

Terms and Conditions

Together Light Partner Program

Please read the following Agreement carefully before subscribing to the Together Light Partner Program. Your acceptance of these terms in accordance with the procedures set out in this Agreement indicates your intention to be bound by this Agreement.

1. Background

- (a) Together Light Inc. (hereafter, "TLI") provides the TLI Services to customers from the TLI Sites.
 - (b) You have requested access to Link to one or more of the TLI Sites.
 - (c) By completing and submitting an Application to TLI, you are evidencing your intention to enter into this Agreement and to be legally bound by its terms.
 - (d) To the extent of any inconsistencies, the terms of this Agreement take priority over all other documentation and materials provided by TLI to you regarding the Partner Program.
-

2. Term and Termination

This Agreement commences on the Commencement Date and continues until terminated by either party in accordance with this Agreement.

3. Application

- (a) TLI reserves the Right to refuse your Application for the Right to Link to the TLI Sites after you have accepted the terms and conditions of this Agreement. Without limitation, TLI may refuse your Application if your Site is deemed by TLI to be unsuitable because, in TLI's opinion, it:
 - (i) contains, promotes or links to sexually explicit material or violent material or promotes adult services such as phone sex or escort services;
 - (ii) contains, promotes or links to material containing explicit, vulgar or obscene language;
 - (iii) promotes, depicts or links the material that promotes or depicts discrimination based on race, gender, religion, national origin, physical or mental disability, AIDS, sexual orientation or any questionable or controversial subject matter;
 - (iv) promotes, depicts or links the material that defames, abuses or threatens physical harm to others or to you;
 - (v) contains unlawful material, including but not limited to materials that may violate another's intellectual property rights, or links to a

website that contains such material;

- (vi) contains information regarding, or promotes or links to a website that provides information or promotes illegal activity or investment, money making opportunities or advice not permitted under law; contains information or content that is irrelevant to the content and services provided by TLI;
 - (vii) under construction or inactive, or otherwise of a poor quality or design;
 - (viii) contains any spoofing or trafficking from adult related websites in an effort to gain traffic; and
 - (ix) for any other reason that is deemed by TLI to be unsuitable.
- (b) You agree that, if TLI accepts your Application, such Application is deemed to be part of and included in the terms and conditions of this Agreement.
-

4. Provision and Use of Link

4.1 Provision

Upon TLI's acceptance of your Application, TLI will provide you with a Link, or multiple links (hereinafter in any case called "the Link"). The Link will contain the HTML code to enable you to connect your Site to the TLI Sites and in particular, those web pages containing TLI Services.

4.2 Promotion of Partner Relationship

TLI will make available to you the Link necessary for you to promote and offer the TLI Services which, subject to sub-clause 4.3 of this Agreement, you may display as often and in as many areas on your Site as you require. The Link will serve to identify your Site as a member of the Partner Program and will establish an internet link from your Site to the TLI Sites.

4.3 Utilization of Link

In utilizing the Link, you agree that:

- (a) you will co-operate fully with TLI in order to establish and maintain the Link;
- (a) you will display in your website only those graphic images provided to you by TLI indicating the Link and you will substitute such images with any new images provided by TLI or approved by TLI from time to time throughout the Term of this Agreement;
- (b) you shall display the Link prominently in relevant sections of Site, and if directed by TLI, in those positions as requested by TLI at its sole discretion from time to time; and
- (c) all Links may be modified or extended from time to time throughout the Term of this Agreement.

4.4 Connection

You agree that you will make all reasonable efforts to maintain the access route and interconnection between your Site and the TLI Sites via the Link.

