



1000 West Maude Avenue
Sunnyvale, CA 94085
650.687.3600 (T) 650.687.0505 (F)
www.linkedin.com

November 29, 2016

Pratheeksha Kota Seetharama
Transmitted via email
pratheeksha.ks@gmail.com

Dear Pratheeksha,

We invite you to work with us at LinkedIn Corporation (“LinkedIn” or the “Company”)! Here is your offer letter, the first step towards transforming yourself, the Company and the world by creating economic opportunity for every member of the global workforce.

Here are a few details about the “next play” you are about to experience. You will join us as a Software Engineer reporting to Byron Ma, Director, Software Engineering, working in New York on amazing, thought provoking projects. We hope you accept our offer to work in an environment where relationships matter, members come first, where we do the right thing even when no one is looking, and where humor is core to our culture.

Your starting annual base compensation will be \$130,000.00, less applicable taxes, deductions and withholdings. You will be paid bi-weekly on the Company’s regularly scheduled pay dates. Your first day of work at LinkedIn will be your “Start Date.” We currently anticipate that your Start Date will be Monday, June 19, 2017.

This is just the beginning. Here are some of the other rewards and benefits you are eligible for when you join LinkedIn:

Sign-On Bonus. As you can tell, we are excited that you will be joining us. As a result, you will receive a sign-on bonus of \$30,000.00, less applicable taxes, deductions and withholdings. The sign-on bonus will be paid to you within 30 days following your Start Date, provided you are employed with LinkedIn on that date. This sign-on bonus is an advance payment to assist you in transitioning into your new role and is not earned until you complete 12 months of employment at LinkedIn. If you voluntarily resign your employment before the one year anniversary of your Start Date, you will be required to repay a pro-rata percentage of the bonus to LinkedIn on or before your last day of employment.

Bonus Plan. At LinkedIn, we demand excellence of ourselves and each other. That’s why we reward you for meeting the challenges of transforming the world. If your Start Date is on or before October 1, you are eligible to participate in the LinkedIn Employee Bonus Plan (the “Plan”) with a target incentive of 10% of your annual eligible earnings (as defined in the Plan), less applicable taxes, deductions and withholdings. Target incentives do not constitute a promise of payment. Your actual bonus payment will depend on LinkedIn financial performance and management’s assessment of your individual performance and is subject to and governed by the terms and conditions of the Plan. If your Start Date is between October 1 and December 31, you will be eligible to participate in the LinkedIn Employee Bonus Plan next year.

Restricted Stock Units. One of our core values is “Act like an owner” and, with that, we want you to be an owner of LinkedIn. Subject to approval by the Board of Directors (or a Board committee), you will be granted restricted stock units (“RSUs”) with an approximate value of \$150,000.00. The actual number of RSUs you receive will be calculated by dividing this approximate value by the average closing price of our stock for the calendar month of your Start Date. That being said, the Board reserves the right to determine the number of RSUs to be granted in its discretion. In addition, if your Start Date is on or after October 1, 2016, your RSU grant may be handled in accordance with the below paragraph entitled “Restricted Stock Units and Microsoft Acquisition,” pending Microsoft approval and closure of the acquisition.

If approved, the details of the RSU grant will be set forth in a Restricted Stock Unit Agreement. The RSU grant will be subject to the following vesting schedule: Twenty-five percent (25%) of the RSUs will vest on



the first anniversary of the Company Vest Date corresponding to the quarter when you begin employment (i.e. if you begin employment in Q2 2014, 25% of your RSUs will vest in Q2 2015 on May 15, 2015). 6.25% of the RSUs will vest on each subsequent Company Vest Date. You will receive one share of LinkedIn stock for each vested RSU (subject to tax withholding). Vesting of RSUs is subject to your continued employment with LinkedIn.

"Company Vest Dates" are February 15, May 15, August 15 and November 15 of each year (if a Company Vest Date falls on a weekend or Company holiday, that Company Vest Date will be the first trading day following the relevant Company Vest Date). The RSUs will be subject to the terms and conditions of LinkedIn's 2011 Equity Incentive Plan and your Restricted Stock Unit Agreement.

Restricted Stock Units and Microsoft Acquisition. As you may be aware, LinkedIn has entered into an agreement to be acquired by Microsoft Corporation. If the acquisition closes before you are granted RSUs, then subject to the appropriate Microsoft approval process, Microsoft has agreed that it will offer you a grant of RSUs (which are referred to as Stock Awards ("SAs") at Microsoft) of Microsoft Corporation with the same approximate value. The number of shares subject to the Stock Award will be calculated by dividing the approximate value of \$150,000.00 (USD) by the closing Microsoft stock price on a future date (typically the 15th of a month shortly following the month in which your start date occurs). Your Stock Award will be subject to the terms of Microsoft's 2001 Stock Plan and its form of Stock Award Agreement. The vesting schedule will remain identical to the vesting schedule outlined in the above paragraph.

Employee Benefits. We offer a very generous benefits package to employees. Summary details of these plans will be sent separately. You will find an overview of benefits including healthcare, dental, vision, life and disability insurance. You are eligible to enroll in benefits if you are a regular full-time or part-time employee regularly scheduled to work a minimum of 20 hours per week. If you are a regular part-time employee regularly scheduled to work less than 20 hours per week, you are eligible for 6 days of sick leave per year. Your benefits begin on your Start Date and you will be required to complete an enrollment process to activate your benefits. An email notification will be sent to you with instructions on how to enroll in benefits. You must make your elections for benefits online within 31 days from your Start Date in order to receive benefits for the remainder of the calendar year. LinkedIn may modify your benefits from time to time as it deems necessary.

In the spirit of being open, honest and constructive, here is some legal stuff we want to cover with you:

At Will Employment, Confidential Information and Invention Assignment Agreement. In order to work at LinkedIn, we need you to read, complete, and sign the enclosed At Will Employment, Confidential Information and Invention Assignment Agreement, which, among other things, prohibits unauthorized use or disclosure of the Company's confidential information or any third party proprietary and confidential information. You must also comply with any existing and/or continuing contractual obligations that you may have with your former employers. By signing this offer letter, you attest that your employment with LinkedIn will not breach any agreement that you may have with any former employer or other entity. Do not bring any proprietary or confidential information from your former employer or other entity to LinkedIn or use it in your work at LinkedIn. As a condition of employment, you agree not to compete with LinkedIn or assist any person or entity to compete with LinkedIn during your employment and you agree not to solicit LinkedIn employees or contractors to leave LinkedIn both during your employment and for a specified period of time following the termination of your employment.

