

Saint Louis University and Jefferson College 2+SLU Transfer Agreement

This 2+SLU Transfer Agreement (the "Agreement") is made and entered into by and between Saint Louis University ("SLU") and Jefferson College ("Jeffco").

In consideration of the covenants and conditions contained in this Agreement and for other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, SLU and Jeffco agree as follows:

1. Purpose

- 1.1. This Agreement will allow qualified students the opportunity to follow official program plans to complete the Associate Degrees at Jeffco and then Bachelor's degrees at SLU, (herein referred to as the "2"+SLU Program").

2. Student Requirements

- 2.1. Students may choose to participate in the 2+SLU Program at any time while enrolled at Jeffco. Students must complete the Associate Degrees at Jeffco or be approved, by Jefferson College, to participate in reverse transfer of credit to complete the Associate Degree.
- 2.2. Students must meet the admission criteria set forth in SLU's Academic Catalog, and, if so, will be guaranteed admission into SLU.
- 2.3. Students must complete all courses outlined in the Program Plan, as further described in Section 3 below, for the chosen SLU major.

3. Program Plans

- 3.1. Program Plans will contain:
 - 3.1.1. A list of the Jeffco courses that meet the requirements of Associate Degrees.
 - 3.1.2. A list of the Jeffco courses that apply to the Bachelor's degree at SLU,
 - 3.1.3. A list of the SLU courses that meet the requirements of a specified Bachelor's degree at SLU,
 - 3.1.4. A guided pathway which outlines a suggested sequence of course enrollment,
 - 3.1.5. The Academic Catalog Year in which both the Jeffco and SLU course requirements are based on.
 - 3.1.5.1. This catalog year represents when a Jeffco student starts the program plan at Jeffco.
 - 3.1.6. The SLU Entry Academic Year by which a student must begin coursework at SLU.
 - 3.1.6.1. This Entry Academic Year will be three Academic Years after the published Academic Catalog Year.
 - 3.1.6.2. For example, for a 2020-2021 Program Plan students must begin course work at SLU no later than the 2023-24 Academic Year.
- 3.2. Jeffco will honor the degree requirements outlined in the Program Plans for six (6) years from the catalog year in which the student started the program at Jefferson College.
- 3.3. SLU will honor the degree requirements outlined in the Program Plans for the entirety of students' academic career at SLU regardless of the amount of time at SLU.

4. Transfer of Credit

- 4.1. All courses, and their associated credits, outlined in the Program Plan accepted toward Associate Degrees at Jeffco will be accepted by SLU toward the associated Bachelor's degree.
- 4.2. All courses outside of the Program Plan will be articulated through standard procedures at SLU.

5. Student Procedures

- 5.1. Students will choose non-expired Program Plans associated with the desired SLU majors.
- 5.2. Jeffco students will notify the SLU Office of Admission that they are following a Program Plan.
- 5.3. Jeffco students will apply to SLU through the standard admission procedures.
- 5.4. SLU will waive any and all application fees.

6. Program Plan Procedures

- 6.1. Program Plans will be approved by the academic home of the SLU major.
- 6.2. After SLU approval, the Program Plans will be submitted to Jeffco for approval.
- 6.3. Once approved, Program Plans will be published in the Academic Catalog at SLU and referenced by the SLU Office of Admission.

- 6.4. The Jeffco portion of the Program Plan will be reviewed as needed.
- 6.5. The SLU portion of the Program Plans will be reviewed annually.

7. Institution Responsibilities

- 7.1. Jeffco and SLU will designate a 2+SLU liaison.
- 7.2. Jeffco will promote the 2+SLU Program to prospective and current students.
- 7.3. SLU will promote the 2+SLU Program to prospective students.
- 7.4. Jeffco and SLU agree to publish a mutually agreed-upon description of the 2+SLU Program on their websites.

8. Academic Records

- 8.1. Nothing contained herein shall be construed as requiring the parties to keep academic records for students that differ from those customarily maintained by the parties.
- 8.2. Both parties agree to comply with all applicable student records and privacy laws and regulations, including, without limitation, the Family Educational Rights and Privacy Act (FERPA).
- 8.3. In accordance with the exception provided under FERPA, once students apply to SLU, Jeffco will forward to SLU any academic records upon request from SLU at no cost to the student or SLU.

9. Indemnification

- 9.1. Each party agrees to indemnify and hold harmless the other party, its directors, officers, affiliates, employees and agents from and against any and all claims, costs, expenses (including reasonable attorney fees), actions and/or liabilities which may be asserted against any one or more of them, to the extent arising out of negligent acts or omissions of its directors, officers, employees and agents.

