

INTI's Agency Agreement 2021



PERSONAL INFORMATION

Full Name : Vivian Sung					
NRIC/ Passport No: 2312-31-2312			Date of Birth: 3/4/1990		
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Nationality : [/] Malaysian [] Others, please specify					
Race :	Chinese	Religion	:Chris	stian	
EPF No: 2	21321	SOCSO No:	2112	Income Tax No: 23131	
I declare that the information provided above is true and complete in all aspects. I understand that any misrepresentation or omission of information may be considered sufficient for withdrawal of an offer or subsequent dismissal.					
	<i>alure</i> ature			<u>10/02/2021</u> Date	



INTI's Agency Agreement 2021

IN٦	TI Interna	itional University & Colleges (hereinafter referred to as Party A) and	(hereinafter
ref	erred to	as Party B) have reached the following agreement after serious discussions co	ncerning the
rec	ruitment	t of international students by Party B on behalf of and for the courses and pro	grams of Party A
("t	he Colleg	ge") in(Name of a	
coı	untry/ter	ritory/jurisdiction) and its peripheral regions ("Territory"):	
1.	Obligat	ions - Party A	
	Party A	shall devote major efforts to support Party B in recruiting and enrolling stude	nts to the courses
	and pro	grams of Party A and hereby commits itself to the following obligations:	
	(1)	Provide Party B with the registration and accreditation documentation issued Educational and Immigration Authorities;	by Malaysian
	(2)	Provide Party B with textual, graphic, audio and video materials presenting the services of Party A;	ne products and
	(3)	Issue Certificate of Authorization in favour of the plenipotentiary of Party B;	
	(4)	Provide Party B with student recruitment plan, tuition fee schedule, curricul information;	um and program
	(5)	Issue appropriate acceptance letter, tuition receipt and any other documenta required to provide to the student recruited by Party B for the purpose of appauthorization after the full-amount of tuition and registration fee are received the student;	olying for a student

- (6) Assist Party B to inquire into and expedite the processing of student authorizations;
- (7) Grant authority to Party B to recruit students for the Business in the Territory.
- (8) Fulfill all promises of services and products.

2. Obligations - Party B

Party B shall provide whole-hearted student recruitment and visa application counseling services to Party A and the students who are contracted by Party B to take the courses and programs of Party A and commits to the following obligations:

- (1) Provide Party A all the certification and documentation which allow Party B to carry on the Business in the Territory in a lawful fashion;
- (2) Inform Party A promptly of the policies and regulations concerning the administration of the affairs of the students who wish to study in Malaysia;
- (3) In its sole discretion widely publicize and actively promote the courses and programs and services of Party A to prospective students in the Territory;
- (4) Assist all the prospective students to complete the application forms and prepare the financial sponsorship or guarantee certificates and any other documentation required by the student for the visa application;
- (5) Remit to Party A within 10 working days the registration fee collected from each student when the student has completed the application form for either the high school or pre-university preparation or diploma programs offered by Party A.
- (6) Remit to Party A within 10 working days tuition or tuition deposit collected from the student;
- (7) Provide for each student acceptance letter, tuition fee receipt and any other documentation issued by Party A in support of the student visa application ("Student Visa Documentation");

	(8) Inform Party A promptly of the status of the student visa application;
	(9) Conduct the Business in accordance with the terms set out by this Agreement and the Certificate of Authorization.
	(10) In cases where the visa application has been declined by Immigration Malaysia refundall the tuition fees except the non-refundable portion no later than one month commencing from the date when Party B has been notified that the case has been denied and forthwith provide photo static copies of the rejection letter along with an application for refund completed by the student to Party A;
	(11) Party B shall allow Party A full access to the resources of any education exhibition program organized or provided by Party B in any city inat no cost so long as this Agreement is in full force and effect and Party A will be entitled to its own staff present at the exhibition;
3.	The parties hereto have reached the following agreement with regard to the standards, method of payment and the mechanism of the administration of the tuition, registration, commission and consulting service fees:
	(1) Party A shall in its sole discretion set the tuition and fee standards in accordance with to the global educational market as well as the educational market in the Territory and shall promptly inform Party B of the fee schedule and any changes thereto;
	(2) Party A agrees that Party B will be entitled to a commission ("Commission") at the following rates based upon the first year (two semester) tuition fee paid by a student recruited and enrolled by Party B when the student has successfully obtained the student authorization:
	i. twenty per cent (20%)- for 1 to 15 students;ii. twenty-five per cent (25%) for over 16 students;
	(3) Party A acknowledges that Party B will be entitled to Commission based upon the above rates for ESL programs offered by Party A should at some future date Party A choose to charge tuition for ESL programs.
	(4) Party B shall in its sole discretion have the right to set the consulting service fee standards in the Territory.

