Program
I hereby enroll at Argosy University, Twin Cities in the Doctor of Education in Initial Educational Administration. The degree program is 60 semester credit hours in length. Assuming full-time continuous enrollment and no transfer of credit my anticipated graduation date is 40 months from the date of matriculation. I understand that transfer of credit, enrollment below full-time status and breaks in continuous enrollment will impact my anticipated graduation date. I understand my enrollment is subject to acceptance by Argosy University and my graduation date is subject to change depending on my timely completion of all program requirements. I understand that I am required to meet the academic requirements of the curriculum in place at the time I matriculate into this degree program unless there is an approved change to my program of study. Program requirements are contained in the Argosy University Academic Catalog or Catalog Addendum.

Cancellation
I understand that I may cancel this Enrollment Agreement at any time prior to midnight on the 3rd (third) business day following the date of my signature and receive a refund of all fees paid (minus the application fee). Upon expiration of this 3rd (third) day cancellation period, all fees paid are subject to the refund policies outlined in this agreement and the Academic Catalog.

Career Placement
I acknowledge that no representative of Argosy University has guaranteed me placement upon graduation. “According to regulations published by the Department of Education based on the Student Right-to-Know Act, the graduation/completion rates for first-time, full-time students who entered school and graduated/completed within 150% of the normal time to complete the program must be made available to current and prospective students. You may obtain this information in the Admissions Department.”

Tuition and Fees
I am responsible for the following tuition and fees pertaining to the program’s required course of study completed during the designated enrollment period. In general, I can expect an increase in tuition and fees in the fall semester of each academic year. The following charges are estimates and are subject to change.

Payment
The full amount of tuition and fees is due and must be paid on or before the due date stated in the Registration Bulletin or Course Schedule each term. If I participate in either timely or late registration, I must make full payment or set up payment arrangements at the time I register. If I fail to pay tuition when it is due, my registration may be cancelled and I may be required to re-register and pay a late registration fee.

You can find important consumer information at argosy.edu/twincities
I understand that total program cost may be impacted by approved transfer credits or needed prerequisite coursework. Any changes to tuition and fees will be published to students as they are made.

Financial Assistance
I am responsible for payment of the full amount of tuition and fees charged by Argosy University (hereinafter referred to as AU). However, if I am eligible and have been approved for financial assistance and/or a scholarship through a financial assistance program approved by AU, I may defer, at the option of AU, that portion of my tuition equal to the certified aid amount. If for some reason my financial assistance is not received by its anticipated due date, I will be required to pay the amount due on my account immediately.

Penalty Charges
If I fail to make timely payment of any or all of my scheduled tuition and fees payments on or before the close of business on the date due, AU will add and I will pay a late payment fee, and/or a late registration, which will be added to my outstanding balance. If I am consistently late in making payments, I may jeopardize my eligibility to participate in the payment program. Late payment and late registration fees are set by AU and are published in the Registration Bulletin or Course Schedule each semester.

Default and Collection
I understand and agree that if I default on my scheduled payment, AU and/or its collection agent may disclose the fact that I have defaulted, along with other relevant information, to credit reporting organizations. I promise to pay all attorney’s fees and other collection costs and charges necessary for the collection of my amount not paid when due. If a collection agency subject to the Fair Debt Collection Practices Act is used, I will pay all collection costs and service charges. I waive my right to privacy with regard to the disclosure of any and all information to any party, organization, business or entity in an effort to collect any debt owed under this agreement.

Change in Name, Address, E-Mail Address, or Phone Number
I am responsible for informing the AU records office of any changes in my name, address, email address, or phone number within thirty (30) days of any such change.
Suspension of Services
I understand and agree that AU may withhold grade reports, transcripts, diplomas and other services if I fail to pay tuition and fees or break any of my promises under this agreement. AU may bar me from registering for any future semesters until my tuition account is current.

Refund Policies
The Institutional Refund Policy applies to students, other than those attending campuses in California, Georgia, Tennessee, Virginia, and Wisconsin who drop all courses in a semester, whether through providing notification to the University or ceasing attendance without notification. Students dropping all courses in a semester are considered withdrawn for refund purposes and are subject to the Return of Title IV Funds Policy. Fees will be refunded according to the refund percentage shown in the tables below. If a student is enrolled in course(s) across the entire semester, the evaluation period for the refund percentage will be the entire 15-week semester. If a student is only enrolled in course(s) in one 7.5-week session during the semester, the evaluation period will be for that session of instructional time. Tuition deposits are non-refundable for students who fail to matriculate in their designated program of study. Refunds are made within 30 days of the date of determination.

