
of
its principal address at

by and between

day
("Affiliate") with

(the "University").

ability of the Affiliate's personnel for teaching and supervision.
The University shall ordinarily provide the Affiliate with the names of Students and dates of educational experiences at least thirty (30) days prior to the Students' arrival. The University does not guarantee that Students shall utilize Affiliate's Program during each academic term.

- B. The University and Affiliate shall not permit students to practice at the Affiliate's facility unless they are under ~~the~~ ~~is~~ physically present, unless both p~~er~~ due to unique circumstances, such physical presence is not required for a course of instruction in question.
- C. The University reserves the right to revoke any assignment prior to the Student's entry into the Affiliate's Program, or to w(n)2(y)- w(n)2(i6229.4)0 12 37 ational eperience when , in the University's

Student.

- D. The University shall apprise Students of the requirement to comply with all Affiliate rules and regulations while they are present on the Affiliate premises.
 - E. The University is prohibited from accepting compensation or benefits of any nature directly from Affiliate for participation in the Affiliate's Program.
-

maintain adequate levels of insurance to cover their acts or omissions which may impact this Agreement.

III. MUTUAL OBLIGATIONS

- A. Affiliate and the University agree to cooperatively establish the learning objectives for the Affiliate's Program, devise methods for their implementation, and evaluate the effectiveness of the educational experience.
- B. Neither party shall use discriminatory practices in assignment, acceptance and evaluation of the St Tm[(A)-2(.50 1)-19(e).7 A t Tm[(A)-2(.50 1)-19(e).ihall 1

IV. TERM AND TERMINATION

V. MISCELLANEOUS

B. Any litigation relating to this Agreement shall be venued in a court of competent jurisdiction in Ohio. The p