SECONDAMENDEDANDRESTATED EMPLOYMENT AGREEMENT

HEADCOACH WOMEN'S BASKETBALL DEPARIMENT OF INTERCOLLEGIATE ATHLETICS UNIVERSITY OF NEBRASKA-LINCOLN

This Second Amerika and Restated Employment Agreement (Agreement) is made and entered into this Mach 20 20 24 (Effective Date) by and between the Board of Regents of the University of Nebraska (University), a public body corporate, on behalf of the Department of Intercollegiate Athletics at the University of Nebraska Lincoln (Athletics), and Amy M Williams (Coach), an individual, here in a first of the Parties This Agreement and the states, in its entirety, and epileous the First Amerika and Restated Employment Agreement executed on or about July 25, 20 23

<u>Recitals</u>

- A. The University an entry employs the Coachas Head Coachinits Athletics Warrens Basketbell program puscent to a contract executed on or about July 25, 2023 Under the terms of thet employment contract, Coachis to remain employed as Head Coach through April 30, 2027
- B The Paties now want to modify Coachs employment contract in the manner set for thwithin this Agreement.

<u>Tems</u>

In consideration of the mutual provises and covenants set forth below and for other good and valuable consideration, ull-time, all-year special appointment as a member of the University's academic administrative Except to the extent specifically modified by the terms of this Agreement, the terms and conditions of the Coeches appointment shall be defined in accordance with the University's Board of Regents Bylaws (Bylaws) addressing the ingets, responsibilities, and employment terms of academic administrative staff,

2 Compensation and Benefits The University shall continue to pay the Coach anarmal, gooss salary of seven hurded fifteen thousand dollaq or chos armal, gooss salary will be increased to nine hurded fifty thous required and authorized deductions. Thereafter, the Coach s armal, gooss salary (less all required and authorized deductions) shell be as follows

<u>Contract Year</u>	<u>BaseSalary</u>
May 1, 2025thoughApril 30, 2026	\$975,000
May 1, 2026thoughApril 30, 2027	\$1,000,000
May 1, 2027th a ghApril 30, 2028	\$1,025,000
May 1, 2028th a ghApril 30, 2029	\$1,050,000

Each of these anomalished becomic developed Coaches and and Base Salary under this Agreement for the relevant time periods described above. This Base Salary may be adjusted accordingly if the Coaches appointment becomes less than full time. In addition, the University can adjust the Coaches Base Salary if the sports season is shortened or not played due to exigent circumstances beyond the control of the University, such as a particles in the University, within its sole discretion, may also the Coaches Base Salary if the Sole of the University, such as a particles. The University, within its sole discretion, may also the Coaches Base Salary if Base Salary from time to time during the term of the results of the second sec

nadeting of Athletics Any activity by the Coach that is approved in advance by the Athletic Director and the Chancellor will be presumed to be consistent with these miltimedianights agreements

- (b) The Coach is pemitted to agarize and conduct athletic schools, camps, and dirics (hereinefter collectively referred to as camps) on University premises, and will be entitled to retain or distribute to assistant coaches or other staff all proceeds arising thereficm, provided that those camps are conducted in accordance with all requirements imposed by the University on camps, including without limitation the sched ling of such camps and the payment of all requisite fees and mages for the use of University facilities, materials, and services by those camps. This authorization extends as well to each assistant conchurcher the Coaches supervision and will remain effective throughout the term of this Agreement.
- (c) In accordance with University and Athletics policies, as well as National Collegiate Athletic Association (NCAA) regulations, the Coach shall file a personal financial statement annually with the Athletic Director; on addite and ina format determined by the Athletic Director or a designee. This financial statement shall identify all income that the Coach has obtained firom sources both within and cutside the University for athletics related activities.

6 Duties Asthe Hard Womens Basketball Coach, the Coachshall performall duties recessary for the supervision and achievistation of the Program Incarying out those duties, the Coachshall report to and be accountable directly to the Athletic Director. The Coach lacks any authority to bird the University with respect to transactions or vertues of any kird with any athletic booster or booster or garization, except as may be expressly authorized in advance and in writing by the Athletic Director; but may interact with any third parties solong as Coach complies with her obligations under this Agreement incorrection with such interactions, including compliance with all Applicable Rules (defined below). In addition to all other diligations contained with init is Agreement, the Coach agrees to each of the following

- (a) To admeto the University's standards and policies for the academic performance of its student at letes in terms of the recruitment, supervision and coeching of such at letes, as part of the Coechis recognition that the academic progress and adviewement of student at letes is of the highest importance,
- (b) Tofaithully and conscientiously perform assigned duties associated with the position of Head Women's Basketball Coach and to maintain the high ethical and must standards expected of all University coaches;
- (c) To devote full professional attention and efforts to promoting the Program and fulfilling all moessary conding responsibilities and daties;
- (d) Tontergage in any business or professional activities or pusuits that may conflict with the Coach soluties and responsibilities under this Agreement;
- (e) To safeguad the health, safety and welface of each student at lete within the Program, including supporting the medical decisions and recommendations of medical and training personnel assigned by the University to care for the health and well being of the Programs student at letes, to take all necessary steps to prevent or avoid any hermoccurring to a student at lete, to trace each student at lete in a professional and responsible marrier; and

toensuethet all others within the Program or under the Coaches supervision do the same, and

