### **NSU COMMUNITYFEST 2024** SPONSORSHIP AGREEMENT

This is an agreement between the below stated Sponsor and Nova Southeastern University's Office of Campus Life & Student Engagement. This is to state that
The Sponsor named above agrees to provide a booth which will contain:
(Type of information/products/giveaways)
The Sponsor mentioned above understands that any information/products/giveaways are subject to review and approval by the members of the NSU's CommunityFest Committee. Face coverings at the event and standard sanitization protocols (washing hands, hand sanitizer, etc.) are highly encouraged.
The Sponsor will be responsible for organizing their booth (inclusive of staffing and distribution of information/products/giveaways), taking down the booth, and cleaning the booth and its surrounding area. The Office of Campus Life & Student Engagement will provide them with one (2) 6 ft. table and two (2) chairs. If needed, electricity can be provided.
Will electricity be needed? No Yes  (If yes, please list the equipment that needs electricity and voltage:)  (REQUIRED IN ORDER TO FULFILL REQUEST. IF NOT LISTED, WE DO NOT GUARANTEE YOU WILL RECEIVE ELECTRICITY)
Part of this agreement is that the Sponsor participating in NSU CommunityFest will not be charging for any items provided at the booth and is participating as an Mako, Silver, or Blue Sponsor (see next page for sponsor package details).
The parties agree that this Sponsorship Agreement shall be governed, construed, and enforced by the Service Terms and Conditions, attached hereto and made a part hereof.
Sponsor Name:
Representative Name:
Title of Representative:
Street Address, City, State, Zip:
E-mail Address of Representative:
Contact Number:
Signature of Representative:
Cancellation
Should you no longer be able to participate, please take note of the following dates:  Cancel booth by January 17th: No fee  Cancel booth between January 22th – January 28th: 50% Sponsorship Owed  Cancel booth between January 29th – February 4th: 75% Sponsorship Owed  Cancel booth between February 5th - February 10th: 250% Sponsorship Owed
All agreements and forms are due no later than January 17, 2024, by 5:00 pm  Please sign and return. Retain a copy for your records.

Mail: Office of Campus Life & Student Engagement Don Taft University Center, Davie Campus

3300 S University Dr, Fort Lauderdale, FL 33328

Email:

r11311@nova.edu/mm6435@nova.edu Phone: 954-262-7204/7247

# NSU COMMUNITYFEST 2024 SPONSORSHIP COMMITMENT FORM

#### DIRECT FINANCIAL CONTRIBUTION SPONSORSHIP LEVELS

#### ❖ Mako Sponsor

#### \$2,000 and above

- \* Recognition in CommunityFest Program
- Recognition on CommunityFest Website
- ❖ Recognition at CommunityFest Event
- ❖ Tabling opportunity during the Fall 2024 semester in the Don Taft University Center (date and/or event subject to availability)
- ❖ Business banner (3ft x 5ft) hung in the Don Taft University Center one week before Community Fest and one week after CommunityFest. Must be provided by business.
- Social Media post prior to event stating your business will be at CommunityFest
- Opportunity to include information/advertisement, or marketing materials in CommunityFest bag
- VIP parking space for this event only

#### Silver Sponsor

#### \$1,000

- o Recognition in CommunityFest Program
- o Recognition on CommunityFest Website
- Recognition at CommunityFest Event
- ❖ Tabling opportunity during the Fall 2024 semester in the Don Taft University Center (date and/or event subject to availability)
- ❖ Business banner (3ft x 5ft) hung in the Don Taft University Center one week before CommunityFest and one week after CommunityFest. Must be provided by business.

#### **❖** Blue Sponsor

#### \$500

- o Recognition in CommunityFest Program
- o Recognition on CommunityFest Website
- o Recognition at CommunityFest Event
- Tabling opportunity during the Fall 2024 semester in the Don Taft University Center (date and/or event subject to availability)

## SPONSORSHIP METHODS: (check all that apply) Direct Financial Contribution The Sponsor can donate money to the event and the committee will determine where to apply the contribution. Amount of Donation \_\_ \*Please make checks payable to: Nova Southeastern University. Mail to address at the bottom of form. Will you be in attendance to the event, and will you be requesting a booth to accompany your donation? If so, please check the box to the right \* Please note that if you have a booth at the event, we will need your certificate of liability (please see #6 on service terms and conditions). • In Description Box Please List the Following: Nova Southeastern University, Inc., Its Trustees, Officers, Agents, and Employees as additional insured under its policies. • Under Certificate Holder Please List the Following: Nova Southeastern University Office of Campus Life & Student Engagement

Please sign and return. Retain a copy for your records

Retain a copy for your records.			
Representative Name	Representative Signature		

This form must be turned into The Office of Campus Life & Student Engagement in Don Taft University Center, no later than January 17, 2024, at 5:00 p.m. Please make checks payable to Nova Southeastern University. Retain a copy for your records.

