

Successsternships Affiliate Agreement

I. PURPOSE

This Affiliation Agreement (the "Agreement") is made and is effective by and between _____ **SUCCESSTERNSHIPS, INC.** _____, a for-profit business entity with the business intent of assisting the general public in gaining access to internships for the purpose of on-the-job education (SUCCESSTERNSHIPS) and _____, a business eligible to give training in their area of expertise (the "affiliate"). This Agreement shall be effective today _____ and remains in effect until terminated in accordance with the terms of this Agreement.

II. AGREEMENT TERMS

A. General Requirements

1. Affiliated Provider agrees to provide SUCCESSTERNSHIPS and their CLIENTS:
 - a. a dedicated trainer for the length of the SUCCESSTERNSHIPS agreed to;
 - b. adequate notice of termination of a client (maximum of 48 hours); and
 - c. (optional) complete the "experience sheet" on how the client performed.
2. For SUCCESSTERNSHIPS' reputation, if any CLIENT is not performing adequately, we ask that you contact us immediately and/or remove the CLIENT quickly. The CLIENT'S action are their own and should not reflect on SUCCESSTERNSHIPS or the affiliate.
3. Should a CLIENT provided by SUCCESSTERNSHIPS be hired by the affiliate, a monetary consideration of \$2500 will be paid from the affiliate to SUCCESSTERNSHIPS.

B. Prerequisites For SUCCESSTERNSHIP CLIENTS

1. All CLIENTS are required to undergo a background check AND drug screen. These prerequisites are left to the CLIENT to obtain and must be provided to SUCCESSTERNSHIPS before being released to an affiliate site.
2. Timeliness is a factor. If a CLIENT is not on time for their designated arrival time, please contact us to request another SUCCESSTERN if this tardiness interferes with your business day.

C. Ongoing Communication

1. SUCCESSTERNSHIPS and the affiliate agree to maintain ongoing communication regarding CLIENTS. Mechanisms for this communication shall include:
 - a. Phone: 702.763.1006
 - b. Email: successternships@outlook.com

D. Record Keeping, Audits and Reconciliation

1. No records are required to be kept for a CLIENT or for SUCCESSTERNSHIPS. If records are required, the affiliate shall keep them for their own interests.

E. Dispute Resolution

In the event that a dispute arises between SUCCESSTERNSHIPS and the affiliate, the parties shall make a good faith effort to resolve the dispute through internal binding arbitration between SUCCESSTERNSHIPS and the affiliate. If the parties are not able to resolve the dispute in a mutually-agreeable manner, the parties shall hold each other harmless.

F. Compliance with Law

Both parties shall abide by all applicable federal and state laws and regulations in the performance of their respective obligations under the terms of this Agreement.

G. Contract Construction, Assignment, Amendment, and Termination

1. The parties shall not assign this Agreement without prior written consent from the SUCCESSTERNSHIPS.
2. Any legal action arising as a result of this Agreement must be resolved via internal binding arbitration between SUCCESSTERNSHIPS and the affiliate. If no resolution can be reached, both parties agree to hold each other harmless.
3. This Agreement shall be governed by the laws and regulations of Nevada and the United States.
4. This Agreement may be modified or amended only if such modification or amendment is in writing and signed by both parties, except that any amendments to laws and regulations governing the performance of this Agreement shall result in the correlative modification of this Agreement without the necessity of executing a written amendment.