

# EMPLOYMENT AGREEMENT

THIS EMPLOYMENT AGREEMENT ("Agreement") is entered by and between the Board of Governors of **MISSOURI STATE UNIVERSITY**, Springfield, Missouri, ("University") and Joseph "Joey" Hawkins ("Coach Hawkins") and is effective as of July 1, 2024 ("Effective Date").

WITNESSETH:

**WHEREAS**, the University desires to employ Coach Hawkins as the Head Coach of the University's intercollegiate baseball team ("Team"), and Coach Hawkins desires to serve in the position of the Head Coach of the Team under the terms and conditions set forth herein.

**NOW, THEREFORE**, in consideration of the promises, covenants, and agreements herein set forth, and for other good and valuable consideration, receipt of which is hereby acknowledged, the parties hereto covenant and agree as follows:

## 1. Term of Employment

- (a) **Term**. The University does hereby employ Coach Hawkins as the Head Coach of the Team for a three-year term commencing on July 1, 2024, and continuing through June 30, 2027 ("Term"), subject to extension, renewal or termination, on the terms and conditions hereinafter provided.
- (b) **Term Extension**. The Term of the Agreement shall be extended under the following circumstances:
  - (i) **MVC Success**. In the event that, at the conclusion of the 2024-25 season, the Team either finishes in second place or better in the Missouri Valley Conference ("MVC") *or* wins the MVC post-season conference tournament, the Term shall be extended by one (1) additional year. For the

avoidance of doubt, if the Team finishes in second place or better in the Missouri Valley Conference (“MVC”) *and* wins the MVC post-season conference tournament, the Term shall be extended by a total of one (1) additional year.

- (ii) **CUSA Success.** In the event that, at the conclusion of the 2025-26 or 2026-27 season, the Team finishes tied for fourth place or better in Conference USA (“CUSA”) *or* the Team wins the CUSA post-season conference tournament, the Term shall be extended by an additional one (1) year. For the avoidance of doubt, the Term may be extended under this Section 1(b)(ii) by only one (1) year for 2025-26 success and only one (1) year for 2026-27 success, even if the Team is successful as defined herein during both the regular season and the post-season conference tournament.
- (iii) **Mutual Agreement.** The Term may also be extended upon the mutual agreement of the parties, memorialized in a formal amendment to this Agreement.

## 2. Duties

During each year that the Agreement is in effect, Coach Hawkins shall be responsible for fulfilling the following duties:

- (a) **Head Baseball Coach.** Coach Hawkins shall well and faithfully serve the University in his total assignment, yet in regard to the position of his assignment relating to athletics and as Head Coach in the sport of baseball, he shall at all times devote his whole time, attention, and energies to the conduct and coaching of baseball on behalf of the University, and to the administration and management of

his coaching staff and shall do and perform all services, acts, and things connected therewith as the Director of Athletics and the Associate Director of Athletics for the University shall from time-to-time direct, which are of a nature customarily and properly belonging to the duties of a head coach in the sport of baseball.

- (b) **Other Activities Permitted.** Notwithstanding the foregoing provisions, Coach Hawkins shall be permitted to conduct camps or clinics for his sole benefit as further described herein, camp activities other than any University related camp, accept promotional endorsements and contracts (provided that such endorsements and contracts do not compete with the products or services offered by University's sponsors or imply an endorsement on the part of the University), including but not limited to athletics sportswear, speaking engagements and commercials for his sole benefit not inconsistent with this Employment Agreement and NCAA regulations and subject to University approval. Similarly, Coach Hawkins shall not permit his likeness, or any phrase identified with him to be used in a manner that is detrimental to the rights of University's multi-media rights holder or in competition with any of University's existing sponsors.

### 3. **Compensation**

Effective July 1, 2024, the University shall pay Coach Hawkins the following compensation:

- (a) **Base Salary.** On an annual basis, University shall pay Coach Hawkins One Hundred Forty-Four Thousand Dollars (\$144,000.00) (i.e., \$12,000 per month, base monthly rate, before withholdings) ("Base Salary"). For the duration of the Agreement, Coach Hawkins's Base Salary shall be subject to any and all across-

the-board salary increases provided to University's other employees, including any across-the-board salary increases provided on or after January 1, 2025.