Phone: 954-262-7204/7247

Mail: Email: rl1311@nova.edu /mm6435@nova.edu

Office of Campus Life & Student Engagement Don Taft University Center, Davie Campus 3300 S University Dr

3300 S University Dr.

Fort Lauderdale, FL 33328

Ft Lauderdale, FL 33328

#### SERVICE TERMS AND CONDITIONS

- 1. **VENDOR'S SERVICES.** Vendor shall perform the Services, as defined in the External Vendor Agreement (the "Agreement"). Vendor may engage subcontractors to perform some of the Services. The acts and omissions of the subcontractor shall be deemed the acts and omissions of the Vendor. Notwithstanding anything to the contrary contained in this Agreement, all of the terms, covenants and conditions of this Agreement that would be applicable to the Vendor was performing the Services shall be applicable to the subcontractor. Vendor shall ensure that no subcontractor further subcontracts the performance of any Services.
- 2. **TERM AND TERMINATION.** The term of this Agreement shall commence on the date that the last of the parties hereto executes this Agreement, unless sooner terminated in accordance with the provisions hereof and shall expire upon completion of the Services and/or expiration of event date, as defined in the External Vendor Agreement. NSU may, at its sole option, for any reason or for no reason, terminate this Agreement at any time upon five (5) days prior written notice, or any other right or remedy NSU may have. Vendor shall cease performing Services upon any such termination.
- 3. PERFORMANCE OF SERVICES. Vendor shall perform all Services in a competent, skillful, and workmanlike manner and in compliance with industry standards.
- 4. VENDOR'S COMPENSATION. NSU shall not compensate Vendor for the Services herein.
- 5. COMPLIANCE WITH APPLICABLE LAWS AND REGULATIONS; LICENSES AND PERMITS. Vendor covenants and agrees that Vendor shall comply with, and shall ensure that its subcontractors comply with, all applicable laws, regulations, ordinances, and codes in connection its performance of Services. Vendor represents and warrants to NSU that Vendor and all of its subcontractors possesses all licenses and permits required to perform the Services, and upon NSU's request shall furnish to NSU proof thereof.
- 6. **INSURANCE.** Vendor shall maintain, and shall ensure that its subcontractors maintain, the insurance coverage and comply with all the stated requirements stated in this Section. Vendor shall provide, and shall ensure that its subcontractors provide, a certificate(s) of insurance naming *Nova Southeastern University, Inc., its trustees, officers, agents and employees* as additional insured under its policies. The insurance required is as follows: (i) Commercial General Liability insurance in an amount not less than \$1,000,000 per occurrence and \$2,000,000 annual aggregate for death, bodily injury and property damage, including, without limitation, personal injury, contractual liability, product and completed operations; (ii) Workers' Compensation insurance in accordance with the laws of the State of Florida; (iii) Automobile Liability insurance in an amount not less than \$500,000 single limit covering any owned, non-owned, leased or hired vehicles. All insurance policies required under this Section shall be written and issued on an 'occurrence' basis. The Vendor agrees that the required insurance is not intended to limit in any way the Vendor's liability under this Agreement.
- 7. **INDEMNIFICATION.** Vendor shall indemnify, defend, and hold harmless NSU, its trustees, officers, employees, and agents (collectively, the "Indemnities") from any and all claims, actions, liabilities, damages, losses, fines, penalties, costs and expenses (including, without limitation, reasonable attorney's fees) incurred by or asserted against any of the Indemnities, arising out of or resulting from or in any way connected with one or more of the following: (i) the performance or non-performance of Services under this Agreement by Vendor or its subcontractors; (ii) the negligence or willful or intentional misconduct of Vendor, its subcontractors, or any of their employees, or (iii) Vendor's or any subcontractors' breach of any term, covenant or condition of this Agreement. Vendor's obligations under this Section shall survive the expiration or termination of this Agreement.
- 8. **DEFAULT.** In the event Vendor is in breach of any term, covenant or condition of this Agreement, then NSU may terminate this Agreement by written notice to Vendor and/or pursue any other remedy available to it at law or in equity.
- 9. NSU POLICIES AND PROCEDURES. Vendor shall comply with, and shall ensure that its subcontractors comply with, all applicable NSU policies, procedures, rules, and regulations provided or made available to Vendor.
- 10. CONFIDENTIAL INFORMATION. Prior to and during the term of this Agreement, Vendor, subcontractor, and their employees may have had or may have access to, or may have been or may be provided with, confidential information of NSU (the "Confidential Information"). Vendor, subcontractor, and their employees shall maintain the Confidential Information on a strictly confidential basis, and shall only use the Confidential Information for the purposes set forth in this Agreement. Vendor, subcontractor, and their employees shall only disclose Confidential Information to its employees on a strictly need to know basis, and shall inform such employees in writing that they must comply with the confidentiality obligations set forth herein. Vendor, subcontractor, and their employees shall not disclose any Confidential Information to third parties except if required by law to do so, and in such event shall disclose only the minimum amount of information necessary to comply with the request. If Vendor, subcontractor, or their employees are required by law to disclose such information, they shall first provide prompt written notice thereof to NSU and allow NSU a reasonable time to object to such disclosure. Vendor shall and shall ensure that its employees, subcontractor and its employees, subcontractor and its employees shall treat the Confidential Information as it does its own most sensitive confidential and proprietary information, but in no event shall Vendor use less than reasonable care. At the expiration or termination of this Agreement, Vendor shall and shall ensure that its employees, subcontractor and its employees return to NSU all Confidential Information it has obtained. Vendor acknowledges that NSU shall have no adequate remedy at law if Vendor breaches any of its confidentiality obligations, and consequently, in addition to all other available remedies, NSU may obtain injunctive relief without the necessity of posting a bond or proving damages. Vendor's obligations under this Section, and NSU's remedies referen
- create an employer-employee, principal-agent, joint venture or partnership relationship. Vendor shall not have the authority to bind or obligate NSU in any manner.

