

CLOSE UP PROGRAM 2024/25 TERMS & CONDITIONS

This Enrollment Agreement is hereby entered into by and between Close Up Foundation (“Close Up”) and the school representative who has authority to enter into this Enrollment Agreement (“School Representative”) for the school seeking enrollment (“Participant School”) in the selected Close Up program (the “Program”). In consideration for enrollment of Participant School by Close Up, the undersigned School Representative acknowledges and agrees to comply with and be bound by the terms and conditions of the Program as outlined below:

Close Up welcomes participation in its programs without regard to gender, race, color, religion, sexual orientation, gender identity, national origin, or disability.

School Representative hereby requests for Participant School and students of such Participant School (collectively, “Participants” and each, a “Participant”) to participate in the Program and agrees to these terms:

1. AUTHORIZATION

School Representative represents and warrants that it has the power and authority to enter into this Enrollment Agreement on behalf of Participant School and to bind such Participant School to the terms and conditions of this Enrollment Agreement. School Representative is entering into this Enrollment Agreement both individually and as an authorized agent on behalf of Participant School.

2. CAPABILITY

School Representative understands that the Program requires a level of education, maturity, and independence of Participants. School Representative confirms that the Participants are comfortable with the noise and crowds in Washington, D.C., and/or other Program locations and are capable of rooming with students from different parts of the country (as applicable); keeping up with the rigorous physical and academic demands of the Program (8:00am - 10:00pm each day); riding a charter bus throughout the week; participating in discussions on public policy issues, history, and government with their peers throughout the day; attending seminars; and following instructions on where and when to meet instructional staff for workshops, seminars, monument study time, and meals.

3. RULES OF CONDUCT ON THE PROGRAM

School Representative agrees to inform Participants that they are expected to follow Close Up Rules of Conduct (as set forth herein) at all times. In addition to those set forth in Section 2 herein, these rules and policies further include: (a) showing respect at all times during the Program, including to students, teachers, Close Up staff, presenters, vendors, and through digital communications; (b) be in Participant’s respective hotel room before curfew; (c) participating in all scheduled Program activities unless previously excused by Close Up or Participant School; (d) not entering a hotel room to which a Participant was not assigned; (e) not leaving the Program or having visitors without prior written permission from Participant School and Close Up; (f) not violating Close Up’s Social Media Policy (as set forth in Section 4 herein); and (g) not possessing or using alcoholic beverages, illicit drugs, or firearms or weapons of any kind. Close Up also prohibits a Participant’s use of any tobacco products or electronic nicotine delivery systems (e.g. e-cigarettes, Zyn pouches) while in Close Up hotels or while participating in any component of the Program.

By signing this Enrollment Agreement, School Representative agrees to be available to assist with Participants’ compliance in these matters as appropriate, including but not limited to, the occurrence of a violation of the Close Up Rules of Conduct by a Participant. School Representative further agrees that in the event of any non-compliance with Close Up Rules of Conduct, School Representative will be available to facilitate communication with a Participant’s parent(s) and/or legal guardian(s) and Participant School. School Representative further acknowledges and agrees that Close Up reserves the right, in its sole and exclusive discretion, to expel or otherwise discipline any Participant who does not meet the behavioral and/or performance standards of the Program, or whose conduct at any time or place interferes with the Program or its operations or brings discredit or reputational harm to the Program or Close Up. If a Participant is expelled from the Program, Close Up will send such Participant home at the sole expense of such Participant’s parent(s) and/or legal guardian(s).

4. SOCIAL MEDIA POLICY

Participants shall be respectful in all communications and blogs related to or referencing the Program and/or Close Up, its employees, and other Participants. Participants shall not use social media outlets, blogs or personal web sites to disparage the Program, Close Up, other Participants and/or Close Up staff. Participants shall not use social media outlets, blogs or personal web sites to harass, bully or intimidate other Participants or Close Up staff. Behaviors that constitute harassment and bullying include, but are not limited to, comments that are derogatory with respect to race, religion, gender, sexual orientation, color or disability; sexually suggestive, humiliating or demeaning comments; and threats to stalk, haze or physically injure another person.

By signing this Enrollment Agreement, School Representative acknowledges and understands the Social Media Policy set forth in this Section

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4 and agrees to cooperate with Close Up as necessary to enforce such policy as required to ensure Participants' compliance with such policy as described herein.

