

# **EXECUTIVE**

May 2, 2024

## APPROVAL OF EMPLOYMENT AGREEMENT BETWEEN WESTERN KENTUCKY UNIVERSITY AND ANDREA P. ANDERSON

## <u>REQUEST</u>:

Approval of a new Employment Agreement between Western Kentucky University and Andrea P. Anderson.

## FACTS:

The President and Ms. Anderson negotiated an Employment Agreement which outlines revised terms and conditions of her employment as General Counsel for a new term, effective July 1, 2024.

## **BUDGETARY IMPLICATIONS:**

Ms. Anderson's annual base salary will increase from \$186,312 to \$220,000.

## **<u>RECOMMENDATION</u>**:

President Timothy C. Caboni requests approval of an Employment Agreement between Western Kentucky University and Andrea P. Anderson, which is included with the Board material.

## MOTION:

To approve the Employment Agreement between Western Kentucky University and Andrea P. Anderson.

EXECUTIVE | Employment Agreement 1

#### WESTERN KENTUCKY UNIVERSITY EMPLOYMENT AGREEMENT

This Employment Agreement ("Agreement") is made as of the \_\_\_\_\_ day of May, 2024, by and between Western Kentucky University ("the University") and Andrea Anderson ("Anderson"), and shall be deemed effective as of July 1, 2024 (the "Effective Date") at which time it shall supersede and replace any prior agreements between the University and Anderson.

For and in consideration of the covenants and agreements herein contained, the University and Anderson covenant and agree as follows:

1. **EMPLOYMENT**. According to the terms and conditions of this Agreement, the University agrees that Anderson will serve as General Counsel, and Anderson agrees to continue to serve in this capacity and to render services to the University as set forth herein.

2. **TERM**. The term of the Agreement will begin on July 1, 2024, and expire on June 30, 2028. The parties agree that Anderson's position is a staff position.

3. **DUTIES.** Anderson shall well and faithfully serve the University and shall always devote her whole time, attention, and energies to the performance of her duties as described in the job description attached hereto as Exhibit A, and shall do and perform all such services, acts, and things connected therewith. Participation in any outside organizations, associations, clubs, or groups shall be consistent with the importance and dignity of the General Counsel position.

#### 4. **COMPENSATION AND BENEFITS.**

a) **Base Salary**. As of the Effective Date of this Agreement, the University will pay Anderson an annual base salary in the gross amount of \$220,000 ("base salary"), payable in accordance with the University's regularly established payroll practices. Anderson's base salary may be adjusted based on any market or equity adjustments or other appropriate adjustment, at the sole discretion of the University's President.

b) Performance Bonus. Anderson shall be eligible for additional compensation in the form of an annual lump sum performance bonus ("Performance Bonus") for an amount up to ten percent (10%) of her then-existing base salary, which shall be paid within thirty (30) days of the end of the University's fiscal year. Anderson's performance bonus shall be determined upon the sole and unfettered discretion of the University's President, based on the President's determination of whether Anderson has satisfactorily performed the duties outlined in Exhibit A, delivered substantial monetary and/or qualitative benefits to the University, successful completion of projects identified by senior leadership, and/or otherwise provided exemplary service to the University.

c) Benefits. Anderson shall continue to receive and/or have an opportunity to participate in the maximum benefits accorded to university administrators now or in the future, including, but not limited to, health insurance, retirement, vacation, and sick leave.

5. **TERMINATION**. The University shall have the right to terminate this Employment Agreement for cause before its expiration date. The term "cause" shall be defined as follows:

a) Conviction of a felony or declared by a court of competent jurisdiction to be guilty of a crime involving moral turpitude;

b) Suspension or disbarment from the practice of law;

c) Deliberate refusal to perform the duties or responsibilities outlined in Exhibit "A" in good faith and failure to cure such violations upon thirty (30) days' written notice from the University;

d) Refusal to accept reassignment as provided in paragraph 6 of this agreement.

