



First name:
Last name:
Exchanges ID:
CIEE Representative code:

Terms and Conditions/Participant Declaration

The following section outlines the terms and conditions of the Applicant's participation on the CIEE Work & Travel USA Program (the "Program"). Read the following information carefully, and confirm that you have read, understand and agree to these terms by providing your signature electronically.

For the purpose of these Terms and Conditions, the following terms are defined as follows:

Applicant: A foreign national who has been screened by the International Representative for program suitability and intends to submit their personal and professional information to CIEE for consideration for acceptance into the Program.

Participant: A foreign national exchange visitor who has been accepted by CIEE into the Program.

International Representative: Approved entities in the applicant's home country which have formal agreements with CIEE and adequate education on all matters of administration of the Program.

Employer: A third party in the United States that hosts the participant and employs the participant according to their Job Offer Form.

Placement: an offer made by the Employer which includes position type, responsibilities, wage, location, housing, and cultural exchange opportunities.

Section I. Applicant Responsibilities

- 1. The Applicant agrees that all of the information provided in the application is true to the best of his or her knowledge...
2. The Applicant is responsible for considering his or her personal health and safety needs when applying for and participating in the Program.
3. The Applicant understands and acknowledges the aims and objectives of the Program...
4. The Applicant acknowledges that he or she has been given access to the CIEE and International Representative itemized list of fees...
5. The Applicant shall submit all requested documentation (including a passport) to the International Representative...
6. The Applicant shall attend an interview and complete language screening in order to participate on the Program.
7. At the time of application, the Applicant shall supply CIEE with the name and contact information for an emergency contact...
8. The Applicant shall pay the local visa fee to the U.S. Embassy, any and all additional fees that might apply at the U.S. Embassy or Consulate in the country where he or she is applying for the visa...

- 9. Although CIEE may issue a DS-2019 form if the Applicant meets all relevant program requirements, the Applicant acknowledges and agrees that CIEE does not control the U.S. Embassy or Consulate in the Applicant's country of residence decision to issue a J-1 Visa to the Applicant.

Section II. Participant Responsibilities

- 10. The Participant understands that he or she is on a cultural exchange program and as such is expected to actively participate in American cultural activities during the program.
11. The Participant shall read and carefully consider all materials made available to him or her that relate to safety, health, legal, environmental, political, cultural and religious customs and conditions in the U.S.
12. In addition to reviewing all program materials, the Participant shall complete a CIEE online pre-departure orientation.
13. The Participant acknowledges that CIEE has provided access to the online Wilberforce pamphlet.
14. The Participant shall exercise due care once in possession of legal documentation (DS-2019, passport, J-1 Visa, etc.) required for participation in the Program.
15. The Participant agrees to comply rigorously with the monitoring schedule set up by CIEE.
16. If during the course of the program the Participant encounters any difficulties with his or her job, or with safety, health and/or housing, including charges or fees for housing, sanitary conditions, overcrowding, or any other problem, the Participant must notify CIEE as soon as possible by calling: 1-888-268-6245.

- In the event of an emergency, the Participant can also reach CIEE at the above number any time night or day.
17. Participants are solely responsible for their own conduct and well-being at all times.
18. The Participant is responsible for all of his or her acts along with any resulting loss or damage while on the program.
19. The Participant shall comply with all CIEE program rules, as listed in the program terms and conditions.
20. The Participant shall comply with all state and federal laws while in the United States.
21. The Participant shall comply with all U.S. Government visa and immigration requirements, including the SEVIS requirement as follows:
A. Notify CIEE of arrival at U.S. Employer within 20 days of the DS-2019 start date.
B. Provide CIEE with a valid email address and phone number upon arrival at U.S. Employer within 20 days of the DS-2019 start date.
C. Notify CIEE of any change in U.S. home address, phone number or email address within 10 days of the change.
22. The Participant understands and acknowledges that failure to comply with these requirements will result in the Participant's J-1 Visa being terminated.
23. The Participant shall not engage in any activity that would bring the J-1 Exchange Visitor Program or the U.S. Department of State into notoriety or disrepute.



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including living in substandard or overcrowded housing. The Participant should contact CIEE for guidance if any proposed activity might cause this result. If the Participant engages in such activities, his or her program may be terminated immediately and the Participant will be required to return home immediately.

