

**MIDWESTERN UNIVERSITY**  
**Consent for Program Participation**

<b>Program Name (“Program”)/Date:</b> PharmAcademy Summer Program; July 17 – July 21, 2023
<b>Participant’s Name (“Participant”):</b>
<b>Parent’s Name (“Parent”):</b>

We are very pleased that you have decided to visit Midwestern University (MWU) for a pharmacy careers exploration program. There are so many exciting aspects of the pharmacy profession, and our goal is to introduce them in a fun environment. As a condition of your teen’s participation, we ask that you review this “Consent for Program Participation” (“Agreement”), so you and your teen can be best prepared for your teen’s participation. Please let us know if you have any questions.

Parent and Participant understand that the Program is an academic experience and, as such, there is neither compensation, benefits, nor academic credit from MWU for participating in the Program. In consideration of Participant’s participation in the Program and access to the information provided by MWU, Parent has read and understood this Agreement, and Parent and Participant acknowledge and expressly agree to the following:

1. Parent will report to MWU at the time this document is accepted and/or submitted any physical or mental condition Participant may have that may require special attention or accommodation.
2. Parent and Participant will comply with any and all applicable policies, procedures, rules, laws, and regulations regarding the use of MWU’s information and participation in the Program. Participant will also follow the direction of MWU faculty and staff.
3. The Parent and/or Participant may cancel participation in the Program at any time. If notice of cancellation is received on or before Friday, June 30, 2023, then a full refund of monies paid will be issued to the Parent within 30 days. If notice of cancellation is received after this date, then no refunds will be issued. If the Participant misses any days in the Program, there will be no proration of fees to be paid, nor prorated refunds provided. In the unlikely Program that the Program is cancelled in whole for any reason and wherein there will be no Participants participating in the Program, then there will be a full refund of all monies paid to all who have completed such transactions.
4. MWU has the right and permission to take, own, use, reuse, publish, republish, and discontinue use of photographs, videotapes, testimonials, or other recordings of any type that include Participant, in whole or in part, (“Reproductions”), for advertising or any other purpose deemed appropriate by MWU at its sole discretion without providing Participant prior notice. MWU may use the Reproductions without remuneration to Parent or Participant. It is the Program’s policy to refrain from associating minor participants’ names with any published Reproductions in any public media.
5. Participant’s participation in the Program is completely voluntary and execution of this document is voluntary, knowing, and of Parent’s and Participant’s own free will.
6. Participant agrees to and hereby does, for Participant and on behalf Participant’s heirs, executors, administrators, employers, agents, representatives, insurers, and attorneys, release, and discharge MWU of and from any and all claims that may arise from any cause whatsoever, including claims arising from any negligent act or omission by MWU or others. Participant further releases and discharges MWU from liability for any accident, illness, injury, loss or damage to personal property, or any other consequences, arising or resulting directly or indirectly from Participant’s participation in the Program.

7. Participant hereby agrees to indemnify, defend, and hold harmless MWU from any and all claims of injury, loss or liability whatsoever including reasonable attorneys' fees and/or any other associated costs that may arise as a result of his/her participation in the Program. If MWU incurs any of these types of expenses, Participant agrees to reimburse MWU. To the extent Participant engages in activities that are not part of the Program and from which Participant may sustain personal injury or other damage to him/herself or property, or cause others to be injured or sustain other damage to their property, Participant understands that neither MWU, nor any of its employees, officers, directors, volunteers, and agents will be held responsible regardless of cause or fault.

8. This Agreement is intended to be as broad and inclusive as is permitted by applicable laws. If any portion of this Agreement is found not to be enforceable or valid, it is agreed that the balance of this Agreement shall continue in full legal force and effect.

9. This Agreement shall be governed by the laws of Illinois and any dispute arising out of this Agreement shall be resolved in a court sitting in DuPage County, Illinois.

**I certify that I am the Parent or guardian of Participant, or that I hold legal power of attorney for the parent of Participant. In this capacity, I represent and warrant that I have legal authority to execute this Agreement on behalf of Participant.**

**I have read this Agreement and fully understand its terms. I further understand that all of the releases, authorizations, statements, terms, and conditions of this Agreement apply to me, Participant, and anyone else who can make Claims through us individually or collectively. I consent to Participant's full participation in the Program subject to this Agreement.**

<b>Parent/Guardian Printed Name:</b>	
<b>Parent/Guardian Signature:</b>	<b>Date:</b>