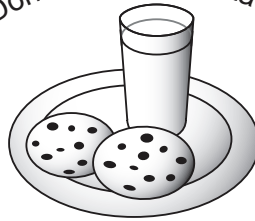


Provided by:

The Center For
Consumer Freedom

The Don't-Sue-Me-Santa Clause



CHRISTMAS FOOD ADDICTION LIABILITY AND INDEMNIFICATION AGREEMENT

Santa Claus, AKA Kris Kringle, AKA Jolly Old St. Nick (hereinafter referred to as “Santa”) acknowledges receipt of Christmas cookies and/or milk from _____ (hereinafter referred to as “Baker”).

Santa acknowledges and understands that no warranty, either expressed or implied, is made by Baker as to Santa’s ability to refuse similar food and drink at any time in the future. Santa recognizes that foods known to the “food police” and Yale University academics to taste good and cause happiness may be present, including but not limited to cookies, which are known to contain ~~crack~~ sugar.

Santa acknowledges that by consuming any food or drink provided he/she may incur risks including, but not limited to: sugar “high,” holiday spirit, and “good cheer.” Santa indemnifies Baker of any uncontrolled urges to eat Christmas cookies. Furthermore, Santa indemnifies Baker of any culpability for Santa holding up convenience stores in pursuit of a “fix.”

In consideration of being allowed by Baker to consume cookies and milk to rest from his midnight rounds, Santa hereby indemnifies Baker from all liability for personal injury suffered by Santa – which may be directly or proximately caused, in whole or in part, by Baker’s cookies and/or milk. Santa agrees that neither he, nor his agents or personal representatives, will sue Baker for any injury suffered, in whole or in part, as a consequence of ingesting cookies. Santa assumes full responsibility and will indemnify Baker for any damages in the event that he transfers cookies to any third party (including, but not limited to, potential claimants Dasher, Dancer, Prancer, Vixen, Comet, Cupid, Donner, Blitzen, Rudolph, Mrs. Claus, and various elves).

Santa shall not haul Baker into court on the basis of:

1. Failure to provide nutrition information and a detailed, verified list of ingredients (the “Grandma’s secret recipe” clause);
2. Failure to provide clearly marked usage instructions, including prominently displayed warnings concerning misuse, dosage size, and consequences of overdose;
3. Failure to warn of risk of drowsiness, including associated risk of operating heavy (reindeer-powered) machinery;
4. Failure to warn of risk and consequences of applicable ingredient allergies (lactose, peanuts, nutmeg, holiday cheer, etc.);
5. Failure to ensure that chimney dimensions are compliant with all applicable AHTA (American Holiday Travelers Act) regulations;
6. Failure to disclaim that Christmas lights, lawn ornaments, and other seasonal devices (plastic mangers, snowmen, etc.) are not intended as enticements to overconsumption;
7. Failure to offer organic, low-carb, or zero trans fat cookie alternatives (tofu cubes, celery sticks, carob-and-flaxseed bars, etc.);
8. Failure to inform that cookies are not a weight loss food or meal replacement.

SANTA INDEMNIFIES AND RELEASES OWNER FROM ANY AND ALL LIABILITY.

SANTA HAS READ THIS DOCUMENT AND UNDERSTANDS IT. HE/SHE IS SIGNING IT FREELY AND VOLUNTARILY AND WITHOUT DURESS, AND AGREES NOT TO APPEAR AS A WITNESS IN SUPPORT OF ANY PERSONS WITH LAW DEGREES WHO CANNOT OTHERWISE FIND MEANINGFUL EMPLOYMENT, AT ANY TIME IN THE FUTURE.

Signature _____

Date _____

For more information visit ConsumerFreedom.com. To schedule an interview, contact Allison Miller at (202) 463-7112.