

Wey Education Plc

Terms and Conditions for Wey Shareholder Discount Scheme

1. The Wey Education plc Shareholder Discount Scheme (the “**Scheme**”) is only available to Qualifying Shareholders who are individuals, resident in the United Kingdom, either registered as shareholders in Wey Education plc (the “**Company**”), or indirectly holding shares through a nominee company with a holding of at least 250,000 Ordinary Shares in the Company on or after 1 August 2015 which is retained at such level during the period for which the relevant individual is enrolled (the “**Qualifying Shareholder**”).
2. The discount available at the Company’s InterHigh School (“**InterHigh**”) as at 1 August 2015 is 10% of gross fees chargeable by InterHigh (“**InterHigh Discount**”).
3. Qualifying Shareholders may apply for the InterHigh Discount in respect of any of their children, step children and grandchildren who enrol with and are accepted as a student to attend InterHigh and have paid the relevant fees in accordance with the InterHigh Terms and Conditions (“**Student**”). Only one InterHigh Discount per Student may be claimed.
4. If a Qualifying Shareholder ceases to hold a Qualifying Shareholding prior to the current period of enrolment of the Student, the Qualifying Shareholder’s entitlement to the InterHigh Discount will be lost and the amount of the InterHigh Discount for the relevant period may be reclaimed by the Company and fees payable to InterHigh in respect of the relevant Student shall thereafter be paid at full price.
5. In order to claim the InterHigh Discount in respect of a Student already enrolled at InterHigh, a Qualifying Shareholder must apply to InterHigh in writing at least 21 days before the next payment of school fees become payable.
6. In order to claim the InterHigh Discount in respect of a prospective Student, Qualifying Shareholders must apply to InterHigh in writing no later than 14 days after the Student receives an offer of a place to enrol the prospective Student with InterHigh. The Qualifying Shareholder is required to produce evidence of their shareholding before the InterHigh Discount can be claimed. Such evidence can either consist of the details of their registration of shares or a certificate from their stock broker / investment manager that they hold such shares for the number indicated in their nominee account for the named individual.
7. Retrospective discounts are not permitted under any circumstances. No InterHigh Discount shall be reimbursed in respect of existing Students for any InterHigh fees already paid to InterHigh prior to any person becoming a Shareholder.
8. The InterHigh Discount is not transferable and may not be received in cash or any other manner.
9. Any Shareholder making an application for an InterHigh Discount shall be deemed to have knowledge of and to have accepted these Terms and Conditions.
10. The Company reserves the right to vary or amend the terms of this Scheme or any cancel the Scheme at any time.
11. The Scheme will be governed by English law and is subject to the exclusive jurisdiction of the English courts.
12. The promoter of this offer is Wey Education plc with company number 06342555 and registered office address Third Floor 43-44 New Bond Street, Mayfair, London, W1S 2SA.