

Embrace the Child ®, Ltd
RE: Website
Privacy Terms and Conditions

This website and all content are published by Embrace the Child, Ltd., Copyright © 2024 by Embrace the Child, Ltd. All rights reserved. Embrace the Child®, Making the Connection®, and other brands are federally registered, state registered trademarks and/or common law trademarks of Embrace the Child, Ltd. Certain content may be authored and copyright of affiliate, Dr. Stacy Sue Rosello, OTR/L, where indicated and is published on this site with permission. Other attributions are applicable where indicated.

This website “www.stacysuerosello.com Website” (this “**Website**”) is provided by Embrace the Child, Ltd, 121 Brookside Blvd. Pittsburgh PA, 15241, USA (“**ETC**”). Your access to, and use of, this Website confirms your understanding and agreement with the terms and conditions contained in this document (this “**Agreement**”). These terms and conditions are not permitted to be modified by any ETC representatives except in a physical writing physically signed by both parties.

The term “**you**” (including, but not limited to, formatives thereof, such as “your”, and “yours”) means you, the person accessing this document, as well as any persons accessing or using this Website under your control, supervision, equipment, connection and/or authority. The term “**Website**” includes but is not limited to all functionality arising from or related to this Website, including, but not limited to, such as any electronic mail facility and/or any purchase facility. Certain Website functionality may be identified in this Agreement that is not yet provided by ETC, but shall be applicable if and to any extent provided in the future.

Entire Agreement.

You acknowledge that this Agreement is the final, complete and exclusive statement of the entire agreement between This Agreement supersedes any prior and contemporaneous proposals, purchase orders, advertisements, representations, and all other communications, whether oral or written, regarding use of this Website and the materials on this Website. No terms or conditions, other than those contained in this Agreement, and no other agreement or understanding which in any way modifies or changes the terms and conditions hereof, shall be binding unless executed in writing by the parties for such purpose.

Use.

You represent and warrant that: (i) you guarantee the usage arising from, related to or through this Website, including, but not limited to, any usage by your staff, associates, family or others to the same extent as if you performed the actions performed by any of the foregoing; (ii) you shall indemnify and hold ETC harmless in the event that this Website is used in any unauthorized manner; (iii) you shall not bypass or otherwise attempt to bypass any restrictions or passwords associated with this Website or content accessed or used by or through this Website; (iv) this Website shall be used only for lawful purposes, and it shall not be used as a means to commit or attempt to commit a crime, tort, invasion of privacy, harassment, breach of contract or other unlawful activity; (v) you are at least eighteen (18) years of age; (vi) you are permitted to have access to materials that may be related to you, your child, family or family life or that may be triggering for emotional or psychological distress or wellbeing in nature, and you hereby agree to indemnify and hold ETC harmless for such access; (vii) you are solely responsible for all hardware and software necessary for your access this Website; (viii) this Website shall not be used, directly or indirectly, for the purpose of “spamming” harassment, violation of any law, or sending unsolicited mass transmissions or multiple postings in a manner which, to the extent such facilities are provided by ETC, and determined to such in ETC's sole discretion, including to be abusive, offensive, and inappropriate; (ix) you are solely responsible full compliance with all applicable statutes, regulations, ordinances and other laws that govern the direct, indirect or downstream use or intended use of this Website.

Access by ETC.

You agree that ETC has the right to monitor your use of this Website electronically and to disclose any information as necessary to satisfy any law, regulation or other governmental request (including, but not limited to, whether informal requests of authorities, or formal requests, such as legal process, subpoena,