5. ROOMING ON THE PROGRAM

Participants will room in quads (four to a room) with other students identifying as the same gender from the same school. Close Up will work with Participant School to encourage and arrange rooming accommodations that protect and respect all students. Close Up uses hotel rooms that contain two double beds. In most circumstances, two students are expected to share each bed. If Participant School does not have multiples of four, students may have to room with students from a different school. Students from different schools will not share a bed. Close Up rooming policies are subject to change.

School Representative and other participating adults will room in double rooms (a hotel room with two double beds) with another adult identifying as the same gender at random from the entire program group, unless a roommate has been provided before the Program's start date. School Representative understands that this means it may be rooming with an adult from another school/community while in the Program.

School Representative and other participating adults may request a single room at an additional cost that varies depending on the length of the Program. The cost and option to select a single room will be provided upon completion of the Enrollment Form. School Representative understands and acknowledges that such additional cost must be paid in full before the Program's start date. Close Up rooming policies are subject to change.

6. TRAVEL INSURANCE

Close Up has partnered with Travel Guard Group, Inc., which offers travel insurance plans. Participants should consult Travel Guard for detailed information about coverage options and their terms of service. If a Participant has purchased travel insurance through Travel Guard and is no longer participating in the Program, Participant must cancel the trip and inform Travel Guard of the trip cancellation prior to the departure date.

School Representative acknowledges and understands that Participants, participating adults and School Representative can purchase travel insurance prior to participation, and Close Up recommends doing so. Additionally, School Representative agrees to inform Participants and Participants' parent(s) and/or legal guardian(s) of this option to the best of their ability.

7. VALUABLES

School Representative acknowledges that Close Up is not liable for any lost or stolen personal items and understands Participants and School Representative may share hotel rooms, meeting space, and buses with program participants from other schools/communities. Therefore, School Representative will advise Participants to leave valuables at home and assume any risk should School Representative and/or a Participant choose to bring valuables on the Program.

Close Up is not liable for any use of personal property, such as cell phones, even if such use is by other Program participants. School Representative understands that the Program depends on groups of students working together in various learning environments and that use of cell phones, tablets and/or other similar devices during such times interferes with learning opportunities. Thus, School Representative will advise Participants to keep their cell phones, tablets and similar devices turned off at all times during the Program. The exception to this rule is if the instructor specifically authorizes Participants to use their phone or electronic device. School Representative will also advise Participants that they may not record video of participants or staff without consent to do so while on the Program. School Representative understands that failure to comply with either of these policies is considered a violation of the Close Up respect rule set forth in Section 3(a) herein.

8. PHOTOS AND LIKENESS

School Representative acknowledges and understands that Close Up requires the consent of the parent(s) and/or legal guardian(s) of all Participants for the use of, in any medium, without restriction or compensation, a Participant's name, likeness, audio, video, photograph or quotes, including by news or media outlets, posting the same on the website or social media of either Close Up or another partner to the Program. Such consent survives the term of this Enrollment Agreement and serves as consent to use such material both during and after Participant is enrolled in the Program. The parent(s) and/or legal guardian(s) of all Participants must release and discharge Close Up, its representatives and assigns from any and all claims and demands relating to the use of any recordings of Participant, as may be edited or altered, or other such material, including without limitation any claims for invasion of privacy, right of publicity, defamation or misappropriation

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of Participant's name, image or likeness. The parent(s) and/or legal guardian(s) of all Participants must also agree not to hold Close Up liable for any damages resulting from the lawful use or non-use of such material. School Representative agrees to inform Participants and their parent(s) or legal guardian(s) of this policy.

9. DAMAGES

School Representative assumes liability and full responsibility to pay for any and all damage to Close Up property or property of any Close Up vendors such as hotels, restaurants, seminar rooms, or buses caused by School Representative while on the Program. Hotel damage includes, but is not limited to, cleaning charges for School Representative's room in which there has been smoking as determined by the hotel while School Representative was in the Program. School Representative will pay any and all charges for damage caused by School Representative in accordance with the damaged vendor's policies. School Representative acknowledges and agrees that Close Up shall have no responsibility whatsoever for any damage or loss sustained by School Representative to its personal property while it is located on Close Up property or property of any Close Up vendor.

10. MEDICAL

School Representative understands that Close Up does not provide medical care to any Program participant (student or adult), and School Representative agrees it will inform Participants and their parent(s) and/or legal guardian(s) of this policy. Rather, in the event of illness or accident, Close Up provides access to the Medstar Georgetown University Hospital of Pediatrics. School Representative will instruct all Participants to bring the following three items, as required, while on the Program: (1) a completed Medical Questionnaire Form; (2) a signed Consent for Treatment Form; and (3) their health insurance card or a copy of the front and back of the card (if a Participant has health insurance). Participants are not required to have health insurance in order to participate in the Program.

