



INTERCOLLEGIATE ATHLETICS Employment Contract

Name: Nardo, Luke Contract Type: Single Year Department: Football

Title: Athletics Analyst Working Title: Defensive Analyst

This Employment Contract, ("Contract") is entered into between **The University of New Mexico** ("**UNM**" or "**University**") and **Luke Nardo** ("**Employee**").

- 1. Position: Employee shall be responsible for all duties assigned by and under the direct supervision of the Head Coach/Sport and the Director of Intercollegiate Athletics ("DIA"). Employee shall devote full-time efforts to the duties and responsibilities of Defensive Analyst and shall not engage in any other athletics-related employment, except as specifically approved by the DIA or as provided below. Further, under no circumstances, shall Employee interview for, negotiate for, or accept employment as an employee of any other institution of higher education or with any professional sports team, requiring performance of duties prior to the expiration of this Contract, without the prior approval of the Head Coach and DIA. Such approval shall not be unreasonably withheld. Failure to obtain such prior approval from the Head Coach and DIA shall constitute a material and actionable breach of this Contract.
- 2. Salary and Contract Period: The Contract Term shall be for the period January 20, 2025 through January 31, 2026 (the "Contract Term"). Employee's base salary will be Fifty Thousand Dollars (\$50,000) and shall be prorated to reflect that the Contract Term runs from January 20, 2025 through January 31, 2026. Employee will not be entitled to salary increases as provided in University Administrative Policy (UAP) 3500, Wage and Salary Administration, Section 4.1. Employee understands and agrees that this Contract does not guarantee or entitle Employee to any annual increases in base salary unless otherwise expressly provided in this Section. Employer-paid fringe benefits shall be paid in addition to the base salary consistent with University policies, provided, however, that Employee may accrue up to 168 hours of paid annual leave but will not be entitled to payment for unused annual leave upon separation from employment as provided in UAP 3400, Annual Leave, Section 7. In the event the University suffers significant financial crisis, whether such occurs before or after the execution of this Agreement, the base salary amount set forth herein shall be reviewed by the DIA, and, in his sole discretion, may be modified in order to comply with University actions in responding to the financial crisis; provided, however, that in no event shall such base salary be modified by more than fifty percent (50%). Similarly, the University reserves the right to furlough Employee for a duration not to exceed fifty percent (50%) of the Contract Term.
- **3.** Other Compensation: In addition to the base salary set forth above, Employee shall receive from the University the following compensation:
 - a. Relocation Allowance: Employee is eligible for a relocation allowance for costs associated with relocation in accordance with UAP 4020, New Employee Relocation Allowance. The amount for relocation expenses under this section will be a one-time amount of **Two Thousand Dollars (\$2,000.00)**, paid to Employee in Employee's regular paycheck upon the successful completion of a Relocation Allowance Request form to be submitted by the hiring officer. Relocation allowance amounts and the value of any hotel rooms or temporary housing provided at no cost to the Employee during the relocation period are reported as taxable income to the Employee, and applicable withholding taxes will be withheld from payment. Employee's year-end tax statement (Form W-2) will include the gross amount of this allowance and all applicable taxes withheld in the calendar year of the payment.

If Employee fails to complete the Contract Employment Term, Employee is required to repay a prorated portion of the allowance, proportional to the number of months remaining on the first Contract Employment Term. Employee also agrees and understands that reimbursement may be accomplished in whole or in part via deduction from Employee's final paycheck as permitted by New Mexico law, Section 50-4-2 NMSA (1978). The amount of the deduction will not exceed the minimum wages to which the Employee would be

entitled under state and federal law. Employee further agrees and understands that if the deduction from Employee's final check does not reimburse the University in full for moving expenses paid to the Employee, Employee will reimburse the University the remaining balance within sixty (60) days of the termination date.

Employee understands agrees that all compensation set forth in this Section is subject to compliance with University policies and procedures, the Mountain West Conference (MWC) rules and regulations, and the NCAA policies and procedures.