(f) Topeformal otherchiest terms/beasignehielated toyour position of Hard Womens Basketball Coach and achieve to all directives that may be issued, from time to time by the Athletic Director or other authorized University officials to benefit the University, Athletics and their respective programs and missions, including without limitation actio appearances, appearances on Athletics Husler Vision Television produced coaches shows, and other sponsoship/development support (A current copy of the Athletics Policy on Husler Vision Television Productions is attached to this Agreement as Appendix Bardis incorporated, as it may be modified from time to time, herein by this reference)

7 Strict Compliance with all Applicable Laws, Rules and Regulations The Coachshall perform the dates of the Hard Coachinstic compliance with (a) the constitution by laws, rules, and regulations of the NCAA, (b) the rules and regulations of the Big Ten Conference (Conference), (c) all applicable rules and regulations of the Big Ten Conference (Conference), (c) all applicable rules and regulations of the Big Ten Conference (Conference), (c) all applicable rules and regulations of the Big Ten Conference (Conference), (c) all applicable rules and regulations of the Big Ten Conference (Conference), (c) all applicable rules and regulations of the Big Ten Conference (Conference), (c) all applicable rules and regulations of the Big Ten Conference (Conference), (c) all applicable rules and regulations of the Big Ten Conference (Conference), (c) all applicable rules and regulations of the Big Ten Conference (Conference), (c) all applicable rules and regulations of the Big Ten Conference (Conference), (c) all applicable rules and rules and regulations of the Big Ten Conference (Conference), (c) all applicable rules and rules and regulations of the Big Ten Conference (Conference), (c) all applicable rules and rules are rules and rules and rules and rules are rules and rules and rules are rules are

8 University Property. All property that is provided to, or developed or acquired by, the Coachas part of or inconjunction with the Coach semployment by the University, regardless of the format or marrier invhich the property may be retained or stored, shall remain the sche property of the University. This shall include, without limitation, all documents, files, personnel records, requiring records, teaminformation, athletic equipment, films, statistics, keys, or edit cards, computers, software programs, and electronic david of the transmission of the property of the University of the Constant of the transmission of tr

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- (c) Indecting to usign prior to the completion of the Agreement term, the Coach shall forfeit any right the Coach may have under this Agreement or University policy to further compensation from the University following the effective date of the resignation, including without limitation any accured, but unused, vacation or floating holidays. The forfeiture shall not include any final bases alary prid for work previously performed, as well as earned but up picthouses, incurred but universed expenses, or any compensation prid as part of a vested retirement berefit.
- 12 Discipline and Termination of Employment.
 - (a) Discipline and Termination of Employment for Cause The University may discipline, suspendenterminate the employment of the Coach for cause in accordance with Athletics policy attached to and incorporated by reference into this Agreement as Appendix C,

- ii. Coachshall be entitled to receive Coachs Base Salary for the Renaining Termin substantially equal northly installments and subject to all applicable with holdings, until the entitier of twenty four norths after the date of termination on the last day of the Term, provided, however, that any such payments scheduled to occur in the first three norths following Coachs termination under this subsection shall not be paid until the last day of the third north after the date of termination
- iii. If, ontreduced termination, nonethantworky for months remaining the Term, the Coachshall be entitled to receive payment of defened compensation in accordance with Section 457(f) of the Internal Revenue Code of 1986) as a merchel (the Internal Revenue Code). Such defened compensations hall consist of payment to the Coachs of the Coachs Base Salary for the Remaining Termin substantially equal monthly installments, chang the period beginning on the first day of the 25th month after the date of termination and ending on the last day of the scheduled termineof. Tax with holding anthepotting relating to the payments described in this Section 12(b)(ii) shell be made in accordance with the applicable provisions of the Internal Revenue Code
- If it is reasonably determined by the University, after discussion with the Coach and iv. her advisors, that some or all of the monthly payments to be made to the Coach nusuant to Section 12(b)(ii) will be taxable to the Coach micr to their scheduled pynert daes then an the last day of the third morth after the date of termination the University shall make a single lump sumpayment to the Coachin an amount to equal the Estimated Tax Amount, subject to all applicable withholdings For this puppose the Estimated Tax Amount means the amount that the University reasonably determines, based on the supplemental taxates, is necessary for the Coach to satisfy all of her applicable federal, state and local income and employment tax chligations on annunts to be mid to the Coach rusurt to Section 12(b)(ii) that are taxible inflect dentry error termination rather them insubsequent years in which the scheduled payment dates fall, except that the amount of any Estimated Tax Amount will not exceed the amount that is permissible as an accelerated payment of defened compensation under Internal Revenue Code Section 409A. The University will offset and reduce the monthly payments of defened compensation by the accelerated paynert of the Coach's Estimated Tax Amountinequal crsubstantially equal monthly paynerts over the time period during which the Coachis to receive paynerts puscent toSection 12(b)(i). This acceleration of payments to the Coechshall be accomplished though the reduction by the University of each monthly payment to be made under Section 12(b(i) by an an our tequel to the northly an our taken irreduces untit to the preceding sentence of this Section 12(b)(iii); any such reduction shall be applied after the reduction for any compensation the Coach receives from other employment during the Renaining Termas described in Section 12(c). If, for any reason under this Agreement, the payments to be made to the Coach by the University under Section 12(b)(i) endprior to the time that the Estimated Tax Amount has been fully offset by the University though reductions of the payments to be made under Section 12(b)(i), then the remaining belance of the Estimated Tax Amount is subject to dawback by the University in a single lunp sumpayment on or before the date that the Coachs pasoral fechal inconetaxietumis deforthetaxyeard ing which such payments urder Section 12(b)(i) erd Nothing contained herein shell be construed as a loan contrary to Nebraska State Constitution Article XIII-3

