CHANCELLOR EMPLOYMENT AGREEMENT

BETWEEN

BOARD OF REGENTS OF THE

NEVADA SYSTEM OF HIGHER EDUCATION

AND

MELODY ROSE
CHANCELLOR EMPLOYMENT AGREEMENT
between
Board of Regents of the Nevada System of Higher Education,
and
Melody Rose

This Chancellor Employment Agreement (this “Agreement”) is effective this 1st day of September, 2020 (the “Effective Date”), contingent upon the approval of the Board of Regents of the Nevada System of Higher Education (the “Board of Regents” or the “Employer”), by and between the Board of Regents and Melody Rose, Ph.D. (the “Chancellor” or the “Employee”).

ARTICLE 1 – PURPOSE

The Board of Regents and Employee have entered into this Agreement because the Board of Regents desires to contract with Employee to serve as the Chancellor of the Nevada System of Higher Education (“NSHE”) for the period set forth in Article 3. The Board of Regents and Employee agree that the Chancellor conducts professional activities under circumstances unique among System employees. Employee desires to obtain the opportunities of employment with the Board of Regents which are set forth in this Agreement. For these reasons, the Board of Regents has agreed to employ the Employee and Employee has promised to be employed by the Board of Regents upon the terms and conditions set forth in this Agreement.

ARTICLE 2 – PUBLIC DOCUMENT

The parties agree that this Agreement is a public document and that the Board of Regents may release copies of this Agreement to persons requesting the same.

ARTICLE 3 – TERM OF EMPLOYMENT, NOTICE OF NON-RENEWAL, MANDATORY BACKGROUND CHECK, AND EMPLOYEE’S CERTIFICATION OF TRUTH AND ACCURACY OF MATERIALS AND REPRESENTATIONS

3.1. Term of Employment.

The Employee’s employment hereunder, subject to the approval of the Board of Regents, shall be for a term of 48 months and shall commence on September 1, 2020 and, except as otherwise provided herein, shall continue until this Agreement expires upon the close of business on August 31, 2024 (the “Term”).

3.2. Notice of Non-renewal.


3.3. Mandatory Background Check.

This Agreement and the parties’ obligations hereunder are expressly contingent upon NSHE obtaining an acceptable background check, including a criminal background check, within thirty (30) days after the Effective Date of this Agreement. (the “Background Check”). Employee’s academic degrees and credentials must be confirmed as part of the Background Check. Employee’s failure to pass the Background Check to the satisfaction of the Board of Regents, in its sole and absolute discretion, invalidates and voids this Agreement and results in immediate termination for cause. Following initial employment, Employee is subject to and hereby consents to additional supplemental background check(s) related to pre-employment matters at the discretion of the Chair of the Board of Regents at any time during employment (each a “Supplemental Background Check”). Employee’s failure to pass any Supplemental Background Check to the satisfaction of the Board of Regents, in its sole and absolute discretion, for reasons that would constitute cause for discipline under Paragraph 6.1 or cause for termination of the contract, invalidates and voids this Agreement and results in immediate termination for cause. Employee does hereby certify and declare that Employee’s application materials, including but not limited to resumes and curriculum vitae submitted in support of Employee’s candidacy for employment are true and accurate.
3.4. **Employee's Certification of Truth and Accuracy of Materials and Representations.**

Employee does hereby certify and declare that Employee’s application materials, including but not limited to resumes and curriculum vitae submitted in support of candidacy for employment are a true and accurate representation of Employee’s education, credentials, qualifications, experience, and background and acknowledges that falsification of employment applications or documents submitted to the NSHE, or making other false or fraudulent representations in securing employment is prohibited. Falsification or misrepresentation of education, credentials, qualifications, experience, or background and/or evidence that degrees offered in support of candidacy for employment have been issued from non-accredited institutions, in Employer’s sole and absolute discretion, invalidates the employment contract and voids this Agreement and results in immediate termination for cause.

3.5. **Sole Employment Agreement**

Upon the Effective Date, the terms and conditions of this Agreement, as set forth herein, shall constitute the sole Employment Agreement between the Board of Regents and Employee.

**ARTICLE 4 – POSITION**

4.1. **Employment as Chancellor of NSHE.**

Employee is hereby employed by the Board of Regents to serve in the position of Chancellor of NSHE. Throughout the Term, Employee shall use Employee's best full-time energies and abilities for the exclusive benefit and at all times in the best interests of the Board of Regents, NSHE, and the member institutions and units that make up NSHE.

