

Cancellation

Cancellation of or changes in orders must be submitted prior to ad close date, and none may be considered executed unless acknowledged in writing by publisher. Publisher reserves the right to cancel the contract at any time upon default in payment. In the event of such cancellation, charges for all advertising published shall become immediately due and payable.

Copy and Contract Regulations

The Publisher reserves the right to accept, to reject or to cancel all advertising copy or any order for any reason, at any time. All position stipulations appearing on orders will be treated as requests unless a premium is paid for positioning. The Publisher will not be bound by any condition oral or written on order blanks, in agency forms, with copy instructions or otherwise, which conflict with the provisions of these terms and conditions. The advertiser and agency jointly and severally agree to indemnify and hold Publisher harmless against any damages and expenses of any nature arising out of publication of material appearing in advertisements submitted by them for publication including, but not limited to, defense against any suit or proceeding arising from a claim that publication of material appearing in advertisements submitted to it for publication was in violation of the rights of others or a law imposed by the United States or by any state or subdivision thereof. Publisher shall have no liability to an advertiser or advertising agency because of failure to complete advertising orders which have been accepted, due to acts of God, strikes, work stoppages, fires, accidents, postal delays or any other circumstances. The Publisher's direct or indirect liability to an advertising agency or advertiser shall not exceed the invoiced or paid cost of the advertisement.

livebetter^{eMagazine}

INFORMED DECISION-MAKING FOR HOLISTIC SUSTAINABILITY

www.centerforabetterlife.com



Center for a Better Life