Outside Activities and Conflicts of Interest. LinkedIn encourages employees to innovate, explore and express their passions, and to participate in transformative activities that better themselves, their communities, and the world, but the activity should not conflict with your obligations to LinkedIn. Prior to your Start Date and during your employment at LinkedIn, you agree to disclose to the Company in writing and seek appropriate approval in order to participate in any side projects or outside activities, such as community service projects, corporate and non-profit board memberships, advisory boards, the development of new technologies, mentorships to start ups, the creation of books and other writings, and other employment outside of LinkedIn (whether or not for compensation).



At-Will Employment. Your employment with LinkedIn will be “at-will.” This means that either you or the Company may terminate the employment relationship at any time, with or without notice, and with or without cause. This at-will relationship cannot be changed, either orally or in writing, or by any policy or conduct, unless you receive a document expressly stating that your employment is no longer at-will, signed both by you and LinkedIn’s General Counsel or CEO.

LinkedIn Policies. Our policies matter. As an employee of LinkedIn, you will be expected to comply with the Company’s policies, including, without limitation, LinkedIn’s Code of Business Conduct and Ethics, Policy Prohibiting Harassment, Discrimination and Retaliation, Insider Trading Policy, and Security Policy.

Work Authorization/Visa. Before you may begin working at LinkedIn, you must have appropriate authorization to work in the United States. In the event that your request for or extension of an employment visa is denied or an employment visa cannot be obtained within a reasonable amount of time (as determined by LinkedIn, in its sole discretion), LinkedIn reserves the right to withdraw or rescind this offer (even if you have accepted it) and/or your employment may be terminated. In the event that LinkedIn has agreed to sponsor you for an employment visa, LinkedIn will cover all expenses associated with the visa application process.

Eligibility to Work in the United States. When you begin employment with LinkedIn, please bring appropriate documentation to verify your authorization to work in the United States. LinkedIn may not employ anyone who cannot provide documentation showing that they are legally authorized to work in the United States.

Background Check. This offer is contingent upon the successful completion of your background check.

Foreign National Export License. Before releasing certain export-controlled technology and software to you during your employment at LinkedIn, LinkedIn may be required to obtain an export license in accordance with United States law. LinkedIn will inform you if an export license is needed. If an export license is required, then this offer of employment and/or your continued employment (if applicable) with LinkedIn is contingent upon receipt of the export license or authorization, and LinkedIn will have no obligation to employ you or provide you with any compensation or benefits until the export license or authorization is secured.

Entire Agreement. This offer letter and the referenced agreements and policies constitute the entire agreement between you and LinkedIn and supersede any prior understandings or agreements, whether oral or written, between you and LinkedIn.

Accepting this Offer. Please sign this letter and the enclosed At Will Employment, Confidential Information and Invention Assignment Agreement and return the signed documents via DocuSign or scan and return via email to talentservices@linkedin.com. We would love to hear from you sooner, but we will give you until Wednesday, November 30, 2016 to accept. As Jeff Weiner, our CEO, always says, our number one operating priority is building a world-class team. We can’t wait for you to join the LinkedIn family!

Sincerely,

Brendan Browne
VP, Talent Acquisition
LinkedIn Corporation



Agreed and accepted by:

Date: _____

Employee Signature

442 Midwood Street, Apt 3, Brooklyn, NY, 11225

Employee Address

Enclosures:At-Will Employment, Confidential Information and Invention Assignment Agreement

In Process

LinkedIn Corporation
AT-WILL EMPLOYMENT, CONFIDENTIAL INFORMATION,
AND INVENTION ASSIGNMENT AGREEMENT

As a condition of my employment with LinkedIn Corporation, its subsidiaries, affiliates, successors or assigns (together, the “**Company**”), and in consideration of my employment with the Company and my receipt of the compensation now and hereafter paid to me by the Company, I agree to the following provisions of this LinkedIn Corporation At-Will Employment, Confidential Information, and Invention Assignment Agreement (this “**Agreement**”):

1. AT-WILL EMPLOYMENT

I UNDERSTAND AND ACKNOWLEDGE THAT MY EMPLOYMENT WITH THE COMPANY IS FOR NO SPECIFIED TERM AND CONSTITUTES “AT-WILL” EMPLOYMENT. I ALSO UNDERSTAND THAT ANY REPRESENTATION TO THE CONTRARY IS UNAUTHORIZED AND NOT VALID UNLESS IN WRITING AND SIGNED BY GENERAL COUNSEL OR CEO OF LINKEDIN CORPORATION. ACCORDINGLY, I ACKNOWLEDGE THAT MY EMPLOYMENT RELATIONSHIP MAY BE TERMINATED AT ANY TIME, WITH OR WITHOUT GOOD CAUSE OR FOR ANY OR NO CAUSE, AT MY OPTION OR AT THE OPTION OF THE COMPANY, WITH OR WITHOUT NOTICE. I FURTHER ACKNOWLEDGE THAT THE COMPANY MAY MODIFY JOB TITLES, SALARIES, AND BENEFITS FROM TIME TO TIME AS IT DEEMS APPROPRIATE IN ITS SOLE DISCRETION AND WITHOUT NOTICE.

2. CONFIDENTIALITY

A. *Definition of Confidential Information.* I understand that “**Company Confidential Information**” means information that the Company has or will develop, acquire, create, compile, discover or own, that has value in or to the Company’s business which is not generally known and which the Company wishes to maintain as confidential. Company Confidential Information includes both information disclosed by the Company to me, and information developed or learned by me during the course of my employment with Company. Company Confidential Information also includes all information of which the unauthorized disclosure could be detrimental to the interests of Company, whether or not such information is identified as Company Confidential

Information. By example, and without limitation, Company Confidential Information includes any and all non-public information that relates to the actual or anticipated business and/or products, research or development of the Company, or to the Company’s technical data, trade secrets, or know-how, including research, product plans, or other information regarding the Company’s products or services and markets therefor, customer lists and customers (including customers of the Company on which I called or with which I may become acquainted during the term of my employment), information regarding the skills and compensation of the Company’s employees, contractors, and any other service providers of the Company, software, developments, inventions, processes, formulas, technology, designs, drawings, engineering, hardware configuration information, marketing, finances, the existence of any business discussions, negotiations, or agreements between the Company and any third party, and other business information disclosed by the Company either directly or indirectly in writing, orally or by drawings or inspection of premises, parts, equipment, or other Company property. Notwithstanding the foregoing, Company Confidential Information shall not include any such information which I can establish (i) was publicly known or made generally available prior to the time of disclosure by the Company to me; (ii) becomes publicly known or made generally available after disclosure by the Company to me through no wrongful action or omission by me; or (iii) is in my rightful possession, without confidentiality obligations, at the time of disclosure by the Company as shown by my then-contemporaneous written records. I understand that nothing in this Agreement is intended to limit employees’ rights to discuss the terms, wages, and working conditions

of their employment, as protected by applicable law.