4.2. **Description of Employee’s Responsibilities.**

4.2.a. **Recognition of Duties.**

Employee agrees to be a loyal employee of the Board of Regents. Employee agrees to devote Employee’s best efforts full-time to the performance of all duties for the Board of Regents and to give proper time and attention to furthering Employee's responsibilities and to comply with all rules, regulations, policies, and decisions established or issued by the Board of Regents, the NSHE and the Institution. The Employee agrees that, notwithstanding any provision of Section 5.6 herein, during the Term, Employee will not engage, directly or indirectly, in any business or investments that would materially detract from or interfere with the Employee’s ability to apply best efforts to the performance of all duties hereunder.

4.2.b. **General Duties and Responsibilities of Employee.**

During the Term, Employee agrees to undertake and perform properly, efficiently, to the best of Employee’s ability and consistent with the standards of the Board of Regents all duties and responsibilities attendant to the position of Chancellor as set forth in Section 4.2.c below.

All standards, requirements and policies of the Board of Regents and NSHE shall also be observed by the Employee and members of Employee’s staff at all times. As Chancellor, Employee will publicly support the mission and policies of the Board of Regents and NSHE. Employee shall not exhibit any behavior that brings Employee, the Board of Regents, NSHE or any member Institution of NSHE into public disrepute, contempt, scandal or ridicule or any behavior that is unfavorable to the reputation or ethical standards of the Board of Regents or NSHE. In Employee’s position as Chancellor, Employee is held directly accountable by the Board of Regents for these general responsibilities.

4.2.c. **Duties and Responsibilities while Employed as Chancellor.**

The duties and responsibilities assigned to Employee in connection with this position as Chancellor are set forth in the Board of Regents Handbook, the NSHE Procedures and Guidelines Manual and as otherwise directed by the Board of Regents. Specific job duties and responsibilities, as set forth in Article VII, Section 3 of the Board of Regents Bylaws, and as may be amended from time to time, include, but are not limited to:

1. To promote a sound plan of organization in concert with the institution presidents to insure administrative efficiency, maximum utilization of resources, and to facilitate cooperation among the member institutions;
2. To be responsible, with the full cooperation and input of the institution presidents, for the planning processes of the NSHE;

3. To prepare in collaboration with the Chair of the Board of Regents and committee chairs the agendas for all meetings of the Board of Regents and its committees;

4. To be responsible for the presentation of all NSHE matters to the Governor’s Office and the State Legislature;

5. To be responsible in collaboration with the Chair of the Board of Regents for official communication on behalf of the Board of Regents;

6. To establish the practices under which the financial administration of the NSHE will be conducted;

7. To assure that all budgets are executed in accordance with the intent of the Board of Regents and the State Legislature;

8. To serve as contracting officer for the NSHE and to execute all contracts and other instruments on behalf of the NSHE, unless authority has been expressly retained by the Board of Regents or delegated elsewhere;

9. To provide for internal audits and assist the Board of Regents in the appointment of its independent auditors;

10. To recommend appointment of special counsel;

11. To be the appointing and evaluating authority of all professional personnel not assigned to a member institution;

12. To evaluate the annual performance of the president of each member institution in accordance with procedures established by the Board of Regents;

13. To participate in the periodic performance evaluation of the president of each member institution in accordance with procedures established by the Board of Regents; and

14. To discipline the presidents of the member institutions in accordance with procedures established by the Board of Regents.

4.3 Reporting Relationship.
Employee shall report to the Board of Regents.

Employee’s annual and periodic evaluation of performance of job duties and responsibilities shall be (a): performed in accordance with the provisions of Chapter 2, Section 2, Subsections 4 and 5 of the NSHE Procedures and Guidelines Manual, as amended from time to time, and (b) conducted in a publicly noticed personnel session in compliance with the Nevada Open Meeting law. These evaluations also may take into account prior evaluations and the expectations and goals set for Employee in such prior evaluations.

4.5. Presence at System Offices.
NSHE has offices located in Las Vegas and Reno. Employee shall provide oversight, management and control of each office and spend appropriate time at each office.

4.6. Compliance with all Policies and Procedures as Amended.
Employee must comply with all policies and procedures of NSHE, and as they may be adopted or amended from time to time during the Term of this Agreement.

