



# Boone County Schools - Contract Renewal

## Boone County Schools- KY

8330 US Highway 42  
Florence, KY 41042  
United States

## Chad Brady

Media Systems Coordinator  
chad.brady@boone.kyschools.us  
859-282-3198

## Reference: 20210624-121251512

Quote created: June 24, 2021  
Quote expires: August 23, 2021  
Quote created by: Josh Boyer  
jboyer@schoolpointe.com  
+1 (614) 778-1853

## Products & Services

Item & Description	SKU	Quantity	Unit Price	Total
Web Hosting Unlimited web hosting per student	WEBHOS- UN	1	\$19,150.00 / year	\$19,150.00 / year
CMS License CMS annual license	CMS-LIC	1	\$0.00 / year	\$0.00 / year
Branded Mobile App License Branded mobile app annual license	BAM-LIC	1	\$1,250.00 / year	\$1,250.00 / year

## Subtotals

Annual subtotal \$20,400.00

**Total \$20,400.00**

## Signature

---

Signature

---

Date

---

Printed name

## Countersignature

---

Signature

---

Date

---

Printed name

## Questions? Contact me



Josh Boyer

jboyer@schoolpointe.com

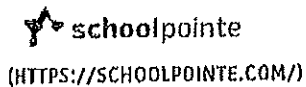
+1 (614) 778-1853

SchoolPointe, Inc.

3248 HENDERSON RD STE 100

COLUMBUS, OH 43220

United States

Book Your Demo For SendIt Now! (<https://sendit.schoolpointe.com/>)f (<https://www.facebook.com/schoolpointe>)t (<https://twitter.com/schoolpointe>)REQUEST PRICING  
(<https://www.formality.io/v/k3CAAP>)v (<https://www.youtube.com/channel/UCUq43T>)in (<https://www.linkedin.com/company/digital-school-network>)f (<https://www.facebook.com/schoolpointe>) t (<https://twitter.com/schoolpointe>)v ([https://www.youtube.com/channel/UCUq43DA\\_s8JL58gVZBuSVw](https://www.youtube.com/channel/UCUq43DA_s8JL58gVZBuSVw)) in (<https://www.linkedin.com/company/digital-school-network>)CMS v (<https://schoolpointe.com/>) TESTIMONIALS/CMS/TESTIMONIALS)FACILITYPOINTE(<https://www.facilitypointe.com/>)TRAINING & SUPPORT(<https://schoolpointe.com/support/>) CASE STUDIES v (<http://schoolpointe.com>)SENDIT(<https://schoolpointe.com/sendit/>) REQUEST A DEMO(<https://schoolpointe.com/contact/>)

MENU

# Terms of Service

Effective Date: October 15, 2015

IMPORTANT! PLEASE CAREFULLY READ THESE TERMS OF SERVICE ("TOS") BEFORE USING THE WEB SITES OR APPS, AS THEY AFFECT YOUR LEGAL RIGHTS AND OBLIGATIONS. SchoolPointe, Inc., ("Company" or "we," "our," or "us") owns or controls, and provides access to, content publishing applications for school districts and the resulting output from these applications (however accessed and/or used, whether via personal computers, mobile devices (phones or tablets), Interactive TV, or any other Interactive features or means that are accessible or downloadable through the web sites owned or controlled by Company and that link to these TOS (collectively, "Web Site Services"). THESE TOS GOVERN YOUR USE OF THE WEB SITE SERVICES. These TOS only apply to the Web Site Services, and not to any other Web site or any offline activities by Company (unless specifically stated). You agree to these TOS by accessing or using the Web Site Services, registering for services offered on the Web Site Services, or by accepting, uploading, submitting or downloading any information or content from or to the Web Site Services. IF YOU DO NOT AGREE TO BE BOUND BY ALL OF THESE TOS, DO NOT USE THE WEB SITES.

## 1. Acceptance of Terms

Your use of the Web Site Services is subject to these TOS, which may be updated by us from time to time without notice to you. It is important for you to refer to these TOS from time to time to make sure that you are aware of any additions, revisions, or modifications that we may have made to these TOS. Your use of the Web Site Services constitutes your acceptance of these TOS.

## 2. Description of Web Site Services

The Web Site Services currently provide users with access to a robust collection of school district content and other digital media, including various downloadable programs, apps, and content. Unless explicitly stated otherwise, any new features that augment or enhance the Web Site Services, including the release of new or specialized Company Web-based services, are subject to these TOS. In some instances, these TOS and a separate end user license or similar agreement will apply to a service or product offered by Company and/or the Web Site Services. We may add, change, remove, suspend or discontinue any aspect of the Web Site Services without notice. We may also impose limits on certain features and services or restrict access to the Web Site Services without notice or liability. In order to use the Web Site Services, you must have access to the Internet, either directly or through devices that access Web-based content, and pay any fee associated with such access. In addition, you must provide all equipment necessary to make use of the Internet, (e.g., personal computer, modem, cell phone, other access device, etc.)

## CONTACT US

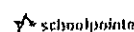
SCHOOLPOINTE  
3248 West Henderson Rd.  
Columbus, Ohio 43220

Phone: 866-545-2549 (tel:866-545-2549)

Fax: 614-798-2199 (tel:614-798-2199)

sales@schoolpointe.com  
(mailto:sales@schoolpointe.com)  
support@schoolpointe.com  
(mailto:support@schoolpointe.com)

Request a demo today! (/contact)



Stay connected through  
our email updates!

Subscribe now

### 3. Intellectual Property Ownership; License

Book Your Demo For SendIt Now! (<https://sendit.schoolpointe.com/>)

The past, present and future Web Site Services content, including, without limitation, organization, graphics, text, images, audio, videos, statistics, designs, compilations, advertising copy, and the trademarks, logos, domain names, trade names, service marks and trade identities; any and all copyrightable material (including source and object code); and all other materials related to the Web Site Services, including without limitation, the "look and feel" of the Web Site Services (collectively, "Content") are protected by applicable copyrights and other proprietary (including, but not limited to, intellectual property) rights and are the property of Company, its parent, subsidiaries, affiliates, or its licensors. Except as expressly set forth in these TOS or otherwise expressly granted to you in writing by Company, no rights (either by implication, estoppel or otherwise) are granted to you. The copying, reproduction, rearrangement, sales, leasing, renting, distribution, redistribution, modification, downloading, exchanging, creating of derivative works, uploading, posting, transmitting, or publication by you, directly or indirectly, of the Content, including the removal or alteration of advertising, except pursuant to the express limited grant of rights hereunder, is strictly prohibited. You agree to abide by any and all additional copyright notices, information, or restrictions contained in any part of the Web Site Services. Copying, archiving or storing any part of the Web Site Services for a purpose that is not permitted by these TOS is expressly prohibited without prior written permission from Company or the applicable copyright holder as identified on the Web Site Services.

Subject to your strict compliance with these TOS, Company grants you a limited, personal, non-exclusive, non-commercial, revocable, non-assignable and non-transferable license to download - view, use and/or play a single copy of the Content (excluding source and object code), provided that you: (i) retain all trademark, copyright and other proprietary notices contained in the original Content or any copy you may make of the Content; (ii) do not allow or aid or abet any third party (whether or not for your benefit) to copy or adapt the object code of the Web Site Services' software, HTML, JavaScript, or other code; reverse engineer, decompile, reverse assemble, modify or attempt to discover any source code that the Web Site Services create to generate its web pages; or any software or other products or processes accessible through the Web Site Services; and (iii) do not insert any code or product to manipulate the Content in any way that affects any user's experience.

### 4. Links to Other Web Sites

The Web Site Services may contain hyperlinks to other web sites ("Other Sites"). If you use the hyperlinks to access these Other Sites, you will leave the Web Site Services and your browser will be re-directed to the Other Sites. The Other Sites may have their own terms of service and privacy policy and those Other Sites may have different practices and requirements than the Web Site Services. Company may not have knowledge of, and is not responsible for, the content presented by any Other Site. As such, Company does not warrant or make any representation regarding the legality, accuracy, or authenticity of content presented by Other Sites. The hyperlinks to Other Sites do not constitute an endorsement by Company of any Other Site(s) or resources, or their content. The Web Site Services are only providing these links to you as a convenience.

### 5. Our Linking Policy

Any web site that links to the Web Site Services: (a) must not frame or create a browser or border environment around any of the Content of the Web Site Services; (b) may link to, but not replicate, the Content; (c) must not imply that Company or the Web Site Services are endorsing or sponsoring it or its products, unless Company has given its prior written consent; (d) must not present false information about Company or its products or services; (e) must not use any Company trademarks without the prior written permission from Company; and (f) must not contain content that could be construed as distasteful, offensive or controversial. By linking to any of the Web Site Services, you agree that you do and will continue to comply with the above linking requirements. Notwithstanding anything to the contrary contained in these TOS, we reserve the right to deny permission to link to the Web Site Services for any reason in our sole and absolute discretion.

### 6. Acceptable Use

You will not use the Web Site Services to:

a. Upload, post, e-mail, transmit, display, distribute, promote, or otherwise make available: (i) any material that is false, unlawful, threatening, tortious, disparaging (including disparaging of Company, its parent, subsidiaries or affiliates), anything that adversely affects Company business such as discouraging any person or entity from advertising with, linking to or supplying Company, abusive, libelous, defamatory, obscene, vulgar, pornographic, profane, racist, sexually explicit, ethnically or culturally offensive, indecent, or violence, racial hatred, terrorism, or illegal acts, or is otherwise objectionable in Company's information, software, or other material that violates, plagiarizes, misappropriates or infringe parties including, without limitation, copyright (including, without limitation, offering pirated or links to such programs, information used to circumvent manufacturer-installed copy-protection



Stay connected through  
our email updates!

Subscribe now

serial registration numbers for software programs, or any type of cracker utilities), trademark, patent, trade secret, rights of privacy or publicity or any other proprietary right; (iii) material of any kind that contains a virus, Trojan horse, time bombs, worms, spyware, bots, any automated use of the system, such as scripts, or other harmful component or restricts or inhibits any other user's uninhibited use and enjoyment of the Web Site Services; (iv) information or material of any kind that constitutes or contains false or misleading indications of origin or statements of fact, including, without limitation, by forging any TCP/IP packet header, any part of the header information in any transmission to the Web Site Services, or otherwise manipulating identifiers in order to disguise the origin of any content transmitted to the Web Site Services; or (v) any unsolicited or unauthorized advertising, promotional materials, "junk mail," "spam," "chain letters," "pyramid schemes," requests for money, petitions for signature, or any other form of solicitation; Encourage, promote, solicit or commit conduct that would constitute a criminal offense, give rise to civil liability or otherwise violate any local, state, national or international law or otherwise make available any material that exploits or harms any individual, corporation or other entity;

b. Impersonate any person or entity or falsely state or otherwise misrepresent your affiliation with a person or entity;

c. Disrupt the normal flow of dialogue, cause a screen to "scroll" faster than other users of the Web Site Services are able to type, or otherwise act in a manner that negatively affects other users' ability to engage in real time exchanges;

d. Stalk, abuse, sexually exploit, violently exploit, act violently toward or otherwise harass another user;

e. Use or attempt to use another's information, account, password, service or system except as expressly permitted;

f. Solicit or collect personal data including telephone numbers, addresses, last names, or email addresses, about other users.

You represent, warrant and agree that you will comply with the above acceptable use policy.

## 7. User Accounts, Additional Terms, and End User License Agreements

Registration may be required for the use of certain portions of the Web Site Services (e.g., e-mail, software downloads, etc.). In some instances, these TOS and separate end user license agreements or terms of use that set forth additional conditions may apply to a service or product offered via the Web Site Services. To the extent there is a conflict between these TOS and the terms of any applicable end user license or similar agreement, the end user license or similar agreement will control, unless the additional conditions expressly state that these TOS will control. In cases where there are no additional terms or conditions stated for any such registrations, services or products, these TOS will control. Registration data and certain other information about you are subject to the privacy policy posted at the Web Site on which you are providing your registration information. Please read that privacy policy for information on how your data will be handled.

If you choose to provide information to the Web Site Services, you agree to provide only true, accurate, current and complete information. If you create a user account, you agree to accept responsibility for all activities that occur under your account or password, if any, and agree you will not sell, transfer or assign your user account. You are responsible for maintaining the confidentiality of your password, if any, and for restricting access to your computer, cell phone (or other internet access device, as applicable) so that others may not access any password-protected portion of the Web Site Services using your name, user name or password in whole or in part.

## 8. Promotions

The Web Site Services may contain or offer sweepstakes, contests or other promotions, which may be governed by a separate set of rules that describe the sweepstakes, contest or promotion and may have eligibility requirements, such as certain age or geographic area restrictions. It is your responsibility to read those rules to determine whether or not your participation, registration or entry will be valid or restricted, and to determine the sponsor's requirements of you in connection with the applicable sweepstakes, contest or promotion.



Stay connected through  
our email updates!

X

## 9. Software

Any software that we make available for download or use from the Web Site Services and/or our servers (the "Software") is the copyrighted work of Company or its licensors or suppliers. Your use of the Software may be governed by the terms of an end user license agreement that accompanies or is included with the Software (the "License Agreement"). Please carefully read the License Agreement and Paragraph 7 above to determine the full extent of conditions governing the use of such Software. WITHOUT LIMITING THE FOREGOING, COPYING OR REPRODUCTION OF THE SOFTWARE TO ANY OTHER SERVER OR LOCATION FOR FURTHER REPRODUCTION OR REDISTRIBUTION IS EXPRESSLY PROHIBITED, UNLESS SUCH REPRODUCTION OR REDISTRIBUTION IS EXPRESSLY PERMITTED BY THE LICENSE AGREEMENT APPLICABLE TO SUCH SOFTWARE.

#### 10. Copyrights and Copyright Agents

If you believe that your work has been copied in a way that constitutes copyright infringement, please provide Company's copyright agent the following information required by the Online Copyright Infringement Liability Limitation Act of the Digital Millennium Copyright Act, 17 U.S.C. § 512: (a) a physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed; (b) identification of the copyright work claimed to have been infringed, or, if multiple copyrighted works at a single online site are covered by a single notification, a representative list of such works at that site; (c) identification of the material that is claimed to be infringing or to be the subject of infringing activity and information reasonably sufficient to permit us to locate the material; (d) information reasonably sufficient to permit us to contact the complaining party; (e) a statement that the complaining party has a good-faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law; and (f) a statement that the information in the notification is accurate, and under penalty of perjury, that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

Company's copyright agent for notice of claims of copyright infringement on or regarding the Web Site Services can be reached as follows:

By email: [legal@schoolpointe.com](mailto:legal@schoolpointe.com)

By mail:

Attn: Christopher Weeks, President

SchoolPointe, Inc.

3248 Henderson Road

Columbus, OH 43220

NOTE: This contact information is for inquiries regarding potential copyright infringement only. We have a policy of terminating the accounts of users who (in our reasonable discretion) are repeat infringers.

#### 11. Third Party Content and Information

Third parties may provide some of the Content. You should be aware that the Content might contain errors, omissions, inaccuracies, outdated information, and inadequacies and that the Content may be subject to terms and conditions, which may be found on the Web Site Services or in the documents and policies of third parties. We make no representations or warranties as to the completeness, accuracy, adequacy, currency or reliability of any Content and will not be liable for any lack of the foregoing. Third party advertisers may offer goods, services and other materials to you on the Web Site Services. Your correspondence and business dealings with others found on or through the Web Site Services including, without limitation, the payment and delivery of products and services, and any terms, conditions, warranties and representations associated with such dealings, are solely between you and the advertiser. You agree that Company will not be responsible or liable for any loss or damage of any sort incurred as the result of any such dealings or the offering of such products, services, and other Content on the Web Site Services. Under certain circumstances, we may permit third party users to upload content, in which event you may be exposed to offensive, indecent or objectionable content.

Descriptions of, or references to, products, services or publications within the Web Site Services do not imply endorsement of that product, service or publication.

#### 12. Information You Submit



Stay connected through  
our email updates!

Subscribe now



The Web Site Services may contain functionality through which you can upload or otherwise submit information, data, software, messages, photographs, audio, video, text and other materials to the Web Site Services ("Your Upload Information"). For example, the Web Site Services may offer forums, interactive FAQs, bulletin boards, or other interactive areas ("User Forums"). Company, its parent, subsidiaries or affiliates or the directors, officers, employees, or other representatives of each of them do not endorse the content posted in User Forums. Company reserves the right, but is not obligated, to delete, move or edit Your Upload Information, in whole or in part, submitted by you to a User Forum for any reason in their sole discretion. Company reserves the right to suspend or terminate your access to the Web Site Services and pursue all legal remedies if we believe your Upload Information infringes another's copyright or otherwise violates any law, rule or regulation. You acknowledge and agree that you are prohibited from accepting payment for Your Upload Information, including, without limitation, accepting payment for the inclusion of a logo, brand or other commercial content, in Your Upload Information.

All of Your Upload Information is your sole responsibility. This means that you, and not Company, are entirely responsible for all of Your Upload Information that you upload, post, e-mail, transmit or otherwise make available via the Web Site Services. If you post personal information in User Forums or on other publicly available areas of the Web Site Services then you may receive unsolicited messages from third parties. Company cannot ensure the security of any information you post on publicly available areas of the Web Site Services. Under no circumstances will we be liable in any way for any of Your Upload Information including, but not limited to, any errors or omissions in Your Upload Information, or for any loss or damage of any kind incurred as a result of Your Upload Information. You represent that Your Upload Information is an original work by you or you have all necessary rights in it and to submit it to Company under the terms of these TOS; that it is not defamatory; and that it does not infringe upon, misappropriate or violate the rights of any third parties, including, without limitation, any intellectual property rights, rights of publicity or privacy or any other proprietary rights or otherwise violate any law, rule, or regulation. You further agree that you are solely liable for any and all costs, claims, demands, investigations, liabilities, losses, damages, judgments, settlements, costs and expenses, including attorneys' fees, connected to or arising from your breach of any representation or warranty, or other violation of the terms of the TOS or any User Agreement.

Except as otherwise described in the posted privacy policy or other agreement on the web site at which you provide Your Upload Information, Your Upload Information will be treated as non-confidential and non-proprietary and we will not be liable for any use or disclosure to anyone, including but not limited to claimed intellectual property owners. When you upload Your Upload Information via the Web Site Services, you irrevocably grant to Company, its parent, subsidiaries, affiliates, and partners a non-exclusive, worldwide, royalty-free license containing, without limitation, all right, title and interest in Your Upload Information, including, without limitation, all patents, trademarks, service marks, trade names, trade identities, copyrights, trade secrets, logos, domain names, know-how, source code and object code, mask-work rights, inventions, moral rights, author's rights, algorithms; rights in packaging, goodwill and other intellectual property and proprietary rights whatsoever in Your Upload Information. You further agree that Company, its parent, subsidiaries, affiliates, and partners and the directors, officers, employees, licensees and other representatives of each of them will have the unfettered right throughout the universe, in perpetuity, without any credit or compensation to you, to use, reuse, modify, alter, display, archive, publish, sub-license, perform, reproduce, disclose, transmit, broadcast, post, sell, translate, create derivative works of, distribute and use for advertising, marketing, publicity and promotional purposes, any of Your Upload Information or portions of Your Upload Information, and your name, voice, likeness and other identifying information, in any form, media, software or technology of any kind now known or developed in the future for any purposes whatsoever including, without limitation, developing, manufacturing and marketing products using such Uploaded Information. You hereby waive any moral rights you may have in and to any of Your Upload Information, even if such material is altered or changed in a manner not agreeable to you. You agree and understand that Company, its parent, subsidiaries, affiliates, and partners are not obligated to use Your Upload Information submitted through the Web Site Services or otherwise, and may alternatively choose to discard, and limit or block access to Your Uploaded Information without any liability whatsoever.

You acknowledge that the web site, through Company, its parent, subsidiaries, affiliates, and partners undertakes no obligation to pre-screen Your Upload Information, but that it has the right, in its sole discretion to modify, transmit over various networks, refuse, move, block access to or remove any of Your Upload Information. You agree that you must evaluate, and bear all risks associated with, the use of any of Your Upload Information including, but not limited to, any reliance on the accuracy, completeness, or usefulness of Your Upload Information. Since Company, its parent, subsidiaries, affiliates, and partners may not pre-screen user generated content, you may bear legal responsibility for others' exposure to any offensive indecent or obscene content in Your Upload Information.



Stay connected through  
our email updates!

x

### 13. Disclaimer of Warranties

Subscribe now

THE WEB SITES, INCLUDING, WITHOUT LIMITATION, ALL CONTENT, SOFTWARE, AND FUNCTIONS MADE AVAILABLE ON OR  
 ACCESSSED THROUGH OR SENT FROM THE WEB SITES, ARE PROVIDED "AS IS," "AS AVAILABLE," AND "WITH ALL FAULTS." TO  
 THE FULLEST EXTENT PERMISSIBLE BY LAW, COMPANY AND ITS PARENTS, SUBSIDIARIES AND AFFILIATES MAKE NO  
 REPRESENTATION OR WARRANTIES OR ENDORSEMENTS OF ANY KIND WHATSOEVER (EXPRESS OR IMPLIED) ABOUT: (A) THE  
 WEB SITES; (B) THE CONTENT AND SOFTWARE ON AND PROVIDED THROUGH THE WEB SITES; (C) THE FUNCTIONS MADE  
 ACCESSIBLE ON OR ACCESSED THROUGH THE WEB SITES; (D) THE MESSAGES AND INFORMATION SENT FROM THE WEB SITES  
 BY USERS; (E) ANY PRODUCTS OR SERVICES OFFERED VIA THE WEB SITES OR HYPERTEXT LINKS TO THIRD PARTIES; AND/OR  
 (F) SECURITY ASSOCIATED WITH THE TRANSMISSION OF SENSITIVE INFORMATION THROUGH THE WEB SITES OR ANY LINKED  
 SITE. COMPANY DOES NOT WARRANT THAT THE WEB SITES, ANY OF THE WEB SITES' FUNCTIONS OR ANY CONTENT  
 CONTAINED THEREIN WILL BE UNINTERRUPTED OR ERROR-FREE; THAT DEFECTS WILL BE CORRECTED; OR THAT THE WEB  
 SITES OR THE SERVERS THAT MAKES THEM AVAILABLE ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS.

COMPANY DOES NOT WARRANT THAT YOUR ACTIVITIES OR USE OF THE WEB SITES IS LAWFUL IN ANY PARTICULAR  
 JURISDICTION AND, IN ANY EVENT, COMPANY SPECIFICALLY DISCLAIMS SUCH WARRANTIES. YOU UNDERSTAND THAT BY  
 USING ANY OF THE FEATURES OF THE WEB SITES, YOU ACT AT YOUR OWN RISK, AND YOU REPRESENT AND WARRANT THAT  
 YOUR ACTIVITIES ARE LAWFUL IN EVERY JURISDICTION WHERE YOU ACCESS OR USE THE WEB SITES OR THE CONTENT.  
 FURTHER, COMPANY AND ITS SUBSIDIARIES AND AFFILIATES DISCLAIM ANY EXPRESS OR IMPLIED WARRANTIES INCLUDING,  
 WITHOUT LIMITATION, NON-INFRINGEMENT, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND TITLE.

COMPANY, ITS PARENT, SUBSIDIARIES OR AFFILIATES OR THE DIRECTORS, OFFICERS, EMPLOYEES, OR OTHER  
 REPRESENTATIVES OF EACH OF THEM SHALL NOT BE LIABLE FOR THE USE OF THE WEB SITES INCLUDING, WITHOUT  
 LIMITATION, THE CONTENT AND ANY ERRORS CONTAINED THEREIN. SOME JURISDICTIONS LIMIT OR DO NOT ALLOW THE  
 DISCLAIMER OF IMPLIED OR OTHER WARRANTIES SO THE ABOVE DISCLAIMER MAY NOT APPLY TO THE EXTENT SUCH  
 JURISDICTION'S LAW IS APPLICABLE TO THIS AGREEMENT.

#### 14. Disclaimers/Limitation of Liability

YOU UNDERSTAND AND AGREE THAT COMPANY LIMITS ITS LIABILITY IN CONNECTION WITH YOUR USE OF THE WEB SITES AS  
 SET FORTH BELOW:

UNDER NO CIRCUMSTANCES SHALL COMPANY, ITS PARENT, SUBSIDIARIES, OR AFFILIATES OR THE DIRECTORS, OFFICERS,  
 EMPLOYEES, OR OTHER REPRESENTATIVES OF EACH OF THEM (COLLECTIVELY, THE "COMPANY ENTITIES AND INDIVIDUALS")  
 BE LIABLE TO YOU FOR ANY LOSS OR DAMAGES OF ANY KIND (INCLUDING, WITHOUT LIMITATION, FOR ANY SPECIAL, DIRECT,  
 INDIRECT, INCIDENTAL, EXEMPLARY, ECONOMIC, PUNITIVE, OR CONSEQUENTIAL DAMAGES THAT ARE DIRECTLY OR  
 INDIRECTLY RELATED TO (1) THE WEB SITES, THE CONTENT, OR YOUR UPLOAD INFORMATION; (2) THE USE OF, INABILITY TO  
 USE, OR PERFORMANCE OF THE WEB SITES; (3) ANY ACTION TAKEN IN CONNECTION WITH AN INVESTIGATION BY COMPANY  
 OR LAW ENFORCEMENT AUTHORITIES REGARDING YOUR USE OF THE WEB SITES OR CONTENT; (4) ANY ACTION TAKEN IN  
 CONNECTION WITH COPYRIGHT OWNERS; (5) ANY ERRORS OR OMISSIONS IN THE WEB SITES' TECHNICAL OPERATION, EVEN  
 IF FORESEEABLE OR EVEN IF THE COMPANY ENTITIES AND INDIVIDUALS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH  
 DAMAGES WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE, STRICT LIABILITY TORT (INCLUDING, WITHOUT LIMITATION,  
 WHETHER CAUSED IN WHOLE OR IN PART BY NEGLIGENCE, ACTS OF GOD, TELECOMMUNICATIONS FAILURE, OR THEFT OR  
 DESTRUCTION OF THE WEB SITES). IN NO EVENT WILL THE COMPANY ENTITIES AND INDIVIDUALS BE LIABLE TO YOU OR  
 ANYONE ELSE FOR LOSS OR INJURY, INCLUDING, WITHOUT LIMITATION, DEATH OR PERSONAL INJURY. SOME STATES DO NOT  
 ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION OR  
 EXCLUSION MAY NOT APPLY TO YOU. IN NO EVENT SHALL THE COMPANY ENTITIES AND INDIVIDUALS TOTAL LIABILITY TO YOU  
 FOR ALL DAMAGES, LOSSES, OR CAUSES OF ACTION EXCEED ONE HUNDRED DOLLARS (\$100).

THE COMPANY ENTITIES AND INDIVIDUALS ARE NOT RESPONSIBLE FOR ANY DAMAGE TO ANY USER'S COMPUTER, MODEM,  
 CELL PHONE, HARDWARE, SOFTWARE, OR OTHER EQUIPMENT OR TECHNOLOGY INCLUDING, WITHOUT LIMITATION, DAMAGE  
 FROM ANY SECURITY BREACH OR FROM ANY VIRUS, BUGS, TAMPERING, FRAUD, ERROR, OMISSION, INTERRUPTION,  
 DEFECT, DELAY IN OPERATION OR TRANSMISSION, COMPUTER LINE OR NETWORK FAILURE OR ANY OTHER TECHNICAL OR  
 OTHER MALFUNCTION.

YOUR ACCESS TO AND USE OF THIS WEB SITE IS AT YOUR RISK. IF YOU ARE DISSATISFIED WITH THE WEB SITE OR ANY OF THE  
 CONTENT, YOUR SOLE AND EXCLUSIVE REMEDY IS TO DISCONTINUE ACCESSING AND USING THE WEB SITE OR THE CONTENT.

YOU RECOGNIZE AND CONFIRM THAT IN THE EVENT YOU INCUR ANY DAMAGES, LOSSES OR INJURIES THAT ARISE OUT OF  
 COMPANY'S ACTS OR OMISSIONS, THE DAMAGES, IF ANY, CAUSED TO YOU ARE NOT IRREPARABLE OR SUFFICIENT TO  
 ENTITLE YOU TO AN INJUNCTION PREVENTING ANY EXPLOITATION OF ANY WEB SITE, PROPERTY, PROD  
 TELEVISION SHOW, MOTION PICTURE OR OTHER AUDIO/VISUAL CONTENT OWNED OR CONTROLLED BY  
 ITS PARENTS, SUBSIDIARIES, AND/OR AFFILIATES OR YOUR UPLOAD INFORMATION, AND YOU WILL HA  
 ENJOIN OR RESTRAIN THE DEVELOPMENT, PRODUCTION, DISTRIBUTION, ADVERTISING, EXHIBITION O  
 ANY COMPANY WEB SITE, PROPERTY, PRODUCT, PROGRAM, TELEVISION SHOW, MOTION PICTURE OR I  
 CONTENT OR YOUR UPLOAD INFORMATION OR ANY AND ALL ACTIVITIES OR ACTIONS RELATED THERET



Stay connected through  
our email updates!

Subscribe now

x



BY ACCESSING ANY OF THE WEB SITES, I UNDERSTAND THAT I MAY BE WAIVING RIGHTS WITH RESPECT TO CLAIMS THAT ARE AT THIS TIME UNKNOWN OR UNSUSPECTED, AND IN ACCORDANCE WITH SUCH WAIVER, I ACKNOWLEDGE THAT I HAVE READ AND UNDERSTAND, AND HEREBY EXPRESSLY WAIVE, THE BENEFITS OF SECTION 1542 OF THE CIVIL CODE OF CALIFORNIA, AND ANY SIMILAR LAW OF ANY STATE OR TERRITORY, WHICH PROVIDES AS FOLLOWS: "A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM MUST HAVE MATERIALLY AFFECTED HIS SETTLEMENT WITH THE DEBTOR."

#### 15. Indemnity

You agree to defend, indemnify and hold harmless the Company Entities And Individuals with respect to any and all costs, claims, demands, investigations, liabilities, losses, damages, judgments, settlements, costs and expenses, including attorneys' fees arising out of or in connection with this TOS, including, without limitation: (a) your use of the Web Site Services; (b) your violation of these TOS or any law, rule or regulation; (c) your use of the Content; or (d) any of Your Upload Information. You will cooperate as fully and reasonably as required by Company in the defense of any claim. Notwithstanding the foregoing, Company retains the exclusive right to settle, compromise and pay any and all claims, demands, proceedings, suits, actions or causes of actions which are brought against Company herein under the terms and provisions of this Section 15 and in no event shall you settle any such claim without Company's prior written approval.

#### 16. Governing Law

THESE TOS AND THE INTERPRETATION OF THESE TOS SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF OHIO, WITHOUT REGARD TO ITS CONFLICTS OF LAWS RULES AND SPECIFICALLY WILL NOT BE GOVERNED BY THE UNITED NATIONS CONVENTIONS ON CONTRACTS FOR THE INTERNATIONAL SALE OF GOODS, IF OTHERWISE APPLICABLE.