- 4. Incentive Salary: An incentive payment is a direct payment over and above the Employee's base salary, in an amount to be determined by the DIA subject to the approval of the University President or designee and subject to availability of funds. Employee is eligible for an incentive payment upon achieving performance criteria established by the DIA in the DIA's exclusive discretion, and which are subject to annual review and revision by the DIA. Employee will be eligible for such incentive salary payments after completing the Contract Term in which the incentive is earned. Incentive payments, if any, will be paid no later than ninety (90) from the DIA's determination that the specified criteria have been met. In order to be eligible for incentive payments under this provision, Employee must be currently employed by the University at the time that the incentive payment is due. Employee understands and agrees that incentive payments, if any, are taxable compensation to Employee and that Employee is solely responsible for the tax consequences associated therewith.
- 5. Independent Income: Subject to compliance with Athletics Department, University, MWC and NCAA policies, as currently in force and from time to time amended, and with advance written permission of the DIA, Employee may earn other athletics-related income during the period of this Contract only as set forth below. Employee understands and agrees that such activities are independent of Employee's University employment and the University shall have no liability or responsibility for any claims arising therefrom. Employee agrees to indemnify the University and hold it harmless from any claims arising out of any independent contractual or other business and/or employment arrangements with third parties. Employee's advance written requests pursuant to this Section shall include the sources and amounts of any independent income contemplated by this Section. Employee understands and agrees that Employee is solely responsible for any tax liability associated with such activities.

With the written permission of the DIA, Employee may be employed by a camp, clinic, lessons, or sports league pursuant to the Athletics Department's summer camp policy. Employee understands and agrees to comply with all generally applicable University policies, NCAA and MWC rules, as well as the terms UNM Athletics' Camp Manual Policy and Procedures provided by the UNM Athletics Compliance office. Employee acknowledges that these policies, procedures and rules include, but are not limited to policies and rules regarding: licensing of University logos, trademarks, copyrighted material and the images and likenesses of University students and employees; income reporting; background checks; minors on campus; discrimination and harassment; and the appropriate use of University facilities. These activities are performed in addition to Employee's assigned duties and responsibilities and shall not interfere with those assigned duties and responsibilities. Employee shall receive no compensation from the University in connection with these activities. Employee understands and agrees that Employee is solely responsible for any tax liability associated with such activities and that the University shall have no liability or responsibility for any claims arising therefrom. Employee shall be responsible for obtaining general liability insurance in accordance with insurance laws of the State of New Mexico and will name the University as a third-party beneficiary of such insurance policies. Employee agrees to indemnify the University and hold it harmless from any claims arising out of any camp-related activities.

6. <u>Duties and Responsibilities:</u> Under the supervision and direction of the Head Coach/Sport and the DIA, Employee shall be responsible for assisting the Head Coach to achieve, in an efficient and effective manner, the goals and objectives of the Department of Intercollegiate Athletics as established by the DIA. Said goals and achievements shall be in concert with the mission of the Department of Intercollegiate Athletics and the University, including the planning development, implementation and maintenance of an NCAA Division I athletics program that is characterized by excellence, exemplified by academic achievement and development of character, maturity and a sense of fair play in athletics. To that end:

- a. Employee shall perform duties and responsibilities under this Contract to the reasonable satisfaction of the Head Coach and DIA, including but not limited to, overseeing assigned duties, as well as all responsibilities normally associated with and performed by a Director of Operations in a NCAA Division I athletics program at a member institution of the Mountain West Conference or other major NCAA Division I institution. Employee agrees to maintain a courteous and collegial working relationship with Athletics Department and University staff and faculty.
- **b.** Employee shall be responsible for assisting the Head Coach and use his best efforts to ensure that institutional control over assigned areas is sustained through the development, implementation and maintenance of a vigorous and effective program for compliance with all NCAA, MWC regulations and bylaws, and all policies of the University.
- **c.** Employee shall act and speak positively about the University and the University's athletic programs in private and public forums.
- **d.** Employee shall perform his duties and responsibilities while comporting himself at all times in a professional and personal manner consistent with good sportsmanship and with the high moral, ethical and academic standards of the University and the Department, the MWC, and the NCAA.
- **e.** At no time shall Employee be involved in discreditable conduct that is inconsistent with professional standards of the University, or that is seriously prejudicial to the best interests of the University, or that violates the University's mission in a substantive manner.
- **f.** Employee shall exercise due care such that any personnel under his responsibility or supervision shall comport themselves in a similar manner.
- **g.** Employee recognizes and supports the importance to the University of its academic policies, standards and requirements and Employee hereby agrees to abide by and support these and any future academic standards adopted by the University, in all aspects of his duties and set forth herein.
- h. Employee shall not disclose or use any secret, proprietary, or confidential information about the University or its business affairs or activities, all of which shall be deemed "confidential information," except during the term hereof and then only for the benefit of the University.
- i. Employee, as a recognized and notable spokesperson for intercollegiate athletics and education, shall support the University administration mission, policies and decisions, in all of his dealing and activities with the public
- 7. Conduct of Athletics Personnel: Employee, hired to the duties of their position to support intercollegiate athletics, shall act with honesty and sportsmanship at all times in promoting the honor and dignity of fair play in the context of the high standards associated with collegiate competitive sports. Employee understands and agrees that honesty and sportsmanship at all times, and the promotion of the honor and dignity of fair play in the context of the high standards associated with collegiate competitive sports, are material to this Contract, and that any conduct that undermines these values may be grounds for discipline, which can include termination for cause in accordance with Section 11.

