

**SEATTLE CENTRAL COMMUNITY COLLEGE  
GLOBAL MARKETING AGREEMENT**

I. PARTIES

This Agreement is entered into by and between Seattle Central Community College (SCCC), a state agency and higher education institution with its office at

Seattle Central Community College  
International Education Programs  
1701 Broadway  
Seattle, WA 98122

and «Institution» (Marketer), whose principal place of business is located at «RMBLDG» «ADDRESS» «ADDRESS2» «CITY» and who is engaged in the business of marketing educational institutions to potential students located in the Country(s) of «COUNTRY».

II. PURPOSE

SCCC wishes to make its programs of study in the United States known and available to potential students in «COUNTRY», but has no employees who reside there. Therefore, SCCC requires the services of a marketer to market its programs in that country, as set forth herein.

III. MARKETER AND SERVICES

3.1. Marketer shall provide marketing services for SCCC in the designated country(s). These services shall include, without limitation: (a) providing accurate and complete information about Washington State and SCCC's programs to all persons in that country who request such information, (b) providing assistance in completing application materials for SCCC to all persons in that country who Marketer can recruit or who are referred to Marketer by any source, (c) providing orientation services to all students in that country who plan to attend SCCC, and (d) other incidental services as requested in writing by SCCC.

3.2. Marketer shall submit a copy of all marketing and promotional material to SCCC for its approval prior to any public dissemination in any form.

#### IV. FEES

4.1. SCCC agrees to pay Marketer a fee in the amount of 15% of the net tuition paid to SCCC for each student who (a) Marketer assists in completing a SCCC application and (b) Marketer provides with orientation services and (c) duly registers and pays non-resident tuition and other fees SCCC. Net tuition means the non-resident tuition actually paid and received by SCCC, less any refunds or returns. SCCC shall pay this fee for net tuition only to Marketer only for up to three academic quarters of registrations by any student, except that this fee shall not be paid for any student who attends SCCC as part of a group that contracts separately to attend specialized classes. In addition, SCCC offers a volume bonus to Marketer for referring 3 or more full-time students in one academic year (Summer through Spring quarters) who register and pay non-resident fees for a minimum of one quarter. Marketer will receive the volume bonus in addition to the aforementioned 15% of net tuition per referral. This payment is intended to assist Marketer with marketing promotions on behalf of Seattle Central Community College, including seminars, advertisements and other activities. Alternate bonus arrangements may be made, subject to review and approval by SCCC.

4.2. Marketer shall submit to SCCC (a) a cover sheet or letter on company letterhead establishing the connection between the student and Marketer, and (b) the student's application to SCCC, and (c) other information as SCCC may reasonably require and/or that Marketer normally includes as part of its agreement with the student.

In return, SCCC shall pay the 15% net tuition fee for the student; such payment shall be made within 30 days after expiration of the period during which the student may obtain any refund of tuition or other fees. If the student attends for less than a full

quarter, the fee shall be pro rated according to the portion of full-time tuition actually paid, less any refunds or returns.

4.3 Any fees for significant services that Marketer may render to SCCC other than as provided in this Agreement are not covered herein, but shall be covered and paid under a separate written agreement which must be agreed upon and signed in advance by the signatories to this agreement or their equivalent.

V. NON-DISCRIMINATION

The Parties hereby agree that no person shall, on the grounds of age, race, creed, color, sex, religion, national origin or sexual orientation be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under this contract or under any project, program or activity supported by this contract.

VI. COMPLIANCE WITH NAFSA CODE OF ETHICS

The parties to this Agreement hereby agree to comply without reservation with the most current version of NAFSA's Code of Ethics as approved by the NAFSA Board of Directors [incorporated and memorialized in Addendum I].

VII. TERM AND TERMINATION

This Agreement shall be effective until terminated. Either party may terminate this Agreement after providing the other party ninety (90) calendar days written notice of intent to terminate.

VIII. INDEPENDENT PARTIES

SCCC and Marketer are separate and independent from each other. No officer, employee, or agent of either party shall be deemed to be an officer, employee, or agent of the other party.

IX. LIABILITY

Each party shall be responsible for the acts and omissions of itself and its officers, employees, and agents acting as such. Neither

party shall be considered the agent of the other. Neither party shall be responsible for the acts or omissions of the other party.

X. NOTICES

10.1 All notices for any purpose under this Agreement shall be either hand-delivered or mailed by certified mail with postage prepaid, to the other party as follows:

Seattle Central Community College  
International Education Programs  
1701 Broadway  
Seattle, WA 98122

«Institution» (Marketer)  
«RMBLDG»«ADDRESS» «ADDRESS2»  
«CITY»«PREFSTATE» «CODE» «COUNTRY»

10.2 Notices shall be deemed received on the date of actual delivery to the other party, except that mail shall be deemed received on the fifth day after mailing (or, if that is not a regular business day, the following business day). A party shall give immediate written notice to the other party of any change in address.

XI. DISPUTE RESOLUTION

Any dispute regarding the interpretation or application of this Agreement shall be resolved by a decision of the District's Chancellor or his designee.

XII. GOVERNING LAW AND VENUE

This Agreement shall be governed by the laws of the State of Washington. Venue of any action involving or based on this Agreement shall be in King County, Washington, U.S.A.

XIII. ENTIRE AGREEMENT; MODIFICATION

This constitutes the entire Agreement of the parties on the matters covered herein, and supersedes all previous written or oral agreements.

Any modification or change to this Agreement, including any extension, must be in writing and signed by the signatories of this written agreement or their equivalent.

IN WITNESS WHEREOF, the parties have caused their duly authorized representatives to execute this Agreement in duplicate original counterparts.

---

President or Authorized Officer  
«Institution»

Date (Month/Day/Year)

IN WITNESS WHEREOF, the parties have caused their duly authorized representatives to execute this Agreement in duplicate original counterparts.

---

President  
Seattle Central Community College

Date (Month/Day/Year)

SCCC OFFICE USE ONLY BELOW

KREV'D: \_\_\_\_\_

KCOMPLETE: \_\_\_\_\_