



This agreement between 1st Global Solutions & Consultants hereafter referred to as "Client" **Aaron Evans**, hereafter referred to as "Vendor" defines the Terms and Conditions under which Client retains training services from Vendor.

COURSE/COURSEWARE INFORMATION

Course Name	Web App and Web Services (Onsite)	Course Length	2 days
Course Dates	March 18, 2013 – March 19, 2013 (USA)	Preferred Course Time(s):	9:00 am – 5:00 pm CST
Class Address (Location of training)	Plano, Texas		
Shipping Address			
Billing Address	1 st Global Solutions & Consultants 3760 Oceanic Way, Suite 501-172 Oceanside, CA 92056 ATTN: Christy Acuna c1.acuna@1stglobalsc.com		
<ul style="list-style-type: none"> Vendor shall acknowledge and agree to abide by Non-Disclosure Agreement located in Exhibit A Please reference Vendor course outline in Exhibit B. Vendor shall provide concise documented hardware/ software setup instructions in a timely manner. 			

BILLING/PAYMENT INFORMATION

Course Tuition	Instructor Daily Rate: \$1000.00 per day for 2 days = \$2000.00 Travel & Expenses Included: Not to Exceed \$1500.00
Tuition Details	<ul style="list-style-type: none"> Pricing includes expert instructor for duration of each course
Payment Terms	Payment confirmation in the form of a Purchase Order shall be forwarded to Vendor to reserve resources on requested date. Payment for all invoices is due and payable within thirty days of the training start date.

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CANCELLATION/SUBSTITUTION POLICY

Cancellation / Rescheduling by the Client

- Notice of cancellation/reschedule more than 2 weeks prior to class start date is eligible for full refund or reschedule without penalty.
- Notice of cancellation/reschedule 1-2 weeks prior to class start date is not eligible for refund, but is eligible for reschedule without penalty. Course must be rescheduled immediately, and is limited to rescheduling one time, and for only the same course at the same location. The new course must begin up to a maximum of six months from the original course date.

Substitution of Students

Substitutions of one student for another are accepted, provided the substitute meets the course prerequisites.

Quality Guarantee: Vendor stands behind our commitment to offer the highest quality education possible. If for any reason, client is not satisfied with the training experience, vendor will take action to meet expectations.

CONFIDENTIALITY

Vendor agrees to abide by the terms and conditions set forth in Exhibit A attached hereto and incorporated by reference, and agrees that any Instructor that Vendor employees will also be bound by the terms and conditions set forth.

Vendor Initials: _____

Client Initials: _____

INDEMNIFICATION

Vendor agrees to defend, indemnify and hold Client harmless from any claims, losses and damages resulting from Vendor's gross negligence, willful misconduct or infringement of a third party's intellectual property right by any materials provided by Vendor to Client.

Vendor	One-Shore	Client	1 st Global Solutions & Consultants
Address	588 South 490 West Orem, UT 84058		3760 Oceanic Way, Suite 501-172 Oceanside, CA 92056
Name	Aaron Evans	Name	Christy Acuna
Title	Professional Certified Trainer	Title	Senior Account Manager
Signature		Signature	
Date		Date	

Exhibit A

NON-DISCLOSURE AGREEMENT

THIS NON-DISCLOSURE AGREEMENT ("Agreement") is made between 1st Global Solutions & Consultants and Aaron Evans and its affiliates.

WITNESSETH:

WHEREAS, the Client possesses, without limitation, certain confidential and/or proprietary financial, marketing, research and development, organizational, technical and business information policies or practices, and certain non-public personal or financial information received from third parties such as clients or customers that the Client is obligated to treat as confidential (hereinafter collectively referred to as "Confidential Information");

WHEREAS, the parties would like to conduct discussions relating to a specific business purpose ("Purpose");

WHEREAS, such discussions may provide the Vendor with direct or indirect access to the Confidential Information of the Client;

WHEREAS, the Client is willing to make such disclosure to the Vendor, but only on a confidential basis and subject to the following terms and conditions;

NOW, THEREFORE, in consideration of the terms and mutual agreements hereinafter contained, the parties do hereby agree as follows:

1. Vendor shall use Confidential Information received from the Client hereunder solely for the purpose of conducting discussions in relation to the Purpose.

2. Vendor shall maintain in confidence all Confidential Information disclosed to it hereunder by the Client; in oral, written, visual or electronic form, and shall not permit the disclosure of same to any third party; except when, after and to the extent such Confidential Information (i) was already known to said Vendor prior to the disclosure of same hereunder, as evidenced by said Vendor's written records prepared prior to such disclosure or (ii) was in or hereafter comes within the public domain, other than by said Vendor's failure to fulfill its obligations hereunder. Vendor shall establish security procedures to protect the confidentiality of such Confidential Information and employ the same standard of care with such information as with Vendor's confidential information, which in any event shall not be less than reasonable care.

