



TEAM PRIDE

Perseverance
Respect
Integrity
Discipline
Excellence

1667A FULTON ST • SAN FRANCISCO, CA 94117 • (925) 215-4513 • INFO@PRIDEFORKIDS.ORG • PRIDEFORKIDS.ORG

Team PRIDE Partner School Agreement

This agreement is entered into between Team PRIDE, Inc. (“**Team PRIDE**”) and _____
_____ (“**Partner School**”) on _____, 20____, upon the following terms:

1. Purpose of Agreement: **Team PRIDE** is a nonprofit corporation dedicated to helping low-income children develop the values and confidence needed to avoid criminal behavior and to succeed in school and beyond. Team PRIDE will enable these children to participate in Karate for Kids programs that offer mentorship and teach leadership skills and goal-setting to help them develop PRIDE (perseverance, respect, integrity, discipline, excellence) in themselves and in their lives. **Partner School** offers a Karate for Kids program and wishes to provide its services to these children.
2. Referrals: **Partner School** will identify at-risk children who meet **Team PRIDE**’s eligibility criteria and will submit to **Team PRIDE** Referral Forms and Eligibility Forms for those children. **Team PRIDE** will make the final determination of whether the referred children are eligible for **Team PRIDE**’s vouchers and services.
3. Fundraising: **Partner School** will raise funds for **Team PRIDE** through solicitations, kick-a-thon’s or other fundraising events and activities. **Partner School** will forward to **Team PRIDE** all funds generated in support of **Team PRIDE**’s mission by the 10th day of the month immediately following **Partner School**’s receipt of the funds.
4. Vouchers: Unless **Partner School** specifically permits otherwise, **Team PRIDE** will earmark 95% of the funds that **Partner School** raises to provide vouchers for the children referred in accordance with Paragraph 2 above. **Team PRIDE** will retain the remaining 5% of those funds for administrative expenses.

Based on the information contained in the Eligibility Forms, **Team PRIDE** will determine the maximum allowable student contribution. **Partner School** may require the children to pay tuition in an amount not to exceed that student contribution. Every two months, **Team PRIDE** will send **Partner School** a check covering the voucher amount for each eligible child for the coming two-month period. The voucher amount will be determined based on the following criteria:

- a. The maximum monthly *voucher* amount is \$140.
- b. The maximum monthly *student contribution* is determined by **Team PRIDE** using the information contained in the completed Eligibility Form.
- c. The maximum *combined monthly compensation* to **Partner School** (*voucher plus student contribution*) is 80% of **Partner School**’s total monthly tuition for the program in which the student is enrolled. **Partner School** will donate the remaining 20% as well as any downpayment or up-front fee normally charged to non-Team PRIDE students.

- d. The figures for *vouchers*, *student contributions* and *combined monthly compensation* are rounded to the nearest five dollars.
- e. Once the **Partner School** has depleted the funds earmarked for its vouchers, **Team PRIDE** does not provide additional vouchers until **Partner School** raises sufficient additional funds and submits them to **Team PRIDE**.

Team PRIDE may at any time unilaterally modify these criteria in a manner that *increases Partner School's* total compensation. Any modification that *decreases Partner School's* total compensation will require the agreement of both parties.

5. Sub-license agreement: **Team PRIDE** will provide **Partner School** with an American Taekwondo Association (ATA) sub-license agreement, which **Partner School** will complete and submit to **Team PRIDE** so that the ATA can assign **Partner School** a **Team PRIDE** sub-license school number. **Partner School** will process the ATA memberships and rank testings of all Team PRIDE voucher recipients through that school number and not through the regular ATA school number of **Partner School**. This process currently ensures that the ATA will not charge **Partner School** any fees for the ATA memberships or testings of Team PRIDE voucher recipients. However, nothing herein shall be construed as a promise by **Team PRIDE** that the ATA will continue to provide ATA memberships and/or testings without charge.

Partner School shall not use the ATA sub-license school number to process ATA memberships or rank testings for any students other than those who have been approved by **Team PRIDE** to receive vouchers and who are listed as active students on **Partner School's** account information page on the **Team PRIDE** website.

6. Reporting: **Partner School** will submit Referral Forms and Eligibility Forms before **Team PRIDE** provides any voucher payments for the students named in those forms.

Partner School will notify **Team PRIDE** in writing within 7 days after a student receiving voucher support ceases to participate in **Partner School's** Karate for Kids program.

7. Term of Agreement and Termination: This agreement shall continue for a term of one year following execution. At the conclusion of that year, the agreement shall continue on a month-to-month basis, with either party having the right to terminate the agreement upon 30 days' written notice to the other party.

Any modifications to this agreement shall be executed by both parties except as otherwise provided above with respect to the voucher criteria. This agreement may be terminated by either party at any time during the initial term or any extended term or upon the occurrence of any of the following after notification by registered or certified mail:

- a. Either party's insolvency, bankruptcy, assignment for the benefit of creditors or non-discharged levy or attachment, or
- b. **Partner School's** failure to abide by the terms and conditions of this agreement.

If this agreement is terminated before all available funds have been distributed to **Partner School** in the form of vouchers or otherwise, **Team PRIDE** will retain any undistributed funds to support its nonprofit purposes.

8. Miscellaneous: This agreement is not assignable. It shall not give rise to an agency, partnership, joint venture, employment or other similar relationship between the parties. The phrase "Partner School" is not intended to suggest otherwise. **Partner School** shall indemnify and hold harmless **Team PRIDE**

from any and all liability arising as a result of negligence, intentional or other acts of **Partner School** or its agents or employees.

9. Enforcement: This agreement contains the entire agreement between the parties. It shall be governed by the law of California and the parties stipulate to waiver of jury trial and to venue in the County of San Francisco, California. In the event of litigation the prevailing party shall be entitled to recover attorneys' fees in addition to court costs incurred.

Team PRIDE, Inc.

School name: _____

By: _____
(Team PRIDE signature)

By: _____
(Partner School Owner signature)

(print name)

(print name)

Date: _____

Date: _____