1	OFF CAMPUS STUDENT TRAINING AGREEMENT MEMORANDUM OF UNDERSTANDING
2	BETWEEN
3	COUNTY OF ORANGE
4	AND
5	«UC_NAME»
6	«UC_START» THROUGH NOVEMBER 30, 2021
7	FOR PROVISION OF OFF-CAMPUS STUDENT TRAINING
8	
9	THIS AGREEMENT is entered into this «BEGINDATE» day of «BEGIN_MONTH»
10	«BEGINYEAR», which date is enumerated for purposes of reference only, by and among the
11	COUNTY OF ORANGE (COUNTY) and «UC_NAME», (UNIVERSITY), a California (educational
12	institution). This Agreement shall be administered by the County of Orange Health Care Agency
13	(ADMINISTRATOR).
14	This memorandum of understanding ("MOU") dated as of the 1st day of December, 2021, is by and
15	between the COUNTY OF ORANGE, HEALTH CARE AGENCY (HCA) and «NAME1»
16	(UNIVERSITY), a California (educational institution). COUNTY and UNIVERSITY may sometimes
17	be referred to herein individually as "Party" or collectively as "Parties."
18	
19	WITNESSETH:
20	
21	WHEREAS, the UNIVERSITY has various approved and accredited curriculum at the
22	UNIVERSITY; and
23	WHEREAS, training and broader clinical learning experience through the use of off-campus
24	facilities is required and an integral component of this curriculum; and
25	WHEREAS, the UNIVERSITY has heretofore approved the COUNTY as an off-campus training
26	location; and
27	WHEREAS, it is to the mutual benefit of the parties hereto that assigned students of the
28	UNIVERSITY use facilities of the COUNTY for practical training experience; and
29	WHEREAS, UNIVERSITY and COUNTY shall establish educational objectives for the practical
30	training experience, devise methods for their implementation and continually evaluate the effectiveness
31	of the training experience.
32	NOW, THEREFORE, the PARTIES do hereby agree as follows: IT IS MUTUALLY AGREED AS
33	FOLLOWS:
34	//
35	//
36	//
37	//

$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$		TABLE OF CONTENTS	
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34	//		
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37	//		

Attachment B

1	REFERENCED CONTRACT PROVISIONS		
2			
3	Term: «LC_START» through November 30, 2021		
4			
5			
6	Notices to COUNTY and UNIVERSITY:		
7	COUNTY: County of Orange Health Care Agency		
8			
9			
10	Building 38 C		
11	Santa Ana, CA 92701		
12	(714) 834 6620		
13			
14	County of Orange Health Care Agency		
15	Contract Services		
16	405 West 5th Street, Suite 600		
17	Santa Ana, CA 92701		
18	Fax: (714) 834 4450		
19			
20	UNIVERSITY:		
21			
22	«LC_NAME»		
23	«ADDRESS_1»		
24 25	«CITYSTATEZIP_1» Attention: «CONTACT_1»		
25 26			
26 27	Telephone: «TELEPHONE_1» «FAX_1»		
27 28	Email: «EMAIL»		
28 29	#		
2) 30	$\frac{1}{4}$		
31	<i>#</i>		
32	$\frac{1}{4}$		
33	<i></i> <i></i>		
34	\mathcal{H}		
35	#		
36	#		
	#		
-			

1	I. <u>ALTERATION OF TERMS</u>
2	- A. This Agreement, together with Exhibit A attached hereto and incorporated herein, fully
3	expresses the complete understanding of COUNTY and UNIVERSITY with respect to the subject
4	matter of this Agreement.
5	B. Unless otherwise expressly stated in this Agreement, no addition to, or alteration of the terms of
6	this Agreement or any Exhibits, whether written or verbal, made by the parties, their officers, employees
7	or agents shall be valid unless made in the form of a written amendment to this Agreement, which has
8	been formally approved and executed by both parties.
9	
10	H. <u>COMPLIANCE</u>
11	
12	of ensuring adherence to all rules and regulations related to federal and state health care programs.
13	ADMINISTRATOR shall provide assigned student with a copy of the relevant HCA Policies and
14	Procedures relating to the Compliance Program.
15	B. CODE OF CONDUCT Under the direction of the HCA Office of Compliance, a Code of
16	Conduct for adherence by all HCA employees and contract providers has been developed. Assigned
17	student shall be required to adhere to said HCA Code of Conduct.
18	C. Assigned student shall comply with the United States Department of Health and Human
19	Services/Office of Inspector General (OIG) requirements related to eligibility for participation in federal
20	and state health care programs.
21	1. Assigned student affirmatively asserts that they are not Ineligible Persons as defined
22	hereunder.
23	2. Assigned student further acknowledges that ADMINISTRATOR shall review at least semi-
24	annually all individual assigned students for eligibility against General Services Administration's
25	Excluded Parties List System or System for Award Management, the Health and Human Services/Office
26	of Inspector General List of Excluded Individuals/Entities, respectively to ensure that Ineligible Persons
27	are not employed or retained to provide services related to this Agreement.
28	3. Ineligible Persons may include both entities and individuals and are defined as any
29	individual or entity who:
30	a. Is currently excluded, suspended, debarred or otherwise ineligible to participate in the
31	federal and state health care programs; or
32	b. Has been convicted of a criminal offense related to the provision of health care items or
33	services and has not been reinstated in the federal and state health care programs after a period of
34	exclusion, suspension, debarment, or ineligibility.
35	4. Assigned student acknowledges that Ineligible Persons are precluded from providing
36	federally and state funded health care services by contract with COUNTY in the event that they are
37	currently sanctioned or excluded by a federal or state law enforcement regulatory or licensing agency.

