





Summer Youth Work Experience Program



PLEASE RETURN COMPLETED AGREEMENT BY FRIDAY, March 28, 2025

Camden County Workforce Development Board Supporting the Development and Retention of a World Class Workforce

WORK-LEARN SITE AGREEMENT

I. PURPOSE

The Camden County Workforce Development Board (CCWDB), Atlantic City Electric (An Exelon Company) and the NJ Department of Labor and Workforce Development Youth Programs Office understands the potential of meaningful summer work experience programs to combat poverty, youth unemployment, and youth crime rates by introducing youth to career pathway opportunities. Therefore, this program is being funded to provide in-school and out-of-school Camden County youth, ages 16-24, with an internship where they will gain valuable work readiness skills as well as knowledge and experience in any various career fields. <u>It is agreed that the "Work-Learn Sites" will use the forms provided in this Agreement to provide the Camden County Workforce Development Board a list of internship positions available.</u>

II. TERMS OF AGREEMENT

This document establishes an agreement between Camden County Workforce Development Board (hereafter referred to as the Sponsor) and

and ending on

commencing on

June 30, 2025

(hereafter referred to as the Work-Learn Site)

August 23, 2025

It is intended that the Sponsor and the Work-Learn Site will work together to enhance the employability skills of program interns. As the approved Work-Learn Site, you are responsible for providing youth with meaningful work assignments. Each work experience must be geared toward providing youth with a proper work ethic, helping prepare youth in making the transition from school to work, and developing the confidence and motivation necessary to eventually gain employment and/or pursue other career-oriented opportunities.

III. SPONSOR DATA

Agreement Number:		FEIN: 22-3035909
	(For Internal Use Only)	
Sponsor Name:	Camden County Workforce Developm	ient Board, Inc.
Address:	1111 Marlkress Road, Suite 101	
City:	Cherry Hill	State: NJ Zip: 08003
	Leslie J. Williams	Title: CFO & Program Manager
Contact Person #2:	Michelle Rohan	Title: Program Coordinator
Phone Number:	856-751-1500 Daytime Hours (8:30-4: 856-912-9117 (After Hours Emergency	
Email:	<u>michelle@ccwib.com</u> or <u>ccwib@ccwib</u>	<u>.com</u>
Type of Agency:	 Public Sector (Municipal, County, State Public Sector (Education Entity) Non-Profit (Public or Private Non-P Private Sector (Private Business) Other (Specify) 	tte or Federal Government Entity) Profit and/or Community Based Entity)

Additional Information:

- <u>The Workforce Development Board will be responsible for ensuring youth under age 18 obtain</u> working papers.
- <u>The Workforce Development Board will also provide worker's compensation insurance for all interns.</u>

(Please Read the Next Sections Carefully. Any exceptions to the sections below must be pre-approved by the Program Sponsor.)

IV. REQUIRED CONTRACTUAL ELEMENTS

The Work-Learn Site shall agree that throughout the term of this program it will comply with and remain in compliance with all of the required contractual elements below:

- 1) Assurance of compliance with Federal and New Jersey Child Labor Laws and agreement to prominently display a Child Labor Law poster in its building.
- Assurance of compliance with Title VI and VII of Civil Rights Act of 1994, as amended, and Executive Order 11246 - Equal Employment Opportunity. The Work-Learn Site agrees not to discriminate based on race, creed, color, national origin, sex, sexual orientation, gender identity, age, political affiliation, belief, or disability/handicap.
- 3) Assurance of compliance with applicable Federal and State minimum wage laws and the Fair Labor Standards Act of 1938.
- 4) Assurance of compliance with health and safety standards established under Federal and New Jersey law and otherwise applicable to working conditions of youth employees.
- 5) Assurance of Work-Learn Site compliance with workers compensation law (if workers compensation law does not apply, insurance coverage **must** be secured for potential injuries suffered by youth in the course of their intern work experience). The sponsor will provide worker's compensation insurance for each intern.
- 6) Assurance that the intern *will NOT* displace (including a partial displacement, such as a reduction in the hours of non-overtime work, wages, or employment benefits) any current employee.
- 7) Assurance that the intern *will NOT* be placed in a job if any other individual is on a layoff from the same or any substantially equivalent job.
- 8) Assurance that the intern *will NOT* be placed in a job if the Work-Learn Site has terminated the employment of any regular employee or reduced the workforce of the Work-Learn Site with the intention of filling the vacancy so created with the youth intern.
- 9) Assurance that the intern *will NOT* be placed in a job that will infringe in any way upon the promotional opportunities of currently employed individuals.
- 10) Assurance that the intern has NOT BEEN PREVIOUSLY EMPLOYED BY THIS WORK-LEARN SITE except for eligible placement as part of a prior Summer Work Employment Program.
- 11) Assurance that the placement of an intern *will NOT* impair an existing contract for services or collective bargaining agreement. Written concurrence of the labor organization and the work-learn site is needed for youth employment activities that are inconsistent with the terms of the collective bargaining agreement.
 Source: LWD Youth Worksite Agreement Guide for Employers (6/13/11)

