

The Weekly Dose / DREAMarketing LLC

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- (a) A physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed;
- (b) 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;
- (c) 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;

(d) Information reasonably sufficient to permit the service provider to contact you, such as an address, telephone number, and, if available, an electronic mail;

(e) A statement that you have 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; and

(f) A statement that the information in the notification is accurate, and under penalty of perjury, that you are authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

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You and any of your agents understand that in return for the Newsletter publishing information provided by you and which supports you in your efforts to find greater audience for your materials, you and your agents agree to generally and specifically recommend and support the Newsletter and to encourage all people within your influence to become primary subscribers. This may occur in seminars, webinars, conference calls, written and email communications, postings or links on websites, etc.

In return for the Newsletter agreeing to publish your materials, you agree to distribute the Newsletter to your entire business and/or personal subscriber base, client base, and 'circle of influence' without restraint, each week when the newsletter arrives in your email, and to encourage these recipients to become a primary subscriber of the Newsletter. Failure to support the purposes of the newsletter through networking and promotional recommendations will result in your articles being removed from the newsletter and from the archived library on the newsletter website.

The Newsletter and the Publisher grant full and complete permission to Contributors to copy, use, transmit, convey, distribute, and market the marks and materials of the Newsletter, including forwarding the newsletter to their clients, subscriber base, and circle of influence in general.

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Indemnity:

You agree to indemnify and hold harmless the Newsletter, DREAMarketing LLC, their agents, licensees and assigns, directors, officers, employees, agents, and other contributors to the Newsletter, from and against any claims and all royalties, fees, damages, penalties, claims, costs and losses arising in connection with any of your Submissions or your breach of any of the terms of this agreement, especially with respect to issues related to originality of work and unauthorized use of materials. Authors agree to participate in the spirit of the marketing and networking project at their own risk and will display respectful professionalism toward and with all other participants and agents.

Disputes:

YOU AGREE TO THE EXCLUSIVE PERSONAL JURISDICTION AND VENUE OF THE FEDERAL AND STATE COURTS IN BENTON COUNTY, WASHINGTON TO ADJUDICATE ALL CLAIMS, CONTROVERSIES AND DISPUTES THAT MAY ARISE BETWEEN YOU AND ANY MEMBER OF THE NEWSLETTER AND DREAMARKETING LLC GROUP; PROVIDED THAT EITHER YOU OR DREAMARKETING LLC MAY DEMAND THAT SUCH DISPUTES BE SUBJECT TO BINDING ARBITRATION HELD IN BENTON COUNTY WASHINGTON BEFORE ONE ARBITRATOR IN ACCORDANCE WITH THE ARBITRATION RULES OF THE AMERICAN ARBITRATION ASSOCIATION, SUBJECT TO EACH PARTY'S RIGHT TO SEEK INJUNCTIVE RELIEF IN A COURT OF COMPETENT JURISDICTION.

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