

ARTICULATION AGREEMENT

Career and Technical Education Program

This Articulation Agreement (“Agreement”) is entered into between the University of the District of Columbia, a public educational institution of higher education and an independent agency of the District of Columbia (“University”) on behalf of its Community College (“UDC-CC”), and District of Columbia Public Schools (“DCPS”) with an address of 1200 First Street NE, Washington, DC, 20002 for articulating coursework for the **Career and Technical Education (“CTE”) Program** to UDC-CC Associate of Arts (AA) and Associate of Applied Science (AAS) degree programs in **Architectural Engineering Technology, Business Administration, Computer Science Technology, Graphic Design, Education Conc. Early Childhood School, Hospitality Management and Tourism, and Law Enforcement**. Each may be referred to as a “Party” and collectively referred to herein as the “Parties.”

Course Articulation

Subject to the terms and conditions of this Agreement, DCPS students who complete certain CTE Program Curricula listed below are eligible for credit at UDC-CC:

<i>Architecture and Design</i>		
DCPS CTE Program Curriculum	Corresponding UDC-CC College Courses	UDC-CC Degree Program
Architecture & Design I (1.0) and Architecture & Design II (1.0)	AETC 101C Architectural Drawing and Design I (3 credits)	Architectural Engineering Technology AAS Program
Architecture & Design III (1.0) and Architecture & Design IV (1.0)	AETC 102C Architectural Drawing and Design II (3 credits)	Architectural Engineering Technology AAS Program
<i>Computer Science (Project Lead the Way)</i>		
DCPS CTE Program Curriculum	Corresponding UDC-CC College Courses	UDC-CC Degree Program
Computer Science Essentials (1.0) and	APCT 231C Computer Science I Lecture (3 credits)	Computer Science Technology AAS Program

AP Computer Science Principles (1.0)	APCT 233C Computer Science I Laboratory (1 credit)	
Advanced Placement (AP) Computer Science A (1.0) and Cybersecurity (1.0)	APCT 232C Computer Science II Lecture (3 credits) APCT 234C Computer Science II Lab (1 credit)	Computer Science Technology AAS Program
<i>Digital Media</i>		
DCPS CTE Program Curriculum	Corresponding UDC-CC College Courses	UDC-CC Degree Program
Digital Media I (1.0) and Digital Media II (1.0) and Digital Media III (1.0)	GRCT 109C Digital Applications (3 credits)	Graphic Design AAS Program
<i>Early Childhood Education</i>		
DCPS CTE Program Curriculum	Corresponding UDC-CC College Courses	UDC-CC Degree Program
Early Childhood Education I (1.0) and Early Childhood Education II (1.0) and Early Childhood Education III (1.0)	ECED 104C History and Philosophy of Early Childhood Education (3 credits)	Education Conc. Early Childhood School AA Program
CDA Certification	ECED 105C Principles of Child Development (3 credits)	Education Conc. Early Childhood School AA Program
<i>Finance</i>		
DCPS CTE Program Curriculum	Corresponding UDC-CC College Courses	UDC-CC Degree Program

Finance I (1.0) and Finance II (1.0) and Finance III (1.0) and Finance Capstone (1.0)	FINA 214C Economics of Personal Finance (3 credits)	Business Administration AA Program
<i>Hospitality and Tourism</i>		
DCPS CTE Program Curriculum	Corresponding UDC-CC College Courses	UDC-CC Degree Program
Principles of Hospitality Management and Customer Service (1.0) and Sports, Entertainment, Event Planning and Intro to Hospitality Marketing (1.0) and Hospitality and Tourism Management Program (HTMP) (1.0)	HGMT 104C Introduction to Hospitality Industry (3 credits)	Hospitality Management and Tourism AAS Program
<i>Networking</i>		
DCPS CTE Program Curriculum	Corresponding UDC-CC College Courses	UDC-CC Degree Program
Essentials: PC Hardware & Software (1.0) and Networking 1: Cisco 1 (1.0) OSSEID: 5110302	CCNA 101C Cisco Certified Network Associate (4 credits)	Computer Science Technology AAS Program
Networking 2: Cisco 2 (1.0) and Networking 3: Cisco 3 (1.0)	CCNA 102C Routing & Switching – CCNA II (4 credits)	Computer Science Technology AAS Program
<i>Public Safety</i>		