5. TLI Responsibilities

TLI will endeavor to:

- (a) process each application for TLI Services placed by a customer via the Link; monitor and record the number and amount of Referrals generated via the Link from your Site; and
 - (b) provide you access to the Secure Web Page upon TLI accepting you into the Partner Program.
-

6. Your Obligations

6.1 Covenants

You covenant and agree that:

- (a) TLI may at its discretion and at any time, require you to disconnect the Link, stopping the access and use of the TLI Sites if:
 - (i) in the opinion of TLI, the Link is or has been the cause or is likely to be the cause of failures, interruptions, errors or defects to the TLI Sites;
 - (ii) you breach any policy implemented by TLI from time to time regarding the use of Links or content; or
 - (iii) through your Site or through other omissions or actions, you bring TLI or its associates into disrepute or promote any form of slander, racism or unfair business practices,

and that all outstanding commissions will be forfeited by you if the Link is disconnected pursuant to this clause;

- (b) you shall be responsible for all maintenance of the Link including but not limited to your software and hardware that operate the Link;
- (c) you shall not use the Link in a manner inconsistent with this Agreement;
- (d) where you have created an account with TLI as part of being a partner, you will maintain the security of that account and will not disclose any password to any person, or otherwise permit unauthorized persons to access your account. You agree that you are principally responsible for all activity that takes place on your account; and
- (e) TLI has no responsibility to provide training in the use of the Link pursuant to this Agreement.

6.2 Misleading or Fraudulent Conduct

- (a) You must use the Link and the TLI Sites in a manner that does not mislead any customers.
- (b) If you are found to have acted fraudulently by (without limitation):
 - (i) falsely inflating your Referrals rate; or

- (ii) using fake redirects, automated software or fraud to generate the Referrals,

then you shall forfeit your entire Commission which remains outstanding (if any) and this Agreement will be immediately terminated.

- (c) It is your obligation to prove to TLI that you are not committing fraud or acting fraudulently.

6.3 Compliance

- (a) Your continuing compliance with the terms of this Agreement is a condition of continuing to use the Link. TLI reserves the Right to review and audit your website and advertising practices from time to time to ensure continued compliance with this Agreement.
 - (b) If TLI considers that you are not complying with the terms of this Agreement then TLI reserves the Right to terminate this Agreement without notice.
 - (c) You agree that you must comply with the Partner Program Restrictions set out in Schedule 2 of this Agreement.
-

7. Use of the Partner Program and Link

7.1 Complying with Directions

Throughout the Term of this Agreement, you shall comply with all reasonable directions that TLI may issue in its discretion from time to time concerning the Link.

7.2 Proper Use

You shall ensure that the Link is not used for engaging in disruptive activities which may include, but is not limited to, the circulation of any unsolicited publicity or advertising material, propagation of computer worms and viruses, the sending of harassing, obscene, offensive or threatening electronic mail, forgery of electronic mail, the placement or transmission or storage of any defamatory or pornographic material on the internet, posting to non-commercial newsgroups, cross-posting to multiple newsgroups at once, and advertising in any way that effectively conceals or misrepresents your identity, domain name or return email address.

7.3 Prohibited Use

- (a) You will not send any Spam which promotes, or makes reference to TLI, or any of its associated companies, partners, or employees. You will not cause advertisements to be posted to non-commercial news groups. You will not cross-post to multiple newsgroups at once. You will not advertise in any way which conceals or misrepresents your identity, your domain name or your return email address. TLI reserves the Right to suspend, terminate or take any other action at its own discretion if you are found to have engaged in any form of Spam.
- (b) You agree, while engaging in marketing and promotional activities of any of TLI Services to comply with any applicable laws or regulations which apply to the marketing and promotion of TLI Services. TLI reserves the Right to terminate this Agreement in addition to seeking monetary

compensation for any loss or damage incurred in rectifying any breach by you of any applicable laws or regulations which apply to the marketing and promotion of TLI Services.

- (c) You may not offer to any potential customers any consideration or incentives to subscribe as a customer on a TLI Site, without our explicit written permission. You are solely responsible for publishing only current pricing for TLI' Service. Further, you will not use or include any intervening windows, redirects, advertising, or webpages including but not limited to pop-up or pop-under windows to promote TLI, TLI Services or TLI Sites.