6. **REASSIGNMENT**. It is understood by the parties that the University retains the right, in its sole discretion, to reassign Anderson to a position other than General Counsel and with different duties, responsibilities and title during the term of this Agreement. In such event:

a) Anderson' salary at the time of the reassignment, or at the time of any further or subsequent reassignments, shall not be reduced due to the reassignment, nor shall the reassignment prevent or deny Anderson consideration for or award of any other appropriate salary adjustment, including market or equity adjustments.

b) Anderson will be assigned to a position that is consistent with her education and experience, and Anderson will be provided with an office appropriate for the position, consistent with her education and experience and located on the main campus.

c) If the University exercises its right to reassign Anderson and Anderson refuses to accept such reassignment, the University may terminate this Agreement pursuant to paragraph 5 above.

7. **COMPLETE AGREEMENT**. The Agreement constitutes the complete Agreement between the parties and incorporates all prior discussions, agreements, and representations made regarding the matters set forth herein. This Agreement shall not be amended, modified, or changed except upon the mutual consent of Anderson and the University. Any amendment to modification, to be effective, must be reduced to writing and signed by all parties to this Agreement.

8. **BOARD OF REGENTS APPROVAL**. The parties agree and understand that the terms of this Employment Agreement are subject to its recommendation by the President of the University to the Board of Regents, and contingent upon approval of the Board at its next regular meeting following the date the Agreement is executed.

This agreement entered into this \_\_\_\_\_ day of May, 2024, by:

Timothy C. Caboni, President Western Kentucky University

Andrea P. Anderson

## Exhibit A

## Western Kentucky University Position Description Title: General Counsel President's Office

#### **Purpose of Position**

The General Counsel will be responsible for all matters pertaining to the university's legal affairs. In this capacity, the General Counsel shall provide advice to the Board of Regents, to the President, and to other officers and employees on all legal matters affecting the university; manage litigation involving the university; develop recommendations respecting the university's compliance with applicable state and federal laws, and assist officers of the institution and other upper management in carrying out the mission of the institution.

## **Primary Job Duties and Responsibilities**

The following duties are customary for this position but are not to be construed as all-inclusive. Duties may be added, deleted, and assigned based on management discretion and institutional needs.

- Provides legal counsel and guidance to the Board of Regents, President, and other upper management of the institution on all legal matters relevant to a large public institution, including personnel law, policies, procedures, rules, and regulations, and laws pertaining to students, real estate transactions, contracts and grants, worker's compensation, liability and insurance matters, public monies and purchases, affirmative action, and other laws and regulations.
- Anticipates and identifies legal issues and counsels institution officers and other upper management to develop legal strategies and solutions, often in situations of great political, public relations, or financial risk or significance and with limited time for assessing alternatives.
- Reviews, researches, interprets, and prepares both written and oral opinions on a wide variety of legal issues.
- Drafts, reviews, and approves policies and procedures, regulations, bylaws, and other legal documents.
- Reviews contracts, leases, and other legal documents; researches legal issues and recommends revisions as necessary.
- Represents or oversees the representation of the institution and upper management in judicial and administrative proceedings, and in negotiations with other state agencies.
- Selects and retains outside counsel, as required, to obtain legal opinions or to handle claims and litigation.
- Supervises legal work of outside counsel and consults with outside counsel on difficult or sensitive issues.
- Provides training to the campus community on various legal issues through seminars and meetings.
- Maintains professional growth and development through seminars, workshops, and professional affiliations to keep abreast of latest developments in college and university law and in other related areas.
- Performs miscellaneous job-related duties as assigned.

## APPROVAL OF ATHLETIC EMPLOYMENT CONTRACT

## **<u>REQUEST</u>**:

Approval of an Athletic Employment Contract between Western Kentucky University and Hank Plona

## FACTS:

The University and Coach Plona have negotiated an Athletic Employment Contract which outlines revised terms and conditions of his employment as the men's head basketball coach until June 30, 2028.

## **BUDGETARY IMPLICATIONS:**

Hank Plona will receive \$500,000 per year with the possibility of earning bonuses based on his and the team's performance.

## **<u>RECOMMENDATION</u>**:

President Timothy C. Caboni requests approval of the Athletic Employment Contract between Western Kentucky University and Hank Plona.