- 12) Assurance that no youth will be placed at a Work-Learn Site if a member of that youth's immediate family is directly supervised by or directly supervises the work-learn site. Exceptions to this assurance may be provided by the Sponsor for small family businesses.
- 13) Assurance that no youth funded with resources derived from the American Recovery and Reinvestment Act will be placed at a casino or other gambling establishment, aquarium, zoo, golf course or swimming pool. Youth funded by other sources may be placed at these types of establishments.
- 14) Work-Learn sights may have multiple locations but must have at least one location in Camden County.

V. GENERAL PROVISIONS, CONDITIONS, AND ASSURANCES

- A. The Work-Learn Site agrees that only youth interns approved by the Sponsor will be placed and eligible for the allotted stipend under this Agreement. Any payments made directly to youth interns by the work-learn site are the sole responsibility of the Work-Learn Site and not the Sponsor.
- B. The Work-Learn Site agrees to cover the costs associated with supervision of the youth intern such as finger printing, background checks, screenings, or other pre-employment testing as well as the costs of all supplies, equipment, and other related materials necessary for the youth to adequately perform the tasks related to the job. The Sponsor and the youth will not provide nor pay for any such costs incurred. Stipends and worker's compensation cost are the responsibility of the Sponsor.
- C. The Work-Learn Site agrees to place the youth participant identified in the Agreement as an intern, not an employee. The Work-Learn Site agrees to submit a copy of the youth intern's record of hours completed to the Sponsor every Friday by 4:30 PM. If the intern agrees to work on a Saturday, the record of hours must be submitted to the Sponsor by 11:00 PM on that Saturday.
- D. The Work-Learn Site agrees to provide the youth intern with an orientation to the Work-Learn Site on or before their first day of the program. The orientation will include, but will not necessarily be limited to, expected program responsibilities and assignments; workplace safety rules/requirements; attendance expectations; procedures for reporting absences; and other related personnel policies of the business/organization. (Please note: The interns are required to participate in a general work orientation presented by the Sponsor prior to their first day of employment.)
- E. The Work-Learn Site agrees to cooperate with and maintain an open line of communication with the Sponsor as it pertains to the status of each youth intern at his/her site.
- F. The Work-Learn Site agrees that for any intern under the age of 18, the mentor/supervisor and anyone having on-going direct contact with any minor throughout the program must have proper and up-to-date clearance and has passed any necessary background checks.
- G. In the event of a medical emergency requiring an incident report, the Work-Learn Site agrees to notify the guardian/emergency contact and the Sponsor immediately (i.e. within 60 minutes of occurrence) so appropriate action may be taken.
- H. The Work-Learn Site agrees to abide by the weekly attendance schedule approved for each intern by the Sponsor. Prior to being placed at a work-learn site, the interns are required to attend 20 hours of work readiness training that will be provided by the Sponsor. The interns are then required to report to the Work-Learn Site for 20 hours per week for seven consecutive weeks between June 30th and August 23rd. If the intern is part of "Cohort One" they will report to the work-learn site June 30th to August 16th. If the

Source: LWD Youth Worksite Agreement Guide for Employers (6/13/11)

intern is part of "Cohort Two", they will report to the work-learn site July 7th to August 23rd. The Work-Learn Site further agrees to maintain and submit attendance records for each youth intern as specified by the Sponsor.

