The following terms and conditions (these “Terms of Use”) are entered into between You (“User”) and Children's Dream Adventures, Inc. (“CDA”, “we”, “us”, “our”). These Terms of Use govern your access to and use of supportcda.org, including any content, functionality, and services offered on or through supportcda.org (the “Website”). By using the Website, you accept and agree to be bound and abide by these Terms of Use and our Privacy Policy. If you do not agree to the Terms of Use and Privacy Policy, you may not access or use the Website.

Description of Service

CDA currently provides users access to an extensive number of resources, including, but not limited to, public forums, health and medical content, financial literacy content, job postings, vocational training content, online tools, calendaring, email, to-do lists, bookmarks, other personalization features, book/publication offerings, and various communication tools (the “Service”).

CDA assumes no responsibility or liability for the timeliness, deletion, mis-delivery or failure to store any user communications or personalization data or settings. All such risks shall be borne by you.

Change and Access to the Website

CDA reserves the right to review, improve, amend, or change the Website or the Service at our discretion and without notice. CDA will not be liable if, for any reason, all or any part of the Website is unavailable at any time or for any period.

To access some of the resources the Website offers, User may be asked to provide certain registration details and information. Those who register are responsible for the security and confidentiality of their own user ID, password, and other related information. You acknowledge that your account is personal to you and agree not to provide any other person with access to the Website using your information. You agree to notify us of any unauthorized access to the Website or related breach of security. AGE REQUIREMENT: You must be at least 18 years old, or the age of legal majority in your jurisdiction of residence, to participate in the raffles and/or sweepstakes.

Usage of Content

The Website and its entire contents, features, and functionality (including, but not limited to, text, graphics, logos, button icons, images, and audio clips, as well as the design, selection, and arrangement thereof) are owned by the Children's Dream Adventures, Inc., and may not be copied, reproduced, transmitted, displayed, performed, distributed, sublicensed, altered, stored for subsequent use, or otherwise used in whole or in part in any manner without CDA’s prior written consent, except that the user may make such temporary copies in a single computer’s RAM and hard drive cache as are necessary to browse the website. The contents of the Website are further protected under United States and international copyright, trademark, patent, trade secret, and other intellectual property or proprietary rights laws.

The Terms of Use permit User to use the Website for personal and non-commercial activity only. A user may also make a single copy of a reasonable amount of the content displayed on any page, so long as it is not used for further reproduction, publication, or distribution. Any provided desktop, mobile, or other application for download on the Website may be downloaded a single time solely for your own personal and non-commercial use. Any appropriate use of content available from the Website must not remove any trademarks, copyright, or any other notice contained in such content.

If you print, copy, modify, download, or otherwise use or provide any other person with access to any part of the Website in breach of the Terms of Use, your right to use the Website will end immediately and you must, at our discretion, return or destroy any copies of the materials you have reproduced. No right, title, or interest in or to the Website or any content on the Website is transferred to you, and all rights not expressly granted are reserved by CDA. Any use of the Website not expressly permitted by these Terms of Use is a breach of said Terms of Use and may violate copyright, trademark, or other such laws.

**Linking Information**

CDA permits and encourages hyperlinks and text links to material on the Website provided User does so in a way that is fair, legal, and does not damage or take advantage of the reputation of the CDA. The Website may provide certain social media features that enable you to link from your own site to certain resources on the Website, send e-mails or other communications with certain content found on the Website, or allow limited portions of information to be displayed on your own or on certain third-party websites. Any linking must conform with certain practices, including, but not limited to: Any text-only link must clearly be marked, “Children's Dream Adventures” The appearance, position, and other aspects of either the link or the host website may not be such as to damage or dilute the goodwill associated with the CDA name and trademarks. The appearance, position, and other aspects of either the link or the host website may not create the false appearance that an entity other than CDA is associated with or sponsored by CDA. The link, when a user interacts with it, must display this Website full-screen and not within a “frame” of the linked website.

CDA reserves, in its sole discretion, the right to revoke its consent for linked material at any time and without notice.CDA is not responsible for the information or materials contained on a host site to which the Website is linked. Linking to the Website is intended to be for convenience of reference only and is not intended to be used as an endorsement by CDA of either the organization or individual hosting the website, nor as a warranty of any type regarding the hosting website or its contents. Content Standards User understands that all information, data, text, photographs, graphics, messages, or other materials (“Content”) present on the Website and publicly viewable is the sole responsibility of the person from which such content originated.