- 24. Any Participant who withdraws or is terminated from the Program will be required to return to his/her home country at his/ her expense. A terminated Participant also loses his/her legal right to remain in the U.S. Termination may negatively impact the Participant's ability to obtain future U.S. visas.
25. All travel before, during and after the program is at the Participant's own risk.
26. In the event of an emergency, CIEE may transmit SMS messages to the Participant if they are near an impacted location.
27. The Participant shall return to his or her home country upon completion of the program and shall not attempt to stay in the U.S.
28. If, during the course of the Program, the Participant is evicted from housing, or is warned in writing that he/ she is at risk of eviction...
29. CIEE reserves the right in its sole discretion to terminate or withdraw program sponsorship from Participants in cases of visa revocation by the U.S. Department of Homeland Security.

Section III. Employment or Job-Related Conditions

- 30. Employment is typically in the hospitality or tourism industries. Participants typically work an average of 32-40 hours per week and are paid at least the federal minimum wage.
31. All employment, including second jobs, must be vetted and approved by CIEE prior to work commencing. CIEE reserves the right to deny any job according to the current and/or anticipated rules, regulations, and intent of the J-1 Exchange Visitor program.

including, but not limited to, escort services, adult book/video stores, massage parlors, and strip clubs. Jobs with traveling concessions are not permitted. Jobs requiring shifts that are more than four hours between 10:00pm and 6:00am are not permitted. From time to time, the list of prohibited jobs is updated. More information is available on the CIEE Work & Travel USA website, ciee.org/in-the-usa/work.

- 32. The Participant shall maintain communication with his or her Employer and International Representative prior to arrival in the United States, notify them in advance of his or her arrival and departure dates, and promptly advise them of any changes to his or her travel itinerary due to visa delays or other unforeseen circumstances.
33. The Participant shall be covered under the Employer's Worker's Compensation policy (or the equivalent), unless the Employer is exempt under state law.
34. The Participant shall work at the Employer listed on his or her DS-2019 form. If for any reason a change of Employer becomes necessary, the Participant must contact CIEE to obtain approval, submit a new Job Offer Form, and obtain approval from CIEE for the new proposed job before commencing the new positions.
35. If a CIEE-sourced job position is no longer available, through no fault of the Participant, after a signed JOF has been issued to the Participant, or if for any reason CIEE deems it necessary to relocate the Participant from a CIEE-sourced job either before the job commences or at any time during the job period, CIEE will assist the Participant in finding another position, but CIEE makes no guarantee with respect to being able to do so.
36. Due to weather conditions, or other factors beyond CIEE's control, some jobs have uncertain start dates and hours of work, and employment may become unavailable.
37. CIEE may require proof of secured housing from the Participant when the job placement is in a select geographical area prior to vetting the job offer, or prior to the Participant's arrival to the U.S.
38. The Participant shall not, under any circumstances whatsoever stop working or remain outside of the U.S. for more than 30 days at any point during the program.
39. Under no circumstances are job placements guaranteed. An Employer's representation that the Participant has been given a certain position does not constitute a binding contract or guarantee that the position will be available when the Participant arrives in the United States.
40. If the Participant does not meet his or her contractual obligations to the employer or with CIEE, CIEE may at its sole discretion withdraw or terminate sponsorship of the Participant.

- 41. If the Participant does not have sufficient English skills and/or does not arrive on time and/or has misrepresented any statement in the application, the job offer may be revoked.
42. If a Participant is fired from his/her job for violation of employer policies, including, but not limited to, a failed company-required drug test at the commencement of or any time during employment, he/ she shall have their program shortened with no refund of the Program or CIEE Job Service fees.
43. The Participant understands that no fees will be refunded in the case of a job change, premature termination of a job, if employment is terminated before the end of the Program for any reason, or if the participant decides to return to his/her home country early.
44. If the Participant's original job ends before the legal working dates listed on the DS-2019 for any reason, it is the Participant's responsibility to inform CIEE and get approval for any new job.