- (b) **Payment Via University's Standard Payroll Procedure.** Coach Hawkins' salary shall be paid in equal sums at such intervals as University has established for its payroll procedure, less applicable taxes and withholdings.
- (c) **Base Salary as Total Guaranteed Compensation.** The compensation specified in Section 3(a) represents the total guaranteed compensation due and owing Coach Hawkins in consideration of his duties as University's Head Baseball Coach.
- (d) **Eligibility for Incentive Payments.** Coach Hawkins shall be eligible for additional incentive payments as specified in Section 6.

4. **Additional Entitlements.**

In addition to the compensation described in Section 3, Coach Hawkins shall receive the following entitlements:

- (a) **Workmen's Compensation Insurance.** The University will provide Workmen's Compensation insurance for payment of any medical expense, and compensation, as provided by the laws of the State of Missouri, if Coach Hawkins suffers an injury or incurs an occupational disease arising out of and in the course of his employment. Compensability under such law is prescribed by state statute, and not by the University or by this contract.
- (b) **Retirement Fund.** The full contribution required for the Missouri State Employees Retirement System ("MOSERS") will be paid by the University for Coach Hawkins' retirement account.

- (c) **Other Benefits and Privileges.** The benefits and privileges accorded the University administrative, professional and staff employees, such as, but not limited to, paid vacation, sick leave, hospitalization/medical insurance, life insurance, long-term disability insurance, and other benefits established by the Board of Governors will likewise be accorded to Coach Hawkins. It is agreed that the terms and conditions in the Faculty Handbook will not be regarded as a part of this agreement, and that Coach Hawkins is not on tenure track and is not receiving tenure.

**5. Camp(s)**

University acknowledges that it is in the interest of the University to have a baseball camp(s) during the year. In this regard, Coach Hawkins (including through his limited liability company) may conduct a baseball camp(s), and if so for his own benefit, and the University shall make available University facilities for that purpose, subject to the following provisions as long as the Agreement remains in effect and is not canceled or terminated.

- (a) **University Fee Per Camp Enrollee.** Coach Hawkins agrees to pay the University the prevailing per person rate for each camp enrollee up to a maximum of 1,000 camp enrollees for the rental of Hammons Indoor Practice Facility and other campus facilities. Upon his request, the University will give Coach Hawkins the current prevailing rate. The University agrees to provide Coach Hawkins, upon his request, with notice of any expected increase in the prevailing rate by the preceding by December 31 prior to the fiscal year the increase will be effective. If Coach

Hawkins does not utilize University-owned or leased facilities for the conduct of his camps, no per camp enrollee fee will be assessed by University.

- (b) **Insurance Obligations.** Coach Hawkins agrees to secure commercial general liability insurance to cover the operation of the camp. Such policy limits insurance shall be in amounts no less than Five Hundred Thousand Dollars (\$500,000) per person, and Two Million Dollars (\$2,000,000) in the aggregate, with the Board of Governors of Missouri State University named as an additional insured. No such insurance shall be construed to constitute a waiver of any sovereign, governmental or official immunity on the part of University. Coach Hawkins agrees to increase the liability limits if requested by the University as a result of a change in Missouri law.
- (c) **Mandated Reporter Training.** Coach Hawkins will attend and require his staff to attend any University-required mandated reporter trainings prior to conducting any baseball camps.
- (d) **Use of University's Athletic Facilities.** Coach Hawkins shall be entitled to use the Hammons Indoor Practice Facility under this Section 5. Other University facilities may also be used in conducting baseball camps, subject to scheduling and availability. Coach Hawkins shall work with the University's Director of Athletics to schedule use of these other athletic facilities.
- (e) **Use of University's Housing System.** Coach Hawkins shall be given access to the University's residency housing system for use in conjunction with the baseball camps, provided that he shall pay the-then current daily rate charged by the University's Department of Residence Life, Housing, and Dining Services for each

camp enrollee. The University agrees to provide Coach Hawkins, upon his request, with notice of any increase in residence hall rates for the subsequent year by the preceding December 31.

- (f) **No Guarantee as to Number of Camp Participants.** Coach Hawkins does not guarantee any number of baseball camp participants or enrollees.
- (g) **Registration Fee, Revenue for Baseball Camps.** The registration fee for each enrollee shall be established by Coach Hawkins. Coach Hawkins shall be allowed to retain all revenues and income generated by such camp, less fees referenced above in Sections 5(a) and (e).
- (h) **Use of University Name, Logos in Camp Brochures.** Coach Hawkins may use the University names, logos, and depictions in camp brochures and similar camp documentation.
- (i) **Audit Right of University.** As it is the responsibility of the University to ensure that it is meeting NCAA rules and compliance responsibilities concerning sports camps, Coach Hawkins shall provide all camp records to athletics administrators or other university administrators when requested, or as otherwise required by law. Examples of such records may include, without limitation, rosters, applications, free or discounted admissions, bank statements, expense records, and payroll records.

