

STUDENT EDUCATIONAL ACTIVITY AGREEMENT

| THIS AGREEMENT is made and entered into by and between The Regents of the University of Idaho (UNIVERSITY), a public corporation, state educational institution, and a body politic and corporate organized and existing under the Constitution and laws of the state of Idaho, and (SPONSOR). In this Agreement, the above entities are jointly referred to as PARTIES. |
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| 1. PURPOSE This Agreement provides the terms and conditions for a sponsored activity facilitated by the UNIVERSITY that offers a learning experience for participating undergraduate UNIVERSITY students. The PARTIES agree that the purpose of this Agreement is the provision of an educational experience for UNIVERSITY students, undertaken as part of an approved UNIVERSITY course, and that any student work product arising from this activity, including but not limited to those identified as deliverables, is supplementary to this purpose. |
| 2. ACTIVITY TITLE AND SCOPE The UNIVERSITY agrees to use reasonable efforts, as a public higher educational institution, to perform and complete the student educational activity entitled and described in Appendix A (hereinafter the "ACTIVITY" |
| 3. ACTIVITY SUPERVISION UNIVERSITY shall provide supervision of student performance of the ACTIVITY through the course instructor(s), (hereinafter "PRINCIPAL INVESTIGATOR(S)"). |
| 4. STUDENT ACTIVITY PARTICIPANTS All student ACTIVITY participants will sign a Student Activity Participation Agreement, in the form of Appendix B, which sets forth student obligations and responsibilities associated with the course and ACTIVITY. SPONSOR agrees that student ACTIVITY participants are not and shall not be considered agents or employees of UNIVERSITY and that UNIVERSITY has no authority to bind students to the terms of this Agreement. UNIVERSITY will use reasonable efforts to ensure student compliance with the conditions of this Agreement and of the Student Activity Participation Agreement, while students are enrolled at UNIVERSITY, but does not warrant that students will adhere to these conditions. |
| 5. ACTIVITY PERIOD The ACTIVITY shall begin on and end on |
| 6. FINANCIAL SUPPORT SPONSOR agrees to remit payment to UNIVERSITY, in accordance with the budget in Appendix A for the ACTIVITY performed under this Agreement. SPONSOR shall, at minimum, reimburse UNIVERSITY for all ACTIVITY materials and supplies, special equipment, travel, and facilities and administrative costs identified in Appendix A and deemed necessary by UNIVERSITY for the performance of the ACTIVITY. UNIVERSITY is not obligated to spend more on the ACTIVITY than the funds provided by the SPONSOR for the ACTIVITY. SPONSOR agrees to make payment in full not later than thirty days after the execution of this Agreement. SPONSOR agrees that at the end of the ACTIVITY PERIOD any unspent ACTIVITY funds paid by SPONSOR under this Section 6 shall be released to UNIVERSITY for use in furthering student educational and/or research endeavors. |
| SPONSOR's Billing Address: |

Name:

Address: # OU - @1: h Fax: Email:

PAYMENT

Make checks payable to the University of Idaho and mail to University Research, University of Idaho, 875 Perimeter Drive MS 3020, Moscow, ID 83844-3020.

8. ANTICIPATED RESULTS OF ACTIVITY

UNIVERSITY agrees to furnish to the SPONSOR, through the UNIVERSITY PRINCIPAL INVESTIGATOR(S), the reasonably anticipated results of the ACTIVITY including: (a) technical reports, data, and other deliverables, as outlined in Appendix A, and (b) a final report. Any intellectual property created through the performance of this Agreement shall, however, be governed by Section 10, INTELLECTUAL PROPERTY.

9. EQUIPMENT

UNIVERSITY retains title to the equipment purchased for performance of this Activity with funds provided by SPONSOR.