search warrant or court order), to operate the system properly, to protect itself or its subscribers, or otherwise. You shall indemnify and hold ETC harmless from such monitoring and disclosure. ETC reserves the right to refuse to post or to remove any information or materials, in whole or in part, that, in its sole discretion, are unacceptable, undesirable, or are believed to be in violation hereof. You hereby authorize ETC, and hereby appoint ETC, as your attorney-in-fact to take any action necessary or appropriate to comply with any statutes, regulations, ordinances or other laws, user policies and/or industry-standard organizational or governing bodies, including, but not limited to the ICANN and its successor(s), and hereby release ETC from liability for any such acts. Except for certain products and services for which ETC is expressly and specifically identified by ETC as being itself the author, manufacturer, or authorized representative, all merchandise, content, information and services offered or made available or accessible on the Internet or use of this Website are so offered or made available or accessible by third parties who are not affiliated with ETC or its affiliates ("**Third-Party Materials**"). ETC makes no endorsements, representations and/or warranties regarding Third-Party Materials. You are solely responsible to "block" or otherwise prevent inappropriate access or content.

No Warranties.

YOU ASSUME TOTAL RESPONSIBILITY AND RISK FOR THE USE OF THIS WEBSITE. THIS WEBSITE AND ANY INFORMATION AND/OR MERCHANDISE CREATED, PURCHASED, ACCESSED AND/OR OBTAINED THEREBY (INCLUDING, BUT NOT LIMITED TO, "THIRD-PARTY MATERIALS"), ARE RECEIVED AND/ARE USED BY YOU ON AN "AS IS" AND "AS AVAILABLE" BASIS, WITH ALL FAULTS, AND WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF TITLE, NON INFRINGEMENT OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE. Notwithstanding anything herein to the contrary: i) ETC does not represent or warrant the successful delivery of any electronic mail, or that such electronic mail will remain private or in its original form or format; ii) ETC reserves the right, and ETC is hereby specifically and expressly authorized by you, to delete, to archive or to otherwise remove information and/or data of any nature from access and/or use from anyone, including, but not limited to, you, if any claim is made that there is a direct or indirect improper use of this Website, and ETC shall have no duty to investigate the merits of any such claim prior to taking such action. ETC necessarily uses the services of third-party vendors, including, but not limited to, telecommunication companies. The terms of this Agreement are necessarily subject to and limited to the terms and conditions of ETC agreements with such third-party vendors. You assume the risk that that access may be permanently or temporarily suspended, terminated, or otherwise adjusted, with or without notice, in the event that your use is unacceptable at any time by such third-party vendors.

NEITHER ETC NOR ITS EMPLOYEES, AGENTS, REPRESENTATIVES OR AFFILIATES MAKE ANY EXPRESS OR IMPLIED WARRANTIES, REPRESENTATIONS OR ENDORSEMENTS WHATSOEVER ARISING FROM, RELATED TO OR IN CONNECTION WITH THIS WEBSITE. IT IS SOLELY YOUR RESPONSIBILITY TO EVALUATE THE ACCURACY, COMPLETENESS AND USEFULNESS OF ALL INFORMATION AND THE QUALITY AND MERCHANTABILITY OF ALL MERCHANDISE, PROVIDED THROUGH THIS WEBSITE OR OTHERWISE ON THE INTERNET. NEITHER ETC NOR ITS EMPLOYEES, AGENTS, REPRESENTATIVES OR AFFILIATES WARRANT THAT: A) ACCESS TO THIS WEBSITE OR USE THEREOF, WILL BE UNINTERRUPTED OR ERROR FREE; B) THAT A CONNECTION CAN OR WILL BE ESTABLISHED; C) THAT INFORMATION OR DATA OF ANY NATURE WILL REMAIN PRIVATE; OR D) THAT ANY INFORMATION, SOFTWARE OR OTHER MATERIAL ACCESSIBLE BY OR THROUGH THIS WEBSITE IS FREE OF VIRUSES, WORMS, TROJAN HORSES OR OTHER HARMFUL COMPONENTS. ETC NECESSARILY USES THE SERVICES OF THIRD-PARTY VENDORS, INCLUDING, BUT NOT LIMITED TO, TELECOMMUNICATION COMPANIES. THE TERMS HEREOF ARE NECESSARILY SUBJECT TO AND LIMITED TO THE TERMS AND CONDITIONS OF ETC AGREEMENTS WITH SUCH THIRD-PARTY VENDORS. YOU ASSUME THE RISK THAT YOUR USE OF THIS WEBSITE MAY BE TERMINATED OR OTHERWISE ADJUSTED, WITHOUT NOTICE, IN THE EVENT THAT SUCH USE IS UNACCEPTABLE AT ANY TIME BY SUCH THIRD-PARTY VENDORS.

