

Education To Go | A Division of Cengage Learning, Inc.  
**AGREEMENT TO OFFER ONLINE COURSES**

THIS AGREEMENT TO OFFER ONLINE COURSES (Agreement) is entered into, as of 7/28/2015 (the "Effective Date"), by and between Education To Go, PO Box 760, Temecula, California, 92593-0760 and Montgomery County Community College, 340 Dekalb Pike Blue Bell, PA 19422 ("Partner").

**RECITALS:**

WHEREAS, Education To Go develops, designs, produces and distributes online educational courses and content for Web-based Training (WBT) and instruction delivered via the Internet;

WHEREAS, Partner is an academic, educational or other training institution or a business or community organization interested in offering online educational courses produced by Education To Go for Partner's students, trainees, members or employees (collectively "Students"); and

WHEREAS, Education To Go is willing to provide online educational courses to Partner for Students on the terms and conditions hereinafter contained,

NOW, THEREFORE, Partner and Contractor agree as follows:

- 1. Courses.** At Partner's request, Education To Go will make available to Partner, to offer to Students, online education courses available through Education To Go, including course materials, online instructors, course hosting and evaluation (the "Courses"). The Courses will be of two (2) types, as follows: (a) Online Courses (Courses) and (b) Courses comprising Career Training Programs (Programs). Each of such Course type is more fully described on Exhibit A and B, respectively, attached hereto and made a part hereof. Partner shall indicate which type of Course or Courses Partner desires Education To Go to make available hereunder by so indicating on the respective exhibit(s). Courses are listed in Education To Go's catalog which is updated periodically as new Courses are announced and added to Education To Go's offerings.
- 2. Price and Payment.** Course prices to Partner, and payment terms, are set forth in Exhibits A and B. Prices charged to Partner by Education To Go are subject to change upon one hundred twenty (120) days' notice. Partner may determine its own prices to charge Students for Courses.
- 3. Costs.** Education To Go shall be responsible for the costs incurred for producing and delivering the Courses via the Internet. The Students shall be responsible for any costs incurred for the purpose of receiving the Courses, including, but not limited to, the costs for hardware, software, Internet access and telephone charges.
- 4. Ownership of Intellectual Property.** Education To Go shall retain all title, copyright, trade secrets, patents, trademarks and other proprietary rights in the Courses and all modifications, enhancements, and other works derivative of the Courses. Partner shall not acquire any rights, expressed or implied, in the Courses or modifications, enhancements or works derivative of the Courses, other than those rights identified in this Agreement. Education To Go shall retain all right, title and interest to all trademarks, trade names and logos used by Education To Go in association with the Courses. Partner shall not claim or receive any ownership rights to the Courses or such trademarks, trade names or logos. The Courses, or any portion thereof, may not be reproduced, duplicated, copied, sold, resold or otherwise exploited for any commercial purpose without the prior written consent of Education To Go.
- 5. Partner Trademarks.** Partner agrees that, during the term of this Agreement, Education To Go may include Partner in Education To Go's partner listings and may place Partner's name and logo, if requested, on Education To Go's Online Instruction Center Web site and in collateral marketing materials relating to Education To Go's products and services. Partner hereby grants Education To Go the right to use Partner's trademarks (name and logo only) designated by Partner for such uses, subject to Partner's trademark/logo usage guidelines, if any, provided by Partner to Education To Go.
- 6. Advertising.** Education To Go hereby grants Partner permission to use Education To Go's name and qualifications, its Course descriptions and the names, likenesses and biographies of its instructors for Partner to use in advertising or promoting the Courses.
- 7. Marketing Support.** Education To Go will provide Partner with marketing materials and assistance to promote Courses and Programs as determined by Education To Go.