10. INTELLECTUAL PROPERTY

- A. Neither PARTY shall acquire by this Agreement an ownership interest in intellectual property separately owned and developed by the other Party prior to execution of this Agreement (hereinafter "EXISTING TECHNOLOGY") or created by a PARTY other than though performance under this Agreement. SPONSOR hereby grants to UNIVERSITY, solely for the duration of the ACTIVITY PERIOD, a royalty-free, non-exclusive, non-transferable license to any and all EXISTING TECHNOLOGY made available by SPONSOR for the performance of this ACTIVITY.
- B. UNIVERSITY agrees to assign to SPONSOR, subject to its ability to obtain an assignment from the student inventor(s) or author(s), patent rights to inventions conceived and reduced to practice by participating students during the performance of the ACTIVITY and rights in copyrightable works created by participating students during the performance of the ACTIVITY. All other intellectual property created by UNIVERSITY employees or students shall belong to UNIVERSITY.
- C. UNIVERSITY reserves for itself, and each participating student, at all times an irrevocable, royalty-free, non-exclusive, non-transferrable license to any UNIVERSITY intellectual property created under this Agreement, irrespective of any assignment by or license of UNIVERSITY intellectual property to SPONSOR under Section 10(B). Such license reserved by UNIVERSITY, for itself and participating students, shall be limited to research and education purposes.

11. PUBLICATION AND PRESENTATION RIGHTS

SPONSOR agrees that UNIVERSITY reserves and, subject to review by SPONSOR, shall have the right to publish results of the Activity (Appendix A), excluding Confidential Information. SPONSOR shall be furnished copies of any proposed publication in an academic journal or presentation at an academic conference at least thirty (30) days before submission of such proposed publication or presentation for review. Students shall be permitted, however, to give any presentations and submit any reports required for completion of the course associated with this Activity without prior review by SPONSOR and notwithstanding any restrictions established by this Agreement regarding disclosure of Confidential Information.

12. CONFIDENTIAL INFORMATION

Any Confidential Information shall be in written, graphic, or other tangible form or reduced to such form within thirty (30) days of disclosure and shall be clearly identified as confidential at the time of or within thirty (30) days of disclosure. Confidential Information shall not be disclosed by the receiving party to a third party for a period

of three (3) years from receipt of such information, or until a patent is published or the Confidential Information is published by the disclosing party, or unless the disclosing and receiving parties agree otherwise and in writing at the time of disclosure. For purposes of this Agreement, UNIVERSITY students shall not be deemed to be third parties with regard to UNIVERSITY.

The terms of confidentiality set forth in this Agreement shall not be construed to limit the parties' right to independently develop products without the use of another party's Confidential Information.

Confidential Information shall not include information which:

- was in the receiving party's possession prior to receipt of the disclosed information;
- is or becomes a matter of public knowledge through no fault of the receiving party;
- is received from a third party without a duty of confidentiality;
- is independently developed by the receiving party;
- is required to be disclosed under operation of law, including but not limited to Idaho Code 9-340;
- is reasonably ascertained by UNIVERSITY or SPONSOR to create a risk to a trial subject or to public health and safety.

Should SPONSOR and UNIVERSITY execute a separate Confidentiality, Nondisclosure, or Proprietary Information Agreement and conflict exists between the terms of such agreement and this Agreement, the terms of this Agreement shall take precedence.

13. DISCLAIMER OF WARRANTY

ACTIVITY RESULTS, REPORTS, DATA, AND DELIVERABLES ARE PROVIDED TO THE SPONSOR "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. UNIVERSITY SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL, SPECIAL OR OTHER DAMAGES SUFFERED BY SPONSOR AS A RESULT OF SPONSOR'S USE OF PROJECT RESULTS, REPORTS, DATA, OR DELIVERABLES.

14. INDEMNIFICATION

Each party assumes all risks of personal injury, bodily injury including death, and property damage caused by the negligent acts or omissions of that party. Except as provided above, SPONSOR shall fully indemnify and hold harmless UNIVERSITY against all claims arising out of SPONSOR's use, commercialization, or distribution of information, materials or products which result in whole or in part from the research performed pursuant to this Agreement. SPONSOR will hold UNIVERSITY harmless from any claims arising from third party claims that the work performed hereunder infringes third party intellectual property rights. UNIVERSITY has no knowledge of any such claims.

