

## PARTNER REFERRAL AGREEMENT

This PARTNER REFERRAL AGREEMENT ("*Agreement*") is made as of March 15, 2022 ("*Effective Date*") by and between College Avenue Student Loans, LLC and College Ave Student Loan Servicing, LLC (*collectively, "CASL"*) affiliated Delaware limited liability companies with their principal place of business at 233 North King Street, Suite 400, Wilmington, DE 19801 and the Pennsylvania Principals Association, a member-based organization ("*Partner*") with its principal place of business at 122 Valley Road, Enola, PA 17025.

### RECITALS

WHEREAS, CASL is in the business of marketing, originating, processing and servicing private student loans and education refinance loans for its Lending Partners ("*CASL's Services*"). CASL owns and operates or manages one or more websites for its Lending Partners (each a "*CASL Site*" and collectively "*CASL's Sites*");

WHEREAS, Partner has access to its customers and other individuals who may wish to use CASL's various private student loan and education refinance loans and other of its products and services.

WHEREAS, the Parties wish to enter into an agreement for the Partner to promote CASL's Services through the Partner's various contact points with its customers and communities in its marketplace upon the terms set forth herein.

NOW, THEREFORE, in consideration of the mutual covenants set forth herein, the parties hereby agree to the following terms and conditions:

1. **DEFINITIONS.** Capitalized terms defined in this document shall have the meaning set forth in this Section or elsewhere in this Agreement, as applicable.

1.1. "*Academic Year*" means the period of time beginning on April 1 and ending on March 31 of the next year.

1.2. "*Claim*" means any claim, legal or equitable, cause of action, suit, litigation, proceeding (including a regulatory or administrative proceeding), grievance, complaint, demand, charge, investigation, audit, arbitration, mediation or other process for settling disputes or disagreements, including, without limitation, any of the foregoing processes or procedures in which injunctive or equitable relief is sought.

1.3. "*Consumer*" means a natural person who engages with the Partner through the Partner's website or other contact points and clicks on a Link from the Partner's website to one of CASL's Sites designed to accept and process applications for private student loans or education refinance loans.

1.4. "*Funded Loan*" means a transaction in which a Consumer clicks on a Link and arrives at the CASL Site and where a Consumer completes a loan application, CASL's Lending Partner approves the application, the Consumer accepts the Truth-in-Lending Act disclosures, the Consumer executes the credit agreement, and at least one disbursement of the loan proceeds has been disbursed to the appropriate payee.

1.5. "*Indemnified Party*" means the party seeking indemnification pursuant to Section 10 of this Agreement.

1.6. "*Indemnifying Party*" means the party obligated to indemnify the Indemnified Party pursuant to Section 10 of this Agreement.

1.7. "*Lending Partner(s)*" means those bank(s), as set forth on the CASL Sites, with which CASL has an agreement to originate and fund loans via the CASL Sites.

1.8. **“Link”** means the link(s) with tracking parameters that is provided by CASL that permit Consumers to navigate directly from the Partner websites to the CASL Sites.

1.9. **“Losses”** means and includes any loss, assessment, fine, penalty, deficiency, interest, payment, expense, cost, debt, indebtedness, liability, lien, judgment or damage, which is sustained, incurred or accrued.

1.10. **“Marketing Materials”** means any creative materials regarding CASL’s Services provided or made available by CASL to the Partner for placement on the Partner’s websites, including, but not limited to rates and terms, disclosures, banner advertisements, text links, and graphics.

1.11. **“Service Mark”** means any trademark, trade name, trade dress, service mark and logo whether registered or unregistered.

## 2. OBLIGATIONS

### 2.1. CASL Obligations.

- (a) CASL is solely responsible for the creation and content of all Marketing Materials.
- (b) CASL shall provide Consumers reaching the CASL Sites via a Partner’s Link the same level of service as consumers accessing CASL’s Sites directly.
- (c) CASL will be solely responsible for all aspects of CASL’s Sites, including without limitation, customer service functions and all other matters related to CASL’s products and services.
- (d) Along with its own Service Mark, CASL will place Partner’s Service Marks on the landing page associated with the Link.
- (e) CASL will not knowingly solicit any of the Partner’s Consumers for any financial services other than education finance products and related benefits.