1	COUNTY shall terminate all assigned students' placement immediately in the event that UNIVERSITY
2	is identified as an Ineligible Person during the term of this Agreement.
3	- D. COMPLIANCE TRAINING ADMINISTRATOR will provide and assigned student shall
4	complete Compliance training when offered initially, as well as any refresher training provided on an
5	annual basis.
6	- E. Unless otherwise specified in this Agreement and in accordance with the Termination paragraph
7	of this Agreement, COUNTY may terminate this assigned student's placement at will.
8	
9	-III. <u>CONFIDENTIALITY</u>
10	- A. UNIVERSITY's assigned students shall maintain the confidentiality of all records, including
11	billings and any audio and/or video recordings, in accordance with all applicable federal and state codes
12	and regulations, as they now exist or may hereafter be amended or changed, and 42 CFR Part 2
13	(Confidentiality), if applicable.
14	- B. Prior to providing any services pursuant to this Agreement, all UNIVERSITY members of the
15	Board of Directors or its designee or authorized agent, employees, consultants, subcontractors,
16	volunteers and interns shall agree, in writing, with UNIVERSITY to maintain the confidentiality of any
17	and all information and records which may be obtained in the course of providing such services. The
18	agreement shall specify that it is effective irrespective of all subsequent resignations or terminations of
19	UNIVERSITY members of the Board of Directors or its designee or authorized agent, employees,
20	consultants, subcontractors, volunteers and interns.
21	I. TERM
22	The term of this MOU is effective on December 1, 2021 through November 30, 2024. This MOU
23	shall remain in effect, unless terminated earlier pursuant to the provisions of Paragraph XII., of
24	this MOU; however, the Parties shall be obligated to perform such duties as would normally
25	extend beyond this term, including, but not limited to, obligations with respect to confidentiality, indemnification, and reporting.
26	indeminication, and reporting.
27	I. PURPOSE
28	The purpose of this MOU between COUNTY and UNIVERSITY is to outline the roles and
29	responsibilities of the COUNTY, UNIVERSITY and UNIVERSITY's assigned students in the provision of Off-Campus Student Training.
30	
31	II. UNIVERISTY REOUIREMENTS
32 I	A UNIVED SETV shall assume memory it it for the metassional memory is the assigned
33 -	A. UNIVERSITY shall assume responsibility for the professional preparation of the assigned
34	student and compliance of the curriculum with the education standards set forth by accreditation
55	<u>B. UNIVERSITY</u> shall establish and maintain ongoing communication with Volunteer
36	Services Coordinator of the COUNTY on items pertinent to the academic and clinical education of
37	Services Coordinator of the COONTE on items pertinent to the academic and clinical education of

1	assigned students enrolled in the UNIVERSITY. (Such communication might include, but is not limited
2	to, a description of the experience, assigned student biographical information, policies, faculty
3	qualification, academic requests, mandatory training, screening, hours completed, lesson plans, etc.)
4	On-site visits will be arranged when feasible or upon request by the COUNTY.
5	C. UNIVERSITY shall refer to the COUNTY only those assigned students who have
6	satisfactorily completed the prerequisite didactic portion of the curriculum.
7	D. UNIVERSITY shall inform the assigned student of the COUNTY's requirements for
8	acceptance when applicable.
9	E. UNIVERSITY shall provide the COUNTY written certification concerning the assigned
10	student's health, confirmation of enrollment in a health plan, and any immunization against
11	communicable diseases requested by the COUNTY.
12	F. UNIVERSITY or assigned students shall maintain professional liability insurance coverage
13	for any participating assigned student on a "claims-made" basis.
14	G. UNIVERSITY shall supply the COUNTY designated supervisor with an appropriate
15	evaluation instrument for each assigned student's clinical and academic education experience or to
16	accept the instrument regularly used by the COUNTY.
17	H. UNIVERSITY shall have each participating assigned student provide, prior to
18	commencement of the academic and clinical experience, such confidential information as may be
19	required by the COUNTY as deemed necessary for the training and guidance of the assigned students.
20	together with the assigned student's authorization for release of such information, as required by law.
21	I. UNIVERSITY shall recognize that assigned students are not employees of the COUNTY or
22	UNIVERSITY and they will not receive compensation from COUNTY.
23	J. UNIVERSITY shall inform assigned students that they must abide by existing rules and
24	regulations of the COUNTY.
25	K. UNIVERSITY shall inform assigned students that they must be cleared, if required by the
26	COUNTY, from an absence caused by injury or illness, by a physician.
27	L. UNIVERSITY shall require assigned students provide evidence of health insurance
28	coverage at the beginning of the clinical experience.
29	V. COUNTY OBLIGATIONS
30	A. COUNTY shall require all assigned students to be oriented to the COUNTY's
31	Compliance, Confidentiality, Code of Conduct, and Cultural Competency Policies and Procedures
32	through assigned supervisor, designee, and the Volunteer Services Coordinator.
33	<u>B.</u> <u>COUNTY shall designate a supervisor who will be responsible for the planning and</u> implementation of the clinical and academic education experience. The aforementioned individual
34	shall meet the criteria established by that state's legislative and regulatory agency for the supervision
35	of assigned students in the clinical education setting.
36	
37	

