



TEXAS SOUTHERN UNIVERSITY

TEXAS SOUTHERN UNIVERSITY
VISITING FACULTY AGREEMENT (TSU VISITOR)

[Other University Faculty Visits TSU]

This agreement is made by and between Texas Southern University (hereinafter "TSU") and the
(Insert name of University/College) (hereinafter " ").
The term of this Agreement is effective as of the later of (Insert
month/day/year) or date fully executed by both parties
("Effective Date"). [Must be signed by both parties prior to the
first date in Section I.]

WHEREAS, TSU has need for the services of , Professor in the
College/School of , and is willing
and able to provide the services of Professor .

NOW, therefore, in consideration of the mutual promises and consideration recited herein, the
parties agree as follows:

I.

For the period , 20__ through , 20__, will
provide to TSU the services of , Professor of in the
College/School of . Professor
will teach courses, as set forth in Attachment "A", in the TSU
as a visiting faculty member under the direction of TSU.

In consideration for the services of Professor , TSU will pay to
the sum of \$. Payments will be made in equal
installments of \$ and will be due on respectively.

II.

During the term of this agreement, Professor will remain at all times an
employee of . will be responsible for continuing
Professor 's salary and fringe benefits. will be responsible
for making all appropriate employee payroll deductions for Professor required by
Federal or state law or authorized by Professor . For no purposes will Professor
be considered an employee of TSU.

III.

TSU will, to the extent permitted by the Constitution and laws of the State of Texas, indemnify and
hold , its officers, agents and employees harmless from any claims, causes of
action, or judgments against them arising out of the negligent or intentional acts or omissions of
TSU, its Regents, officers, agents, or employees, and Professor while subject to the



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direction and control of TSU in the performance of this Agreement. TSU will not hold _____ harmless from claims, causes of action, or judgments arising out of the negligent or intentional act or omission of _____, its officers and agents or any person not subject to TSU's supervision and control.

IV.

This agreement may be terminated at any time by either party upon 60 days' written notice to the other. Any such termination will be without prejudice to any obligations or liabilities of either party already accrued prior to such termination.

This agreement constitutes the entire agreement between the parties with respect to the subject matter and no other agreements, either oral or written, will be effective to vary the terms hereof. No amendment to this agreement will be valid or binding unless reduced to writing and signed by the parties. Neither party may assign its interest under this agreement without the written consent of the other party. This agreement will be governed by, and interpreted in accordance with, the laws of the State of Texas. This agreement will not be effective until signed by an authorized TSU official.

The person signing below on behalf of TSU and _____ warrants that he/she has the authority to execute this contract according to its terms.

IN WITNESS WHEREOF, the parties hereto have executed this agreement as of the Effective Date.

<Insert University's complete legal name>

Texas Southern University

By: _____

By: _____

Name: _____

Name: _____

Title: _____

Title: _____

Date: _____

Date: _____

Note: Modification of this Form requires approval by the Office of General Counsel.