

VANGUARD TUTORING LLC

CLIENT CONTRACT AGREEMENT

This Contract Agreement, hereinafter referred to as "The Agreement", is made effective for all purposes and in all respects by and between Vanguard Tutoring LLC (hereinafter known as "The Principal"), the tutor (hereinafter known as "The Tutor"), and the client (hereinafter known as "The Client") who shall collectively be known herein as "the Parties".

FACTS:

WHEREAS, The Principal and The Tutor are both engaged in a unique business providing supplemental education service to learners of all age groups. The distinguishing characteristics of this system include, without limitation, to a web-based marketplace for individuals seeking private instruction in a variety of courses, including but not limited to Mathematics, English, Physics and the Sciences. The premises having been considered and with acknowledgment of the mutual promises and of other good and valuable consideration herein contained, the Parties, intending to be legally bound, hereby agree as follows:

- A.) The Client agrees that The Principal will charge The Client the amount owed prior to, after or during the respective session(s) occurring.
- B.) The Client acknowledges that an appointment between The Tutor and The Client may only be cancelled within 25 hours without incurring a cancellation fee. The Client acknowledges that any appointments cancelled within 24 hours prior to scheduled appointment time will result in a cancellation fee equal to half, or 50% of the total price of the session. An appointment cancelled within 8 hours or less will result in a cancellation fee equal to 75% of the total price of the session. Cancellation fees may be avoided if The Client chooses to reschedule their session within the same week of the cancelled session.
- C.) The Client acknowledges and agrees to provide a safe and comfortable learning environment for The Tutor to conduct the services agreed upon. The Tutor can and will have the ability to leave The Client's premises if they deem it to be unsafe or not suitable to provide the services agreed upon, if this were to happen, The Client agrees to compensate The Principal any amount owed for the session.
- D.) The Client acknowledges and agrees that The Principal is not liable for any damages incurred to The Client or The Client's property during the duration of the session conducted by The Tutor.
- E.) The Client acknowledges and agrees that in the event that a tutor who was previously employed by The Principal were to offer The Client tutoring services, The Client is to not accept their services for a period of three (3) months or 90 calendar days after the tutor's departure from Vanguard Tutoring LLC. The Principal will take appropriate legal action against The Client as well as the tutor previously employed by The Principal.
- F.) The Client must provide a valid debit, or credit card to the Principal to have on file in order to properly charge The Client for Services provided to them by The Principal. The Principal will not share any of The Client's personal information such as credit, and/or debit card number, addresses, etc. The Client also acknowledges that a service fee may apply.

This Agreement shall be governed and construed in accordance with laws of the State of Florida. If any provision in this Agreement is declared illegal or unenforceable, the provision will become void, leaving the remainder of this Agreement in full force and effect.

