



Ryle High School

Contract # 21-2121

BigTeams LLC provides web-based products for scholastic athletic & activity departments. This service agreement is between BigTeams LLC (BT) and **Ryle High School** for the below detailed services and effective dates.

Products Included (PRO Package):

- Schedule Star
- Fan Central
- Med Central
- Student Central

Implementation and Transition

- Telephone and email support will be available to member schools
- Storage space of data for all related forms and documents will be maintained for 10 years from the date such data and documents are uploaded.

School agrees to:

- Dedicate time for training athletic staff.
- Provide BT with the pre-participation forms for implementation purposes in a fully editable, digital format such as Microsoft Word.
- Establish a development and implementation timeline with BT. The timeline will include 14 days for post-launch amendments.
- Distribute pre-participation registration instructions (provided by BT) to parents & students.
- Review pre-participation registration forms as per state guidelines to ensure athletes' proper medical care.

Term and Termination:

- BT will build all state level required forms and two additional school level forms.
- Price quotes for additional forms can be provided if necessary.
- The effective dates of this agreement are from the Date of Signing until 4/15/2024.

Year 1: Due Immediately

\$2,000 Pro Package

TOTAL: \$2,000

Year 2: Due 4/15/2022

\$2,500 Pro Package

TOTAL: \$2,500

Year 3: Due 4/15/2023

\$3,000 Pro Package

TOTAL: \$3,000

Ryle High School reserves the right to opt out after Year 1 or 2 without a penalty fee.

Agreed and Accepted:

School Authorized Representative

BigTeams Representative

Heather Bush – Athletic Department Staff

Printed Name & Title

Bradley Bestic – School Development Manager

Printed Name and Title

Welcome to the BIGTEAMS Network.

These Terms of Service (these “Terms”) are between you (hereinafter “Customer”, “you”, or “your”) and Big Teams, LLC and/or its affiliates or licensors (“BIGTEAMS”) and describe your rights and responsibilities as a Customer of BigTeams’ Products and Services (both as defined herein).

BIGTEAMS provides a web-based athletic and activity management platform and various software tools and product levels allowing schools and organizations to provide content to their community (the “Product”). BIGTEAMS also provides you access to one or more websites including: www.bigteams.com; now.schedulestar.com; www.planeths.com; and/or any other website owned or operated by BIGTEAMS or its affiliates that is affiliated with the Products or any one of the foregoing websites (collectively the “Websites”). The Products and Websites are collectively referred to as the “Services”.

As applicable to the specific Products, if an end user (hereinafter “End User”) is being invited or added to a Product by Customer, the End User Agreement governs their access and use of the Product. The term of this Terms of Service shall be determined by the term agreed to upon submission of payment by Customer. For good and valuable consideration, the sufficiency of which is hereby acknowledged by the parties, the parties hereto agree as follows:

The following Terms set forth the terms upon which BIGTEAMS offers you access to the Services and govern the permissible content that you submit to the Services. The Services includes any tools available on the Product, Websites, and/or any content provided by BIGTEAMS on or through the Product or Websites, which may include text, images, hosted software, sound or video files. We use your information as described in our Privacy Policy, which can be accessed through the Product or Websites.

ACCEPTANCE

By submitting payment or using the Services once you are given an account you are accepting all of the terms in, and linked to, these Terms and the Privacy Policy. You agree that these Terms and the Privacy Policy will apply whenever you use the Services, or when you use the tools we make available through the Services.

As an Administrator for your account, you may be able to specify certain End Users as Administrators, who will have important rights and controls over your use of our Products, Services and End User accounts. This may include creating and posting content, monitoring or modifying End User accounts, setting End User usage permissions; and managing access to your data by End Users or others. Administrators may also take over management of accounts previously registered using an email address belonging to your domain. You are responsible for whom you allow to become Administrators and any actions they take,