4.7 Opportunity for Appointment with Tenure.
During the Term, Employee may seek appointment with tenure to an academic faculty position in an appropriate academic department or school at one or more NSHE institution(s). The determination of Employee’s eligibility for appointment with tenure and any recommendation for such an appointment shall be made in accordance with Chapter 3 of the NSHE Code. The Board of Regents has final authority to grant appointment with tenure to Employee and such appointment shall not be granted without an affirmative majority vote of the Board of Regents at a meeting of the Board, a quorum being present. Nothing contained herein shall be construed as an agreement or promise by Employer that Employee will be granted tenure.

ARTICLE 5 – COMPENSATION

In consideration for the promises Employee has made in entering into this Agreement, Employee shall be entitled to the compensation as described below. All payments, including non-cash consideration and benefits are subject to normal deductions and withholding of all applicable state, local and federal taxes, including all provisions, regulations and guidelines of the Internal Revenue Code, and for any retirement or other benefits to which Employee is entitled or in which Employee participates, and are subject to the terms and conditions of Article 6 herein concerning termination of this Agreement and Article 7 herein concerning restrictions on competitive employment.

5.1. Base Salary, COLA/Merit and Performance Adjustments.

5.1.a Base Salary.
The base salary paid to Employee for all services and satisfactory performance of the terms and conditions of this Agreement shall be at the base rate of Four Hundred Thirty-Seven Thousand Seven Hundred and Fifty Dollars ($437,750.00) (“Base Salary”) per fiscal year (a fiscal year begins on July 1 and ends the following June 30), prorated to the portion of the fiscal year the Employee is actually employed, and payable in equal monthly installments to Employee on the first working day of each consecutive calendar month during the Term. Notwithstanding this Section 5.1, in the event there are salary reductions throughout the NSHE for any fiscal year during the Term, Employee’s salary shall be reduced by the same percentage and in the same manner as other employees of the NSHE through the mechanisms required by the Board of Regents, such as, for example, pay cuts and unpaid leave days.

5.1.b. COLA/Merit.
Employee is not eligible for any Cost of Living (COLA) or merit pay increases and Employee waives any claim for COLA or merit pay increases granted by the State Legislature for state employees and authorized for System employees by the Board of Regents.

5.1.c. Performance Adjustment.
As part of Employee’s annual or periodic evaluations as set forth in Section 4.4, the Board of Regents may, in its sole and absolute discretion: (a) award Employee an increase in Base Pay of up to five percent (5%), or (b) reduce Employee’s Base Pay by up to five percent (5%), based on the Board of Regents’ determination of Employee’s performance (each a “Performance Adjustment”). Any such Performance Adjustment shall take effect July 1 of each year following Employee’s annual or periodic evaluation.

5.2. Fringe Benefits.
Except as provided herein, Employee shall be entitled to the standard fringe benefits provided to all other professional employees of the NSHE including, but not limited to, retirement contributions based upon the Base Salary paid pursuant to Section 5.1 of this Agreement, insurance, annual and sick leave.

5.3. Initial Employment Allowance and Expenses.
Employee shall receive a one-time payment equivalent to one-twelfth (1/12th) of the Base Salary set forth in Section 5.1.a for the purpose of compensating Employee for moving, relocation, and related expenses (the “Initial Employment Allowance”). No other payments or reimbursements will be made for moving, relocation, and related expenses incurred by Employee.

Reimbursement to Employee for all travel and out-of-pocket expenses reasonably incurred for the purpose of and in connection with the performance of Employee’s duties under this Agreement shall be made in accordance with standard reimbursement rates and procedures of the NSHE upon presentation to the Chair of the Board of Regents of standard travel reimbursement forms, vouchers or other statements itemizing such expenses in reasonable detail. For
purposes of this Agreement, Employee’s eligibility for reimbursement for travel and other out-of-pocket expense shall be based on Employee’s single primary residence as set forth in Section 5.4.b.

5.4. Automobile and Housing Allowance.

While serving as Chancellor, additional perquisites consisting of an automobile allowance and a housing allowance shall be provided in recognition of the requirements of this position and paid in lieu of furnishing an automobile and a house to the Employee as follows:

5.4.a. Automobile.

While serving as Chancellor, an automobile allowance shall be provided in recognition of the requirements of this position and paid in lieu of furnishing an automobile. Employee’s automobile allowance shall be Eight Thousand Dollars ($8,000.00) per fiscal year, paid in equal monthly installments and prorated for partial months of service, which shall be in lieu of reimbursement for use of a private vehicle on official business within a fifty-mile radius of the Employee’s primary residence.