	C. COUNTY shall provide the designated supervisor with reasonable time to plan and
1	implement the academic and clinical education experience including, and when feasible, time to
2	attend relevant trainings, meetings and conferences.
3	D. COUNTY shall structure the academic experience as needed to meet the objectives of the
4	academic and clinical education experience and professional preparation of assigned students. The
5	COUNTY will attempt to meet the objectives set forth by the UNIVERSITY within the constraints
6	of the COUNTY's physical environment, patient load, and experience available.
7	E. COUNTY shall advise the UNIVERSITY of any Changes in its personnel, operation, or
8	 <u>policies which may affect the clinical education experience.</u> <u>F.</u> COUNTY shall provide the assigned students, whenever possible with the use of library
9	resources, reference materials, computer access, equipment, and all other items necessary to operate
10	the program at the COUNTY.
11	G. COUNTY shall provide all assigned students with a copy of the COUNTY's rules.
12	regulations, policies, and procedures with which the assigned students are expected to comply.
12	H. COUNTY shall, upon reasonable request, permit UNIVERSITY and/or appropriate
13	agencies charged with the responsibility of accrediting or approving the UNIVERSITY training
14	program to inspect the academic and clinical facilities, services available for clinical experience, assigned student records and other materials pertaining to the clinical training program.
15 16	I. COUNTY shall evaluate the performance of the assigned student on a regular basis using
17	the evaluation form provided by the UNIVERSITY. The COUNTY shall notify the UNIVERSITY,
	by at least midterm, of any serious deficit noted in that assigned student's ability to accomplish the
18	objectives set forth for that academic and clinical experience. (It will then be the mutual
19	responsibility of the assigned student, Academic Coordinator of Clinical Education and COUNTY
20	designated supervisor to devise a plan by which the assigned student may be assisted to achieve the stated objectives.)
21	J. COUNTY shall forward a copy of the assigned student's final written evaluation, upon
22	completion of the academic and clinical education experience to be received by the UNIVERSITY
23	within twenty (20) working days.
24	
25	
26	K. COUNTY shall agree to comply with all federal, state and local statutes and regulations
27	applicable to the operation of the program, including without limitation, laws relating to the
28	confidentiality of student records.
29	L. COUNTY shall promptly and thoroughly investigate any complaint by any assigned student
30	of unlawful discrimination or harassment at the COUNTY or involving employees or agents of the
31	COUNTY, take prompt and effective remedial action when discrimination or harassment is found to
32	have occurred, and promptly notify the UNIVERSITY of the existence and outcome of any complaint of
33	harassment by, against, or involving any assigned student.
34	M. COUNTY shall provide, upon request by any assigned student, with such reasonable
35	accommodations at the COUNTY as required by law in order to allow qualified disabled students to
36	participate in the program.
37	

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<u>IV. V.</u> <u>CONFLICT OF INTEREST</u>

The parties hereto acknowledge that UNIVERSITY may be affiliated with one or more organizations or professional practices located in Orange County. UNIVERSITY therefore warrants that it shall not violate any applicable law, rule or regulation of any governmental entity relating to conflict of interest. Except as specified in the Services paragraph of this Agreement, UNIVERSITY shall not knowingly undertake any act which unjustifiably results in any relative benefit to any organization or professional practice with which it is affiliated as a direct or indirect result, whether economic or otherwise in nature, of the performance of duties and obligations required by this Agreement, when compared to the result such act has on any other organization or professional practice.

V. CULTURAL COMPETENCY

VI. INDEMNIFICATION AND INSURANCE

A. UNIVERSITY agrees to indemnify, defend with counsel approved in writing by COUNTY, which approval shall not be unreasonably withheld, and hold COUNTY, its elected and appointed officials, officers, employees, agents and those special districts and agencies for which COUNTY's Board of Supervisors acts as the governing Board (COUNTY INDEMNITEES) harmless from any claims, demands, including defense costs, or liability of any kind or nature, including but not limited to personal injury or property damage, arising from or related to the services, products or other performance provided by UNIVERSITY pursuant to this Agreement, and/or provided by the UNIVERSITY's assigned students participating in the Off-Campus Student Training. but only in proportion to and to the extent such claims, demands, including defense costs, or liability caused by or resulting from the negligent or intentional acts or omissions of UNIVERSITY, its officers, employees, 27 or agents. If judgment is entered against UNIVERSITY and COUNTY by a court of competent 28 jurisdiction because of the concurrent active negligence of COUNTY or COUNTY INDEMNITEES, 29 UNIVERSITY and COUNTY agree that liability will be apportioned as determined by the court. 30 Neither party shall request a jury apportionment. 31

