

Frontiers of Flight Museum
exp. 10/1/18

CAREER & TECHNICAL EDUCATION INTERNSHIP AGREEMENT

This Agreement ("Agreement") is entered into by and between the Grand Prairie Independent School District, with its principal office located at 2602 South Belt Line Rd., Grand Prairie, TX 75052 (hereinafter, "School District"), and Frontiers of Flight Museum located in the City of Dallas TX, with its principal office located at 6911 Lemmon Ave. (hereinafter, "Facility"). The two entities are collectively referred to hereinafter as the "Parties."

WITNESSETH:

WHEREAS, Facility provides an internship program in a Career and Technology Education ("CTE") field of study (the "Program") and recognizes the professional responsibility of assisting in the teaching of School District students and is interested in providing assistance to the School District's growing CTE Program, and

WHEREAS, the School District desires to send certain students and, perhaps, its faculty ("School District Staff") to Facility for education in the Program:

NOW, THEREFORE, IT IS MUTUALLY AGREED AS FOLLOWS:

1. This Agreement shall be effective as of the 1st day of October, 2016 ("Commencement Date").
2. The School District acknowledges that School District Students and Staff (collectively, "School District Personnel") shall be expected to comply with all current policies and procedures of Facility, which policies Facility will make readily available to School District Personnel upon the signing of this Agreement.
3. The Facility acknowledges that School District Personnel will be supervised by Facility Personnel who have passed the Facility background check and who are professionals in the subject matter of the aforementioned CTE field of study.
4. The School District shall ensure that School District Personnel maintain the confidentiality of all information related to Facility in accordance with all applicable federal and state laws and regulations. Each School District Personnel participating in the Program may execute a Confidentiality Agreement provided by Facility in the form attached hereto as Exhibit A.
5. The School District CTE Coordinator shall serve as a liaison with Facility field instructors when necessary.
6. As needed, the School District shall provide and maintain records and reports required by Facility for conducting certain experiences of School District Personnel under this Agreement.
7. Facility shall provide learning experiences to School District Personnel in the Program. The number of School District Personnel, their program of education within Facility and the scheduling of the education at Facility shall be determined by mutual agreement between the Facility's coordinator for CTE internships and the School District's CTE Director and memorialized in the Internship Training Agreement form attached hereto as Exhibit B.
8. All activities of School District Personnel shall be performed under direct supervision of Facility professionals who have successfully completed the aforementioned background checks.
9. Facility and the School District agree that Facility will allow School District Personnel to participate in the learning experiences under the Program, provided that Facility is able to obtain any consents deemed necessary by Facility, which consents shall not be unreasonably withheld by School District Personnel.
10. Facility shall require School District to withdraw a School District Student from the Program if: (1) the achievement, progress, adjustment or health of the student does not warrant continuation at Facility, or (2) the behavior of the student fails to conform to the policies and procedures of Facility.
11. Facility shall provide and maintain records and reports reasonably required by School District for conducting the educational Program.
12. The School District agrees (a) to maintain, at its sole expense, Professional Liability and General Liability coverage for the School District and all School District Personnel with qualified insurers in amounts of not less than \$1,000,000.00 per occurrence and \$1,000,000.00 aggregate, (b) to maintain, at its sole expense, Workers Compensation coverage for all School District Staff with qualified insurers in amounts required by state law, and (c) to furnish Facility with certificates of such insurance at least sixty (60) days prior to commencement of each term of this Agreement.
13. To the extent permitted by current Texas law applicable to independent school districts, the School District agrees to mutually indemnify, defend and hold harmless Facility, its directors, officers, employees,