5.4.b. Housing.

While serving as Chancellor, an annual housing allowance shall be provided in recognition of the requirements of this position. Employee’s housing allowance shall be Twelve Thousand Dollars ($12,000.00) per fiscal year, paid in equal monthly installments and prorated for partial months of service. This housing allowance shall be the only amount paid for housing no matter the number or location of houses or residences utilized by Employee. For the purpose of this Agreement, Employee’s primary residence to which this allowance applies shall be in Las Vegas. No housing allowance shall be provided in Reno. When traveling to any location other than Las Vegas, Employee will receive reimbursements for all travel and out-of-pocket expenses reasonably incurred for the purpose of and in connection with the performance of Employee’s duties under this Agreement.

5.5. Host Account.

Employee shall have the use of an annual host account of Five Thousand Dollars ($5,000.00) per fiscal year only while serving as the Chancellor. The host account for partial fiscal years of service as the Chancellor will be prorated. Expenditures from the host account must conform to policies established by the Board of Regents. Host account funds may be used to pay for transportation, lodging, and meal expenses (in accordance with the standard state reimbursement rates) of Employee’s spouse, companion or domestic partner when Employee’s spouse, companion or domestic partner is expected to accompany Employee to events outside the fifty-mile radius of Employee’s primary residence for the purpose of assisting appointee in representing the NSHE. Out-of-state travel by appointee’s spouse, companion or domestic partner will require prior approval by the Chair of the Board of Regents.

5.6. Outside Activities/Conflicts of Interest/Competing Organizations.

5.6.a. Chair of Board of Regents Approval Required.

Employee acknowledges that the Conflict of Interest/Outside Professional or Scholarly Services Policies set forth in Title 4, Chapter 3, Section 8 of the Handbook and all related rules and procedures thereunder apply to Employee during the Term of this Agreement. Consistent with such policies, Employee agrees for the Term not to serve, directly or indirectly, as an employee or otherwise, as a director, executive, advisor and/or consultant, nor perform related services for any organization, club or group, with or without compensation, without the prior written consent of the Chair of the Board of Regents, which may be withheld in the Chair’s sole and absolute discretion. During the Term of this Agreement, Employee shall not make or continue to hold any investment in or be associated with any enterprise, which could be deemed to be competitive or in conflict with the objectives and philosophies of the Board of Regents, NSHE, or any member institution of NSHE, without first having obtained the written approval of the Chair of the Board of Regents, which may be withheld in the Chair’s sole and absolute discretion.

5.6.b. NSHE is Not Liable.

ANY ARRANGEMENTS FOR OUTSIDE COMPENSATION OR OUTSIDE ACTIVITIES ARE INDEPENDENT OF THE EMPLOYEE’S NSHE EMPLOYMENT, AND THE EMPLOYEE HEREBY RELEASES THE NSHE, ITS REGENTS, OFFICERS, EMPLOYEES AND AGENTS FROM ANY LIABILITY, DAMAGES OR CLAIMS IN ANY WAY RELATED TO OR ARISING FROM ANY OUTSIDE ACTIVITIES, FOR ANY PAYMENT OF OUTSIDE COMPENSATION OR FOR ANY CLAIMS ARISING THEREFROM UNDER ANY CIRCUMSTANCES WHATSOEVER.
EMPLOYEE HEREBY EXPRESSLY RELEASES NSHE, ITS REGENTS, OFFICERS, EMPLOYEE’S AND AGENTS FROM ANY AND ALL CLAIMS FOR THE LOSS OF ANY COLLATERAL BUSINESS OPPORTUNITIES OR ANY OTHER BENEFITS, PERQUISITES OR INCOME RESULTING FROM ANY OUTSIDE ACTIVITIES OF THE EMPLOYEE.

5.7. Compliance with State and Federal Laws.
The Employee is subject to and must comply with all applicable state and federal laws and regulations, including but not limited to, the financial disclosure requirements in accordance with NRS 281.559, and the provisions of the state Code of Ethical Standards set forth in NRS 281A.400-NRS 281A.440.