B. COUNTY agrees to indemnify, defend and hold UNIVERSITY, its officers, employees, agents,
 directors, members, harmless from any claims, demands, including defense costs, or liability of any kind
 or nature, including but not limited to personal injury or property damage, arising from or related to the
 services, products or other performance provided by COUNTY pursuant to this Agreement, but only in
 proportion to and to the extent such claims, demands, including defense costs, or liability caused by or

37 || resulting from the negligent or intentional acts or omissions of COUNTY, its officers, employees, or

 1
 agents. If judgment is entered against COUNTY and UNIVERSITY by a court of competent

 2
 jurisdiction because of the concurrent active negligence of UNIVERSITY, COUNTY and

 1
 UNIVERSITY of the concurrent active negligence of UNIVERSITY, COUNTY and

3 UNIVERSITY agree that liability will be apportioned as determined by the court. Neither party shall 4 request a jury apportionment.

6 B. Without limiting UNIVERSITY's indemnification, UNIVERSITY warrants that it is selfinsured or shall maintain in force at all times during the term of this Agreement, the policy or policies of
insurance covering its operations placed with reputable insurance companies in amounts as specified
below in subparagraph J of this Agreement. Upon request by ADMINISTRATOR, UNIVERSITY shall
provide evidence of such insurance.

D. Each party agrees to provide the indemnifying party with written notification of any claim
 related to services provided by either party pursuant to this Agreement within thirty (30) calendar days
 of notice thereof, and in the event the indemnifying party is subsequently named party to the litigation,
 each party shall cooperate with the indemnifying party in its defense.

13 each party shall cooperate with the indemnifying party in its defense.
 14 E. COUNTY warrants that it is self insured for the perils of bodily injury, medical, professional
 15 liability, and property damage. Upon request by UNIVERSITY, COUNTY shall provide evidence of

16 such insurance.

<u>C. UNIVERSITY agrees to provide COUNTY with written notification of any claim related to</u>
 <u>services provided by UNIVERSITY pursuant to this Agreement and/or provided by the UNIVERSITY's</u>
 <u>assigned students participating in the Off-Campus Student Training, within thirty (30) calendar days of</u>
 <u>notice thereof.</u>

₽.<u>D.</u> Prior to the provision of services under this Agreement, UNIVERSITY agrees to purchase 21 all required insurance, or maintain a program of self-insurance, at UNIVERSITY's expense. Upon 22 request UNIVERSITY shall submit to COUNTY a COI, including all endorsements required herein, 23 necessary to satisfy COUNTY that the insurance provisions of this Agreement have been complied with 24 and to maintain such insurance coverage, or a program of self-insurance, during the entire term of this 25 Agreement. In addition, all subcontractors performing work on behalf of UNIVERSITY pursuant to this 26 Agreement shall obtain insurance, subject to the same terms and conditions as set forth herein for 27 UNIVERSITY. 28

29G. E.All SIRs and deductibles shall be clearly stated on the COI. If no SIRs or deductibles30apply, indicate this on the COI with a 0 by the appropriate line of coverage.

31 H.<u>F.</u> If CONTRATOR fails to maintain insurance acceptable to COUNTY for the full term of 32 this Agreement, COUNTY may terminate this Agreement.

33 34 I.<u>G.</u>QUALIFIED INSURER

The policy or policies of insurance, if not self-insured, must be issued by an insurer with a
 minimum rating of A- (Secure A.M. Best's Rating) and VIII (Financial Size Category as determined by
 the most current edition of the Best's Key Rating Guide/Property-Casualty/United States or
 ambest.com). It is preferred, but not mandatory, that the insurer be licensed to do business in the state

1	of California (California Admitted Carrier).		
2	2. If the insurance carrier does not have an A.M. Best Rating of A-/VIII, the CEO/Office of		
3	Risk Management retains the right to approve or reject a carrier after a review of the company's		
4	performance and financial ratings.		
5	J. <u>H.</u> The policy or policies of insurance, or program of self-in	surance, maintained by UNIVERSITY	
6	shall provide the minimum limits and coverage as set forth below:		
7			
8	<u>Coverage</u>	Minimum Limits	
9			
10	Commercial General Liability	\$1,000,000 per occurrence	
11		\$2,000,000 aggregate	
12		+_,, uggruguru	
13	Workers' Compensation	Statutory	
14 15			
15 16	Employers' Liability Insurance	\$1,000,000 per occurrence	
10		-	
18	Professional Liability Insurance	\$1,000,000 per claims made	
19		or per occurrence	
20			
21	K.I.REQUIRED COVERAGE FORMS IF NOT SELF-INSU	RED	
22	1. The Commercial General Liability coverage shall be written on ISO form CG 00 01, or a		
23	substitute form providing liability coverage at least as broad.		
24	2. The Business Auto Liability coverage shall be written on ISO form CA 00 01, CA 00 05,		
25	CA 0012, CA 00 20, or a substitute form providing coverage at least as broad.		
26	L.J. REQUIRED ENDORSEMENTS – The Commercial General Liability policy shall contain the		
27	following endorsements, which shall accompany the COI:		
28	1. An Additional Insured endorsement using ISO form CG 2010 or CG 2033 or a form at least		
29	as broad naming the County of Orange, its elected and appointe	d officials, officers, employees, agents	
30	as Additional Insureds.		
31	2. A primary non-contributing endorsement evidencing		
32	primary and any insurance or self-insurance maintained by the (County of Orange shall be excess and	
33	non-contributing.		
34	M.K. All insurance policies required by this Agreement shall waive all rights of subrogation		
35	against the County of Orange, its elected and appointed officials, officers, agents and employees when		
36	acting within the scope of their appointment or employment.		
37	7 N.L. The Workers' Compensation policy shall contain a waiver of subrogation endorsement		