BIGTEAMS shall also have no responsibility or liability for any content created or posted by you or other third parties within any online forum available through the Services. BIGTEAMS makes no warranties, express or implied, with regard to the Services, their operation, or your use of the Services, including but not limited to warranties of merchantability or fitness for a particular purpose. BIGTEAMS makes no warranties as to the availability, up-time, functionality, error free nature or reliability of the Services, the internet, the telephone network through which the Services are utilized, or other technology utilized to present, access or utilize the Services, nor does it warrant that the Services shall be free of computer viruses or other malicious content. BIGTEAMS reserves the right to modify, suspend or discontinue the offering of the Services at any time for any reason without prior notice. Further, while BIGTEAMS utilizes electronic and physical security to reduce the risk of improper access to or manipulation of data during transmission and storage, it cannot guarantee the security or integrity of the data and shall have no liability for breaches of security or integrity or third-party interception in transit, nor for any damage which may result to your computer or other property by your use of the Services.

Hosting

BIGTEAMS shall create, host and maintain a website or webpage for the use and benefit of CUSTOMER (the "Customer Site"). The Customer Site shall be substantially similar to the demonstration websites on display at www.bigteams.com. The purpose of the Customer Site shall be for CUSTOMER to obtain registration information, post event details, pictures and other related content relating to various school or sports club activities.

- Should BIGTEAMS purchase the domain for the CUSTOMER, BIGTEAMS will purchase and renew the domain for the term of services purchased. Should the Customer choose to leave prior to the term expiring BIGTEAMS will retain ownership of the domain for the remainder of the term.
- Should the CUSTOMER own their own domain they are responsible for renewal of the domain.

BIGTEAMS does not warrant that the operation of this website will be uninterrupted or without error. However, BIGTEAMS will work in good faith to resolve any such issues.

Payment

BIGTEAMS shall use commercially reasonable efforts to provide the CUSTOMER with an invoice 30 days prior to payment being due. CUSTOMER shall pay BIGTEAMS within the due date indicated on the invoice or shall be subject to a late fee. If payment is not received by BIGTEAMS from the CUSTOMER by the payment due date BIGTEAMS reserves the right to terminate CUSTOMER's access to all Services. Should payment exceed 15 days past the due date the CUSTOMER is at risk of data loss. See Privacy Policy Data Retention section for specifics.

Affiliates

BIGTEAMS may integrate third party affiliates within the product including but not limited to the following forms:

General promotion, links to websites, custom pages, or dedicated advertising to designated vendors and service providers operated by third parties. Any commissions, residuals or percentages paid to CUSTOMER by the third party vendor shall be determined between CUSTOMER and the third party vendor. Based on the plan purchased, CUSTOMER may request the removal of certain features and replace them with their own custom page (such as an online store)

Product Users

BIGTEAMS reserves the right to collect personal information from users of the Customer Site who volunteer such information, and maintains a privacy policy regarding the use of this information. A link to the most current Privacy Policy can be found on the bottom of the Customer Site operated under these Terms. The information collected by BIGTEAMS is necessary to effectuate subscriptions to email alerts and to give authorized users administrative access to the Customer Site.

Features

BIGTEAMS reserves the right to make upgrades and modifications to the Customer Site, on an as needed basis, as long as such updates are consistent with these Terms. The parties agree that modifications may include, but are not limited to, new features, downloads, format, style, menus, headings, and location of advertisements.

BIGTEAMS is the sole owner of any and all code including the Customer Site code.

Termination

The CUSTOMER reserves the right to terminate product use or use of the Services at any time, however BIGTEAMS will not refund any payments.

Should BIGTEAMS own the domain for the Customer Site, BIGTEAMS will retain ownership of the URL and has the option to release the domain to the CUSTOMER 90 days after the termination date of the CUSTOMER'S account for a fee.

