



## INROADS REWARDS Agreement

This agreement (the “**Agreement**”) between INROADS and \_\_\_\_\_  
Name of Organization (No abbreviations)

Name of University/College/Institution (No abbreviations)

is effective as of the date the Organization signed up and registered for the REWARDS Program, and sets forth the terms for participation in the REWARDS program (“**Program**”) offered by INROADS Inc. (“**INROADS**”). By participating in the Program, you agree to be bound by this Agreement.

1. **Eligibility.** This program is only available to organizations officially registered at a university and with INROADS approval. This agreement must be submitted on a yearly basis.
2. **Exclusions, Restrictions and Limitations.** The Program is void where prohibited by law. Organizations are responsible for determining if there are any laws or regulations that would prevent them from participating in the Program. Notwithstanding any provision of this Agreement, INROADS will not be obligated to make payments if INROADS determines, one or more of the following has occurred:
  - the Organization is not officially registered and active;
  - the Organization engages in any fraudulent, unethical or deceitful behavior;
  - the Organization has not included INROADS Link on their social media/website and not fulfilled its commitment;
3. **Rewards.** INROADS will only pay for qualified applications subject to the Annual Maximum. INROADS will determine, whether a Qualifying Application has been received and if all commitments and obligations have been met. INROADS will also determine if an applicant is (ME) Match Eligible.
4. **Payment.** Payments will only be made once a year after the academic year has ended usually at the end of the summer. The Organization will be responsible for contacting INROADS to request payment once eligibility has been met. INROADS will request pertinent information to facilitate payment of the Reward and send a W-9. If an Organization does not respond to INROADS's request for information in connection with a Reward Payment within ten (10) business days, the Reward will be forfeited and INROADS will have no obligation to pay the REWARD. If the Organization has not received a Reward payment after following appropriate steps and within (90) calendar days, the Organization shall have ninety (90) calendar days to contact INROADS and request payment. Organization is responsible for any transaction fees associated with payment.
5. **Tax.** Organization is responsible for any tax liabilities associated with participation in the Program if applicable.
6. **Termination.** An Organization may terminate their participation in the Program at any time by emailing INROADS. INROADS has the right to terminate, discontinue (or change) the Program at any time without prior notice. Updated terms will be emailed to the Organization. If an Organization does not agree with the updated Agreement, the Organization has the right to terminate their participation in the REWARDS Program at that time.
7. **Definitions.**
  - “Annual Maximum” means the maximum amount to be paid to an organization. Rewards payments will be made after INROADS determines all requirements have been met and funding is available. The Annual Maximum is five hundred US dollars (USD \$500.00) and subject to the execution and delivery of any required documentation to INROADS.
  - “Qualifying Application” means an application that meets all INROADS minimum requirements.
  - Match Eligible (ME) means an applicant has fulfilled all requirements and is eligible to accept an internship.

By signing below, I certify that I have read and understand the above information and that I am an authorized representative of the organization attending the university/college.

Full Name: \_\_\_\_\_

Title: \_\_\_\_\_

Signature \_\_\_\_\_  
(Print to sign or use electronic signature)

Date: \_\_\_\_\_