1 || waiving all rights of subrogation against the County of Orange, its elected and appointed officials,
2 || officers, agents and employees.

G.M. If UNIVERSITY's Professional Liability policy is a "claims made" policy, UNIVERSITY
 shall agree to maintain professional liability coverage for two years following completion of Agreement.
 F.N. The Commercial General Liability policy shall contain a severability of interests clause also
 known as a "separation of insureds" clause (standard in the ISO CG 0001 policy).

7 Q.O. Throughout the term of this Agreement and upon mutual written agreement between
8 COUNTY and UNIVERSITY, the insurance minimum limits and coverage set forth in Subparagraph
9 VI. J. above may be increased or decreased. Any increase or decrease in insurance will be as deemed by
10 County of Orange Risk Manager as appropriate to adequately protect COUNTY.

11 **R.P.** COUNTY shall notify UNIVERSITY in writing of changes in the insurance requirements. 12 If UNIVERSITY does not deposit copies of acceptable COI's and endorsements with COUNTY 13 incorporating such changes within thirty (30) calendar days of receipt of such notice, this Agreement 14 may be in breach without further notice to UNIVERSITY, and COUNTY shall be entitled to all legal 15 remedies.

16 **S.O.** The procuring of such required policy or policies of insurance shall not be construed to 17 limit UNIVERSITY's liability hereunder nor to fulfill the indemnification provisions and requirements 18 of this Agreement, nor act in any way to reduce the policy coverage and limits available from the 19 insurer.

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T.R.

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SUBMISSION OF INSURANCE DOCUMENTS

The COI and endorsements shall be provided to COUNTY as follows:

a. Upon request prior to the start date of this Agreement or at any time during the term of
 this Agreement.

24

b. No later than the expiration date for each policy, if requested.

c. Within thirty (30) calendar days upon receipt of written notice by COUNTY regarding
changes to any of the insurance types as set forth in Subparagraph J. of this Agreement.

27
2. The COI and endorsements shall be provided to the COUNTY at the address as referenced
28
28 in the Referenced Contract Provisions of this Agreement.

3. If UNIVERSITY fails to submit the COI and endorsements that meet the insurance
provisions stipulated in this Agreement by the above specified due dates, ADMINISTRATOR shall
have sole discretion to impose one or both of the following:

a. UNIVERSITY may be assessed a penalty of one hundred dollars (\$100) for each late
 COI or endorsement for each business day, pursuant to any and all Agreements between COUNTY and
 UNIVERSITY, until such time that the required COI and endorsements that meet the insurance
 provisions stipulated in this Agreement are submitted to ADMINISTRATOR.

b. Notwithstanding the above, endorsements shall be required in the case of selfinsurance.

4. In no cases shall assurances by UNIVERSITY, its employees, agents, including any insurance agent, be construed as adequate evidence of insurance. COUNTY will only accept valid COI's and endorsements, or in the interim, an insurance binder as adequate evidence of insurance.

VII. LICENSES AND LAWS

UNIVERSITY shall, throughout the term of this Agreement, maintain all necessary licenses, 6 permits, approvals, certificates, waivers and exemptions necessary for the provision of services 7 hereunder and required by the laws or regulations of the United States, the State of California, 8 <u>any other applicable governmental agencies. UNIVERSITY shall</u> COUNTY and 9 ADMINISTRATOR immediately and in writing of his/her inability to obtain or maintain, irrespective of 10 the pendency of any appeal, such licenses, permits, approvals, certificates, waivers, and exemptions. 11 Said inability shall be cause for termination of this Agreement. 12 B. UNIVERSITY shall be subject to and comply with all applicable governmental laws, 13

14 regulations and requirements and all internal policies and procedures of ADMINISTRATOR, as they 15 exist now or may be hereafter amended or changed.

VIII. VII. NONDISCRIMINATION

The parties shall not discriminate in the provision of services, the allocations of benefits, or in the 18 accommodation in facilities on the basis of ethnic group identification, race, religion, ancestry, color, 19 creed, sex, marital status, national origin, age (40 and over), sexual orientation, medical condition, 20 or physical or mental disability in accordance with Title IX of the Education Amendments of 1972 as 21 they relate to 20 USC §1681 - §1688; Title VI of the Civil Rights Act of 1964 22 (42 U.S.C.A. §2000d); the Age Discrimination Act of 1975 (42 USC §6101); and Title 9, Division 4, 23 Chapter 6, Article 1 (§10800, et seq.) of the California Code of Regulations, and all other pertinent rules 24 and regulations promulgated pursuant thereto, and as otherwise provided by state law and regulations, as 25 26 all may now exist or be hereafter amended or changed.

