

TERMS AND CONDITIONS OF SEK INTERNATIONAL MEMBERSHIP

These clauses (hereinafter referred to as "**Terms and Conditions** ") are granted between:

- SEK Institutional Communications, Corporation, with address at 10333 Diego Drive South, Boca Raton, Florida (United States) 33428 with document number P97000007672 ("**SEK** ").
- _____ residing at _____ and _____, in legal representation of _____, enrolled in the School hereinafter, (hereinafter referred to as the "**Legal Representative** ").

Definitions and acronyms:

"Programs" or "International Programs" are the international educational programs that SEK develops by itself or in collaboration with other entities attached to the SEK International Institution.

"Member Student" is the minor student who is in charge of the Legal Representative, is enrolled in an educational center belonging to the SEK International Institution and is able to use the Programs.

"Website" is the site <https://internationalmembership.sek.net>

"Membership Code" is the user code and password that SEK will grant to the Legal Representative of the Student Member, once their account has been validated, which will allow them personalized, confidential and secure access to their account within the Website.

"School" is the educational center attached to the SEK International Institution in which the Member Student is enrolled.

"Scholarship Guarantee" is a complimentary service offered by the School to the Student Members. In the event of the death of the Holder, the possibility is established that the Beneficiary may use the Benefits at the School or any other educational center of the SEK International Institution (subject to availability of space or quota, in the latter case) in accordance with the provisions of the Terms and Conditions.

"Holder" is the father or mother of the Student Member who registers as the holder of the Scholarship Guarantee in the annual application for enrollment

or enrollment with the School. The maximum age admitted to being a Holder is sixty (60) years at the time of registration. The terms regarding the conditions to be a Holder are set out in clause five (5). The Holder shall sign these Terms and Conditions as Legal Representative.

"Beneficiary" is the Student Member enrolled in the School dependent on the Holder on the date of his death.

"Benefits" is the coverage of the tuition, tuition and meals of the Member Student during the school year, exclusively.

1. Acceptance by the Legal Representative

Prior to contracting any of the Programs, the Legal Representative must accept the Terms and Conditions as a necessary condition for the provision of those, remaining legally bound with SEK without the need for a written contract between them.

The Legal Representative will be subject to the Terms and Conditions, together with those complementary or accessory guidelines dictated by SEK made known to him through the Website or dictated by the entities that collaborate with SEK for the execution of the programs, as well as those that arise from the different national and international legal regulations whose application corresponds.

In addition to the Terms and Conditions, each Program may provide specific provisions by which those who use the Programs must abide. Said provisions may complement, modify, or delete part of the provisions of the Terms and Conditions, the conditions of the written contract prevailing at all times when it exists.

1.1. Legal capacity to contract:

Only individuals with the capacity to act and who can validly issue their consent to enter into contracts may contract the Programs, as well as those who have the legal representation of minors or the disabled when the Programs are contracted to be used by them. Said Legal Representatives will be considered responsible for all acts carried out for the benefit of the minors or the incapacitated children under their charge.

The Legal Representative may also be a legal person, in which case they must act through a natural person with sufficient powers to contract on their behalf and to bind that person to the provisions of the Terms and Conditions; Likewise, if the Programs were contracted to be used by minors, the written consent of the persons who hold the parental authority of the Student Member

must be obtained. If the natural person acting on behalf of the Legal Representative does not have such powers or acts more than them, it will be understood that he has also committed himself in a personal capacity, for which he will respond in such conditions against SEK and third parties.

1.2 Personal information:

For the purposes of contracting the Programs, the information provided by the Legal Representative must be reliable and will have the character of an affidavit. When the information provided is false or inaccurate, the Legal Representative will be considered to have breached the Terms and Conditions, being responsible for all damages suffered by SEK and/or any third party as a result of such lack of veracity.

It is the responsibility of the Legal Representative to keep the personal information provided to SEK up to date, and must immediately notify SEK of the changes produced in relation to it.

SEK reserves the right to request any proof and/or additional information in order to corroborate the data of the Legal Representative and/or the Student Member, as well as to temporarily or permanently suspend the services if said data could not be confirmed.

