FEDERAL WORK STUDY PROGRAM
OFF-CAMPUS AGREEMENT

Please Print or Type

Name of Organization: ____________________________________________________________

Billing Info: ________________________________________________________________

Address

City State Zip

Contact Phone Email

Supervisor Info: ______________________________________________________________

Name Phone Email

This agreement is entered into between the University of San Francisco, a California non-profit corporation
(“University”), and the organization whose name appears above, a federal, state, or municipal agency or a private
nonprofit organization (“Organization”), for the purpose of providing work to students eligible to participate in the Federal
Work-Study (FWS) Program.

The following terms and conditions shall govern Organization's participation in the University's FWS program and the
employment of any student.

TERMS AND CONDITIONS

A. Nature of Work. The parties understand and agree that work to be performed under this agreement is to be in the public
interest, and (1) will not result in the displacement of employed workers or impair existing contracts for services; (2) will
be governed by such conditions of employment, including compensation, as will be appropriate and reasonable in light of
such factors as type of work performed, geographical region and proficiency of the employee and as mutually agreed by
University and Organization; (3) will not involve the construction, operation, or maintenance of any part of a facility used,
or to be used, for sectarian instruction or religious worship; and (4) will not involve any partisan or nonpartisan political
activity associated with a candidate, or contending faction or group, in an election for public or party office.

B. Organization Is Employer. Organization shall be considered the employer for purposes of this agreement. Organization
has the right to control and direct the services of the students, not only as to the result to be accomplished, but to the
means by which the result is to be accomplished. University is limited to determining whether the students meet the
eligibility requirements for employment under the FWS program, to assigning students to work for the organization, and
to determining that the students do in fact perform their work.

C. Work Hours/Payment for Work Only. During periods of regular enrollment at the University, students employed under
this agreement may work no more than twenty-five (25) hours per week. When classes are not in session, during the
University’s scheduled intersession and spring break, students may work up to thirty-five (35) hours per week. At all
times, students are entitled to overtime pay in accordance with California law. Students may be paid only for hours
actually worked and may not be paid for vacation, holiday or other hours not actually worked, with the exception of accrued paid sick leave hours according to local and/or state sick leave regulations. When a student's earnings reach his/her FWS award, the student's employment under this agreement terminates.

D. **Termination of Agreement/Student FWS Assignment.** The University may terminate this agreement upon the Organization’s noncompliance with FWS regulations, unsatisfactory treatment of students, or nonpayment of bills. The University may remove students from work on a particular assignment or from the Organization, either on its own initiative- should the student become ineligible for FWS or for another appropriate reason- or at the request of the Organization.

E. **University Responsibilities.** University shall:

1) establish the eligibility of students participating in the FWS program;
2) to the best of its ability, refer eligible FWS students to the Organization for employment;
3) maintain FWS records including timesheets and payroll vouchers;
4) assume payroll responsibility: compensation of students for work performed under this agreement will be disbursed- and all payments due under state or local workers’ compensation laws, under federal or state Social Security laws, or under other applicable laws, will be made- by the University. The University will bill the Organization for the Organization’s share of the FWS student employee’s compensation;
5) notify the Organization when a student is approaching his/her FWS award limit and when a student has reached his/her FWS award limit.

F. **Organization Responsibilities.** Organization shall:

1) provide FWS employment under this agreement only to those students approved and referred to the Organization by the University's Work-Study Coordinator;
2) provide a job description for each position to be performed by a student under this agreement as well as additional forms that may be attached to this agreement from time to time at the request of the University, including but not limited to the Work Study Authorization form;
3) establish an hourly wage for FWS employees which is reasonable in light of the work being performed, geographical region, experience of the employee, and similar to what the agency normally pays a non-work-study employee; however, in no case shall such hourly wage be less than the prevailing federal minimum wage and such hourly wage shall be in accord with the wage and hour laws of the State of California. The hourly wage is subject to University approval;
4) provide responsible and direct supervision of FWS employees, and the work being performed;
5) maintain proper working conditions and allow the University to visit and inspect the work site;
6) pay the University thirty percent (30%) of students’ wages by the established billing dates set forth by the University’s Accounting and Business Services Office and provided to the Organization;
7) pay the University, by way of reimbursement or in advance, the employer's share of F.I.C.A. and Worker's Compensation Insurance coverage;
8) if applicable, comply with the San Francisco Health Care Security Ordinance (HCSO) including paying the employer spending requirement for healthcare expenditures for students working within the City and County of San Francisco;
9) make a semi-monthly report of time worked by the student on timesheets provided by the University, and certify that all time is reported accurately and includes no anticipating or back-tracking of hours worked; ensure that all timesheets are certified by approved timesheet signors; help ensure the submission of students' timesheets to the University in accordance with University payroll schedule;