## **6. Other Compensation and Incentives**

- (a) **Achievement Payments.** Coach Hawkins shall be entitled to receive certain payments (before taxes) if the Team performs to certain levels of achievement.

- (i) **Regular Season Conference Champions or Co-Champions.** In the event the Team finishes as regular season champions or co-champions in any Conference the University is part of during the Term, an additional Two Thousand Five Hundred Dollars (\$2,500.00) will be paid to Coach Hawkins.
- (ii) **Conference Post-Season Tournament.** In the event a post-season conference tournament is held, and the Team is champion of that tournament, an additional Two Thousand Five Hundred Dollars (\$2,500.00) will be paid to Coach Hawkins.
- (iii) **NCAA Baseball Tournament.** In the event the Team is invited to appear in the NCAA post-season tournament, Coach Hawkins will be paid an additional Seven Hundred Dollars (\$700.00) for each game appearance as well as one of the following: Five Thousand Dollars (\$5,000.00) if the Team wins the NCAA Regional; Ten Thousand Dollars (\$10,000.00) if the Team wins the NCAA Super Regional; Twenty-Five Thousand Dollars (\$25,000.00) if the Team advances to the NCAA Championship Series; or Fifty Thousand Dollars (\$50,000.00) if the Team wins the NCAA College World Series.
- (iv) **Academic Progress Rate (“APR”).** Coach Hawkins will be paid the amount of Five Hundred Dollars (\$500.00) for each year that the Team’s NCAA calculated APR meets or exceeds the NCAA APR score of 985.
- (v) **Conference Coach of the Year.** In any year that Coach Hawkins is named the Conference Coach of the Year by the conference coaches or the



conference media, he will be paid an additional Two Thousand Five Hundred Dollars (\$2,500.00).

(vi) **Wins Versus Top 25 Opponent.** In the event the Team defeats an opponent who, at the time of competition, is ranked in the Top 25 by Baseball America and/or the USA Today Coaches Poll, Coach Hawkins shall receive an additional Five Hundred Dollars (\$500.00) per game won.

(vii) **Win Versus Power 5 Conference Opponent.** In the event the Team defeats an opponent who is a member of a Power 5 Conference, Coach Hawkins shall receive an additional Five Hundred Dollars (\$500.00) per game won.

(viii) **Attendance.** If, during the Term, the average attendance for the season is 1,000 or greater, Coach Hawkins shall receive an additional One Thousand Dollars (\$1,000.00).

(ix) **Timing of Incentive Payments.** All such achievement payments will be paid to Coach Hawkins within thirty (30) days of the dates earned and shall be paid even if the Agreement is terminated by either party for any reason.

(b) **Expense Allowance.** All necessary and reasonable expenses incurred by Coach Hawkins while recruiting or on official business for the University's baseball or athletics program will be paid/reimbursed to Coach Hawkins, pursuant to University policy. Such expenses must be approved by the University's Director of Athletics upon presentation of expense vouchers and supporting documents; such approval not to be unreasonably withheld.

- (c) **Use of Automobile.** University shall furnish Coach Hawkins with an automobile, pursuant to a lease agreement with the University, for his business and personal use for the duration of this Agreement, as long as the University and/or the Foundation receives such a vehicle via a trade-out with an automobile dealer in relation to a membership in The Bears Fund. The terms of the lease agreement shall control the use, maintenance, and insurance requirements applicable to such automobile. Coach Hawkins shall be responsible for ensuring that the automobile is insured with policy limits acceptable to the University, and the University shall pay/reimburse Coach Hawkins all insurance and maintenance costs associated with his use of the automobile. If a courtesy vehicle is not available for Coach Hawkins' use, the University shall instead provide him with a gross monthly car allowance of Six Hundred Dollars (\$600.00).
- (d) **Tax Withholding on Fringe Benefit Programs.** The University will only withhold taxes, FICA and MOSERS retirement benefits if required by law on the fringe benefit programs on all payments made to Coach Hawkins, unless authorized in writing by Coach Hawkins.