Additionally, if a Participant needs recurring medical treatments and/or medication, School Representative understands and acknowledges that such Participant is responsible for these treatments and/or medication without Close Up supervision. All medications, injections, or other treatments must be monitored and administered either by School Representative or the Participant. School Representative will notify Close Up in advance of all medication that needs to be refrigerated. School Representative understands and acknowledges that while Close Up will take reasonable measures to assist with dietary needs, Close Up cannot control or guarantee the contents of food products during travel. Students and adults with dietary allergies are ultimately responsible for inspecting all food for ingredients related to the allergy.

In the event of a medical emergency involving one of the Participants, School Representative agrees to (1) be available to accompany such Participant to the medical care facility if necessary; (2) facilitate communication with such Participant's parent(s)/legal guardian(s) and school concerning Participant's status; and (3) complete any other activity as required until such Participant is able to fully participate in the Program.

11. PROGRAM PRICE

School Representative understands and acknowledges that the program price for all Participants, other adults in the group and School Representative includes tuition, room and board, in-town transportation, safety and security, activity fees, limited accidental injury policy, and the group transportation package if selected. Participants, other adults in the group and School Representative will pay additional charges that might apply for optional items Close Up selects, such as, extra days on program, out- of-town options, single rooms (adults only), and specialized meal options. School Representative understands and acknowledges that it is responsible for ensuring that all Participants and adult members in the group pay their accounts in full.

School Representative understands and acknowledges the Early Bird price is valid only if \$250 is paid in accordance with Close Up's Early Bird pricing arrangement. School Representative understands and acknowledges the program price is subject to change if a \$250 payment is not made prior to the Early Bird deadline or if a \$500 initial payment is not made in accordance with the dates and deadlines on the Participant School's Close Up account.

12. PAYMENT AND CANCELLATION POLICIES

School Representative understands and agrees that the initial \$500 of their program payment and Participants' program payment is a planning and booking deposit and is nonrefundable and nontransferable from the time of payment under any circumstances. Early Bird deposits are also nonrefundable and nontransferable from the time of payment under any circumstances. School Representative understands and agrees to inform Participants that they are to pay the entire remaining balance no later than the final payment deadline, as stated on the school account and available on all individual accounts. For this purpose, School Representative understands that Close Up must actually receive payment in full by that date. Additionally, School Representative will ensure all Participants are aware of what their payments will cover, the purpose of

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their payment, and how to review their balances and deadlines online through their accounts.

If School Representative, Participant School, or the district of Participant School chooses to cancel participation on or after the final payment date, no refund will be issued for any payments on the account. The standard cancellation policy outlined above applies should a Participant, Participant School, or district of Participant School cancel based on concern or fear of travel due to unforeseen circumstances. If School Representative has not made payment in full by the final payment deadline, Close Up, at its discretion, may cancel their enrollment.

In the event of a cancellation for nonpayment, Close Up, at its discretion, may allow School Representative or Participant(s) to re-enroll, provided Close Up has available space in the Program, provided School Representative or such Participant(s) make(s) full payment at the time of re-enrollment, and provided School Representative or such Participant(s) pay(s) any and all incremental vendor charges that Close Up might incur.

Additionally, Close Up retains the right to modify, delay or postpone the Program as a result of unforeseeable events that are beyond Close Up's reasonable control, including but not limited to, acts of God, fire, war (whether declared or undeclared), criminal or terrorist activities or threats, insurrections, incidents of violence, actual/perceived/threatened public health issues or quarantine, actual/perceived/threatened epidemics or pandemics, strikes, government restrictions or government shutdowns, fire or severe weather conditions or any other reason that makes it impossible or commercially unreasonable in the sole and exclusive opinion of Close Up to conduct the Program as originally contracted. If Close Up suspends or postpones the Program for any such reason, Close Up will work with all impacted groups to reschedule to a new program date. If rescheduling is not an option, Close Up will work with its vendors to maximize available refunds to School Representative and Participants. Close Up reserves the right to issue a program credit in lieu of a money-back refund towards a future Close Up program.

For California Residents Only: Upon cancellation of the transportation or travel services, where the passenger is not at fault and has not canceled in violation of any terms and conditions previously clearly and conspicuously disclosed and agreed to by the passenger, all sums paid to the seller of travel for services not provided will be promptly paid to the passenger, unless the passenger advises the seller of travel in writing, after cancellation. This provision does not apply where the seller of travel has remitted the payment to another registered wholesale seller of travel or a carrier, without obtaining a refund, and where the wholesaler or provider defaults in providing the agreed-upon transportation or service.

