

CATAPULT LEADERSHIP & PROFESSIONAL DEVELOPMENT MASTERCLASS AGREEMENT

This Agreement documents the agreement between	Catapult LPD (hereinafter Contractor) and											
page, the Contractor's Standard Terms and Condition	(hereinafter Institution). This Agreement consists of this cover as (below or on reverse), and $\underline{0}$ additional attached pages.											
	e following services: evelopment keynotes accessible to every Institution employee. v.CatapultLPD.com. Check topic(s) with term:											
☐ Career Readiness Term Selected: ☐ Fall 2023 or ☐ Spring 2024												
☐ CTE Recruitment & Marketing	Term Selected: ☐ Fall 2023 or ☐ Spring 2024											
☐ Instructional Excellence	Ferm Selected: ☐ Fall 2023 or ☐ Spring 2024											
☐ Work Based Learning	Term Selected: ☐ Fall 2023 or ☐ Spring 2024											
 b) Interactive Catapult Playbook to increase engagement, reflection, learning, and tactical planning. c) A 30-minute tactical coaching/Q&A session after each keynote. Notice of coaching facilitators shall be posted on Catapult website if not the keynote speaker. d) Leader Guide, Catapult newsletter, Certificate of Completion, and virtual community for ongoing support and technical assistance. 												
The period of performance under this Agreement is	from <u>8/15/2023</u> through <u>6/1/2024</u> .											
Either (check one): At the conclusion of each masterclass aft deposit to secure participation at Services are all-inclusive. The Institution will not add materials, meals, lodging, tax, equipment, incidental	nd% balance after services have been performed. ditionally compensate Contractor for documented travel expenses,											
(INSTITUTION):	(CONTRACTOR): Dr. Kevin J. Fleming											
Print Name	Print Name 05/03/2023											
Signature Date	Signature Date											
Address:	Address: 12672 Limonite Avenue											
	Ste 3E #269											
	Eastvale, CA 92880											
Telephone:	Telephone: (724) 2LAUNCH											
Email:	Email: info@CatapultLPD.com											
Ziiwiii	Fed Tax ID No. 87-4404402											
	1 00 10A 1D 110. 07 1 10TT02											



STANDARD TERMS AND CONDITIONS

- 1. Relationship of Parties: It is understood by all parties that Catapult LPD is an independent contractor with respect to the Institution, and not an employee of the Institution or any affiliated agency. Institution will not provide fringe benefits, including health insurance benefits, paid vacation, or any employee benefit, for the benefit of Catapult LPD or any subsidiary or subcontractor.
- 2. The Contractor shall have no obligation for services rendered by the Contractor which are not performed within the specified period. Dates for professional development keynotes may change within the performance period with sixty (60) day prior notice.
- 3. The Institution agrees to compensate the Contractor as follows: a) Payment will be made upon receipt of incremental, mid-point, or lump-sum invoice for the satisfactory completion of services performed under Page 1 of this contract. Payment will be made within ten (30) days of receipt of the invoice. b) Invoices shall describe services performed for the period.
- 4. This Contract may be terminated by either party by giving written notice to the other at least 60 days before the effective date of termination. In that event, the Contractor will be entitled to receive just and equitable compensation for any satisfactory, authorized work completed as of the termination date.
- 5. Keynote presenter dates/speakers and coaching session facilitators may be altered with 30 days advanced notice on website.
- 6. Catapult LPD shall hold all rights, including but not limited to intellectual property rights, of all presentations, recordings, publications, or documents created or disseminated as part of services performed under Page 1 of this contract.
- 7. Neither party shall be responsible for personal injury or property damage or loss except that resulting from its own negligence or the negligence of its employees or others for whom the party is legally responsible. Neither party shall require indemnification by the other. In no event shall Contractor be responsible for personal injury or property damage caused by Contractor's employees.
- 8. Each party further agrees that, with respect to insurance coverage maintained by it, it will: (a) Provide evidence of such insurance upon request and provide 30 days prior written notice of any material changes in such coverage, and (b) Notify the other as soon as possible and mutually cooperate in any investigation or settlement of any loss or damage or potential loss or damage arising out of this contract.
- 9. Institution agrees that it shall be responsible for obtaining any and all clearances for any and all parties, their name, or likeness, trademarked logos, or insignia, utilized in the professional development series recordings.
- 10. Contractor is not liable for any loss, damage or penalty resulting from delays or failures in performance resulting from causes beyond Contractor reasonable control. Such causes include, but are not limited to: undesirable weather conditions, injury or illness of key talent, earthquake, riot, fire, flood, terrorism, labor unrests, strikes, acts of war, or other acts of God that renders it impossible for Contractor to complete the project.
- 11. Institution represents that it shall be responsible for coordination and execution of any decision-making with internal stakeholders or other parties including a) the scheduling and convening of internal planning teams for coaching calls, and b) the internal promotion and communication of virtual access among Institution participants
- 12. Catapult LPD has full and complete use, rights, branding, dissemination, and permissions to the final recorded keynotes, written product, survey results, and correspondence. Catapult LPD retains the right to reproduce, publish and display, in full or in part, the recorded keynotes, written product, survey results, and correspondence in portfolios and websites, and in galleries, creative periodicals and other media or exhibits for the purposes of promotion, recognition or professional advancement, and to be credited with authorship of any work product or deliverables in connection with this scope of services.
- 13. Either party, subject to the other's reasonable approval, may describe each role in relation to the scope herein and, if applicable, the services provided to the other party on its website and in other promotional materials, and, if not expressly objected to, include mention, logo, and link to the other party's website.
- 14. The Institution shall comply with all applicable Federal and State laws and regulations in the performance of this Contract including, without limitation, any applicable laws relating to equal opportunity hiring and non-discriminatory performance of this agreement. No person on the grounds of disability, age, race, color, religion, sex, national origin, veteran status or any other classification protected by Federal and/or California State constitutional and/or statutory law shall be excluded from participation in, or be denied benefits of, or be otherwise subjected to discrimination in the performance of this Contract.
- 15. This Contract is to be interpreted and governed by the internal laws of the State of California without giving effect to any choice of law rule that would cause the application of the laws of any jurisdiction other than the internal laws of the State of California to the rights and duties of the parties. Any legal suit, action or proceeding arising out of or relating to this Contract shall be resolved through binding arbitration in the County of Riverside, California. The prevailing party in any legal action shall be entitled to attorney's fees and costs in connection with the legal proceeding(s).
- 16. If one or more of the provisions of this Contract shall be held unenforceable, it shall not affect the enforceability of the other provisions.
- 17. This Contract has been negotiated at arm's length between Institution and Contractor, both of which are sophisticated and knowledgeable in the matters contemplated within this Contract. Accordingly, any rule of law or legal decision that would require any ambiguities in this Contract to be interpreted against the party that drafted it, is not applicable and is hereby waived. Further, the provisions of this Contract shall be interpreted in a reasonable manner to give effect to the purpose and intent of the parties and industry standards of K-16 education and professional training & development fields.
- 18. Failure of any party to this Contract to exercise any rights shall not constitute a waiver of those rights.
- 19. This Contract may be modified only by written amendment executed by all parties hereto.

