

An Articulation Agreement
between
Illinois Central College
and
The Board of Trustees of Illinois State University

Illinois Central College (ICC) and The Board of Trustees of Illinois State University (ISU) hereby form a cooperative relationship through this articulation agreement to better serve our public constituents, to smooth transfer, to minimize duplication of instruction, and to build on community college and university learning experiences. Both institutions recognize that working together, their collective efforts are stronger than their individual efforts.

The two institutions agree to the following:

1. This articulation agreement is only appropriate for students who transfer from Illinois Central College to the Creative Technologies Program, Game Design Sequence, in the Wonsook Kim College of Fine Arts at Illinois State University.
2. Illinois State University and the Creative Technologies Program will accept the following courses for direct course-to-course transfer credit as defined below:

<u>ICC course articulates for</u>	<u>Illinois State University</u>
ART 111, 2D Design	ART 103, Visual Thinking: 2-D Fundamentals
ART 120, Drawing I	ART 104, Visual Thinking: Drawing Fundamentals
ART 112, Three-Dimensional Design	ART 109, Visual Thinking: 3-D Fundamentals
ART 150, Art History I	ART 155, Survey of Art I
ART 151, Art History II	ART 156, Survey of Art II
CMGEN 120, Computer Applications	IT 150, Using Microcomputer Prod Tools
FILM 110, Survey of Film	THD 170, Intro to Film Art
MM 150, Multimedia Theory	CTK 201, Basic Skills in the Digital Arts
MUS 114, Class Piano	MUS 121, Group Instruction
THTRE 113, Intro to Tech Theatre	THE 160, Stagecraft
THTRE 122, Acting I	THE 110, Acting 1
THTRE 210, Intro to Costuming	THE 130, Intro to Costume

3. Illinois Central College students who wish to transfer to the Creative Technologies Program must meet all general Illinois State University and program criteria for admission, and generally, would be placed at the junior level.
4. Acceptance into a specific Illinois State University degree program is based on each individual transfer student meeting the conditions and considerations for that program. As part of this agreement, Illinois Central College students who are admitted to both Illinois State and the Creative Technologies Program, will not be required to submit a portfolio for admission purposes.
5. A maximum of 70 semester hours will be accepted from Illinois Central College toward the 120 semester hours required for graduation. Students must meet all Illinois State University graduation requirements, including General Education, as a condition of receiving an Illinois State baccalaureate degree.
6. Students who are accepted into the Creative Technologies Program Game Design Sequence will enroll in CTK 400, Game Design Development, in the semester immediately following acceptance.

7. Relationships between ICC and ISU faculty and administration are in the spirit of cooperation and provide the basis of this agreement.
8. This agreement does not preclude either institution from make curriculum changes. However, appropriate notice must be given to the operative personnel at the cooperating institution for review prior to any changes being made.
9. Either ICC or ISU may terminate this agreement by giving one year's advance notice to the cooperating institution's chief academic officer. All students admitted to ISU or enrolled at ISU at the time such termination becomes effective shall be permitted the opportunity to complete their degree or program upon such terms and conditions as were in effect at the time such student was admitted.
10. This agreement is effective with the 2020-2021 academic year and is subject for review in 2025.
11. Illinois State University will provide Illinois Central College with annual aggregate feedback in regards as to how ICC students are doing academically post-transfer.
12. It is understood and agreed that neither party to this Agreement shall be legally liable for any negligent or wrongful acts, either of commission or omission, of the other, unless such liability is imposed by law and this Agreement shall not be construed as seeking to either enlarge or diminish any obligation or duty owed by one party against the other or against third parties.
13. Both parties agree to comply with all applicable federal and state nondiscrimination, equal opportunity and affirmative action laws, orders and regulations. Neither party shall engage in unlawful discrimination or harassment against any person because of race, color, ancestry, national origin, religion, pregnancy, sexual orientation, order of protection, gender identity and expression, age, marital status, disability, genetic information, unfavorable military discharge, status as a veteran, or sex (including sexual harassment, sexual assault, domestic violence, dating violence, and stalking). Both parties agree to cooperate with any University investigation and/or complete its own review and provide the University with a written outcome of its appropriate review and handling of any complaints of discrimination or harassment made by participating students arising out of this Agreement.
14. The relationship of each party to the other under this Agreement shall be that of independent contractor, and no employment, partnership, or joint venture relationship shall be created by the entry into or performance of this Agreement by the parties.
15. Both parties affirm that, to the best of its knowledge, there exists, no actual or potential conflict between such party's family, business, or financial interests and its obligations under this Agreement; and, in the event of change in either its private interests or obligations under this Agreement, such party will raise to the other any questions regarding possible conflict of interest which may arise as a result of such change.
16. This Agreement may not be assigned by either party without the prior written consent of the other party. Such consent shall not be unreasonably withheld. This Agreement, attachments, and incorporated references shall constitute the entire agreement between the parties with respect to the subject matter hereof and supersedes all prior communications and writings with respect to the content of said Agreement. This Agreement may not be amended by either party unless such amendment is mutually acceptable to both parties and is reduced to writing and signed by both parties.
17. The failure of either party to enforce any provision hereof shall not be construed as a waiver of such party's right to enforce such provisions in the future. In the event that any provisions of this Agreement shall be held to be void, voidable or otherwise unenforceable, the remaining provisions