7.4 Illegal Use

You will not use, nor permit any other party to use, the Link for any purpose or activity of an illegal or fraudulent nature. You will not use the Link to contribute to or aid the commission of a crime or to infringe the Rights of a third party.

7.5 Terminating Event

If TLI considers on reasonable grounds that you have breached your Obligations in this clause, TLI may terminate your access to the TLI Sites through the Link without notice to you or take any other action deemed appropriate by TLI from time to time, and all outstanding commissions will be forfeited by you.

8. Intellectual Property

8.1 License

As from the Commencement Date and for the duration of this Agreement TLI grants you a non-exclusive, non-transferable, revocable Right:

- (a) to access the TLI Sites through the Link solely in accordance with the terms of this Agreement; and
- (b) to use TLI's logos, trademarks, business name and similar identifying material relating to TLI (License Materials) for the sole purpose of establishing the Link to the TLI Sites so users of your website can purchase TLI Services. You shall not alter, modify or change the License Materials in any way.

8.2 Restrictions on License

- (a) You may not distribute, transfer, sub-license or otherwise use the License Materials in any manner other than specifically authorized in this Agreement.
- (b) You may not promote TLI on any of your related websites without the prior written consent of TLI, whose consent may be withheld at TLI's sole discretion.

8.3 Use of License Materials

Other than establishing the Link from your website to the TLI Sites, you must not make any use of the License Materials without first obtaining TLI's prior written consent. You must not use the License Materials in any manner that would affect the reputation of TLI

8.4 Your Intellectual Property

You grant to TLI a non-exclusive License to utilize your company name and logo and any other associated Intellectual Property Rights, to advertise, market, promote and publicize in any manner your participation in the Partner Program. TLI, however, is not obliged in any way to be required to advertise, market, promote or publicize you.

8.5 Infringement of Intellectual Property

- (a) You will not reproduce, distribute, transmit, publish, copy, transfer or commercially exploit any information, data, images, programs, or other Intellectual Property supplied to you by TLI in relation to the Partner Program including creating a website or a webpage without the prior written consent of TLI, which consent may be withheld at TLI's sole discretion.
- (b) You agree not to register a domain name using the term "TLI," "Christian Filipina," "Filipino Visa," or any other domain name whether used alone or in combination with other words which is likely to be confused with a TLI domain name. You are also prohibited from registering a trademark which is similar to or is likely to be confused with any trademark of TLI
- (c) TLI shall have the sole discretion to determine if the material is confusing and may require the removal or redesign of the offending webpage, website, domain name or trademark.

8.6 Notice of Infringement

You must as soon as practicable notify TLI immediately upon becoming aware of any infringement of TLI's Intellectual Property Rights as they relate to the License Materials.

9. Availability of TLI Sites

9.1 Operation

TLI shall use all reasonable endeavors to provide access to the TLI Sites and provide your customers with access to the TLI Services on a continuous basis during the term of this Agreement subject to the following:

- (a) the malfunction or breakdown of any of TLI' equipment;
- (b) electrical storm, electrical short circuit, power failure, telecommunications failure or fault; or
- (c) industrial dispute or any other cause beyond the control of TLI.

9.2 No Claim

No Claim shall lie against TLI in respect of any loss of access or functionality to your website after a customer has attempted to access the TLI Sites through the Link on your website.

10. Commission

10.1 Commission for initial referral

TLI will pay you the Commission in Item 1 of the Schedule for the initial Referral (as defined in clause 10.2) to each customer who purchases TLI Services from the Link from your website.

10.2 Referrals

A Referral occurs when:

- (a) a customer purchases, via the Link from your Site, the use of TLI Services through one or more of the TLI Sites; and
- (b) the customer remits payment in full to TLI.

10.3 Monitoring Referrals

- (a) TLI may utilize, and may require that you utilize, third party software products to track and record Referrals.
- (b) TLI will, in accordance with standard business practices, retain records of all Referrals made by you, as well as payments of Commission made to you through any payment provider.

