

School Membership Contract

Party A : Best School International, LLC

Party B :

This agreement is made by and between Party A and Party B in relation to School Membership Program on the website, FindingSchool.net, which is an online asset of Party A. The service objects of Party A are the schools that Party B needs to promote. Hereafter referred to as "Service School".

1. Cooperation Content

Party A will include the service schools as the member schools on the website, FindingSchool.net.

2. Membership Program

School Membership:

- School Profile Management:
 1. Party A is responsible to enrich Party B's school profile, including school basic information and admission data.
 2. Party A will guide and assist Party B in publishing user generated and media content.
 3. Party A will provide the online profile traffic report and share with Party B on quarterly basis.
- School Information Release:
 1. Party A is responsible to publish Party B's information and news via profile announcement on the website, FindingSchool.net.
 2. Party A is responsible to include Party B's Material Download on the website, FindingSchool.net.
- Leads:
 1. Party A is responsible to include a Wechat code on profile
 2. Party B is responsible for any leads generated by the inquiry function on the website, FindingSchool.net.
- Promotion:
 1. Party A is responsible to promote Party B on various channels on the website, FindingSchool.net.

Membership Material : provided by client

Membership Term :

3. Annual Membership Price : 2,500 USD

4. Bank Wire Instruction

Bank Name : Bank of America

Bank Address : 2 Cummings Park , Woburn, MA 01801 , United States

Swift Code: BOFAUS3N

ABA #: 026009593

Beneficiary Name: Best School International, LLC

Bank Account #: 0046 6081 9420

Account Type: Checking

Name of Party A : Best School International LLC

Location of Party A : 10 Tower Office Park, Suit 411, Woburn, MA 01801

5. Rights and Obligations

- 5.1 Party A is responsible for the the promotion of Party B on the website, FindingSchool.net.
- 5.2 During the period of membership, Party A shall accept Party B's supervision and inspection about the membership content on the website.
- 5.3 Party A shall present the Party B's information accurately during the agreed time period; Party A has the right to modify content with Party B's approval.
- 5.4 Party A is responsible to review and confirm the content provided by Party B; if the content is not suitable to be published on Party A's website, Party A has the right to reject it.
- 5.5 Party B is responsible to provide all related information to Party A, and ensure the authenticity and accuracy of the content.
- 5.6 Party B shall pay off all fees of the membership to Party A in 5 business days after signing the contract; if the period of advertisement has begun, Party A shall publish Party B in 3 business days after receiving Party A's payment.
- 5.7 If Party B has dispute with any inquiry family because of the content published on Party A's website, Party A has no liability for it.
- 5.8 If the content is reported to be false, and Party B cannot give effective response or explanation, Party A has the right to remove Party B's content with no refund.

6. Liabilities for Breach of Contract

- 6.1 During the period of membership, if the school or content is suspended due to the fault of Party A, Party A shall return the remaining fee.

6.2 During the period of membership, if the school or content is suspended due to the fault of Party B, Party A shall not bear the liability and return the remaining fee.

7. Exceptions

7.1 No party is to request compensation for the losses when the publishing of website content is affected due to the adjustment of national policies and regulations, force majeure or accidents.

7.2 The website may be temporarily not accessible due to the examination or repair conducted by of the telecom provider or website maintenance. The advertising access speed may drop due to the accidental internet traffic congestion. In these cases, Party B agrees that they are all normal circumstances and acceptable.

8. Termination of the Contract

The contract shall be terminated under any of the following circumstances:

8.1 Both parties reach consensus upon consultation to terminate this agreement or do not renew the agreement upon expiration of the contract.

8.2 If the contract cannot be performed due to force majeure or accidents, both parties have the right to terminate this agreement.

9. Special Provisions

9.1 This agreement has got the full understanding and acceptance of both parties at the same time and will replace all previous agreements.

9.2 When the agreement becomes effective after it is signed (electronic edition), it cannot be modified unless both parties reach a consensus through consultation and confirm it in a written form.

9.3 This agreement is signed by both Parties. Each party shall keep one copy. The agreement becomes effective when it is signed and two copies have the same legal effects.

Party A: Best School International, LLC

Authorized Representative (print):

Authorized Representative (signature):

Date:

Party B:

Authorized Representative (print):

Authorized Representative (signature):

Date: