

# LOCAL MARKETING VAULT

## STUDENT INFORMATION

Name: American Heating & Cooling c/o David

Address: 1103 Dutchess Turnpike, Poughkeepsie, NY

Phone: (845) 546-9115

Email: mbloch@american-heatingandcooling.com

Driver's License #: 42295524

## PRICING

TOTAL: \$ 6534 = \$ 297 FOR 22 MONTHS OR EARLY PAYOFF WITHIN 90 DAYS FOR \$ 4994

D6 (INITIAL HERE) I AGREE TO EXECUTE A PROMISSORY NOTE TO CONFIRM MY AGREEMENT TO PAY THIS AMOUNT.

## TERMS OF SERVICE

D6 (INITIAL HERE) I FULLY UNDERSTAND AND AGREE TO THE TERMS OF SERVICE LAID OUT:  
[localmarketingvault.com/tos](http://localmarketingvault.com/tos)

## COPYRIGHT AGREEMENT

D6 (INITIAL HERE) I FULLY UNDERSTAND THAT ALL INFORMATION PROVIDED TO ME THROUGH ANY USE ON [localmarketingvault.com](http://localmarketingvault.com), [facebook.com/groups/thesmartmarketers1/](https://facebook.com/groups/thesmartmarketers1/), AS WELL AS ANY OF THEIR SUB-DOMAINS NOW OR IN THE FUTURE ("COPYRIGHTED MATERIAL") IS COPYRIGHTED MATERIAL AND ANY USE OF SUCH THROUGH SHARING OR SELLING SUCH INFORMATION IS PROHIBITED BY LAW. I ACCEPT FULL RESPONSIBILITY TO ANY OR ALL LIABILITY FROM MY NEGLIGENT OR INTENTIONAL MISUSE OF COPYRIGHTED MATERIAL. COACHING OR CONSULTING PURCHASES ARE NON-REFUNDABLE.

## PAYMENT INFORMATION TO VERIFY IDENTITY

Full Name on Card: Michael Bloch

Last 4 Digits of Card: 8742

Card Security Code: 236

Card Expiration Date: 06/23

SIGN HERE TO ACCEPT ALL CHARGES IN THIS AGREEMENT: D6 Bloch  
djbloch (Sep 17, 2018)

THIS PROMISSORY NOTE HAS NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED, OR THE SECURITIES LAWS OF ANY STATE AND MAY NOT BE SOLD OR OTHERWISE TRANSFERRED IN THE ABSENCE OF EFFECTIVE REGISTRATION STATEMENTS UNDER THOSE LAWS OR AN OPINION OF PAYOR'S COUNSEL THAT SUCH REGISTRATION IS NOT REQUIRED.

## LOCAL MARKETING VAULT PROMISSORY NOTE

\$[ 4994 ]

NEW JERSEY

FOR VALUE RECEIVED, Michael Bloch (the "Payor"), with an address for notice purposes at 1103 Dutchess Turnpike. Poughkeepsie. NY, promises to pay to the order of LOCAL MARKETING VAULT, a NEW JERSEY incorporation (the "Holder"), with an address for payment and notice purposes at 189 Berdan Ave Suite 211 Wayne, NJ 07470 or such other address as Holder may from time to time designate in writing, the principal sum of [ 4994 0/100 Dollars \$49944 ]. The terms of this Promissory Note (this "Note") are as follows:

1. **PAYMENT.** Payor hereby understands and agrees that Holder will process a credit card payment for [ 297 ] on the [ 17 ] of the month until the full amount of the Note is paid off with a balance of zero (\$0.00) owing to Holder. Parties may agree to payment changes in writing such are incorporated herein through reference thereto.
2. **MATURITY DATE.** To the extent not previously demanded or prepaid in accordance with Section 4 of this Note, Payor shall pay to Holder the unpaid principal balance of this Note, together with all accrued and unpaid interest, on [ 03/17/20 ] (the "Maturity Date"). Payor is welcome to pay off entire Note by simply requesting to make such payment.
3. **DEFAULT.** Payor shall be in default under this Note if it (i) fails to make any payment of the principal within two (2) business days of the due date and (ii) fails to cure such failure within ten (10) days after written notice thereof from Holder ("Default"). The Payor is deemed to have failed to make his or her payment if Payor fails to send in a payment to Holder, or more commonly, the Payor's credit or debit card declines the monthly amount owed to. At any time after the contract date of this Note, the Payor has the right, but not the obligation, to prepay any or all amounts owed under this Note within two (2) days' notice to Holder.
4. **WAIVER.** Holder shall not be deemed, by any act or failure to act, to have waived any of Holder's rights or remedies hereunder unless Holder executes a written waiver to that effect, and then only to the extent specifically set forth in the written waiver.
5. **PRESENTMENT AND DEMAND.** Except as otherwise specifically provided in this Note, Payor waives presentment, demand, notice, protest, and all other demands and notices in connection with the delivery, acceptance, performance, Default or enforcement of this Note.
6. **ATTORNEY'S FEES.** If either party brings an action to enforce or construe its rights under this Note, the prevailing party shall be entitled to recover all of its expenses associated with such action, including, without limitation, reasonable attorney's fees and costs at trial and on appeal.
7. **GOVERNING LAW.** This Note shall be governed by and construed in accordance with the laws of NEW JERSEY. The exclusive jurisdiction and venue for the resolution of all matters arising out of this Note shall be in NEW JERSEY.

### STUDENT SIGNATURE

  
X Michael Bloch (Sep 17, 2018)

date Sep 17, 2018