Employee acknowledges that negative statements concerning the Athletics Department, the University, and the State of New Mexico made to the media or in public may be detrimental to recruiting, fundraising, and the morale of coaches, staff and student athletes and the reputation of the University. Therefore, Employee agrees that Employee is highly encouraged that whenever appropriate and in a timely manner, will first direct any complaint or criticism that Employee may have of a particular University Sports Program, the Athletics Department or the University to the DIA before directing the complaint or criticism to anyone else. This shall not prohibit Employee from making communications protected by whistleblower laws. Further, Employee shall make reasonable efforts to project a positive image with respect to the University and Athletics Department. Any conduct that disparages the Athletics Department or the University may be grounds for discipline, which can include termination for cause in accordance with Section 11.

Employee shall not engage in activities or conduct injurious to the reputation of the University, including without limitation, repeatedly conveying to one person, or conveying to an assembled public group, negative information concerning the University.

- **8.** <u>Unethical Conduct:</u> Employee will refrain from unethical conduct. Unethical conduct may include, but is not limited to, the following examples of misconduct:
 - **a.** Refusal to furnish information relevant to an investigation of a possible violation of an NCAA regulation when requested to do so by the NCAA or the University;
 - **b.** Involvement in arranging for fraudulent academic credit or false transcripts for a prospective or an enrolled student-athlete;
 - **c.** Furnishing the NCAA or the University false or misleading information concerning Employee's involvement in or knowledge of matters relevant to a possible violation of an NCAA regulation;
 - **d.** Receipt of benefits by Employee for facilitation or arranging a meeting between a student-athlete and an agent, financial advisor, or a representative of an agent or advisor (e.g., "runner");
 - **e.** Refusal to furnish information relevant to an investigation of a possible violation of federal or state law or University policy when requested to do so by lawfully authorized federal or state agents or University officials or when otherwise required to report under University policy; or
 - **f.** Refusal to comply with regulatory or policy requirements, including but not limited to the reporting requirements imposed by the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act, Title IX of the Education Amendments of 1972 (the "Clery Act"), and any and all University policies relating thereto.

Employee's agreement to refrain from unethical conduct is a material term of Employee's employment and this Contract. Employee expressly understands and acknowledges that unethical conduct is sufficient justification for Termination of Contract for Cause as described in Section 11.

9. Compliance With Laws, Policies, Rules and Regulations: Employee shall be responsible for being fully knowledgeable of, and being in full compliance with, the policies, rules, and regulations of the University, the MWC. or any other conference with which the University may elect to affiliate, the NCAA (as they are currently in force and as they are amended from time to time), as well as applicable federal laws, including but not limited to the Clery Act; Title IX of the Education Amendments of 1972; applicable New Mexico laws; and University policies regarding crime reporting and sexual harassment, including, but not limited to sexual harassment, sexual misconduct, and sexual violence. Employee shall immediately report any apparent or confirmed violations of the above laws, policies, rules, and regulations occurring in the department to the university's compliance staff, the DIA, or UNM's Division of Human Resources, as well as other University official/departments as may be required by University policy. Upon receiving any information about a person who has experienced sexual misconduct, harassment, sexual assault or other sexual violence, Employee shall also report the information to UNM's Office of Compliance, Ethics and Equal Opportunity (CEEO) within 24 hours, or as soon as reasonably practicable, by calling CEEO at 505-277-5251 or by email at oeounm@unm.edu. Failure by Employee to report immediately to the University's athletics compliance staff and, as appropriate the DIA or other responsible University official/department, any alleged violations of University, MWC or NCAA policies, rules or regulations by Employee or, upon becoming aware of violations by any coaches, staff members, student-athletes, or other persons under Employee's supervision that become known to Employee, which failure, in the reasonable opinion of the DIA (i) creates material risk for the University or Program or (ii) negatively affects the University or the Program in a material manner, shall subject Employee to disciplinary or corrective action as set forth in the NCAA enforcement procedure. Such failure to report shall also subject Employee to immediate suspension, at the University's sole discretion, for a period of time without pay, or termination as described in Section 11.