## MOTION:

Approval of the Athletic Employment Agreement between Western Kentucky University and Hank Plona.

Executive Committee | Plona Contract - Athletic Employment Contract 2

#### WESTERN KENTUCKY UNIVERSITY ATHLETIC EMPLOYMENT CONTRACT

This Employment Contract is made this 2<sup>nd</sup> day of April, 2024, between **Western Kentucky University** (the "University") and Hank Plona ("Coach").

#### ARTICLE I PURPOSE

The University and Coach have entered into this Employment Contract because the University desires to hire Coach for the time period referenced herein, with Coach's assurance that he will serve the entire term of this Employment Contract, a long-term commitment by Coach being critical to the University's desire to run a stable basketball program.

The University and Coach agree that head coaches of intercollegiate athletic teams at Western Kentucky University conduct their professional activities under circumstances unique in the family of University employees, including evaluation and scrutiny of team performances by the public and the media and control by external rules and regulations.

Coach shall be a staff employee at the University, with the terms of his employment restricted solely to this Employment Contract. It is understood and agreed that Coach's sole grievance rights shall be as set forth herein and that Coach hereby waives any and all grievance rights under the University's internal grievance procedures.

#### ARTICLE II POSITION

#### 2.01 DESCRIPTION OF DUTIES AND RESPONSIBILITIES

A. <u>RECOGNITION OF DUTIES</u>

Coach agrees to be a loyal coach of the University. Coach agrees to devote his best-efforts full time to the performance of his duties for the University, to give proper time and attention to furthering his responsibilities to the University, and to comply with all rules, regulations, policies, and decisions established or issued by the University. Coach also agrees that, notwithstanding any other provisions of this Employment Contract, during the term of this Employment Contract, he will not engage, directly or indirectly, in any business which would detract from his ability to apply his best efforts to the performance of duties hereunder.

#### B. <u>GENERAL DUTIES AND RESPONSIBILITIES</u>

During the period in which the University employs Coach as Head Men's Basketball Coach, Coach agrees to undertake and perform all duties and responsibilities attendant to the position of Head Men's Basketball Coach as set forth herein. Coach shall not be reassigned to any other position or role without Coach's prior written consent.

#### C. <u>SPECIFIC DUTIES AND RESPONSIBILITIES WHILE EMPLOYED AS</u> COACH

As of the beginning of this Employment Contract, the duties and responsibilities assigned to Coach in connection with the position as Men's Basketball Coach are as set forth below. This list of specific duties and responsibilities supplement, and is not exclusive of, the other general duties and responsibilities provided for elsewhere in this Employment Contract.

1. Provide the University with his most dedicated and conscientious service in carrying out the duties and responsibilities as set forth herein or as may be

assigned by the Athletics Director and perform his duties and responsibilities in a manner consistent with state and University rules, regulations, and policies.

- Be primarily responsible for all aspects of the basketball program including budget, scheduling, and the recruiting, training, supervision, evaluation, and performance of student athletes, coaching staff, and basketball office clerical staff subject to the approval of the Athletics Director.
- 3. Abide by and comply with the constitution, bylaws, and interpretations of the National Collegiate Athletic Association (NCAA) and Conference USA, or any other basketball conference the University may choose to enter (the basketball conference that University is a member of shall be referred to as the "Conference"), as well as all University rules and regulations relating to the conduct and administration of the Men's Basketball program. In the event that Coach becomes aware, or has a reasonable cause to believe, that violations of such constitution, bylaws, interpretations, rules, or regulations may have taken place, he shall report the same promptly to the Athletics Director of the University.
- 4. Use his best efforts to ensure that all academic standards, requirements, and policies of the University are observed by him and by members of his coaching staff at all times, including those in connection with the recruiting and eligibility of prospective and current student athletes for the basketball program, and ensure that said standards, requirements, and policies are not compromised or violated at any time.
- Use his best efforts, in conjunction with the University, to ensure that all student athletes recruited for his basketball program are provided proper

academic counseling and are encouraged to and given every opportunity to meet the degree requirements necessary to graduate from the University.