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IX. NOTICES VII. NOTICES AND CORRESPONDENCE

30 A. Unless otherwise specified, all notices, claims, correspondence, reports and/or statements
 31 authorized or required by this Agreement shall be effective:

32 1. When written and deposited in the United States mail, first class postage prepaid and
 33 addressed as specified in the Referenced Contract Provisions of this Agreement or as otherwise directed
 34 by ADMINISTRATOR;

35 2. When FAX transmission confirmed;

36 3. When sent by electronic mail; or

37 4. When accepted by U.S. Postal Service Express Mail, Federal Express, United Parcel

$\frac{1}{2}$	Service, or other expedited delivery service. A. <u>All correspondence concerning t</u>	his MOU will be in writing and sent to:
3	< <university>></university>	HCA - DIVISION
4	< <university contact="">></university>	Volunteer Services
5 6	< <university address="">></university>	405 W. 5th Street, 7th Floor
7	< <university city,="" state,="" zip="">></university>	Santa Ana, CA 92701
8 9	< <university contact="" email="">></university>	slummus@ochca.com
)		

B. Termination Notices shall be addressed as specified in the Referenced Contract Provisions of this Agreement or as otherwise directed by ADMINISTRATOR and shall be effective when faxed, transmission confirmed, or when accepted by U.S. Postal Service Express Mail, Federal Express, United Parcel Service, or other expedited delivery service.

C. Upon notice, UNIVERSITY shall notify ADMINISTRATOR, in writing, within twenty-four (24) hours of becoming aware of any occurrence of a serious nature, which may expose COUNTY to liability. Such occurrences shall include, but not be limited to, accidents, injuries, or acts of negligence, or loss or damage to any COUNTY property in possession of UNIVERSITY assigned students. Any UNIVERSITY assigned student providing services to custody patients shall provide a copy of such written notification to the Sheriff of Orange County.

D. Upon notice, UNIVERSITY shall also notify ADMINISTRATOR, in writing, within twentyfour (24) hours of becoming aware of any formal complaint filed with the applicable state licensing board or any County Clerk's Office regarding its assigned students and the nature of the complaint.

E. For purposes of this Agreement, any notice to be provided by COUNTY may be given by ADMINISTRATOR.

-X. IX RESEARCH AND PUBLICATION

UNIVERSITY, or its assigned students, may request permission from ADMINISTRATOR to utilize information and data received from COUNTY or developed as a result of this Agreement for personal publication purposes provided all such information and data are sufficiently aggregated to ensure that no individual identification of patients is possible. Approval for such personal use shall not be unreasonably withheld by ADMINISTRATOR. Any publication of such information and data by UNIVERSITY, or its assigned students, shall acknowledge contribution of COUNTY and ADMINISTRATOR.

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2	-XI. <u>SEVERABILITY</u>
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4	to any person or circumstances to be invalid or if any provision of this Agreement contravenes any
5	federal, state or county statute, ordinance, or regulation, the remaining provisions of this Agreement or
6	the application thereof shall remain valid, and the remaining provisions of this Agreement shall remain
7	in full force and effect, and to that extent the provisions of this Agreement are severable.
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9	-XII. <u>TERM</u>
10	A. This specific Agreement with UNIVERSITY is only one of several agreements to which the
11	term of this Master Agreement applies. The term of this Master Agreement shall commence on
12	December 1, 2016 and terminate on November 30, 2021; provided, however, that the specific term for
13	UNIVERSITY shall be as specified in the Referenced Contract Provisions of this Agreement; and
14	provided further that the parties shall continue to be obligated to comply with the requirements and
15	perform the duties specified in this Agreement. Such duties include, but are not limited to, obligations
16	with respect to confidentiality, indemnification, audits, reporting, and accounting.
17	B. Any administrative duty or obligation to be performed pursuant to this Agreement on a
18	weekend or holiday may be performed on the next regular business day.
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20	XIII. X. TERMINATION
21	A. Either party may terminate this Agreement, without cause, upon thirty (30) <u>ninety (90)</u> calendar
22	days written notice given the other <u>party</u> .
23	B. Unless otherwise specified in this Agreement, COUNTY may terminate this Agreement upon
24	five (5) calendar days written notice if UNIVERSITY fails to perform any of the terms of this
25	Agreement. At ADMINISTRATOR's sole discretion, UNIVERSITY may be allowed up to thirty (30)
26	calendar days for corrective action.
27	C. COUNTY may terminate this Agreement immediately, upon written notice, on the occurrence
28	of any of the following events:
29	1. The loss by UNIVERSITY of legal capacity.
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33	4. The loss of accreditation or any license required by the Licenses and Laws Paragraph of
34	this Agreement.
35	D. CONTINGENT FUNDING
36	1. Any obligation of COUNTY under this Agreement is contingent upon the following:
37	a. The continued availability of federal, state and county funds for reimbursement of
 30 31 32 33 34 35 36 	 2. Cessation of services. 3. The delegation or assignment of UNIVERSITY's services, operation or administration to another entity without the prior written consent of COUNTY. 4. The loss of accreditation or any license required by the Licenses and Laws Paragraph of this Agreement. D. CONTINGENT FUNDING Any obligation of COUNTY under this Agreement is contingent upon the following:

COUNTY's expenditures, and 1

b. Inclusion of sufficient funding for the services hereunder in the applicable budget 2 3 approved by the Board of Supervisors.

