



INDEMNIFICATION

You assume full responsibility for the content and artwork of the advertisement submitted to Kids Enabled, LLC. and warrant that the content and artwork are your original creations, or you have obtained the rights to use the content and/or artwork from the author(s) of the same, and do not infringe the rights of any third parties. You agree to indemnify and hold Kids Enabled, LLC, our officers, directors and agents from and against any and all claims brought against us and/or them for running the advertisement and for all costs incurred by us and/or them in defending and/or settling such claims, including attorney's fees. We reserve the right to refuse to publish any advertisement, and if we do we will refund the advertising fee you have paid to us and the contract will then be cancelled.

CHOICE OF LAW

This agreement is to be interpreted under the laws of the State of Georgia. Any disputes between us must be resolved solely by mediation or arbitration in the city or town where we are based in accordance with the rules of the American Arbitration Association.

DISPUTE RESOLUTION

In the event of any dispute you bring under this agreement, our refunding the total amount you've paid to us will fulfill any obligation we have to you in law or equity. Our refunding this amount to you will then cancel this agreement. If we cancel this agreement for any reason, neither party will then have any further obligation under this contract to the other.

ENTIRE AGREEMENT

This agreement constitutes the entire understanding of the parties, and revokes and supersedes all prior agreements between the parties, and is intended as a final expression of their agreement. It shall not be modified or amended except in writing signed by the parties hereto and specifically referring to this agreement.

LIT935414.1