- Recruit, coach, and train student athletes to compete successfully against major college competition in a quality basketball program.
- Use his best efforts to ensure that his student athletes conduct themselves in a manner that will reflect a positive image for the University both on and off the basketball court.
- Use his best efforts to keep public statements complementary to the athletics program and to the University.
- Use his best efforts to establish and maintain a frequent and systematic program of personal communication with the University's student body, faculty, and staff.
- 10. Be available to attend a minimum of twenty (20) meetings each year throughout Kentucky and other states as scheduled and as mutually agreed upon by the Coach, Athletics Director, and/or President, provided the meetings shall be scheduled so as to not unreasonably interfere or prejudice Coach's other duties. Said meetings may include appearances at alumni functions, University corporate partnership appearances, etc.

#### 2.02 DISCIPLINARY ACTIONS FOR VIOLATIONS OF NCAA OR CONFERENCE RULES AND REGULATIONS

If Coach is found to be in violation of NCAA or Conference rules and regulations, Coach shall be subject to disciplinary and/or corrective actions by the University which may include termination for cause as set forth in section 5.01.

#### 2.03 **REPORTING RELATIONSHIPS**

The parties (without delineating the particular terms and conditions) acknowledge that each party will use its best efforts and will cooperate with the other to provide the following support for the University's basketball program.

- A. Coach's immediate supervisor for purposes of implementing the Employment Contract shall be the Athletics Director of the University; all matters pertaining to the operation of the University's basketball program shall be subject to the direction and control of the Athletics Director.
- B. The overall policy of the entire athletics program shall remain the exclusive prerogative of the University. The Coach shall administer the daily routine and organization of the program as he deems necessary to effectuate its success, provided such administration shall be in accordance with the policies established by the Athletics Director.
- C. Coach shall have primary responsibility for decisions relating to scheduling of basketball opponents, means of travel to be employed, hotel, food accommodations, size and content of the travel squad and party, and all other matters pertaining to the operation of similar phases of the basketball program, but final decisions in such matters shall be with the Athletics Director. It is specifically agreed and understood that travel arrangements shall be made in conformance with any contractual agreements between the University and any travel agency.
- D. Coach shall have the right to release, hire, and retain assistant basketball coaches subject to the approval of the Athletics Director, the President of

the University, and (as it pertains to hiring) the University's Board of Regents.

E. Coach shall have primary responsibility for developing the budget annually for the Men's Basketball program subject to the approval of the Athletics Director.

#### ARTICLE III TERMS OF EMPLOYMENT

The initial term of this Employment Contract shall begin on the 2nd day of April, 2024, and continuing through June 30, 2028. The parties agree that if circumstances do not exist that would justify dismissal for cause as defined in 5.01 herein, the term of this Employment Contract shall be automatically extended (i.e., no action is required by either party) by one additional year on July 1, 2025, 2026 and 2027 (i.e., to provide for a continuing four-year term, through June 30, 2031). Provided, however, that this extension provision shall not be construed to create an employment term that exceeds four (4) years at any given time, in accordance with the provisions of KRS 164.360(2).

#### ARTICLE IV COMPENSATION / BENEFITS

In consideration for the promises he has made in entering into this Employment Contract, Coach shall be entitled to the following forms of compensation; base salary payments, benefits, and bonuses.

#### 4.01 SALARY AND BENEFITS

 A. The initial base salary paid by the University to Coach for services and satisfactory performance of the terms and conditions of this Employment

Contract shall be \$500,000 annually and shall be payable in equal monthly installments during the period of this Employment Contract and made in conformity with the payroll procedure of the University. Coach will be reviewed for his performance on an annual basis.

