

**Teach-Out Agreement Between
Multnomah Campus of Jessup
University (OR) and Corban
University (OR)
January 16, 2025**

Corban University ("Corban") is an institution of higher learning accredited by the Northwest Commission on Colleges and Universities (NWCCU) and located in Oregon at 5000 Deer Park Dr SE, Salem, OR 97317. Multnomah Campus of Jessup University ("MCJU") is an institution of higher learning accredited by the Western Senior College and University Commission (WSCUC) and located at 8435 NE Glisan St., Portland, OR 97220. This agreement ("Agreement") ensures the equitable treatment of students and a reasonable opportunity for students to complete their programs of study in the event that MCJU ceases operations entirely and closes.

This Agreement will become effective only after WSCUC has expressed its approval of all terms of this Agreement.

The obligations pursuant to this Agreement for a teach-out shall terminate when all MCJU students accepted by Corban pursuant to this Agreement have graduated from Corban or have failed to be continuously enrolled in Corban for four years from the date of this Agreement, whichever comes first.

1. All Graduate Degree Programs.

MCJU and Corban agree that the following will be applicable for all graduate and seminary degree programs described in this Agreement in section 2, as follows:

- a. Students transferring from MCJU to Corban to complete their graduate degrees will complete the appropriate graduate or seminary program application.
- b. Students transferring from MCJU will be considered for Corban's institutional merit and need-based scholarships, as well as all federal financial aid programs. Students wishing to apply for federal financial aid must request that a copy of their FAFSA be sent to Corban.
- c. Any MCJU student who fails to apply, be accepted, and matriculate at Corban by the Summer 2026 semester shall be excluded from this Agreement.
- d. The tuition and fees for all graduate students during the 2024-2025 school year are detailed in the following schedule:

Program	Tuition Rate
Master of Counseling	\$645 per credit

2. Graduate Degree - Counseling.

Section two of this Agreement will allow MCJU graduate Counseling students applying through this teach-out agreement to be eligible for the following:

- a. In this very limited circumstance, Corban will make an equivalent CACREP-approved program available to transfer students, through:
 - i. transferring students into Corban's existing Master of Arts in Counseling program.

Eligibility for a CACREP degree needs to be determined prior to admission. Students who are not eligible for a CACREP degree based on the receiving institution's determination should be redirected elsewhere.

- b. In this very limited circumstance in accordance with CACREP accreditation standards, Corban will transfer all courses completed at B or higher that apply towards the program options listed in Section 2.a.a and 2.a.b. This policy will be for the transfer of MCJU students only and only for former MCJU students entering Corban in the following semesters: summer of 2025, fall of 2025, spring of 2026, and summer of 2026. This is to facilitate an on-time graduation to the greatest extent possible.
- c. In this very limited circumstance and in accordance with CACREP accreditation standards, Corban will accept the advanced standing credits that have already been accepted by MCJU. Students must bring in these credits pre- approved by MCJU. This exception applies ONLY to students transferring to Corban from MCJU entering in the summer 2025 through summer 2026 academic terms and does not apply to students from any other school.
- d. In this very limited circumstance, Corban will accept appropriate credits to the Counseling degree program on transcripts from a regionally accredited college or university. This exception applies only to MCJU students transferring directly into Corban in the summer of 2025 through the summer of 2026. Transcripts sent directly from MCJU/Multnomah University (MU) will be considered official.
- e. In this very limited circumstance and in compliance with CACREP accreditation standards, the transfer of skills training courses will be excluded from the agreement and will need to be taken at Corban. This clause only applies to students under Section 2.a.b who are transferring into Corban's existing Master of Arts in Counseling program.

- f. In this very limited circumstance and in compliance with CACREP accreditation standards, Corban will accept as many transfer students as possible, while maintaining their necessary 12:1 student-faculty ratio.

