ORU ORAL ROBERTS UNIVERSITY

INDEPENDENT CONTRACTOR

AGREEMENT – INDIVIDUAL

	This Indepen	dent Contractor A	greem	ent (("Agreen	nent´´) 18	s ente	red into	by and bety	ween
ORAL	ROBERTS	UNIVERSITY,	7777	S.	Lewis,	Tulsa	OK	74171	("ORU"),	and
						, an	indiv	idual w	hose addre	ss is
								("CON	TRACTOR'	'). In
conside	ration of the 1	nutual covenants	of this A	Agre	eement, t	he partie	es here	eby agre	e as follows	:

- 1. Scope of Work. ORU hereby engages CONTRACTOR to furnish the work and perform the services described in Exhibit "A" attached to this Agreement ("Subject Matter") at times mutually agreed upon by the parties and CONTRACTOR agrees to furnish the work and perform the services constituting the Subject Matter. CONTRACTOR shall supply, at CONTRACTOR's sole expense, all equipment, tools, materials, and/or supplies to accomplish the Subject Matter.
- **2. Price and Payment.** ORU agrees to pay CONTRACTOR in accordance with the Price and Payment terms set forth in Exhibit "A" and CONTRACTOR agrees to accept such amounts as full payment for all the work and services provided pursuant to this Agreement.
- **3. Term.** This Agreement is effective as of date of execution by the parties and shall terminate on the earlier of full completion of the Subject Matter by CONTRACTOR or
- 4. Independent Contractor Relationship. CONTRACTOR is an independent contractor and is not an employee, servant, agent, partner or joint venturer of ORU. CONTRACTOR has no authority to enter into contracts or agreements on behalf of ORU except as authorized in writing by ORU. ORU shall determine the nature of work to be done by CONTRACTOR, but CONTRACTOR retains the sole and absolute discretion and judgment in the methods, techniques and procedures to be used, and CONTRACTOR shall determine the legal means by which the Subject Matter is performed, except as required by applicable law or by ORU's policies. CONTRACTOR shall conduct his/her activities under this Agreement in a manner so as to maintain the good will and reputation of ORU. This Agreement is for performance by CONTRACTOR, is not assignable by CONTRACTOR, and CONTRACTOR represents and warrants that no individual or entity other than CONTRACTOR shall perform any work related to the Subject Matter. CONTRACTOR shall not be entitled to receive any benefits from ORU including workers' compensation coverage, unemployment compensation, medical/health insurance, life insurance, paid leave, or retirement. CONTRACTOR shall complete and execute the Independent Contractor Affidavit and Exempt Status Fact Sheet attached hereto as Exhibit "B."
- **5. Expenses, Employees and Taxes**. CONTRACTOR shall be solely responsible for any expenses incurred in performing the Subject Matter. ORU is not responsible for withholding and shall not withhold taxes of any kind from any payments to CONTRACTOR. CONTRACTOR shall be solely responsible for paying any and all taxes and other expenses of CONTRACTOR arising out of or relating to this Agreement.
- **6. Indemnity.** CONTRACTOR shall indemnify and hold ORU (and its affiliates, officers, directors, agents, employees and contractors) harmless from any claims, demands, or causes of action resulting from: (a) any expenses incurred in performing the Subject Matter; (b) personal injury, death, and damage to or loss of property, arising out of or occurring in connection with the performance of Subject Matter which is caused in whole or in part by CONTRACTOR; and (c) any claim by any taxing authority referring or relating to any payments made by ORU to CONTRACTOR pursuant to this Agreement.

- 7. Confidentiality. In connection with the performance of the Subject Matter, ORU may disclose confidential, proprietary, personally identifying or trade secret information ("Information") to CONTRACTOR on a confidential basis. With respect to Information disclosed under this Agreement, CONTRACTOR shall hold the Information in strict confidence, exercising a high degree of care; use the Information only in connection with Subject Matter; and not copy, disclose, publish, use or distribute such Information or knowingly allow anyone else to copy, disclose, publish, use or distribute such Information. Information is the property of ORU and upon request, CONTRACTOR shall return all Information received in tangible form to ORU and will destroy or erase (to the extent possible) Information that is in an intangible form and will certify to ORU that the Information has been returned, destroyed or erased.
- 8. **Scope of Agreement.** This Agreement shall benefit and be binding upon the parties hereto and their respective successors and assigns, except that this Agreement may not be assigned by CONTRACTOR without prior written authorization of ORU. This Agreement may be terminated by ORU upon thirty (30) days written notice to the CONTRACTOR. The obligations of confidentiality contained in this Agreement shall survive and continue indefinitely with regard to the Information. This Agreement shall be governed by and construed in accordance with the laws of the State of Oklahoma without regard to choice of law principles. All actions and proceedings arising out of this Agreement shall be brought in a Court with jurisdiction and venue in Tulsa County, Oklahoma. The parties acknowledge that in the event of an unauthorized disclosure, the damages incurred by ORU may be difficult if not impossible to ascertain, and that ORU may seek injunctive relief as well as monetary damages for breach of this Agreement. This Agreement constitutes the entire understanding between the parties with respect to the subject matter hereof. No amendment or modification of this Agreement shall be valid or binding on the parties unless made in writing and executed on behalf of each party by its duly authorized representative.

