Service and Privacy Agreement

I 、 Special Note

- 1. STLAW JOB Network agrees to provide Internet / mobile network related services (hereinafter referred to as "network services") in accordance with the provisions of this agreement and the published operating rules. To obtain network services, service users (hereinafter referred to as "users") shall agree to all the terms of this agreement and follow the prompts on the page to complete all registration procedures. User registration or use means that the user fully accepts all the terms under this agreement. If the user does not agree with any terms of this agreement, please do not register an account or use the platform.
- 2. After user's successful registration, STLAW JOB Network will give each user a user account and corresponding password. The user account and password are kept by the user; the user shall be legally responsible for all activities and events carried out with his user account.
- 3. After the user registered successfully, STLAW JOB may send an email or call to each registered user to further introduce the company's related services. The user's registration is regarded as agreeing to receive further email or telephone service from the company.

Π Service Content

- 1. The specific content of STLAW JOB service is provided by the STLAW JOB based on actual conditions.
- 2. Part of the network services provided by STLAW JOB Network are paid network services. Users need to pay a certain fee to STLAW JOB Network to use paid network services. For paid network services, STLAW JOB will give users a clear notice before users use it. Only users confirm that they are willing to pay related fees according to the notice can users use such paid network services. If the user refuses to pay the relevant fees, STLAW JOB Network has the right not to provide users with such charged network services.
- 3. Users should understand that STLAW JOB Network only provides related network services, in addition to related network services equipment (such as personal computers, mobile phones, and other devices related to access to the Internet or mobile network) and the required fees (For example, the telephone and Internet fees paid for accessing the Internet, and the mobile phone fee paid for using the mobile network) shall be borne by the user.

Ⅲ、Service change, interruption or termination

- 1. In view of the particularity of network services, users agree that STLAW JOB has the right to change, interrupt or terminate some or all network services (including paid network services) at any time. If the changed, interrupted or terminated network service is a free network service, STLAW JOB does not need to notify users, nor need to bear any responsibility for any user or any third party; STLAW JOB shall notify users in advance before being changed, interrupted or terminated, and shall provide equivalent charged network services to the affected charged users.
- 2. User should understand that the STLAW JOB Network needs to regularly or irregularly check or maintain the platforms (such as Internet sites / APPs) that provide network services or related equipment. For the interruption, STLAW JOB Network does not need to bear any responsibility for this, but STLAW JOB Network should notify as much as possible in advance.
- 3. If any of the following situations occur, STLAW JOB Network has the right to interrupt or terminate the provision of network services (including fee-based network services) to users at any time without any liability to users or any third party:

- (1) personal information provided by user is not true
- (2) User violates the usage rules stipulated in this agreement
- (3) The user did not pay the corresponding service fee to STLAW JOB Network when using the paid network service

(4)If the account of the free network service registered by the user is not actually used within 90 consecutive days, or the account of the paid network service registered by the user is not actually used within 90 consecutive days after the expiration of the service period of the paid network service ordered by the user, STLAW JOB has the right to suspend, stop until deleting the account and stop providing related network services for the user.

IV Rules of use

- 1. When applying for the use of STLAW JOB Network service, users must provide STLAW JOB with accurate personal data. If there is any change in personal data, they must be updated in time.
- 2. Users should not transfer or lend their accounts and passwords to others for use. If the user finds that his account has been illegally used by others, he should immediately notify STLAW JOB. STLAW JOB does not assume any responsibility for the illegal use of accounts and passwords due to hacking or negligence of users 'storage.
- 3. The user agrees that the STLAW JOB has the right to place various commercial advertisements or any other type of commercial information in various ways during the provision of network services (including but not limited to placing advertisements on any page of the STLAW JOB website / APP), And the user agrees to accept the STLAW JOB to send users product promotions or other relevant commercial information via email or other means.
- 4. For users to upload any content on the STLAW JOB website / app through the STLAW JOB service (including but not limited to forums, BBS, Q & A) to the publicly available content, the user agrees that STLAW JOB has free, permanent, irrevocable, non-exclusive and fully sublicensable rights and licenses to use, copy, modify, adapt, publish, translate, create derivative works based thereon, disseminate, perform and display such content (In whole or in part), or incorporate this content into any other works, media, or technologies currently known or later developed.
- 5. Users must follow the following principles when using STLAW JOB Network service:
- (1) Abide by relevant Chinese laws and regulations
- (2) Comply with all network agreements, regulations and procedures related to network services
- (3) Do not use the network service system for any illegal purpose
- (4) Do not use STLAW JOB in any form to violate the business interests of STLAW JOB, including but not limited to publishing commercial advertisements not licensed by STLAW JOB.
- (5)Do not use STLAW JOB service in any form to violate the business interests of STLAW JOB, including but not limited to publishing commercial advertisements not licensed by STLAW JOB.
- (6) Do not use the online services provided by STLAW JOB to upload, display or disseminate any false, harassing, slanderous, abusive, intimidating, vulgar, obscene or any other illegal information;
- (7) Do not infringe the patent rights, copyrights, trademark rights, reputation rights or any other legal rights and interests of any other third party;

