# TRINITY UNIVERSITY SPEAKING SERVICES AGREEMENT

This Speaking Services Agreement (hereafter "Agreement") is entered into effective as of
(Effective Date) by and between Trinity University, a non-profit corporation
and private institution of higher education of the State of Texas (hereafter "TRINITY") and
(hereafter "SPEAKER").

### **RECITALS**

WHEREAS, the UNIVERSITY anticipates that the services of the SPEAKER will be necessary and desirable;

WHEREAS, the SPEAKER desires to enter into an agreement with TRINITY to provide services as described under this Agreement; and

NOW THEREFORE, in consideration of the mutual agreement of the parties as to the terms, conditions, and obligations stated herein, the sufficiency of which consideration is hereby acknowledged, the parties agree as follows:

## **ASSUMPTION OF THE RISK.** SPEAKER acknowledges and understands the following:

- 1. Participation includes possible exposure to and illness from infectious diseases including but not limited to COVID-19. While particular rules and personal discipline may reduce this risk, the risk of serious illness and death does exist:
- 2. SPEAKER knowingly and freely assume all such risks related to illness and infectious diseases, such as COVID-19, even if arising from the negligence or fault of Trinity, its trustees, employees, officers, agents or volunteers; and
- 3. SPEAKER hereby knowingly assume the risk of injury, harm and loss associated with the Activity, including any injury, harm and loss caused by the negligence, fault or conduct of any kind on the part of Trinity, its trustees, officers, employees, agents or volunteers.

#### 1. APPOINTMENT AND RELATIONSHIP OF PARTIES

- 1.1 <u>Independent Contractor Status.</u> SPEAKER shall at all times be an independent contractor as to TRINITY and nothing in this Agreement is intended, nor shall anything be construed, to create between TRINITY and SPEAKER any relationship of principal and agent, employer and employee, partnership or joint venture, and they shall not represent themselves otherwise.
- 1.2 <u>Liability for Obligations and Taxes</u>. SPEAKER shall be liable for their own debts, obligations, acts or omissions, including but not limited to the payment of wages, social security taxes, federal, state and city income taxes, workers' compensation insurance, public liability insurance, and all other required taxes and insurance applicable under existing laws.

REVISED: 12/2023

# 2. SPEAKING SERVICES AND COMPENSATION

	peaking Services. The inity University (the "V		and agree that the Speaking Se	ervices shall be
at	on U.S. dollars (the "C	and will spectrum and will spectrum. The	pared to perform the Speaking Sak through c Compensation shall be paid	, at a flat rate o by TRINITY to the
	No later than At the conclusion		after the conclusion of se	ervices or
	a political candidate, S er, SPEAKER and TRII		o speak solely in their individu	al, non-candidate
	• SPEAKER is office;	chosen to speak sole	ly for reasons other than candi	dacy for public
	<ul> <li>SPEAKER ca</li> </ul>		andidacy or the election; n make any mention of SPEAK	ER's candidacy or
			ampaign activity in connection	with the
		maintain a nonpartisa	n atmosphere on the premises	or at the event where
	<ul> <li>TRINITY mu not mention t</li> </ul>	st clearly indicate the	e capacity in which the candidate candidacy or the upcoming andidate's attendance at the evo	election in the
Notwithstanding to SPEAKER if	g the foregoing TRINIT f, in TRINITY's sole	Y may terminate this discretion, the Speak	be terminated by mutual agree Agreement at any time withou ing Services pose a risk of h TRINITY	t penalty upon notice arm to TRINITY o
or failu or indir terrorist propert	re in performance under rectly, from acts of Go m, accidents, fires, ex y, failure of transport ons, or any other simila	r this Agreement or or od, civil or military plosions, earthquake ation, pandemics, ep	all be liable or deemed to be in ther interruption of service deer authority, acts of public enen s, floods, destruction of or de idemics, or other outbreaks assonable control of either par	med to result, directly ny, war, riot, acts of lamage to TRINITY of diseases or othe
2.2 Eff	ect of Termination The	a termination of this	Agreement for any reason shal	I not affect any right

obligation, or liability which has accrued under this Agreement on or before the effective date of such

termination.