#### 17. Jurisdiction and Venue

You waive all rights to trial by jury in any action or proceeding instituted in connection with these TOS and/or the Web Site Services. Any controversy or claim arising out of or relating to these TOS and/or the Web Site Services shall be settled by binding arbitration in accordance with the commercial arbitration rules of the American Arbitration Association. Any such controversy or claim shall be arbitrated on an individual basis, and shall not be consolidated in any arbitration with any claim or controversy of any other party. The arbitration shall be conducted in the State of Ohio, in the City of Columbus, County of Franklin, and judgment on the arbitration award may be entered into any court having jurisdiction thereof. Any matters or proceedings that are not subject to arbitration as set forth in this Section 17 of these TOS and/or for entering any judgment on an arbitration award, shall take place in the State of Ohio, in the City of Columbus, County of Franklin. You waive the defense of forum non conveniens.

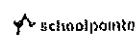
#### 18. Miscellaneous

You are solely responsible for compliance with applicable laws, rules, and regulations in connection with your use of the Web Site Services and the Content, including, without limitation, those governing your transmission or use of any software or data. These TOS and any applicable end user license or similar agreements contain the sole and entire agreement between the parties with respect to the Web Site Services, the Content and Your Upload Information and supersedes any and all other prior written or oral agreements between them. The section titles in these TOS are for your convenience only and do not have any legal or contractual effect. You agree that these TOS will not be construed against Company by virtue of having drafted these TOS. If any provision of these TOS shall be held invalid or unenforceable by any court of competent jurisdiction or as a result of future legislative action, such holding or action shall be strictly construed and shall not affect the validity or effect of any other provision of these TOS. No waiver on the part of Company of any of these TOS will be of any force or effect unless made in writing and signed by a duly authorized officer of Company.

#### 19. Short Code Messaging

You can cancel the SMS service at any time. Just text STOP to 45146. After you send the SMS message STOP to us, we will send you an SMS message to confirm that you have been unsubscribed. After this, you will no longer receive SMS messages from us.

If at any time you forget what keywords are supported, just text HELP to 45146. After you send HELP to us, we will respond with instructions on how to use our service as well as how to unsu



Stay connected through our email updates!

X

List of participating carriers: AT&T, Boost Mobile, T-Mobile, Metro PCS, Verizon Wireless, Sprint, & Virgin Mobile.

Subscribe now

T-Mobile is not liable for delayed or undelivered messages. ~~BOOK Your Demo For SendIt Now!~~ (<https://sendit.schoolpointe.com/>)

As always, message and data rates may apply for any messages sent to you from us and to us from you. You will receive 3-5 messages per week depending on your organization. If you have any questions about your text plan or data plan, it is best to contact your wireless provider.

After receiving an initial opt-in message from SendIt you will be able to opt-in by replying YES. If you do not wish to receive text messages you may respond with NO to block your number from receiving text messages.

## 20. Termination

You understand and agree that Company will determine your compliance with these TOS in its sole discretion. Company reserves the right to deny access to all or part of the Web Site Services and to deny access to any person in its sole discretion without notice or liability of any kind. Any violation of these TOS may be referred to law enforcement authorities. Upon termination of your user account or access to the Web Site, or upon demand by Company, you must destroy all materials obtained from this Web Site and all related documentation.

## 21. Contact Us

In the event you need to contact us in regards to your service please send an email to [support@schoolpointe.com](mailto:support@schoolpointe.com).

(/)

3248 West Henderson Rd.  
Columbus, Ohio 43220

Phone: 866-545-2549

Fax: 614-798-2199

[sales@schoolpointe.com](mailto:sales@schoolpointe.com) (<mailto:sales@schoolpointe.com>)

[support@schoolpointe.com](mailto:support@schoolpointe.com) (<mailto:support@schoolpointe.com>)

## SchoolPointe CMS

[Custom Designs \(/cms/custom-designs/\)](/cms/custom-designs/)

[Templates \(/cms/templates/\)](/cms/templates/)

[Features \(/cms/features/\)](/cms/features/)

[Blog \(https://blog.schoolpointe.com/blog\)](https://blog.schoolpointe.com/blog)

[Mobile App \(/cms/stay-connected-mobile-app/\)](/cms/stay-connected-mobile-app/)

[Careers \(/cms/career/\)](/cms/career/)

[Training & Support \(/cms/support\)](/cms/support/)

## Formality

[Features \(/formality/\)](/formality/)

## FacilityPointe

[Features \(https://www.facilitypointe.com/features/\)](https://www.facilitypointe.com/features/)

[About \(https://www.facilitypointe.com/about-us/\)](https://www.facilitypointe.com/about-us/)