If Student Withdraws from the Institution Refund Percentage
- On or before the applicable Add/Drop date ............................................................... 100%
- Between the day after the applicable Add/drop date and 25% of the semester or instructional time ..................... 50%
- Between the end of the first 25% and 50% of the semester or instructional time ................................... 25%
- After the first 50% of the semester or instructional time ................................................................... 0%

Course Add/Drop Refund Policy
Students dropping a class must provide official notification to the Student Services Department by completing an Add/Drop Form. Students officially dropping all classes in a semester are considered withdrawn for refund purposes and are subject to the institutional refund policy as published in the Academic Catalog. Actual tuition amounts will be adjusted according to the tier structure listed in Appendix IV, Schedule of Tuition and Fees. Note: For weekend courses, the official start date may precede the on-campus component. Tuition credits will be applied to the student’s account according to the refund schedule below:

15-Week Courses
If Student Officially Drops a Course Refund Percentage
- By end of business of the second Friday after the session start date .......................................................... 100%
- After end of business of the second Friday of the session start date ............................................................ 0%

7.5-Week Courses
If Student Officially Drops a Course Refund Percentage
- Within the first seven days of the session start date ...................................................................................... 100%
- After the seventh day of the session start date ............................................................................................. 0%

Arbitration
You and Argosy University (AU) agree that any dispute or claim between you and AU (or any company affiliated with AU, or any of its officers, directors, trustees, employees or agents) arising out of or relating to this enrollment agreement or, absent such agreement, your enrollment or attendance at AU, whether such dispute arises before, during, or after your attendance and whether the dispute is based on contract, tort, statute, or otherwise, shall be, at your or AU’s election, submitted to and resolved by individual binding arbitration pursuant to the terms described herein.

If you decide to initiate arbitration, you may select either, JAMS or the National Arbitration Forum (“NAF”) to serve as the arbitration administrator pursuant to its rules of procedure. If AU intends to initiate arbitration, it will notify you in writing by regular mail at your latest address on file with AU, and you will have 20 days from the date of the letter to select one of these organizations as the administrator. If you fail to select an administrator within that 20-day period, AU will select one.

AU agrees that it will not elect to arbitrate any individual claim of less than $5,000 that you bring in small claims court (or in a similar court of limited jurisdiction subject to expedited procedures). If that claim is transferred or appealed to a different court, however, or if your claim exceeds $5,000, AU reserves the right to elect arbitration and, if it does so, you agree that the matter will be resolved by binding arbitration pursuant to the terms described herein.

If either you or AU chooses arbitration, neither party will have the right to a jury trial, to engage in discovery, except as provided in the applicable arbitration rules, or otherwise to litigate the dispute or claim in any court (other than in small claims or similar court, as set forth in the preceding paragraph, or in an action to enforce the arbitrator’s award). Further, you will not have the right to participate as a representative or member of any class of claimants pertaining to any claim subject to arbitration. The arbitrator’s decision will be final and binding. Other rights that you or AU would have in court also may not be available in arbitration.
The arbitrator shall have no authority to arbitrate claims on a class action basis, and claims brought by or against you may not be joined or consolidated with claims brought by or against any other person. Any arbitration hearing shall take place in the federal judicial district in which you reside. Upon your written request, AU will pay the filing fees charged by the arbitration administrator, up to a maximum of $3,500 per claim. Each party will bear the expense of its own attorneys, experts and witnesses, regardless of which party prevails, unless applicable law or this Agreement gives a right to recover any of those fees from the other party. If the arbitrator determines that any claim or defense is frivolous or wrongfully intended to oppress the other party, the arbitrator may award sanctions in the form of fees and expenses reasonably incurred by the other party (including arbitration administration fees, arbitrators’ fees, and attorney, expert and witness fees), to the extent such fees and expenses could be imposed under Rule 11 of the Federal Rules of Civil Procedure.

The Federal Arbitration Act (“FAA”), 9 U.S.C. §§ 1, et seq., shall govern this arbitration provision. This arbitration provision shall survive the termination of your relationship with AU. If you have a question about the arbitration administrators mentioned above, you can contact them as follows: JAMS, 45 Broadway, 28th Floor, New York, NY, 10006, www.jamsadr.com, 800-352-5267; National Arbitration Forum, P.O. Box 50191, Minneapolis, MN, 55405, www.arb-forum.com, 800-474-2371.

Any holder of this consumer credit contract is subject to all claims and defenses which the debtor could assert against the seller of good and services obtained pursuant hereto or with the proceeds hereof. Recovery hereunder by the debtor shall not exceed amounts paid by the debtor. (FTC Rule effective 5-14-76).

Your acceptance as a student at Argosy University is conditioned upon your agreement to be bound by the terms of this Arbitration Agreement.

**Student Right To Know**
According to regulations published by the Department of Education based on the Student Right-to-Know Act, the graduation/completion rates for first-time, full-time students who entered school and graduated/completed within 150% of the normal time to complete the program must be made available to current and prospective students. You may obtain this information in the Admissions Department.

**Student Consumer Information Act**
According to regulations published by the Department of Education, certain information must be made available to all enrolled students and prospective students. This information includes:

- The retention rate of certificate or degree seeking first time, undergraduate students;
- Information about student body diversity;
- The Campus Crime Report.

You may obtain this information from the Admissions Coordinator in the Admissions Office.

**Renewal**
I understand and agree that this agreement is executed at the time of my initial enrollment at Argosy University and that my enrollment in subsequent semesters shall constitute a renewal of the terms of this Agreement, except for the tuition and fees which may be subject to change.

**Acknowledgement**
By signing this agreement, I acknowledge that I have read this agreement thoroughly, have received my copy and agree to be bound by it. I agree to abide by the rules and regulations described in the Argosy University Registration Bulletin or Course Schedule each semester, the Academic Catalog, Academic Catalog Addenda, and the Student Handbook. Argosy University may, at its sole option, refuse to accept any modification of this agreement as set forth herein, and specifically disclaims any guarantee or understanding, oral or written, that I will be allowed to modify this agreement at any time. I understand that the refund policy is subject to change in accordance with Federal and State regulations and institutional policies.