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8. **Marketing Requirements.** Partners shall promote Education to Go courses. Partner shall promote Education to Go courses on Partner's Web Site including, at a minimum, a link to course listings and student enrollment. As part of an effective marketing program, Partner should offer at least seventy-five percent (75%) of Education To Go's course catalog for a minimum of eight (8) months (sections) each year. As such, Partner should dedicate a minimum of ten to twenty percent (10-20%) per edition of Partner's promotional catalog(s) to Education To Go courses. If a print catalog is not part of Partner's normal marketing efforts, Partner shall prominently list Education to Go courses on Partner's Web Site.
9. **Taxes.** Partner shall be responsible for collecting applicable federal, state, local and other taxes applicable to its purchase, sale or use of the Courses.
10. **Term and Termination.** This Agreement shall commence upon the Effective Date and shall continue until terminated hereunder as follows:
- a. Upon thirty (30) days' prior written notice to the other party, either party may terminate any of the Course types. Any such notice shall specify which type of Course is being terminated. Termination of a Course type shall not alter or affect any obligation of Partner to pay for Courses previously provided under this Agreement. Upon termination of a particular Course type, Partner shall cease all marketing of the Courses within such Course type, and shall return to Education To Go all print materials, software, passwords, code and other information supplied by Education To Go, or a third party, in connection with the Courses which are within the terminated Course type. Termination of a particular Course type hereunder shall not affect the remainder of this Agreement.
- b. Either party may terminate this entire Agreement upon thirty (30) days' prior written notice to the other party. Termination does not alter or affect any obligation of Partner to pay for Courses previously provided under this Agreement. Upon the expiration or termination of this Agreement, Partner shall cease all marketing of the Courses and return to Education To Go all print materials, software, passwords, code and other information supplied by Education To Go, or a third party, in connection with the Courses or this Agreement.
- c. Partner will undergo an annual review by Education To Go support staff to verify program eligibility. Education To Go may terminate this Agreement if Education To Go determines that: Partner is not devoting a sufficient amount of catalog space to the Courses; Partner is not offering a sufficient number of Courses; or Partner is not adequately supporting the Education To Go online program.
11. **Cancellation.** Education To Go expressly reserves the right to cancel, without prejudice, any Course at any time.
12. **Confidentiality.** Each party acknowledges that, from time to time, each party may receive confidential and proprietary information of the other party ("Confidential Information"). Each party agrees that it will take appropriate steps to protect the other party's Confidential Information from unauthorized disclosure, that, for a period of two (2) years after termination of this Agreement, it will not disclose the other party's Confidential Information to any third party, and that it will not use any of the other party's Confidential Information (other than as authorized by this Agreement) without the prior written consent of the other party. As used herein, the term "Confidential Information" does not include information that (a) is or becomes generally available to the public other than as a result of disclosure by the recipient or anyone to whom the recipient transmits the information, (b) becomes available to the recipient on a non-confidential basis from a source other than the disclosing party who is not bound by a confidentiality agreement with the disclosing party, (c) was known to the recipient or in its possession prior to the date of disclosure by the disclosing party, (d) is furnished by the disclosing party to others with written permission to disclose, (e) is independently developed by the recipient without reference to the Confidential Information, or (f) is required to be disclosed by legal process or rule or regulation. Each party agrees to take all reasonable steps to ensure that the other party's Confidential Information is not disclosed or distributed by its employees or agents in violation of the terms of this Agreement.
13. **Assignment.** This Agreement shall be binding upon the heirs, executors, administrators and permitted assigns of each party, but no assignment by either party shall be binding on either of the parties without the written consent of the other; provided, however, that Education To Go may assign this Agreement without the written consent of Partner to (i) an affiliate of Education To Go, (ii) any party acquiring a controlling share of the capital stock of Education To Go, or (iii) a successor to all or a substantial portion of the business of Education To Go (by way of a sale of assets or by merger, consolidation or otherwise).
14. **Independent Contractors.** The term "Partner" as used herein shall be construed as figurative only and shall not imply or in any way suggest the existence or formation by this Agreement of a partnership, joint venture or any other relationship between the parties that imposes on either of them the legal duties or obligations of the other party. Each party hereto is an independent contractor, not an agent of the other party, and shall not have the ability to legally bind the other party.