2. In the event such funding is subsequently reduced or terminated, COUNTY may suspend, 4 terminate or renegotiate this Agreement upon thirty (30) calendar days written notice given 5 UNIVERSITY. If COUNTY elects to renegotiate this Agreement due to reduced or terminated funding, 6 UNIVERSITY shall not be obligated to accept the renegotiated terms. 7

E. In the event this Agreement is terminated by either party, after receiving a Notice of 8 Termination UNIVERSITY shall do the following: 9

1. Comply with termination instructions provided by ADMINISTRATOR in a manner which 10 is consistent with recognized standards of quality care and prudent business practice. 11

2. Obtain immediate clarification from ADMINISTRATOR of any unsettled issues of contract 12 performance during the remaining contract term. 13

3. If records are to be transferred to COUNTY, pack and label such records in accordance 14 with directions provided by ADMINISTRATOR. 15

4. Return to COUNTY, in the manner indicated by ADMINISTRATOR, any equipment and 16 supplies purchased with funds provided by COUNTY. 17

5. To the extent services are terminated, cancel outstanding commitments covering the 18 procurement of materials, supplies, equipment, and miscellaneous items, as well as outstanding 19 commitments which relate to personal services. With respect to these canceled commitments, 20 UNIVERSITY shall submit a written plan for settlement of all outstanding liabilities and all claims 21 arising out of such cancellation of commitment which shall be subject to written approval of 22 ADMINISTRATOR. 23

F. The rights and remedies of COUNTY provided in this Termination paragraph shall not be 24 exclusive, and are in addition to any other rights and remedies provided by law or under this Agreement. 25

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XIV. TRANSPORTATION

Neither UNIVERSITY nor COUNTY will provide transportation for assigned students between 28 campus of UNIVERSITY and COUNTY. Each assigned student shall be responsible for his or her 29 transportation between UNIVERSITY campus and COUNTY. 30

XV. WAIVER OF DEFAULT OR BREACH

Waiver by COUNTY of any default by UNIVERSITY shall not be considered a waiver 33 subsequent default. Waiver by COUNTY of any breach by UNIVERSITY, or its assigned students, of 34 any provision of this Agreement shall not be considered a waiver of any subsequent breach. Waiver by 35 COUNTY of any default or any breach by UNIVERSITY, or its assigned students, shall not be 36 considered a modification of the terms of this Agreement.

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2	-XVI. XI WORKERS' COMPENSATION	
3	Assigned students are required to carry their own health insurance. Proof of this insurance is	
4	required prior to an assigned student being placed in an internship. Assigned students are not to be	
5	considered employees or agents of either UNIVERSITY or COUNTY for any purpose, including	
6	Workers' Compensation or employee benefit programs, and the assigned students shall not be entitled to	
7	any monetary remuneration for services performed by them in the course of their training.	
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1	IN WITNESS WHEREOF, the parties Parties have	e executed this the Agreement Memorandum of
2	<u>Understanding</u> , in the County of Orange, State of Californ	nia.
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4	«UC_NAME»	
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6	DX.	
7	BY:	PRINTED NAME:
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20	COUNTY OF ORANGE HEALTH CARE AGENCY:	
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23	BY:	DATED:
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25	Deputy Purchasing Agent	
26	County of Orange, Health Care Agency	
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34	If UNIVERSITY is a corporation, two (2) signatures are required; o	ne (1) signature by the Chairman of the Board, Chief
35	Executive Officer, the President or any Vice President, and one (1) s	ignature by the Secretary, any Assistant Secretary, the
36	Chief Financial Officer or any Assistant Treasurer. If the Agreement of the corporate resolution or by laws whereby the board of director	nt is signed by one(1) authorized individual only, a copy rs has empowered said authorized individual to act on its-
37	behalf by his or her signature alone is required by HCA.	•
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1	EXHIBIT A	
2	TO AGREEMENT WITH	
3	«UC_NAME»	
4	«UC_START» THROUGH NOVEMBER 30, 2021	
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6	I. UNIVERSITY OBLIGATIONS	
7	- A. UNIVERSITY shall assume responsibility for the professional preparation of the assigned	
8	student and compliance of the curriculum with the education standards set forth by accreditation	
9	standards.	
10	B. UNIVERSITY shall establish and maintain ongoing communication with Volunteer Services	
11	Coordinator of the COUNTY on items pertinent to the academic and clinical education of assigned	
12	students enrolled in the UNIVERSITY. (Such communication might include, but is not limited to, a	
13	description of the experience, assigned student biographical information, policies, faculty qualification,	
14	academic requests, mandatory training, screening, hours completed, lesson plans, etc.) On site visits	
15	will be arranged when feasible or upon request by the COUNTY.	
16	C. UNIVERSITY shall refer to the COUNTY only those assigned students who have satisfactorily	
17	completed the prerequisite didactic portion of the curriculum.	
18	D. UNIVERSITY shall inform the assigned student of the COUNTY's requirements for	
19	acceptance when applicable.	
20	E. UNIVERSITY shall provide the COUNTY written certification concerning the assigned	
21	student's health, confirmation of enrollment in a health plan, and any immunization against	
22	communicable diseases requested by the COUNTY.	
23	F. UNIVERSITY or assigned students shall maintain professional liability insurance coverage for	
24	any participating assigned student on a "claims made" basis.	
25	G. UNIVERSITY shall supply the COUNTY designated supervisor with an appropriate evaluation	
26	instrument for each assigned student's clinical and academic education experience or to accept the	
27	instrument regularly used by the COUNTY.	
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29	of the academic and clinical experience, such confidential information as may be required by the	
30	COUNTY as deemed necessary for the training and guidance of the assigned students, together with the	
31	assigned student's authorization for release of such information, as required by law.	
32	I. UNIVERSITY shall recognize that assigned students are not employees of the COUNTY or	
33	UNIVERSITY and they will not receive compensation from COUNTY.	
34	J. UNIVERSITY shall inform assigned students that they must abide by existing rules and	
35	regulations of the COUNTY.	
36	K. UNIVERSITY shall inform assigned students that they must be cleared, if required by the	
37	COUNTY, from an absence caused by injury or illness, by a physician.	