B. Nonuse and Nondisclosure. I agree that during and after my employment with the Company, I will hold in the strictest confidence, and take all reasonable precautions to prevent any unauthorized use or disclosure of Company Confidential Information, and I will not (i) use the Company Confidential Information for any purpose whatsoever other than for the benefit of the Company in the course of my employment, or (ii) disclose the Company Confidential Information to any third party without the prior written authorization of the General Counsel, CEO, or the Board of Directors of the Company. Prior to disclosure when compelled by applicable law, I shall promptly (i.e. within 2 days or earlier if appropriate in the circumstance) provide prior written notice to the CEO, and General Counsel of LinkedIn Corporation (as applicable) unless prohibited by applicable law. I agree that I obtain no title to any Company Confidential Information, and that as between Company and myself, LinkedIn Corporation retains all Confidential Information as the sole property of LinkedIn Corporation. I understand that my unauthorized use or disclosure of Company Confidential Information during my employment may lead to disciplinary action, up to and including immediate termination and legal action by the Company. I understand that my obligations under this **Section 2.B** shall continue after termination of my employment.

C. Former Employer Confidential Information. I agree that during my employment with the Company, I will not improperly use, disclose, or induce the Company to use any proprietary information or trade secrets of any former employer or other person or entity with which I have an obligation to keep in confidence. I further agree that I will not bring onto the Company's premises or transfer onto the Company's technology systems any unpublished document, proprietary information, or trade secrets belonging to any such third party unless disclosure to, and use by, the Company has been consented to in writing by such third party.

D. Third Party Information. I recognize that the Company has received and in the future will receive from third parties associated with the Company, e.g., the Company's customers, suppliers, licensors, licensees, partners, or collaborators ("**Associated Third Parties**"), their confidential or proprietary information ("**Associated**

Third Party Confidential Information") subject to a duty on the Company's part to maintain the confidentiality of such Associated Third Party Confidential Information and to use it only for certain limited purposes. By way of example, Associated Third Party Confidential Information may include the habits or practices of Associated Third Parties, the technology of Associated Third Parties, requirements of Associated Third Parties, and information related to the business conducted between the Company and such Associated Third Parties. I agree at all times during my employment with the Company and thereafter, that I owe the Company and its Associated Third Parties a duty to hold all such Associated Third Party Confidential Information in the strictest confidence, and not to use it or to disclose it to any person, firm, corporation, or other third party except as necessary in carrying out my work for the Company consistent with the Company's agreement with such Associated Third Parties. I further agree to comply with any and all Company policies and guidelines that may be adopted from time to time regarding Associated Third Parties and Associated Third Party Confidential Information. I understand that my unauthorized use or disclosure of Associated Third Party Confidential Information or violation of any Company policies during my employment may lead to disciplinary action, up to and including immediate termination and legal action by the Company.

Notice of DTSA disclosure rights: Notwithstanding any provisions of this agreement related to confidential information or trade secrets, employees, contractors and consultants have the right under the Defend Trade Secrets Act (DTSA) to disclose trade secrets, in limited confidential circumstances, with immunity from liability under any federal or state trade secret law. Specifically, the DTSA permits employees, contractors or consultants to disclose trade secret information without liability if that disclosure is done in confidence to a federal, state or local government official, either directly or indirectly, or to an attorney where such disclosure is solely for the purpose of reporting or investigating a suspected violation of law. The DTSA also permits disclosure without liability in a complaint or other document filed in a lawsuit or other proceeding, provided the filing of any document containing trade secret information is made under seal. Nothing in the DTSA permits disclosure of trade secret information publicly, or to third parties outside of these specific circumstances.

3. OWNERSHIP

A. Assignment of Inventions. As between the Company and myself, I agree that all right, title, and interest in and to any and all copyrightable material, notes, records, drawings, designs, inventions, improvements, developments, discoveries and trade secrets conceived, discovered, authored, invented, developed or reduced to practice by me, solely or in collaboration with others, during the period of time I am in the employ of the Company (including during my off-duty hours), or with the use of Company's equipment, supplies, facilities, or Company Confidential Information, and any copyrights, patents, trade secrets, mask work rights or other intellectual property rights relating to the foregoing, except as provided in **Section 3.G** below (collectively, "**Inventions**"), are the sole property of LinkedIn Corporation. I also agree to promptly make full written disclosure to LinkedIn Corporation of any Inventions, and to deliver and assign and hereby irrevocably assign fully to LinkedIn Corporation all of my right, title and interest in and to Inventions. I agree that this assignment includes a present conveyance to LinkedIn Corporation of ownership of Inventions that are not yet in existence. I further acknowledge that all original works of authorship that are made by me (solely or jointly with others) within the scope of and during the period of my employment with the Company and that are protectable by copyright are "works made for hire," as that term is defined in the United States Copyright Act. I understand and agree that the decision whether or not to commercialize or market any Inventions is within the Company's sole discretion and for the Company's sole benefit, and that no royalty or other consideration will be due to me as a result of the Company's efforts to commercialize or market any such Inventions.

B. Pre-Existing Materials. I have attached hereto as Exhibit A, a list describing all inventions, discoveries, original works of authorship, developments, improvements, trade secrets and other proprietary information or intellectual property rights owned by me or in which I have an interest prior to, or separate from, my employment with the Company and which are subject to California Labor Code Section 2870 (attached hereto as Exhibit D), and which relate to the Company's proposed business, products, or research and development ("**Prior Inventions**"); or, if no such list is attached, I represent and warrant that there are no such Prior Inventions. Furthermore, I represent and warrant that if any Prior Inventions are included on Exhibit A, they will not materially affect my ability to perform all obligations under this Agreement. I will inform LinkedIn Corporation in writing before incorporating such Prior Inventions into any

Invention or otherwise utilizing such Prior Invention in the course of my employment with the Company, and the Company is hereby granted a nonexclusive, royalty-free, perpetual, irrevocable, transferable worldwide license (with the right to grant and authorize sublicenses) to make, have made, use, import, offer for sale, sell, reproduce, distribute, modify, adapt, prepare derivative works of, display, perform, and otherwise exploit such Prior Inventions, without restriction, including as part of or in connection with such Invention, and to practice any method related thereto. I will not incorporate any invention, improvement, development, concept, discovery, work of authorship or other proprietary information owned by any third party into any Invention without LinkedIn Corporation's prior written permission.

