Host Company Agreement: Intern and Training

Sponsor Information:
Dynamic Global Exchange



This agreement is made between Dynamic Global Exchange, Inc. (hereinafter known as "DGE") located at 30725 River Crossing, Bingham Farms, MI, 48025 USA and (hereinafter known as "Host

Company"). The purpose of this agreement is to establish the respective rights and obligations of the parties regarding the matching and participation of DGE sponsored Work and Travel Program exchange visitors ("Participants") with Host Company. This Agreement becomes effective on the date it is signed and is valid for one year. DGE is a U.S. Department of State designated sponsor of the Summer Work & Travel program and the legal sponsor of each participant during the program.

Host Company agrees that it:

- Is bound by the Code of Federal regulations governing the Exchange Visitor Program (22 CFR Part 62). http://www.ecfr.gov/cgi-bin/text-idx?tpl=/ecfrbrowse/Title22/22cfr62_main_02.tpl
- Attests participant placement(s) are not displacing domestic U.S. workers.
- Attests its business has not experienced layoffs in the past 120 days nor does it have workers on lock-out or strike and will
 immediately notify DGE if any of these events occur in the future.
- Will observe all applicable occupational health/safety, state, and federal laws in its program administration, including wage laws. If a paid placement, Host Company will provide a wage commiserate with wage paid to a U.S. worker doing similar placement and will abide by state overtime laws requiring ALL hours over 40 in a work week to be paid at 1.5 times the hourly wage.
- Recognizes that DGE is authorized to sponsor Intern and Training program participants for a maximum duration of 12 months. In addition, the Host Company agrees that Hospitality and Tourism training programs of six months or longer must contain at least 3 departmental or functional rotations.
- Agrees that not more than 20% of participant work assignments may be clerical.
- Agrees to provide participant a minimum of 32 hours each and every week.
- Is able to maintain sufficient resources, plant, equipment, and trained personnel to provide the specified Training Plan and to provide continuous monitoring of the participant.
- Will allow a Site visit (if required) to review implementation of the Program (based on Department of State criteria: Annual Revenue, number of employees, and/or DGE discretion). Cost to Host Company is \$250.
- Will sign a completed DS-7002 (Training/Internship Placement Plan) to verify the placement is appropriate and consistent and tailored to the skills and experience of each individual participant.
- Will inform DGE within 24 hours if a Participant leaves his/her training position for any reason, suffers any medical, psychological, or criminal incident, or in the event of an emergency involving participant.
- Understands the program is not intended to be a substitute for ordinary work purposes and attests that the
 position offered exists solely to achieve the tailored and specific objectives outlined in the Internship and
 Training Placement Plan through structured and guided activities.
- understands, per IRS Employer Tax Guide and Publication 515, participants on a J-1 Visa are considered nonresident aliens who are not subject to Social Security (FICA), Medicare, or federal unemployment (FUTA)
 withholding taxes. Host Company agrees to consult a tax professional regarding unemployment tax exemptions
 within its state.
- recognizes and accepts that the Program is not designed to recruit and train aliens for employment in the U.S.A. and will not place Participants:
 - O In positions, which displace full-time or part-time United States workers.
 - In positions related to child, patient, or elder care, clinical/medical work, psychological counseling/social work, nursing, dentistry, or veterinary work, speech therapy, childhood education, or aviation.
 - o in unskilled occupations as defined in Appendix E of the Exchange Visitor Program
 Regulations (http://www.exchanges.state.gov/jexchanges/private/trainee_unskilled.html
- Will not, nor will any person acting on behalf of the Company, facilitate a change of visa status for any participant.
- Accepts that DGE has the right to withdraw sponsorship from any Participant who does not comply with DGE and/or Department of State requirements.
- Accepts that DGE may dismiss Participant from the Program, thereby requiring the Participant to leave the country, and that DGE, at its discretion, may refuse to process additional applications for placement with Host Company.
- Accepts that DGE is not responsible for civil/criminal liability incurred by Participant or for defending against such claims.
- Attests that participant will receive continuous on-site supervision and mentoring by experienced and knowledgeable staff and that the immediate supervisor will submit mandatory placement evaluations in a timely manner (for placements longer than six months both a midpoint and final evaluation).
- agrees to respond to all DGE initiated communication requests within 1 business day and will notify the sponsor immediately if the Training/Intern Placement Plan changes or is not being followed.
- Will indemnify and hold the sponsor harmless against any claims, liability, damages or costs incurred by reason of

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any act, error or omission of the Host Employer or its agents.