10.4 Method of Payment of Commission

- (a) Payment will be made using a payment service provider nominated by TLI (for example, Bill.com or Wise, at our option) and will be calculated and paid in US dollars.
- (b) TLI is not responsible for paying interest on Commission which have accrued but has not yet been paid.
- (c) TLI reserves the right to change the manner in which Commission is paid to you at any time and at its discretion.

10.5 Reports of Referrals

TLI shall make available a Secure Web Page for you to access to monitor your Referrals. You shall use your Login to access the Secure Web Page. TLI will use its reasonable endeavors to update your Referrals statistics on a real time basis.

10.6 Bank Charges

You acknowledge and agree that TLI is not liable for any bank charges or bank costs incurred by you as a result of TLI paying Commission (if any) to you pursuant to this Agreement. TLI reserves the right to alter or change the method by which it pays your Commission at any time.

10.7 Credit Card Fraud, Chargebacks and Bad Debt

You are only eligible to earn Commission on Referrals occurring during the Term, and TLI reserves the Right to exclude those amounts from your Commission due to credit card fraud, charge-backs, bad debts and credits for canceled TLI Services. TLI reserves the Right to withhold the Referral of your Commission or a portion thereof for a reasonable time to ensure that the correct amount is paid.

11. Policies and Pricing

11.1 TLI Policies Apply

Customers who buy TLI Services through the Partner Program will be deemed to be customers of TLI, and TLI will be solely responsible for processing all orders for product orders received through the Link. All TLI rules, policies, and operating procedures concerning customer applications, customer services and Referrals of TLI Services, will apply to those customers. TLI may change its policies and operating procedures at any time in its sole discretion.

11.2 Orders May Be Rejected

We reserve the Right to reject any orders that do not comply with our policies and operating procedures.

12. Propagation of Material

You shall not create, publish, distribute or permit any material, written or otherwise that makes reference to TLI without first submitting such material to TLI for its prior written consent which TLI agrees shall not be unreasonably withheld.

13. Liability

13.1 No Liability

TLI shall not be liable to you in contract or in tort arising out of, or in connection with, or relating to, the use of the Link or any breach of the conditions of this Agreement or any fact, matter or thing relating to the Link, including any representations made by you which contradict our policies and operating procedures.

13.2 Indemnity

You hereby indemnify and hold TLI harmless from all Claims:

- (a) relating to the development, operation, maintenance and contents of any and all websites from which the TLI Sites may be accessed under this Agreement using the Link;
- (b) by any Customer relating to your Linking to the TLI Sites, or the content displayed on your website;
- (c) made by any third party against TLI that you have infringed the Intellectual Property Rights of that third party;
- (d) arising from your breach of this Agreement or failure to comply with any policy implemented by TLI; and
- (e) relating to or arising from your breach of any law or regulation imposed by any government or supervisory authority.

13.3 Consequential Loss

TLI shall not be liable to you in respect of any loss or damage (including consequential loss or damage) which may be suffered or incurred by you or which may arise directly or indirectly in respect of goods or services supplied pursuant to this Agreement or in respect of a failure or omission on part of TLI to comply with its Obligations under this Agreement.

13.4 Implied Terms

Any condition or warranty which would otherwise be implied in this Agreement is hereby excluded.

13.5 Consumer Guarantees

Where legislation implies in this Agreement any condition or warranty, and that legislation avoids or prohibits provisions in a contract excluding or modifying the application of all exercise of all liability under such condition of warranty, the condition or warranty shall be deemed to be included in this Agreement. However, the liability of TLI for any breach of such condition or warranty shall be limited, at the option of TLI to one or more of the following:

- (a) if the breach relates to goods:
 - (i) the replacement of the goods or the supply of equivalent goods; or
 - (ii) the repair of such goods; (iii) the payment of the cost of replacing the goods or of acquiring equivalent goods; (iv) or the payment of the cost of having the goods repaired; and
 - (b) if the breach relates to services:
 - (i) the supplying of the services again; or
 - (ii) the payment of the cost of having the services supplied again.
-