C. Moral Rights. Any assignment to LinkedIn Corporation of Inventions includes all rights of attribution, paternity, integrity, modification, disclosure and withdrawal, and any other rights throughout the world that may be known as or referred to as "moral rights," "artist's rights," "droit moral," or the like (collectively, "**Moral Rights**"). To the extent that Moral Rights cannot be assigned under applicable law, I hereby waive and agree not to enforce any and all Moral Rights, including any limitation on subsequent modification, to the extent permitted under applicable law.

D. Maintenance of Records. I agree to keep and maintain adequate, current, accurate, and authentic written records of all Inventions made by me (solely or jointly with others) during the term of my employment with the Company. The records will be in the form of notes, sketches, drawings, electronic files, reports, or any other format that may be specified by the Company. As between Company and myself, the records are and will be available to and remain the sole property of LinkedIn Corporation at all times.

E. Further Assurances. I agree to assist the Company, or its designee, at the Company's expense, in every proper way to secure the Company's rights in the Inventions in any and all countries, including the disclosure to the Company of all pertinent information and data with respect thereto, the execution of all applications, specifications, oaths, assignments, and all other instruments that the Company shall deem proper or necessary in order to apply for, register, obtain, maintain, defend, and enforce such rights, and in order to deliver, assign and convey to the Company, its successors, assigns, and nominees

the sole and exclusive rights, title, and interest in and to all Inventions, and testifying in a suit or other proceeding relating to such Inventions. I further agree that my obligations under this **Section 3.E** shall continue after the termination of this Agreement.

F. Attorney-in-Fact. I agree that, if the Company is unable because of my unavailability, mental or physical incapacity, or for any other reason to secure my signature with respect to any Inventions, including for the purpose of applying for or pursuing any application for any United States or foreign patents or mask work or copyright registrations covering the Inventions assigned to LinkedIn Corporation in **Section 3.A**, then I hereby irrevocably designate and appoint the Company and its duly authorized officers and agents as my agent and attorney-in-fact, to act for and on my behalf to execute and file any papers and oaths, and to do all other lawfully permitted acts with respect to such Inventions to further the prosecution and issuance of patents, copyright and mask work registrations with the same legal force and effect as if executed by me. This power of attorney shall be deemed coupled with an interest, and shall be irrevocable.

G. Exception to Assignments. I UNDERSTAND THAT THE PROVISIONS OF THIS AGREEMENT REQUIRING ASSIGNMENT OF INVENTIONS TO LINKEDIN CORPORATION DO NOT APPLY TO ANY INVENTION THAT QUALIFIES FULLY UNDER THE PROVISIONS OF CALIFORNIA LABOR CODE SECTION 2870 (ATTACHED HERETO AS EXHIBIT D). I WILL ADVISE LINKEDIN CORPORATION PROMPTLY IN WRITING OF ANY INVENTIONS THAT I BELIEVE MEET THE CRITERIA IN CALIFORNIA LABOR CODE SECTION 2870 AND ARE NOT OTHERWISE DISCLOSED ON EXHIBIT A.

4. CONFLICTING OBLIGATIONS

A. Current Obligations. I agree that during the term of my employment with the Company, I will not engage in or undertake any other employment, occupation, consulting relationship, or commitment that is directly related to the business in which the Company is now involved or becomes involved or has plans to become involved, nor will I engage in any other activities that conflict with my obligations to the Company.

B. Prior Relationships. Without limiting **Section 4.A** I represent and warrant that I have no

other agreements, relationships, or commitments to any other person or entity that conflict with the provisions of this Agreement, my obligations to the Company under this Agreement, or my ability to become employed and perform the services for which I am being hired by the Company. I further agree that if I have signed a confidentiality agreement or similar type of agreement with any former employer or other entity, I will comply with the terms of any such agreement to the extent that its terms are lawful under applicable law. I represent and warrant that after undertaking a careful search (including searches of my computers, cell phones, electronic devices, and documents), I have returned all property and confidential information belonging to all prior employers (and/or other third parties I have performed services for in accordance with the terms of my applicable agreement) and will not take or obtain any property or confidential information belonging to prior employers (and/or other third parties where I have performed services). Moreover, I agree to fully indemnify the Company, its directors, officers, agents, employees, investors, shareholders, administrators, affiliates, divisions, subsidiaries, predecessor and successor corporations, and assigns for all verdicts, judgments, settlements, and other losses incurred by any of them resulting from my breach of my obligations under any agreement with a third party to which I am a party or obligation to which I am bound, as well as any reasonable attorneys' fees and costs if the plaintiff is the prevailing party in such an action, except as prohibited by law.

5. RETURN OF COMPANY MATERIALS

Upon the Company's request during my employment, at the time of separation from employment with the Company, or at any time subsequent to my employment upon demand from the Company, I will immediately deliver to LinkedIn Corporation, and will not keep in my possession, recreate, or deliver to anyone else, any and all Company property, including Company Confidential Information, Associated Third Party Confidential Information, all devices and equipment belonging to the Company (including computers, handheld electronic devices, telephone equipment, and other electronic devices), all tangible embodiments of the Inventions, all electronically stored information and passwords to access such property, Company credit cards, records, data, notes, notebooks, reports, files, proposals, lists, correspondence, specifications, drawings, blueprints, sketches, materials, photographs, charts, any other documents and property, and reproductions of any of the foregoing

items, including those records maintained pursuant to **Section 3.D.** If I have used any personal computer or other device, server or e-mail system to receive, store, review, prepare or transmit any Company Confidential Information, I shall provide Company with a computer-useable copy of the Company Confidential Information and follow the Company's instructions on the permanent deletion of that Company Confidential Information from my personal device or system. I also consent to an exit interview to confirm my compliance with this **Article 5.**

6. TERMINATION CERTIFICATION

Upon separation from employment with the Company, I agree to immediately sign and deliver to the Company the "Termination Certification" attached hereto as Exhibit C. I also agree to keep LinkedIn Corporation advised of my home and business address for a period of three years after termination of my employment with the Company, so that the Company can contact me regarding my continuing obligations provided by this Agreement.

7. NOTIFICATION OF NEW EMPLOYER

In the event that I leave the employ of the Company, I hereby grant consent to notification by the Company to my new employer about my obligations under this Agreement.

8. SOLICITATION OF EMPLOYEES

As an employee of the Company, I will have access to and be exposed to Company Confidential Information. Accordingly, to the fullest extent permitted under applicable law, I agree that during my employment and for a period of 12 months immediately following the termination of my relationship with the Company for any reason, whether voluntary or involuntary, with or without cause, I will not directly or indirectly solicit any of the Company's employees to leave their employment at the Company. I agree that nothing in this **Article 8** shall affect my continuing obligations under this Agreement during and after this 12 month period, including my obligations under **Article 2**.

