

ARTICULATION AGREEMENT

BETWEEN THE DISTRICT BOARD OF TRUSTEES OF BROWARD COLLEGE, FLORIDA ("BC") AND

The School Board of Broward County, Florida (SBBC)

("Educational Institution")

This Articulation Agreement shall hereafter be referred to as the "Agreement," and BC and the Educational Institution shall hereafter be referred to as the "Parties."

Attached hereto and made a part of this Agreement are (1) the General Terms and Conditions attached as Exhibit "1," and (2) the courses and programs that BC will accept from the Educational Institution's graduates, attached as "Exhibit "2."

CONTRACT TERM:	
2018-2023	

EFFECTIVE DATE: Upon Execution of the Parties' Signatures

BC's Articulation Officer: Claudia Alvarado Telephone No.: 954-201-7830 Fax No.: E-mail: calvaral@broward.edu

Educational Institution's Articulation Officer: Enid Valdez Telephone No : 754 221 8444

relephon	e 110	/54-521-8444	
Fax No.:			
E-mail:	enid.val	enid.valdez@browardschools.com	

The District Board of Trustees of **Broward College**, Florida

-DocuSigned by: Mildred Loyn Signature_{7F441}

Mildred Coyne

Print

Executive Director, Workforce Ed

Title

9/14/2018

Date

Enid Valdez Signature <u>Enid Valdez</u> Print Director CTACE

Educational Institution

Date

Title

Articulation Agreement



EXHIBIT "1" TO THE ARTICULATION AGREEMENT

GENERAL CONDITIONS

This Agreement between the Parties is governed by Chapter 1007, Florida Statutes and the Rules of the State Board of Education. This is a no cost agreement to BC. The foregoing "General Conditions" are made an integral part of this Agreement:

1. Independent Contractors.

The Parties shall be considered independent contractors and nothing in this Agreement shall be interpreted to establish any relationship other than that of an independent contractor between the Parties and their respective employees, agents, subcontractors or assigns, during or after the term of the Agreement.

2. Sovereign Immunity.

Each party shall be responsible for its own acts of negligence. Nothing herein shall be construed or interpreted as (1) denying either party any remedy or defense available to such party under the laws of the State of Florida; (2) the consent of the State of Florida or its agents and agencies to be sued; or (3) a waiver of sovereign immunity of the State of Florida beyond the waiver provided in Section 768.28, Florida Statutes.

3. No Third Party Beneficiaries.

The Parties expressly acknowledge that it is not their intent to create or confer any rights or obligations in or upon any third party person or entity under this Agreement.

4. <u>Non Discrimination.</u>

The Parties to this Agreement shall not discriminate against any employee or participant regarding responsibilities and obligations under this Agreement because of race, age, religion, color, gender, national origin, marital status, disability, sexual orientation or any other basis prohibited by law. Nor shall the Parties deny participation in or benefits arising out of this Agreement to any student, employee or participant or otherwise subject anyone to discrimination in any activity hereunder. The Parties shall take all measures necessary to effectuate these assurances.

5. <u>Modifications.</u>

This Agreement is subject to change only if the proposed change is reduced to writing and signed by both Parties.

6. Termination.

This Agreement may be terminated by either party upon written notice to the other party, given at least one full academic year in advance of such termination date.

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7. <u>Records.</u> Each party shall maintain its own respective records and documents associated with this Agreement in accordance with the records retention requirements applicable to public records. Each party shall be responsible for compliance with any public documents' request served upon it pursuant to Section 119.07, Florida Statutes, and any resultant award of attorney's fees for non-compliance with that law.

8. <u>Compliance with Laws.</u>

Each party shall comply with all applicable federal and state laws, codes, rules and regulations in performing its duties, responsibilities and obligations pursuant to this Agreement.

9. <u>Governing Law.</u>

This Agreement shall be interpreted and construed in accordance with and governed by the laws of the State of Florida. Any controversies or legal claims arising out of this Agreement and any action involving the enforcement or interpretation of any rights hereunder shall be submitted to the jurisdiction of the courts of the State of Florida.

