS OF DATA, OR INTERRUPTION OR LOSS OF USE OF SERVICE OR

EQUIPMENT, THAT MAY BE SUSTAINED BY USER OR BY ANY OTHER THIRD PARTY ARISING FROM OR RELATED TO USER ACCESS TO THE WEBSITES AND/OR USER USE OF THE "CONTENT", EVEN IF CLEAR VIEW WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, AND WHETHER SUCH DAMAGES ARISE UNDER THEORY OF CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY OR OTHERWISE. BY USING THE WEBSITES USER HEREBY, ON BEHALF OF USER AND USER HEIRS AND REPRESENTATIVES, SPECIFICALLY RELEASE CLEAR VIEW, ITS AFFILIATES AND THEIR OFFICERS, DIRECTORS AND EMPLOYEES FROM ANY AND ALL LIABILITY FOR ANY OF THESE DAMAGES THAT YOU MAY SUSTAIN.

6. LIMITATIONS OF LIABILITY AND REMEDIES.

NOTWITHSTANDING ANY DAMAGES THAT USER MIGHT INCUR FOR ANY REASON WHATSOEVER (INCLUDING, WITHOUT LIMITATION, ALL DAMAGES REFERENCED ABOVE AND ALL DIRECT OR GENERAL DAMAGES), THE ENTIRE LIABILITY OF ARCAT AND ITS AFFILIATES UNDER ANY PROVISION OF THIS AGREEMENT AND USER'S EXCLUSIVE REMEDY FOR ALL OF THE FOREGOING SHALL BE LIMITED TO THE AMOUNT ACTUALLY PAID BY YOU, IF ANY, TO ACCESS THE WEBSITES. THE FOREGOING LIMITATIONS, EXCLUSIONS AND DISCLAIMERS SHALL APPLY TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, EVEN IF ANY REMEDY FAILS ITS ESSENTIAL PURPOSE.

7. GOVERNING LAW.

This Agreement is governed and shall be construed in accordance with the internal laws of the Commonwealth of Virginia, and any action arising out of or in any way connected with this Agreement shall be brought only in Federal or State Court in Virginia.

8. Acceptance of Terms

By using and visiting the www.Clearhue.com, www.Clearviewtint.com and www.ClearviewRVA.com websites, user is confirming the acceptance and willingness to abide by all of the terms of this Agreement and any amendments hereto. If user does not accept any of the terms of this Agreement, as amended from time to time, then please

discontinue the user use of this website. The terms of this Agreement may be amended by Clear View from time to time, so please review this Agreement periodically to confirm the user acceptance of the most recent version.