ARTICLE 6 – DISCIPLINE AND TERMINATION

6.1. Discipline and Termination.
Employee recognizes that Employee’s promise to remain as Chancellor through the entire Term is of the essence of this Agreement to the Employer. It is also recognized, however, that certain circumstances may make it appropriate for Employer to terminate this Agreement prior to the completion of its entire Term, as follows:

6.1.a. Termination Without Cause.
Employee serves at the pleasure of the Board of Regents. At any time after commencement of this Agreement, the Board of Regents, for its own convenience and without cause, may terminate this Agreement and remove employee from the position of Chancellor. Upon such termination, Employee shall continue to receive on a monthly basis the Base Salary set forth in Section 5.1.a for the Term of this Agreement, but Employee shall not receive or be entitled to any other payments, including, without limitation, any housing allowance, automobile allowance, host account, or other amounts set forth in this Agreement, including Article 5. In addition, upon such termination, Employee shall not be entitled to any remaining payments for host account, salary supplements, accrued annual leave, bonuses, deferred compensation, other perquisites, or any payments funded by a Foundation.

6.1.b. Mitigation by Employee.
Notwithstanding the provisions of Section 6.1.a, Employee agrees to mitigate Employer’s payment obligation by making reasonable and diligent efforts to obtain employment. Such employment includes, without limitation, any faculty position or position in administration or consulting services provided to any school, college or university. Failure to seek other employment reasonably and diligently shall relieve Employer of its obligation under Section 6.1.a. After Employee obtains such new employment, if any, Employer’s payment obligation under Section 6.1.a shall be reduced by the salary or other monetary consideration paid to Employee from such new employment.

6.1.c. Automatic Termination upon Death or Disability of Employee.
This Agreement terminates upon Employee’s death. Notwithstanding any provision of the NSHE Code to the contrary, in addition to any benefits which may be paid to the estate of the deceased Employee from insurance, retirement or any other source, Employer shall pay to Employee’s estate Employee’s salary through the day death occurred, plus any earned, accrued but unused annual leave, if applicable under NSHE policies, together with one-twelfth (1/12th) of Employee’s base salary.

Upon total or permanent disability of Employee, within the meaning of the NSHE’s disability insurance for employees, Employee is required to first use all unused accrued sick leave and, if applicable, annual leave or other leave authorized under NSHE policies. Upon the expiration of such leave or the period of six (6) months, whichever occurs later, this Agreement shall automatically terminate.

6.1.d. Employee Subject to Discipline and Termination for Cause.
Employee is subject to disciplinary action, up to and including termination for cause, by the Board of Regents in accordance with the provisions of this Agreement, based on the following:

1. Failure to perform the duties for which the Chancellor is employed, including, without limitation those set forth in Article VII, Section 3 of the Board of Regents’ Bylaws;

2. Insubordination, which means disobedience of a lawful order given by the Board of Regents;

3. Falsification of employment applications or documents submitted to the NSHE or making false or fraudulent representations in securing employment;
4. Intentional misrepresentation of a material fact that has a substantial adverse impact on NSHE or any of its member institutions;

5. Conviction of any criminal act involving moral turpitude;

6. Being under the influence of intoxicants, or without a medical excuse, being under the influence of controlled substances as defined in the Nevada Revised Statutes, while on duty, due consideration given to NRS 284.406 through NRS 284.407, inclusive;

7. Unauthorized absence from duty or abuse of leave privileges;

8. Personal or professional conduct which shows that Employee is unfit to remain in the position of Chancellor; and

9. Breach by Employee of the covenant of confidentiality contained in Section 7.1 below.

In addition to the prohibited activities set forth above, Employee acknowledges and agrees that discipline may also be based upon any breach of any the terms of this Agreement, and any violation of the policies and procedures of the Board of Regents.

6.1.e. Employer’s Obligations Upon Termination for Cause.

In the event this Agreement is terminated for cause, all of Employer’s obligations to Employee under this Agreement shall cease as of the effective date of such termination. Employee shall not be entitled to payment for accrued and unused annual leave. In no case shall Employer be liable to Employee for the loss of any collateral business opportunities or any other benefits, perquisites or income resulting from activities, contracts, consulting relationships or from any other sources, that may ensue as a result of the Employer’s termination of this Agreement.

6.2. Termination by Employee.

6.2.a. Termination for Convenience of Employee.

The Employee understands that Employee’s promise to remain employed as Chancellor for the entire Term is of the essence of this Agreement to Employer. Employee also understands that Employer is making a highly valuable investment in Employee’s continued employment by entering into this Agreement and that its investment would be lost were Employee to resign or otherwise terminate employment with Employer prior to the expiration of this Agreement. In recognition of these understandings, the parties agree that while Employee may, nevertheless, terminate this Agreement prior to its normal expiration, such termination shall be upon the following terms and conditions only:

6.2.a.1. Written Notice of Termination.