- B. Coach shall be eligible to participate in a group insurance, retirement, and voluntary payroll deduction program on the same basis and with the same University contributions that apply to the University's non-academic administrative staff.
- C. The University shall furnish to Coach, for his use on a loan basis during the term of his Employment Contract, one (1) automobile and shall pay for automobile liability and comprehensive insurance and taxes, if applicable, upon said vehicle, as well as scheduled maintenance. University shall also be responsible for expenses related to business-related fuel expenses for said vehicle which are incurred in the normal course of his employment. University warrants and represents that Coach's name shall not appear on a lease for the vehicle nor any other ownership agreements in connection with the vehicle. Notwithstanding the above, University shall make whatever arrangements necessary to ensure Coach's legal right to the vehicle during the Term. Additionally, upon termination or expiration of this Employment Contract, Coach's name shall be removed from any documentation in connection with the insurance of the vehicle.
- D. The University will provide Coach, without charge, four (4) VIP football season tickets, six (6) Red Towel season men's basketball tickets, and twelve (12) reserved seat men's basketball season tickets. Such tickets

may not be resold or traded for personal benefit by Coach. Coach shall have the option to buy twelve (12) additional season tickets in football or men's basketball if available. Coach shall be provided eight (8) tickets for NCAA men's basketball tournament games and, if available, may be offered additional tickets for purchase. It is agreed and understood that all tickets are provided to aid Coach in the performance of his job. It is intended that the value of the tickets be excluded from compensation under the Internal Revenue Code Section 132(a)(3) as a working fringe benefit.

#### 4.02 COACH'S INCENTIVES

Coach shall be entitled to receive 50% of all gross ticket revenues that exceed \$1,000,000. Coach shall also be entitled to the following incentive/bonuses as of the date of this Employment Contract: 1. Academic Progress Rate between 950-969 \$50,000 each academic year

 Academic Progress Rate of 970+ \$50,000 each academic year
 C-USA Regular Season Championship \$150,000
 NCAA Tournament Appearance \$150,000
 C-USA Coach of the Year \$50,000

Each incentive and bonus described under this Section 4.02 shall be deemed earned by Coach upon the occurrence of the achievement and/or event that the incentive and/or bonus is conditioned on. Each incentive and/or bonus shall be paid to Coach within sixty (60) days of Coaching earning the incentive and/or bonus. The incentives and bonuses are cumulative and not exclusive of one another.

#### 4.03 TELEVISION AND RADIO SHOWS

Coach shall be required, as part of his duties, to make reasonable efforts to appear on a series of television and radio programs relating to the Men's Basketball program at Western Kentucky University. The parties agree that Western Kentucky University shall own all rights to these particular programs and shall be entitled, at its option, to produce and to market the programs and to negotiate with third parties for the production and marketing of the programs. Coach shall not unreasonably refuse to personally contact sponsors to increase advertising revenue as part of his obligation to work toward the television and radio programs. The Coach shall allow his name, likeness, facsimile, and biographical sketch to be used by Western Kentucky University or the Producer of the television and radio shows for promotional purposes only. As it relates to these television and radio programs only, Western Kentucky University shall have this exclusive right to contract with program sponsors for commercial endorsements. The parties agree that the University shall be entitled to retain all revenues from program sponsorships and from program sponsors for commercial endorsements used during the television and radio programs produced under the provisions of this paragraph. The parties agree and understand that the Coach will be compensated for his services provided herein by the Big Red Radio Network.

#### 4.04 OPPORTUNITIES TO EARN OUTSIDE INCOME

While Coach is representing the University as Head Men's Basketball Coach, he shall have the opportunity to earn outside income as a result thereof and retain all income derived therefrom. The following general terms and conditions shall apply to each case in which Coach seeks to or makes arrangements to earn outside income as a result of his being Head Basketball Coach:

- A. Such outside activities shall not interfere with the full and complete performance by Coach of his duties and obligations as a University coach.
- B. In no event shall Coach accept or receive directly or indirectly any monies, benefit, or any other gratuity whatsoever if such action would violate NCAA legislation.
- Coach shall obtain the advance written approval from the Athletics
  Director before entering into such agreements, such approval not to be unreasonably withheld or delayed.
- D. Such activities are independent of Coach's employment at University and the University shall have no responsibility nor bear any liability for any claims arising therefrom.
- E. SUMMER CAMPS. Coach shall be entitled to at least three (3) weeks of basketball camps using Western Kentucky University's athletic facilities and equipment. Coach shall have priority to conduct at least two weeks of camp (i.e., fourteen (14) days) in the month of June after the regular term of public school in Kentucky has concluded. The operation of camp(s) will be conducted under the auspices of Western Kentucky University Athletics Department and shall be conducted in accordance with general policies of the University. Coach will be obligated to pay the University the sum of one dollar (\$1) for the use of its intercollegiate athletic facilities and equipment for each of the basketball camps, and said equipment and facilities shall be available for use for a minimum of three (3) weeks per year. A separate rate will be determined for the use of the Raymond B. Preston Health and Activities Center, which rate will