13. ENROLLMENT

School Representative understands that School Representative is responsible for ensuring that Participants, other adults in the group, and School Representative complete an enrollment form in order to participate in the Program. School Representative understands that School Representative is responsible for making sure everyone in the group is aware of Close Up's deadlines and cancellation policies.

Close Up welcomes enrollments at any time. However, if Participants and/or School Representative enrolls after the deposit deadline, School Representative understands they may incur additional fees including, but not limited to, flights and transportation. If a Participant and/or School Representative registers after the final payment deadline, School Representative understands that their respective payments are due in full at the time of registration.

14. GENERAL TRANSPORTATION AND PROGRAM SERVICES

TRAVEL INFORMATION AND OTHER CHARGES

Close Up does its best to provide the most direct route to Participant School's destination city. However, due to available flight routings, Close Up cannot guarantee nonstop or direct flights. Sometimes, groups may travel on an overnight red-eye flight, departing the evening before the Program is scheduled to begin. Based on seat availability and the size of the plane, Close Up may not be able to accommodate all members of a group on the same flight. Close Up is not able to pre-assign seating. Seat assignments will be provided upon check-in. Depending on the group's size, travelers may or may not sit together.

If a Participant or other participating adult would like to travel independently of the group's Close Up travel plans, they must reach out to the applicable Outreach Coordinator for Participant School for more information.

Close Up will book round trip flights to and from the same destination. If a Participant and/or participating adult would like to return to a different location, such Participant and/or participating adult is responsible for the associated costs of the one-way ticket, including, but not limited to, the difference in fare and/or service fees of Close Up, and must also arrange transportation to the airport at such Participant's and/or participating adult's own expense. No changes to the departure airport are allowed within 45 days of the Program's start date.

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For Participants who live closer to the Washington, D.C. area, Close Up may book Amtrak train travel.

In certain circumstances, Close Up may be able to re-route a Participant and/or participating adult from the group contract to originate or complete the trip at a different airport or train station or on alternate dates. For any such individual flight deviations from that of the overall group, a deviation service fee plus any additional airfare ticket costs will be charged.

Close Up is not responsible for airline or train schedule changes or mechanical-, weather-, or capacity-related flight or train delays. Further, Close Up contracts with airlines and Amtrak in advance of the Program date in order to ensure that Participants can get tickets for the dates of the Program. School Representative understands and agrees that Participants and School Representative must pay baggage, boarding or other extra fees at the airport or train station and directly to the airline or Amtrak, as applicable. School Representative understands and agrees that Close Up is not responsible for name change and/or other nonessential fees unless otherwise agreed to with Close Up in advance. School Representative understands that late changes to flight or train times and routing will be communicated from Close Up through the Outreach Coordinator for Participant School.

In the event of a missed flight, cancellation or layover, Close Up will use reasonable efforts on a case by case basis to coordinate with Participant School's teachers and/or chaperones responsible for Participants regarding travel accommodations.

AIRLINE RESERVATION SERVICES

Airline reservations may be purchased through Close Up. By using Close Up's airline services, School Representative agrees that Close Up, in purchasing, selling, or otherwise arranging airline transportation, is acting only as an agent with the airline carriers, who are independent contractors.

Close Up is not liable or responsible for any accident, death, personal injury, illness, property damage, delay, or other loss or expenses of any nature arising out of any act of God or failure for an airline carrier to provide services. Airline tickets purchased through Close Up constitutes a contract between Participant and the airline carrier.

Close Up is not liable for, and does not assume responsibility or accept claims with regard to: seat assignments, schedule changes, voluntary flight changes, missed connections, cancellations, claims for a refund or reimbursement of airline ticket fees, or any other loss or expense incurred by the passenger for any reason (including without limitation to airline bankruptcy, insolvency, or reorganization of a carrier).

Close Up airline services must be purchased in conjunction with the Program. It is School Representative's responsibility to confirm flight information 24 hours prior to departure, be aware of any changes made by the airline carrier, and communicate all information to Participants.

MODIFICATION TO TRAVEL TERMS AND CONDITIONS

Close Up reserves the right to correct any errors or omissions in its published materials and to amend these Travel Terms and Conditions at any time. All amended Travel Terms and Conditions shall automatically be effective upon being posted by Close Up to its website CloseUp.org. Participants should check their accounts at CloseUp.org prior to travel to ensure they are up to date on any changes.