9. CONFLICT OF INTEREST GUIDELINES

I agree to diligently adhere to all policies of the Company, including the Company's Code of Business Conduct and Ethics. A copy of the Company's current Code of Business Conduct and Ethics is posted on the Company's investor relations

website, but I understand that these Conflict of Interest Guidelines may be revised from time to time during my employment. I further agree to disclose any actual or potential conflicts of interest on the attached Exhibit B (Working Relationships and Investment Disclosures), and agree to inform the Company should future actual or potential conflicts of interest arise during the term of my employment with the Company.

10. REPRESENTATIONS

Without limiting my obligations under **Section 3.E** above, I agree to execute any proper oath or verify any proper document required to carry out the terms of this Agreement. I represent and warrant that my performance of all the terms of this Agreement will not breach any agreement to keep in confidence information acquired by me in confidence or in trust prior to my employment by the Company. I hereby represent and warrant that I have not entered into, and I will not enter into, any oral or written agreement in conflict herewith.

11. AUDIT

I acknowledge that I have no reasonable expectation of privacy in any computer, technology system, email, handheld device, telephone, voicemail, or documents that are used to conduct the business of the Company. All information, data, and messages created, received, sent, or stored in these systems are, at all times, the property of the Company. As such, the Company has the right to audit and search all such items and systems, without further notice to me, to ensure that the Company is licensed to use the software on the Company's devices in compliance with the Company's software licensing policies, to ensure compliance with the Company's policies, and for any other business-related purposes in the Company's sole discretion. I understand that I am not permitted to add any unlicensed, unauthorized, or non-compliant applications to the Company's technology systems, including open source or free software not authorized by the Company, and that I shall refrain from copying unlicensed software onto the Company's technology systems or using non-licensed software or websites. I understand that it is my responsibility to comply with the Company's policies governing use of the Company's documents and the internet, email, telephone, and technology systems to which I will have access in connection with my employment.

I am aware that the Company has or may acquire software and systems that are capable of monitoring and recording all network traffic to and from any computer I may use. The Company reserves the right to access, review, copy, and delete any of the information, data, or messages accessed through these systems with or without notice to me and/or in my absence. This includes all LinkedIn.com e-mail messages sent or received, all website visits, all chat sessions, all news group activity (including groups visited, messages read, and postings by me), and all file transfers into and out of the Company's internal networks. The Company further reserves the right to retrieve previously deleted messages from e-mail or voicemail and monitor usage of the Internet, including websites visited and any information I have downloaded. In addition, the Company may review Internet and technology systems activity and analyze usage patterns, and may choose to publicize this data to assure that technology systems are devoted to legitimate business purposes.

12. INJUNCTIVE RELIEF

I acknowledge that, because my services are personal and unique and because I will have access to the Confidential Information of the Company, any breach of this Agreement by me would cause irreparable injury to Company for which monetary damages would not be an adequate remedy and, therefore, will entitle the Company to injunctive relief (including specific performance), without the requirement of the Company posting a bond. The rights and remedies provided to each party in this Agreement are cumulative and in addition to any other rights and remedies available to such party at law or in equity.

13. MISCELLANEOUS

A. *Governing Law; Consent to Personal Jurisdiction.* This Agreement will be governed by the laws of the State of California without regard to California's conflicts of law rules that may result in the application of the laws of any jurisdiction other than California. To the extent that any lawsuit is permitted under this Agreement, I hereby expressly consent to the personal and exclusive jurisdiction and venue of the state and federal courts located in California for any lawsuit filed against me by the Company.

B. *Voluntary Nature of Agreement.* I ACKNOWLEDGE AND AGREE THAT I AM EXECUTING THIS AGREEMENT VOLUNTARILY

AND WITHOUT ANY DURESS OR UNDUE INFLUENCE BY THE COMPANY OR ANYONE ELSE. I ACKNOWLEDGE AND AGREE THAT I HAVE RECEIVED A COPY OF THE TEXT OF CALIFORNIA LABOR CODE SECTION 2870 IN EXHIBIT D. I FURTHER ACKNOWLEDGE AND AGREE THAT I HAVE CAREFULLY READ THIS AGREEMENT AND THAT I HAVE ASKED ANY QUESTIONS NEEDED FOR ME TO UNDERSTAND THE TERMS, CONSEQUENCES, AND BINDING EFFECT OF THIS AGREEMENT AND FULLY UNDERSTAND IT. FINALLY, I AGREE THAT I HAVE BEEN PROVIDED AN OPPORTUNITY TO SEEK THE ADVICE OF AN ATTORNEY OF MY CHOICE BEFORE SIGNING THIS AGREEMENT.

C. *Assignability.* This Agreement will be binding upon my heirs, executors, assigns, administrators, and other legal representatives, and will be for the benefit of the Company, its successors, and its assigns. There are no intended third-party beneficiaries to this Agreement, except as may be expressly otherwise stated. Notwithstanding anything to the contrary herein, LinkedIn Corporation may assign this Agreement and its rights and obligations under this Agreement to any successor to all or substantially all of LinkedIn Corporation's relevant assets, whether by merger, consolidation, reorganization, reincorporation, sale of assets or stock, or otherwise.

D. *Entire Agreement.* This Agreement, together with the Exhibits herein and any executed written offer letter between me and the Company, to the extent such materials are not in conflict with this Agreement, sets forth the entire agreement and understanding between the Company and me with respect to the subject matter herein and supersedes all prior written and oral agreements, discussions, or representations between us, including any representations made during my interview(s) or relocation negotiations. I represent and warrant that I am not relying on any statement or representation not contained in this Agreement. Any subsequent change or changes in my duties, salary, or compensation will not affect the validity or scope of this Agreement.

E. *Headings, Interpretation.* Headings are used in this Agreement for reference only and shall not be considered when interpreting this Agreement. As used herein, the words "include" and "including" and variations thereof are not deemed to be terms of limitation, but rather are

deemed to be followed by the words "without limitation."

F. *Severability.* If a court or other body of competent jurisdiction finds, or the Parties mutually believe, any provision of this Agreement, or portion thereof, to be invalid or unenforceable, such provision will be enforced to the maximum extent permissible so as to effect the intent of the Parties, and the remainder of this Agreement will continue in full force and effect.