- I. The Work-Learn Site agrees to submit all required documents prior to the intern's first day.
- J. The Work-Learn Site agrees to notify the Sponsor if they no longer wish to host an intern. Prior to discontinuation, the Work-Learn Site agrees to first attempt to follow the Summer Youth Work Employment Program youth intern disciplinary policy. Notification of discontinuance must be provided to the Sponsor within 24 hours. Any local grievance policies that are in place should be followed.
- K. The Work-Learn Site agrees to afford the Sponsor and/or any State authorized representative reasonable access to interns during program hours for the purpose of monitoring and evaluating the progress of the youth. The Sponsor and/or State shall have the right to monitor and review all program activities and services provided by this Agreement to ensure compliance with the terms of the youth program, its implementing regulations, and the terms of this Agreement. Monitoring may be conducted through onsite visits and record review. Monitoring may also include, without limitation, review of the intern's attendance records; evaluation of program activities; examination of working conditions; and interviews of youth to determine program-related problems. If deficiencies are found, notice will be provided, and corrective action must be implemented immediately. Violations of the Agreement may result in forfeiture of interns and require reimbursement of their stipends to the Sponsor.
- L. <u>The Work-Learn Site agrees to submit to the Sponsor, an Intern Performance Evaluation at the</u> conclusion of the program for each intern. The evaluation is included at the end of this agreement.
- M. Any provisions of this Agreement may be waived or amended with the written consent of all parties involved, provided, such waiver or amendment is not contrary to law.
- N. This Agreement may be terminated by either party upon 24 hours advanced notification. Program activities are contingent upon funding and may be terminated if said funding is discontinued or if said program is not being administered in accordance with this Agreement; rules and regulations of the youth program; or other appropriate laws, ordinances, rules and regulations. Written notification of termination shall be either hand-delivered or delivered by overnight commercial carrier or U.S. Mail.
- O. Where applicable, the Work-Learn Site herein indemnifies and holds harmless the Sponsor and its officers, agents, employees and/or representatives from any/all losses, claims, expenses, actions, causes of actions, costs, damages, and obligations, final or otherwise, arising from any/all acts of the Work-Learn Site, its agents, employees, licensees, or invitees that result in real or alleged injury or damage to the persons or property of others arising out of or incidental to the performance of the Agreement as those injuries, damages, or losses related to any person, corporation, partnership or any other entity.

VI. POLICIES AND PROCEDURES

• Work-Learn Site Agreement

• The Work-Learn Site location and number of youth interns must conform to those agreed upon by the Sponsor. They must also be indicated on the *Work-Learn Site Data* sheet and attached to this Agreement.

- If a Work-Learn Site change is requested, the Work-Learn Site must notify the Sponsor prior to making the change. If the Work-Learn site data sheet indicates that the intern will be working at several different locations throughout the assignment a separate approval is not needed for each location. The Sponsor reserves the right to approve/disapprove such request.
- All machinery and equipment utilized must be safe and conform to the job description, Work-Learn Site agreement, and Child Labor Laws.
- The Work-Learn Site agreement must indicate the organization's status. Interns may not engage in any political activity.
- The Work-Learn Site Data Form must clearly indicate the duties and responsibilities of participants during the term of the internship.
- If major segments of the work experience are to be conducted outdoors, the Work-Learn Site must submit to the Sponsor a written activity plan for rainy or inclement weather. The plan must be submitted to the Sponsor prior to the assignment and should include the following:
 - a) Outline of availability of meaningful work indoors.
 - b) If sent home due to inclement weather, the intern is permitted to make up program hours missed.
- The Work-Learn Site contact person and title must be indicated on the Work-Learn Site agreement. This person must be accessible to the Sponsor at all times. Please provide at least one mobile telephone contact number.
 - Program activities must take place between Monday and Saturday. Sunday work-learn activities are only permissible with written approval by the Sponsor and the intern/parent (guardian).
- Each Work-Learn Site must prominently display a Child Labor Law poster in its building in a location visible and approachable by all.