Form (Rev. October 2018)
Department of the Treasury
Internal Revenue Service

Request for Taxpayer Identification Number and Certification

► Go to www.irs.gov/FormW9 for instructions and the latest information.

Give Form to the requester. Do not send to the IRS.

	1 N	1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank.																				
	2 Business name/disregarded entity name, if different from above																					
Print or type. See Specific Instructions on page 3.	2 Charles an agree vists have for forbard to a classification of the agree and unless a metavard on line 1.1											ership) • cowner. • cowner ongle-me	Trust/e Trust/e Do not of the l	estate checl LLC is	Ex Ex Ex	4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): Exempt payee code (if any) Exemption from FATCA reporting code (if any)						
_ ji		is disregarded from the owner should check the appropriate box for the tax classification of its owner. ☐ Other (see instructions) ►															(Applies to accounts maintained outside the U.S.)					
Spe	5 A	Address (number, stre		r suite n	o.) See inst	truction	S.		Requester's name													
9	, , , ,																					
Ø	6 City, state, and ZIP code																					
	7 L	ist account number(s) here (option	al)																		
Par	t I	Taxpayer	Identifica	tion N	lumbei	r (TIN)															
						•		ame c	given c	on line	1 to a	void	So	ocial s	ecuri	ity nı	umbe	r				
Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to a backup withholding. For individuals, this is generally your social security number (SSN). However, resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see <i>How to g</i>														-			-					
TIN, la	,	is your cripioyer it	acritinoation	Humbe	· (LIIV). II	you uc	Tiot have	a man	ibci, 3	101	wiog	σια	or									
Note:	If th	e account is in mo	re than one	name, s	see the in	structi	ons for line	e 1. Al:	so see	What	Name	e and	En	nploy	er ide	r identification number						
Numb	er T	o Give the Reques	<i>ter</i> for guide	lines or	whose r	number	to enter.								-[
Par	t II	Certificati	on																			
		nalties of perjury, I																				
2. I an Ser	n not	mber shown on this t subject to backup (IRS) that I am sub er subject to backu	o withholding	g becau	ıse: (a) l a	am exe	mpt from b	oacku	p with	holding	g, or (l	b) I hav	e not	been	noti	fied	by th	e Inte				
3. I an	nal	J.S. citizen or othe	r U.S. perso	n (defin	ed below); and																
4. The	FA7	ΓCA code(s) entere	ed on this for	rm (if ar	y) indicat	ting tha	at I am exe	mpt fr	rom F	ATCA r	eporti	ing is c	orrect	t.								
you ha	ave fa sition	on instructions. You ailed to report all into or abandonment o interest and divider	terest and div f secured pro	vidends operty, o	on your to	ax retur on of de	n. For real bt, contrib	estate utions	transa to an	actions individi	, item ual ret	2 does iremen	not ap t arran	pply. I Igeme	For n ent (IF	norto RA), i	gage i and g	intere gener	st pai ally, p	d, ayme	nts	
Sign Here)	Signature of U.S. person ►	/_	-	7	2					•	Date ▶	•	1	/1	/2	202	23				
General Instructions						Form 1099-DIV (dividends, including those from stocks or mutual funds)																
Section references are to the Internal Revenue Code unless otherwise noted.						•	 Form 1099-MISC (various types of income, prizes, awards, or gross proceeds) 															
Future developments . For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.						•	Form ransac	1099- ctions l	by bro	,												
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Purpose of Form									•	erchant					•				,			
An inc	hivid	ual or entity (Form	W-9 regulas	tar) who	ie requir	ad to f	ile an	•	Form	1098	(home	e morto	age ir	nteres	st). 10	098-	-E (st	uden	t loan	inter	est).	

information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

- Form 1098 (home mortgage interest), 1098-E (student loan interest)
 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.