BIGTEAMS reserves the right, in its discretion, to restrict, suspend or terminate your access to all or any part of the Customer Site, including the interactive areas of the Customer Site, at any time without prior notice. BIGTEAMS may change, suspend or discontinue all or any aspect of the Customer Site at any time, including the availability of any feature, database, or content, (including the interactive areas), without prior notice. However, BIGTEAMS shall

use the Services for any activity that may be considered or are unethical, immoral, or illegal

- Transmit through the Service unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene or otherwise objectionable material of any kind or nature
- Transmit any material that may infringe the intellectual property rights or other rights of third parties, including trademark, copyright or right of publicity
- Copy, distribute, sell, disclose, lend, transfer, convey, modify, decompile, disassemble or reverse engineer the Services for any purpose whatsoever or allow any unauthorized third party to access the Services for any purpose
- Attempt to gain unauthorized access to the Services, other accounts, computer systems or networks connected to the Services, through password mining or any other means or interfere with another member's use and enjoyment of the Services.

ABUSING BIGTEAMS; SUSPENSION

BIGTEAMS and its community work together to keep the Services working properly and the community safe. Please report problems, offensive content, and policy violations to the school or organization administering the Customer Site. BIGTEAMS may, with or without cause, immediately terminate these Terms, and deny you access to or the right to use the Services. Without limiting other remedies, we may limit, suspend or terminate your access to the Services and user accounts, prohibit access to our Websites, content, the Services, any services and tools, delay or remove hosted content, and take technical and legal steps to restrict your access to the Services if we think, in our sole discretion, that you are creating problems or possible legal liabilities, infringing the intellectual property rights of third parties, or acting inconsistently with the letter or spirit of these Terms or our policies (for example, and without limitation, policies related to shill bidding, conducting off-BIGTEAMS transactions, feedback manipulation, circumventing temporary or permanent suspensions or users who we believe are harassing our employees or other users). Additionally, we reserve the right to cancel unconfirmed accounts or accounts that have been inactive, or to modify or discontinue BIGTEAMS' Websites, services or tools. If these Terms are terminated, you will no longer be authorized to use the Services. In the event of termination, the disclaimers, limitations of liabilities and the indemnification provisions set forth in these Terms, shall survive.

PROCEDURE FOR MAKING CLAIM OF COPYRIGHT INFRINGEMENT

If you believe that your work has been copied in a way that constitutes copyright infringement, you should send written notification thereof to our Designated Agent, who can be reached as follows: BIGTEAMS 20098 Ashbrook Pl, Suite 155, Ashburn, VA 20147 t: 866-448-9438 | f: 540-301-0735 info@bigteams.com. In order for your notification to be effective, you must include the items required by 17 U.S.C. §512(c). This process only relates

You will indemnify and hold BIGTEAMS (and our officers, directors, agents, subsidiaries, joint ventures and employees) harmless from any claim or demand, including reasonable attorneys' fees, made by any third party due to or arising out of your breach of these Terms, or your violation of any law or the rights of a third party. By using the Websites, or the Service, you hereby warrant and represent that you have all necessary rights, power and authority to agree to these Terms and perform your obligations hereunder, and nothing contained in these Terms or in the performance of such obligations will place you in breach of any other contract or obligation. You further warrant and represent to BIGTEAMS that you are and shall at all times remain in full compliance with all applicable laws and regulations with regard to your use of the Websites or Services, including without limitation the Telephone Consumer Protection Act, the Telemarketing Sales Rule, the CAN-SPAM Act (Controlling the Assault of Non-Solicited Pornography and Marketing Act) of 2003, and all other laws and regulations concerning privacy, telemarketing and Internet marketing. By using the Websites or the Services, you agree to indemnify and hold harmless BIGTEAMS, its affiliates and contractors, and its and their officers, directors, employees and agents from and against any loss, claim, damage, obligation, liability, cost or expense (including, without limitation, reasonable attorneys' fees and costs of any investigation or preparation) arising out of or in connection with any actual or threatened claim, suit, action or proceeding by any person based on or arising out of your breach of the above warranties or any use by you or an account or computer owned by you of the Websites, the Service or the Content or your provision of User Content to BIGTEAMS.