not be unreasonable and which shall be determined by September 30 of the preceding year. Rates for room and meals to be charged by Western Kentucky University for such student camps shall be rates normally charged for student camps generally by the University, which may vary from year to year. Coach agrees and understands that the University will place a surcharge on each camper enrolled in the camps, and University agrees to give Coach notice of the amount of the surcharge on or before September 30 of the preceding year. Should there be a conflict between Western Kentucky University's Men's Basketball program and any other University athletic team or University sponsored or affiliated program or organization concerning the use of the above facilities and equipment, this conflict shall be resolved by and in the sole discretion of the Athletics Director, who shall have the final determination on all matters.

#### F. <u>OTHER INCOME</u>

1. <u>Commercial, Apparel, and Equipment Endorsements</u> - Coach may undertake commercial endorsements in exchange for his agreement to consult with the manufacturer or seller concerning the design and/or marketing of any products and services in which he identifies himself as Coach of the University's intercollegiate basketball team and retain any and all income derived therefrom; provided, however, that such endorsements are in writing, do not conflict with existing University contracts, do not discredit or embarrass the University, do not extend beyond the term of this Employment Contract, would be coterminous with Coach's termination of employment as Head Basketball Coach at the University, and are subject to the University's

trademark and licensing program, and the prior approval of the University's Athletics Director, such approval not to be unreasonably withheld or delayed.

- Other Products Products obtained in trade or other negotiations by Coach on behalf of the University will not require compensation by the University to Coach and shall remain the property of the University.
- 3. Income from Speeches, Appearances, and Written Materials Any income derived by Coach from speeches, appearances, and/or written materials shall be his separate income and shall fully vest to the Coach. Any speech given pursuant to this paragraph must be given by Coach in his individual capacity, not his official capacity as a University Coach.

#### ARTICLE V TERMINATION

#### 5.01 TERMINATION BY UNIVERSITY FOR JUST CAUSE

The University shall have the right to terminate this Employment Contract for just cause prior to its normal expiration date. The term "just cause" shall be defined as follows:

- Conviction of a felony or declared by a court of competent jurisdiction to be guilty of a crime involving moral turpitude;
- B. Intentional serious violation of any law, rule, regulation, or constitutional provision of the NCAA by Coach;
- C. Intentional serious violation of any law, rule, regulation, or constitutional provision of the NCAA by a member of the men's basketball coaching

staff or any other person under the Coach's supervision and direction, including student athletes in the basketball program for which Coach had prior actual knowledge and failed to promptly and fully disclose / report to the Athletics Director;

D. Deliberate violations of any material duties or material responsibilities outlined in this Employment Contract or refusal or unwillingness to perform such duties or responsibilities in good faith and failure to cure such violations upon thirty (30) days written notice from the Athletics Director. Notwithstanding anything to the contrary herein, for purposes of clarity and avoidance of doubt, it is not the intention of the parties that this Employment Contract be terminable for just cause for violation of minor, technical or otherwise insignificant University, NCAA, or Conference regulations which do not entail the risk of major institutional penalties. Furthermore, the parties agree that it is not the intention of the parties that this Employment Contract be terminable for just cause on the basis of Coach's win/loss record.

#### 5.02 UNIVERSITY'S OBLIGATIONS UPON TERMINATION FOR CAUSE

In the event this Employment Contract is terminated for just cause in accordance with the provisions of Section 5.01 hereof, and at the time of such termination if there is more than one (1) month of unexpired term of this Employment Contract, the "severance fee" shall be computed and paid as if the unexpired term of this Contract was only one (1) month. The "severance fee" will be calculated solely on the base salary (not including supplement payments) as of date of termination. Additionally, University shall

remain responsible for paying Employee any amounts that have been earned as of the effective date of termination by Employee, but not yet paid by the University.

