STATE OF TEXAS	§
	§
COUNTY OF FORT BEND	§.

# AFFILIATION AND PROGRAM AGREEMENT FOR COURSE EXPERIENCE

This Affiliation Agreement is entered into by Fort Bend County, a body corporate and politic under the laws of the State of Texas, (hereinafter COUNTY) and Grand Canyon Education, Inc., d/b/a Grand Canyon University an institution of higher learning located in Arizona (hereinafter SCHOOL).

#### **RECITALS**

WHEREAS, SCHOOL offers a Master of Science in Nursing degree with an emphasis in Public Health program and desires to have its enrolled students perform components of their practicum experience (hereinafter PROGRAM) at COUNTY; and

WHEREAS, this Agreement serves the general health and well-being of the community by providing public health services and therefore serves a public purpose; and

WHEREAS, COUNTY is willing to make facilities available to qualified students (hereinafter Student(s)) who will be supervised by Fort Bend County Staff; and

WHEREAS, both Parties hereto recognize that, in the performance of this Agreement, the greatest benefits will be derived by promoting the interests of both parties, and each party does, therefore enter into this Agreement with the intention of loyally cooperating with each other in carrying out the terms of this Agreement; and

WHEREAS, the governing bodies of COUNTY and SCHOOL have duly authorized this Agreement.

NOW THEREFORE, for and in consideration of the mutual promises, obligations, and benefits hereinafter set forth, the COUNTY and SCHOOL hereby agree as follows:

#### I. BASIC TERMS

- 1. Both parties shall share in the education process.
- 2. Both parties agree that no financial obligation shall be incurred by either party as a result of this Agreement.
- 3. Both parties agree that at no time will students, faculty, or SCHOOL be considered employees, agents, or servants of COUNTY and therefore will not be eligible to receive payment for services rendered, replace a COUNTY employee or possess authority to enter any form of agreement, binding or otherwise, on behalf of COUNTY. At no time, will SCHOOL, faculty, or students be eligible for the fringe benefits, such as retirement, insurance and worker's compensation, which COUNTY provides to its employees.
- 4. The parties shall not discriminate against any person because of race, color, gender, sexual orientation, national origin, handicap, special disabled veteran's status or Vietnam-era veteran's status.

- 5. Both parties mutually agree that the number of students participating in the PROGRAM will be arranged jointly, with due consideration given to the clinical material available.
- 6. The COUNTY representative for the PROGRAM is:

Kaye Reynolds, DrPH
Deputy Director, Health and Human Services

The SCHOOL representative for the PROGRAM is:

Travis Jonas
Field Experience Specialist
Office of Field Experience,
Grand Canyon Education, Inc., d/b/a Grand Canyon University

#### II. OBLIGATIONS OF COUNTY

- COUNTY will, under proper supervision, permit "hands on" experience at levels COUNTY determines to be appropriate based on the knowledge and training of the student.
- COUNTY will accept students assigned by SCHOOL to staff to facilities as assigned by COUNTY (hereinafter Facility).
- 3. COUNTY retains responsibility and decision-making authority for all aspects of COUNTY services and functions, including patient care.
- COUNTY reserves the right to prohibit student observation or participation in County services or functions.

#### III. OBLIGATIONS OF SCHOOL

- 1. SCHOOL shall establish guidelines for student eligibility and be responsible for students participating in the PROGRAM.
- 2. SCHOOL shall be responsible for the provision of classroom theory and practical instruction to student prior to clinical assignments or practicum experience.
- 3. When applicable, SCHOOL shall require students to attend clinical orientation when requested by COUNTY.
- 4. SCHOOL shall require student to provide to the COUNTY such results for drug testing, health care and criminal background checks prior to student being permitted to commence participation in the PROGRAM at the COUNTY including proof of:
  - a. Negative PPD test (commonly referred to as a TB test)
  - b. HBV vaccine or signed refusal
  - Other immunizations as required by laws.
- 5. In cooperation with SCHOOL, COUNTY shall prepare PROGRAM schedules for students.
- 6. SCHOOL, faculty, and students shall require compliance with all COUNTY polices as provided to SCHOOL.
- 7. SCHOOL shall require students to provide to COUNTY a completed Student Confidentiality Agreement prior to participating in PROGRAM at the COUNTY attached as Exhibit A to this Agreement.
- 8. SCHOOL shall adhere to COUNTY communicable disease reporting requirements and will require students to provide to COUNTY verification of successful completion of education on

- blood borne pathogens, when applicable.
- 9. SCHOOL shall inform COUNTY in a timely manner of any change in student(s) status, curriculum, personnel, and learning opportunities during participation in PROGRAM.
- 10. SCHOOL shall comply with COUNTY's request to remove a student(s) in the event that COUNTY determines that there is cause to do so.
- SCHOOL agrees to require all faculty and students utilizing COUNTY facilities to sign and provide to COUNTY a Release of Liability that fully releases COUNTY of any and all claims with respect to illness or injuries sustained while engaged in activities pursuant to this Agreement, attached as Exhibit B to this Agreement.
- 12. SCHOOL will provide COUNTY with completed Participant Contact Information, attached as Exhibit C to this Agreement.
- 13. Visits by SCHOOL and visits by SCHOOL'S faculty are welcome for purposes of planning and observation of student with prior notification to COUNTY.