UNDER NO CIRCUMSTANCES SHALL ETC, THE COMPANY, OR ITS EMPLOYEES, AGENTS, REPRESENTATIVES OR AFFILIATES BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES THAT RESULT IN ANY WAY INCLUDING, BUT NOT

LIMITED TO, FROM YOUR USE OF OR INABILITY TO USE THIS WEBSITE OR YOUR RELIANCE ON OR USE OF INFORMATION, SERVICES OR MERCHANDISE PROVIDED ON OR THROUGH THIS WEBSITE, OR THAT RESULT FROM MISTAKES, OMISSIONS, INTERRUPTIONS, DELETION OF FILES, ERRORS, DEFECTS, DELAYS IN OPERATION, OR TRANSMISSION, OR ANY FAILURE OF PERFORMANCE. YOU HEREBY INDEMNIFY ETC, ITS EMPLOYEES, AGENTS, REPRESENTATIVES AND AFFILIATES FROM AND AGAINST ALL ACTIONS, CLAIMS, SUITS, DEMANDS, DAMAGES, LIABILITIES, LOSSES, COSTS AND EXPENSES ARISING OUT OF, RELATED TO, OR IN ANY WAY CONNECTED WITH YOUR USE OF THIS WEBSITE AND/OR ACCESS TO THE INTERNET. IN NO EVENT SHALL ETC'S MAXIMUM LIABILITY EXCEED ANY FEE ACTUALLY PAID BY YOU FOR THIRTY (30) DAYS OF USE OF AND ACCESS TO THIS WEBSITE OR THE FEE FOR THE LICENSE, WHICHEVER IS LESS. NEITHER PARTY SHALL BE LIABLE FOR ANY FAILURE TO PERFORM ANY OBLIGATIONS DUE TO CAUSES WHICH ARE BEYOND THEIR CONTROL AND OF A NATURE WHICH NEITHER HAS THE AUTHORITY OR POWER TO REMEDY. NOTWITHSTANDING ANYTHING HEREIN TO THE CONTRARY, IN NO EVENT SHALL ETC'S LIABILITY BE GREATER THAN THE COST OF ANY FEE PAID FOR THE PRODUCT OR SERVICE AT ISSUE.

Trademarks; Service Marks; Copyright.

Unless otherwise indicated by the context, the marks used by ETC are trademarks and/or service marks of ETC. All other references are marks of their respective owners and bear no relationship to ETC. ETC may reference business affiliates on this Website, but any such references are not endorsements. This Website, and its content, is subject to the protection of the copyright laws of the United States and other countries. You may not reproduce any part of this Website, including, but not limited to, pictures and graphic images, without the prior written permission of ETC. Anything sent to ETC arising from your use of this Website may be used without liability and for any purpose without compensation or attribution to you or the sender and ETC may reproduce, sublicense, transfer, use, disclose, exhibit, display, transform, create derivative works and distribute such content or materials to others without limitation; this includes but is not limited to any information (including, without limitation, ideas contained therein for new or improved products and services) you submit to or through this Website (including, but not limited to, bulletin boards, forums and newsgroups) or by e-mail by all means and in any media now known or hereafter developed. ETC will not use your name in connection with submitted materials and other information in connection with all advertising, marketing and promotional material related thereto unless you provide signed and written consent to ETC. You agree that you shall have no recourse for any alleged or actual infringement or misappropriation of any proprietary right in your communications to this Website. Domestic and international copyright and trademark laws protect the entire contents of this Website. YOU MAY NOT MODIFY, DECOMPILE, COPY, REPRODUCE, REPUBLISH, UPLOAD, POST, TRANSMIT, OR DISTRIBUTE, IN ANY MANNER, THE MATERIAL ON THIS WEBSITE, INCLUDING BUT NOT LIMITED TO TEXT, GRAPHICS, CODE AND/OR SOFTWARE.