### 2.2. Partner Obligations.

- (a) Partner shall accurately display and make available to its customers CASL Marketing Materials as set forth by CASL. The Partner will use commercially reasonable efforts to market CASL’s loan programs to its customers. This will include displaying information about CASL’s loan products on the Partner’s website.
- (b) Partner shall provide its Service Marks to CASL for placement on the landing page associated with the Link.
- (c) Partner shall not alter the Marketing Materials without CASL’s written permission (email shall suffice) including the Link.
- (d) Partner shall not bid on keywords containing the words “College Ave” or “College Avenue” across any match type in paid search advertising. To avoid bidding on keywords matching to queries containing College Ave-branded terms, Partner shall implement negative matches (exclusions) for all keywords as set forth in Exhibit B across all match types in paid search advertising. Exhibit B may be updated from time-to-time upon written

agreement of CASL and Partner, which consent shall not be unreasonably withheld and which may be requested and given via electronic mail.

- (e) Partner is solely responsible for all aspects of the Partner's websites showing the Partner services, including without limitation, customer service functions and all other matters relating to Partner products and services.
- (f) Partner will provide CASL with additional benefits as outlined in Exhibit C.

### 3. ADDITIONAL CONSIDERATIONS.

**3.1. Additional Services.** No additional services, customer support, or customization will be provided by either party unless the parties agree to the additional terms and conditions for such services, including without limitation, fees therefore.

**3.2. Cooperation.** Each party will provide the cooperation and assistance reasonably necessary in connection with the development undertaken pursuant to this Agreement.

**3.3. Privacy.** Each party will at all times comply with applicable online privacy policies and procedures required by law or regulation. Each party will post a privacy policy on the home page of its site and on each page of its site where it collects personally identifiable information from its users. CASL will ensure that its online privacy policies allow CASL to disclose the data described in Exhibit A to Partner. Each party shall be solely responsible for any and all claims arising out of its online privacy policy or its failure to comply with its online privacy policy.

**4. REPORTING.** As detailed in Exhibit A, to the extent permitted by law, CASL and Partner will, on a monthly basis, or more frequently, if agreed by the parties, share with the other a written report detailing certain aggregate data on loan applications which have been sent to CASL through the Partner's Link. To the extent either party reasonably determines that the sharing of any such information does not comply with applicable law, the parties agree to negotiate in good faith to share such other information that is legally permitted to achieve the anticipated practical benefits intended by the information sharing.

### 5. CONTENT AND SERVICE MARK LICENSES.

#### 5.1. Service Mark Licenses.

- (a) Subject to the terms and conditions of this Agreement, during the Term, CASL hereby grants Partner a limited, revocable, royalty-free, non-exclusive, non-transferable, non-assignable, non-sublicenseable license to display CASL's Service Marks in Marketing Materials solely to perform the activities and obligations contemplated under this Agreement. Partner acknowledges CASL's sole and exclusive ownership of its Service Marks and agrees not to take any action inconsistent with such ownership. Partner shall display CASL's Service Marks solely in accordance with its guidelines and direction and agrees to immediately cease such use and display upon CASL's notice of objection thereto. Partner agrees not to form any combination marks with CASL's Service Marks or adopt, use or attempt to register any Service Marks that are confusingly similar to CASL's Service Marks. All uses by Partner of CASL's Service Marks shall inure to the benefit of, and be on behalf of, CASL.
- (b) Subject to the terms and conditions of this Agreement, during the Term, Partner grants CASL a limited, revocable, royalty-free, non-exclusive, non-transferable, non-assignable, non-sublicenseable license to display Partner's Service Marks in Marketing Materials and on the Link solely to perform the activities and obligations contemplated under this Agreement. CASL acknowledges Partner's sole and exclusive ownership of its Service

Marks and agrees not to take any action inconsistent with such ownership. CASL shall display Partner's Service Marks solely in accordance with its guidelines and direction and agrees to immediately cease such use and display upon Partner's notice of objection thereto. CASL agrees not to form any combination marks with Partner's Service Marks or adopt, use or attempt to register any Service Marks that are confusingly similar to Partner's Service Marks. All uses by CASL of Partner's Service Marks shall inure to the benefit of, and be on behalf of, Partner.

**5.2. Reservation of Rights.** Each party shall continue to own all rights, title and interest in and to its Trademarks, know-how, trade secrets, software, and all other intellectual property, subject only to the license rights expressly granted herein.

**6. TERM AND RENEWAL.**

**6.1. Term.** This Agreement shall commence on the Effective Date and shall continue until terminated as set forth herein (the "*Term*").