#### IV. INDEMNITY

SCHOOL AGREES TO AND SHALL HOLD HARMLESS COUNTY, ITS ELECTED OFFICIALS, OFFICERS, AGENTS, SERVANTS AND EMPLOYEES FROM AND AGAINST ANY AND ALL CLAIMS, LOSSES, DAMAGES, CAUSES OF ACTION, SUITS AND LIABILITY OF ANY KIND INCLUDING ALL EXPENSES OF LITIGATION, COURT COSTS, ATTORNEY'S FEES, BODILY INJURY, SICKNESS, DISEASE OR DEATH ARISING FROM OR WHICH MAY BE ALLEGED TO ARISE FROM THE USE OF COUNTY'S FACILITIES BY SCHOOL'S STUDENTS, FACULTY, AND/OR STAFF PURSUANT TO THIS AGREEMENT.

#### V. INSURANCE

Prior to commencement of the Services, SCHOOL shall furnish COUNTY with properly executed certificates of insurance which shall evidence all insurance required. School shall provide 30 days' notice to COUNTY of cancellation. SCHOOL shall provide certified copies of insurance endorsements, if requested by COUNTY. SCHOOL shall maintain such insurance coverage from the time Services commence until Services are completed and provide replacement certificates for any such insurance expiring prior to completion of Services. SCHOOL shall obtain such insurance written on an Occurrence form from such companies having Bests rating of A/VII or better, licensed or approved to transact business in the State of Texas, and shall obtain such insurance of the following types and minimum limits:

During the term of this Agreement, SCHOOL shall keep in full force professional liability insurance in the amount of \$1,000,000 per claim and \$3,000,000 in the aggregate, which shall extend to the activities contemplated under this Agreement and undertaken on COUNTY premises, covering faculty and students, and shall provide COUNTY proof of said coverage upon return of this Agreement. School shall also keep in full force general liability insurance in the amount of \$1,000,000 per occurrence and \$2,000,000 in the aggregate, with umbrella liability coverage in amounts not less than \$1,000,000.

#### VI. TERM AND TERMINATION

1. This Agreement shall become effective immediately upon execution by the parties as of the date below and will continue in full force for one year.

- 2. Thereafter, the Agreement shall renew for one year terms, not to exceed a period of five years, unless otherwise terminated as hereinafter provided.
- 3. Termination may occur on behalf of either party without cause upon the giving of thirty (30) days written notice to the other party in the manner and form provided for herein.
- 4. In the event that the Agreement is terminated, COUNTY may at, its own discretion, permit any participating student to complete the PROGRAM.

#### VII. MISCELLANEOUS TERMS

- 1. Student will be responsible for their own transportation, meals, and health care needs in the performance of this Agreement.
- 2. SCHOOL will be responsible for equipment that is broken or damaged due to student's negligence.
- 3. SCHOOL will require students to be properly attired when reporting for clinical experience.
- 4. SCHOOL is responsible for the administrative functions related to the student's experience including rotation, attendance, knowledge of infectious control issues and proficiency.
- 5. SCHOOL will provide relevant background information on students as requested by the COUNTY to the extent permitted by law.
- 6. SCHOOL will be responsible for the final grading of the students.
- 7. SCHOOL will instruct their students and faculty to respect the confidential nature of all information which they may obtain from clients and records of the COUNTY.
- 8. The parties agree that SCHOOOL shall direct faculty and students to comply with the policies and procedures of COUNTY, including those governing the use and disclosure of individually identifiable health information under federal law, specifically 45 CFR parts 160 and 164, as applicable. Solely for the purpose of defining their role in relation to the use and disclosure of protected health information, such students are defined as members of COUNTY'S workforce, as that term is defined by 45 CFR 160.105, when engaged in activities pursuant to this Agreement. However, neither students nor faculty are or shall be considered to be employees of COUNTY for any other purpose.
- 9. SCHOOL agrees that a student's breach of COUNTY's policies concerning confidentiality shall be grounds for student discipline, including but not limited to dismissal from the PROGRAM.
- 10. The parties may not amend or waive this Agreement, except by a written agreement executed by both parties.
- 11. The rights and remedies of the parties set forth in this Agreement are not exclusive of, but are cumulative to, any rights or remedies now or subsequently existing at law, in equity, or by statute.
- 12. No failure or delay in exercising any right or remedy or requiring the satisfaction of any condition under this Agreement, and no course of dealing between the parties, operates as a waiver or estoppel of any right, remedy, or condition.
- 13. All documents, data, reports, research, graphic presentation materials, etc., developed by SCHOOL as a part of its work under this Agreement, shall become the property of COUNTY upon completion of this Agreement, or in the event of termination or cancellation thereof. SCHOOL shall promptly furnish all such data and material to COUNTY on request.
- 14. SCHOOL will permit COUNTY, or any duly authorized agent of COUNTY, to inspect and examine the books and records of SCHOOL for the purpose of verifying the amount of work performed under the Scope of Services. COUNTY's right to inspect survives the termination of this Agreement for a period of four years.