In all cases, the personal information provided by the Legal Representative to SEK will be subject to adequate treatment and preservation, in safeguarding its privacy in accordance with the applicable personal data protection regulations, as indicated in Clause 13 below.

2. Acceptance by SEK

SEK reserves the right to accept or reject, at its sole discretion and without the need to invoke any cause, the requests for participation in the Programs that it receives from the eventual Legal Representatives. SEK reserves the right to not renew the Terms and Conditions of a certain Legal Representative at its sole discretion. It will be understood that the request of the Legal Representative regarding the Programs has been accepted and activated when he receives a written confirmation of said acceptance from SEK. Silence, the absence of notification to the Legal Representative or the express rejection of the request for services by SEK, will imply that there is no legal relationship between the Legal Representative and SEK with respect to said Program and, consequently, the nonexistence of any legal effect, the Legal Representative expressly waiving any judicial or extrajudicial claim that may take place from the said circumstance.

3. Membership Code

The services provided by SEK have been conceived for the personal use of the Student Member, therefore the Membership Code may only be used by their Legal Representative. For these purposes, access to the personal area of the Website and the use of the International Program Code will be deemed to have been made by the Student Member and/or their Legal Representative.

The Legal Representative will assume the obligation to save and safeguard the Membership Code under his entire responsibility, as well as any related password, and must immediately inform SEK when they have lost their status of confidentiality.

The Legal Representative will be responsible for all operations carried out through his account, having to refrain from using the Website for illicit, illegal purposes or effects, contrary to good faith and public order, harmful to the rights and interests of third parties or that in any way may damage, disable or overload the Website or prevent its normal use. The Legal Representative must notify SEK immediately and by suitable and reliable means of any unauthorized use of your account, as well as the entry by unauthorized third parties, the forgetting of the password or any other circumstance that represents a risk of access or use by unauthorized third parties.

SEK does not assume any responsibility for damages that may arise from (i) the lack of availability and continuity of the operation of the Website; (ii) the interruption in the operation of the Website, technical deficiencies, computer failures or alterations in the service due to failures in the telephone lines, in the electrical network, in the data connection network or in servers; (iii) interruption in the operation of the Website due to malicious attacks by third parties, execution of malicious software, malware, etc., that affect the Website; (iv) the interruption in the service of the Website due to maintenance operations; or (v) negligent actions, abusive use or configuration errors or failures caused by the Legal Representative and/or the Student Member.

4. International Educational Programs

The Programs offered by SEK constitute a series of benefits to which the Student Member who is enrolled in accordance with the Terms and Conditions will have access, which will give access to:

1. Automatic and priority place reservation in any of the educational centers attached to the SEK International Institution around the world (subject to availability of space or quota).
2. Priority seat reservation at any of the Universities attached to the SEK International Institution around the world (subject to availability of space or quota).

3. Free reception of physical or digital, informative and training publications edited by the SEK International Institution, such as, for example, Monographs on Educational Orientation, SEK-International Magazine, Newsletter, etc.
4. Possibility of participating in the World Intersek (cultural or sports) that takes place every year in one of the centers attached to the SEK International Institution.
5. Possibility of participating in the study and intercultural programs that are developed in educational centers attached to the SEK International Institution.
6. Possibility of opting for study scholarships when entering any of the Universities attached to the SEK International Institution, and collaboration and intermediation for the management of total or partial scholarships in other universities and centers of higher studies.
7. Access to a Scholarship Guarantee granted by SEK that exclusively guarantees the value of the tuition, regulated education and meals of the student during the school year, in the event of the death of the person holding the guarantee and until the end of the school process of the Student Member in the School, for which the admissibility requirements provided for in clause 5 below must be met.
8. Possibility of participating in both face-to-face and virtual international projects and events organized by the educational centers attached to the SEK International Institution, such as collaborative work projects with other students from said centers, attendance and participation in international conferences and videoconferences, research competitions, etc.
9. Register, receive information and participate in the international network of Alumni of the educational centers attached to the SEK International Institution.

The Member Student will be able to use these Benefits during their entire school stage as long as they are part of an educational center attached to the SEK International Institution or, in the case of sections 4.3, 4.8 and 4.9, while they are part of the Alumni Club. These benefits may change or be substituted without prior notice by SEK for similar ones.

