

CIVIL DISCOURSE CREDENTIAL TERMS & CONDITIONS

This Enrollment Agreement is hereby entered into by and between Close Up Foundation (“Close Up”), and the Participant (“Participant”) seeking enrollment in the Civil Discourse Credential One-Day Institute (the “Program”). In consideration for enrollment of Participant by Close Up, the undersigned Participant 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.

AUTHORIZATION

Participant has the authorization and approval from their school and/or district to enroll in this Program and implement the Program curriculum during the 2026-27 school year.

CAPABILITY

Participant understands that the Program requires a one-day in-person training; with optional credential implementation during the 2026-27 school year and participation in a credential cohort during the 2026-27 school year.

PHOTOS AND LIKENESS

Participant consents to the use of, in any medium, name, likeness, audio, video, photograph, or quotes, including posting the same on Close Up’s and/or Partner websites and social media.

VALUABLES

Participant acknowledges that Close Up is not liable for any lost or stolen personal items and understands Participants will share meeting space with program participants from other schools/communities.

DAMAGES

Participant assumes liability and full responsibility to pay for any and all damage to Close Up property or property of any of Close Up’s partners or contracted vendors. Participant acknowledges and agrees that Close Up shall have no responsibility whatsoever for any damage or loss sustained by Participant to its personal property while it is located on Close Up property, associated partners or property of any vendors.

PROGRAM PRICE AND CANCELLATION POLICIES

Tuition for the program is \$375 per educator. Any payments made toward the Program are nonrefundable. Close Up is able to transfer the registration to another Participant.

DISCLOSURE

Participant authorizes Close Up to share the information on enrollment and related forms with Close Up employees or their designees and Partners whenever helpful to performing their duties.

ENTIRE AGREEMENT

This Enrollment Agreement represents the full and complete agreement between Close Up and Participant regarding 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.

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.

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, Participant 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 Participant hereby consents and agrees to the jurisdiction of those courts for such purposes.

CERTIFICATION

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