14. Tax Reporting and Compliance

- (a) You shall provide to TLI your valid Taxpayer Identification Number (TIN) via acceptable forms which can differ depending on citizenship, residency, location, and tax treaties.
- (b) The purpose of collecting your TIN is for U.S. tax reporting purposes, as TLI complies with all applicable U.S. tax reporting and withholding requirements by submitting the required forms to the U.S. government related to payments made to you under the Agreement.
- (c) You are responsible for providing any additional information necessary for TLI to fulfill its reporting obligations.
- (d) You are liable for any penalties or other consequences arising from inaccurate or incomplete information provided by you.

15. Termination

15.1 Termination Generally

- (a) TLI may terminate this Agreement immediately if you become insolvent, have a receiver, manager, administrator or liquidator appointed, or appear likely to do so, or if you have breached any of the terms of this Agreement.
- (b) TLI may terminate this Agreement at its discretion upon the provision to you of seven days' notice.

15.2 Termination of Inactive Link

If the Link is inactive for a period of sixty (60) days, TLI may terminate your access to the TLI Sites through the Link without notice to you or take action deemed appropriate by TLI from time to time.

15.3 Termination by You

- (a) You may terminate this Agreement at any time by giving at least thirty (30) days' notice in writing to TLI.
- (b) If you terminate this Agreement pursuant to this clause during the Term, TLI shall not be liable to pay you for any Commission you may have accumulated for the sixty (60) day period immediately prior to your notice, or for the notice period.
- (c) You must, within one (1) business day of the termination or expiration of this Agreement, remove the Link or Links established under this Agreement and discontinue the use of the License Materials.

15.4 Effect of Termination

If TLI terminates this Agreement under clause 14.1(a) all outstanding Commission payable to you at the time of termination will be forfeited. Subject to this clause, any termination of the Agreement shall not affect any accrued Rights or liabilities of either party, nor shall it affect any provision of this Agreement which is expressly or by implication intended to continue in force after such termination.

16. Assignment

16.1 Assignment by You

You are not entitled to assign your Rights or Obligations under this Agreement without the prior written consent of TLI which consent may be given or withheld or given on conditions, in the absolute discretion of TLI

16.2 Assignment by TLI

TLI can assign or novate its Rights and Obligations under this Agreement at its absolute and unfettered discretion without the consent of you and upon such assignment shall have no further liability whatsoever to you pursuant to this Agreement. You consent to the disclosure of any confidential information that you have provided to TLI as part of that assignment or novation.

16.3 Continuation of Liabilities

After an assignment by you only:

- (a) you remain principally liable jointly and severally with the assignee for the performance and observance of all Obligations assigned to the assignee; and
 - (b) you shall procure the assignee to enter into a Deed into which the assignee covenants to be bound by this Agreement, including (without limitation) this clause.
-

17. General

17.1 Warranty of Authority

Each party signing this Agreement warrants to the other party, as at the date of signing, that the signatory has the full power and authority to execute this Agreement on behalf of that party.

17.2 Notices

The parties agree that:

- (a) any notice authorized or required to be given to any party shall be sufficiently given by leaving it or posting it by prepaid post, facsimile or by electronic mail addressed to TLI and you as set out in the Application or to the address last notified;
- (b) in a case of a notice to the members of a company the notice shall be sufficiently given by leaving it or posting it by prepaid post at the premises of TLI or its registered office; and
- (c) any letters sent by post shall be deemed to have been received in the ordinary course of post.

17.3 Jurisdiction

This Agreement is governed by and shall be construed in accordance with the laws from time to time in force in the State of Hawaii and the parties submit to the non-exclusive jurisdiction of the Courts of The State of Hawaii.