- 3.3 Cancellation: SPEAKER shall notify TRINITY at least thirty days prior to the event of any cancellation. In the event failure to perform is beyond SPEAKER's control, SPEAKER shall return any fee or deposit already paid by TRINITY, but shall not be liable for any additional costs, charges, or expenses. TRINITY may cancel SPEAKER from the event upon written notice if SPEAKER engages in any conduct that a reasonable person would believe brings the SPEAKER into general public disrepute, contempt, scandal or ridicule, or that shocks, insults or offends the public and which a reasonable person would believe would have the effect of reflecting unfavorably upon the SPEAKER's or TRINITY's reputation if the event continues. TRINITY's decision to terminate hereunder must be exercised, if at all, not later than 90 days after the facts giving rise to such right are brought to TRINITY's attention, but in no event later than the event date. Upon termination under this clause, SPEAKER will not be entitled to any compensation and will return or reimburse any funds already paid.
- 4. Release and Indemnification. SPEAKER agrees to FULLY RELEASE AND FOREVER DISCHARGE TRINITY and its trustees, officers, employees, agents and volunteers of and from any liability to SPEAKER or its employees, independent contractors, subcontractors or agents for any damage to or loss of property, all injuries, including work-related claims, all illnesses, including outbreaks of disease or other infections, or death, all auto liability claims, arising directly or indirectly from the obligations undertaken in connection with this Agreement. SPEAKER SHALL, TO THE FULLEST EXTENT PERMITTED BY LAW, INDEMNIFY, DEFEND, AND HOLD HARMLESS TRINITY and its trustees, officers, employees, agents, and volunteers against any and all claims, demands, causes of action or damages, including attorneys' fees (collectively, "Claims"), arising out of or relating to any of the obligations undertaken in connection with this Agreement, including but not limited to (i) any breach of this Agreement; and (ii) any actual or alleged injury, illness, including work-related claims and auto liability claims, outbreaks of disease or infections to SPEAKER or its employees, independent contractors, subcontractors or agents, or death to a person and/or loss of or damage to property caused directly or indirectly, wholly or in part by a party, its officers, directors, trustees, agents, contractors, employees or representatives. This indemnity does not apply to any Claims arising from the gross negligence or intentional misconduct of the Indemnified Party.
- 5. <u>Tax Exempt Status</u>. Trinity is exempt from Texas Sales & Use Tax for the contracted services in accordance with Section 151.310, *Texas Tax Code*, and Title 34 *Texas Administrative Code* ("TAC") Section 3.322.
- 6. <u>Recording of Performance.</u> No audio or visual recording of the Speaking Services shall be made by either party without the prior mutual written consent of the parties hereto.
- 7. Governing Law and Jurisdiction. This Agreement and any dispute arising out of or relating to this Agreement shall be subject to and governed by the laws of the state of Texas. Each of the parties hereby consents to the jurisdiction of the state and federal courts in the State of Texas. Venue for its enforcement shall be Bexar County, Texas.
- 8. <u>Compliance with Law and Policy.</u> The SPEAKER and its employees and agents will perform their obligations under this Agreement in compliance with all applicable laws, regulations, ordinances, rules and TRINITY policies. SPEAKER and its employees and agents shall comply with all policies, rules, and written or unwritten directives of TRINITY, including but not limited to Alcohol, Drugs, Weapons, Tobacco-Free, Anti-Harassment, and Sexual Misconduct. TRINITY policies are available on its website.
- 9. Non-Discrimination. The parties to this Agreement will abide by the requirements of 41 CFR 60-1.4(a), 60-300.5(a), and 60-741.5(a). These regulations prohibit discrimination against qualified individuals on the basis of their status as protected veterans or individuals with disabilities, and prohibits discrimination on the basis of race, color, religion, sex, sexual orientation, gender identity or

national origin. Moreover, these regulations require that covered prime contractors and subcontractors take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, sexual orientation, gender identity, national origin, protected veteran status or disability.

- 10. <u>No Waiver</u>. Any failure or delay in the enforcement of the rights detailed in this Agreement by SPEAKER or TRINITY shall not constitute a waiver of those rights or be deemed a basis for estoppel. SPEAKER and TRINITY may exercise their rights under this Agreement despite the delay or failure to enforce the rights.
- 11. <u>Subcontracting and Assignment.</u> The Speaking Services to be performed hereunder are personal to SPEAKER and SPEAKER shall not assign, transfer, or delegate any of their rights, interest or obligations under this Agreement including a subcontract without TRINITY's prior written consent, which TRINITY may grant or withhold in its sole and absolute discretion.
- 12. <u>Counterparts.</u> This Agreement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same Agreement. A facsimile or electronic signature of a party shall have full force and effect.
- 13. <u>Entire Agreement</u>. This Agreement represents the entire agreement by and between the parties, except as otherwise provided in this Agreement, and it may not be changed except by written amendment duly executed by all parties. In the event of a conflict between the terms of this Agreement and any other Exhibits, Attachments, Schedules, Amendments, etc. the terms of TRINITY's Speaking Services Agreement shall govern and control.

TDINITY LIMINED CITY

IN WITNESS WHEREOF, the parties have executed this Agreement by their duly authorized officers or representatives as indicated by their signatures below, effective as of the date written above.

CDE A VED Cianatura required prior to

By:Name:	
rvanic	
Title:	
ed for payment. Contracting authorized signed by an Authorized Represerview the list of Designated Authorized Contraction of Designated Authorized Contraction of Designated Authorized Service of Designation of Designati	presentative or a Designated ntatives for Trinity please sec norized Signators please see
	Date:
	Date:ed for payment. Contracting authorized signed by an Authorized Represerview the list of Designated Authorized Contraction of Designation of