- (5) Party B shall collect from each student the full amount of tuition fees and registration fees once the student has been accepted for admission by Party A and shall remit to Party A within 10 working days all the fees Party B had collected on behalf of Party A.
- (6) Party B shall sign a formal written agreement with each student which will specify: the tuition fees payable, the consulting service, the refundable and non-refundable fee items and refund amount procedures;
- (7) Party B agrees not to spend any monies remitted by any student other than the non refundable fees until such time as the student has successfully obtained student authorization;
- (8) Any party whose conduct contravenes the above terms and regulations of this agreement on the administration of the tuition fees, commission and consulting service fees shall bear the responsibility for all the serious consequences arising therefore;
- (9) In cases where a visa application of a prospective student is declined Party B must inform Party A without delay of the situation and send to Party a photo static copyof the refusal letter and submit a formal written request for a refund executed by the student in the form attached hereto as Schedule "D" with photostatic copies of the receipts and any other required documentation required for a refund. Party B will remit all the refundable fees to the bank account designated by the student within one month.
- (10) The parties agree that no student is entitled to a refund unless the student has received a refusal letter from a Malaysian Embassy or a Malaysian Consulate / Commission.
- (11) In cases where a partial refund is granted to a student recruited and referred to Party A by Party B, Party B must return any commission paid to Party B according to the following formula: Commission returnable = (is equal to) actual commission payment (minus) tuition and fees for courses and services already provided by the College x (times) the commission rate as stipulated in this agreement between both parties.

- 4. Party B may only make promises of products and services to prospective students in accordance with what has been specified in the official publications or / and documentation signed and sealed by the authorized management staff of Party A. Party B must not enter into any verbal agreement or sign any contract with any prospective student or any individual person or organization which would incur any obligations or responsibilities to Party A without first obtaining written consent signed and sealed by the authorized management staff of Party A. In cases where products and services need to be added in order to coordinate with some large scale promotion activities, Party B must notify and consult Party A.

 Party B must not act before receipt of written consent and authorization from Party A.
- 5. This agreement shall be valid for two years and shall be automatically renewed for another term of two years if there is no objection from either party. It shall be renewed on the analogy of this for the rest of the terms when it comes up for renewal. During the current term, if any party has a breach of the agreement, the other party has the right to terminate it at any time.

7.	Any notice to be given by either party hereunder may be validly given if sent by registered mail postage prepaid, addressed to the other at the respective addresses given below:	
	if to Party A:	
	INTI International University & College Persiaran Perdana	
	BBN Putra Nilai	
	71800 Nilai	
	Negeri Sembilan	
	266729-P	
	Attention: Mr. John Doe	
	B 6012 345 6789	
	F 603 123 4567	
	Email ceo@newinti.edu.ny	
	if to Party B:	
	(Name of the Recruitment Agency)and	
	(contact) at(address),	
	Tel.:;	
	Fax:; Email:	

Party A:	Party B:
INTI International University & College	(Vivian Sung)
Per	Per
John Doe - President	Mr./Mrs./Miss(Title)
I have the authority to bind the corporation.	I have the authority to bind the corporation.
at the City of Subang Jaya this first Day	(mm/yyyy) and at the City of the agreement is signed and/or endorsed)
this(mamle of the city wher	e the agreement is signed and/or endorsed)