(8) Do not use the STLAW JOB service system to conduct any behavior that is not conducive to STLAW JOB;

STLAW JOB has the right to review and supervise the user's use of STLAW JOB service (including but not limited to the review of the user's content stored on STLAW JOB), if the user violates any of the above regulations when using the network service, STLAW JOB or its authorized persons have the right to request the user to correct or directly take all necessary measures (including but not limited to changing or deleting the content posted by the user, and suspending or terminating the user's right to use the network service) to mitigate the impact caused by user's improper behavior.

- 6 . For any specific service of STLAW JOB using any means (including but not limited to web announcements, emails, SMS reminders, etc.) made any statement, notice, warnings and other content are regarded as part of this agreement.if users use the network services, they are deemed to have agreed to the contents of such statements, notices and warnings.
- 7 Where the following information appears in the user's nickname (including but not limited to), the forum has the right to block, lock, or even log off:
- (1)Use a nickname that seriously violates Chinese laws, regulations and customs, and contains or hides information such as reactionary and pornographic information (including symbols, addresses, etc.);
- (2) Use the real names, characters, stage names, pen names, titles, etc. of party and state leaders, celebrities who are influential in ancient and modern China and foreign countries, and famous people on the Internet as nicknames
- (3) Use the names and logos of national institutions, enterprises and institutions, well-known companies or brands as nicknames:
- (4) Nicknames containing information on sex discrimination, racial discrimination, geographical discrimination, etc.;
- (5) Nicknames that contain uncivilized and unhealthy information such as self-insult, obscenity or insult, provocation, verbal abuse, personal attacks on others;
- (6) Nicknames containing information that can easily lead to ambiguity and misunderstanding by others;
- (7)Use the nickname with the relevant name of STLAW JOB without the official permission of STLAW JOB;
- (8) Similar to or similar to the nicknames of STLAW JOB and website / APP managers, and may cause confusion or disputes;
- (9) Nickname with obvious advertising nature;
- (10) Nicknames with information contained in other laws and regulations and forum prohibition rules.

V \ Intellectual Property

1. Any text, pictures, graphics, audio and video materials contained in the network services provided by STLAW JOB are protected by copyright, trademark and other property ownership laws. Without the consent of the relevant right holder, the above materials shall not be The media is directly or indirectly released, broadcast, rewritten or redistributed for broadcast or release purposes, or used for any other commercial purpose. All of this information or any part of the information may only be kept on a computer for private and non-commercial use STLAW JOB shall not be liable for any damage, delays, inaccuracies, errors and omissions arising from the above-mentioned materials or in the process of transmitting or submitting all or

part of the above-mentioned materials or any damages arising therefrom or arising therefrom, nor shall it be liable Form, responsible to the user or any third party.

2. Any software used by STLAW JOB to provide network services (including but not limited to any images, photos, animations, videos, recordings, music, text and additional programs, accompanying help materials included in the software) All rights belong to the copyright owner of the software. Without the permission of the software copyright owner, the user shall not reverse engineer (reverse engineer), reverse compile (decompile) or disassemble the software.

VI Disclaimer

- 1. The user expressly agrees that the risk of using the STLAW JOB service will be entirely borne by himself; all consequences arising from his use of STLAW JOB service will also be borne by himself. We do not assume any responsibility.
- 2. STLAW JOB does not guarantee that the network service will meet the requirements of users, nor that the network service will not be interrupted, nor does it guarantee the timeliness, security, and accuracy of the network service.
- 3 STLAW JOB does not guarantee the accuracy and completeness of external links provided for the convenience of users. At the same time, for the content on any webpages that are not actually controlled by STLAW JOB, STLAW JOB does not assume any responsibility.
- 4. STLAW JOB shall not bear any responsibility for network service interruption or other defects caused by force majeure or reasons beyond the control of STLAW JOB, but will try its best to reduce the losses and impacts caused to users. The user agrees that STLAW JOB shall not bear any responsibility for the quality defects of the following products or services provided by STLAW JOB to users and any losses caused by it:
- (1) Various network services provided free by STLAW JOB to users;
- (2) Any product or service presented to users by STLAW JOB;
- (3) STLAW JOB provides various products or services attached to users of paid network services.
- (4) The content of photos, articles or forum speeches uploaded by members (or netizens) of this website / APP, the member (or netizens) shall guarantee the knowledge, professionalism and professionalism of the photos, articles or forum contents legality.