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15. **Limitation of Liability.** Education To Go shall not be liable for defects in transmission, connectivity, Internet, Internet service provider, virus, interruptions, disruptions or delays, including those which may be caused by regulatory or judicial authorities. IN NO EVENT SHALL EDUCATION TO GO BE LIABLE IN ANY RESPECT, FOR INDIRECT, CONSEQUENTIAL, SPECIAL, INCIDENTAL, ACTUAL, PUNITIVE DAMAGES, ARISING OUT OF THIS AGREEMENT OR ACTS OR OMISSIONS IN FULFILLING ITS OBLIGATIONS HEREUNDER.
16. **Non-Exclusivity.** This Agreement does not give Partner exclusivity to any rights or privileges granted under this Agreement.
17. **Force Majeure.** Except for the obligation to make payments hereunder, neither party shall be in breach of this Agreement by reason of a cause beyond such party's control, including, but not limited to, earthquake, flood, fire, storm or other natural disaster, acts of God, war or armed conflict.
18. **Notices.** All notices and other communications under this Agreement must be in writing and will be deemed given (a) when delivered personally, (b) on the fourth business day after being mailed by certified mail, return receipt requested, (c) the next business day after delivery to a recognized overnight courier, or (d) upon transmission and confirmation of receipt by a facsimile operator if sent by facsimile or upon receipt by e-mail transmission at the following addresses or facsimile numbers (or to such other address or facsimile number as such party may have specified by notice given to the other party pursuant to this provision)
19. **Law Applicable.** This Agreement shall be interpreted according to the laws of the State of California, excluding its conflict of laws provisions which would require the application of the laws of another jurisdiction.
20. **Arbitration.** All disputes arising from this Agreement shall be submitted to binding private arbitration in Los Angeles, California, in accordance with the rules of the American Arbitration Association. Judgment upon the arbitration award may be entered in any court having jurisdiction thereof. Notwithstanding the foregoing, the parties shall have the right to seek injunctive relief from a court of competent jurisdiction and to conduct discovery relating to any dispute herein.
21. **Enforceability; Offset.** If any provision contained in this Agreement shall be determined to be invalid, illegal or unenforceable in any respect for any reason, the validity, legality and enforceability of that provision in every other respect and the remaining provisions of this Agreement shall not be in any way impaired. Any amounts owed Education To Go by Partner under this Agreement or otherwise may be offset against amounts owed by Education To Go to Partner.
22. **Waivers and Amendments.** Any waiver of any term or condition of this Agreement, or any amendment or supplement to this Agreement, shall be effective only if in writing and signed by the parties. In the event of a conflict between a provision of an amendment to this Agreement and the body of this Agreement, the provision contained in the amendment shall prevail. A waiver of any breach or failure to enforce any terms or conditions of this Agreement shall not in any way affect, limit or waive any other term or provision or a party's rights under this Agreement at any time to enforce strict compliance thereafter with every term or condition of this Agreement.
23. **Entire Agreement.** This Agreement, including any addenda and exhibits attached hereto and made a part hereof, comprises the entire agreement and understanding of the parties regarding the subject matter hereof and supersedes any and all prior and contemporaneous agreements and understanding, whether oral or written, between the parties regarding such subject matter. Each party acknowledges that no representations, inducements, promises or agreements, oral or otherwise, have been made by either party, or by anyone acting on the behalf of either party, which are not embodied herein.
24. **No Third Party Rights.** Nothing contained in this Agreement is intended or shall be construed to give any person, other than the parties hereto, any legal or equitable right, remedy or claim under this Agreement or any provision contained herein other than as specified in this Agreement.
25. **Counterparts.** This Agreement may be executed in any number of counterparts. Each counterpart shall be deemed to be an original instrument, but all counterparts together shall constitute but one agreement. A counterpart of this Agreement signed and transmitted by facsimile or other electronic means shall be treated as an original, executed document.

EXHIBIT A

EDUCATION TO GO ONLINE COURSES

Education To Go will make available to Partner to offer to Students online courses (Courses) including course materials, online instructors, course hosting and evaluation. Education To Go will host the Courses on Education To Go's website through a portal accessed through Partner's own website. Partner's online account will be established by Education To Go and reviewed by the Partner for final approval. An Online Instruction Center, Online Administration Center and Classroom will be created for Partner's account.