CDA does not bear any risk or liabilities for such Content that you personally upload, post, e-mail, transmit, or otherwise affiliate with the Service. Content must, in its entirety, comply with all applicable federal, state, local, and international laws and regulations. You agree that any Content submitted through the Service or on the Website does not:

Contain information that infringes on any patent, trademark, trade secret, copyright, or other proprietary right of any party.

Make available any unsolicited or unauthorized advertising, promotional materials, “junk mail,” “spam,” “chain letters,” “pyramid schemes,” or any other form of solicitation that may cause annoyance, inconvenience, embarrassment, alarm, or needless anxiety to any other person.

Contains any material that is defamatory, obscene, indecent, abusive, offensive, harassing, violent, hateful, inflammatory, or otherwise objectionable. Promote sexually explicit or pornographic material, violence, or discrimination based on race, sex, religion, nationality, disability, sexual orientation, or age.

Contain any material likely to deceive any person, including giving the false impression that they emanate from or are endorsed by a certain person or entity or an actual impersonation of any person or entity, including, but not limited to, an CDA official, forum leader, guide, or host, or otherwise falsely state or misrepresent your affiliation with a person or entity.

Advocate, promote, or assist in any illegal activity or unlawful act.

Contain any information regarding candidates for public office, political parties, or elections of office-holders.

Contain software viruses or other computer code, files, or programs designed to interrupt, destroy, or limit the functionality of any computer software, hardware, or telecommunications equipment. Disrupt or negatively affects a user’s ability to engage in real time exchanges and interactions with the Website or the Service. Harvest, collect, and/or store personal data about other users.

Violate the legal rights (including the rights of publicity and privacy) of others or contain material that could give rise to civil or criminal liability under applicable laws and regulations, or that otherwise conflicts with these Terms of Use and our Privacy Policy.

Social Media Sites As part of the Service, the Website may also provide links to officially monitored and curated social media channels that also display CDA Content. User’s use of these linked CDA social media channels is also subject to these Terms of Use, as well as the Terms of Use of the social platform from which you access this Content.

CDA social media channels, including but not limited to, the Facebook pages for Children's Dream Adventures, CDA's Instagram account, CDA's YouTube channel, and CDA's LinkedIn Page.   Through these social media accounts, CDA hopes to be able to spread this information in a convenient way and foster open and respectful dialogues on issues and topics regarding foster kids and grieving children.

CDA reserves all rights relating to the company’s social media channels, including, but not limited to: Adding, removing, or modifying any content; Blocking harassing and disruptive users; Discontinuing any of our social media channels at any time.

CDA does not warrant that the information on these social media channels is complete, reliable, useful, or otherwise accurate. Do not rely solely on the information presented on these social media platforms or other CDA programs. Further, CDA does not create nor control any opinions or statements expressed by others within its social media channels, including those that Follow, Like, re-Tweet, re-post, or otherwise share CDA content therein, nor does any similar action undertaken by CDA concerning another user’s content constitute an endorsement of that user. The Website may also have links to social media accounts concerning CDA events and programs, but these are not created or operated by CDA staff members, and any Content on these social media accounts are not considered to be endorsed by CDA.

User Submissions and Content By submitting Content to any part of the Website or via the Service where such Content is viewable to the public, User agrees that such submissions are non-confidential and non-proprietary for all purposes. By providing any such submission, any material will be deemed and remain the property of CDA.

You represent and warrant that the owner of such Content has expressly granted CDA a royalty-free, perpetual, irrevocable, world-wide non-exclusive license to use, reproduce, display, modify, publish, edit, translate, distribute, perform, and create derivative works from Content in any media or medium, form, or forum known of hereafter developed.

You represent and warrant that you own and control all rights to such submissions and have the right to grant the license to us and our licensees, successors, and assigns, and that all contributions do, and will, comply with these Terms of Use.

You understand and acknowledge you are responsible for any contributions you submit and you, not CDA, have full responsibility for such content, including its legality, reliability, accuracy, and appropriateness. Monitoring, Enforcement, and Termination of Content CDA has the right (but not the obligation) to refuse, move, edit, or delete any Content that is available on via the Service or on the Website at their sole discretion, for any or no reason.

User acknowledges and agrees that CDA may take any action we deem necessary or appropriate if we believe Content violates the Terms of Use, including, but not limited to, infringing any intellectual property right, threatening the personal safety of users to the Website or the public, or if it potentially creates liability for the company. CDA may take appropriate legal action for any illegal or unauthorized use of the Website or the Service. CDA has the right to fully cooperate with law enforcement authorities or court order directing or requesting us to disclose your identity or information or preserve Content posted by you in relation to relevant legal action.

