



The Collegiate Entrepreneurs' Organization
CREATING A WORLD OF OPPORTUNITIES

The Collegiate Entrepreneurs' Organization
 Global Headquarters
 401 W. Kennedy Blvd
 Box 2F
 Tampa, FL 33606
www.c-e-o.org
 (813) 258-7CEO

CHAPTER MEMBERSHIP AGREEMENT

In consideration of the benefits of membership provided by the Collegiate Entrepreneurs' Organization, Inc., (hereinafter "CEO"), the undersigned, on behalf of the _____ chapter (hereinafter, the "Chapter"), and its individual members, do agree to the following obligations and privileges of membership:

(University/College Name)

1. Within a reasonable time after its founding, the Chapter agrees to establish a Constitution and Bylaws, not prescribed by, but not inconsistent with, the sample Constitution and Bylaws offered to it by CEO. The Chapter and its individual members further agree to abide by all federal, state and local laws, and the rules and regulations of its university, college or institution.
2. The Chapter and its individual members understand, acknowledge and agree that this membership agreement does not create a legal partnership between the Chapter and CEO, and that neither the Chapter nor its individual members are employees, authorized agents or representatives of CEO. As such, neither the Chapter nor its individual members, without the prior written consent of CEO, have the authority to enter into on behalf of, or bind, CEO to any contracts, agreements or obligations of any nature whatsoever.
3. For only so long as the Chapter remains in good standing with CEO, the Chapter may use the CEO logo, trademarks and name for such legitimate uses as the marketing and branding such Chapter. Any and all uses of the logo, trademark, or name shall conform to CEO's required format. Neither the Chapter nor its individual members have the right to sell or license the use of the CEO logo, trademark, or name to any third parties, or to use the logo, trademark or name in (a) any commercial manner, (b) any other manner that is detrimental to the reputation or goodwill of CEO, or (c) portrays CEO in a negative light, each of the foregoing may be determined by CEO in its absolute discretion.
4. The Chapter agrees to pay the then prevailing annual CEO dues within sixty (60) days of its receipt of a dated dues invoice from CEO. CEO reserves the right, in its sole discretion, to modify the annual chapter dues on a periodic basis. The Chapter's failure to pay dues as prescribed above may result in the Chapter's loss of its CEO membership.
5. The Chapter and CEO both agree to indemnify and hold the other harmless from and against any and all claims, losses, suits, liabilities, obligations, costs, judgments, penalties and expenses of any kind (including reasonable legal fees and disbursements) which may be obtained against, imposed upon or suffered by the Chapter or CEO as a result of any actions of either the Chapter or CEO.
6. The parties hereto understand and acknowledge that the Chapter is an unincorporated association composed of undergraduate and/or graduate student members who have chosen to engage in entrepreneurial activities aligned with the objectives set forth by CEO. It is further understood that CEO does not control the Chapter, its individual members or their activities and thus, CEO disclaims any and all liability resulting from the Chapter or the activities of its individual members.

Chapter President:

Chapter Faculty Advisor:

Chapter Dean of College:

Signature

Signature

Signature

Printed Name

Printed Name

Printed Name

Date

Date

Date