**7. Professional and Moral Conduct Required**

It is understood Coach Hawkins is being employed by University, which is a member institution of the National Collegiate Athletic Association ("NCAA"), for the purpose of administering, conducting, and coaching the Team. Accordingly, Coach Hawkins agrees he will diligently conduct the baseball program under his direction in such a manner that NCAA regulations and codes of conduct now existing or hereinafter enacted, will be fully complied with, in all particulars, including, but not limited to, the following:

- (a) Coach Hawkins will make best efforts to ensure that the Team's student-athletes comport themselves with honesty and sportsmanship at all times.
- (b) Coach Hawkins shall not accept compensation or gratuities of any kind whatsoever, either directly or indirectly, for representing a professional sports organization in the scouting or contacting of athletics talent or the negotiating of a contract.
- (c) Coach Hawkins shall not knowingly participate in the management, coaching, officiating, supervision, promotion, or player selection of any all-star contest involving student-athletes that is not certified by the NCAA's Extra Events Committee.
- (d) Except as is ordinarily done by a baseball coach at a university, Coach Hawkins shall not represent a student-athlete in the marketing of athletics ability or reputation to a professional sports team or professional sports organization and shall not receive compensation or gratuities of any kind, directly or indirectly, for such services.
- (e) Coach Hawkins is required to provide a written detailed account annually to the University President for all athletically-related income and benefits from sources outside the University. Sources of such income shall include, but are not limited to, the following:
  - Income from annuities;
  - Sports camps;
  - Housing benefits (including preferential housing arrangements);
  - Country club memberships; and
  - Complimentary ticket sales

Coach Hawkins acknowledges that he has an affirmative obligation to cooperate fully in the NCAA/University infraction process, including the investigation and adjudication of a case of infraction. Furthermore, the Parties recognize that if Coach Hawkins is found in violation of NCAA regulations, he may be subject to disciplinary or corrective actions as set forth in the provisions of the NCAA infractions process, including suspension without pay and/or termination of employment under Section 8(b).

**8. Termination.**

(a) **Termination Due to Expiration of Term.** If no extension of the Agreement beyond the term specified above is made, this Agreement shall terminate as of the last day of the term (i.e., June 30, 2027).

(b) **Termination for Incapacity; Cause.** The Agreement may be terminated at any time during the term, by the University, upon the occurrence of any one of the following events:

(i) **Termination Due to Incapacity.** The Agreement shall terminate automatically if Coach Hawkins becomes totally disabled within the meaning of the University's disability insurance for employees of Coach Hawkins staff classification so that he qualifies under the University's long-term disability plan, or if Coach Hawkins becomes permanently disabled. "Permanently disabled" shall mean physical or mental incapacity of a nature which prevents Coach Hawkins from performing his duties under the Agreement for a period of one hundred eighty (180) consecutive days. In the event termination occurs under this Section due to permanent disability at a time when Coach Hawkins's University disability plan benefits are not

sufficient to fund his compensation during the one hundred eighty (180) day waiting period to qualify under the University's long-term disability plan, the University will supplement those benefits to ensure Coach Hawkins receives his full compensation.

(ii) **For Just Cause.** The term "just cause" will be defined consistent with Missouri law. Just cause may include, but is not limited to, a material breach of this Agreement, misconduct, conduct that the University reasonably determines is unbecoming to a head coach and reflects poorly on the University, conduct that causes embarrassment to the University, moral turpitude, dishonesty, gross negligence, insubordination, criminal charges being brought against Coach Hawkins, dishonesty in interactions with athletic or University administration, dishonesty when representing the University that brings ill repute to the University, major infractions of NCAA rules and regulations, prolonged absence from duty without the consent of the Athletic Director, and/or willful disregard for the welfare and safety of University's student-athletes which has resulted in serious injury or death. No termination of employment for alleged "just cause" shall occur without first giving Coach Hawkins notice in writing of the cause alleged, and an opportunity to be heard.

(iii) **Effect of Termination for Just Cause.** In the event the University terminates Coach Hawkins's employment, under Section 8(b)(ii) above, Coach Hawkins shall not be entitled to any further compensation following the date of such termination, unless otherwise agreed to in writing by the

University. He will, however, be entitled to all compensation and achievement payments earned through the date of termination.

**9. Termination Without Cause by the Parties**

- (a) **Termination Without Cause by Coach Hawkins.** Coach Hawkins may terminate the Agreement without cause if he gives notice of termination to the Director of Athletics and pays, or causes another party to pay, the Liquidated Damages Amount (as defined and calculated herein) to the University. The Liquidated Damages Amount will be calculated based on the applicable Monthly Rate, as defined herein, and the remaining months of this Employment Agreement. For the avoidance of doubt, Liquidated Damages will only be assessed if Coach Hawkins terminates the Agreement without cause in order to accept an NCAA Division I head coaching position at another institution.