DCPS CTE Program Curriculum	Corresponding UDC-CC College Courses	UDC-CC Degree Program
Public Safety I: Intro to Law, Public Safety and Security (1.0) and Public Safety II: Foundations in Law & Justice and Intro to Street Law (1.0)	CRIM 100C Criminal Justice Systems (3 credits)	Law Enforcement AAS Program
Investigations and Criminal Justice Systems (1.0)	CRIM 221C Investigations (3 credits)	Law Enforcement AAS Program

Requirements:

- In order to receive UDC-CC course credit, DCPS graduates must have earned, a grade of a B or higher in all high school coursework corresponding to the UDC-CC courses as indicated in the table above.
- DCPS High School, DCPS Central Office and/or Student will submit completion of UDC-CC’s Articulation Credit Award Form. Form will be submitted with an official copy of student’s final high school transcript, sent to: Raena Coaxum, Acting Director of Academic Support Services, University of the District of Columbia Community College, 5171 South Dakota Avenue NE, Suite 111B, Washington, DC 20017.
- Students must enroll into the UDC-CC *Architectural Engineering Technology, Business Administration, Computer Science Technology, Education Conc. Early Childhood School, Graphic Design, Hospitality Management and Tourism, or Law Enforcement Program* within eighteen (18) months after high school graduation. Students who enroll after this deadline but who have at least two years of relevant work experience may enroll at the discretion of the UDC-CC *Architectural Engineering Technology, Business Administration, Computer Science Technology, Digital Media, Education Conc. Early Childhood School, Graphic Design, Hospitality Management and Tourism, or Law Enforcement Program* Coordinator.

Benefits

- Up to eight (8) articulated college credits for the courses listed above upon matriculation to the University of the District of Columbia Community College.
- Tuition and fees for credits earned by articulation shall be waived for AETC 101C, AETC 102C, APCT 231C, APCT 232C, APCT 233C, APCT 234C, CCNA 101C, CCNA 102C, CRIM 100C, CRIM 221C, ECED 104C, ECED 105C, FINA 214C, GRCT 109C and HGMT 104C.

General Provisions

I. RELATIONSHIP POINTS OF CONTACT

The primary point of contact for routine administration of this Agreement is Raena Coaxum for UDC-CC and Clifton Martin, Director, Career Technology Education Programs for District of Columbia Public Schools. Either Party may designate a substitute point of contact by providing written notice to the other Party of the change.

II. DURATION OF THIS AGREEMENT

The period of the Agreement shall commence on January 1, 2022 (“Effective Date”) and end on January 1, 2027, unless earlier terminated as provided in Section V below. The Parties may extend the term of this Agreement by exercising a maximum of one (1)-year option periods. University shall provide written notice of its intent to renew an option period prior to the expiration of the Agreement.

III. AMENDMENTS AND MODIFICATIONS

This Agreement may be amended or modified only upon prior written agreement of the Parties. Amendments or modifications must be dated and signed by the duly authorized representatives of the Parties.

IV. CONSISTENT WITH LAW

The Parties shall comply with all applicable laws, rules, and regulations whether now in effect or hereafter enacted or promulgated.

