

# Service Mark License Agreement

**1.0** Oak Ridge Associated Universities, Inc. ("ORAU") owns and uses the proprietary service marks listed on Exhibit A, attached to this Agreement ("Mark"). ORAU retains all rights, title, and interest in the Mark including, without limitation, all intellectual property and other proprietary rights.

**2.0** ORAU grants to Licensee a one-year, nonexclusive, non-transferable, limited license to use the Mark listed on Exhibit A and attached to this Agreement for the purpose(s) stated in Licensee's email request. ORAU may terminate this license at any time for any reason. Upon receipt of ORAU's written termination notice, Licensee agrees to immediately discontinue the use of the Mark.

**3.0** Licensee agrees to:

**3.1** Use the Mark in conformance with ORAU's Usage Guidelines as posted on the ORAU Brand Resource Center ([www.orau.org/media-center/brand-resource-center.aspx](http://www.orau.org/media-center/brand-resource-center.aspx));

**3.2** To allow ORAU to periodically monitor the use of the Mark;

**3.3** Cooperate with ORAU in facilitating ORAU's control of the nature and quality of use of the Mark to ensure ORAU's quality standards applying to the Mark are being maintained.

**3.4** Indemnify and hold ORAU harmless for all costs, fees, and expenses (including reasonable attorney's fees) from third-party claims which ORAU may incur as a result of a claim that your Licensee's use of the Mark violates any applicable laws or regulations, or any right of or duty owed to any person or entity. This shall not be interpreted to mean that ORAU in any manner warrants to Licensee that the Mark is valid or that use of the Mark will not infringe the rights of others. THE MARK IS FOR USE "AS IS," AND ORAU MAKES NO WARRANTIES OF ANY KIND RELATED TO THE MARK. This Article 3.4 shall survive the termination or expiration of this Agreement.

**4.0** Licensee will not:

**4.1** Add to or modify the Mark;

**4.2** Assign or sublicense the Mark;

**4.3** Use the Mark to benefit or endorse any third-party's products or services;

**4.4** Disparage ORAU or its products or services in any way;

**4.5** Use the Mark in any manner that implies ORAU sponsorship or endorsement of Licensee's products, services, and or Web site, unless expressly agreed to in writing by ORAU;

**4.6** Use the Mark in connection with unlawful activities by Licensee or others;

**4.7** Use the Mark in any manner likely to confuse, mislead, or deceive the public, or to be adverse to the best interest of ORAU; or

**4.8** Use any other ORAU logo or service mark that is not identified on Exhibit A.

**5.0** By using the Mark, you agree that you are authorized to enter into this Agreement on behalf of Licensee and that Licensee agrees to comply with the terms of ORAU's Service Mark License Agreement, as set forth herein.

EXHIBIT A

ORAU