CLOSE UP RESPONSIBILITIES - LIMITS

Close Up aims to give each of the Program participants the best possible customer service and attention. All Participants should be aware that, in arranging transportation (including airline transportation), restaurants, hotels, and other accommodations or any other service, Close Up and its employees, booking agents, suppliers, and affiliates are acting only as an agent for the participant. Close Up assumes no liability or responsibility for any accident, death, personal injury, illness, property damage, delay, or other loss or expense of any nature. All airline carriers, motor coach companies, hotels, restaurants, museums, or other persons and/or suppliers providing services to Close Up for the Program are independent contractors.

SUPPLIER AGREEMENTS

Close Up does not own, manage, control, run, or operate any transportation (including airline carriers and motor coach companies), hotel, restaurant, or any other supplier of services connected to the Program. All Program services are subject to the terms and conditions specific to the supplier of such service and to the laws in which the services are supplied.

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15. INFECTIOUS DISEASE INHERENT RISK ACKNOWLEDGEMENT

School Representative, individually and on behalf of Participant School, understands and acknowledges that there is an inherent risk of exposure to infectious diseases during travel and in any public place where other people are present. School Representative understands that School Representative may touch shared surfaces, share a sleeping room with other adult participants and participate in both indoor and outdoor activities with Participants. School Representative, individually and on behalf of Participant School, understands and acknowledges that Close Up and its vendors have instituted safety and health guidelines consistent with federal, state, and local health agency recommendations but cannot guarantee that all Participants and other participating adults will follow all protocols set out in these recommendations.

16. PERMISSION, ASSUMPTION OF THE RISK AND RELEASE

School Representative, individually and on behalf of Participant School, understands and acknowledges the parent(s) and/or legal guardian(s) of all Participants must authorize and give permission for each Participant to attend and participate in all aspects of the educational experience and activities in the Program, including travel, transportation, field trips and other Close Up-sponsored travel and/or activities (“Activities”). School Representative, individually and on behalf of Participant School, understands and acknowledges that the Program will have adults participate in Activities, who will attempt to exercise reasonable diligence to ensure the safety and well-being of all Participants during their participation; however, School Representative also understands that it is not possible for Close Up personnel to supervise all aspects of the Activities at all times. School Representative, individually and on behalf of Participant School, understands and acknowledges that there are inherent risks of serious personal injury and loss, illness, theft or damage of personal property involved in some Activities, and School Representative voluntarily assumes and accepts such risks of personal injury and loss, illness, theft or damage of personal property arising from Participants’ participation in the Activities, jointly and severally on behalf of itself individually and on behalf of Participant School. School Representative, individually and on behalf of Participant School, releases Close Up and its affiliated entities, and their respective Board of Directors, Executive Officers, volunteers, employees and agents from all claims, liability and damages that School Representative and/or Participants may have for personal injuries or property damage, illness, loss or theft resulting from Participants’ participation in the Activities. School Representative, individually and on behalf of Participant School, agrees that this release includes personal injury or loss, illness, theft or damage of personal property caused by or resulting from negligence, active or passive, of Close Up and its affiliated entities, and their respective Board of Directors, Executive Officers, volunteers, employees and agents; however the release does not apply to liability for gross negligence, willful injury, or fraud, and is not intended to release the Program and its affiliated entities’ insurers, if any, or non-agent third parties of any responsibility for any claims that may otherwise be asserted. Parent(s) and/or the legal guardian(s) of Participants must agree to reimburse and indemnify Close Up and its affiliated entities, and their respective Board of Directors, Executive Officers, volunteers, employees, and its agents for any costs and expenses incurred in providing for a Participant’s return home as well as for other services related to the special or emergency needs of a Participant. School Representative jointly and severally represents, individually and on behalf of Participant School, that all medical conditions which might affect a Participant’s participation in the activities have been fully disclosed in each Participant’s current medical authorization form. School Representative, individually and on behalf of Participant School, also agrees that Close Up has the right to substitute transportation and change activity itineraries as it deems appropriate. School Representative, individually and on behalf of Participant School, agrees to inform Participants and their parent(s) and/or legal guardian(s) of the above policy.