10. Assignment.

Neither party to this Agreement shall assign, delegate or otherwise transfer its rights and obligations as set forth in this Agreement without the prior written consent of the other party. Any attempted assignment in whole or in part to this Agreement in violation of this provision shall be null and void.

11. Entire Agreement.

This Agreement states the entire understanding and agreement between the Parties and supersedes any and all written or oral representations, statements, negotiations, or agreements previously existing.

12. Binding Effect.

This Agreement shall be binding upon and inure to the benefit of the Parties hereto and their respective successors and assigns.

13. Notice.

When either of the Parties desire to give notice to the other, such notice must be in writing, sent by certified U.S. Mail. The Parties are responsible for notifying the other party if there is a change of address or person(s) to be noticed. The Parties designate the following as the respective persons for receipt of notice:

Broward College		Educational Institution	
Contact:	Claudia Alvarado	Contact:	Enid Valdez
Address:	111 E las Olas Blvd	Address:	1701 NW 23rd Avenue
City/State/Zip:	Fort Lauderdale FL 33301	City/State/Zip:	Fort Lauderdale FL 33311
Phone:	954-201-7830	Phone:	754-321-8444
Email:	calvara1@broward.edu	Email:	enid.valdez@browardschools.c

Original Agreement Goes to the Board of Trustees Copy of Agreement Goes to Originator

Exhibit 2 – Articulation

Having undertaken and completed a comprehensive review and evaluation of each curriculum, instructional method, level of instruction, and available equipment and facilities, BROWARD COLLEGE has concluded that the technical skills or competencies mastered by students completing the **Apprenticeship** Program through Atlantic Technical College shall be awarded credit towards **Industrial Management Technology Associate of Science (2194) degree program**.

SBBC Technical College Apprenticeship programs	BC Course and Credit(s)	Assessment
A/C, Refrigeration & Heating Technology	-	
Brick and Block Masonry	-	
Carpentry Commercial Sign and Design Electrician	-	
Electric Line Service and Repair	MNA1949 Industrial Technical Practicum (27 block credits)	Provide Certificate of Completion
Elevator Constructor Fire Sprinkler System Technology Glazing		of Apprenticeship certificate by the State of Florida. Must begin classes within two years of the date of graduation.
Heavy Equipment Operation		
Ironworker/Structural Steel Work Machining	-	
Painting and Decorating	-	
Piledrivers	-	
Plumbing]	
Roofing]	
Surveying and Mapping Technology		
Total Credits	27	

STUDENT REQUIREMENTS:

To be eligible for award of credits at BROWARD COLLEGE, students must:

- 1) Successfully complete the State of Florida Registered Apprenticeship Program through Atlantic Technical College and provide certificate of completion.
- 2) Be admitted into BROWARD COLLEGE.
- 3) Begin classes at BROWARD COLLEGE within two (2) years of the date of graduation from the program unless the program manager waives the time limitation due to continuous employment in area of apprenticeship.
- 4) Contact the Broward College Program Manager (954-201-2429) or the CTE Advisor (954-201-2015) to present official transcript and Certificate of Completion.

5) 25% of credits required for a degree must be earned by taking classes at BC to satisfy in residence requirements for graduation. The credits will appear on transcript as "CR", but no grade is given and there is no impact on your GPA. If you wish to transfer courses to another college or university, consult with the institution of your choice to verify if it will accept credit for prior learning credits and a "CR" grade.

THE SCHOOL BOARD OF BROWARD COUNTY shall agree to the following:

- 1) Program shall be taught by an instructor with the qualifications necessary to meet Program Standards or approved by the Florida Department of Education.
- 2) Notify Broward College of any major curriculum or program changes.

BROWARD COLLEGE and THE SCHOOL BOARD OF BROWARD COUNTY shall agree to the following:

- 1) Share the implementation and recruitment responsibilities for the program.
- 2) Provide program information at the high schools, technical colleges and at each Broward College location.
- 3) Integrate the program into Career Pathway initiatives.

REVIEW PROCESS:

If curricular or programmatic modifications are made, the Articulation Agreement shall be updated; otherwise, institutional approval shall be required every five (5) years.