

# Worksite Education Experience Dealer Agreement



Student: \_\_\_\_\_

Social Security number: \_\_\_\_\_

T-TEN school: \_\_\_\_\_

- T-TEN program:  Technician, 2-year degree (1,000 worksite hours)  
 Technician, 2-year certificate (640 worksite hours)  
 Technician, 1-year certificate (480 worksite hours)  
 Collision Repair (640 worksite hours)

Dealership code: \_\_\_\_\_ Dealer name: \_\_\_\_\_

Dealership address: \_\_\_\_\_

Dealership phone number: \_\_\_\_\_

Student's supervisor: \_\_\_\_\_

Date employment begins: \_\_\_\_\_

Starting wage: \_\_\_\_\_

Our dealership agrees to employ this T-TEN student in a worksite education experience for the minimum hours indicated above. As part of this agreement, we will:

- Enter the student into Staff Master under job code 052 – T-TEN technician.  
**(Entering the student will not count against skill level guidelines.)**
- Appoint a dealership employee to supervise/mentor the student's worksite experience.
- Verify the student's monthly time sheet.
- Complete a monthly student performance evaluation and, for students in the Technician Program or Collision Repair Program, rate monthly progress toward written learning objectives.
- Meet monthly with the student and a T-TEN school representative to review the student's performance.
- Pay a competitive starting wage with adjustments as appropriate to reflect the student's progress.
- Provide the student with the same considerations provided all dealership employees.

Dealership representative:

\_\_\_\_\_  
*Signature*

\_\_\_\_\_  
*Date*

\_\_\_\_\_  
*Name and title (please print)*

The T-TEN student is not an employee, agent or representative of Toyota or the participating school. Neither Toyota nor the school warrants the quality of the T-TEN student's performance, and neither is responsible for or has any liability for the student's actions or performance. Dealership agrees to defend, indemnify and hold harmless Toyota, its parent, subsidiaries, affiliates, the school, and their respective directors, officers, agents and employees from and against any and all costs, expenses, damages, claims, suits, actions, liabilities, losses and judgments, including, without limitation, attorneys' fees and legal expenses, based upon 1) damage to person or property arising out of the actions or performance of the T-TEN student while employed by the dealership and/or 2) the T-TEN student's employment relationship with the dealership.