5. Scholarship Guarantee

SEK collaborates with the Schools linked to SEK International Institution to grant the Legal Representative the power to register as Holder of the Scholarship Guarantee.

In the event of the death of the Holder, the School will grant the possibility that the Beneficiary may use the Benefits in accordance with the provisions of this Clause.

The use of the Benefits will begin the month following the declaration of the death of the Holder and will continue until the end of the school process with the normal use of the Beneficiary (without repeating any course) at the School. Under no circumstances is the use of the Benefits guaranteed in an educational centre or school that is not part of the SEK International Institution Network. The Scholarship Guarantee is not subject to the economic evaluation of any kind in the event that due to force majeure the service is temporarily suspended or ceased to be provided.

The Scholarship Guarantee will be granted after an analysis of the circumstances and requirements that occur in each case, for which the School may request all the information it deems appropriate.

Benefits may not be granted:

- a. In cases of death due to suicide or serious or terminal illnesses of the Holder existing at the time of first registering for this service to the Holder.
- b. If the Holder, at the time of death, is not up-to-date with the payment of all the receipts issued by the School.
- c. When the teaching contract that joins the Holder with the School is not in force or when the school year has ended, the Holder has not renewed their place for the following year.
- d. In the cases in which the Holder cannot demonstrate a right of primogeniture or legal representation in favour of the Student Member.

SEK reserves the right to modify the characteristics of the benefits, coverage and exclusions offered by this service, conveniently communicating it to the Holders.

6. Insurance

In some Programs, the Legal Representative must purchase travel, transportation or health insurance in order to protect the integrity of the Student Member, as well as to comply with destination legislation that may require it. If the Legal Representative does not agree to comply with the acquisition of specific insurance that is required by SEK or the corresponding authorities, the Student Member will not be able to access the Program, which will not generate any type of liability to SEK.

7. Changes and Modifications

SEK may introduce all the changes and modifications it deems appropriate in its sole discretion, on the Terms and Conditions, and/or on the services and/or how they are provided, at any time, the sole publication of the changes being

sufficient, made on the Website. To this end, it is the responsibility of the Legal Representative to periodically enter the Website and become aware of the modifications.

8. Availability of Programs

SEK makes its best efforts to promote, maintain and improve the quality of its Programs. However, SEK does not guarantee the validity of a specific Program, so they could eventually be replaced by similar ones. Accordingly, the Legal Representative expressly waives any claim for the change or substitution of Programs for similar ones.

9. Sanctions. Suspension/interruption of service

Without prejudice to other measures it deems pertinent, SEK will warn, temporarily suspend or permanently disable the access of the Student Member to the Programs if:

- a. Any law, the rights of a third party, public order, morality and good customs, the Terms and Conditions, or the particular provisions of the Programs will be violated.
- b. It will be shown that the Legal Representative does not have the legal representation of the Student Member.
- c. Some kind of disciplinary anomaly occurs during one of the Programs that entail the decision of SEK to suspend access to the Programs.
- d. The Legal Representative breaches his contractual obligations.
- e. The Legal Representative becomes delinquent concerning the payment of any of the obligations contracted in the educational services contract signed with the School.
- f. The Legal Representative incurs malicious or fraudulent conduct or acts.
- g. The identity of the Legal Representative and/or the Student Member could not be verified or any information provided by the Legal Representative was erroneous or could not have been confirmed.

10. Payment and billing for services

The Legal Representative will pay SEK the membership fees to access the Programs in accordance with the current price that will be communicated to the Legal Representative.

The price will be paid individually for each of the Student Members who are in charge of the Legal Representative, if applicable.

10.1 Price

The membership fees to the Programs are non-refundable and are published in the personal account of the Student Member within the Website.

10.2 About the payment method

The Student Member must pay the membership fees to the Programs before the expiration date that will be formally communicated.

10.3 Of non-payment

Failure to pay before the due date will be considered an automatic default by the Legal Representative, without any need for any notice from SEK. Said delinquency will generate an interest in charge of the Legal Representative according to the rate that will be formally communicated.