► Supervision

- The site supervisor or his/her designated alternate must be present during the hours the interns are at the Work-Learn Site. The Supervisor must at least 21 years old. Supervisors 18-21 years old must be pre-approved by the Sponsor.
- The site supervisor or his/her designated alternate must possess the necessary abilities and skills to direct and coordinate the intern's program assignments.
- The site supervisor must ensure that youth interns remain engaged in work-learn activities throughout their assigned hours.
- All Work-Learn Sites must provide legitimate work-learn experience. This includes, but is not limited to, occupational skills, job related responsibilities, appropriate work behavior, planning, working with others, following instructions, communicating and problem solving.
- Adequate supervision must be provided to interns during their regularly assigned hours. This includes any travel between sites, field trips, etc. At no time should a youth intern be left without supervision by/from the site supervisor or his/her designated alternate. If youth will be

Source: LWD Youth Worksite Agreement Guide for Employers (6/13/11)

traveling, the Sponsor must be informed. Interns are not permitted to travel in non-company insured personal vehicles of Work-Learn site employees.

- The site supervisor must establish a system for the youth to contact the site supervisor at least 30 minutes prior to their start time if they are unable to attend their scheduled program hours for that day.
- Supervisor to youth ratio must conform to the Youth Work-Learn Site Agreement. The maximum allowable supervisor to participant ratio is 1:5. the Sponsor reserves the right to modify the ratio as deemed appropriate. Reasons may include but are not limited to type of program activities.

Participant Attendance Records

• No intern will be given a stipend by the Sponsor unless they have been accepted into the program, placed at an approved Work-Learn Site and completed the required hours for the program.

• Interns are provided a stipend in the amount of \$425 for each completed week of the program.

• Internship hours completed must be indicated on attendance sheets which are attached for your convenience. THE ATTENDANCE RECORD MUST HAVE A PHYSICAL SIGNATURE ATTACHED BY A WORK-LEARN SITE SUPERVISOR AND THE INTERN.

• Youth interns are not permitted to complete more than 20 hours per week of program activities per the program guidelines. Work-Learn Sites who wish to hire youth interns as employees for additional hours must do so independently of the program.

- All youth interns should be provided appropriate rest and/or lunch breaks.
- Stipend will be disbursed by direct deposit to youth interns.
- All youth interns, under age 18, may not leave the Work-Learn Site for break or lunch periods.
- Copies of program attendance records must be kept in a file on site for each youth intern.
- Should it be discovered that the Work-Learn Site approved or falsified intern attendance records in any way, the result may be the loss of all interns assigned to that work site and possible reimbursement to the Sponsor for stipends.
- Do not use white out on the attendance records. Errors should be crossed-out and initialed. These attendance records are considered legal documents.
- New Jersey Department of Labor and Workforce Development requires local workforce systems to retain records for a period of seven (7) years. The Sponsor may choose to collect records each year as organizations that are Work-Learn Sites may come and go.
- Attendance records must be made available for inspection by monitors or auditors designated by the Sponsor and/or the State, as requested.

Disciplinary Policy

The Summer Youth Employment Program is designed to be a learning experience for youth interns. To ensure its success, rules must be followed by both the youth intern and the Work-Learn Site. Written warnings will be utilized in conjunction with counseling techniques to develop proper work habits. The Sponsor should be informed of any intern who is in jeopardy of being dismissed so corrective action may be taken.

Behaviors that may result in immediate dismissal include:

- Swearing or fighting
- Possessing anything illegal or any illegal activities
- Falsifying Records (i.e. application or timesheets)
- Excessive tardiness or absences without documentation. (2 or more in a one-week period)
- No call, no show. (2 times within the first 2 weeks of the program.)
- Leaving the Work-Learn Site without permission.
- Failure to follow Work-Learn Site rules or instructions.
- Having a consistently bad attitude.
- Insubordination
- Inappropriate visitors to the Work-Learn Site.
- > Inability to meet the standards of the program as defined in the Agreement.
- > Lying to a Work-Learn Site, Sponsor and/or State representative.

For violating the above stated rules, the following disciplinary actions will be imposed. For extreme infractions, the youth intern may be moved to a higher-level discipline immediately.

First Offense – Verbal Warning

A site supervisor or Sponsor representative will issue a verbal warning to the youth intern and document the meeting date of the warning on the youth timesheet. A meeting will be scheduled with the site supervisor, Sponsor representative and youth participant.

