

ENROLLMENT AGREEMENT

This Enrollment Agreement (hereinafter the "Agreement") is entered into by and between Guaranteed Parent Training (hereinafter referred to as "GPT"), and

_____, (hereinafter referred to as "Attendee").

GPT provides parent coaching, instructional seminars, and training, on parenting and communication skills to members of the general public. The curriculum includes written materials, lectures, and visual presentations based on concepts and materials developed by Dr. Glenn I. Latham. The classes and coaching may include information and materials other than those developed by Dr. Latham.

General Terms of Enrollment Agreement. Attendee hereby agrees to the following terms.

A. Scope of Agreement. The relationship between Attendee and GPT and all of the officers, members, employees, agents, and/or representatives of GPT shall be governed solely by this Agreement and shall include all classes presented by any representative of GPT to Attendee, including but not limited to any classes presented by GPT to Attendee before the signing of this Agreement.

B. Sole Warranty is Money Back Guaranty. GPT hereby provides a guaranty to Attendee that consists solely of an agreement by GPT to refund to Attendee the full amount of the Enrollment Fee actually paid by Attendee if for any reason Attendee is not fully satisfied with the information and materials presented to Attendee. This guaranty is provided in lieu of all other guarantees or warranties, expressed or implied. GPT hereby disclaims, and Attendee hereby waives, any and all implied warranties by GPT with respect to the information or materials presented or provided by GPT to Attendee, including but not limited to any warranties of merchantability or fitness for a particular purpose. In order to be honored, any claim or request by Attendee for a refund of the Enrollment Fee must be made in writing and must be submitted to GPT at its address as follows: Guaranteed Parent Training, 5801 Arlene Way, Livermore, California.

C. Entire Agreement. This Agreement contains the entire agreement between GPT and Attendee concerning the attendance by Attendee of any class presented by GPT and receipt by Attendee of any written or printed materials. All representations, understandings, guarantees or warranties by or between GPT and Attendee concerning the relationship between GPT and Attendee or any class or materials to be presented to Attendee by GPT are incorporated herein and are superseded by this Agreement. No representative of GPT is authorized to verbally change, limit, modify, or add to the terms or provisions of this Agreement, and this Agreement may be modified, changed, limited or added to only by a written document signed by GPT and Attendee.

D. Proprietary Nature of Information. The information, concepts, principles, skills, approaches and written and printed materials (hereinafter the "Materials") which will be presented by GPT to Attendee are proprietary in nature. Attendee hereby agrees that if Attendee shares the Materials or any portion thereof with any person who is not a present or former attendee of the seminar, and if such person makes or files any claim, action, or proceeding against GPT which is in any manner related to or arises out of the Materials, then Attendee shall fully defend, indemnify, and hold harmless GPT of and from any such claim, action, or proceeding.

E. Training and Materials Not a Substitute for Professional Services. The training and Materials will concern, in whole or in part, effective parenting and communication skills between parents and children. However, it is not the purpose nor the intent of this Seminar or training nor of the Materials to act as a replacement for professional counseling or medical consultation or treatment. Attendee hereby agrees to seek and rely solely on the advice of qualified medical or counseling providers and not on GPT or any of the Materials with respect to whether or not counseling, medical, psychological or psychiatric treatment is necessary or advisable as to any child or ward of Attendee, and also as to how and when the use or implementation of anything in the Materials by Attendee is advisable in conjunction with the relationship between Attendee and any other person, including but not limited to any child or ward of Attendee.

F. Facilities. The Seminar will be presented at facilities that are neither owned nor operated by GPT. As a result, GPT will have no operational control over parking, security, lighting, or the safety or condition of any of the premises at which the Seminar is presented. In consideration of the agreement of GPT to enroll Attendee in the Seminar, Attendee hereby waives and releases any and all claims against GPT, including but not limited to the active and passive negligence of GPT, which in any manner arise out of or are related to the condition of the facilities where the Seminar is conducted or any defect or deficiency in the condition, maintenance, or operation of any of such facilities. Attendee hereby agrees to defend, indemnify, and hold harmless GPT from any claim, action, or proceeding made against GPT by any guest or invitee of Attendee which in any manner relates to or arises out of the facilities where the seminar is conducted.

G. Severance. Any term or provision of this Agreement which is found by a Court to be void, illegal, unenforceable or invalid, in whole or in part, shall be severed from this Agreement and the remaining terms of this Agreement shall not be affected thereby.

H. Paragraph Headings. Paragraph headings are included for convenience only and are not to be used in interpreting any term or provision of this Agreement.

I. Defense and Indemnity. In consideration of the agreement of GPT to enroll Attendee, Attendee hereby agrees to fully, completely and promptly defend, indemnify, and hold harmless GPT and its officers, members, employees, agents and representatives from all claims, demands, proceedings, suits, losses, damages, recoveries, settlements and expenses, including attorneys fees and costs, experts fees and costs, and accounting fees and costs, which are incurred or suffered by GPT or its officers, members, employees, agents, or representatives which in any manner relates to or arises out of the Materials or the attendance by Attendee at the Seminar or training session, or the implementation or use by Attendee of any of the Materials.

J. Assumption of Risk. In consideration of the agreement of GPT to enroll Attendee, Attendee hereby expressly assumes the risk of all losses, injuries, or damages which may be suffered by Attendee or any child or ward of Attendee or any other person or entity if Attendee elects to implement or use with any child or ward of Attendee or any other person any of the concepts, information, or skills obtained or acquired by Attendee through the Materials or from attendance by Attendee at the Seminar or training session.

K. Waiver and Release. Attendee hereby waives and releases any and all claims, demands, suits, actions, or causes of action for any and all loss, injury, or damage which Attendee has or may have, now or in the future, known or unknown, against GPT or its officers, members, employees, agents, and representatives which in any manner arises out of or is related to the Materials or the attendance of Attendee at the Seminar, training session, or any of the classes provided by GPT. The waivers and releases provided by this paragraph include waivers and releases for any and all loss, injury, or damage which arises from or is related to the negligence, active or passive, of GPT or any of its officers, members, employees, agents, or representatives. However, nothing in this paragraph is intended to waive or release any claim, demand, suit, action, or cause of action for any loss, injury, or damage caused by the fraud, willful injury, or violation of law by GPT or any of its officers, members, employees, agents, or representatives.

L. Time Limitation for Action. The Parties hereby agree that any action or proceeding which is in any manner based upon or related to any of the duties, liabilities, or obligations of the Parties, or either of them, under this Agreement must be filed, instituted or commenced within one year after the cause of action arises, regardless of whether such cause of action is based in contract, on a statute, or in tort.

SIGNATURES

Dated: _____

Child's name: _____ Age: _____

"Attendee"
(Name) _____

(Address) _____

(City/state/zip) _____

(Phone) _____

(email) _____

Dated: _____

Guaranteed Parent Training ("GPT")

By: _____

Tom Dozier