**6.2. Termination.** Either party shall have the right to terminate this Agreement:

- (a) Upon written notice if the other party breaches any term of this Agreement and fails to cure such breach within ten (10) business days after written demand from the non-breaching party to do so; or
- (b) For any reason or no reason upon thirty (30) days' prior written notice to the other party.

**7. FEES.**

**7.1. Referral Fees.** CASL will pay the Partner fees identified in Exhibit A.

**7.2. Participation Fee.** CASL will pay Partner a participation fee as outlined in Exhibit C. Terms are net 30 once the Partner participation fee invoice is received by CASL.

**7.3. Expenses and Taxes.** Unless otherwise provided in this Agreement, each party shall be responsible for any costs, expenses and taxes associated with such party's obligations under this Agreement.

**7.4. Billing and Payment.** Unless otherwise agreed by the parties, within five (5) business days of the end of the month, CASL will provide Partner with a report as set forth in Exhibit A regarding Partner's referrals during the month and the fee due from CASL to Partner. CASL shall pay such fee within sixty (60) days of the end of the month. Any sum due to Partner under this Agreement that is not paid when due is subject to a delinquency charge of 1.0% per month.

**8. REPRESENTATIONS AND WARRANTIES.** Each party represents and warrants as follows:

**8.1. Authority.** Each party is organized and validly existing under the laws of the state referenced in the first paragraph of this Agreement. Each party has full corporate power and authority to transact any and all business contemplated by this Agreement and possesses all requisite authority, power, and licenses, permits and franchises to conduct business wherever it conducts business and to execute, deliver and comply with its obligations under the terms of this Agreement. Each party has taken all necessary action to authorize its execution, delivery and performance of this Agreement.

**8.2. CASL's Right to Represent Lending Partners.** CASL is authorized by its Lending Partners to market, originate and process Lending Partner's in-school or education refinance loan products.

**8.3. Conflict with Existing Laws or Contracts.** The execution and delivery of this Agreement and the performance of its obligations hereunder by each party will not (i) conflict with or violate (a) its Certificate of

Formation or By-laws; or (b) provisions of any law, regulation, decree, demand or order to which it is subject; or (ii) conflict with or result in a breach of or constitute a default (or an event which, with notice or lapse of time, or both, would constitute a default) under any of the terms, conditions or provisions of any understanding, agreement or instrument to which it is a party or by which it is bound or any order or decree applicable to it or resulting in the creation or imposition of any lien on any of its assets or property.

**8.4. Binding Enforceability.** This Agreement, and all the obligations of each party hereunder, shall constitute the valid and binding obligations of each party, enforceable against each in accordance with the terms hereof, except as such enforcement may be limited by bankruptcy, insolvency, reorganization, moratorium and other similar laws affecting enforcement of creditors' rights and by general equity principles (regardless of whether such enforcement is considered in a proceeding in equity or at law).

**8.5. Compliance with Laws.** Each party will comply with all applicable federal, state and local laws in performing its obligations under this Agreement, including, without limitation, federal and state consumer protection laws and regulations promulgated pursuant thereto.

**9. LIMITATION ON LIABILITY.** EXCEPT IN THE EVENT OF A BREACH OF SECTIONS 10 OR 11, UNDER NO CIRCUMSTANCES SHALL EITHER PARTY BE LIABLE TO THE OTHER PARTY FOR INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, OR EXEMPLARY DAMAGES (EVEN IF A PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES) SUCH AS, BUT NOT LIMITED TO, LOSS OF REVENUE OR ANTICIPATED PROFITS OR LOST BUSINESS OR LOSS OF OR DAMAGE TO DATA.

**10. INDEMNIFICATION.**

**10.1. Indemnification by Partner.** Partner shall defend, indemnify and hold CASL harmless from and against any Claim made by a third party that is attributable to or arises from Partner's breach of any material obligation, representation or warranty in this Agreement. Partner agrees to promptly pay and fully satisfy any and all Losses, judgments or expenses, including reasonable costs of settlement and attorneys' fees incurred or sustained, or reasonably likely to be incurred or sustained by CASL as a result of any Claims of the types described in this Section 10.1.

**10.2. Indemnification by CASL.** CASL shall defend, indemnify and hold Partner harmless from and against any Claim made by a third party that is attributable to or arises from CASL's breach of any material obligation, representation or warranty in this Agreement. CASL agrees to promptly pay and fully satisfy any and all Losses, judgments or expenses, including reasonable costs of settlement and attorneys' fees incurred or sustained, or reasonably likely to be incurred or sustained by Partner as a result of any Claims of the types described in this Section 10.2.

