

STUDENT AGREEMENT

YOGA VEDA INSTITUTE

This Student Agreement is entered into and effective on date of enrollment, by and between Yoga Veda Institute LLC, a Florida Limited Liability Company ("School"), and the below named student ("Candidate"). This Student Agreement outlines the relationship between School and Candidate and defines how the parties will work together.

For good and valuable consideration, Candidate agrees to apply to complete the course of study at School ("Program") and become a Graduate of School ("Graduate"). In exchange, School agrees to provide a graduation certificate of completion Candidate, in alignment with School's role as an Ayurvedic Training Institution, with details as outlined below.

SCHOOL DETAILS.

Yoga Veda Institute
(321) 355-5862
2222 W. Grand River Ave Suite A
Okemos, MI 48864

CANDIDATE RESPONSIBILITIES.

Candidate has read and agrees to School's [Student Policies and Code of Conduct](#), ("School Code").

Candidate acknowledges and agrees that it will not harm the reputation of School, its products or services, will not employ deceptive, misleading or unethical practices and will comply with all applicable federal and local laws and regulations at all times.

SCHOOL RESPONSIBILITIES.

School will provide reasonably required customer support on a timely basis by email during regular business hours, Monday through Thursday, 10:00 am to 4:00 pm EST.

School agrees to use commercially reasonable efforts and adequate business time and attention to identify and engage appropriate faculty, teachers, and administrators ("Staff") to deliver the Program. If any member of the Staff violates the School Code, a formal investigation and review will be performed.

Candidate acknowledges and agrees that the Program, its materials, its content and all opinions expressed within its content are solely based on ancient teachings and ancient texts, and do not reflect the opinions and beliefs of the School. School is not responsible in any way if Candidate finds the Program, its materials, its content and any opinions expressed within its content to be uncomfortable, offensive or personally upsetting.

INTER-MEMBER INTERACTIONS.

School acknowledges and agrees that Candidate may form relationships and business relationships with other Candidates. While School fosters an atmosphere of sharing and relationship building, any relationships and transactions between two or more Candidates are outside of the scope of this Agreement and Candidate's relationship with School. Yoga Veda Institute expressly disclaims liability

for any results or non-results from these relationships and transactions. School has a strict policy not to discuss any relationships and transactions between two or more members of the Program.

Candidate may not promote Candidate's own business within the School.

NON-DISCLOSURE AND CONFIDENTIALITY.

Candidate understands that the Program may include access to School's intellectual property, original work, trade secrets and other proprietary information, ("School's Information"), including but not limited to documents, worksheets, written templates, video recordings, audio recordings, strategies, technical information, verbal guidance, etc., and other unpublished information. Candidate agrees not to share, distribute, repurpose, claim ownership of, use for commercial benefit, disclose to third parties or copy any of School's Information and agrees that doing so is in direct violation of this Student Agreement.

By participating in the Program, Candidate may share private and confidential information with School and other Candidates in the group program ("the Group"). School agrees not to disclose such confidential information to anyone not in the Group. Candidate may authorize School to disclose such information in writing.

A reserved exception to this is if School is required by law to disclose information shared by Candidate, or if School has a good faith reason to believe that disclosing such information is necessary to protect Candidate, School, a third party, or to respond to an emergency. In such event, School will limit disclosure to essential information.

Candidate also understands that other members of the Group may share their confidential or proprietary information ("the Group Information"). Candidate agrees not to copy, share, distribute, repurpose, claim ownership of, use for commercial benefit or disclose to third parties any of the Group Information outside of the Group and agrees that doing so is in direct violation of this Student Agreement.

Candidate agrees to hold School harmless from any such action taken by a third-party against Candidate.

INTELLECTUAL PROPERTY.

School owns and maintains all copyrights and intellectual property rights to all of the materials and content in the Program, unless otherwise stated, including but not limited to, documents, videos, audio recordings, worksheets, emails, handouts, recipes, activities, strategies, systems, techniques, logos, trademarks and other proprietary information and original work created by School, whether created prior to working with Candidate or specifically created for Candidate.

By participating in the Program, Candidate is granted one limited, revocable, non-transferable license to view, read, download, print and use the materials and content in the Program, as directed by School. All intellectual property rights remain with School, nothing in this Agreement shall constitute a transfer of intellectual property ownership.

Candidate agrees not to copy, reproduce, edit, duplicate, modify, publish, transmit, replicate on another website, create derivative works from, sell, assist in the sale of, distribute, display, perform, provide access to another person, or in any other way, exploit School's intellectual property without School's express written consent. If a violation of this provision is discovered or suspected, Candidate

understands that this may constitute infringement and theft of School's intellectual property and may be a violation of United States Federal laws. In that event, School may terminate Candidate's access to the Program, without refund, and reserves the right to prosecute such infringement to the fullest extent of the law.

TERMINATION.

Candidate may terminate and discontinue this Student Agreement at any time, for any reason, by providing notice to School in writing, however, no fees will be reimbursed.

