

Website Terms of Use Agreement

This website terms of use agreement applies to all Called II Account, LLC site visitors

The website <https://www.called2account.com> is owned and operated by Called II Account, LLC.

Our postal address is: PO Box 3495 Saginaw, MI 48605

Other ways to reach us via email: info.called2acct@gmail.com or telephone: (989) 992-9086

Please read these terms carefully:

BY ACCESSING, VIEWING OR USING THIS SITE, YOU ACKNOWLEDGE THAT YOU HAVE READ, UNDERSTAND, AND AGREE WITH THESE TERMS. IF YOU DO NOT WISH TO BE BOUND BY THESE TERMS, PLEASE DO NOT USE THIS SITE.

“Terms of Use”

This website “Website,” which we own and maintain provides users with access to an online collection of information and certain online services, known collectively as “The Call Services” and “Let’s Talk Money: Hidden Figures & Common Cents,” all of which are offered by Called II Account, LLC. The terms “we,” “us,” and “our” refer to Called II Account, LLC. The terms “you” and “your,” refer to visitors of this website and/or past, present, and future Called II Account, LLC clients.

“Limited License, Site Access, and Use of Website”

As a service for current and prospective clients of Called II Account, LLC, the public may utilize this website for informational purposes of company, to schedule appointments for services, and to contact us for questions. Any material made available on this website is related to the services we provide our clients and should be used as such. The Website contains button items, graphics, images, logos, pictures, text, works of authorship, and other content. The website may also provide access to certain proprietary software to be used to navigate the functionality offered through the Website’s “Software.”

Except as otherwise stated, the content and software found within this Website belonging to us and/or third parties is copyrighted and protected by U.S. and International Copyright laws. We do not warrant that your use will not infringe rights of third parties. The Company name, logos, servicemarks, trademarks, and other intellectual property on the Website, whether registered or not, are our property or their respective licensors/owners. In complying with all applicable laws, you agree that you will not use any logos, servicemarks, trademarks or other intellectual property from this Website without our prior written authorization. Accordingly, you must not reproduce or redistribute any content or material from our website for any purpose, without our consent and prior approval.

We grant you a limited license to access the Website but not to copy, extract, download, upload, sell, store for subsequent use, modify or exploit any portion of it (including but not limited to audio, logos, proprietary information, images, trademarks, or service marks) directly or indirectly without our written consent. You may not post, transmit, use defamatory, threatening, obscene, harassing language, communication or other unlawful behavior; solicit, advertise, or utilize other forms of direct/indirect method of marketing; encourage illegal activity of any kind or disclose unauthorized use of PII belonging to others, or communicate any material subject to copyright, servicemark, trademark, or other laws which protect materials or data of others in the absence of a valid license or other proprietary rights.

Any unauthorized use of this Website terminates the limited license and site access as granted by us. In other words, by accessing this website, you are agreeing to be bound by these terms of use and agree to comply with any applicable laws and regulations that govern proper use. Failure to accept and agree to the Terms of Use is grounds for your prohibited use of the Website or any Content within.

Called II Account, LLC may immediately discontinue, suspend, terminate or block access to the site at any time at our discretion if warranted.

“Electronic Communications and Electronic Signatures”

You agree to be bound by any affirmation, assent, or agreement you transmit through Called II Account’s website, including but not limited to any consent you give to receive communication or information through electronic transmission. You agree that when you click on an “I agree,” “I consent,” “Send,” “Submit” or another similar worded “button” or field, you agree to consent and such transaction will be deemed legally equivalent to your handwritten signature and will be legally binding and enforceable.

“Use of Client Testimonials”

Called II Account, LLC provides testimonials as a means for clients to share their personal experiences of services received. The clients and testimonials that appear on this website are real and produced verbatim, except for correction of grammatical, typing errors, or in cases where length has been addressed for site purposes. In no way are clients paid or bribed to provide testimonials or share their experiences with Called II Account, LLC. The testimonials are never intended to make claims that every client will share the same experience, though we strive to offer optimal service to all clients (past, present and prospective).

“The Agreement”

The Terms of Use and Privacy Statement constitute an “Agreement” between you and our company in connection with your use of this Website and the Contents, Services, and Software therein. This Agreement shall be admissible in any judicial or administrative proceeding related to this agreement as any other business document or file generated for the record in printed form. The agreement and usage of this Website is solely for individuals 16 years of age or older living and/or conducting business in the United States of America. Any use of the Website or agreement for services outside of the United

States is prohibited. If you access this site from outside the United States, you will be responsible for compliance with all local and state laws and agree to submit to personal and exclusive jurisdiction of state and/or federal courts within the Eastern District of Michigan located in Bay City, Michigan for any disputes with Called II Account, LLC arising out of your prohibited use of this site.

By submitting online inquiry requests, emails or texts you consent to receive communications from us electronically in the same manner or alternative method. You agree that all electronic agreements, disclosures and/or notices satisfy any communication that may otherwise occur if face to face.

You understand and agree that your use of the website is predicated upon your waiver of any right to sue directly or participate in a class action for any damages resulting from your use of the website or any services provided. We will not be liable for any direct or indirect, incidental or premeditated damages of any kind from your use or inability to use the website, or services provided for that may be adjusted. **Called II Account, LLC makes no representations, warranties, or assurances as to the accuracy, currency, or completeness of the content contained on this website or any sites linked to our name. All site content is provided "as is" without express or implied warranty of any kind. In no event shall Called II Account, LLC or any of its affiliates be liable for any damages including punitive damages for loss of profits, business interruption, loss of information, loss of goodwill, personal injury, illness, work stoppage, or death arising out of the use of or inability to use our services – even if Called II Account, LLC has been advised of the possibility of such loss or damage. To the greatest extent possible, each provision within the Terms of Use shall be interpreted to be valid and enforceable under applicable law.** If any provision is deemed invalid or unenforceable under law, it shall be deemed modified to meet the standards applicable to be rendered valid and enforceable under applicable law. If remodification is not permitted, the validity and enforceability of other provisions within these Terms will remain.

"Indemnification"

You agree to indemnify, defend, and hold harmless Called II Account, LLC, its affiliates, agents, employees, officers, contractors, and licensors from and against any and all claims and expenses, including reasonable attorney fees, arising out of or related in any way to your use of the site, violation of this Agreement, violation of any law or regulation, or violation of any proprietary or privacy right.

"Modifications"

We reserve the right to modify these Terms of Use without notice. You are encouraged to review the site's Term of Use periodically for updates. Called II Account, LLC does not assume any obligation to notify you of changes to this Agreement. Any modifications made will be effective on the date they are posted on the website and will remain effective until terminated or updated by us.

If you have any questions about the Terms of Use, prior to using the Website, please email us at: info.called2acct@gmail.com or write to us at: Called II Account, LLC PO Box 3495 Saginaw, MI 48605.

Last Updated: July 20, 2020