3. Agreements Applicable to All Degree Programs.

- a. For Section 2 above, Corban will offer only those courses of study for which it is approved.
- b. Corban will waive admission application fees for students applying through this Agreement.
- c. Students enrolling under this Agreement will be required to meet Corban's program length requirement.
- d. Upon enrollment, students will be subject to all Corban's rules and policies to the same extent as other enrolled students of Corban.
- e. Corban will accept only students who are in good social and academic standing as of the date of MCJU's closure.

4. Indemnification.

- a. MCJU. MCJU hereby indemnifies and agrees to hold Corban, its affiliates, and their respective officers, managers, directors, employees, and agents, and their respective successors and assigns (collectively, the "Corban Indemnified Parties"), harmless from, against and in respect of (and shall on demand reimburse the Corban Indemnified Parties for) any and all demands, claims, actions or causes of action, losses, liabilities, damages, assessments, deficiencies, taxes, costs and expenses, including without limitation, interest, penalties and reasonable attorneys' fees and expenses, asserted against, imposed upon or paid, incurred or suffered by the Corban Indemnified Parties, in respect of or in connection with:

- i. a breach by MCJU of any of the covenants, representations, and warranties set forth in this Agreement, including the failure to obtain FERPA releases prior to transferring educational records;
- ii. any claim by or related to a student who is currently enrolled in or previously admitted to the MCJU Program, to the extent the student's claim relates to the MCJU Program and not the Corban Program;
- iii. any claim by or related to an employee who was employed at MCJU, to the extent the employee's claim relates to employment with MCJU and not Corban; and
- iv. any liability of MCJU to a union or a pension trust.

b. **Corban.** Corban hereby indemnifies and agrees to defend and hold MCJU, its affiliates, and their respective officers, directors, managers, employees, and agents, and their respective successors and assigns (collectively, the "MCJU Indemnified Parties"), harmless from, against and in respect of (and shall on demand reimburse the MCJU Indemnified Parties for) any and all demands, claims, actions or causes of action, losses, liabilities, damages, assessments, deficiencies, taxes, costs and expenses, including without limitation, interest, penalties and reasonable attorneys' fees and expenses, asserted against, imposed upon or paid, incurred, or suffered by the MCJU Indemnified Parties, in respect of or in connection with:

- a. A breach by Corban of any of the covenants, representations, and warranties set forth in this Agreement, including the failure to admit students according to a streamlined application process as provided in this Agreement;
- b. Any claim by or related to a student who enrolls in the Corban Program, to the extent the student's claim relates to the Corban Program and not the MCJU Program;
- c. any claim by or related to an employee hired by Corban, to the extent the employee's claim relates to employment with Corban and not MCJU.

5. Employment Matters. Corban shall have the right to provide applications for employment or offers of employment, which applications and offers may include proposed terms of employment by Corban, to all employees of the MCJU Program at any time after the execution of this Agreement. Corban shall make these offers at its sole discretion and shall not assume any liability associated with these employees' employment with MCJU.

- b. All offers of employment will be on terms and conditions consistent with Corban's salary ranges and benefits, and Corban makes no warranties that they will mirror compensation or benefits provided by MCJU.

c. Corban is not requesting and will not maintain a copy of any personnel records for employees of MCJU who are hired by Corban.