Section IV. Contractual Terms and Other Program-Related Conditions

- 45. This English language version of the Program Application, including this Participant Declaration, is the binding contract between the Participant and CIEE with respect to the subject matter contained herein, and supersedes all prior and contemporaneous understandings and agreements, both written and oral, with respect to such subject matter.
46. CIEE reserves the right in its sole discretion to refuse sponsorship to any Applicant who does not meet program eligibility requirements or is otherwise unsuitable for participation in the program.
47. CIEE may issue a DS-2019 Form if the Participant meets Program requirements, but cannot guarantee that the U.S. Embassy or Consulate in the Participant's country of residence will issue a J-1 Visa.
48. In the event the Participant recently held a J-1 Visa for the U.S., he/she may have to remain in his/her home country for a minimum of 90 days before CIEE can issue a DS-2019 for the Program.
49. CIEE makes no representation or warranty of any kind, expressed or implied, as to the suitability of the program for the Participant, and CIEE disclaims any and all such warranties to the full extent of the law.
50. Participation on the program begins when the Participant legally enters the U.S. and, subject to this contract, terminates on the day of departure from the U.S. (within the legal program dates) and CIEE sponsorship of the Program ends on the date of departure or on the date the Program is withdrawn, shortened, or terminated for any reason.
51. Once the Participant has commenced his or her travel to the U.S., CIEE cannot for any reason amend the dates listed on the DS-2019 or the Confirmation of Insurance.
52. CIEE reserves the right to access U.S. Form I-94 entry and exit information for the purpose of monitoring Program status.