The Parties recognize that student educational records are protected by the Family Educational Rights and Privacy Act (“FERPA”). FERPA permits disclosure of student “educational records” to “school officials” that have a “legitimate educational interest” in the information. In accordance with FERPA, as educational entities, each Party can designate other entities, including vendors and consultants, as “other school officials.” For purpose of this Agreement only, the Points of Contact for each Party indicated in Section I are determined to fall within the category of “school official.” Neither Party, their agents, nor their assignees shall disclose student educational records to any third party, except with the prior written consent of the student (or parent, where applicable) and as permitted by law. Approved re-disclosures to third parties shall not exceed the purpose for original disclosure. Further, the Point of Contact, should he or she disclose student educational records, is obligated to maintain a list of entities, agencies, or organizations to whom the

records were disclosed, identifying which records were disclosed and the purpose for each disclosure.

Any disclosures made shall comply with University's definition of "legitimate educational interest." The Parties agree and warrant that they shall use student educational records solely to accomplish their obligations and solely in a manner and for purposes consistent with the terms and conditions of this Agreement and University policies and procedures. The Parties agree to take appropriate legal action against any unauthorized use or disclosure of any student educational record.

The Parties agree to comply with all applicable federal and District of Columbia statutes that prohibit discrimination. The Parties certify that all persons employed by and students served by the Parties shall be treated equally without regard to race, religion, ancestry, national origin, sex, age, disability, marital status, political affiliation, beliefs or any other class protected under applicable law.

V. TERMINATION

Either party may terminate this Agreement in whole or in part by giving 90 calendar days advance written notice to the other Party. Such termination will not affect the participation in the articulated programs of current DCPS seniors or DCPS alumni who have not yet reached eighteen (18) months since their graduation date.

VI. ANTI-DEFICIENCY CONSIDERATIONS

The Parties acknowledge and agree that both Parties' obligations to fulfill financial obligations of any kind under this Agreement, or any subsequent agreement entered into by the Parties pursuant to this Agreement, are and shall remain subject to the provisions of (i) the federal Anti-Deficiency Act, 31 U.S.C. §§1341, 1342, 1349, 1351, (ii) the District of Columbia Anti-Deficiency Act, D.C. Official Code §§47-355.01-355.08 (2001), (iii) D.C. Official Code §47-105 (2001), and (iv) D.C. Official Code §1-204.46 (2006 Supp.), as the foregoing statutes may be amended from time to time, regardless of whether a particular obligation has been expressly so conditioned.

VII. MISCELLANEOUS

By executing this Agreement, each Party represents to the other Party that it is authorized to enter into this Agreement, that the person signing on its behalf is duly authorized to

execute this Agreement, and that no other signatures are necessary. Nothing contained in this Agreement shall be deemed or construed by the Parties or by any third party to create the relationship of principal and agent, partnership, joint venture, or any association between the Parties except as specifically stated herein. Each Party will be acting solely as an independent contractor. Neither Party shall have the authority to bind, commit or incur any liability on behalf of the other Party or to otherwise act in any way as an agent or representative of the other Party. This Agreement is made for the benefit of the Parties hereto and not for the benefit of any third party.

This Agreement constitutes the full, final and entire agreement and understanding of the Parties relating to the terms and conditions of this Agreement. Should any provision of this Agreement be declared or be determined by any court to be illegal or invalid, the validity of the remaining parts, terms or provisions shall not be affected thereby and said illegal or invalid part, term, or provision shall be deemed not to be a part of this Agreement. This Agreement may be executed in any number of counterparts, or in different counterparts, any of which shall be deemed an original, but all of which together shall constitute one and the same agreement. Facsimile or electronically transmitted signatures shall be deemed to be originals.


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THIS AGREEMENT, having been formulated by the responsible faculties and administrative personnel of the University of the District of Columbia and District of Columbia Public Schools and having been certified by the chief academic officers of both institutions, is hereto agreed upon for implementation beginning on the Effective Date indicated above.

University of the District of Columbia

District of Columbia Public Schools





Name: Ronald Mason, Jr.

Name: Dr. Lewis D. Ferebee

Title: President

Title: Chancellor

Date: 9/20/22

Date: 8/30/2022