YOU WAIVE AND HOLD HARMLESS ACS FROM ANY CLAIMS RESULTING FROM ANY ACTION TAKEN BY CDA DURING, OR AS A CONSEQUENCE OF, A LEGAL INVESTIGATION BY EITHER ACS OR LAW ENFORCEMENT AUTHORITIES.

In its sole discretion, CDA has the right to terminate, restrict, or suspend your account and access to the Website and the Service for any or no reason, including, but not limited to, for lack of use or if CDA believes you have violated the Terms of Use. You agree that any termination of your ability to access the Website or use the Service may be done without prior notice and acknowledge that CDA may immediately deactivate or delete your account and all related information and files in your account, as well as bar further access to such files or the Service. CDA shall not be liable to you or any third party for any termination of your access to the Service.

CDA, however, cannot guarantee it reviews all material before it is posted on the Website or through the Service, and cannot ensure prompt removal of objectionable material after it has been posted. Accordingly, we assume no liability for any action or inaction regarding any transmissions, communications, or material provided by any user or third party. We have no liability or responsibility to anyone for performance or nonperformance of the activities described in this section.

Copyright Infringement Content available on the Website or through the Service may include material provided by or received from third parties. CDA does not permit the use of content on its websites that infringes on the trademark or copyrights of others and will remove any such content if properly notified of such violation in accordance with the procedure set forth below. To notify CDA of alleged copyright or trademark infringement on any CDA affiliated website, send a written communication to the designated agent for such claims at the following address: Children's Dream Adventures, Inc.

PO Box 55068

Saint Petersburg, FL 33732

info@supportcda.org

In your notice, please provide ALL of the following information (as required by 17 U.S.C. §512 (c)(3)):

i. A physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

ii. Identification of the copyrighted work claimed to have been infringed, or, if multiple copyrighted works at a single online site are covered by a single notification, a representative list of such works at that site.

iii. Identification of the material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled, and information reasonably sufficient to permit the service provider to locate the material.

iv. Information reasonably sufficient to permit the service provider to contact the complaining party, such as an address, telephone number, and, if available, an electronic mail address at which the complaining party may be contacted.

v. A statement that the complaining party has a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law.vi. A statement that the information in the notification is accurate, and under penalty of perjury, that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

Upon receiving the above information, CDA will promptly investigate and take appropriate action, then notify you of the undertaken action at the provided contact address.

Privacy Statement

For information on how we use and collect User information when visiting the Website or using the Service, please see our Privacy Policy. By using the Website, you consent to all actions taken by us with respect to your information in compliance with the Privacy Statement.

General Practices Regarding Use and Storage

User acknowledges that CDA may establish general practices and limits concerning use of the Website and the Service, including limiting the number of days e-mail messages and other uploaded content is retained by the website, the maximum number of e-mails received by an account, the maximum disk space allotted on servers for an account, and the maximum duration for which an account can be accessed. You acknowledge that CDA has no responsibility or liability concerning the deletion or failure to store any messages maintained or transmitted by the Website servers. You acknowledge CDA has the right to deactivate accounts that are inactive for an extended period of time. Endorsements

User acknowledges that the opinions and recommendations contained in the Website are not necessarily those of the CDA or likewise endorsed by CDA. All statements and opinions expressed in these materials, as well as all articles and responses to questions and other content, save content expressly provided by CDA, are solely the opinions and the responsibility of the person or entity providing those materials.

The Website may provide links to other sites which are not under the control of CDA. These links are provided for convenience and reference only and are not intended as an endorsement by CDA. We are not responsible or liable to you or any other third party for the content, usefulness, or accuracy of any material provided by a third party. Any reliance you place on such information is strictly at your own risk.

**Disclaimers**

User acknowledges that the information in the Website is provided “as is” and for general information only. It is not intended as financial advice and should not be relied upon as a substitute for professional consultation with a qualified Certified Public Accountant and/or financial advisor.

