Terms and Conditions

Welcome to YOUBAZZ!

These terms and conditions outline the rules and regulations for the use of Youbazz's Website, located at www.youbazz.com.

By accessing this website we assume you accept these terms and conditions. Do not continue to use Youbazz if you do not agree to take all the terms and conditions stated on this page.

The following terminology applies to these Terms and Conditions, Privacy Statement and Disclaimer Notice and all Agreements: "Client", "You" and "Your" refers to you, the person logged on this website and compliant to the Company's terms and conditions. "The Company", "Ourselves", "We", "Our" and "Us", refers to our Company. "Party", "Parties", or "Us", refers to both the Client and ourselves. All terms refer to the offer, acceptance and consideration of payment necessary to undertake the process of our assistance to the Client in the most appropriate manner for the express purpose of meeting the Client's needs in respect of provision of the Company's stated services, in accordance with and subject to, prevailing law of the United States.. Any use of the above terminology or other words in the singular, plural, capitalization and/or he/she or they, are taken as interchangeable and therefore as referring to the same..

Cookies

We employ the use of cookies. By accessing Youbazz, you agreed to use cookies in agreement with the Youbazz's Privacy Policy.

Most interactive websites use cookies to let us retrieve the user's details for each visit. Cookies are used by our website to enable the functionality of certain areas to make it easier for people visiting our website. Some of our affiliate/advertising partners may also use cookies.

License

Unless otherwise stated, Youbazz and/or its licensors own the intellectual property rights for all material on Youbazz. All intellectual property rights are reserved. You may access this from Youbazz.com for your own personal use subjected to restrictions set in these terms and conditions.

You must not:

- Republish material from YOUBAZZ
- Sell, rent or sub-license material from YOUBAZZ
- Reproduce, duplicate or copy material from YOUBAZZ
- Redistribute content from YOUBAZZ

This Agreement shall begin on the date hereof. Our Terms and Conditions were created with the help of the Terms And Conditions Generator and the Privacy Policy Generator.

Parts of this website offer an opportunity for users to post and exchange opinions and information in certain areas of the website. Youbazz does not filter, edit, publish or review Comments prior to their

presence on the website. Comments do not reflect the views and opinions of Youbazz, its agents and/or affiliates. Comments reflect the views and opinions of the person who posts their views and opinions. To the extent permitted by applicable laws, YOUBAZZ shall not be liable for the Comments or for any liability, damages or expenses caused and/or suffered as a result of any use of and/or posting of and/or appearance of the Comments on this website.

Youbazz reserves the right to monitor all Comments and to remove any Comments which can be considered inappropriate, offensive or causes breach of these Terms and Conditions.

You warrant and represent that:

- You are entitled to post the Comments on our website and have all necessary licenses and consents to do so;
- The Comments do not invade any intellectual property right, including without limitation copyright, patent or trademark of any third party;
- The Comments do not contain any defamatory, libelous, offensive, indecent or otherwise unlawful material which is an invasion of privacy
- The Comments will not be used to solicit or promote business or custom or present commercial activities or unlawful activity.

You hereby grant Youbazz a non-exclusive license to use, reproduce, edit and authorize others to use, reproduce and edit any of your Comments in any and all forms, formats or media.

Hyperlinking to our Content

The following organizations may link to our Website without prior written approval:

- Government agencies;
- Search engines;
- News organizations;
- Online directory distributors may link to our Website in the same manner as they hyperlink to the Websites of other listed businesses; and
- System wide Accredited Businesses except soliciting non-profit organizations, charity shopping malls, and charity fundraising groups which may not hyperlink to our Web site.

These organizations may link to our home page, to publications or to other Website information so long as the link: (a) is not in any way deceptive; (b) does not falsely imply sponsorship, endorsement or approval of the linking party and its products and/or services; and (c) fits within the context of the linking party's site.

We may consider and approve other link requests from the following types of organizations:

- commonly-known consumer and/or business information sources;
- dot.com community sites;
- associations or other groups representing charities;
- online directory distributors;
- internet portals;
- · accounting, law and consulting firms; and

educational institutions and trade associations.

We will approve link requests from these organizations if we decide that: (a) the link would not make us look unfavorably to ourselves or to our accredited businesses; (b) the organization does not have any negative records with us; (c) the benefit to us from the visibility of the hyperlink compensates the absence of YOUBAZZ; and (d) the link is in the context of general resource information.

These organizations may link to our home page so long as the link: (a) is not in any way deceptive; (b) does not falsely imply sponsorship, endorsement or approval of the linking party and its products or services; and (c) fits within the context of the linking party's site.

If you are one of the organizations listed in paragraph 2 above and are interested in linking to our website, you must inform us by sending an e-mail to support@youbazz.com . Please include your name, your organization name, contact information as well as the URL of your site, a list of any URLs from which you intend to link to our Website, and a list of the URLs on our site to which you would like to link. Please allow 3-7 days for a response.