Employee, for Employee’s own convenience, may terminate this Agreement during the Term by giving prior written notice to Employer. Such termination shall be effective no earlier than sixty (60) calendar days after receipt of the written notice unless otherwise agreed to by the parties in writing.

6.2.a.2. Liquidated Damages.

If Employee terminates this Agreement for convenience, all obligations of Employer shall cease as of the effective date of the termination, and, if the effective date of the termination is within twelve (12) months following the Effective Date, Employee (or his/her designee) shall pay to Employer, as liquidated damages and not a penalty, the sum of One Hundred Thousand Dollars ($100,000.00), which shall be due and payable within twenty (20) calendar days of the effective date of the termination, or as otherwise agreed in accordance with a payment schedule agreed upon by the Chair of the Board of Regents. Any unpaid amount of liquidated damages shall bear simple interest at a rate of eight percent (8%) per annum until paid.

6.2.a.3. Not a Penalty.

The parties have both been represented by, or had the opportunity to consult with, legal counsel in the negotiation of this Agreement and have bargained for and agreed to the foregoing liquidated damages provision, giving consideration to the fact that Employer will incur administrative and recruiting costs in obtaining a replacement for the Employee, that Employer will lose the benefit of its investment in Employee, and that Employer may face potentially increased compensation costs if Employee terminates this Agreement for convenience, all of which amounts are
extremely difficult to determine with certainty. The parties further agree that the payment of such liquidated damages by Employee is the Employer’s sole remedy and the acceptance thereof by Employer shall constitute adequate and reasonable compensation to Employer for any and all damages and injury suffered by it because of such termination by Employee. The liquidated damages are not, and shall not be construed to be, a penalty.

6.2.b. Effect of Termination by Employee.

If Employee terminates this Agreement prior to its expiration, all compensation and other obligations owed by Employer to Employee under this Agreement will be terminated on the effective date of the Employee’s termination, except such sums as are earned by and are still owing to Employee prior to the effective date of Employee’s termination. The provisions of this Section 6.2 shall be without prejudice to any right Employer may have under applicable law. In no case shall Employer be liable to Employee for the loss of any collateral business opportunities or any other benefits, perquisites or income resulting from activities, contracts, consulting relationships or from any other sources, that may ensue as a result of the Employee’s termination of this Agreement.

ARTICLE 7 – RESTRICTIVE COVENANTS

7.1. Confidential Information.

The parties agree that in the course of employment, Employee will have access to confidential information regarding the NSHE and its member institutions, including, without limitation, donor lists and donor information, which could be used by others to the disadvantage of the NSHE and its member institutions. Employee shall not provide, and is prohibited from providing, any such confidential information to any third party outside of NSHE or to other institutions, their employees, agents or representatives. A breach of this section by Employee shall constitute cause to terminate this Agreement under Section 6.1.e.

7.2. Other Employment Opportunities.

The parties agree that should another employment opportunity be presented to Employee, or should Employee be interested in another position as a Chancellor, President, or other executive level position at any institution of higher education, Employee shall immediately notify the Chair of the Board of Regents in writing of such opportunity or interest.

ARTICLE 8 – MISCELLANEOUS


It is the intent of the parties hereto that this Agreement shall be governed by and construed in accordance with the laws of the State of Nevada and the laws of the State of Nevada shall govern the validity, performance and enforcement of this Agreement. Any and all disputes arising out of or in connection with this Agreement shall be litigated in a court of competent jurisdiction in Washoe County, State of Nevada, and the parties hereby expressly consent to the jurisdiction of said court.

8.2. Assignment of Agreement.

Employee’s rights and interests under this Agreement may not be assigned, pledged or encumbered in any manner by Employee.

8.3. Merger Clause.

THIS AGREEMENT CONSTITUTES THE FULL AND COMPLETE UNDERSTANDING OF THE PARTIES WITH RESPECT TO THE EMPLOYMENT OF THE EMPLOYEE AND SUPERSEDES AND INCORPORATES ALL PRIOR UNDERSTANDINGS AND AGREEMENTS, ORAL OR WRITTEN, REGARDING THE EMPLOYEE’S EMPLOYMENT BY THE BOARD OF REGENTS.