**10.3. Procedures.** The Indemnified Party shall: (i) promptly notify the Indemnifying Party in writing of any losses for which the Indemnified Party seeks indemnification; (ii) provide reasonable cooperation to the Indemnifying Party and its legal representatives in the investigation of any matter which is the subject of indemnification; and (iii) permit the Indemnifying Party to have full control over the defense and settlement of any matter subject to indemnification; *provided, however,* that the Indemnifying Party shall not enter into any settlement that affects the Indemnified Party's rights or interests without the Indemnified Party's prior written consent, which shall not be unreasonably withheld or delayed. The Indemnified Party shall have the right to participate in the defense at its expense.

**11. CONFIDENTIALITY.**

**11.1. Confidential Information.** The parties acknowledge that each party (the "*Recipient*") will receive in connection with this Agreement confidential information relating to the other party's (the "*Disclosing Party*") business, including but not limited to, the terms of this Agreement, reporting hereunder, information regarding the Disclosing Party's products, services or offerings; planned marketing or promotion of the Disclosing Party's products, services or offerings; the Disclosing Party's business strategies, policies or practices; the Disclosing Party's inventions, patents and patent applications, discoveries, ideas, concepts, software in various stages of development,

designs, drawings, specifications, techniques, models, data, source code, object code, documentation, diagrams, flow charts, research, development, processes, procedures, "know-how," trade secrets, any and all customer information, including without limitation, customer lists, customer names, addresses, property descriptions, credit information, and loan offer and approval information, and all other information related to customers, price lists and pricing policies; financial information, including budgets, forecasts, projections, operating results and financial statements; and information received from others that Disclosing Party is obligated to treat as confidential (collectively, "**Confidential Information**"). Each party agrees to protect and maintain the secrecy of the Disclosing Party's Confidential Information by, among other things: (i) treating such information with at least the same standard of care and protection which such party accords its own confidential and proprietary information but in any event with no less than a reasonable degree of care; (ii) using care in the assignment of personnel who receive or have access to such information, and instructing and obtaining the prior written agreement of such personnel to take all reasonable precautions to prevent unauthorized use or disclosure thereof; and (iii) not using, disclosing or exploiting such information except as necessary to perform any services or obligations hereunder or as otherwise pre-authorized by the Disclosing Party in writing.

**11.2. Exceptions.** Confidential Information does not include any information that the Recipient can demonstrate: (i) was in the public domain at the time it was received; (ii) enters the public domain through no fault of the Recipient; (iii) is independently developed by Recipient without use of or reference to the Disclosing Party's Confidential Information; or (iv) is disclosed as required by law. In addition, Recipient may disclose the Disclosing Party's Confidential Information to a legal, judicial or governmental entity, or as required by the rules or orders of a court or governmental entity, provided that, before such disclosure, Recipient shall give the Disclosing Party reasonable advance written notice of such so that the Disclosing Party can seek a protective order or the appropriate protection for the Confidential Information. The Recipient shall use commercially reasonable efforts to have such information treated as confidential and/or under seal.

**11.3. Effect of Termination.** Upon termination of this Agreement, and on written request of the Disclosing Party, the Recipient will promptly destroy, and provide satisfactory assurance of such destruction, all tangible items containing the Disclosing Party's Confidential Information; *provided, however*, that Recipient (i) shall be permitted to retain Confidential Information as required by applicable law, and (ii) shall not be required to destroy Confidential Information to the extent it has been electronically archived by Recipient in accordance with its automated security and/or disaster recovery procedures as in effect from time to time; *provided, further*, any Confidential Information retained pursuant to (i) and (ii) shall remain subject to the confidentiality provisions contained herein for so long as it is retained by Recipient irrespective of the term of this Agreement.

**11.4. Injunctive Relief.** Each party acknowledges that all of the Disclosing Party's Confidential Information is owned solely by the Disclosing Party (or its licensors) and that the unauthorized disclosure or use of such Confidential Information may cause irreparable harm and significant injury to the Disclosing Party, the degree of which would be difficult to ascertain. Accordingly, each party agrees that the Disclosing Party will have the right to seek an immediate injunction enjoining any breach or alleged breach of this Section, as well as the right to pursue any and all other rights and remedies available at law or in equity in the event of such a breach or alleged breach.

