Chang Jung Christian University Domestic Internship Agreement (Employment Relationship Version)

This Internship Agreement is made by and among ___ (Internship Organization) ___ (hereinafter referred to as Party A) , Chang Jung Christian University (hereinafter referred to as Party B), and (Student)__ (hereinafter referred to as Party C), based on the principle of mutual benefit. The contract is designed to jointly promote off-campus internship courses and on-the-job practical trainings for connecting talent cultivation via academia and the industry by teaching practical concepts and skills. Furthermore, in compliance with the relevant Industry Cooperation laws and Regulations for Junior Colleges and Higher Educational Institutions, as well as the Labor Standards Law, this program is to be treated as a general off-campus job internship in which Party A employs Party B as a formal employee. Both parties agree to the following:

1. Responsibilities of Party A:

- (1) Participating in off-campus internship course planning, providing relevant practical training and arranging the interns' schedules for practical skill training and talent cultivation according to the individual internship plan of the student.
- (2) Being responsible for safety training, site safety protection equipment and relevant occupational health and safety measure planning.
- (3) Allowing Party B to conduct site visits and jointly counsel and evaluate the intern with the internship coordinator assigned by Party B.

2. Responsibilities of Party B:

- (1) Establishing Off-campus Internship Committees at different levels according to Article 6 of the Industry Cooperation Relevant laws and Regulations for Junior Colleges and Higher Educational Institutions and being responsible for relevant tasks related to the off-campus internship system.
- (2) Properly planning off-campus internship courses according to the department's development goals and core competencies and enacting the "Individual Internship Plan for Individual Students" before the internship.
- (3) Evaluation of the environmental safety of Party A's internship organization as well as interns' rights.
- (4) Party B shall assign a teacher as an internship coordinator to regularly visit the site of Party A and assist the intern to implement the internship agreement. The coordinator shall jointly counsel the intern with Party A.

5. Internship information of Farty C.
(1)Party C is a student ofDepartment/Program of Party B.
(2) The internship course title is with credits.
(3) The internship duration is fromMMDDYYYY toMMDDYYYY with a
total ofhours.
4.Location of Internship:
(1) Address of internship organization: O Company (Floor # O St. Rd., City (County)
District O) °
(2) Without the agreement of Party B and Party C, the location of the internship shall not be
changed.
(3) Internship time: The internship time shall be arranged according to the Labor Standards Law.
5.Daily Internship Hours : Party A shall arrange the intern's internship hours according to the Labor
Standards Law.
(1) Standard daily internship hours and rest time: Standard daily internship hours shall not exceed
eight (8) hours a day and be no more than a total of 40 hours per week.
(2) Without the agreement of Party B and Party C, internship hours shall not be extended and the
intern shall not work on holidays or rest days.
6.Intern Salary and Relevant Benefits : In compliance with rules and regulations, Party A shall
pay Party C's salaries, and the relevant salary calculations and benefits are as follows:
(1) Salaries: NT\$ /hr or NT\$/month, not lower than the minimum wage
of the current year. Party A shall pay the salary to the intern in full and wire it to the
designated bank account of the intern. Party A shall not deduct any money in the form of
penalties or compensation from the salaries of Party C.
(2) Benefits:
A. Dormitory: NA Free Provision Paid by the Intern NT\$/month
B. Meal: NA Free Provision Paid by the Intern NT\$/per meal
C. Transportation allowance: NA Free Provision Paid by the Intern NT\$/month
Transportation allowance NT\$/month
D. Other benefits:
(3) Other labor rights: Procedures of taking rest time, special leave, regular leave, rest days, and
sick leave shall be performed according to the Labor Standards Law, the Gender Equality in
Employment Act, and the Regulations of Leave-Taking for Workers.
7.Insurance and Pension: During the internship, Party A shall purchase labor insurance, labor
occupational accident insurance, employment insurance, national health insurance for the intern,

allocate pension funds, and pay the premiums as required. Party B shall purchase off-campus group

accident insurance for the intern.

8.Counselling for Internship Change Request: If Party C feels the internship is not right for himself/herself, Party A and Party B shall jointly counsel him/her. If after Party B's evaluation or Party C's feedback, the internship is still not right for the intern, Party B shall propose to terminate the internship and arrange for Party C to transfer to another internship organization or take other alternative courses.

9.Internship Dispute Resolution and Handling:

- (1) Both parties agree that the agency in charge of dispute resolution shall be_____
- (2) During dispute resolution, relevant parties shall be invited to take part, and when necessary, experts and scholars of labor rules and regulations shall also be invited.
- **10.Intern Scores and Certificate Issuing:** Party A and Party B shall agree on standards set according to the student's internship plan, and the intern's evaluation shall be based on their internship performance and content reports. If the intern passes the course, credits shall be given to the intern and if needed, an internship certificate shall be issued.

11. Agreement Effectiveness, Termination, and Cancellation:

- (1) This Agreement is made effective from the date when this Agreement is entered into by all three parties.
- (2) Both parties shall agree on the agreement termination and cancellation terms; if Party A seriously harms the rights of the intern, Party B shall request a termination or cancellation of the agreement and claim for compensation to be paid by Party A according to the relevant rules and regulations.
- 12.If any party has a dispute over this Agreement, a judicial remedy shall be adopted. All parties agree that Tainan District Court is the governing court.
- 13. Any issue not regulated here shall be proceeded according to the Industry Cooperation Relevant laws and Regulations for Junior Colleges and Higher Educational Institutions, the Labor Standards Law, the Labor Insurance Act, the Labor Occupational Accident Insurance and Protection Act, the Employment Insurance Act, and the Labor Pension Act.
- 14. This Agreement is made of four copies in one set held respectively by Party A, Party B, Party C, and CJCU Career Development Center.

Contracting Parties:	
Party A:	Party B: Chang Jung Christian University
Representative:	President: Lee Yung-Lung
Address:	Address: #1, Chang Da Rd., Guiren District, Tainan City
	GUI #:06479492
GUI #:	Contact Person:
Executive Unit:	Contact Telephone Number: (06)278-5123
Contact Person:	
Contact Telephone Number:	
Contact Telephone Number:	Party C:
	Student Number:
	Telephone number:
	Guardian:
	Telephone number of Guardian:

MM DD, YYYY