



Online Advertising Agreement

This Agreement is made and entered into this ____ day of _____, 20____, between South Florida Modern Quilt Guild (“SFMQG”) and _____ (“Client”)

Whereas SFMQG owns and operates a web site identified as southfloridamqg.com (“Website”),

Whereas, Client desires to have graphic or text-based links (“Advertisements”) placed on the Website to promote its products and services:

In consideration of the promises and mutual covenants contained in this Agreement, the parties agree as follows:

1. Advertisement Display and Services

SFMQG agrees to publish the Advertisement on the Website for a period of _____ days, beginning _____ and ending on _____. If the Client desires to remove the Advertisement from the Website prior to the end of this period, the Client must request removal from SFMQG in writing. No refund will be made for such early withdrawal of Advertisement. Removal notices should be sent via email to admin@southfloridamqg.com.

2. Payment

The Client shall pay SFMQG for publication of the Advertisement on the Website, the sum of \$_____. Payment is due prior to publication .

3. Content

Client shall deliver the advertisements to SFMQG digitally at least five (5) business days before the scheduled start date. Client shall be solely responsible for providing the Advertisement in the format required for display. Client acknowledges that SFMQG will not be responsible or liable for the quality of any portion of the Advertisement that does not meet the established mechanical criteria.



4. Liability

Client shall be fully responsible and liable for the content contained in the Advertisement. SFMQG is not responsible for, and in no way warrants, guarantees, endorses or ratifies, the representations made or implied in the contents.

5. Acceptance

SFMQG reserves the right to review and approve the suitability of the Advertisement submitted. Advertising will be limited to items and services of interest to quilters.

6. Disclaimer

The services and site are provided “as is” without warranty of any kind, express or implied and any use of the services or Website are at Client’s sole risk. SFMQG does not warrant that the services or Website will be uninterrupted or error free, nor does SFMQG make any warranty as to the performance or any results that may be obtained by use of the services or Website.

Signed by (print name) _____ on behalf of the Client.

Signature _____

Date _____

Signed by (print name) _____ on behalf of SFMQG.

Signature _____

Date _____

Completed agreements should be sent via email to: admin@southfloridamqg.com