G. *Modification, Waiver.* No modification of or amendment to this Agreement, nor any waiver of

any rights under this Agreement, will be effective unless in a writing signed by the General Counsel or CEO of LinkedIn Corporation and me. Waiver by LinkedIn Corporation of a breach of any provision of this Agreement will not operate as a waiver of any other or subsequent breach.

H. *Survivorship.* The rights and obligations of the parties to this Agreement will survive termination of my employment with the Company.

Date: _____

Employee Signature _____

Pratheeksha Kota Seetharama

Name of Employee (typed or printed) _____

In Process

EXHIBIT A

**LIST OF PRIOR INVENTIONS
AND ORIGINAL WORKS OF AUTHORSHIP**

| Title of Invention/Work | Date of Invention/Work | Identifying Number or Brief Description |
|-------------------------|------------------------|---|
|-------------------------|------------------------|---|

In Process

No inventions or improvements

Additional Sheets Attached

Date: _____

Employee Signature _____

Pratheeeksha Kota Seetharama

Name of Employee (typed or printed) _____

EXHIBIT B

WORKING RELATIONSHIP AND INVESTMENT DISCLOSURES

Please respond to each question below. Please indicate "None" or "Not Applicable" in response to items 1-3 below, if this does not apply to you.

1. Description of commercial, nonprofit or professional services to be rendered by you to others (Please include any working relationships of any type, whether via independent contractual relationships, employment, Board membership or volunteer efforts):

None

2. Description of corporations in which you own more than five percent (5%) of the outstanding equity securities or have voting control of more than five percent (5%):

None

3. Description of other circumstances involving you or a close family member (e.g. a spouse, domestic partner, significant other, parent, child, sibling, grandparent, uncle, aunt, cousin, etc.) which may create the appearance of a conflict of interest between you and LinkedIn Corporation and its affiliates:

None

By my signature below, I certify that the above information is true, correct and complete, and that it identifies all outstanding business relationships (whether volunteer or for-hire) and investments in which I participate. I have read the Code of Business Conduct and Ethics policy (available at www.linkedin.com – Investor Relations) and agree to fully comply with it at all times. Furthermore, I agree to update and amend this Exhibit B throughout my tenure at LinkedIn Corporation. I understand that failure to provide complete and accurate information or failure to update this Exhibit B to include new information may be grounds for disciplinary action, up to and including termination of my employment.

Date: _____

Employee Signature _____

Pratheeeksha Kota Seetharama

Name of Employee (typed or printed) _____

EXHIBIT C

LinkedIn Corporation TERMINATION CERTIFICATION

This is to certify that I do not have in my possession, nor have I failed to return, any devices, records, data, notes, reports, proposals, lists, correspondence, specifications, drawings, blueprints, sketches, materials, equipment, any other documents or property, or reproductions of any and all aforementioned items belonging to LinkedIn Corporation, its subsidiaries, affiliates, successors or assigns (together, the "**Company**").

I further certify that I have complied with all the terms of the Company's At-Will Employment, Confidential Information, and Invention Assignment Agreement (the "**Agreement**") signed by me, including the reporting of any inventions and original works of authorship (as defined therein) conceived or made by me (solely or jointly with others), as covered by the Agreement.

I further agree that, in compliance with the Agreement, I will preserve as confidential all Company Confidential Information and Associated Third Party Confidential Information (as defined in the Agreement), including trade secrets, confidential knowledge, data, or other proprietary information relating to products, processes, know-how, designs, formulas, developmental or experimental work, computer programs, databases, other original works of authorship, customer lists, business plans, financial information, or other subject matter pertaining to any business of the Company or any of its employees, clients, consultants, or licensees.

I also acknowledge my obligation specified in the Agreement that for 12 months from the termination of my employment with the Company, I will not directly or indirectly solicit any of the Company's employees to leave their employment at the Company.

After leaving the Company's employment, I will be employed by _____
in the position of _____.

Date : _____

Employee Signature _____

Name of Employee (typed or printed) _____

Address for Notifications: _____

Notice of DTSA disclosure rights:

Notwithstanding any provisions of this agreement related to confidential information or trade secrets, employees, contractors and consultants have the right under the Defend Trade Secrets Act (DTSA) to disclose trade secrets, in limited confidential circumstances, with immunity from liability under any federal or state trade secret law. Specifically, the DTSA permits employees, contractors or consultants to disclose trade secret information without liability if that disclosure is done in confidence to a federal, state or local government official, either directly or indirectly, or to an attorney where such disclosure is solely for the purpose of reporting or investigating a suspected violation of law. The DTSA also permits disclosure without liability in a complaint or other document filed in a lawsuit or other proceeding, provided the filing of any document containing trade secret information is made under seal. Nothing in the DTSA permits disclosure of trade secret information publicly, or to third parties outside of these specific circumstances.

EXHIBIT D

**CALIFORNIA LABOR CODE SECTION 2870
INVENTION ON OWN TIME-EXEMPTION FROM AGREEMENT**

“(a) Any provision in an employment agreement which provides that an employee shall assign, or offer to assign, any of his or her rights in an invention to his or her employer shall not apply to an invention that the employee developed entirely on his or her own time without using the employer’s equipment, supplies, facilities, or trade secret information except for those inventions that either:

(1) Relate at the time of conception or reduction to practice of the invention to the employer’s business, or actual or demonstrably anticipated research or development of the employer; or

(2) Result from any work performed by the employee for the employer.

“(b) To the extent a provision in an employment agreement purports to require an employee to assign an invention otherwise excluded from being required to be assigned under subdivision (a), the provision is against the public policy of this state and is unenforceable.”

Note: If I am a resident of Kansas, Minnesota or Washington and my performance hereunder is in Kansas, Minnesota or Washington, for purposes of interpreting Sections 3.B (Pre-Existing Materials) and 3.G (Exception to Assignments), the word “directly” shall be added at the beginning of paragraph (a)(1) above. For clarity, the foregoing is not intended to constitute an exception from Section 13.A (Governing Law; Jurisdiction).

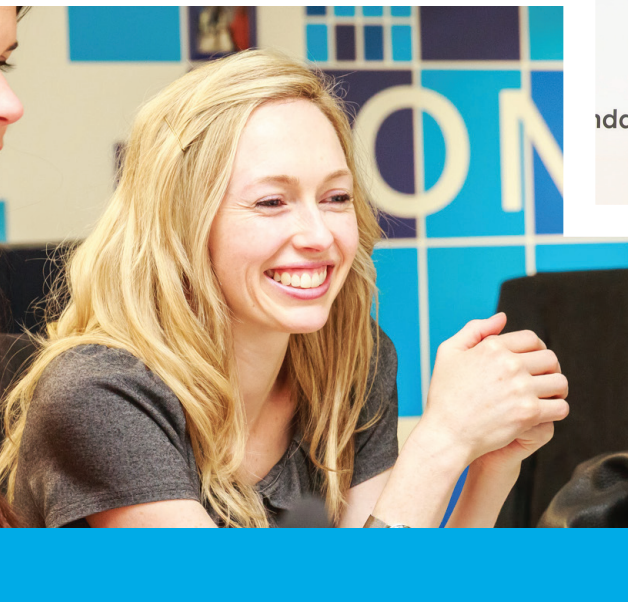
In Process

Paid Time Off

At LinkedIn, we work hard every day to transform our company, ourselves and the world. But we all need time and flexibility to rest, refuel and recharge. We believe that taking time away from work is essential to the health and productivity of every LinkedIn employee.