Do Not Rely on Articles for Advice; Services/Prices Subject to Change.

Any articles or information, including, but not limited to, those explaining commercial issues, technical issues, legal issues or other subject matter are introductions only and not intended to contain advice upon which you may or should rely. Such materials are not intended to replace the advice of a properly engaged qualified professional who has examined your particular circumstances. ETC makes no representation that articles or information provided by or through this Website are or remain accurate, up-to-date, or are appropriate for your situation. Any services and prices identified on or through this Website are subject to change without notice; some products and services are not available in all areas. ETC does not assume any legal liability or responsibility for the accuracy, completeness, or usefulness of any information, apparatus, product, or process disclosed by use of by or through this Website.

ETC DOES NOT OFFER MEDICAL ADVICE AND NOTHING ON THIS WEBSITE IS MEDICAL ADVICE. ALL INFORMATION MUST BE VERIFIED WITH A PHYSICIAN AND THERAPIST. YOU ARE SOLELY RESPONSIBLE TO DETERMINE IF ANY PRODUCTS OR SERVICES OFFERED BY OR THROUGH THIS WEBSITE ARE APPROPRIATE FOR YOUR PERSONAL CIRCUMSTANCES, INCLUDING WITH THE ASSISTANCE OF APPROPRIATE MEDICAL ADVICE.

No Endorsement; No Opinion of Quality; Privacy.

Reference to any client, specific or general commercial products, process whatsoever, or any of the foregoing by trade name, trademark, manufacturer, or otherwise, does not constitute or imply endorsement, recommendation, or preference by ETC. Any views, statements and opinions expressed herein, by ETC or users of this Website, do not necessarily state or reflect those of ETC, and shall not be used for advertising or product endorsement purposes. You consent to monitoring of this use by system or security personnel. No representation or warranty is made that message intended to be delivered by or through this system will be private or delivered to the proper party. You waive any right to privacy in and to the information which you convey by or through this Website.

Privacy Policy.

EXCEPT AS OTHERWISE EXPRESSLY AND SPECIFICALLY STATED IN THIS PRIVACY POLICY SECTION, YOU WAIVE ANY RIGHT TO PRIVACY IN AND TO THE INFORMATION WHICH YOU CONVEY WITH, BY OR THROUGH THIS WEBSITE. USING THIS WEBSITE HAS CERTAIN IRREVOCABLE IMPLICATIONS AS SET FORTH BELOW.

Collected Data. This Website collects information and data from you ("**Collected Data**"). Some of which Collected Data may or does contain Personally Identifiable Information ("**PII**"). Some of which Collected Data may or does contain usage data ("**Usage Data**"). And, some of which Collected Data may or does contain security and account data ("**Account Data**"). We collect this data in part to keep track of each users account and to be able to identify issues and performance of this Website. Use of the term "Collected Data" includes, but is not limited to, PII, Usage Data and Account Data.

This Website collects the content, communications and other information you provide when you use this Website, including when you sign up for an account, create or engage with content, and make purchases. This can include information in or about the content you provide (like metadata). This Website collects content and communications from users and processes it for the purposes described below.

Your Usage

This Website collect information about how you use this Website, such as the types of content you view or engage with; the features you use; the actions you take; and the time, frequency and duration of your activities. This allows us to evaluate which aspects of our app are receiving the most use and how to further tailor this Website to our users.

Device Information. As described below, ETC collects information from and about the computers, phones, and other web-connected devices you use with this Website, and it combine this information across different devices you use. This information collectively helps ETC to understand the performance of our Website considering the different devices, connections, providers, and applications the user is utilizing while using this Website.