15. PUBLICITY

University shall not use the name of the Sponsor, nor any member of the other Sponsor's employees, nor Sponsor's Trademarks in any publicity, news release, nor other publicity matter without the prior written approval of an authorized representative of that party. The authorized representative shall be the person signing this agreement on behalf of Sponsor, unless a party designates another individual in writing.

_____ Notwithstanding the limitations of this Section 15 on the University, University may use the name of the Sponsor, the name of Sponsor's employees, of Sponsor's Trademarks in any publicity, news release, nor other publicity matter regarding the Activity, if the Sponsor's authorized representative indicates Sponsor's approval of such use by initialing this paragraph.

16. EXPORT CONTROLS

UNIVERSITY's obligations hereunder are contingent on its ability to comply with applicable United States export and embargo laws and regulations. It is the expectation of UNIVERSITY, and Sponsor agrees that, unless notified by SPONSOR that the planned work export controlled, as required below, any work performed by UNIVERSITY

on behalf of SPONSOR pursuant to this Agreement will constitute fundamental research and be exempt from export control licensing requirements under applicable export control laws and regulations.

SPONSOR agrees that it will not knowingly provide or make accessible to UNIVERSITY, including but not limited to any UNIVERSITY employees or students covered by this Agreement, any export controlled materials (including without limitation, equipment, information, and/or data) without first informing UNIVERSITY of the export-controlled nature of the materials and obtaining from UNIVERSITY's Office of Research and Economic Development, through its Export Control Analyst, prior written consent to accept such materials, as well as any specific instructions regarding the mechanism pursuant to which such materials should be passed to UNIVERSITY.

17. TERMINATION

- A. Each Party shall have the right to terminate this Agreement without cause, upon not less than sixty (60) days prior notice to the other Party. If notice of termination is so given, this Agreement as indicated in the notice, shall terminate on the expiration of the specified time period.
- B. A Party will be considered in default of its obligations under this Agreement if such Party should fail to observe, comply with, or to perform any term, condition, or covenant contained in this Agreement and such failure continues for ten (10) days after the non-defaulting Party gives the defaulting Party written notice thereof. In the event of default, the non-defaulting Party, upon written notice to the defaulting Party, may terminate this Agreement as of the date specified in the notice and may seek such other and further relief as may be provided by law. If this Agreement is terminated for cause, all rights provided to the defaulting Party pursuant to this Agreement are also terminated.
- C. Notwithstanding Sections 17(A) and (B), above, UNIVERSITY may early terminate this Agreement upon notice to SPONSOR, if either Party determines that the Agreement requires or generates any export-controlled items or technical data.

18. GENERAL

This instrument contains the entire Agreement between the parties with respect to the subject matter hereof. If SPONSOR issues a purchase order to initiate the Project, the terms of this Agreement supersede the terms of the purchase order. Modifications to the terms of this Agreement are not valid unless made in writing and signed by authorized representatives of the parties. This Agreement is governed according to the laws of the State of Idaho, without regard for conflict of law's provisions.

UNIVERSITY and SPONSOR have executed this Agreement, in duplicate originals, by their respective officers hereunto duly authorized, on the day and year hereinafter written.

| UNIVERSITY OF IDAHO | | SPONSOR | |
|---------------------|-----------------------------------|---------|--|
| Name: | Polly Knutson | Name: | |
| Title: | Director, Research Administration | Title: | |
| Date: | | Date: | |

TASK ORDER for STUDENT EDUCATIONAL ACTIVITY

| SEA Description (Scope of Activity): | | | | |
|--------------------------------------|----|--|--|--|
| OLA Description (Geope of Activity). | | | | |
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| SEA Budget | | | | |
| BUDGET: | | | | |
| | | | | |
| Salaries | \$ | | | |
| Wages \$ Fringe Benefits | \$ | | | |
| Travel \$ | | | | |
| Supplies/Services | \$ | | | |
| Equipment \$ | r. | | | |
| Other Direct Costs | \$ | | | |
| Total Direct Costs | \$ | | | |
| | | | | |
| Indirect Costs | \$ | | | |
| TDC | | | | |
| Total Costs | \$ | | | |
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