Likewise, the non-payment of any of the amounts attributable to the Legal Representative with respect to each of the Member Students under their charge will empower SEK to suspend, interrupt or cancel the services provided to each Member Student, individually.

10.4 Modifications and validity of the price

Price modifications will be formally communicated to the Legal Representative.

11. Termination

The Terms and Conditions will be considered terminated if the contract with the School is terminated as well. The termination of the contract, for this reason, will not release the Legal Representative regarding the amounts owed at the time it occurs.

12. Partial Nullity

The nullity or legally declared illegality of any of the stipulations of the Terms and Conditions will not affect the validity, legality and enforceability of the other unquestioned stipulations.

13. Protection of Personal Data

As the person responsible for the data that the Legal Representative may provide during the contractual relationship, SEK informs that the processing of your personal data will be the object of adequate treatment and preservation, in safeguarding the privacy of the same in accordance with the data protection regulations personal that may be applicable, as well as the

GDPR. SEK informs that the treatment will be carried out under the following detail:

RESPONSIBLE FOR THE TREATMENT SEK Institutional Communications Corporation, with address at 10333 Diego Drive South, Boca Raton, Florida (United States) 334.
SEK uses your data to carry out comprehensive management of the SEK International Membership, which involves:

PURPOSE OF THE TREATMENT

- Help with the Student Member participation in the Programs.
- Attend the collection of the corresponding membership charges.
- Facilitate access and use of computer tools and other resources made available to the Legal Representative and Student Member as a complement to training or extracurricular activities.
- Contact the Legal Representative in the cases set forth in these Terms and Conditions.
- Carry out commercial communication and marketing tasks (newsletter, a publication of photographs on social networks, information on the international network of Former Students, monographs on Educational Guidance, etc.).
- Communicate to the public authorities with competence in educational matters of any information that, in compliance with a legal obligation, must be provided.

RECIPIENTS OF THE DATA

Your data will be shared with Public Administrations, with the educational centers attached to the SEK International Institution and other entities with which SEK collaborates for the execution of the Programs.

LEGITIMATION FOR THE TREATMENT

The legal bases that legitimize the processing of your data are:

- Execution of the SEK International Membership, for all those purposes necessary for the maintenance of the corresponding contractual relationships.

- Consent for voluntary and optional activities for the Student Member.

YOUR RIGHTS You can access, rectify or delete the data, as well as exercise your right to portability by contacting dpo@edusek.net

In case of a personal data breach, a notification can be made to dpo@edusek.net.

The Legal Representative acknowledges being informed that the processing of the personal data recorded in the Terms and Conditions is independent of the data processing carried out by SEK Budapest Preschool, Primary School and Secondary School and its Data Processing Policy.

14. Jurisdiction and Applicable Law

The Terms and Conditions will be governed in all their points by the laws in force in the School. Any controversy derived from the Terms and Conditions, their existence, validity, interpretation, scope or compliance, will be submitted to the courts of the domicile of the School. These Terms and Conditions shall accordingly be governed by the rules of the Hungarian law.

Parties hereby state that SEK Budapest Preschool, Primary School and Secondary School shall not be held liable for complying with the provisions of the Terms and Conditions.

The declaration on the use of data forms an annex to the Terms and Conditions.

15. Assignment

The Legal Representative is not allowed to assign the rights and obligations under the Terms and Conditions to a third party.

Signed:

Signed: Stan Daniel

Legal Representative

SEK

Declaration of consent to the processing of personal data

As statutory Legal Representative of.....
 (“the Student”), I acknowledge that, for the purpose of fulfilling the General Terms and Conditions, “SEK” will transfer the personal data of the Student and the Legal Representative to the administrative authorities in accordance with the relevant legislation in force.

Furthermore, I:

give my consent

do not give my consent

to “SEK” to use the personal data of The Student beyond what is specified above, in accordance with clause 13 of the Terms and Conditions.

In this context, I

give my specific consent

do not give my specific consent

to “SEK” to use The Student’s and the Legal Representative’s name, ID, email and phone number for commercial and marketing purposes, as well as using such data to comply with the Terms and Conditions.

date:.....

signature

witness 1

witness 2