Life Insurance

To protect your loved ones and their future, we provide you with life insurance that offers financial protection due to unforeseen events.



LinkedIn

This brochure provides a high level summary of the plans offered by LinkedIn to full-time employees. Plan provisions are subject to change at any time. Also, certain benefits or programs may have additional eligibility requirements. If there are any differences between the information in this summary and the provisions of the official plan documents and/or plan agreements, the official plan documents will govern. For more information, visit careers.linkedin.com. LinkedIn employees may obtain detailed information about these benefits and programs at go/inlife or can contact talentservices@linkedin.com.

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Your awesome extras

Business Travel Accident Insurance

If you or your eligible dependents are injured due to an accident when travelling for business, we've got you covered!



Fueling Your Body

We offer free full service cafes in larger offices, free catered meals or meal vouchers in our smaller locations, and fully stocked break rooms everywhere.

Send a coworker a reward via Bravo!. Our peer-to-peer recognition tool rewards outstanding work with gift cards, merchandise or cash.



Employee Resource Groups (ERGs)

We believe magic can happen when we create diverse teams in an inclusive work environment, where every person feels that they truly belong. Our ERGs help build diverse communities for employees and their allies.

Paid Year-End Shutdown

Celebrate the end of the year with a week long, company paid shutdown.

*PerkUp!

We provide a reimbursable allowance to let you choose the perks that matter to you. Categories include gym membership, childcare, fitness classes, personal trainer, pet walker and massage. PerkUp! personalizes your benefits beyond what is offered anywhere else.

Note: This program in Singapore/Hong Kong is branded as Simpliflex, variations apply.

LinkedIn shared:

Volunteering on Giving Back InDay #LIFG #LinkedInLife



Following • 43m

in life

Your benefits. Your life.

Health

Our health plans help you stay healthy so you can be your best. Great benefits are one of the many things we offer to enhance the well-being of you and your family.

Travel Health

Wherever LinkedIn travel may take you, you won't be travelling uncovered. We provide Travel Medical Insurance to assist you when you are away from home.

**Gym Reimbursement + Fitness Classes**

An extra perk for all your hard work! Earn swag for participating in the wellness program by attending onsite classes, achieving weekly movement milestones, taking online quizzes, and more!

Personal Trainer Subsidy

If you need an extra push, we allow personal training sessions under the PerkUp!* program.

Your passion**Employee Assistance Program**

Support. Just when you need it. You and your family can receive up to 8 free counseling sessions. Whether your issue is big or small, EAP can help.

Wellness

Build resiliency and unleash your greatness with a holistic and practical wellness program offering onsite classes, special events, and state of the art facilities. The program includes online and mobile opportunities to engage in your wellness.

Each month, LinkedIn gives employees a day to focus on themselves, the company or the world. A day to invest, inspire and innovate. That day is called InDay, and it is one of our most valued traditions at the company.



in life programs make your life at LinkedIn even better. It's your **benefits**, your **health**, your **passion**, your **family**, your **must-haves** and your **awesome extras**.

**Speaker Series**

Our monthly series supports our mission by giving our employees access to inspiring ideas and innovative thinkers from around the globe.

**Massage**

In need of some relaxation? Go ahead and treat yourself to a massage, either on-site or at a spa of your choice and get reimbursed under PerkUp!*

LinkedIn for Good

LinkedIn for Good, the social impact arm of LinkedIn, connects underserved communities to economic opportunity by providing them with the network, skills, and opportunities they need to make their vision a reality. LinkedIn for Good focuses on underserved youth, refugees, and U.S. veterans.

Charitable Matching

Give to charities that are important to you and LinkedIn will match donations up to \$1,000 USD/yr.

**Your family****Baby Gift**

To welcome your new baby to the LinkedIn family, we have a special gift just for you.

**Child Care Subsidy**

We understand caring for your child(ren) is a top priority. Utilizing our PerkUp!* program, you can contribute towards day care, day camp or after school care expenses.

Pet Sitter + Pet

To ensure your furry friends are taken for a walk and looked after while you are at work, we offer you an allowance under PerkUp!*

Adoption Assistance

At LinkedIn, we recognize families are formed in many different ways. To help offset some of the costs, we reimburse a portion of your eligible adoption expenses.

Just for You

United States



Your health

Healthcare



LinkedIn pays 100% of employee only premiums and the majority of dependent premiums for medical, dental and vision.



You have a choice between three medical plans: Kaiser HMO (CA only), Anthem Blue Cross PPO and Anthem Blue Cross EPO.



Your annual maximum is \$2,000, exams and cleanings are free, and your orthodontia maximum is \$2,500 lifetime.



Maternity Leave

Having a child is an exciting time. At LinkedIn, you are eligible for pregnancy disability leave.



Paid Parental

Take time to enjoy your newly expanded family with up to 12-weeks of parental leave, 6 of which are paid at 100%.



Part-Time Return to

To help transition back to work following a maternity leave, moms can return to work part-time for up to 4-weeks.



Family Care Leave

We know your family comes first. We provide up to 12-weeks, 6 of which are paid at 100%, to care for a family member with a serious health condition.



Vision

You get a vision exam every 12-months, an allowance for glasses or contact lenses, and up to \$2,000 allowance towards LASIK and PRK.



Flexible Spending Accounts

You can set aside up to \$2,600 a year pre-tax for health care and \$5,000 a year for dependent day care.



401(k) Plan

Our 401(k) Match formula is .50 cents for every dollar you contribute up to the annual IRS maximum.



Life Insurance

You are automatically covered for life insurance equal to 3x annual earnings, \$1 million maximum.



Short term disability covers 80% pay pre-tax for first 7 weeks, then 66.67% for the next 19 weeks. Long term disability covers 66.67% pay pre-or post tax after 26 weeks.



We observe 17 holidays each year including a fully paid July 4th week and a week-long year-end shutdown.



