



Contract # _____

STOCKTON UNIVERSITY
SERVICE LEARNING AGREEMENT

This AGREEMENT is effective the _____ day of _____, 20____

BETWEEN

NAME: _____
ADDRESS: _____

(Hereinafter referred to as the ^ & / > / d _ •

AND

STOCKTON UNIVERSITY
101 Vera King Farris Drive Galloway, New Jersey 08205-9441
(Hereinafter referred to as the ^ h E / s Z ^ / d z _ •

The University and the Affiliate agree to establish a cooperative relationship that supports the education and experiential learning of students of the University ~ ^ ^ š μ under the terms and conditions set forth herein. The parties agree as follows:

1. Purpose: The parties wish to establish a program that provides Students an opportunity to acquire experience through service learning with the Affiliate in a professional setting prior to PCE μ š] v P (OE } u š Z h v -] ^ (E •] š U P - A f f i l i a t e . It is mutually beneficial to the University and Affiliate to have the Student participate in Service Learning at the ([] o] š [• •] š Therefore, the purpose of this Agreement is to outline the cooperative arrangements, duties and responsibilities for Service Learning.

2. Service Learning Plan In conjunction with this Agreement, the University, the Student and the Affiliate will develop a Service Learning Plan agreed to by the parties setting forth the sp9the s52 r Af19vice





return to the University Representative an evaluation document of the ^ š μ v š performance agreed to by the parties.

9. Removal of Student The University shall upon written request of the Affiliate, remove any Student participating in Service v]vP ÁZ} š vÇ š]u (]o• š} }u%ooÇ Á]šZ : procedures. In addition, the University may terminate Service learning upon prior written notice to šZ ((]o] š ~ • (}œ vÇ ^šμ vš ÁZ}]• v}š]v }u%oo] v Á]šZ šZ or (b) if the Affiliate is not complying with the terms and conditions of this Agreement.

10. Inspection The Affiliate will permit, on reasonable notice and request, the inspection of the ((]o] š [• (]o]š] • Ç šZ hv]À œ•]šÇ }œ }šZ œ P v] • Z œ P the University.

11. Term: The term of this Agreement shall be for a period of three (3) years, commencing on the first date written above. Thereafter, the Agreement shall automatically renew for additional



service of the Affiliate, its agents, employees and sub-contractors, in the performance of this Agreement.

b. The Affiliate shall maintain in full force and effect at all times during the Term of this Agreement commercial general liability insurance and other customary and reasonable insurance coverages for its employees, officers, and agents in the performance of this Agreement, and the means for defense and payment of claims that may arise against the Affiliate or such individuals.

15. General Provisions:

a. This Agreement constitutes the entire agreement between the parties. The parties may modify this Agreement by a subsequent written amendment executed by the parties.

b. This Agreement shall be governed by and construed in accordance with the laws of the State of New Jersey, without giving effect to any choice of law provisions, and any action arising from this Agreement shall be commenced in the New Jersey courts located in Atlantic County, New Jersey or the federal courts located in the State of New Jersey.

c. The University in any advertising, promotional literature or any other written communication without prior written approval.

d. All notices, requests, or other communications given from one party to the other will be in writing and will be emailed, sent by first class mail, or transmitted by hand delivery or facsimile, addressed to the respective party Representative specified above. All notices, requests or communications that are not hand delivered will be deemed received three (3) days after deposit in the U.S. mail, postage prepaid; or upon confirmation of successful facsimile or email transmission.

e. This Agreement shall not be construed to create any joint venture, partnership, employment or other agency relationship between the University and the Affiliate.

f. The rights and duties of this Agreement are not assignable except with the express written consent of the other party to this Agreement.

16. Authorized Signatures The parties executing this Agreement below hereby certify they have the authority to sign this Agreement on behalf of their respective parties and that the parties agree to the terms and conditions of this Agreement as shown