

**LIBERTY UNIVERSITY ARTICULATION AGREEMENT**

This Agreement is dated \_\_\_\_\_ (“Effective Date”) and is by and between Liberty University, Inc., a Virginia not-for-profit corporation (“University”) and \_\_\_\_\_ (“Company”).

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\_\_\_\_\_ (“University”). Referred to separately as a (“Party”) or collectively referred to herein as (“Parties”).

***Preliminary Statements***

Liberty and Company desire to provide automatic acceptance to two (2) of the University’s students into the Master of Science in Athletic Training Graduate Degree (“Articulation Program”).

University will advise students that they must complete the application process through the Athletic Training Centralized Application System (“ATCAS”) and meet all the admission/prerequisite requirements.

In consideration of the mutual promises contained herein, the parties hereby adopt the above statements as true and agree as follows:

***Agreement***

**1. Commitment to Curriculum and Enrollment Standards**

It is agreed and understood that each Party has the right and responsibility ~~change its curricula and enrollment policies to maintain academic integrity and~~

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sixty-two (62) credit hours of instruction, which must be completed within two (2) calendar years. In the event that more than two (2) students qualify for enrollment based on the standards in section 3 "Admission Standards," then two (2) students shall be selected and admitted on a competitive basis and in compliance with the

discrimination provisions in section 4.

### 3. Admission Standards.

Students enrolled in the Articulation Program shall be admitted to Liberty, subject to the limitations established in section 4, upon completion of the following:

Credit Hours 40-42

[REDACTED]

Each party represents and warrants this it will:

- a. Comply with all statutory provisions of or applicable to Title IV of the Higher Education Act (HEA) as amended, all regulatory provisions prescribed under that statutory authority and all special arrangements

[REDACTED]

the authority of statutes applicable to Title IV of the HEA, including assurance that:

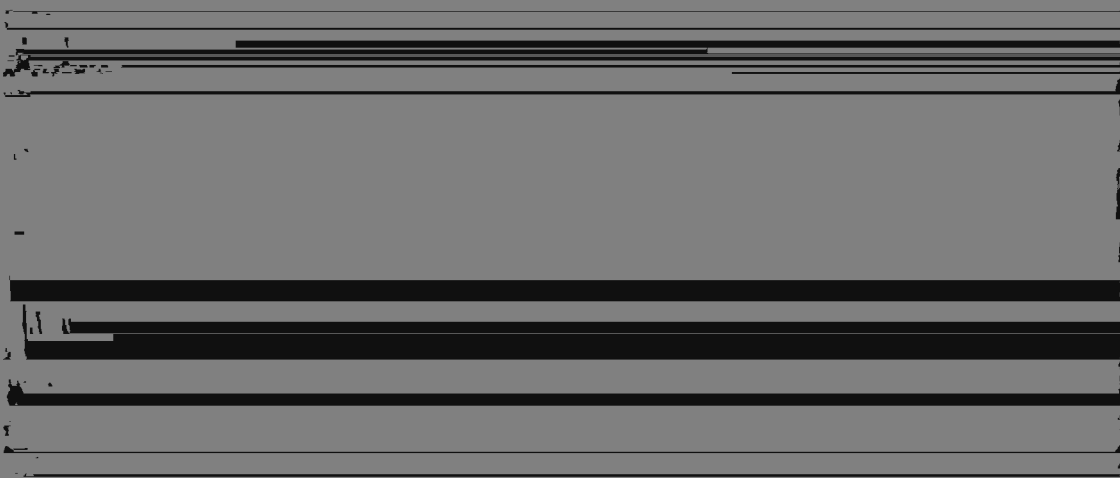
- b. None of its employees administering this program are receiving payment

[REDACTED]