Approved organizations may hyperlink to our Website as follows:

- By use of our corporate name; or
- By use of the uniform resource locator being linked to; or
- By use of any other description of our Website being linked to that makes sense within the context and format of content on the linking party's site.

No use of Youbazz's logo or other artwork will be allowed for linking absent a trademark license agreement.

iFrames

Without prior approval and written permission, you may not create frames around our Web Pages that alter in any way the visual presentation or appearance of our Website.

Content Liability

We shall not be held responsible for any content that appears on your Website. You agree to protect and defend us against all claims that are rising on your Website. No link(s) should appear on any Website that may be interpreted as libelous, obscene or criminal, or which infringes, otherwise violates, or advocates the infringement or other violation of, any third party rights.

Reservation of Rights

We reserve the right to request that you remove all links or any particular link to our Website. You approve to immediately remove all links to our Website upon request. We also reserve the right to amend these terms and conditions and it's linking policy at any time. By continuously linking to our Website, you agree to be bound to and follow these linking terms and conditions.

Removal of links from our website

If you find any link on our Website that is offensive for any reason, you are free to contact and inform us any time. We will consider requests to remove links but we are not obligated to or so or to respond to you directly.

We do not ensure that the information on this website is correct, we do not warrant its completeness or accuracy; nor do we promise to ensure that the website remains available or that the material on the website is kept up to date.

Disclaimer

To the maximum extent permitted by applicable law, we exclude all representations, warranties and conditions relating to our website and the use of this website. Nothing in this disclaimer will:

- limit or exclude our or your liability for death or personal injury;
- limit or exclude our or your liability for fraud or fraudulent misrepresentation;
- limit any of our or your liabilities in any way that is not permitted under applicable law; or
- exclude any of our or your liabilities that may not be excluded under applicable law.

The limitations and prohibitions of liability set in this Section and elsewhere in this disclaimer: (a) are subject to the preceding paragraph; and (b) govern all liabilities arising under the disclaimer, including liabilities arising in contract, in tort and for breach of statutory duty.

As long as the website and the information and services on the website are provided free of charge, we will not be liable for any loss or damage of any nature.

EARNINGS DISCLAIMER

Any reference or income examples of our businesses and/or the examples of others on any of our web pages are exceptional results, which do not apply to the average person and are not intended to represent or guarantee that anyone will achieve the same or similar results. We do not sell business opportunities. We offer an educational platform that provides learning strategies to the user. The income or financial examples given are in no way meant as a representation of actual or possible earnings, nor are they meant as an inducement, promise, guarantee or prediction of income of any kind. No income claims, promises, predictions or guarantees are made of any kind. We have no idea if you'll use this information or not. If you leave it sitting on a shelf alongside all the others we can promise that you won't make a dime with it. Even if you do use it, we have no idea how much money you'll make or if you'll make any money at all. We are not promising, predicting, implying or even hinting that you'll make a dime. You may even lose money. Every business or marketing venture involves some degree of risk. It's up to you to decide what's right for you. All we can do is share what the material intended. However, we do not sell business opportunities, so it's up to you to apply any information we share to you.

Membership

You may sign up and register for a free account with Youbazz but are limited to access different memberships. Your Youbazz membership will continue and automatically renew monthly and or yearly until terminated. "Payment Method" means a current, valid, accepted method of payment, as may be updated from time to time and which may include payment through your account with a third party such as Stripe Merchant and or Crypto Currency payment. You must cancel your membership before it renews in order to avoid billing of the membership fees for the next billing cycle to your Payment Method (see "Cancellation" below).

Authorization

When you sign up for Youbazz's account, we will authorize your card for the amount of your subscription membership and or payment for individual courses (this is pretty common and it's relatively harmless assuming you have the cash to cover it in your account).

Multiple Accounts

If you have more than one Youbazz account (you signed up using multiple email addresses) you may see additional charges. The best way to investigate this is to go to your email accounts and use the search bar to find any Youbazz communications.

Cancelation

You can cancel your Youbazz membership at any time by contacting Youbazz at support@youbazz.com and you will continue to have access to the YOUBAZZ service through the end of your monthly billing period. To the extent permitted by the applicable law, payments are non-refundable and we do not provide refunds or credits for any partial-month membership periods or unwatched Youbazz content. Not to discourage you, but if you see multiple charges, charges after you've canceled your account, contact Youbazz Support at support@youbazz.com so that they can further investigate the charges.

Promotional offers

We may offer joint promotions or programs that, in order for your participation, will require us to share your information with third parties. In fulfilling these types of promotions, we may share your name and other information in connection with fulfilling the incentive. Please note that these third parties are responsible for their own privacy practices.

Collection of Information

We receive and store information about you such as: Information you provide to us: We collect information you provide to us which includes your name, email address, address or postal code, payment method(s), and telephone number. We collect this information in a number of ways, including when you enter it while using our service, interact with our customer service, or participate in surveys or marketing promotions.