Information ETC obtains from these devices includes:

- **Device attributes:** information such as the operating system, hardware and software versions, battery level, signal strength, degree of the device, available storage space, browser type, app and file names and types, and plugins.
- **Device operations:** information about operations and behaviors performed on the device, such as whether a window is foregrounded or backgrounded, swiping or touching the screen, or mouse movements (which can help distinguish humans from bots).
- **Identifiers:** unique identifiers, device IDs, and other identifiers, such as from games, apps or accounts you use, and Family Device IDs
- **Device signals:** Bluetooth signals, and information about nearby Wi-Fi access points, beacons, and cell towers.
- **Data from device settings:** information you allow us to receive through device settings you turn on, such as push notifications
- **Network and connections:** information such as the name of your mobile operator or ISP, language, time zone, mobile phone number, IP address, and connection speed
- **Cookie data:** data from cookies stored on your device, including cookie IDs and settings.

ALL COLLECTED DATA IS AVAILABLE TO BEING SOLD, ACCESSED, LICENSED, DISTRIBUTED, ASSIGNED OR TRANSFERRED, ALL OR IN PART, TO THIRD PARTIES BY ETC OR ITS TRANSFEREES, WITHOUT COMPENSATION OR REPORTING TO YOU, UPON TERMS NO LESS PRIVATE THAN STATED IN THIS DOCUMENT.

This Website collects as Collected Data, your name, location, and other contact and profile information, so that ETC and/or this Website can identify you and apply demographic analyses to your personal profile for rendering services by this Website or otherwise by ETC, which also includes the purpose of advertising by ETC and third parties. This Website collects as Collected Data your log in security information, and account profile information for the purpose of individualizing services in accordance with your account profile. This Website collects as Collected Data statistical and usage data relating to your specific and general activities in using this Website, including usage of and other Third-Party Materials applications, in order to individualize services provided by this Website, as well as demographic and usage data acquisition and assessments for advertising purposes and to augment, evaluate and to modify this Website.

In addition to Collected Data that you provide, this Website will also automatically create information and may store information on your devices or ETC cloud servers as Collected Data, with or without prompting you. For example, this Website stores tracking data, cookies, and other data and metadata that contains information regarding your general and specific usage of this Website and activities using this Website. This Collected Data is necessary or appropriate for technical framework purposes, as well as for the purposes set forth above for usage, demographic, technical, advertising, product sales and Website augmentation.

DELETING OR REQUESTING THE DELETION OF YOUR ACCOUNT IS NEITHER THE SAME AS DELETING COLLECTED DATA NOR IS IT EVEN THE SAME AS DELETING ACCOUNT DATA. YOUR "ACCOUNT," AS SUCH, IS YOUR PUBLIC PROFILE AND SPECIFIC MEMBERSHIP CONTACT INFORMATION AS USED BY YOU AND THE OTHER MEMBERS OF THIS WEBSITE. DELETING YOUR ACCOUNT DOES NOT DELETE ALL COLLECTED DATA OR EVEN DELETE ALL ACCOUNT DATA.

WITHDRAWAL OF YOUR CONSENT OR ACCOUNT DELETION IS PROSPECTIVE ONLY. DELETING AN ACCOUNT, AS SUCH, WILL MAKE YOUR ACCOUNT PROFILE INACCESSIBLE PROSPECTIVELY TO YOURSELF AND OTHER USERS OF THIS WEBSITE BUT SOME OR ALL HISTORICAL COLLECTED DATA WILL BE RETAINED, WHETHER OR NOT RELATED TO YOUR IDENTITY OR OTHERWISE DISCRETELY ACCESSIBLE BY ETC.