10) monitor the employee(s) hours. Timesheets received after a student's FWS award is exhausted will not be processed and will be returned to the Organization for payment;

11) pay one hundred percent (100%) of the student's wages in excess of the student's FWS award;

12) confer with University's Work-Study Coordinator before dismissing any FWS employee;

13) not deny any student work or subject any student to different treatment under this agreement on the grounds of race, color, religion, ancestry, national origin, age, sex, sexual orientation, marital status, medical condition, disability, or any other basis protected by federal, state, or local law. The Organization shall further comply with the provisions of the Civil Rights Act of 1964 (Pub. L. 88-352; 78 Stat. 252) and Title IX of the Education Amendments of 1972 (Pub. L. 92-318) and the Regulations of the Department of Education that implements those acts.

G. Indemnity. The Organization shall defend, indemnify, and hold the University, including but not limited to its officers, employees, and agents, harmless from and against all liability, loss, expense (including reasonable attorneys’ fees), or claims for injury or damages arising out of the Organization's performance of this agreement.

H. Insurance. Without limiting the Organization’s indemnification, the Organization shall provide and maintain at its own expense, during the term of this agreement, or as may be further required herein, the following insurance coverages and provisions. All insurance must be primary and not contributing. In addition all insurance providers must have a Best’s Key Rating of “A” or better and be admitted insurers in the state of California.

Insurance shall not be canceled or changed so as to no longer meet the University of San Francisco’s insurance requirements without 60 days’ prior written notice of such cancellation or change.

1) Evidence of Coverage. Prior to commencement of this agreement, the Organization shall provide a Certificate of Insurance certifying that coverage as required herein has been obtained and naming the University of San Francisco as additional insured (except for Worker’s Compensation and Professional Liability).

This verification of coverage shall be sent to:

Melissa Diaz, Risk Services Manager
Office of Accounting & Business Services
University of San Francisco
2130 Fulton Street
San Francisco, CA 94117-1080

2) Commercial General Liability Insurance. The Organization shall, at its own expense, provide and keep in force during the continuance of this Agreement, a commercial general liability insurance policy, to protect the Organization, its officers, and employees against liability arising out of the Organization’s operations, including contractual liability, products and completed operations, resulting from injury to or death of, any person occurring in or about said work, and for injury or damage to property in the amount of not less than a combined single limit of $1,000,000 per occurrence with a $3,000,000 aggregate.

In addition the following limits shall also be provided:
Products/Completed Operations: $3,000,000 aggregate
Personal/Advertising Injury: $1,000,000 per occurrence

3) **Automobile Liability Insurance.** For bodily injury (including death) and property damage which provides total limits of not less than one million dollars ($1,000,000) combined single limit per occurrence applicable to all owned, non-owned and hired vehicles.

4) **Workers’ Compensation and Employer’s Liability Insurance.** Worker’s Compensation insurance as required by the Labor Code of the State of California including waiver of subrogation and Employer’s Liability insurance for not less than one million dollars ($1,000,000) per accident.

5) **Professional Errors and Omissions Liability Insurance.** Coverage shall be in an amount of not less than one million dollars ($1,000,000) per occurrence/aggregate.

6) **Claims Made Coverage.** If coverage is written on a claim made basis, the Certificate of Insurance shall clearly state so. In addition to coverage requirements above, such policies shall provide that:

   a) Policy retroactive date coincides with or precedes the Organization’s start of work (including subsequent policies purchased as renewals or replacements).

   b) The Organization will make every effort to maintain similar insurance during the required extended period of coverage following project completion, including the requirement of adding all additional insured.

   c) If insurance is terminated for any reason, the Organization agrees to purchase an extended reporting provision of at least ten years to report claims arising from work performed in connection with this Agreement.

   d) Policy allows for reporting of circumstances or incidents that might give rise to future claims.

I. Term. This agreement shall be valid from **August 21, 2016 through May 20, 2018**, unless sooner terminated and shall be subject to renewal by the mutual agreement of the parties hereto in writing.

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