3. Vendor shall limit the disclosure of Confidential Information received by it hereunder to those of its officers and employees whose skills are needed for carrying out the purposes of this Agreement, and shall permit only those officers and employees to have access thereto. Vendor shall advise each such officer and employee of the obligations of confidentiality which said Vendor has assumed under this Agreement, and shall require that each such employee be bound to secrecy to at least the same extent as said Vendor is bound under this Agreement.

4. No right or license under any patent, trademark, trade secret or copyright now or hereafter owned or controlled by the Client shall be implied as having been granted to the Vendor by any disclosure made hereunder of any Confidential Information or by any other activity under this Agreement.

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5. It is understood and agreed that this Agreement is intended to cover and permits only the exchange of information and discussions between the parties, and is not intended to cover the performance of any work or of any business transaction. If such work or business transaction is determined by the parties to be desirable, it will be covered by and conducted under a suitable, separate agreement.

6. Any materials containing Confidential Information submitted by the Client hereunder shall at all times remain the property of the Client. The Vendor shall not make or retain any copies thereof, without the Client's prior written permission, and shall return all such material to the Client promptly upon request.

7. The Client's waiver of confidentiality with respect to any specific item of Confidential Information disclosed hereunder shall neither constitute nor be construed as a general waiver of confidentiality with respect to any and all other Confidential Information disclosed hereunder.

8. In the event that Vendor receives a subpoena or other validly issued administrative or judicial process requesting Confidential Information of the other party, the Vendor shall promptly notify the Client and tender to it the defense of such demand. Unless the demand shall have been timely limited, quashed or extended, the Vendor shall thereafter be entitled to comply with such demand to the extent permitted by law. If requested by the Client, the Vendor shall cooperate (at the expense of the requesting party) in the defense of the demand.

9. This Agreement shall be deemed to be a contract made in and subject to interpretation in accordance with the laws of the State of California, but shall not include any conflict of law rule that might direct or refer determination of any such matter to the laws of any other jurisdiction.

10. Unless terminated earlier by mutual agreement of the parties, this Agreement shall continue in perpetuity following the date first above written. In the event of early termination, the obligations of confidentiality set in Paragraph 2 hereof and the provisions of Paragraph 6 hereof shall continue in effect in accordance with their respective provisions.

11. This Agreement is not assignable by either party without the prior consent of the other party, but shall be binding upon and shall inure to the benefit of the legal successors of the respective parties.

12. Neither party may use the name of the other in connection with any advertising or publicity materials or activities without the prior written consent of the other party.

The foregoing constitutes the entire and only understanding between the parties with respect to the subject matter of this Agreement and supersedes any prior or collateral agreement or understanding between them. No amendment to this Agreement shall be effective, unless made in writing and signed by a duly authorized representative of each party.

Exhibit B

Testing Web Applications & Services

2.0 days

Course Description

Introduction

How testing web applications is different from traditional applications
Differences between web sites and applications
Differences between web applications and services
How web services compliment web applications
Manual testing and test automation

A technical understanding of the web

A brief history of the internet
Networks
Understanding HTTP
Browsers and HTML
CSS, Javascript, and AJAX
JQuery
Web Architecture
Horizontal Scaling

Testing web applications

Testing techniques using the browser
Testing without the browser
Verifying on the server
Additional considerations
Troubleshooting network issues
Troubleshooting server-side issues
Troubleshooting test failures
Security Testing
Testing single page apps
Testing web components
Using Firebug / Web Developer
Automating tests
Using Selenium to create automation
Considering which strategies to use for testing web applications

AngularJS

Overview of AngularJS
Using node.js
Angular Templates and MVC
Advanced concepts (Routing, Filters, Event Handling)
REST Services with AngularJS
Testing with AngularJS
Batarang browser plugin

Web application testing exercise

The goal of this exercise is to put to use the techniques and tools we've studied to perform a variety of tests on a live web application.

Manual testing

Verifying requirements & exploratory testing

Testing without the UI

Command line tools (telnet, wget, curl, ping, traceroute, nslookup, nmap)

Destructive & security testing - checking input for SQL injection and X-site scripting vulnerabilities

Network monitoring tools (Wireshark, Fiddler, James)

Load testing using JMeter

Troubleshooting network and server-side issues

Using Selenium to write automated tests