School may terminate this Student Agreement if it is determined that there was any breach of this Student Agreement by Candidate including , a violation of School's Code, if Candidate submitted false or omission of information provided in the admission process that materially affects the program (i.e. omitted pre-medical conditions or other health conditions, false identity, etc.), if Candidate fails to make timely payments of tuition, if Candidate appears to have mental or emotional instability and has displayed disruptive behavior. In this event, School shall provide Candidate with a written notice of termination of this Student Agreement. In the event of a breach of this Student Agreement by Candidate and subsequent termination, no fees will be reimbursed and all access will be revoked.

Upon termination, Candidate must immediately cease using all of School's materials including intellectual property and return any of School's property, if requested. All Non-Disclosure, Confidentiality and Non-Compete clauses survive the termination of this Student Agreement regardless of fault, cause or reason.

School retains the right at all times to terminate Candidate from the Program or decline Candidate to graduate if there is a determination that there has been a violation of the School Code.

If School is unable to provide Program, School or School's agents will contact Candidate to reschedule or offer an alternate Program. If no suitable alternative is available, Candidate may be entitled to a partial refund, which may be pro-rated depending on the nature of the Program, at School's discretion.

REFUND POLICY.

School's refund policy is as follows:

School does not provide refunds for any payments made towards course fees, program fees, or any other services offered by School.

Candidate understands School's refund policy and agrees that no refunds will be given outside of the scope of this policy.

RESCHEDULING POLICY.

Candidate acknowledges and agrees that rescheduling of the timeframe of the Program commitment will be addressed on a case-by-case basis. If Candidate cannot participate during the agreed upon time frame, Candidate will submit a request for rescheduling in writing to School and School will, in its sole discretion make the decision, with no explanation due to Candidate.

PUBLICITY RELEASE.

School may capture photographs, video recordings, audio recordings, or other archives as part of the Program ("Media"). Candidate understands a third party may be responsible for capturing the Media. Candidate grants to School, as well as its affiliates, agents, employees, licensees or any other party acting on its behalf, the irrevocable, worldwide, unlimited right in perpetuity, to use Candidate's name, likeness, image, voice, recorded voice, video appearance, biographical information, words, statements, performance and testimonials that are captured at the event ("Candidate's Information") as Media, for publicizing and promoting the School and its services, or for any other lawful purpose. This grant includes the right to copy, publish, edit, distribute and use in commerce, Candidate's Information, in printed publications, multimedia presentations, on websites or any other distribution media, now known or later developed. Candidate's Information will become the property of School and Candidate will not be compensated in any way for the use of Candidate's Information. Candidate waives the right to inspect or approve any Media or finished product, wherever Candidate's Information appears.

Candidate agree to hold harmless and release School, as well as its affiliates, agents, employees, licensees or any other party acting on its behalf, from any and all claims or causes of action arising out of the use of Candidate's Information, including but not limited to, claims for libel, defamation, invasion of privacy, right of publicity, misappropriation or misuse of image.

NO GUARANTEES, NO WARRANTIES.

Candidate is participating in this Program voluntarily and understands that School makes no guarantees regarding Candidate's results with this Program. School does not guarantee that Candidate will obtain any results, secure employment or earn any money resulting from the Program.

Candidate acknowledges and agrees that School is not responsible and Candidate does not have a cause of action, legal remedy or an entitlement to a refund if Candidate does not achieve the desired result upon completion of the Program. Candidate agrees that School is not responsible if there are errors or omissions in the Program or any of its materials.

The Program is provided "as is," and, except for the express warranties in this Student Agreement, is offered with no warranties of any kind, whether express or implied, including but not limited to, implied warranties of merchantability, fitness for a particular purpose, merchantability, expectation of course of performance and non-infringement. Candidate agrees not to hold School responsible if Candidate becomes dissatisfied with the Program. The Program is intended for a general audience and is not in any way specific advice tailored to any individual.

The Program is designed to support Candidate in reaching Candidate's goals, but success depends on many factors, including Candidate's motivation, dedication, willingness to learn, work ethic, etc., and Candidate understands that these factors will impact results. Candidate also understands that the Program offers guidance, direction and program materials but does not actually implement anything for Candidate. Candidate is solely responsible for producing results.

FULL DISCLAIMER INCORPORATED BY REFERENCE.

Nothing in the Program is intended to constitute or should be relied upon as medical, mental health, financial, business or legal advice. School provides Ayurvedic information and education. Candidate understands that School does not diagnose, treat, heal, cure or prevent any illness, medical condition or mental or emotional condition and nothing in the Program is intended to diagnose, treat, heal, cure or prevent any illness, medical condition or mental condition.

School is providing services only in the capacity as Ayurvedic education resource and not as a licensed healthcare professional, licensed mental health professional or licensed business professional. Nothing in the Program is intended to be a substitute for consultation with a licensed healthcare professional, licensed mental health professional or licensed business professional. Candidate is encouraged to consult with a licensed healthcare professional, licensed mental health professional or licensed business professional to review and advise Candidate on Candidate's specific situation.