17. TEACHER FELLOWSHIPS

School Representative, on behalf of itself individually and Participant School, understands that in order to receive a full fellowship for participation in the Program, School Representative must have a minimum of ten students attend the Program. If School Representative does not bring ten students, School Representative understands that it is responsible for paying any balance due. School Representative further understands that fellowships do not pay for optional items School Representative selects, such as, extra days, single rooms (adults only) and specialized meal options. Furthermore, adult fellowships cover two meals per day for adult participants, including adults shadowing the Program. Adults not participating in the teacher program will not receive compensation for meals that were otherwise provided.

18. FINANCIAL AID

School Representative authorizes Close Up to withhold any and all awards of financial aid (if any) for Participants until they have paid their enrollment fees.

19. CREDIT CARD OR BANK ACCOUNT DEBIT CERTIFICATION

By registering as a participant in the Program, School Representative certifies that if a Participant and/or the parent(s) and/or legal guardian(s) of a Participant selects a credit card and/or bank account debit as method of payment, such Participant, parent and/or legal guardian has the proper authority to authorize Close Up to charge the credit card or debit the bank’s checking, savings, or other account.

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20. APPROVALS

School Representative has obtained all of the approvals needed to bring Participants on the Program and has disclosed to Participant School's administration, if necessary, the honorariums School Representative might be eligible to earn as a Close Up teacher, including an in-kind fellowship that funds all or part of the tuition, travel, meals and lodging expenses associated with School Representative's participation in Close Up. School Representative authorizes Close Up to withhold any and all of these awards until the Participant School's account balance is paid in full.

21. DISCLOSURE

School Representative authorizes Close Up to share the information on all Participants' and School Representative's enrollment and related forms with Close Up employees or their designees whenever helpful to performing their duties.

22. ENTIRE AGREEMENT

This Enrollment Agreement represents the full and complete agreement between Close Up and School Representative regarding Participant School's enrollment in the Program. This Enrollment Agreement supersedes all prior negotiations, agreements, terms, conditions, statements or representations, whether written or oral, concerning the subject matter of this Enrollment Agreement.

23. ENFORCEABILITY/SEVERABILITY

In the event any provision or portion of this Enrollment Agreement is held to be unenforceable or invalid by any court of competent jurisdiction, the remainder of this Enrollment Agreement shall remain in full force and effect and shall in no way be affected or invalidated thereby. If either School Representative or Close Up fails to enforce any provision of this Enrollment Agreement, it does not prevent either party from enforcing that provision in the future, nor does it prevent School Representative or Close Up from enforcing any other provision of this Enrollment Agreement.

24. NO AMENDMENT

This Enrollment Agreement may not be altered, amended, modified, or otherwise changed in any respect except in writing and signed by an Executive Officer of Close Up. No agent or employee of Close Up, other than its Executive Officers, has authority to modify or make any agreement contrary to the terms of this Enrollment Agreement as stated herein.

25. CHOICE OF LAW PROVISION

This Enrollment Agreement is being entered into in the District of Columbia and shall be interpreted under the laws of the District of Columbia. It is further agreed that any litigation which either Close Up, School Representative and/or Participant School may bring against the other may only be brought in a court of appropriate jurisdiction located in the District of Columbia, and School Representative hereby consents and agrees to the jurisdiction of those courts for such purposes.

26. BACKGROUND CHECKS

School Representative attests that to the best of the knowledge of School Representative, all adult chaperones attending with the school group have undergone background checks for criminal records consistent with the requirements of the school district, which are current and do not provide any reason to prohibit such adults from chaperoning Participants in the Program.

27. CERTIFICATION

School Representative certifies that all information on this form and any attachment is correct, and School Representative agrees to advise Close Up in writing of all changes to such information that might occur between now and the Program start date.

By signing below, the undersigned indicates that it has the legal authority to enter into this Enrollment Agreement on behalf of Participant School, as defined herein, and that it has read and fully consents to the terms and conditions outlined in this Agreement.

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28. ELECTRONIC SIGNATURE

This Enrollment Agreement may be executed, including by portable document format (PDF) or any electronic signature complying with the U.S. federal ESIGN Act of 2000 (including via www.docusign.com or other similar method) (an “Electronic Signature”), in any number of counterparts, each of which shall be deemed an original and all of which taken together shall constitute one and the same instrument. For the avoidance of doubt, School Representative’s Electronic Signature shall bind such School Representative and Participant School to the terms of this Enrollment Agreement. The parties hereto agree that this Enrollment Agreement and any additional information incidental hereto may be maintained as electronic records. School Representative executing and delivering this Enrollment Agreement by Electronic Signature further agree to take any and all additional actions that are determined by Close Up to be necessary or advisable to evidence such School Representative’s intent to be bound by the terms of this Enrollment Agreement.