## **12. MISCELLANEOUS.**

**12.1. Survival.** The provisions of Sections 4, 8.4, 9, 10, 11, 12.2 and 12.3 shall survive the expiration or earlier termination of this Agreement.

**12.2. Public Statements.** Neither party will make any announcements or statements to the public concerning the relationship between them or the transactions described herein without the prior written consent of the other party which consent shall not be unreasonably withheld.

**12.3. Governing Law.** The parties agree that this Agreement shall be governed by and construed in accordance with the laws of the State of Delaware without regard to any conflict of law provisions. Should a dispute arise under or in relation to this Agreement, jurisdiction over and venue of any suit arising out of this Agreement shall be exclusively in the state and federal courts of Wilmington, Delaware.

**12.4. Entire Agreement.** This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all prior or contemporaneous oral or written agreements or other communications between the parties with respect to the subject matter hereof.

**12.5. Modification.** This Agreement may not be modified except by a writing signed by an authorized signatory of each party. No waiver, modification or amendment of this Agreement shall be effective unless made in a writing signed by the party to be bound.

**12.6. Independent Contractors.** The parties are acting as independent contractors to each other under this Agreement, and nothing contained in this Agreement shall create or suggest any affiliation, association, partnership, agency or joint venture between the parties. Neither party shall represent itself or act as the associate, partner, agent or joint venturer of the other party in any way whatsoever.

**12.7. Assignment.** Neither party shall assign any right or any obligation under this Agreement without the prior written consent of the other party, and any such attempted assignment shall be null and void, provided, however, that CASL may assign this Agreement as part of a corporate reorganization, consolidation, merger or sale of substantially all of its assets. Subject to the foregoing, this Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and permitted assigns.

**12.8. Waiver.** No waiver by either party or any breach or default hereunder shall be deemed to be a waiver of any preceding or subsequent breach or default.

**12.9. Counterparts.** This Agreement may be executed in any number of counterparts, each of which shall be deemed an original but all of which together shall constitute a single instrument.

**12.10. Severability.** If any provision of this Agreement shall be found by a court of competent jurisdiction to be invalid or unenforceable, such finding shall not affect the validity or enforceability of this Agreement as a whole or of any other provision of this Agreement.

**12.11. Notices.** All notices, requests, consents, demands or other communications required or permitted to be given under this Agreement shall be in writing and shall be deemed to have been duly given: (i) when delivered, if sent by United States registered or certified mail (return receipt requested); (ii) when delivered, if delivered personally by commercial courier; (iii) on the second following business day, if sent by United States Express Mail or commercial overnight courier; or (iv) upon one (1) business day following the date reflected on an electronic mail notification.

(a) **Notices to CASL:** Notice shall be sent to: Brian Reed at the postal address above or to [breed@collegeave.com](mailto:breed@collegeave.com) with a copy to Legal Department, at the postal address above or to [legal@collegeave.com](mailto:legal@collegeave.com).

(b) **Notices to Partner:** Notice shall be sent to: Michael Snell, at the postal address above or to [MSnell@paprincipals.org](mailto:MSnell@paprincipals.org).

**12.12. Force Majeure.** Neither party shall be liable to the other for any default or delay in performance of any of its obligations under this Agreement to the extent that such default or delay is caused, directly or indirectly, by an event beyond such party's reasonable control, including without limitation, fire, flood, earthquake or other acts of God; wars, rebellions or revolution; acts of terrorism; riots or civil disorders; accidents or unavoidable casualties; interruptions in transportation, communications or power facilities; or changes in law, treaties, rulings, regulations, decisions or requirements of any governmental, administrative or regulatory agency.

IN WITNESS WHEREOF, each party has caused this Agreement to be signed, sealed and delivered by its duly authorized officer as of the Effective Date.

**COLLEGE AVENUE STUDENT LOANS, LLC**

By: Angela Colatriano  
Print: Angela Colatriano  
Title: CMO

**PA PRINCIPALS ASSOCIATION**

By: Michael Snell  
Print: Michael Snell  
Title: Assistant Executive Director

**Fees to be paid by CASL to the Partner**

<b>IN-SCHOOL LOANS</b>	<b>EDUCATION REFINANCE LOANS</b>
3.00% of the amount of a Funded Loan	1.50% of the amount of a Funded Loan