#### 5.03 TERMINATION WITHOUT CAUSE

Termination "without cause" shall mean termination of this Employment Contract on any basis other than those set forth in Section 5.01.

- A. Notwithstanding anything to the contrary contained hereunder, either party shall have the right to terminate this Employment Contract without cause prior to its normal expiration date by delivering to the other party written notice of intent to terminate.
- B. In the event this Employment Contract is terminated without cause by either Coach or the University, the terminating party would be responsible for the following payment (paid over 12 months):

Termination prior to May 1, 2025\$500,000Termination between May 1, 2025 and April 30, 2026\$300,000Termination on any date on or after May 1, 2026\$250,000If Coach is terminated without cause and obtains employment within 12months of termination (said twelve-month period is referred to as the"Severance Period"), each subsequent monthly payment from theUniversity will be reduced by the amount of monthly compensation thatCoach earns from Coach's new employer during the Severance Period.

Failure to timely pay such liquidated damages shall constitute a breach of this Employment Contract and such sum shall be recoverable together with reasonable outside attorney fees, in any court of competent jurisdiction. In no case shall either party be liable to the other for the loss of any collateral business opportunities or any other benefits, perquisites, or income resulting from activities such as, but not limited to, camps, clinics, media appearance, apparel or shoe contracts, consulting relationships, or from any other sources that may ensue as a result of the termination of this Employment Contract without cause, unless such termination is found to be in violation of any terms or provisions of this Employment Contract.

C. Should Coach's termination without cause be based upon his decision to resign or retire from collegiate men's basketball and Coach does not thereafter accept any Athletic's related employment for at least one full year following the date of his resignation or retirement, then the terms in Sections 5.03(B) shall not apply.

## ARTICLE VI MISCELLANEOUS

## 6.01 UNIVERSITY APPROVAL REQUIRED PRIOR TO NEGOTIATION WITH OTHER SCHOOLS OR EMPLOYERS

The parties agree that should another coaching or sports-related employment opportunity be presented to Coach or should Coach be interested in another coaching position during the term of his Employment Contract, Coach must notify the University's Athletics Director of such opportunity or interest, and obtain permission from the Athletics Director before any discussions can be held by Coach with anticipated coaching position principals, which permission shall not be unreasonably withheld.

#### 6.02 AMENDMENTS TO AGREEMENT

This Employment Contract can only be altered or amended by written agreement between Coach and Athletics Director and as approved by the Board of Regents.

#### 6.03 UNIVERSITY RETAINS ALL MATERIALS AND RECORDS

All materials or articles of information, including, without limitations, personnel records, team information, films, tapes, statistics, or any other material or data furnished to Coach by the University or developed by Coach on behalf of the University or at the University's direction of the University's use or otherwise in connection with Coach's employment hereunder are and shall remain the sole and confidential property of the University. Within thirty (30) days of the expiration of the term of this Employment Contract or its earlier termination as provided herein, Coach shall immediately cause any such materials in his possession or control to be delivered to the University.

#### 6.04 TAX LIABILITIES

Coach shall be responsible for any and all income tax liabilities, interest, and/or penalties related to any benefits received pursuant to this Employment Contract.

#### 6.05 LAWS OF THE COMMONWEALTH OF KENTUCKY

This Employment Contract shall be interpreted under the Laws of the Commonwealth of Kentucky, and if any provision of the Employment Contract may be prohibited, this shall not invalidate the remaining provisions of the Employment Contract.

#### 6.06 ACKNOWLEDGMENT

Coach acknowledges that he has read and understands the foregoing provisions of this Employment Contract, that he has been afforded and has exercised the opportunity to consult with personal legal counsel that the provisions are reasonable and enforceable, and he agrees to abide by this Employment Contract and the terms and conditions set forth herein.

IN WITNESS WHEREOF, the parties hereto set forth their respective signatures on this Employment Contract as of the date set forth below.

Date

#### WESTERN KENTUCKY UNIVERSITY

BY:

. Todd Stewart Director of Athletics BY:

COACH

Hank Plona Date Head Basketball Coach