- Price.** The price to Partner of each Instructor Facilitated Short Course is indicated on the Price List Addendum, which is attached hereto and made a part of this Exhibit A. Partner may determine its own fees charged Students for Instructor Facilitated Short Courses. Education To Go's online catalog is updated periodically as new Courses are announced and added to Education To Go's offerings. Collection of Course fees from students is the responsibility of Partner.
- Payment.** Partner shall pay Education To Go for each paid Student enrollment, upon Education To Go 's submission of the following: (a) a dated invoice showing the total amount due for each Course (calculated on a per Student basis for each Student enrolled in the Course); and (b) a roster verifying the names of Students receiving online course instruction. Partner shall make payment to Education To Go at P.O. Box 36716, Chicago, IL 60694-6716, within thirty (30) days of the date of invoice. Dated invoices will be first submitted after the completion of approximately fifty percent (50%) of Course instruction, which normally occurs within three (3) weeks of commencement.
- Refunds.** Education To Go will refund to Partner Education To Go's price of a Course for any Student who drops a Course after enrollment, but before completion, and explains in writing his or her dissatisfaction with the Course, provided Partner also refunds an equal amount to the Student. The Student dropping the Course shall do so in conformity with Partner's stated add/drop and refund policies. Failure of the Student to drop the Course in conformity with these policies shall nullify Education To Go's obligation to pay the refund hereunder. Partner will provide Education To Go with a copy of Partner's stated add/drop and refund policies. Education To Go may, at its discretion, append a copy of said policies to the Course materials in a place and in a manner that Education To Go deems appropriate. In no event shall a Student, either directly or through Partner, be entitled to drop a Course and thereby claim a refund after Education To Go certifies or provides proof of the Student's successful completion of the Course.

Education To Go Online Courses (Exhibit A)

Accept AS Decline \_\_\_\_\_

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EXHIBIT B

**COURSES WHICH COMPRISE CAREER TRAINING PROGRAMS**

Education To Go will make available to Partner to offer to its students online Courses which comprise Career Training Programs available through Education To Go's Gatlin Education Services division, including course materials, online instructors, course hosting and evaluation. Education To Go will host such Courses on Education To Go's website through a portal accessed through Partner's own website.

1. **Price.** The price to Partner of each Course comprising part of a Career Training Program is indicated on the Price List Addendum, which is attached hereto and made a part of this Exhibit B. Partner may determine its own fees charged students for each Course comprising part of a Career Training Program.
2. **Payment.** Collection of Career Training Program fees from students is the responsibility of Institution or Education To Go. If Education To Go processes the enrollment, the institution's share will be sent as a check. If the institution processes the enrollment, the cost of each Career Training Program shall be paid by Institution to Education To Go within thirty (30) days of invoice. Partner shall make payment to Gatlin Education Services at P.O. Box 39860 Chicago, IL 60694-6716, within thirty (30) days of the date of invoice.
3. **Refund Policy.** Once a Student requests Career Training Program materials or begins viewing a Course, no refunds will be granted.
4. **Certificates of Completion.** Partner will timely deliver a Certificate of Completion to any Student successfully completing a Career Training Program.

Courses Comprising Career Training Programs (Exhibit B) Accept AD Decline \_\_\_\_\_


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IN WITNESS WHEREOF, the authorized signatories of each party hereto have executed this Agreement as of the date first above written.

**EDUCATION TO GO**

**Montgomery County Community College**

By

By: Ayisha Seleni 

Printed Name:

Printed Name: Ayisha Seleni

8/3/15

Title

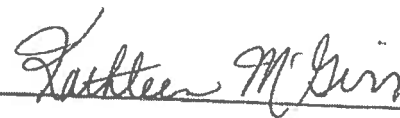
Title: Interim Assistant Dean  
Business + Entrep. Initiatives



12/9/2015



12/9/15



12/9/15

Education To Go | A Division of Cengage Learning  
Online Enrollment & Payment Services Agreement

*AS*  
B. RECITALS

THIS Online Enrollment & Payment Services Agreement (hereinafter, "Agreement") is entered into, by and between Education To Go, a division of Cengage Learning (hereinafter, "ETG") and the customer referenced in section A (hereinafter, "Customer").

WHEREAS, ETG is a company located in the State of California which in part provides online learning services to Customer's students (hereinafter, "Enrollees") on behalf of Customer,

WHEREAS, ETG has developed or is in the process of developing online enrollment and payment services which are used to collect enrollment payments from Enrollees on behalf of Customer,

WHEREAS, Customer is an organization described in Section A, which desires online enrollment and payment services,

NOW, THEREFORE, the parties agree as follows:

*AS*  
C. SERVICES AGREEMENT

1. Payments.

A: In consideration of the use and additional accommodations granted herein, Customer agrees to pay the sum indicated in Section A, Subsection 2 for each enrollment payment received from an Enrollee.

