WORK-BASED LEARNING AGREEMENT | STUDENTS PAID BY BUSINESSES

Student Employee: High school student engaged in a work-based learning opportunity.
Supervisor: Student employee’s supervisor at the entity hosting the work-based learning opportunity.
Career Advisor: DLR staff overseeing the work-based learning opportunity for the school.

1. The student employee should report to work on time and let the supervisor know that he/she is reporting for work.
2. The student employee should request permission from the supervisor in advance to be absent from work, if special circumstances arise. The student employee should also notify the Career Advisor of the planned absence.
3. The student employee should always contact the supervisor and Career Advisor if it is impossible for the student to show up for work or to report for work on time. If a student employee has not arrived to the worksite within 15 minutes of the scheduled time and the student employee has not checked in with the supervisor, the supervisor should attempt to contact the student and career advisor.
4. The student employee should immediately bring any problems or concerns pertaining to the job to the supervisor’s attention.
5. The student employee will consult the Career Advisor regarding any difficulties at the training site or related to the training program.
6. The student employee will perform the duties assigned to the best of the student’s ability.
7. The student employee will dress appropriately for the job as specified by the supervisor.
8. The student employee is responsible for transportation to and from work.
9. The student employee may quit the work-based learning opportunity. If the student employee quits, the student must notify both the supervisor and the Career Advisor. A two-week notice is preferred.
10. If the student employee does not meet the supervisor’s work expectations, the student may be terminated at the discretion of the entity hosting the work-based learning opportunity. The supervisor will notify the Career Advisor in the event of termination.
11. The student employee will not divulge any privileged or confidential information to anyone including classmates and relatives. If the student employee breaks this promise, the student will be subject to disciplinary action, including termination of participation in the program and will be responsible for damages arising from any irresponsible actions on the student’s part.
12. The supervisor agrees to provide hands on experience and train the student employee for the agreed upon hours.
13. The supervisor will assist in the evaluation of the student employee’s progress towards the student’s training plan.
14. If the student is being paid by the entity hosting the work-based learning opportunity, the entity is responsible for worker’s compensation insurance for the student employee.
15. The career advisor will provide on-site monitoring of the training and assist the student employee or supervisor as necessary.
16. In accordance with WIOA Section 188, both DLR staff and the entity hosting the work-based learning opportunity are subject to equal opportunity and nondiscrimination requirements and agree to ensure compliance.

By signing below, I agree to the terms above.

_________________________________________ (______)_______-________  ___________________________
STUDENT EMPLOYEE NAME                     STUDENT EMPLOYEE PHONE   SCHOOL / INSTITUTION

_________________________________________ ___/____/______
STUDENT EMPLOYEE SIGNATURE

_________________________________________ ___/____/______  (______)_______-________
GUARDIAN SIGNATURE (If under 18)            GUARDIAN PHONE

_________________________________________ ___/____/______
SUPERVISOR NAME

_________________________________________ ___/____/______
SUPERVISOR SIGNATURE

_________________________________________ ___/____/______
CAREER ADVISOR NAME

_________________________________________ ___/____/______
CAREER ADVISOR SIGNATURE