The Program is in no way to be construed as psychological counseling, therapy or medical advice.

Yoga Veda Institute does not guarantee that Candidate will obtain any results, obtain any job placement, secure employment, or earn any money by completing the Program and becoming a Graduate. Nothing in the Program is a guarantee or promise of future earnings. School does not provide investment recommendations, investment counseling, accounting services or tax advice.

ASSUMPTION OF RISK.

Candidate is entering into this Program voluntarily at Candidate's own free will. Candidate understands that the Program may include participation in financial, business, career or lifestyle strategies, which include inherent risks of harm, injury and other negative results. Candidate confirms that during participation in this Program, Candidate will always have the opportunity to consult with a licensed business professional, medical professional or mental health professional before acting on any content of the Program. If Candidate chooses not to consult with other licensed professionals and chooses to act on any content in the Program, Candidate agrees that Candidate is acting voluntarily and assumes all risks of use or non-use and agrees not to hold School responsible for any harm, illness, injury or other negative results.

LIMITED LIABILITY, INDEMNIFICATION.

Candidate agrees that under no circumstances is School to be held liable for any damages, whether direct or indirect, resulting from this Student Agreement or the Program, including any losses, medical ailments, injuries, whether physical or other, including death, whether or not caused by a third party delivering the Program under this Student Agreement, and School expressly excludes such liability to the fullest extent of the law. In no event shall School's liability exceed the fees paid under this Student Agreement.

Candidate agrees at all times to indemnify, defend and hold School and its team members, agents, affiliates, and other parties associated with School, harmless from any actions, losses, damages or expenses, as well as third party claims, including attorneys' fees and expenses, arising out of or related to this Student Agreement or Program.

FORCE MAJEURE.

Yoga Veda Institute shall not be liable for any costs or damages due to delay or nonperformance of this Student Agreement due to a Force Majeure, including acts of God, acts of people, government imposed restrictions and safety measures, quarantines, travel suspensions, and any other event beyond Yoga Veda Institute's control, whether foreseen or unforeseen.

GOVERNANCE.

This Student Agreement shall be construed in accordance with, and governed by, the laws of the State of Florida as applied to contracts that are executed and performed entirely in Florida. The exclusive venue for any legal proceeding based on or arising out of this Student Agreement shall be Brevard County, Florida.

DISPUTE RESOLUTION, LITIGATION EXPENSES.

Should any dispute arise between Candidate and School, it would be preferable to work it out amicably, but if that is not possible, then Candidate agrees that the dispute will be resolved by Arbitration, by the American Arbitration Association, in Brevard County, Florida. Candidate agrees to participate in the arbitration process in good faith, and further agrees that the decision made by the Arbitrator is binding, not subject to appeal, and enforceable in any court of competent jurisdiction as a judgment of law. Candidate understands that any claim must be commenced within one year of the date of the grievance, or forfeited forever.

Candidate understands that the only remedy that can be awarded through Arbitration is a refund of payments made to School. NO AWARD OF ANY CONSEQUENTIAL, PUNITIVE, SPECIAL OR ADDITIONAL DAMAGES MAY BE AWARDED TO CANDIDATE.

If any legal action is brought because of an alleged dispute regarding this Student Agreement, the prevailing party shall be entitled to recover reasonable attorney's fees and other costs incurred in pursuing that action, in addition to any other relief to which they are entitled.

ENTIRE AGREEMENT, WAIVER, MODIFICATIONS, SEVERABILITY, ASSIGNMENT

Candidate and School agree that this Student Agreement constitutes the entire agreement between them and supersedes any and all prior agreements, discussions, correspondence, understandings or proposals. Candidate understands that any expectation regarding the Program, which is not specifically included in this Student Agreement is not included in the Program.

Candidate agrees that no waiver of any of the provisions of this Student Agreement shall be deemed, or shall constitute, a waiver of any other provision of this Student Agreement, nor shall any waiver constitute a continuing waiver.

Candidate agrees that this Student Agreement is not to be altered, amended, extended or considered waived in any way, except in writing, with an additional Addendum, signed by both Candidate and School, or by an authorized signatory for either party.

If any term of this Student Agreement is found to be invalid, void, or unenforceable under applicable law, the other provisions shall remain in full force and effect, and shall in no way be affected, impaired, or invalidated.

This Student Agreement is not assignable, delegable, sub-licensable, or otherwise transferable.

SIGNATURES.

Candidate and School agree that electronic signatures are a valid form of signature for this Agreement, and it may be executed in counterparts, in which case it will be effective on the date the final Party signs the Agreement

Candidate has the opportunity to consult with an attorney and to have all questions answered by School prior to signing this Student Agreement. By signing below, Candidate and School agree to all of the terms of this Student Agreement.