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53. The operation of the Program is subject to U.S. government approval and may change without notice.
54. The Participant understands and acknowledges that perceived or actual epidemics (such as, but not limited to, SARS or bird flu) can seriously delay, disrupt, interrupt, or cause the cancellation of the entire Program. The Participant agrees to assume all risks and losses (including financial) that result from any such occurrence.
55. The U.S. Government requires all Participants to maintain insurance coverage. As a result of participation in CIEE's program, the Participant is automatically covered within the Program dates as outlined on the Confirmation of Insurance form. Participants who plan to arrive to the U.S. before the program start date, or remain in the U.S. after the program end date, during the "Grace Period" as outlined above, shall notify CIEE upon submitting their initial application. CIEE shall not be responsible for any claims made outside of the insurance coverage dates that are confirmed to the Participant in his or her pre-departure program materials.
56. Under the federal Health Insurance Portability and Accountability Act (HIPAA), CIEE's access to a Participant's medical information and/or records is limited. In order to assist the Participant with insurance-related issues to the maximum extent possible, the Participant must provide CIEE with a fully executed Privacy and Confidentiality Release Form as part of the application. All exchange visitors may be subject to the requirements of the Affordable Care Act.
57. All exchange visitors may be subject to the requirements of the Affordable Care Act or other federal healthcare statutes.
58. CIEE retains the right, in its sole discretion, to contact the Participant's parents, guardian, emergency contact, and/or university with regard to health-related matters or any other matter whatsoever that relates to the Participant or his or her program.
59. CIEE, INC., its employees, directors, officers and shareholders, (collectively, "CIEE") does not own or operate any entity which provides goods or services for the program, including but not limited to arrangements for or ownership or control over houses, apartments or other lodging facilities; airline, vessel, bus or other transportation companies; food service; or entertainment providers. All such persons and entities are independent contractors and enter into legal relationships directly with the Participant (and not through CIEE). As a result, CIEE is not liable for any act or failure to act of any such person or entity, or of any third party. Without limitation, CIEE is not responsible for any injury, loss, or damage to person or property, death, delay or inconvenience in connection with the provision of any goods or services occasioned by or resulting from, but not limited to, acts of God, force majeure, acts of war or civil unrest, insurrection or revolt, strikes or other labor activities, criminal or terrorist activities of any kind or the threat thereof, overbooking or downgrading of accommodations, structural or other defective conditions in houses, apartments or other lodging facilities (or in any heating, plumbing, electrical or structural problem therein), mechanical or other failure of airplanes or other means of transportation or for any failure of any transportation mechanism to arrive or depart timely, dangers associated with or bites from domestic or wild animals, pests or insects, sanitation problems, food poisoning, disease, epidemics or the threat thereof, lack of, access to or quality of medical care, difficulty in evacuation in case of medical or other emergency, or for any other cause beyond the direct control of CIEE.
60. CIEE does not provide housing and is not responsible for any costs related to searching for or securing housing. Whether the Participant arranges housing independently, through their International Representative, or through the Employer, he or she will likely be required to sign a lease or rental agreement and pay a deposit, which usually amounts to the first and last month's rent and may include an additional security deposit. If the Participant's employer provides housing, it may be on a first-come, first-serve basis and subject to continued successful employment. The Participant must notify CIEE if he/she has any concerns regarding the safety and/or suitability of the housing provided by his/ her employer. If the Participant arranges housing independently, he/she agrees to use his/her best judgment in securing housing that is safe and suitable. The Participant understands and acknowledges that housing arrangements that involve overcrowding and/or hot-bunking (multiple individuals using one bed and sleeping in shifts) are strictly prohibited. If the Participant has any doubt about the suitability of his/her housing, he/she must notify CIEE immediately.
61. If, in its sole discretion, CIEE determines, or if CIEE is advised by the State Department that a Participant's housing and/or a Placement is unsafe or unsuitable, the Participant shall cooperate fully with CIEE to relocate to new housing and/ or placement immediately. Failure to cooperate may result in action by CIEE up to and including termination of the Participant's program and the immediate return to his/her home country.
62. Should the Participant choose to withdraw or terminate his or her program after he or she has departed his/her home country for the U.S., CIEE shall not reimburse or refund to the Participant any of the costs associated with the program. Furthermore, CIEE shall not reimburse or refund any of the costs incurred by a Participant in the event that CIEE, in its sole discretion, withdraws sponsorship after the Participant has departed his/her home country for the U.S.
63. CIEE reserves the right to dismiss the Participant from the program if, in its sole discretion, the Participant presents a danger to him or herself or to others, or if his or her conduct is detrimental to the program in any way. In the event of such a dismissal, CIEE shall not be responsible for any expenses incurred by the Participant, including but not limited to airfare and other related expenses, and shall not refund any fees already paid by the Participant.
64. Once the Participant has departed for the U.S., there will be no refund should the Participant leave the Program for any reason. There will also be no refund should CIEE withdraw sponsorship.
65. The Participant agrees to notify CIEE if he/she completes his/ her program early and departs the U.S. prior to the end date listed on his/her DS-2019 Form.
66. CIEE reserves the right to provide the Participant with information CIEE deems useful to program Participants, including but not limited to tax, travel and related services.
67. CIEE reserves the right to utilize publicly available information, including social media, which has not been directly provided by the Participant, as a basis for withdrawal, denial of a job offer, and/or any decisions made by CIEE affecting the Participant's involvement in the Program.
68. For purposes of facilitating housing searches, CIEE may provide the Participant's contact information to other participants and recommend that the Participant join social media sites to find housing.
69. CIEE reserves the right to provide the Participant's contact information to third parties who provide services to exchange program Participants. Third parties receiving this information shall provide the Participant with the opportunity to opt out after the first contact.
70. The Participant gives CIEE permission to use any written, photographic, or video images of himself/ herself in the course of reporting on and/or promoting CIEE programs.
71. This Agreement may only be amended by an agreement in writing signed by each party hereto. No waiver by any party of any of the provisions hereof shall be effective unless explicitly set forth in writing and signed by the party so waiving. Except as otherwise set forth in this Agreement, no failure to exercise, or delay in exercising, any rights arising from this Agreement shall operate or be construed as a waiver thereof.

### Section V. Dispute Resolution

72. The Participant agrees that any dispute concerning, relating, or referring to the Contractual Terms and Conditions, Program Application, any other literature concerning the program, or the program itself shall be resolved exclusively by binding arbitration in Portland, Maine, according to the existing commercial rules of the American Arbitration Association. Such proceedings will be governed by Maine law. The arbitrator and not any federal, state, or local court or agency shall have exclusive authority to resolve any dispute relating to the interpretation, applicability, enforceability, conscionability, or formation of this contract, including but not limited to any claim that all or any part of this contract is void or voidable.

I confirm that the statements contained in this application form are accurate to the best of my knowledge, and I understand and accept these Terms and Conditions.

Participant's Name:

Participant's Signature:

Date (MM/DD/YYYY):