Education Reimbursement

We offer reimbursement of up to \$5,000 USD per year for higher education expenses including tuition, course materials and books.



Onsite Amenities

In our larger locations, we offer onsite services such as haircuts, dental, dry cleaning and car wash. We make it easy to take care of personal business during the day.



Discretionary Time Off - Exempt Employees

Exempt employees are accountable for making sure work gets done and can take time off as needed.



Vacation Time - Hourly Employees

We provide 15 vacation days per year.



PerkUp!

We provide a reimbursable allowance of \$2,000 USD that you can use on the perks that matter to you. Categories include gym membership, fitness classes, massage, personal trainer, pet walker and childcare.



Commuter Plan

You can contribute towards tax-free public transportation and parking.

This brochure provides a high level summary of the plans offered by LinkedIn to full-time employees. Plan provisions are subject to change at any time. Also, certain benefits or programs may have additional eligibility requirements. If there are any differences between the information in this summary and the provisions of the official plan documents and/or plan agreements, the official plan documents will govern.

Apt #3, 442 Midwood St,
Brooklyn, NY, 11225

PRATHEEKSHA KOTA SEETHARAMA

(631) 565-5595
PKS329@NYU.EDU

EDUCATION

| | | |
|---|--|----------------------|
| New York, NY | Courant Institute of Mathematical Sciences, New York University | Fall 2015 - May 2017 |
| <ul style="list-style-type: none"> • Master of Science in Computer Science, GPA: 3.28 • Coursework: Fundamental Algorithms, Statistical and Mathematical Models, Natural Language Processing, Big Data, Programming Languages, Foundations of Machine Learning, Computer Vision, Heuristic Problem Solving. | | |
| Surathkal, India | National Institute of Technology, Karnataka | Fall 2008 - May 2012 |
| <ul style="list-style-type: none"> • Bachelor of Technology in Information Technology, GPA: 8.51/10 • Coursework: Advanced Algorithms, Distributed Systems, Advanced Networks, and Compiler Design. | | |

EMPLOYMENT

| | | |
|--|---|-----------------------|
| Software Engineering Intern | Twitter Inc., San Francisco, CA | May 2016 - Aug 2016 |
| <ul style="list-style-type: none"> • Worked as an intern with the Product Safety Team, that focuses on anti-spam, anti-abuse, and account security systems at Twitter. • Implemented an indexing system on decayed counters, which are functions that are used to track events of interest, in an internal tool called BotMaker, a realtime rule engine that is used for defending against unsolicited content. • Developed web endpoints and verification logic for the Time based One Time Password(TOTP) algorithm. This logic is used to set up an external app like Google Authenticator to enable 2 Factor Authentication services for Twitter login. | | |
| Technology Analyst | Goldman Sachs Services Pvt. Ltd, Bengaluru, India | June 2012 - July 2015 |
| <ul style="list-style-type: none"> • Provided critical application services for the Linux run-time environment such as configuration management, OS life-cycle management and application resiliency, and helped standardize them. • Built specialized infrastructure for Global Name Space, the firm's strategic software distribution platform using Andrew File System. • Mentored and led a team of 5 middle school girls to develop an android application for waste management in India. The team participated in "Technovation Challenge 2015", and won the global competition among 200 teams in San Francisco, June 2015. | | |
| Project Trainee | SAP Global Delivery, Bengaluru, India | May 2011 - July 2011 |
| <ul style="list-style-type: none"> • Implemented SAP workflows for android using Sybase Unwired Platform. | | |
| Summer Intern | Indian Institute of Science, Bengaluru, India | May 2010 - July 2010 |
| <ul style="list-style-type: none"> • Analyzed the research on clique minors in Cartesian graph products under the guidance of Dr Sunil Chandran, Associate Professor, at the department of Computer Science and Automation. | | |

TECHNICAL EXPERIENCE

Projects

- **Sarcasm detection in reviews** (2016). Implemented semi supervised learning based heuristics to identify sarcasm in Amazon and Reddit reviews. (Python)
- **Taxi usage prediction** (2016). Built a decision tree based prediction model that exploits correlation between weather and the number of taxi trips per hour, obtained using map-reduce. (Python, Spark)
- **Undergraduate Thesis** (2012): Analyzed and simulated parallelized Ant Colony Optimization algorithms for solving large Traveling Salesman Problems. (C)

Skills

- Python (NLTK, Scikit-Learn), Java, Scala, C++, SQL, Ruby, Javascript
- Git, IntelliJ, Guava, Scalding, CFEEngine

ADDITIONAL EXPERIENCE

- **Volunteer** (2014), Grace Hopper Celebration of Women in Computing, Bengaluru
- **Member** (2012-2015), India Women In Technology Forum, Goldman Sachs, Bengaluru
- **Member** (2016), Women in Computing, New York University, NY

Description

Entry Level Software Engineer
Bay Area, CA
New York City, NY
Calabasas, CA

LinkedIn was built to help professionals achieve more in their careers, and every day millions of people use our products to make connections, discover opportunities and gain insights. Our global reach means we get to make a direct impact on the world's workforce in ways no other company can. We're much more than a digital resume – we transform lives through innovative products and technology.

Searching for your dream job? At LinkedIn, we strive to help our employees find passion and purpose. Join us in changing the way the world works.

Want to work on advanced information-retrieval algorithms, massive scalability infrastructure and storage solutions, and large-scale applications for users on web and mobile devices? LinkedIn is looking for entry level talent who have a deep understanding of LinkedIn's product, and want to make an impact on the world while having fun! We have a top-notch University program and some of the brightest technical talent in the world. The products you build will not only boost your career, but will make an significant impact on the global economy. Be the change you want to see in the world. Learn more and apply today!

Responsibilities:

Scale distributed applications, make architectural trade-offs applying synchronous and asynchronous design patterns, write code, and deliver with speediness and quality.
Develop multi-tier scalable, high-volume performing, and reliable user-centric applications that operate 24x7.
Produce high quality software that is unit tested, code reviewed, and checked in regularly for continuous integration.

Basic Qualifications:

B.A./B.S. Degree or higher in Computer Science, or related technical field
Programming experience in Java, C/C++, C#, Python, and/or Ruby
Experience in a software development, design, or algorithm related environment in one or more of the following listed below:
Software engineering internship
Teaching assistant in a CS course
Software engineering position

Preferred Qualifications:

Knowledge of computer science, with strong competencies in data structures, algorithms, software design, and object oriented skills
Experience working in a short-cycle, agile, iterative development team
Demonstrated software development experience through a previous internship, Hackathon, completion of online courses, on-campus clubs, and/or experience as a teaching assistant.