If the University determines that Employee is in violation of MWC or NCAA rules and regulations while employed by the University, or was in violation of NCAA or conference rules and regulations during prior employment at another NCAA member institution, Employee shall be subject to disciplinary or corrective action as set forth in the NCAA enforcement procedure and may be suspended without pay by the University at the University's reasonable discretion for a period of time not to exceed ninety (90) days, or terminated as described in Section 11. If Employee fails to meet his obligations as stated in this Section or fails to complete any University-required training within six (6) months of the beginning of Employee's employment, or otherwise fails or refuses to meet his obligations under any law, regulation, policy or procedure, Employee may be subject to disciplinary action up to and including suspension and termination as described in Section 11.

Employee specifically acknowledges and agrees that Employee's compliance with applicable laws, policies, rules, and regulations are material obligations of this Contract.

- 10. Non-Applicability of University Employment Policies and Due Process Guarantees: This Contract creates no expectancy of or property interest in continued employment with the University. Accordingly, no provisions of the University Administrative Policy manual (UAP) addressing or governing separation of employment, discipline and contract employees generally are applicable to Employee. No due process guarantees relating to progressive discipline, suspension, discharge, and appeal processes are accorded to Employee under this Contract. All rights, processes and notices afforded to Employee or required from Employee are specifically enumerated under sections 11, 12, 13, 14 and 15 of this Contract.
- 11. <u>Termination of Contract for Cause:</u> The University reserves the right to immediately terminate this Contract for cause at any time. Cause includes, but is not limited to, violation of any material obligation of Employee under this Contract or any amendments hereto. In addition to a material breach of this Contract, the parties agree that the following non-exclusive list constitutes cause for termination under this section:
 - **a.** insubordination;
 - **b.** neglect of, or failure or refusal to perform, his duties as Employee in any material respect after receiving written notice of such failure or refusal from the DIA;
 - c. malfeasance:
 - **d.** failure to comport himself in a manner consistent with good sportsmanship or the moral, ethical or academic standards specified in this Contract or in University policies and regulations;
 - e. a determination by the DIA, the Mountain West Conference, or the NCAA that: i) Employee or any other person under Employee's supervision, direction or control (regardless of whether or not a final determination has been made by the appropriate body with respect to the conduct constituting such violation) has committed a Level I or Level II Violation or repeated Level III violations of NCAA rules, or violation of Mountain West Conference rules, or University rules, regulations or policies as are in place now or that may as may be adopted or amended during the Term, unless Employee can clearly and affirmatively demonstrate that Employee promoted an atmosphere of compliance and monitored Employee's staff in the specific subject matter areas in which the violation(s) occurred and that Employee was neither aware nor complicit in the commission of the violation(s), or, ii) Employee has failed to cooperate fully in any NCAA, Mountain West or University infractions process;
 - f. Employee's failure to promote an atmosphere of compliance or failure to properly and effectively monitor personnel under his supervision and direction which results in material non-compliance by those personnel, with applicable standards or regulations of the MWC or the NCAA, federal or state law, or University rules, regulations, or policies, as amended from time to time, regardless of whether such violation results in the imposition of sanctions or other consequences;
 - g. instruction to any assistant coach, student or other person to respond inaccurately or incompletely to any request or inquiry concerning a matter relevant to University's athletic programs or other institution of higher learning which shall be propounded by University, the NCAA, the MWC or other governing body

having supervision over the athletic programs of University or such other institution of higher learning, or required by law;