This Agreement shall be effective as of	<u>.</u>
"ORU"	"CONTRACTOR"
ORAL ROBERTS UNIVERSITY	
Ву:	
Fitle:	

EXHIBIT "A" SCOPE AND SUBJECT MATTER OF WORK AND COMPENSATION

Pursuant	to	the	Independent	Contractor			between
University ("ORU	"). C	ONTR	RACTOR shall 1	(C perform the fo	CONTRACTOR") and Oral	Robert
emversity (ene	<i>)</i> , C	01(11	are rore snam		no wing ser vices.	•	
The Price shall be	as fo	ollows:					
The Payment term						atter.	
Initials:						Initia	ıls:
CONTRACTOR							ORU

EXHIBIT "B" AFFIDAVIT OF EXEMPT STATUS UNDER THE WORKERS' COMPENSATION ACT

Sta	ate of Oklahoma ounty of	} }	
	I,		state under oath as follows:
1.	I,have agreed to 1	provide services to (operating as
2.	Contractor is one manner, method, f	who engages to per free from control and o	empt Status Fact Sheet and understand that an Independent form certain services for another, according to his own direction of his contractor in all matters connected with the the result or product of the work.
3.	requesting ORAL contractor; that I issued by ORAL l	ROBERTS UNIVER am not an employee ROBERTS UNIVERS	oresentations in this Affidavit of Exempt Status, I am SITY to consider my business to be that of an independent under the Workers' Compensation Act and the policy ITY's Insurance Carrier; and that no premium be charged ss during the policy year.
4.	-	· ·	an employee of the contractor. I do not want workers' and that I am not eligible for Workers' Compensation
5.		ss they are otherwi	employers' liability insurance for my employees if I have se exempt from the requirements of the Workers'
6.	_		xempt Status Fact Sheet describing what an Independent led is not the result of force, threats, coercion, compulsion
7.			affidavit shall establish a rebuttable presumption that the s of the Workers' Compensation Act.
8.		the execution of an ndividual executing th	affidavit shall not affect the rights or coverage of any e affidavit.
9.		pensation Act shall co	false information on an Affidavit of Exempt Status Under onstitute a misdemeanor punishable by a fine not to exceed
		Independent Co	ontractor (Executor) Signature
Da	ate:	Name:	Title:
Si	gnature:		Business Name:

EXEMPT STATUS FACT SHEET

An independent contractor is defined by law as one who engages to perform certain services for another, according to his own manner, method, free from control and direction of his contractor in all matters connected with the performance of the service, except as to the result or product of the work.

Below are statements to help you decide if you are an independent contractor. No one statement is controlling and your status is based on all the facts in your situation. If a statement describes your situation, then initial the box. If at least six of the statements below do not describe your business, you should not sign the attached Affidavit of Exempt Status under the Workers' Compensation

Act.
1. The nature of the contract between you and the contractor shows you are independent from the contractor. For example: Is there a written contract where you agree that you are an independent contractor? Are you a corporation or limited liability company? Do you maintain commercial general liability insurance or other business insurance?
2. The contractor exercises very little control over your work. For example: By the agreement, can the contractor exercise control on the details of the work or your independence? Do you exercise control over most of the details of the work? Do you create plans or specifications for the job? Do you set your own work hours?
3. You are engaged in a distinct occupation or business for others. For example: Do you work for companies or individuals other than the Contractor? Do you work for competitors of the Contractor? Does your business have a logo or uniform?
4. Your job is the kind of occupation where the work is usually performed by a specialist without supervision, and not under the direction of the contractor. For example: Is your work supervised by the Contractor?
5. Your occupation requires special skills, license, education or training.
6. The contractor does not supply the things needed to perform your job such as the tools and the place of work. For example: Do you supply any of the materials or tools for the work? Do you operate a vehicle owned by the contractor? Was the work performed at your business or the contractor's business location or jobsite? Do you wear a uniform supplied by the contractor?
7. The length of the job and how long you have worked for the Contractor does not show that you are really an employee. For example: Is this a one-time job, or will you be doing this for the contractor regularly?
8. You are paid as a separate contractor, not as an employee. For example: Do you invoice the Contractor for your services? Are you paid by the job? Do you file a federal income tax return for your business? Do you expect to receive an IRS Form 1099 from the Contractor? Does the Contractor pay your expenses?
9. Your work is not the regular business of the employer. For example: Is your work customarily done in the Contractor's line of business or as part of the Contractor's daily work? Have you ever been an employee of the Contractor? Do you work with other people hired by the Contractor on the work you perform?
10. You do not consider yourself an employee of the contractor. For example: Will the Contractor withhold taxes or monies from your payment? Have you ever been an employee of the Contractor? Have you or your employees ever filed an insurance claim against the Contractor?
11. You do not have the right to terminate the relationship without liability. For example: If you quit before the job is finished, is there a penalty?
Based upon these factors, do you believe that you are an independent contractor with exempt status?

Signature_

(INDEPENDENT CONTRACTOR/EXECUTOR)

Initial:_____