Security

We use reasonable administrative, logical, physical and managerial measures to safeguard your personal information against loss, theft and unauthorized access, use and modification. These measures are designed to provide a level of security appropriate to the risks of processing your personal information. Unfortunately, no measures can be guaranteed to provide 100% security. Accordingly, we cannot guarantee the security of your personal information.

REFUND POLICY

No Refunds. Payments are nonrefundable and there are no refunds or credits for partially used periods. Following any cancellation, however, you will continue to have access to the service through the end of your current billing period. At any time, and for any reason, we may provide a refund, discount, or other consideration to some or all of our members ("credits"). The amount and form of such credits, and the decision to provide them, are at our sole and absolute discretion. The provision of credits in one instance does not entitle you to credits in the future for similar instances, nor does it obligate us to provide credits in the future, under any circumstance. We do not offer pro-rated refunds or credits for any partially used membership periods. You may cancel your membership at any time. Once you have canceled your membership, your credit card will not be charged again. You will continue to have access to your account until the current billing period ends.

Common Core Standards:

The Common Core State Standards (CCSS) were developed to provide a clear and consistent framework for what students are expected to learn in English language arts and mathematics at each grade level from kindergarten through grade 12. Here are the main standards for each subject:

English Language Arts (ELA) Standards:

- 1. Reading: Students will read a range of complex texts and analyze them for meaning and structure, using evidence from the text to support their analysis.
- 2. Writing: Students will write for a range of purposes and audiences, producing clear and coherent texts that demonstrate their ability to use appropriate language, structure, and organization.
- 3. Speaking and Listening: Students will participate in collaborative conversations, build on the ideas of others, and present their own ideas clearly and effectively.
- 4. Language: Students will develop a deep understanding of the conventions of standard English grammar, usage, and mechanics, and be able to use this knowledge to communicate effectively.

Mathematics Standards:

- 1. Numbers and Operations: Students will understand and use numbers, and be able to perform operations with them, including addition, subtraction, multiplication, and division.
- 2. Algebra: Students will understand the structure and properties of algebraic expressions, and be able to use them to solve problems.
- 3. Geometry: Students will understand and be able to apply the properties of geometric shapes and their relationships.
- 4. Measurement and Data: Students will understand and use measurements, and be able to collect, organize, and analyze data.
- 5. Statistics and Probability: Students will understand and use concepts of statistics and probability to make decisions based on data.

Overall, the Common Core State Standards aim to provide a comprehensive, rigorous, and consistent framework for education in English language arts and mathematics, ensuring that all students are prepared for success in college, career, and life.

Notification of Copyright Infringement

- a. Notice: If you are a copyright owner or an agent of a copyright owner and believe that any Content on the Site infringes upon your copyrights, you may submit a notification in writing to our designated agent pursuant to the Digital Millennium Copyright Act ("DMCA") section 17 USC 512 (c) (3). All notifications of claimed copyright infringement should be sent to our designated agent: Katherine Lauderdale, Public Broadcasting Service (PBS), Office of the General Counsel, 2100 Crystal Drive, Arlington, Virginia 22202-3785; e-mail: GC_Agent@pbs.org; facsimile: 703-837-3300. According to 17 USC section 512 (c)(3)(a), all copyright infringement notifications must include the following information:
 - A physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed;
 - Identification of the copyrighted work claimed to have been infringed, or, if multiple copyrighted works at a single online site are covered by a single notification, a representative list of such works at that site;
 - Identification of the material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled, and information reasonably sufficient to permit the service provider to locate the material;

- Information reasonably sufficient to permit the service provider to contact the complaining party, such as an address, telephone number, and, if available, an electronic mail address at which the complaining party may be contacted;
- A statement that the complaining party has a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law; and
- A statement that the information in the notification is accurate, and under penalty of perjury, that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.
- For clarity, only DMCA notices should go to the designated agent; any other feedback, comments, requests for technical support, and other communications should be sent to LearningMediaContact@pbs.org. You acknowledge that if you fail to comply with all of the requirements of Section (a), your notice may not be valid pursuant to the DMCA.
- b. Counter-Notice: If you believe that your Content that was removed (or to which access was disabled) is not infringing or that you have the authorization from the copyright owner, the copyright owner's agent, or pursuant to law, to post and use the Content, then you may send a counter-notice containing the following information to the designated agent identified in the Notification of Copyright Infringement Section (a):
- A physical or electronic signature.
- Identification of the material that has been removed or to which access has been disabled and the location at which the material appeared before it was removed or access to it was disabled.
- A statement under penalty of perjury that you have a good faith belief that the material was removed or disabled as a result of mistake or misidentification of the material to be removed or disabled.
- Your name, address, telephone number, e-mail address, and a statement that you consent to the jurisdiction of the Federal courts in Virginia, and a statement that you will accept service of process from the person who provided notification of the alleged infringement.