

Work-Study Agreement

Student			Chudant ID		
	First name	Last name	Student ID		
Supervisor	First name	Last name	Campus		
	This nume		cumpus		
Job Title					
Job location, duties, and expectations:					
Schedule (days, start time, end time – please be as specific as possible):					
Student – I will:					
 Complete all the necessary paperwork before beginning work. Perform the duties and meet the expectations of this position as documented above. 					
	ork and perform my job duties per the sche				
-	work duties during my scheduled class time				
	classwork during my scheduled work time un				
	pervisor if I must miss work due to sickness, supervisor's approval for schedule changes i	•			
	ork-Study hours accurately and in a timely fa				
	e rules and regulations established by the d				
	confidentiality of ANY information that I may	y work with and protect it appropriately.			
	priately for work. te notice to my supervisor if I should decide	to discontinue working for that departmen	t or agency.		
	ure				
Student Signati		Date_			
Supervisor – I a	ttest:				
	ved the job duties and expectations with the	-			
	e documented above is mutually agreed upo	n and does not conflict with or overlap the	Work-Study candidate's		
 current course schedule. I have reviewed the College's FERPA definitions, guidelines, and ramifications with the Work-Study candidate and provided 					
 clarification if requested. I (or an appropriate designee) will be present to supervise the Work-Study candidate during work hours. 					
Supervisor Sign	ature	Date			

WHAT IS AN EDUCATIONAL RECORD?

Any record that contains personally identifiable information that is directly related to the student is an educational record under FERPA. This information can also include records kept by a party or organization acting on behalf of Northwood Tech. Such records may include:

*Written Documents *Computer Media *Microfilm and Microfiche *Video, Audio Tapes, or CDs WHAT DOES FERPA MEAN FOR COLLEGE EMPLOYEES?

- Student rights under FERPA begin when the student is "in attendance." Northwood Tech defines this to mean when the • student has registered for at least one class.
- Only access educational records needed as part of your job. Ask yourself, "Is this a legitimate educational need?"
- Don't email grade information. There is no guarantee of confidentiality over the Internet. •
- Never release non-directory information without written authorization. Examples of non-directory information include: • *Social Security Number *Student ID *Total Number of Credits Enrolled in a Term *Grade Point Average *Emergency Contact Information *Grades
- Do not release non-directory or personally identifiable information about a student to a third party (parents included) without the student's written authorization. Students must complete an Authorization to Release Student Record Information form identifying information to be released.
- There are exceptions to the rule of non-disclosure which involve health and safety. This means that to prevent sickness, • injury, or death the college may disclose information usually held to be protected. Also, an agent of the court with a properly issued court order or subpoena may receive student data. FERPA rights cease upon the death of the student and become a matter of institutional policy and/or state law. Northwood Tech will release deceased student records only upon court order, state statute, or receipt of a legally binding document.
- Personal notes, if not shared with anyone or accessible by others, are not considered educational records and are not subject to release under FERPA. Personal notes you make about a student should be stored in a separate file.
- If the student has not restricted access to directory (or public) information you may release the following: • *Name *Local/Permanent Addresses
 - *Phone Number(s)
- *Email Address *Birthdate *Academic Credits Earned

- * Enrollment Status *Enrollment Dates *Field of Study *Major
- *Matriculation Date
- * Classification and Year * Academic Honors Received

*Withdrawal Date(s) (inc. date of death) *Follow-up/Placement Summary Reports (no identifiable information)

*Client Reporting Aggregated Data (no identifiable Information)

- If a student has blocked the release of directory information, you may not release any information about that student.
- As a college employee, you are required to comply with FERPA.
- Maintaining the confidentiality of educational records is the responsibility of all faculty, staff, and student employees with access to student-related records.
- Knowledge of FERPA is important to ensure student educational information is released in compliance with FERPA . guidelines.
- FERPA violations could result in the withholding of federal funds to the college including financial aid to students.

PURSUANT TO 24 CFR §99.31 AND §99.33, THE STUDENT CERTIFIES THAT:

- The Student understands that these educational records are to be kept confidential and will not disclose these • educational records to any other person except as permitted by 24 CFR §99.33 without the prior written consent of the pupil or the pupil's parent/guardian.
- The Student understands that non-permitted disclosure of education records would be grounds for termination of the • Work-Study assignment and could also result in civil or criminal liability for the Student.

Student Signature	Date
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