Second Offense – Written Documentation

A meeting will be scheduled with the site supervisor and a Sponsor representative to complete a written contract outlining the expected performance improvements. The written documentation must be signed by all involved parties. The youth intern will be placed on probation for an agreed upon time set during the meeting.

Third/Final Offense - Dismissal from the Program

The site supervisor and/or Sponsor representative may terminate the internship experience based on the contracts developed in Steps 2 and 3. A written dismissal notice will be provided, and a dismissal meeting will be held between the youth intern and the Sponsor representative to review the reason(s) for termination.

VII. WORK-LEARN SITE DATA AND AUTHORIZATION

					Thorocopy Form as receded	
Agreement Number: (Internal Use Only) Work-Learn Site/Business Name:	Date:					
Address:						
City:						
Contact Person:			Title:			
Phone Number:		I	Fax Number:			
Email:						
Type of Agency:	 Public Sector (<i>Municipal, County, State or Federal Government Entity</i>) Public Sector (<i>Education Entity</i>) Non-Profit (<i>Public or Private Non-Profit and/or Community Based Entity</i>) Private Sector (<i>Private Business</i>) Other (<i>Specify</i>) 					
Indicate which of the f	ollowing, if any, are	required as a cond	ition of placer	nent:		
Drug Screen	ing 🗌 Backgr	ound Check	Fingerpr	inting	Physical	
Additional Data (if nee	eded):					
interns assigned to their first day of we expected program policies regarding at	ard Youth Work-L our Work-Learn S ork. The orientation responsibilities an	earn Site Agree Site with an orie on will include, d assignments; ; disciplinary ac	ement. I also entation to the but will not workplace section policie	o agree to ne workp necessar afety rul s; proced	o provide youth lace on or before rily be limited to, es/requirements; lures for reporting	
	<mark>Please in</mark>	<mark>clude a cop</mark>	<mark>y of your</mark>			
Nev	<mark>v Jersey Busi</mark>	ness Regist	ration Ce	rtifica	te	
Source: LWD Youth Worksite Ag	reement Guide for Emplove	rs (6/13/11)			9	

VIII. WORK-LEARN SITE INT	ERNSHIP OPPORTU		A
Work-Learn Site Name:			nplete one form for each job position.
Agreement Number:			
Directions			
Complete a separate form for	each available positi	<u>on</u>	
YOUTH JOB DATA Note: PLEAS	SE PRINT SUPERVISOR N	AMES AND PROVIDE MO	OBILE PHONE NUMBERS
Internship Title:		Number of Internship	s available:
1	Maximum Hours ber Week:20		om To
Days Scheduled to Work (mark all that ap			
•			
OCCUPATIONAL SKILLS & RESPONSIE Program Opportunities and Responsibilities	,	s know if the position will re	equire working outside.)
riogram opportunities and responsionitie			
Special Equipment Used at the Work-Lean	m Site. <mark>Also include in thi</mark>	<mark>s section if you expect the</mark>	<mark>e intern to travel to different sites</mark> .
Work Principles that will be Learned:			
Which age group of interns would you	Position Qualifications in	any:	
prefer? (check all that apply)			
<u>16 to 24</u>			
Required as a Condition of Placement:	Drug Screening	Background Check	Fingerprinting Physical
Describe Inclement Weather Provisions (in	f applicable):		
CERTIFICATION			
I certify that the above Work-Learn Si	te Data is accurate and c	omplete.	
Work-Learn Site Representative Sig	gnature	Title	Date
			10
Source: LWD Youth Worksite Agreement Guid	e for Employers (6/13/11)		10

IX. TERMINATION OF AGREEMENT

This Agreement may be terminated by either party upon 24 hours advanced notification. These program activities are contingent upon funding and may be terminated if said funding is discontinued or if said program is not being administered in accordance with this Agreement; rules and regulations of the youth program; or other appropriate laws, ordinances, rules and regulations. Written notification of termination shall be either hand-delivered or delivered by overnight commercial carrier or U.S. Mail.