THIS WEBSITE HAS VARIOUS DEGREES OF FUNCTIONALITY FOR WITHDRAWAL OF CONSENT FOR PROSPECTIVE USAGE OF THIS WEBSITE, AND DELETION OF YOUR ACCOUNT, BUT COLLECTED DATA, INCLUDING ACCOUNT DATA, MAY STILL EXIST IN SOME FORM WITHIN THE DATABASES OF ETC, WHICH MIGHT NOT BE REASONABLY IDENTIFIABLE OR ACCESSIBLE TO SUPPORT STAFF. ALSO, SUCH COLLECTED DATA MAY ALSO HAVE ALREADY BEEN SOLD, LICENSED, DISTRIBUTED, ASSIGNED OR TRANSFERRED, ALL OR IN PART TO THIRD PARTIES.

ETC DOES NOT GUARANTEE THAT HISTORICAL USAGE CASCADED TO OTHER USERS, OR OTHERWISE COMMUNICATED OR REPLICATED BY THIS WEBSITE ANYWHERE OR THROUGHOUT THIS WEBSITE USER POPULATION, WILL BE ELIMINATED. UPON ACCOUNT DELETION, YOU UNDERSTAND THAT, ON THE ONE HAND, ALL OF YOUR SOCIAL MEDIA CONTENT, CONTACTS AND PROFILE INFORMATION MAY BE FOREVER INACCESSIBLE TO YOU OR OTHERS, BUT, ON THE OTHER HAND, THE EFFECTS OF THE HISTORICAL REPLICATION OF THAT INFORMATION MAY STILL APPEAR ELSEWHERE IN THIS WEBSITE OR OTHERWISE FOR OTHERS OR CONTINUE TO BE USED BY THIRD PARTIES. ALSO, COLLECTED DATA WILL STILL BE RETAINED AND USED BY ETC, AND THE DELETION OF YOUR ACCOUNT DOES NOT CHANGE ETC'S RIGHTS REGARDING THE COLLECTED DATA THAT IT HAD PRIOR TO SUCH ACCOUNT DELETION.

We do not knowingly collect or use information of those under the age of 13. If we discover that someone under the age of 13 is using Website, or that we have mistakenly collected information of someone under

this age, we will delete their information as fast as possible. If you believe we have mistakenly collected data of someone under this age, please contact us and we will resolve the issue.

Miscellaneous.

This document and all issues arising from or related to your use of this Website shall be governed and construed in accordance with the laws of the United States and the Commonwealth of Pennsylvania. You agree that any legal action or proceeding between ETC and/or you for any purpose concerning this document or your use of, or access to, this Website, or the rights/obligations hereunder, shall be brought exclusively in the Commonwealth of Pennsylvania.

Any cause of action or claim you may have with respect to this Website must be commenced within one (1) year after the claim or cause of action arises, or such claims or cause of action shall be barred. ETC's failure to insist upon or enforce strict performance of any provision of this document shall not be construed as a waiver of any provision or right. Neither the course of conduct between the parties nor trade practice shall act to modify any provision hereof. ETC may assign its rights and duties hereunder to any party at any time without notice to you. Any rights not expressly granted herein are reserved.

Any and all disputes, arising from, related to or in connection with this document shall be settled by binding arbitration in accordance with the Commercial Arbitration Rules of the American Arbitration Association ("AAA"), in all cases if you initiate legal action, or in those cases elected by ETC if ETC initiates legal action. Judgment upon the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. If the averred claim is less than twenty thousand dollars (\$20,000) there shall be one (1) arbitrator; otherwise there shall be three (3) arbitrators. The arbitrator(s) shall be appointed in accordance the AAA Commercial Rules from a AAA panel of arbitrators each of whom regularly represents commercial enterprises. The Arbitrator(s) shall have no authority to award punitive or exemplary damages unless you have violated the terms and conditions in this Agreement, but the Arbitrator(s) may award temporary or permanent equitable relief. All disputes required to be resolved by binding arbitration shall be considered private and confidential and neither party shall issue press releases or otherwise disclose information regarding the same; provided, that a party may publicly respond to any prior disclosure made by the other party in breach of this provision.

Contact stacyrosello@embrace.com for issues regarding this Website.

Changes to this Website Terms and Conditions

Date Last Revised: 7.1.2024

Section: Complete

Description: n/a