- h. failure to fully cooperate in the enforcement and implementation of any drug testing and/or education program established by the University, the MWC, the NCAA, or pursuant to federal or state law that is applicable to student athletes or other employees of the University;
- i. Pleading no contest to, being convicted of or pleading guilty to (i) any felony; or, (ii) any misdemeanor involving gambling, drugs or alcohol;
- j. engaging in conduct which either (i) displays a continual, serious disrespect or continual, serious disregard for the mission of the University, (ii) brings Employee into public disrepute (ii) constitutes moral turpitude or breaches the high moral and ethical standards applicable to Employee as a visible representative of the University;
- **k.** violation of policies, rules, or regulations of the University; infractions of the MWC or NCAA rules (including any similar infraction which may have occurred at Employee's prior employment); violation of New Mexico or federal laws, regulations, or policies;
- I. misconduct, whether or not relating to Employee's employment, which is not in the best interest of the University or which violates the University's mission, interests, policies, or regulations, and which causes damage to the reputation or dignity of the University or its athletics program;
- **m.** participating in any (i) gambling, bookmaking, wagering, or betting involving any athletic contest whatsoever wither by soliciting, placing or accepting a bet or wager or through a bookmaker, a pool, or any other method of gambling; or (ii) counseling, instruction, encouraging, or knowingly and intentionally permitting any student-athlete, assistant coach, or other individual under or subject to Employee's control, authority, or supervision to participate in such activity;
- n. failure to report promptly to the DIA in writing any violations or potential violations known to Employee of NCAA bylaws, New Mexico or Federal law, or University policy including, but not limited to, those by Employee, student athletes or other persons under the direct control or supervision of Employee;
- **o.** failure to take reasonable steps to ensure the physical and mental wellbeing of student athletes on the Athletics team:
- p. conduct injurious to the University's Intercollegiate Athletics Program or the University;
- **q.** any violation of policies of the University or its Athletics Department.

If this Contract is terminated for cause, the University shall have no further liability except for base salary and fringe benefits accrued to the date of termination.

Nothing in this Section shall prevent, limit or otherwise interfere with the University's right to terminate the services of the Employee without cause at any time subject to the provisions of Section 13 herein. Employee expressly agrees that nothing in this agreement creates any expectancy of or property interest in continued employment and no University Administrative Policy addressing or governing progressive discipline, discharge or the appeal process for discharge shall be applicable to Employee.

In the event the DIA, in his sole discretion, determines that cause exists to terminate Employee, but that doing so would not be in the best interest of the University, the DIA may implement other, lesser disciplinary measures including, without limitation, suspension with or without pay. This provision does not in any way alter the parties' agreement that no provisions of the University Administrative Policy manual addressing or governing separation of employment, discipline or contract employees generally are applicable to Employee or that no due process

guarantees relating to progressive discipline, suspension, discharge, and appeal processes are accorded to Employee under this Contract.

12. <u>Termination by Request of Employee:</u> Employee may terminate this Contract at any time upon written notice to the DIA. In the event that Employee terminates this Contract pursuant to this Section, the University shall have no further liability except for base salary and benefits accrued to the date of termination.

Employee understands and agrees that termination of this Contract pursuant to this Section prior to the expiration of the Contract Term will cause irreparable harm to the reputation and athletic programs of the University in an amount not capable of precise calculation or quantification. Therefore, if Employee terminates this Agreement during the Contract Term, Employee agrees to pay to the University as liquidated damages, and not as a penalty, **fifty percent (50%)** of his base salary for the remainder of the Contract Term, within sixty (60) days of such termination.

Liquidated damages may be modified to a lesser amount at the discretion of the DIA, with approval of the University President.

- 13. <u>Termination by Request of University:</u> The University may terminate this Contract at any time by giving Employee written or verbal notice. Notwithstanding any terms or provisions of this Contract or that may be found in University policy regarding employment that may be interpreted to the contrary, Employee's employment relationship with the University shall terminate upon delivery of the notice of termination or as otherwise set forth in the notice of termination.
 - a) In the event of termination of this Contract by the University pursuant to this Section the University agrees to pay, and Employee agrees to accept, as severance, the remainder of Employee's base salary for the remainder of the Contract Term.
 - b) The sums described in this Section shall be deemed a severance payment to Employee and shall be paid in approximately equal monthly payments to Employee over the months remaining in the Contract Term at the time of termination, on or about the last day of each month following termination, with New Mexico and federal tax withholdings associated with the payment of salary withheld, until paid. Employee understands and agrees that there will be no retirement withholding or contribution on the severance payments described in this Section, and that no benefits of any kind will accrue to Employee as a result of such payment. Employee agrees that as a condition of receiving any severance payments under this Section, except for any earned but unpaid compensation as of the date of termination and any legally protected rights Employee has under any employee benefit plan, Employee must agree to not disparage the University and must execute a comprehensive release in a form to be determined by the University, in its sole discretion (the "Release"). Severance payments will not commence until Employee has fully executed the Release.
 - c) Should Employee obtain other employment between the date of termination and the end of the contract term, UNM's obligations under this Section shall cease so long as Employee's monthly compensation from such employment, including base salary, deferred compensation, public relations and bonuses and incentive salary, but excluding reasonable and usual non-monetary fringe benefits such as health and life insurance, club memberships, and use of vehicles ("Monthly Compensation"), is equal to or greater than UNM's obligation to pay severance under this Section, prorated on a monthly basis. If Employee's Monthly Compensation from such employment is less than UNM's monthly obligation to pay severance under this Section, the amount of UNM's obligation to pay severance shall be reduced, dollar for dollar, by the amount of Employee's Monthly Compensation from such employment.
- 14. <u>Contract Non-Renewal:</u> Employee expressly agrees that there exists no expectancy of renewal of this Contract beyond the term stated in Section 2 herein. Employee also expressly agrees that no notice is required if this Contract will not be renewed and Employee understands that this provision contradicts UAP 3240, Contract Employees. The obligations of the University and Employee pursuant to this Contract shall terminate with his termination or the end of the Contract Term, whichever occurs first.