B: On a monthly basis, ETG will remit to Customer all gross enrollment fees collected from Enrollees on Customer's behalf.

C: If ETG and Customer agree to honor a refund request from an Enrollee, ETG will credit the account of Enrollee for the amount of the refund. In the event that Customer was billed for any amount that was refunded to an Enrollee, ETG will issue a credit memo to Customer. In the event that Customer has received enrollment fees which were later refunded by ETG on Customer's behalf, Customer agrees to return the refunded enrollment fees to ETG upon ETG's written request.

2. Limitation of Liability. ETG is not responsible whatsoever under this Agreement for problems that may arise due to Internet service limitations or interruptions of service that are outside the control of ETG including, for example, power failures; communication failures; bandwidth congestion; service interruptions; unauthorized access; failures caused by viruses, worms, or other malevolent code or individuals; unauthorized access; or acts of God.

*AS*  
D. MISCELLANEOUS TERMS

1. Amendments. This Agreement shall not be modified or altered except in writing and with the signature of Customer and an authorized representative of ETG.

2. Applicable Law. The laws of the State of California shall govern this agreement.

3. Notices. Any notices given under this Agreement shall be in writing and shall be deemed given when:

- (a) Delivered in person,
- (b) Transmitted by facsimile (with written confirmation of successful transmission), or
- (c) Five (5) days after being deposited in the United States mail, postage prepaid, registered or certified mail, addressed as follows:

If to ETG:

Education To Go  
PO Box 760  
Temecula, CA 92593-0760

If to Customer:

Address indicated in section A, subsection 1.

4. Dispute Resolution. If any dispute arises under this agreement and attempts to resolve the dispute for twenty (20) days subsequent to notification of the dispute by one party to the other are unsuccessful, the parties shall resolve the dispute by binding arbitration by a single arbitrator in the State of California under the rules of the American Arbitration Association. The award of the arbitrator shall be enforceable under any court having jurisdiction hereof. The fees associated with the arbitration shall be borne equally by the parties.

5. Severability. If any term or provision of this agreement shall be found to be illegal or unenforceable, then, notwithstanding, it will be enforced to the maximum extent permissible, and the legality and enforceability of the other provisions of this Agreement will not be affected. It is expressly understood and agreed that each and every provision of this agreement that provides for a limitation of liability or limited warranty is intended by the parties to be severable and independent of any other provision and to be enforced as such.

6. Breach. No consent by either party to, or waiver of, a breach of this Agreement by the other party, whether express or implied, shall constitute consent to, waiver of, or excuse for any other different, continuing or subsequent breach.

The parties represent and warrant that they have full corporate power and authority to execute and deliver this Agreement and to perform their obligations hereunder and that the person whose signature appears below is duly authorized to enter into this Agreement on behalf of the party of whom he or she represents.

In Witness Whereof, Montgomery County Community College has entered into this Agreement as of date set forth below

*Ayisha Seleni*, Interim Assistant  
Representative Name/Title (printed) *Dean*

*A. Seleni* 12/11/15  
Representative Signature Date

*Julie M. Levin* 12/21/15

Education To Go | A Division of Cengage Learning  
**Online Enrollment & Payment Services Agreement**

**A. Customer and Service Information**

**1. Customer Information:**

Institution: Montgomery County Community College  
Web Address: http://www.ed2go.com/ mc3  
Contact: Geri Rossetti or Ayisha Sereni  
Address: 340 DeKalb Pike  
City: Blue Bell State: PA Zip Code: 19422  
Phone: 215-461-1127 Fax: \_\_\_\_\_ E-mail: GROSSETT@mc3.edu  
Make Remittance Payable to: Montgomery County Community College

**2. Service Information:**

**Online enrollment and Payment Service**

**\$2.25/enrollment**

The charge above covers the cost of bank processing fees and other services related to credit card processing and paid by Education To Go. Invoiced monthly.

**Education To Go**

P.O. Box 760, Temecula, CA 92593-0760  
partnerhelpdesk@cengage.com