USER CONTENT

Any content, information, material or data, including logos and mascots, that you submit or post via the Customer Site, the Websites, or the Services is referred to in these Terms as "User Content." You retain all copyright to all original User Content you submit to the Customer Site, the Websites, or the Services. You grant us, and anyone authorized by us (including school and school booster clubs), a royalty-free, perpetual, irrevocable, non-exclusive, unrestricted, worldwide license to use, copy, modify, transmit, exploit, create derivative works from, distribute, and/or publicly perform or display such material, in whole or in part, in any manner or medium you have in the User Content, in any media known now or in the future. The foregoing grant includes the right to exploit any proprietary rights in such posting or submission, including, but not limited to, rights under copyright, trademark or patent laws that exist in any relevant jurisdiction. Also, in connection with the exercise of these rights, you grant us, and anyone authorized by us, the right to identify you as the author of any of your postings or submissions by name, email address or screen name, as we deem appropriate. You understand that the technical processing and transmission of the Customer Site, the Websites, or the Services, including content submitted by you, may involve transmissions over various networks, and may involve changes to the content to conform and adapt it to technical requirements of connecting networks or devices. You acknowledge and agree that you will not post on the Customer Site, the Websites, or the Services any content for which you do not have the clear right to do so and to grant the rights granted above. You further acknowledge and agree that you are solely responsible and liable for any content that you

ARBITRATION

All claims or disputes under these Terms shall be submitted to final and binding arbitration before the American Arbitration Association, in accordance with the Commercial Arbitration Rules of the American Arbitration Association, for arbitration in the State of Virginia. Judgment upon the award rendered by an arbitrator(s) may be entered in any court having jurisdiction thereof, and, if BIGTEAMS is the party seeking enforcement, BIGTEAMS shall be entitled to an award of all costs, fees and expenses, including reasonable attorneys' fees, to be paid by you as the party against whom enforcement is ordered. Any dispute or portion of a dispute involving intellectual property rights shall not be subject to arbitration and shall be determined by a court of competent jurisdiction as provided herein. Notwithstanding the foregoing, BIGTEAMS shall have the right to initiate an action in a court of competent jurisdiction for temporary, preliminary or permanent injunctive relief in the event you or any third party infringes upon its proprietary rights or breaches or threatens to violate any law through use of the Services. Each party agrees that any dispute resolution proceedings whether in arbitration or in court, will be conducted only on an individual basis and not in a class or representative action or as a member in a class, consolidated or representative action. ADDITIONALLY, IF ANY CLAIM PROCEEDS IN COURT RATHER THAN THROUGH ARBITRATION, WE EACH WAIVE ANY RIGHT TO A JURY TRIAL. THESE TERMS DO NOT ALLOW CLASS OR COLLECTIVE ARBITRATIONS EVEN IF THE AMERICAN ARBITRATION ASSOCIATION (AAA) OR BETTER BUSINESS BUREAU (BBB) PROCEDURES OR RULES WOULD. NO CLASS OR REPRESENTATIVE OR PRIVATE ATTORNEY GENERAL THEORIES OF LIABILITY OR PRAYERS FOR RELIEF MAY BE MAINTAINED IN ANY ARBITRATION OR OTHER ACTION HELD UNDER THESE TERMS.

To the extent permitted by the law governing this contract, CUSTOMER will indemnify and hold BIGTEAMS harmless for third-party damages stemming from this contract, and will limit damages sought by CUSTOMER to those amounts paid under the contract by either party, which shall not include consequential or punitive damages.

MISCELLANEOUS

The validity, construction and performance of these Terms shall be governed and construed in accordance with the laws of the Commonwealth of Virginia without regard to the conflicts of laws provisions thereof. Any action brought pursuant to these Terms shall be commenced in federal or state court located in Fairfax County, Virginia. The parties hereby consent to personal jurisdiction in the federal and state courts in Fairfax County, Virginia and waive any right to a change of jurisdiction or venue. These Terms constitute the full and entire understanding and agreement between BIGTEAMS and you with respect to your use of the Services and supersedes all prior agreements, understandings, inducements, and conditions, express or implied, oral or written, relating to the subject matter hereof, except as may be otherwise agreed. If any provision of these Terms shall be deemed unlawful, void, or for any reason unenforceable, then that provision shall be enforced and reconstructed to the maximum extent permitted by law. All notices to BIGTEAMS in connection with these Terms