10. Term and Termination

- 10.1. This Agreement shall become effective as of the date of last signature (the "Effective Date") and shall remain in effect for a period of three (3) years thereafter. Either party may terminate this Agreement with or without cause upon one hundred and twenty (120) days advance written notice to the other party of its intent to terminate. Upon the expiration or earlier termination of this Agreement those students currently enrolled in the 2+SLU Program shall be allowed to complete the 2+SLU Program under the terms of this Agreement so long as such students remain continuously enrolled at SLU and in the 2+SLU Program.

11. Notice

- 11.1. Any notices sent pursuant to this Agreement shall be sent via U.S. first class mail to the address set forth below, or to such other address as either party may designate to the other in writing. Delivery of any notice shall be deemed effective five (5) days after mailing or on the date delivered if by personal delivery.

11.1.1. If to Jefferson College, Office Of Dean Of Instruction, 1000 Viking Drive, Hillsboro, MO, 63050

11.1.2. If to SLU, Office of the University Registrar, 1 N. Grand Blvd, St. Louis, MO 63103

12. Other Terms and Conditions.

- 12.1. Non-Discrimination: SLU and Jeffco agree that neither will discriminate against any individual on the basis of age, sex, race, creed, color, religious belief, national origin, disability, status as a disabled veteran, or veteran of the Vietnam era, and that Jeffco agrees to comply with all non-discriminatory laws and policies that SLU promulgates and to which SLU is subject. SLU and Jeffco are equal opportunity/affirmative action employers. As a part of its affirmative action policies and obligations, the University is subject to and will comply with the provisions governing federal contractors as set forth in 41 C.F.R. § 60-1.4(a), 41 C.F.R. § 60-250.5(a); 41 C.F.R. § 60-300.5(a); and 41 C.F.R. § 60-741.5(a), and these regulations are hereby incorporated into this Agreement by this reference. These regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities and prohibit discrimination against all individuals based on their race, color religion, sex 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, national origin, protected veteran status or disability.

- 12.2. Legal Status: This Agreement for educational services and nothing contained herein shall be construed to create any agency, employment, joint employer or joint venture between Jeffco and SLU. Neither party shall have the right, power of authority to act for the other in any manner whatsoever.

- 12.3. Integration: This Agreement supersedes any and all other past agreements and arrangements, either oral or

written, and contains the entire agreement of the parties regarding the subject matter herein.

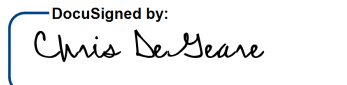
- 12.4. Names and marks: Neither party shall use the other party's name, logos, symbols or marks, nor issue any public statement about this Agreement, for any purpose other than in connection with the 2+SLU Program without the prior written permission of the other party.
- 12.5. Force Majeure: Neither party will be liable for failure or delay in performing its obligations under this Agreement if the failure or delay is required to (a) comply with a governmental law, regulation or order (not the result of its own conduct) or (b) is caused by other circumstances beyond the control of such party, that could not have been avoided by that party's due care, and are not specified elsewhere in this Agreement. A party claiming force majeure will notify the other party in writing, with an explanation, within three days. It will use its efforts to resume and complete the performance of its obligations under this Agreement. If efforts will not enable resumption or completion, the party may terminate this Agreement.
- 12.6. Amendments: This Agreement may not be amended by either party, except by a written amendment executed by a duly authorized representative of each party.
- 12.7. Assignment: This Agreement may not be assigned by either party except by express written agreement.
- 12.8. Severability: If any provision in this Agreement is adjudicated void or illegal, all other provisions shall continue in full force and effect and remain binding upon the parties.
- 12.9. Waiver: Failure by either party to enforce one or more of the provisions contained herein shall not be deemed or construed to constitute a waiver of default or waiver of any other violence or breach of any of the terms contained herein.
- 12.10. Governing Law: This Agreement shall be governed by and construed under the laws of the United States, State of Missouri, notwithstanding choice of law principles.
- 12.11. Counterparts, Facsimile or Electronic Signature: This Agreement may be signed in one or more counterparts including via facsimile or email, or by electronic signature in accordance with Missouri law, all of which shall be considered one and the same agreement, binding on all parties hereto, notwithstanding that both parties are not signatories to the same counterpart. A signed facsimile or photocopy of this Agreement shall be binding on the parties to this Agreement.

For Saint Louis University:

DocuSigned by:

F363A1EAB12944D...
Provost Signature
Chester Gillis

For Jefferson College:

DocuSigned by:

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Dean of Instruction Signature
Chris DeGeare