uneinbused expenses, or any compensation prid as part of a vested retirement benefit. This provision, however; shell not apply to any liability the University may have to the Coach under the Nebuska Worker's Compensation laws or to any benefits that the Coach may be entitled to receive under any disability insuance coverage provided in whole or impart by the University.

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APPENDIX A

EXCEPTIONAL PERFORMANCE BONUS

Coachshall bepaid the following amounts under the circumstances described below

- I. Intrevent that Coach appens as Hard Coach for the Rogamin the following genes, Coach shall be paid the amount (s) indicated
 - a FortheBigTenConferenceOftheBigTenConferenceTournmentChampionhip eithe:
 - i. Winthe Big TenConference Regular Senson Championship 15% of Base Salary.
 - ii. Winthe Big Ten Conference Tournment 15% of Base Salary.
- II. Intre-vert that Coach appears as Head Coach for the Program in the following post regular seasong mes, Coach shell be paid <u>one</u> of the following amounts, for the highest achievement reached
 - a Selection to participate in the NCAA Women's Basketbell Tournment 10% of Base Salary,
 - b Advancement to the Sweet Sixteen in the NCAA Women's Basketbell Tournment 15% of Base Salary,
 - c Advancement to the Finel Fourinthe NCAA Women's Basketbell Tournment 20% of Base Salary,
 - d NCAA Womens Basketball Tournaent Champion 25% of Base Salary

The exceptional performance borus carred under Section I. and/or Section II. shall be paid on a date to be determined by the University, but in no case later than the last day of May following the relevant post-season event.

APPENDIXC

UNIVERSITY OF NEBRASKA-LINCOLN DEPARIMENT OF INTERCOLLEGIATE ATHLETICS POLICY ON STANDARDS OF PROFESSIONAL PERFORMANCE FOR ATHLETIC STAFF ANDRULES OF PROCEDURE FOR DISCIPLINARY ACTIONS

The Chancellor for the University of Nebraska Lincoln has approved the following policy for the Department of Intercollegiate Athletics, entitled Standards of Professional Performance for Athletic Staff and Rules for Disciplinary Actions, inaccordance with Section 481 of the Bylaws of the Board of Regents for the University of Nebraska

- **1.** Definitions For the purposes of this policy, the terms set for the below are defined as follows
 - (a) University the University of Nebraska Lincoln
 - (b) Department the University's Department of I at t c Linp i asip

3 Disciplinary Action for Cause The University may discipline any Athletic Staff Member who engages inmisconduct or who fails to meet the University s expected performance standads, as determined by the University Misconduct, for the purposes of this provision, shall induce without limitation engaging in any of the following acts

- (k) Fraul or distonesty incarying out any duties on behalf of the University, including without limitation submitting false, fabricated, misleading or altered statements, representations, reports, records or other documents to the University, the NCAA, the Conference, other governing bodies, or governmental agencies (such as any documents relating to the requirement of student athletes or any documents required to be maintained by law, University policy or practice, or governing athletic rules);
- (1) The misappopulation, misuse, damage or destruction of University property;
- (m) Appearing to be under the influence of alcohol, dugs or other intoxicants while performing duties on behalf of the University, regardless of location,
- (r) Diving anotor vehicle while legally intoxicated or under the influence of alcohol or

7. Termination Without Cause The University may terminate the employment of any Athletic Staff Member without cause by providing that member with the notice required under Section 441 of the Bylaws of the Board of Regents of the University of Nebraska