  12. **ASSIGNMENT.** Vendor shall not assign its interest in this Agreement or any of its rights or obligations hereunder without the prior written consent of NSU, which
- 12. ASSIGNMENT. Vendor shall not assign its interest in this Agreement of any of its rights of obligations neterinder without the prior written consent of NSO, which consent may be granted or withheld in NSO; sole discretion.
- 13. **EQUIPMENT, MATERIALS, AND SUPPLIES.** Vendor shall furnish all equipment, materials, and supplies necessary to completely and effectively perform all Services to be provided by Vendor under this Agreement. Vendor shall not store any of its equipment, materials or supplies at the Facilities, nor shall Vendor leave any of them overnight at the Facilities. NSU shall not be liable for loss or damage to any of Vendor's equipment, materials or supplies from any cause.
- 14. **NON-DISCRIMINATION.** Vendor shall not discriminate in its business operations, including, without limitation, the employees it hires, on the grounds of race, religion, color, ethnicity, religion, sex, age, disability, veteran status or national origin.
- 15. **FORCE MAJEURE.** Neither NSU nor Vendor shall be liable for any delay or failure to perform hereunder as a result of an occurrence beyond its reasonable control.

  16. **SAFETY.** Vendor shall observe and exercise, and compel its employees and its subcontractors to observe and exercise, all necessary caution and discretion, so as to avoid (i) injury to persons, (ii) damage to personal and real property, and (iii) annoyance to or interference with NSU's business operations and the activities of NSU's students, employees, and visitors. All Services will be performed in a safe manner. Vendor will be familiar with, operate in accordance with, and comply with the guidelines set forth in the Occupational Safety and Health Act ("OSHA"), and the regulations promulgated thereunder.
- 17. ALCOHOL, NARCOTICS, AND TOBACCO FREE POLICIES. Vendor acknowledges that NSU is a drug free and tobacco free campus and covenants and agrees that it will abide by and shall ensure that its employees and its subcontractors abide by such policies.
- 18. MISCELLANEOUS. No waiver by either party of its rights under any provision of this Agreement shall constitute a waiver of such party's rights under such provision at any other time or a waiver of the party's rights under any other provision herein. A waiver of the other party's breach of any provision of this Agreement shall not be deemed a waiver of a subsequent breach of the same provision or a waiver of the breach of any other provision. All waivers must be in writing and signed by the waiving party. This Agreement shall be governed by, enforced, and construed in accordance with the laws of the State of Florida, without regard to its conflict of laws principles. The parties agree that jurisdiction shall lie exclusively in the courts of the State of Florida, and that venue shall lie exclusively in Broward County, Florida. In connection with any litigation arising out of this Agreement, the prevailing party shall be entitled to recover its costs and reasonable attorney's fees through and including any appeals and any post-judgment proceedings. Any notice required or permitted to be given hereunder to either party hereto shall be in writing and shall be deemed given and received (i) when personally delivered with a written receipt obtained, (ii) on the date noted as the date received, refused or uncollected if sent by certified or registered mail, postage prepaid and return receipt requested, or (iii) the earlier of receipt or two (2) business days after deposit with a nationally recognized overnight delivery service, at its address as hereinabove set forth, or to such other address as such party may designate to the other by notice given pursuant to the provisions of this Section. If any provision of this Agreement is found by a court of competent jurisdiction to be invalid, illegal or unenforceable, then all other provisions shall remain valid, legal, and enforceable to the maximum extent permitted by law. This Agreement represents the entire understanding of the parties with respect to the matters set forth herein, and supersedes all prior and contemporaneous agreements, discussions, negotiations, and representations. This Agreement may only be altered, amended or modified by a written instrument duly executed by the parties. This Agreement may be executed in any number of counterparts each of which together shall be deemed to be an original and one and the same instrument. Capitalized terms used herein, but not defined, shall have the same meaning as set forth in the Agreement. With respect to the interpretation of this Agreement concerning an ambiguity or otherwise, there shall be no presumption against the drafter of the Agreement.

presumption against the drafter of the Agreement.			
Nova Southeastern University, Inc.		Revised October 29, 2014	
By signing, I	agree to the above terms and conditions:		
Signature:		Date:	