L. UNIVERSITY shall require assigned students provide evidence of health insurance coverage at the beginning of the clinical experience.

II. COUNTY OBLIGATIONS

UNTY shall require all assigned students to be oriented to the COUNTY? 5 Compliance. Confidentiality, Code of Conduct, Policies and Procedures through assigned supervisor, designee, 6 the Volunteer Services Coordinator. 7 B. COUNTY shall designate a supervisor who will be responsible for the planning and 8 implementation of the clinical and academic education experience. The aforementioned individual shall 9 the criteria established by that state's legislative and regulatory agency for the supervision of 10 assigned students in the clinical education setting. 11 COUNTY shall provide the designated supervisor with reasonable time to plan and implement 12 the academic and clinical education experience including, and when feasible, time to attend relevant 13 trainings, meetings and conferences. 14 COUNTY shall structure the academic experience as needed to meet the objectives of the 15 academic and clinical education experience and professional preparation of assigned students. 16 COUNTY will attempt to meet the objectives set forth by the UNIVERSITY within the constraints of 17 the COUNTY's physical environment, patient load, and experience available. 18 COUNTY shall advise the UNIVERSITY of any changes in its personnel, operation, or policies 19 which may affect the clinical education experience. 20 -COUNTY shall provide the assigned students, whenever possible with the use 21 22 resources, reference materials, computer access, equipment, and all other items necessary program at the COUNTY. 23 COUNTY shall provide all assigned students with a copy of the COUNTY's rules, regulations, 24 policies, and procedures with which the assigned students are expected to comply. 25 COUNTY shall, upon reasonable request, permit UNIVERSITY and/or appropriate agencies 26 H. charged with the responsibility of accrediting or approving the UNIVERSITY training program 27 inspect the academic and clinical facilities, services available for clinical experience, assigned student 28 records and other materials pertaining to the clinical training program. 29 30 I. COUNTY shall evaluate the performance of the assigned student on a regular basis using the evaluation form provided by the UNIVERSITY. The COUNTY shall notify the UNIVERSITY, by at 31 least midterm, of any serious deficit noted in that assigned student's ability to accomplish the objectives 32 set forth for that academic and clinical experience. (It will then be the mutual responsibility of the 33 assigned student, Academic Coordinator of Clinical Education and COUNTY designated supervisor to 34 35 devise a plan by which the assigned student may be assisted to achieve the stated objectives.) 4 36 ||# 37

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1	- J. COUNTY shall forward a copy of the assigned student's final written evaluation, upon	
2	completion of the academic and clinical education experience to be received by the UNIVERSITY	
3	within twenty (20) working days.	
4	K. COUNTY shall agree to comply with all federal, state and local statutes and regulations	
5	applicable to the operation of the program, including without limitation, laws relating to the	
6	confidentiality of student records.	
7	- L. COUNTY shall promptly and thoroughly investigate any complaint by any assigned student of	
8	unlawful discrimination or harassment at the COUNTY or involving employees or agents of the	
9	COUNTY, take prompt and effective remedial action when discrimination or harassment is found to	
10	have occurred, and promptly notify the UNIVERSITY of the existence and outcome of any complaint of	
11	harassment by, against, or involving any assigned student.	
12	M. COUNTY shall provide, upon request by any assigned student, with such reasonable	
13	accommodations at the COUNTY as required by law in order to allow qualified disabled students to	
14	participate in the program.	
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