8.4. Amendments to Agreement.

This Agreement may be amended at any time only by a written instrument duly approved by the Board of Regents and executed on behalf of the Board of Regents by the Chair or Chancellor and by Employee.

8.5. Severability.

If any provision or provisions hereof shall be deemed invalid or unenforceable, either in whole or in part, this Agreement shall be deemed amended to delete or modify, as necessary, the offending provision or provisions or to alter the bounds thereof in order to render it valid and enforceable.
8.6. **No Waiver of Default.**

No waiver by the parties hereto of any default or breach of any covenant, term or condition of this Agreement shall be deemed to be a waiver of any other default or breach of the same or any other covenant, term or condition contained herein.

8.7. **Acknowledgement.**

Employee acknowledges that Employee has read and understands the provisions of this Agreement and that such provisions are reasonable and enforceable, and Employee agrees to abide by this Agreement and the terms and conditions set forth herein. Employee acknowledges having had the opportunity to consult with counsel of Employee’s choice regarding the provisions of this Agreement prior to signing it.

8.8. **Indemnification**

Employee agrees to hold harmless and indemnify Employer and Employer’s officers, employees and agents from any and all suits, claims, demands, damages, liability, costs and expenses, including attorneys’ fees and costs, arising out of Employee’s performance of acts outside the scope of this Agreement, or for acts in pursuit of outside income as permitted by this Agreement, except such suits, claims or demands in which Employee seeks to compel Employer to comply with its obligations hereunder, or in which Employee seeks to enforce any remedies Employee may have hereunder. This Section 8.8 shall survive the termination for any reason of this Agreement.

8.9. **Employer Retains All Materials and Records.**

All materials or articles of information including, without limitation, all documents, records, material or data, furnished to Employee or developed by Employee in connection with Employee’s employment hereunder, are and shall remain the sole property of Employer. This Section 8.9 shall survive the termination for any reason of this Agreement.

8.10. **Employee Will Not Incur Indebtedness.**

It is mutually agreed and understood that the Employee shall not incur any indebtedness for or on behalf of the institution, except in accordance with the policies and procedures established by the Board of Regents.

8.11. **Government Immunity Not Waived.**

It is expressly agreed and understood between the parties that Employer is an entity of the State of Nevada and that nothing contained herein shall be construed to constitute a waiver or relinquishment by Employer of the right to claim such exemption, privileges and immunities as may be provided by law.

8.12. **Notice.**

Any notice or communication which may or is required to be given under this Agreement shall be in writing and shall be deemed to have been given on the earlier of either the day actually received or on the close of business on the third business day next following the day when deposited in the United States Mail, postage prepaid, registered or certified, addressed to the party at the address set forth at its name below or such other address as may be given by such party in writing to the other:

*If to the Employee:*

Melody Rose

___________________________

___________________________

___________________________

With a copy to:

___________________________

___________________________

___________________________

*If to the Board of Regents:*

Chair of the Board of Regents
8.13. **Applicability of the NSHE Code.**
Except as expressly stated herein, the provisions of the NSHE Code (i.e., Title 2 of the Board of Regents’ *Handbook*), as may be amended from time to time during the Term, are incorporated by reference into this Agreement. Any amendments to the Code after this Agreement is executed shall be incorporated by reference into this Agreement and binding upon Employee.

8.14. **Force Majeure.**
Neither party shall be considered in default in the performance of its obligations under this Agreement if such performance is prevented or delayed by Force Majeure. Force Majeure shall be understood to be any cause which is beyond the reasonable control of the party affected and which is forthwith, by notice from the party affected, brought to the attention of the other party, including but not limited to war, hostilities, revolution, civil commotion, strike, lockout, epidemic, pandemic, accident, fire, wind or flood or because of any law, order, proclamation, ruling, regulation or ordinance of any government or subdivision of government or because of any act of God.

8.15. **Captions.**
All captions in this Agreement are included for convenience only and do not constitute, nor are incorporated in, the terms and conditions of this Agreement.

[SIGNATURE PAGE TO FOLLOW]
IN WITNESS WHEREOF, the parties hereto have executed this Agreement or caused this Agreement to be executed, intending to be legally bound by its provisions upon approval of the Board of Regents of the Nevada System of Higher Education, Employee acknowledging that Employee has had an opportunity to review this Agreement with Employee's attorney.

BOARD OF REGENTS OF THE NEVADA SYSTEM
OF HIGHER EDUCATION

By: ________________________________       By: ________________________________

Date: ________________________________       Date: ________________________________