Severability: If any provision of this Agreement or the application thereof is held to be invalid, illegal, or unenforceable for any reason, such provision or application shall not impair the other provisions or applications of the Agreement which can be given effect without the invalid, illegal or unenforceable provision or application. To this end, the provisions of this Agreement are declared to be severable and shall be construed and enforced accordingly.

No Waiver or Breach: No waiver or any breach of any term of this Agreement shall be construed to be, or shall be, a waiver of any other breach of this Agreement. No waiver shall be binding unless in writing and signed by the waiving party.

Governing Law: This Agreement shall be governed by and construed under the laws of the State of Michigan, U.S.A., without regard to principles of conflict of law.

Complete Agreement: Both parties acknowledge that this document contains the complete Agreement between them, that neither party has relied on any representations not contained herein, and that any additions or deletions must be made in writing and signed by both parties.

Termination: Either party may terminate this agreement provided that 30 days notice is provided to the other party in writing, or it may be terminated immediately for cause.

I attest that I am authorized to sign on behalf of Host Company certifying that the above statements have been read, understood, and that the Host Company will abide by these statements. My signature confirms I, an authorized agent of the Host Company, have read, understood, and agree to all the terms and conditions with my own free will.

Printed Name:	Signature:
Title:	Date:
Email:	
Mobile Number:	
Skype Name*:	
DGE Representative Signature:	
DGE Representative Name:	
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* Interviews with candidates are most effective when using a video-conferencing site (Skype.com). This is a free download and calls between computers are free. We strongly suggest you set up a Skype account.

To complete your partnership with DGE, we must receive:

- This agreement completed and signed
- Copy of the current declaration page of your workmen's compensation policy
- Copy of your current business license
- W-9
- Completed host company information sheet and participant information sheet

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Host Company Inform	ation:					
Host Company Name:						
Type of Business:						
Phone Number:						
Website Address:						
Mailing Address:						
Street Address (if diffe	erent than m	nailing address):				
Employer Identification						
Payroll Company:			Payroll Compar	ny Phone Nui	mber:	
Total Number of Emp	loyees:					
How Many Years Has	the Compan	y Brought J-1s:				
				5) Years:		
Total Number of J-1 Ir						
Total Number of H-2B	Workers on	Site in Next 12 Mo	nths:			
Total Number of J-1 S	ummer Wor	k and Travel Partici	pants:			
General Participant In	formation:					
Payment Schedule:	Weekly	, Bi-Week	dy M	onthly	Bi-Monthly	
Meals?	Yes	No If <u>Yes</u>, P i	lease Describe:			
Is Uniform Provided?	Yes	No Cost of U	Iniform:		What is Included:	
Uniform Requirement	s NOT provi	ded by Host Compa	ny:			

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Housing Landle Amenities: Kitchen:		· ·	Tow None	vels	TV/Cable	Internet tchen Facilities:	Phone		Utilities	
						Internet	Phone	e	Utilities	
Housing Landle										
	ord/Owner:			Relation	ship (if any	r) of Housing Lar	ndlord/Owne	er to Host	t Company:	
Address of Par	ticipant Hou	sing (if known):								
Name of Hous	ing:			_						
Type of Housin	ng:	House	Hostel	Mo	tel	Dormitory	Othe	r		
		ou Can Leave the								
Is Housing Pro		es No Sing be Provided	Upon Arriv	al? Ye	es	No	Cost of Temp	oorary H	ousing:	
General Housi										
Ganaral Hausi	na Informati	an:								
3							-			
2							_			
1							-			
		vents planned for								
		to Show Proof of						Yes	No	
Are Participan	ts Required	to Show Proof of	Applying fo	or Social Se	curity Card	Prior to Starting	g Work?	Yes	No	
	ion to Social	Security Office Pi	rovided?	Yes	No					
Is Transportati										

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Housing Co-Ed?	Yes	No							
Rent per Week:			Re	nt Due:	Weekly	Bi-W	/eekly	Monthly	
Rent Deducted from	Salary?	Yes	No						
Housing Deposit?		Yes	No	Deposit F	Refundable?	Yes	No	Housing Deposit Amount:	
Transportation Provi	ded to Wo	ork Site?	Yes	No					

Any Additional Fees? If so, please provide detail.

Position Description	Number of Students	Start Date	End Date	Hourly Pay
				\$
				\$
				\$
				\$
				\$
				\$