



MEMBERSHIP PAYMENT AGREEMENT

This Membership Payment Agreement ("Agreement") is entered into by and between Quality Local Contractors ("QLC"), a Canadian-based business with future plans for U.S. expansion, and the undersigned contractor ("Contractor"). This Agreement outlines the recurring billing terms for contractors who subscribe to paid membership plans on QLC's platform.

1. Purpose

- This Agreement establishes the payment terms, billing cycle, and financial obligations for Contractors opting into QLC's membership plans.
- By signing this Agreement, the Contractor authorizes QLC to process recurring payments for membership fees.

2. Membership Plans and Fees

- The Contractor agrees to pay the recurring membership fee based on the selected membership tier:
 - 1) **[Basic Membership]**: \$[X] per [month/year]
 - 2) **[Premium Membership]**: \$[X] per [month/year]
 - 3) **[Enterprise Membership]**: \$[X] per [month/year]
- Membership fees are non-refundable except as outlined in QLC's **Refund and Cancellation Policy**.
- QLC reserves the right to modify membership fees with **[X] days' notice** to the Contractor.

3. Payment Terms and Billing

- The Contractor authorizes QLC to automatically charge the designated payment method on a [monthly/annual] basis.
- Payments will be processed on the **[X] day of each billing cycle**. If a payment fails, QLC may attempt to reprocess the charge within **[X] days**.
- The Contractor is responsible for ensuring that their payment method remains valid and up to date.

4. Late Payments and Non-Payment

- If a payment is not successfully processed, the Contractor will be notified and given [X] days to update their payment method.
- Failure to make payment within **[X] days** may result in:
 - 1) Temporary suspension of QLC platform access.
 - 2) Additional late fees of **[\$X]**.
 - 3) Termination of membership and access to leads or other services.

5. Cancellation and Termination

- The Contractor may cancel their membership by providing written notice **[X] days** before the next billing cycle.
- Cancellation requests must be submitted through **[QLC's platform/customer support email]**.
- QLC reserves the right to terminate a Contractor's membership if:
 - 1) The Contractor violates QLC's **Terms of Service** or **Code of Conduct**.
 - 2) The Contractor repeatedly fails to make timely payments.
 - 3) QLC discontinues the membership program.

6. Chargebacks and Disputes

- The Contractor agrees not to dispute valid membership charges with their payment provider without first contacting QLC for resolution.

- If a chargeback is filed, QLC reserves the right to suspend the Contractor's account and seek reimbursement for unpaid fees.

7. Governing Law

- This Agreement shall be governed by the laws of the Province of Ontario, Canada. Upon QLC's U.S. expansion, applicable U.S. state laws shall also apply.