17.4 Validity

The provisions of this Agreement shall be constructed so as not to infringe the provisions of any applicable Act or Regulation or be void, invalid or unenforceable at law or in equity, but if any provision on its true interpretation does infringe any applicable Act or Regulation or is void, invalid or unenforceable at law or in equity then that provision shall be read down to such extent as may be necessary to ensure that it does not so infringe or is not void, invalid or unenforceable and as may be reasonable in all the circumstances so as to give such provisions a valid operation of a partial character and in the event that the infringing provision cannot be so read down it shall be deemed to be void and severable from this Agreement.

17.5 Counterparts

This Agreement may be signed or executed in a number of counterparts, with the same effect as if the signatures to or execution of each counterpart were on the same instrument. Facsimile

copies of this Agreement shall be treated as originals and signatures on facsimile copies deemed to be original and binding.

17.6 Variation

We may vary any of the terms and conditions in this Agreement at any time and at our sole discretion by notifying you by email. If any variation is unacceptable to you, you may terminate this Agreement pursuant to clause 14.3. Your continued participation in the program following notification of our new Agreement will constitute binding acceptance of the variation.

17.7 Waiver

The non-exercise of or delay in exercising a Right of a party shall not operate as a waiver of that Right, nor does a single exercise of a Right preclude another exercise of it or the exercise of other Rights. A Right may only be waived by

notice, signed by the party (or its authorized representative) to be bound by the waiver.

18. Definitions

In this Agreement unless the contrary intention appears:

Application means the application form completed by you to establish the Link which shall also form part of this Agreement.

Claim means, in relation to a person, a claim, demand, remedy, suit, injury, damage, loss, cost, liability, action, proceeding, Right of action, claim for compensation or reimbursement or liability incurred by or to be made or recovered by or against the person, however arising and whether ascertained or unascertained, or immediate, future or contingent.

Commencement Date means the date that TLI notifies you of its acceptance of your Application.

Commission means the amount specified in Item 1 of the Schedule.

Confidential Information means all the information relating to the Link and TLI including but not limited to information in relation to the internal organization and architecture of the Link and TLI.

Intellectual Property Rights means

- (a) jointly and severally any Rights as they relate to the Confidential Information, the copyright, the design rights, the trade mark rights, the patent rights, the eligible layout rights, the improvements, and the future Rights;
- (b) all other Rights resulting from intellectual property in the industrial, scientific, literary or artistic field; the subclause (a),

and Intellectual Property shall have the same meaning.

Link means a text link or link from a graphic image provided by TLI after it accepts your Application which may change from time to time (subject to TLI' sole discretion).

Login means the password to be used by you, when you access the Secure Web Page. TLI reserves the right to ask you to reset or alter your Login at any time.

Obligation means any legal, equitable, contractual, statutory or other Obligation, Agreement, covenant, commitment, duty, undertaking or liability.

Partner Program means the program to pay Commission to you for the Referral of TLI Services.

Period means each quarter of a calendar year starting in January.

Right includes a legal, equitable, contractual, statutory or other Right, power, authority, benefit, privilege, remedy, discretion or cause of action (and "Rights" shall have the same meaning).

Referral means a customer purchasing and paying for TLI Services through one or more of the TLI Sites through the Link from your Site.

Secure Web Page includes a legal, equitable, contractual, statutory or other Right, power, authority, benefit, privilege, remedy, discretion or cause of action (and "Rights" shall have the same meaning).

Site includes your website, social media channel(s), and / or any social media asset(s) within your social media account.

Spam means the use of electronic messaging systems to send unsolicited bulk messages;

Term means the period from the Commencement Date until this Agreement is terminated pursuant to this Agreement.

TLI Services means the sites operated by TLI from a network of websites described as the TLI Sites.

TLI Sites means the websites owned and operated by TLI and the associated network of websites containing sites offering TLI Services.