XI. AUTHORIZATION/CERTIFICATION

I certify that I have read the Youth Work-Learn Site Agreement and agree with the terms of the Youth Work-Learn Site Agreement. Failure to comply with any of the above terms of service and provisions will cause the Agreement to become void and may result in the Work-Learn Site assuming liability for any claims regarding these terms and provisions.

Work-Learn Site Representative Signature

Title

Date

I certify that I have read the required contractual elements as identified by the New Jersey Office of the State Comptroller and that my business/organization is in compliance with/will comply with the fourteen elements listed thereon.

As the authorized person in this agency, I have read and agree to the terms set forth in this Work-Learn Site agreement and have attached my New Jersey Business Registration or Public Entity/Non-Profit Status Certification Form to the Work-Learn Site agreement.

Work-Learn Site Representative Signature

Title

Date

FOR OFFICIAL USE ONLY

Reviewed & Approved by Sponsor:

Once a youth intern has been identified for your Work-Learn Site, you will receive and need to complete a Youth Assignment Authorization form. No youth intern may begin the program until a signed copy of the Youth Assignment Authorization Form is returned to the Sponsor.

Attached, please find the following forms:

- Weekly Attendance Record (Please make copies as needed.)
- An Intern Evaluation Form is to be completed at the end of the program. (Please make copies as needed.)

Source: LWD Youth Worksite Agreement Guide for Employers (6/13/11)

		Рно	TOCOPY AS N	EEDED		
Camden County Workforce Development Board Weekly Attendance Record						
	(Please	•		ord per week for e		
Company 1	Name	e Print Clearly)				
Intern's Na	ame	e Print Clearly				
Week-Star	(Please	-	_ Wee	ek-End Date _		
Day of the Week	Date	Time Started Working	Time Finished Working	Total Hours Present at the Worksite (A)	Amount of hours for Lunch (B)	Total Hours Actually Worked (A-B)
Example Only	5/1/2025	9:00 AM	2:00 PM	5.00	0.50	4.50
Monday						
Tuesday						
Wednesday						
Thursday						
Friday						
Saturday						
TOTALS						
· · · · · · · · · · · · · · · · · · ·	Reminder: The				50 minutes = 1 hou Ild equal 20 hours)	r)
Supervise	or's Signa	ture				
Source: LWD Youth Worksite Agreement Guide for Employers (6/13/11)					12	

Please complete for each participant at the conclusion of the program.

Source: LWD Youth Worksite Agreement Guide for Employers (6/13/11)

New Jersey Department of Labor & Workforce Development **Youth Intern Performance Evaluation**

At the end of the program, the form below must be completed for <u>each</u> youth participating in a work experience. Upon completion, the original signed copy must be submitted to the Sponsor.

Date:

Youth:

Supervisor:

Directions: 1. Please rate the youth intern in each area below by placing a 🔀 in the appropriate box.			Good	Fair	Poor
• Interactions	Interacts well with on-site personnel, clientele and public				
• Responsibility	Sets priorities, anticipates needs and uses time responsibly				
• Paperwork	Completes and submits timesheets, sign-in log and reports on-time				
Quality	Completes tasks accurately and completely				
• Training	Participates in training sessions and applies knowledge learned				
Service Skills	Applies skills and shows improvement over the course of the service				
• Dependability	Follows a regular schedule and contacts supervisor if late or not coming in				
• Ethics	Demonstrates a work ethic to "get things done"				
• Professionalism	Dresses appropriately and has a positive attitude and demeanor				
Problem Solving	Creative and resourceful in solving issues and/or problems that arise				
• Leadership	Demonstrates group leadership and facilitation skills				
3. Additional Con	nsider this youth for future employment? Yes No				
Youth Participant: Date:					
Work-Learn Site Representative:	Date:				
Sponsor Staff:	Date:				
Source: LWD Youth Wor	ksite Agreement Guide for Employers (6/13/11)			13	

FOR ADDITIONAL INFORMATION

Please direct any program-related questions to:

Leslie J. Williams Chief Financial Officer/ SYWEP Project Manager 856.751.1500 <u>leslie@ccwib.com</u>

Debra Vaughn Administrative Assistant to the Executive Director 856.751.1500 <u>ccwib@ccwib.com</u> Michelle Rohan Program Coordinator 856.751.1500 michelle@ccwib.com