shall remain in full force and effect. This Agreement shall be governed by the laws of the State of Illinois, without regard to the conflicts of law. Any dispute arising hereunder shall be brought only in the federal or state courts located in Illinois, all protest based on jurisdiction or venue being hereby waived. This Agreement may be executed in counterparts, including by facsimile signature, each of which shall be deemed an original, and all of which together shall constitute a single instrument.

18. Any notice required hereunder shall be deemed given when delivered in person or three (3) days after being sent by mail to the following addresses, which may be changed by notice provided pursuant to this Agreement:

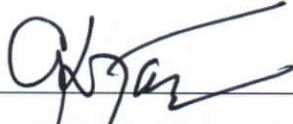
For Illinois State University:
Ms. Jody DeCremer
Wonsook Kim College of Fine Arts
Illinois State University
Campus Box 5600
Normal, IL 61790-5600

For Illinois Central College:
Ms. Elizabeth Godinez
Illinois Central College
1 College Drive
East Peoria, IL 61635-0001

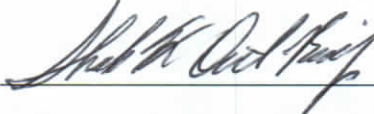
IN WITNESS WHEREOF, the parties hereto have executed this Agreement as the date below.

The Board of Trustees of Illinois State University

Illinois Central College



Dr. Aondover Tarhule, Provost Date 8/13/20



Dr. Sheila Quirk-Bailey, President Date 10/18/2020

Reviewed and Approved
as to legal form
Office of General Counsel

Creative Technologies Program – Game Design Sequence
Transfer Guide
between
Illinois Central College and
Illinois State University

Illinois Central College:

Fall Semester – First Year

Fine Arts Core course	3 hours
History Core course	3 hours
General Education course	3 hours
General Education course	3 hours
General Education course	3 hours
Total:	15 hours

Spring Semester – First Year

Fine Arts Core course	3 hours
History Core course	3 hours
General Education course	3 hours
General Education course	3 hours
General Education course	3 hours
Total:	15 hours

Fall Semester – Second Year

Fine Arts Core course	3 hours
Elective course	3 hours
General Education course	3 hours
General Education course	3 hours
General Education course	3 hours
Total:	15 hours

Spring Semester – Second Year

MM 150 Multimedia Theory	3 hours
CMGEN 120 Computer Applications	3 hours
Elective course	3 hours
General Education course	3 hours
General Education course	3 hours
Total:	15 hours

Illinois State University:

Fall Semester – Third Year

CTK 301 Web Design and Development	3 hours
CTK 302 Computer Programming for Creatives	3 hours
CTK 351 Game Design I	3 hours
CTK 240 Sound Design 1	3 hours
CTK Game elective course	3 hours
Total:	15 hours

Spring Semester – Third Year

CTK 352 Game Design II	3 hours
AMALI course	3 hours
UI/UX course	3 hours
CTK Game elective course	3 hours
Elective course	3 hours
Total:	15 hours

Fall Semester – Fourth Year

CTK 355A01 Game Studio Capstone I	3 hours
CTK 353 Game Development	3 hours
CTK Game elective course	3 hours
CTK Game elective course	3 hours
Elective course	3 hours
Total:	15 hours

Spring Semester – Fourth Year

CTK 355A02 Game Capstone II	3 hours
Science BS course	3 hours
CTK Game elective course	3 hours
CTK Game elective course	3 hours
Elective course	3 hours
Total:	15 hours

Grand Total: 120 hours