

**Articulation Agreement
Between
Ohio Christian University
And
Cincinnati State**

WHEREAS, Cincinnati State, a Higher Learning Commission accredited institution, desires to offer its students opportunities to pursue bachelor's degree programs;

WHEREAS, Ohio Christian University (hereafter referred to as "OCU"), a private, Christian university in Circleville, Ohio, accredited by the Higher Learning Commission, desires to facilitate educational opportunities;

THEREFORE, the undersigned parties, as authorized representatives of their organizations, concur in the following agreement:

- I. Cincinnati State will provide OCU updated catalogs, course descriptions, or any other pertinent academic program information on a regular basis.
- II. OCU will accept Cincinnati State courses toward OCU undergraduate degree requirements, with the following understanding:
 - A. Only courses with a grade of "C-" or higher may be accepted for credit.
 - B. OCU will accept up to 90 credit hours in transfer.
 1. To graduate from OCU the student must take 30 semester credits from OCU and have completed the final 24 credits at OCU for a bachelor's degree.
 2. To graduate from OCU the student must take 50% of the major hours from OCU.
 - C. Courses must be college-level (100 level or above) and not remedial in nature.
 - D. Students must meet admission requirements specific to each OCU degree.
 - E. The transcription fee (typically \$75 per credit) will be waived.
 - F. Cincinnati State will maintain in its Student Services office and/or other prominent and appropriate locations, up-to-date information and brochures as provided by OCU.
 - G. Cincinnati State will provide OCU with updated catalogs and course descriptions as published.
 - H. OCU will publicize any changes in its degree requirements and make available new catalogs on a regular basis.
- III. Cincinnati State and OCU agree:
 - A. To maintain flexibility in this working arrangement and consider proposals by either party to improve the agreement;
 - B. To meet as often as necessary to refine this agreement in a manner acceptable to both parties;
- IV. Ohio Christian University and Cincinnati State each reserves the right to terminate this agreement provided that at least a six months' notice of a process terminated date is given.
- V. Should the precepts of this agreement come in conflict with established policy at either institution, the established policy will take precedent and the agreement will be reviewed for

possible modification. In either event, care will be taken to ensure that agreement modifications will not adversely affect students already enrolled and covered under the provision of the existing agreement.

- VI. Cincinnati State is hereby granted a limited, non-exclusive, non-transferable license to use the Ohio Christian University name, tradenames, trademarks, and logos during the term of this Agreement for the sole purpose of promoting this Agreement and Ohio Christian University programs in accordance with this Agreement.

Ohio Christian University is hereby granted a limited, non-exclusive, non-transferable license to use Cincinnati State's name, tradenames, trademarks, and logos during the term of this Agreement for the sole purpose of marketing to the Cincinnati State student population about this Agreement and Ohio Christian University's programs in accordance with this Agreement.

- VII. Both parties are to communicate the conditions of this institutional articulation agreement, in accordance with federal, state, and local laws, to their respective external and internal constituencies.

For Cincinnati State



Robbin Hoopes, J.D., Provost

12/6/18

Date

For Ohio Christian University



Dr. Henry Kelly, Provost

10/31/18

Date