1. Monthly reporting –

(a) CASL to provide to Partner –

(i) Information –

- (1) Academic Year
- (2) URL Tracking Parameters to include a Partner assigned Unique ID and Marketing Code if passed to CASL in the URL
- (3) Application ID
- (4) Submit Date
- (5) Submit Month
- (6) Application Decision
- (7) Decline Reason
- (8) Loan Amount
- (9) Accepted Indicator
- (10) Funded Indicator
- (11) Disbursement Date
- (12) Previously Paid Indicator
- (13) Product Type
- (14) Cosigner Indicator
- (15) Referral Fee Rate
- (16) Payment Type
- (17) Fee due to Partner

(ii) Timing – Within five (5) business days of the end of the month

2. Partner Additional Requirements –

- (a) CASL will deliver initial Marketing Materials to Partner within ten (10) business days of execution of this Agreement. Partner will place initial Marketing Materials on its website within ten (10) business days of receipt.
- (b) Unless otherwise mutually agreed by CASL and Partner, Partner will replace Marketing Materials with updated Marketing Materials upon ten (10) business days notice, except in such case as the Marketing Materials to be replaced reflect updated rates and terms in which case Partner will replace such Marketing Materials within five (5) business days. If Marketing Materials contain an error or there is a change necessitated by a change in law or regulation, Partner will replace Marketing Materials immediately.
- (c) In the event Partner objects to the content of any Marketing Materials, Partner will promptly notify CASL of any such objection and the parties will mutually agree on a replacement.

## Exhibit B

Negative keywords – the following phrase-match keywords must be implemented as negatives across all match types.

- “college ave”
- “college avenue”
- “collegeave”
- “collegeavenue”
- “collegeavservicing”
- “collegeaveservicing”
- “collage ave”
- “collegeavestudentloans”
- “college ave loan”
- “college ave loans”
- “college ave student loans”
- “college avenue student loans”
- “college aves”
- “college avenues”
- “www.collegeavenue.com”
- “www.collegeave.com”
- “www.collegeavestudentloans.com”
- “www.collegeaveservicing.com”
- “www.collegeavenueservicing.com”
- “collegeavenue.com”
- “collegeavenue.com”
- “collegeave.com”
- “collegeavenuestudentloans.com”
- “collegeaveservicing.com”
- “collegeavenueservicing.com”
- “college ave reviews”
- “college avenue reviews”
- “collegeave reviews”
- “collegeavenue reviews”
- “collage ave reviews”
- “reviews for college avenue”
- “reviews for collegeave”
- “reviews for collegeavenue”
- “reviews for collage ave”
- “reviews for collegeavestudentloans”

## Exhibit C

CASL will participate as a Silver sponsor of Partner at a fee of \$5,000 to gain access to the Partner's members by promoting CASL's products and/or services.

*Benefits to CASL. include:*

- An endorsement announcement to all members on behalf of CASL
- Photo opportunity for CASL to be shared in Partner's electronic newsletter
- Newsletter article in The Advisory e-newsletter
- Partner will provide CASL with a mailing list to send a mailing or will send an email on CASL's behalf (Two times a year)
- Website logo link on Partner home page
- Access to the Partner's logo
- Free booth at Partner's conference
- Two half-page ads in The Advisory e-newsletter
- Semi-annual meetings with the Partner's Alternative Funding Committee
- Regional representative contact information and regional map

**Signature:** *Angela L Colatrano*

**Email:** acolatrano@collegeave.com






# College Ave Referral Agreement\_signed by PA Principals Assoc\_15mar2022

Final Audit Report

2022-03-15

Created:	2022-03-15
By:	Brian Reed (breed@collegeave.com)
Status:	Signed
Transaction ID:	CBJCHBCAABAAWOsp0UmsmEVey8Fw0dBCD_2bZFdV2yPn

## "College Ave Referral Agreement\_signed by PA Principals Assoc\_15mar2022" History

-  Document created by Brian Reed (breed@collegeave.com)  
2022-03-15 - 5:32:57 PM GMT- IP address: 165.225.38.195
-  Document emailed to Angela Colatriano (acolatriano@collegeave.com) for signature  
2022-03-15 - 5:34:29 PM GMT
-  Email viewed by Angela Colatriano (acolatriano@collegeave.com)  
2022-03-15 - 6:05:34 PM GMT- IP address: 165.225.38.124
-  Document e-signed by Angela Colatriano (acolatriano@collegeave.com)  
Signature Date: 2022-03-15 - 6:06:40 PM GMT - Time Source: server- IP address: 165.225.38.124
-  Agreement completed.  
2022-03-15 - 6:06:40 PM GMT