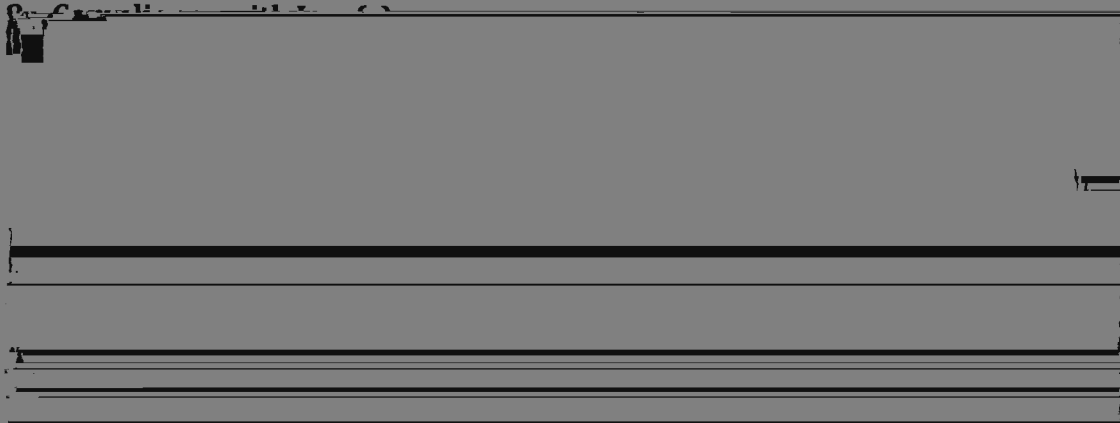
- j. It will comply with applicable consortium and/or contractual requirements between the eligible home school and eligible or ineligible host school as defined in federal regulations summarized by U.S. Department of Education in the FSA Student Handbook for the applicable year.

**6. Recruitment.**

Recruitment of students for the Articulation Program will be the responsibility of Liberty with the cooperation from the University.



Both Parties affirm that Liberty maintains a Standard Academic Year ("SAY") schedule. Therefore, the University affirms that none of its enrollment periods for students under this Agreement, will overlap with Liberty's enrollment periods.



Each Party agrees to comply with all applicable local, state, and federal laws, regulations, and ordinances in the performance of its obligations under this Agreement. Each Party represents and warrants to the other that all communications sent on behalf of one party for the other party pursuant to the program described herein will comply with industry standards and best practices for internet communication.

coordination detailed herein or in a manner solely for the purpose of identifying and communicating the existence of the relationship to Liberty University students and alumni. Use of trademarks, service marks and logos will comply with use policies of the originating institution. The Parties shall discontinue the use of the licensed marks and return any and all files and materials containing the licensed marks supplied by the owner at termination or expiration of the Agreement. Neither Party grants to the

[REDACTED]

institution request, in writing, that a particular use of the originating institution's trademarks and/or service marks be discontinued, the non-originating institution shall cease and desist such use of the trademarks and/or service marks.

**11. No Employment Relationship.**

**15. Assignment; Delegation.**

Neither Party may assign, sublicense, or otherwise transfer any of its rights or obligations under this Agreement without the prior written consent of the other Party. Any attempted assignment, sublicense, or transfer in violation of this section shall be null and void.

The obligations of the Parties under this Agreement shall survive the termination or expiration of this Agreement.

This Agreement shall be governed by the laws of the State of California.

IN WITNESS WHEREOF, the Parties have hereunto set their hands and seals on the day and date first above written.

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Wilson  
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By:

By:

Name: Justin Wilson

Name:

Title: Contracts Administrator II

Title:

Date: 11/2/2022

Date: 11/15/2022

**APPENDIX A: Prerequisite Courses for Liberty's Master of Science in Athletic**

Students must complete the following prerequisite courses prior to acceptance:

<b>PREREQUISITE COURSES</b>	<b>CREDIT HOURS</b>	<b>COMPARABLE LIBERTY UNIVERSITY COURSE(S)</b>
Anatomy & Physiology I & Lab	4 credits	BIOL 213 & 214
Anatomy & Physiology II & Lab	3 credits	BIOL 215 & 216
General Biology	3 credits	BIOL 224
General Chemistry & Lab	4 credits	CHEM 101 & 102

Biomechanics	3 credits	EXSC 350
Exercise Physiology	3 credits	EXSC 340