The Monthly Base Salary amount is defined as Twelve Thousand Dollars (\$12,000.00). The Liquidated Damages Amount is calculated by multiplying the number of months remaining in the Employment Agreement by the Monthly Rate and dividing by two. The resulting quotient is the Liquidated Damages Amount. For example, if Coach Hawkins terminates the Agreement with 36 months remaining, the Liquidated Damages Amount would be Two Hundred Sixteen Thousand Dollars (\$216,000.00) (i.e.,  $36 \text{ months} \times \$12,000 = \$432,000$ ;  $\$432,000 / 2 = \$216,000$ ). If Coach Hawkins terminates the Agreement with 24 months remaining, the Liquidated Damages Amount would be One Hundred Forty-Four Thousand and Dollars (\$144,000.00) (i.e.,  $24 \text{ months} \times \$12,000 = \$288,000$ ;  $\$288,000 / 2 = \$144,000$ ).

The parties acknowledge and agree that the Liquidated Damages Amount contemplated by this Section 9(a) are intended to repay compensation previously received by Coach Hawkins under the premise that he would fulfill the Term of the Agreement and that the Liquidated Damages Amount represents a legitimate, market rate fee to permit another employer to obtain Coach Hawkins's services. Said Liquidated Damages Amount will be paid within thirty (30) days following the effective date of Coach Hawkins termination of this Agreement.

- (b) **Termination Without Cause by University.** Notwithstanding any provision of the Agreement to the contrary, University may also elect to terminate the Agreement in any year by notification to Coach Hawkins in writing, on or before June 30 ("Termination Date"). It is understood and agreed that termination does not require just cause or any cause.

In the event of termination without cause by University, Coach Hawkins shall receive payment for the number of months remaining on the Agreement after the effective date times the base monthly rate. For example, if the University terminates the Agreement with twenty (20) months remaining, the liquidated damages for termination shall be Two Hundred Forty Thousand Dollars (\$240,000.00) (i.e., \$12,000 X 20 months). Said liquidated sum will be paid within thirty (30) days following the termination date and will be in full and complete satisfaction of all amounts which would be otherwise payable to Coach Hawkins after the termination date. MOSERS retirement will not be paid on the liquidated sum. Social Security (FICA, Medicare tax) only will be paid on said liquidated sum, and standard payroll deductions for Social Security and income tax will be

withheld. Coach Hawkins will also be paid on or before the Termination any and all amounts actually earned by Coach Hawkins on or before the Termination Date.

**10. Missouri Law**

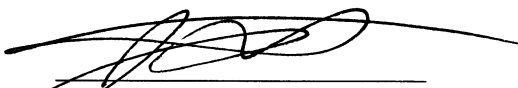
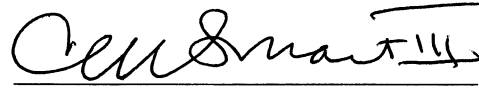
The laws of the State of Missouri shall govern this Agreement, including the Missouri Sunshine Law. Coach Hawkins acknowledges that the Agreement is a public document under the Sunshine Law that University may release without prior notice to him.

**11. Entire Agreement**

This Agreement constitutes the entire understanding between the parties, all previous oral and written statements, negotiations, and Memorandum of Understanding having been incorporated herein. This Agreement supersedes all prior agreements and amendments between the parties and may only be amended by a writing signed by the parties.

**IN WITNESS WHEREOF**, the parties have executed this Agreement with effective date as noted above.

**BOARD OF GOVERNORS OF  
MISSOURI STATE UNIVERSITY**

  
\_\_\_\_\_  
Joseph "Joey" Hawkins  
\_\_\_\_\_  
Clifton M. Smart, III  
President



## FIRST AMENDMENT TO EMPLOYMENT AGREEMENT

This First Amendment to the Employment Agreement ("First Amendment") is entered by and between the BOARD OF GOVERNORS OF MISSOURI STATE UNIVERSITY ("University") and Joseph "Joey" Hawkins ("Coach") is effective as of December 11, 2025 ("Effective Date").