VII. Compensation for breach of contract

- 1. If STLAW JOB violates relevant laws, regulations or any clauses under this agreement and causes losses to users, STLAW JOB agrees to bear the liability for damages caused thereby.
- 2. The user agrees to protect and safeguard the interests of the STLAW JOB and other users. If the user violates the relevant laws, regulations or any terms under this agreement and causes losses to the STLAW JOB or any other third party, the user agrees to bear the liability for damages caused thereby.

畑、Agreement modification

STLAW JOB reserves the right to modify any terms of this agreement at any time. Once the content of this agreement changes, STLAW JOB will directly publish the revised agreement content on the STLAW JOB website / APP. STLAW JOB has notified users to modify the content. STLAW JOB can also prompt users to modify the content through other appropriate methods. If you do not agree to the modifications made by STLAW JOB to the relevant terms of this agreement, the user has the right to stop using the network service.

If the user continues to use the network service, it is deemed that the user accepts the modifications made by STLAW JOB to the relevant terms of this agreement.

IX Notification

Under this agreement, all notifications from STLAW JOB to users can be made through web announcements, emails, mobile phone text messages, or regular mail transmissions; such notifications are deemed to have been delivered to the recipient on the date of sending. The user's notice of the STLAW JOB shall be served through the contact information, such as the correspondence address, fax number, and e-mail address officially announced by STLAW JOB.

X . Legal jurisdiction

- 1. The conclusion, execution and interpretation of this agreement and the settlement of disputes shall be governed by Chinese law and subject to the jurisdiction of Chinese courts.
- 2. If there are any disputes between the two parties on the content of this agreement or its execution, both parties shall try to resolve the dispute through friendly consultations; if the negotiation fails, either party may file a lawsuit in the People's court where STLAW JOB is located.

XI 、 Privacy Protection

1. Scope of application

This "Privacy Policy" applies to all services we provide. This privacy policy applies to your visit to our platform website and/or login to related clients to use our services.

It should be noted that this privacy policy does not apply to services provided by other third parties to you. For example, when a third party on our platform provides services to you on the basis of our platform, the personal information you provide to the third party does not apply to "Privacy "Policy", we are not responsible for any third-party use of your information.

2. How do we collect information

When we provide services, we may collect, store, and use the following information related to you. The information is collected to provide you with better and more personalized services. The way we collect information is as follows:

1) Information you provide

The information you fill in and submit when you register an account and pay for the related services, including your name, gender, nationality, language, occupation, education, age, ID card number, phone number, email address, address, Interests, payment accounts and related additional information (such as your province and city, postal code, etc.).

The shared information you provide to other parties through our services and the information stored when you use our services.

2) Information collected during your use of the service.

In order to provide and optimize our services, we may collect information about your use of the services. Such information includes:

a) When you use our services or visit the website of our platform, we automatically receive and record information on your browser and computer, including but not limited to your IP address, type of browser, language, access date and time, hardware and software feature information, and webpage records your

needs; if you download or use our or its affiliate company's software, or visit mobile webpages to use our platform services, we may read your location and Mobile device related information, including but not limited to device model, device identification code, operating system, resolution ratio, telecommunications operator, etc.;

- b) Log information refers to the technical information that the system may automatically collect through cookies, web beacons or other methods when you use our services to formulate your country and language used;
- c) Information that you search or browse when using our services, such as the web search terms you use, the URL address of the social media page you visit, and other information and content details that you browse or request when you use our services;
- d) Information about your use of our mobile applications (APP) and other software, and information about your use of such mobile applications and software;
- e)Information about your communication through our services, such as communication account number, and communication time, data and duration;
- f) The information (metadata) contained in the content you share through our services, such as the date, time or place of shooting or recording;
- g) Information provided and recorded when using our services, including but not limited to study abroad consultation, purchase courses, scheduled courses, course recordings and videos, etc.

Our cookies do not collect additional information on your computer browser or hard drive. Most browsers have the option of refusing to store the data on your computer to cookies. You can modify the acceptance level of cookies or reject our cookies, but we do not recommend you to make this setting, because this action may be affect your safe access to our related websites and/or login related clients and use of our services.