Schedule 1 Reference Schedule

Item 1. Commission

Christian Filipina Website Users

- Referral of less than or equivalent to \$500 = \$150 commission
- Referral of \$501 and above = \$300 commission

Filipino Visa Website Users

- First payment greater or equal to \$97 and less than or equal to \$1,000 = \$100 commission
- First payment greater than \$1000 = \$500 commission

Tier 2

- 10% bonus earned on any tier-2 marketing partner commissions.
 - When a partner refers another marketing partner (tier 2 partner) and that tier 2 partner earns \$100, the partner will get an additional bonus of \$10 for each \$100 the tier 2 partner earns. There is a \$100 minimum threshold for payments.
-

Schedule 2 Partner Program Restrictions

1. Background

- (a) As a partner of TLI, it is important that you understand the marketing restrictions TLI has in place for the Partner Program. These are designed not just to protect TLI and our customers, but also to create a fair environment for all partners in the TLI Partner Program.

- (b) Without limiting any of its rights at law or under this Agreement, if you fail to adhere to the restrictions set out in this Agreement, TLI may at its discretion:
 - (i) cancel your Commissions;

 - (ii) suspend or terminate any account that you have created in order to participate in the Partner Program; and

 - (iii) terminate this Agreement.

2. Promotional Methods

2.1 No Direct Linking from Paid Advertising

If you are using paid advertising (PPC, Facebook Ads, POF ads etc.) of any type, you cannot send the user directly to TLI Sites. A landing page or website, owned by you, must be used.

2.2 No Incentivized Traffic

Users you refer to TLI cannot be given incentives to convert including, but not limited to, cash or monetary rewards, loyalty points or gifts.

2.3 No Adult Traffic

TLI does not permit traffic from any sites that are of an adult or overtly sexual nature without our prior explicit permission. This includes, but is not limited to: pornographic sites, adult video sites, "hook up" or adult dating sites and sites that promote adult-oriented products or services.

2.4 Restricted Keywords for Paid Advertising

If you are using paid advertising, for example Google AdWords, you may not bid on TLI's restricted keyword list set out in clause 4 of this Schedule (Restricted Keywords), or use them in your advertising copy. The list includes TLI's brand names and website addresses. Variations and misspellings are also prohibited. The restricted keywords should be used as negative keywords.

2.5 Restricted Keywords for Domains

You may not use Restricted Keywords, variations or misspellings in your domain name. For example these two misspellings; christainfilipina.com, filipnovisa.com, etc.

2.6 No Pop Up / Pop Under Traffic

Unless prior explicit written permission has been given, TLI does not allow partners to promote our sites through pop ups or pop under banner advertisements, also commonly known as PPV and bought through companies like Traffic Vance and Lead Impact.

2.7 No Adware / Spyware / Toolbar Traffic

Partners must not use any adware software, browser helper object or toolbar to promote our offers.

2.8 No Illegal Content

TLI may not place our partner links on any site that promotes illegal content or infringes on the legal rights of others.

2.9 No SMS/MMS Traffic

TLI does not allow TLI Sites to be promoted by SMS or MMS methods.

2.10 No Classifieds or Chat Room Traffic

You may not post your partner links in classified sites (i.e., Craigslist) or in chat rooms that you do not own.

2.11 No Cookie Stuffing / Cookie Dropping

You may not use cookie stuffing or cookie dropping techniques. A cookie may only be placed when a user manually clicks on a link, on a website that you own, and goes to a TLI Site.

3. Other Restrictions

3.1 No Framing

You may not frame TLI Sites inside another site for any purpose.

3.2 No Unauthorized Creatives

You may not use custom creatives (banners, gifs, flash animations) without the express permission of TLI. You cannot use member photos or member profile information to promote TLI offers.

3.3 No Misleading or Inaccurate Claims

You must not use inaccurate or misleading statements or claims when promoting TLI partner offers. Your advertising materials, including imagery should be in line with the TLI brand.

4. Restricted Keyword List

The Restricted Keywords are those words as set out in the table below. We reserve the right to modify and expand the Restricted Keywords at our sole discretion.

Christian Filipina	Filipino Visa	Together Light
--------------------	---------------	----------------