



Giant Steps Auction Policy

The high bidder or raffle winner acknowledges their purchase is final and non-refundable under any and all circumstances, and that should legal action be required to collect for the services acquired by the high bidder at auction, Giant Steps will be entitled to all reasonable attorneys' fees, cost of court and interest as provided by law.

Sales tax will be added when required by law. Auction purchases are tax deductible to the extent allowed by law; please consult your tax professional.

Purchased items may be picked up at the Giant Steps office, or arrangements may be made for shipping at the expense of the auction winner, so long as all items are obtained by or shipped to the purchaser no later than four weeks after auction close. Alcohol will not be shipped, and must be retrieved by the winner unless otherwise arranged; all individuals involved in the procurement of alcohol must be age 21+. Items not retrieved within that timeframe will result in voiding the sale and any funds received by Giant Steps will be reclassified as a charitable contribution.

DISCLAIMER OF LIABILITY FOR LIVE/ SILENT AUCTIONS AND RAFFLE ITEMS

GOODS: All goods in the live auction, silent auction, or raffles have been acquired or obtained from third parties. The high bidder acknowledges that the goods have not been inspected by Giant Steps and is advised to secure competent inspection and test of the goods before use.

ALL GOODS SOLD "AS IS" WITH ALL FAULTS AND DEFECTS AND WITHOUT ANY EXPRESSED OR IMPLIED WARRANTY ON THE PART OF GIANT STEPS. GIANT STEPS MAKES NO WARRANTIES OF FITNESS OR MERCHANTABILITY AND EXPRESSLY DISCLAIMS THE SAME.

Giant Steps does not accept any responsibility or liability for any product, design or use. Any written warranties within respect to the goods delivered to the purchaser are those solely of the manufacturer or their agents, and shall be the sole liability and responsibility of the manufacturer.

SERVICES: All services in live auction, silent auction, and raffles have been acquired from or furnished by third parties and contain the same reservations set forth under "GOODS" above.

ALL SERVICES SOLD "AS IS" WITH ALL FAULTS AND DEFECTS AND WITHOUT ANY EXPRESSED OR IMPLIED WARRANTY ON THE PART OF GIANT STEPS. GIANT STEPS MAKES NO WARRANTIES OF FITNESS OR MERCHANTABILITY AND EXPRESSLY DISCLAIMS THE SAME.

No services are to be or will be performed by Giant Steps unless expressly indicated otherwise. Giant Steps will bear no responsibilities for the delivery or quality of any of the services or for any loss or damages arising from or related to or connected with performance or non-performance of such services. The high bidder further acknowledges that in the event services are purchased, Giant Steps cannot be responsible for, liable for, nor can Giant Steps be accountable for any injuries or damages that may arise from such services.