6. **Entire Agreement.** This Agreement constitutes the entire agreement and understanding of the parties hereto with respect to the subject matter hereof and supersedes all previous and contemporaneous agreements, written or oral. This Agreement may only be amended by an instrument in writing signed by both parties.
7. **Governing Law and Venue.** This Agreement shall be construed and enforced in accordance with the laws of the state of Oregon. Venue for any litigation or arbitration proceedings arising out of this Agreement shall be proper only in Multnomah County, Oregon. The parties hereby irrevocably consent to the jurisdiction of the state and federal courts situated in Multnomah County, Oregon.
8. **Waivers.** No waiver of any breach or default hereunder shall be considered valid unless in writing and signed by the Party giving such waiver, and no such waiver shall be deemed a waiver of any subsequent breach or default of the same or similar nature.
9. **Severability.** The invalidity of any one or more of the words, phrases, sentences, clauses, sections, or subsections contained in this Agreement shall not affect the enforceability of the remaining portions of this Agreement or any part hereof, all of which are inserted conditionally on their being valid in law, and, in the event that any one or more of the words, phrases, sentences, clauses, sections, or subsections contained in this Agreement shall be declared invalid by a court of competent jurisdiction, this Agreement shall be construed as if such invalid word or words, phrase or phrases, sentence or sentences, clause or clauses, section or sections, or subsection or subsections had not been inserted.
10. **Attorney Fees.** In the event of any litigation or arbitration proceedings arising out of this Agreement, the prevailing Party in any such proceeding shall be entitled to an award of their court costs, arbitration fees, actual and reasonable expenses, and reasonable attorneys' fees incurred in connection therewith at all arbitration proceedings, trials, and appellate proceedings, in addition to any other or further relief to which such prevailing Party may be entitled.
11. **Counterparts.** This Agreement may be executed in one or more counterparts, each of which shall be deemed to be an original but all of which shall constitute one and the same agreement. Confirmation of execution by fax or email of a facsimile or electronic signature page is binding upon any Party to such confirmation.
12. **Headings.** The paragraph headings contained herein are for the purposes of convenience only and are not intended to define or limit the contents of said paragraphs.
13. **Interpretation.** All terms and words used in this Agreement, regardless of the number and gender in which used, shall be deemed to include any other gender or number as the context or the use thereof may require. This Agreement shall be interpreted without regard to any presumption or other rule requiring interpretation against the Party causing this Agreement or any part thereof to be drafted.

14. **Confidentiality.** Each Party agrees not to disclose to any person, except the business, financial, and legal advisors of a Party, the terms, conditions, or other facts relating to this transaction without the prior written consent of the other Party in each instance.

15. **Time of the Essence.** Time is of the essence of this Agreement and of each provision.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the dates below.

Jessup University

By: 

Title: President

Date: 01/16/2025

Corban University

By: 
John Mark Yeats (Jan 16, 2025 19:57 PST)

Title: President

Date: 01/16/2025










Graduate Teach Out Agreement_Jessup University & Corban updated 2025.docx

Final Audit Report

2025-01-17

Created:	2025-01-16
By:	Allie Pickering (abpickering@jessup.edu)
Status:	Signed
Transaction ID:	CBJCHBCAABAAgAHHNQg634BL8SbL83M79c4NUjIGhPBw

"Graduate Teach Out Agreement_Jessup University & Corban updated 2025.docx" History

-  Document created by Allie Pickering (abpickering@jessup.edu)
2025-01-16 - 10:40:28 PM GMT- IP address: 66.60.152.50
-  Document emailed to jmyeats@corban.edu for signature
2025-01-16 - 10:41:34 PM GMT
-  Email viewed by jmyeats@corban.edu
2025-01-17 - 2:42:07 AM GMT- IP address: 104.28.116.87
-  Signer jmyeats@corban.edu entered name at signing as John Mark Yeats
2025-01-17 - 3:57:52 AM GMT- IP address: 104.28.116.44
-  Document e-signed by John Mark Yeats (jmyeats@corban.edu)
Signature Date: 2025-01-17 - 3:57:54 AM GMT - Time Source: server- IP address: 104.28.116.44
-  Document emailed to John Jackson (jjackson@jessup.edu) for signature
2025-01-17 - 3:57:55 AM GMT
-  Email viewed by John Jackson (jjackson@jessup.edu)
2025-01-17 - 3:58:07 AM GMT- IP address: 74.125.209.34
-  Document e-signed by John Jackson (jjackson@jessup.edu)
Signature Date: 2025-01-17 - 5:34:19 AM GMT - Time Source: server- IP address: 107.116.89.102
-  Agreement completed.
2025-01-17 - 5:34:19 AM GMT