**WHEREAS**, the University currently employs Coach pursuant to an Employment Agreement ("Agreement");

**WHEREAS**, the University wishes to amend the Agreement specific provisions of the Agreement.

**NOW, THEREFORE**, in consideration of the promises, covenants, and agreements set forth, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree to the following terms and conditions:

1. Section 1(a), Term, is hereby stricken in its entirety and replaced with the following:

(a) **Term.** The University does hereby employ Coach Hawkins as the Head Coach of the Team for a term commencing on July 1, 2024, and continuing through June 30, 2029, ("Term"), subject to extension, renewal, or termination, on the terms and conditions hereinafter provided. A "Contract Year" shall run from July 1<sup>st</sup> to the immediately following June 30<sup>th</sup>, unless otherwise indicated references to "years" refer to Contract Years.

2. Section 1(b)(iv) shall be added to the Agreement as follows:

(iv) **New Director of Athletics Appointed Prior to the end of the Term.** In addition to Term extensions pursuant to Section 1(b)(i-iii), should University appoint a new Director of Athletics prior to the end of the then-current Term, the

University agrees to automatically extend the Term of Coach Hawkins's employment for an additional Contract Year, without further action by either party.

3. Section 8(a), Termination Due to Expiration of Term, is hereby stricken in its entirety and replaced with the following:

(a) **Termination due to Expiration of Term.** If no extension of the Agreement beyond the Term specified above is made, this Agreement shall terminate as of the last day of the Term (i.e., June 30, 2029).

3. Section 9(a), Termination Without Cause by Coach Hawkins, is hereby stricken in its entirety and replaced with the following:

(a) **Termination Without Cause by Coach Hawkins.** Coach Hawkins may terminate the Agreement if he gives notice of termination to the Director of Athletics and pays, or causes another party to pay, the Liquidated Damages Amount (as defined and calculated herein) to the University. The Liquidated Damages Amount will be calculated based on the Applicable Monthly Rate, as defined herein, and the remaining months of this Employment Agreement. For the avoidance of doubt, Liquidated Damages will only be assessed if Coach Hawkins terminates the Agreement without cause in order to accept an NCAA Division I head coaching position at another institution.

The Applicable Monthly Rate amount is defined as Twelve Thousand Fifty Dollars (\$12,050). The Liquidated Damages Amount is calculated by multiplying the number of months remaining in the Employment Agreement by the Applicable Monthly Rate, and dividing by two. The resulting quotient is the Liquidated Damages Amount. For example, if Coach Hawkins terminates the Agreement with

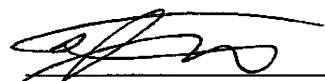
36 months remaining, the Liquidated Damages Amount would be Two Hundred Sixteen Thousand Nine Hundred Dollars (\$216,900.00)(i.e.,  $36 \text{ months} \times \$12,050 = \$433,800$ ;  $\$433,800 / 2 = \$216,900$ ). If Coach Hawkins terminates the Agreement with 24 months remaining, the Liquidated Damages Amount would be One Hundred Forty-Four Thousand Six Hundred Dollars (\$144,600.00) (i.e.,  $24 \text{ months} \times \$12,050 = \$289,200$ ;  $\$289,200 / 2 = 144,600$ ).

The parties acknowledge and agree that the Liquidated Damages Amount contemplated by this Section 9(a) are intended to repay compensation previously received by Coach Hawkins under the premise that he would fulfill the Term of the Agreement and that the Liquidated Damages Amount represents a legitimate, market rate fee to permit another employer to obtain Coach Hawkins's services. Said Liquidated Damages Amount will be paid within thirty (30) days following the effective date of Coach Hawkins termination of this Agreement. However, if Coach Hawkins is assessed liquidated damages pursuant to the terms of this provision, and his immediate next employer executes a "home and home" men's basketball agreement with the University, the University will decrease by fifty percent (50%) the amount of liquidated damages due to the University.

4. All other terms and conditions of the Agreement remain unchanged.

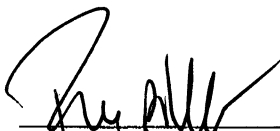
IN WITNESS WHEREOF, the parties have executed this First Amendment as of the  
Effective Date first indicated above.

BOARD OF GOVERNORS  
OF MISSOURI STATE UNIVERSITY

  
\_\_\_\_\_  
Joseph "Joey" Hawkins  
Head Coach  
Intercollegiate Baseball

12/02/25

\_\_\_\_\_  
Date

  
\_\_\_\_\_  
Richard B. Williams  
President

12/15/25

\_\_\_\_\_  
Date