**THE WEBSITE, AND ALL DATA, INFORMATION, MATERIALS, CONTENT, USER CONTENT, REFERENCE SITES, SERVICES, OR APPLICATIONS MADE AVAILABLE THROUGH THE WEBSITE, ARE PROVIDED “AS IS” OR “AS AVAILABLE,” WITHOUT ANY WARRANTIES OF ANY KIND, EITHER EXPRESSED OR IMPLIED. NEITHER ACS NOR ANY PERSON ASSOCIATED WITH ACS WARRANTS ANY MATERIAL ON THE WEBSITE WITH RESPECT TO COMPLETENESS, SECURITY, RELIABILITY, QUALITY, ACCURACY, OR AVAILABILITY. FURTHERMORE, NEITHER ACS NOR ANY PERSON ASSOCIATED WITH ACS REPRESENTS OR WARRANTS THAT THE WEBSITE AND ITS CONTENT WILL BE AVAILABLE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS, THAT DEFECTS WILL BE CORRECTED, OR THAT ANY SERVICES OR ITEMS OBTAINED THROUGH THE WEBSITE WILL OTHERWISE MEET YOUR NEEDS AND EXPECTATIONS.CDA WILL NOT BE LIABLE FOR ANY LOSS OR DAMAGE CAUSED BY A DISTRIBUTED DENIAL-OF-SERVICE ATTACK, VIRUSES, OR OTHER TECHNOLOGICALLY HARMFUL MATERIAL THAT MAY AFFECT YOUR COMPUTER OR ASSOCIATED COMPUTER EQUIPMENT DUE TO YOUR USE OF THE WEBSITE OR OF ANY SERVICES OR ITEMS OBTAINED OR DOWNLOADED BY USING THE WEBSITE, OR ANY WEBSITE LINKED TO IT. YOU ARE RESPONSIBLE FOR MAINTAINING AND IMPLEMENTING SUFFICIENT SAFEGUARDS TO SATISFY YOUR OWN PARTICULAR REQUIREMENTS FOR ANTI-VIRUS PROTECTION AND DATA RECOVERY.CDA HEREBY DISCLAIMS ALL WARRANTIES OF ANY KIND, INCLUDING BUT NOT LIMITED TO ANY WARRANTY OF ACCURACY, COMPLETENESS, CURRENCY, RELIABILITY, MERCHANTABILITY, NON-INFRINGEMENT, OR FITNESS FOR A PURPOSE, OR ANY WARRANTY THAT THE WEBSITE, OR THE SERVER THAT MAKES IT AVAILABLE, IS FREE OF VIRUSES OR OTHER HARMFUL ELEMENTS, AND SUCH WARRANTIES ARE EXPRESSLY DISCLAIMED.THE FOREGOING DOES NOT AFFECT ANY WARRANTIES THAT CANNOT BE EXCLUDED OR LIMITED UNDER APPLICABLE LAW.**

**Limitation of Liability**

**IN NO EVENT WILL CDA, NOR ITS OFFICERS, DIRECTORS, EMPLOYEES, OR VOLUNTEERS BE LIABLE FOR DAMAGES (INCLUDING ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES), OF ANY KIND ARISING OUT OF OR RELATED TO YOUR ACCESS OF, USE OF, OR INABILITY TO ACCESS OR USE, THIS WEBSITE OR OTHER WEBSITES TO WHICH IT LINKS (INCLUDING THIRD-PARTY MATERIALS). THIS INCLUDES, BUT IS NOT LIMITED TO, INFORMATION OR MATERIALS VIEWED OR DOWNLOADED FROM THIS WEBSITE OR ANOTHER LINKED WEBSITE THAT APPEAR TO YOU OR ARE CONSTRUED BY YOU TO BE OBSCENE, OFFENSIVE, DEFAMATORY, OR INFRINGING ON YOUR INTELLECTUAL PROPERTY RIGHTS. IN NO EVENT WILL ACS OR THIRD PARTIES THAT CONTRIBUTE INFORMATION TO THE WEBSITE BE LIABLE TO YOU OR ANYONE ELSE FOR ANY DECISION OR ACTION TAKEN BY YOU IN RELIANCE OF SUCH INFORMATION, EVEN IF WE HAVE BEEN ADVISED OF OR ARE AWARE OF THE POSSIBILITY OF THESE DAMAGES.THE FOREGOING DOES NOT AFFECT ANY LIABILITY THAT CANNOT BE EXCLUDED OR LIMITED UNDER APPLICABLE LAW.**

**Indemnification**

User agrees to indemnify, defend, and hold harmless CDA and its affiliates, licensors, and service providers, as well as their respective officers, directors, employees, contractors, agents, licensors, suppliers, successors, and assigns from and against any claims, judgments, damages, expenses, losses, or liabilities arising out of or relating to your violation of the Terms of Use or your use of the Website, including, but not limited to, user submissions and any use of the Website’s material and services outside what has been expressly authorized in the Terms of Use.