- 15. <u>Termination by Disability or Death</u>: It is expressly understood and agreed that this is a personal service agreement between the parties and that in the event of the incapacity of Employee to the degree that he is rendered incapable of performing the obligations and duties contained in this Contract for a period of more than ninety (90) consecutive days, as certified by two (2) physicians selected or approved by the University, or his untimely demise, this Contract shall terminate and the University shall have no further financial or other obligation whosoever hereunder except to pay Employee his base salary and benefits accrued to the date of termination.
- 16. Complete Employment Contract: This Employment Contract and any Exhibits attached hereto and incorporated herein by reference, constitute the final and complete agreement between the parties. Any amendments or further addenda, hereafter agreed to by both parties, shall be in writing and executed with the same formality. All prior and contemporaneous negotiations and agreements pertaining to Employee's employment by the University are deemed incorporated into this Contract and such documents and instruments are deemed to have been abandoned if not so incorporated. No verbal understandings, statements, promises, or inducements contrary to the terms of this Contract exist.
- 17. Severability: If any provision of this Contract is held to be invalid or unenforceable for any reason, such provision shall be ineffective to the extent of such invalidity or unenforceability; provided, however, that the remaining provisions will continue in full force without being impaired or invalidated in any way unless such invalid or unenforceable provision or clause shall be so significant as to materially affect the Parties' expectations regarding this Contract. The Parties shall replace any invalid or unenforceable provision with valid provision which most closely approximates the intent and economic effect of the invalid or unenforceable provision.
- **18.** Governing Law and Forum: This Contract, and any other amendments, shall be governed by and construed in accordance with the laws of the State of New Mexico.
- **19.** <u>Waiver:</u> No waiver by either party of any rights under this Contract will be valid unless set forth in a writing signed by that party. The failure of either party to insist upon strict performance of this Contract shall not be construed as a waiver of any of the party's other rights under the Contract.
- **20.** <u>Captions:</u> The captions used herein are for convenience only and do not in any way limit or amplify the terms and provisions hereof.
- 21. <u>Mandatory</u>, <u>Binding Arbitration</u>: The Parties agree to submit to binding arbitration any claims that they may have against each other, of any nature whatsoever, other than those prohibited by law, pursuant to the New Mexico Uniform Arbitration Act, and hereby waive any rights to file suit in a court of law on any such claims.

IN WITNESS HEREOF this Employment Contract has been duly executed by the parties hereto on the respective dates appearing below each party signature.

THE REGENTS OF THE UNIVERSITY OF NEW MEXICO

Fernando Lovo

Fernando Lovo (Jan 23, 2025 08:46 MST)

Fernando Lovo Director of Intercollegiate Athletics

 $_{\text{Date:}} 01/23/2025$

EMPLOYEE

Luke nardo (Jan 23, 2025 08:35 MST)

Luke Nardo Defensive Analyst

 $_{\text{Date:}} 01/23/2025$

Nardo_Luke_01.20.25 - 01.31.26

Final Audit Report 2025-01-23

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By: Client Services (clientsv@unm.edu)

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Signer luke.nardo@gmail.com entered name at signing as Luke nardo 2025-01-23 - 3:35:21 PM GMT- IP address: 174.224.24.165

Document e-signed by Luke nardo (luke.nardo@gmail.com)

Signature Date: 2025-01-23 - 3:35:23 PM GMT - Time Source: server- IP address: 174.224.24.165

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💪 Signer flovo@unm.edu entered name at signing as Fernando Lovo

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Document e-signed by Fernando Lovo (flovo@unm.edu)

Signature Date: 2025-01-23 - 3:46:44 PM GMT - Time Source: server- IP address: 129.24.114.115

Agreement completed.
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