3. How we use information

Because your information is collected to provide you with services and improve the quality of services, in order to achieve this purpose, we may use your information for the following purposes:

- 1) Provide you with the services, and design, maintain, and improve these services;
- 2)When we provide services, they are used for identity verification, customer service, security precautions, fraud monitoring, archiving and backup purposes to ensure the safety of provided products and services;
- 3) According to your needs, region, age, occupation, language ability, background, interests, learning preferences, etc., match the suitable studying abroad and study guidance consultant and learning content;
- 4) Analyze your use of our services, so that we can better understand how you access and use our services, so as to respond to your personalized needs, such as language settings, location settings, personalized help and instructions, or make other responses to you and other users;
- 5) When you use our services, we may use your information to send emails, news or push notifications to your device. If you do not want to receive this information, you can choose to cancel the subscription on the device according to our relevant tips;
- 6) Recommend content that may be of interest to you, including but not limited to sending you product and service information, or showing you personalized third-party promotional information through the system, or contacting us with your consent Partners share information so they can send you information about their products and services;

- 7)Software certification or upgrade of management software;
- 8) Provide you with more relevant advertisements to replace the general advertisements;
- 9) Let you participate in surveys about our products and services, or promotions and sweepstakes;
- 10)Other uses with your permission.
- 4. How do we share information
- 4.1 We will treat your information with a high degree of diligence and duty. Except for the following circumstances, we will not share your personal information with any third party without your consent:

We may provide the personal information we collect above to our affiliates, partners, and third-party service providers (such as communication service providers who send emails or notifications on our behalf, and map service providers that provide us with location data Etc.) for the following purposes: a) to provide you with better customer service and user experience; b) to achieve the purpose stated in the "How Do We Use Information" section; c) to exercise and fulfill rights and obligations stipulated in "user registration agreement in STLAW JOB" and this" Privacy Policy "and other applicable contract or rules between us; d) understand, maintain and improve our products and or services.

- 4.2 In order to provide better customer service and user experience, we may provide your personal information with the third parties mentioned above. We will only provide your personal information for legal, legitimate and necessary purposes, and will only provide personal information necessary for related products and services. We will strive to ensure that such third parties comply with this "Privacy Policy" and other appropriate confidentiality and security measures we require them to use when using your personal information, and expressly require such third parties only to use the shared personal information for Specific uses related to STLAW JOB or services. If for the purpose of changing personal information, such third parties will seek your authorized consent again.
- 4.3 With the continuous development of our business, we may conduct mergers, acquisitions, asset transfers or similar transactions, and your personal information may be transferred as part of such transactions.
- 4.4 We may also retain, save or disclose your personal information for the following needs:
- a)Comply with applicable laws and regulations;
- b) Comply with court orders or other legal procedures;
- c) Comply with the requirements of relevant government agencies;
- d)Uses that are reasonably necessary to comply with applicable laws and regulations, safeguard the public interest, or protect the safety and legal rights and interests of our customers, our group companies, other users or employees.
- 4.5 We may cooperate with partners to organize marketing activities and share with them some information generated during the activities that is necessary to complete the activities, so that you can participate in the activities, and our partners can contact you in time or distribute prizes.
- 5. How we protect your personal information

In order to ensure the security of your information, we strive to take various reasonable physical, electronic and management security measures to protect your information so that your information will not be leaked, damaged or lost, including but not limited to SSL, information encryption storage, access control for data centers. We also take strict management of employees or outsourcing personnel who may come into contact with your information, including but not limited to taking different authority controls according to

different positions, signing confidentiality agreements with them, and monitoring their operations. We will provide corresponding security measures according to the existing technology to protect your information and provide reasonable security guarantees. We will do our best to prevent your information from being leaked, damaged or lost.

Your account has security protection function, please keep your account and password information properly. We will ensure that your information is not lost, misused or altered by backing up to other servers, encrypting user passwords and other security measures. Despite the aforementioned security measures, please also understand that there is no "perfect security measure" on the information network.

When using our platform services for online transactions, you will inevitably disclose your personal information, such as bank account information, contact information or postal address, to the counterparty or potential counterparty. Please protect your personal information properly and provide it to others only when necessary. If you find that your personal information is leaked, especially if your account and password are leaked, please contact our customer service immediately so that we can take corresponding measures.

6. Protection of minors

We take the protection of minor information very seriously. If you are a minor under the age of 18, please read this "Privacy Policy" under the guidance of your parents or guardians, and submit your personal information and use our Products and/or services with the consent of your parents or guardians.

7. Variation

We may revise the terms of this Privacy Policy in due course, and this revision forms part of this Privacy Policy. If the amendment causes a substantial reduction in your rights under this Privacy Policy, we will notify you by prompting or sending you an e-mail or otherwise in a prominent position on the platform. In this case, if you continue to use our services, you agree to be bound by the revised "Privacy Policy".

XII、Other Regulations

- 1. This agreement constitutes a complete agreement between the parties on the matters agreed in this agreement and other related matters. Except as provided in this agreement, no other rights are granted to the parties to this agreement.
- 2. If any clause in this agreement is completely or partially invalid or not enforceable for any reason, the remaining clauses of this agreement shall still be valid and binding.
- 3. The headings in this agreement are for convenience only and should be ignored when interpreting this agreement.