The Department of *###* in College of *###* at the University of Utah (UofU) and the Division of *###* in the School of *###* at Salt Lake Community College (SLCC)agree to the articulation of transfer credit as outlined in this major-specific articulation agreement.

This agreement (the “Agreement”) is entered into as of the last signature date below by and between Salt Lake Community College and the University of Utah, both bodies politic and corporate of the Stat of Utah and public institutions of higher education.

The following courses are accepted as equivalent in transfer:

### **Course equivalencies**

|  |  |
| --- | --- |
| **Salt Lake Community College** | **University of Utah** |
| *Course* | *Title* | *Cr* | *Course* | *Title* | *Cr* |
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**ADDITIONAL GUARANTEES**

When crafting this agreement, include guarantees that apply to your major-specific agreement. Possible examples include:

* *Prior to transfer, students shall complete the ### Associate of Science (A.S.) degree at SLCC.*
* *### experience at SLCC will be accepted as equivalent to ### at UofU.*
* *Student portfolio review or audition is required prior to …..*

**LIABILITY**

Both Salt Lake Community College and the University of Utah are governmental entities under the Governmental Immunity Act, §§ 63G-7-101 to -904 (2011), as amended (the “Act”). Notwithstanding any provision to the contrary herein, there are no indemnity obligations between these parties. Subject to and consistent with the terms of the Act, each party shall be liable only for its own negligent acts or omissions or those of its employees, officers, and agents while engaged in the performance of the obligations under this Agreement, and neither party shall have any liability whatsoever for any negligent act or omission of the other party, its employees, officers, or agents. Neither party waives any defenses or limits of liability available under the Act and other applicable law. Both parties maintain all privileges, immunities, and other rights granted by the Act and other applicable law. Each party carries insurance through the State Risk Manager of the State of Utah up to the limits required by the State Risk Manager of the State of Utah and applicable law. Nothing in this Agreement shall require either party to carry different or additional insurance. It is not the intent of either party to incur by contract any liability for the operations, acts, or omissions of the other party or any third party and nothing in this Agreement shall be so interpreted or construed. In the event of any conflict, inconsistency or discrepancy between the provisions of this paragraph and any other provisions of this Agreement, the provisions of this paragraph of the Agreement shall govern.

This agreement will remain in effect unless terminated in writing by either institution. This agreement will be reviewed annually and renewal is contingent on the outcome of this review.

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*name* *name*

Associate Dean, Division of *area* Chair, *department*

Salt Lake Community College University of Utah

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*Name* *name*

Dean, School of *area* Dean, College of *area*

Salt Lake Community College University of Utah

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