15. SCHOOL shall comply with all federal, state, and local laws, statutes, ordinances, rules and regulations, and the orders and decrees of any courts or administrative bodies or tribunals in any matter affecting the performance of this Agreement, including, without limitation, Worker's Compensation laws, minimum and maximum salary and wage statutes and regulations, licensing laws and regulations. When required, SCHOOL shall furnish COUNTY with certification of compliance with said laws, statutes, ordinances, rules, regulations, orders, and decrees above specified.

#### VIII. NOTICE

Any and all notices or communications required or permitted under this Agreement shall be delivered in person or mailed, certified mail, return receipt requested as follows:

If to COUNTY:

Fort Bend County

401 Jackson

Richmond, Texas 77469 Attn: County Judge

With copy to:

Kaye Reynolds, DrPH

Deputy Director, Health and Human Services

4520 Reading Road, Suite 200 Rosenberg, Texas 77471

If to SCHOOL:

Grand Canyon University

3300 W. Camelback Road

Phoenix, AZ 85017 ATTN: CONHCP – OFE Chelsey.Minkler@gcu.edu

Either Party may change the address for notification by submitting written notice of same to the other.

## IX. CONFIDENTIAL AND PROPRIETARY INFORMATION

1. SCHOOL acknowledges that it and its employees or agents may, in the course of performing their responsibilities under this Agreement, be exposed to or acquire information that is confidential to COUNTY. Any and all information of any form obtained by SCHOOL or its employees or agents from COUNTY in the performance of this Agreement shall be deemed to be confidential information of COUNTY ("Confidential Information"). Any reports or other documents or items (including software) that result from the use of the Confidential Information by SCHOOL shall be treated with respect to confidentiality in the same manner as the Confidential Information. Confidential Information shall be deemed not to include information that (a) is or becomes (other than by disclosure by SCHOOL) publicly known or is contained in a publicly available document; (b) is rightfully in SCHOOL's possession without the obligation of nondisclosure prior to the time of its disclosure under this Agreement; or (c) is independently developed by employees or agents of SCHOOL who can be shown to have had no access to the Confidential Information.

- 2. SCHOOL agrees to hold Confidential Information in strict confidence, using at least the same degree of care that SCHOOL uses in maintaining the confidentiality of its own confidential information, and not to copy, reproduce, sell, assign, license, market, transfer or otherwise dispose of, give, or disclose Confidential Information to third parties or use Confidential Information for any purposes whatsoever other than the provision of Services to COUNTY hereunder, and to advise each of its employees and agents of their obligations to keep Confidential Information confidential. SCHOOL shall use its best efforts to assist COUNTY in identifying and preventing any unauthorized use or disclosure of any Confidential Information. Without limitation of the foregoing, SCHOOL shall advise COUNTY immediately in the event SCHOOL learns or has reason to believe that any person who has had access to Confidential Information has violated or intends to violate the terms of this Agreement and SCHOOL will at its expense cooperate with COUNTY in seeking injunctive or other equitable relief in the name of COUNTY or SCHOOL against any such person. SCHOOL agrees that, except as directed by COUNTY, SCHOOL will not at any time during or after the term of this Agreement disclose, directly or indirectly, any Confidential Information to any person, and that upon termination of this Agreement or at COUNTY's request, SCHOOL will promptly turn over to COUNTY all documents, papers, and other matter in SCHOOL's possession which embody Confidential Information.
- 3. SCHOOL acknowledges that a breach of this Section, including disclosure of any Confidential Information, or disclosure of other information that, at law or in equity, ought to remain confidential, will give rise to irreparable injury to COUNTY that is inadequately compensable in damages. Accordingly, COUNTY may seek and obtain injunctive relief against the breach or threatened breach of the foregoing undertakings, in addition to any other legal remedies that may be available. SCHOOL acknowledges and agrees that the covenants contained herein are necessary for the protection of the legitimate business interest of COUNTY and are reasonable in scope and content.
- 4. SCHOOL in providing all services hereunder agrees to abide by the provisions of any applicable Federal or State Data Privacy Act.
- 5. SCHOOL expressly acknowledges that COUNTY is subject to the Texas Public Information Act, TEX. GOV'T CODE ANN. §§ 552.001 et seq., as amended, and notwithstanding any provision in the Agreement to the contrary, COUNTY will make any information related to the Agreement, or otherwise, available to third parties in accordance with the Texas Public Information Act. Any proprietary or confidential information marked as such provided to COUNTY by Consultant shall not be disclosed to any third party, except as directed by the Texas Attorney General in response to a request for such under the Texas Public Information Act, which provides for notice to the owner of such marked information and the opportunity for the owner of such information to notify the Attorney General of the reasons why such information should not be disclosed. The terms and conditions of the Agreement are not proprietary or confidential information.
- 6. SCHOOL agrees to obtain prior written consent of COUNTY for publication of any articles relating to the clinical experiences occurring at COUNTY.
- 7. The Parties agree to protect the participants' educational records in accordance with the Family Educational Rights and Privacy Act, 20 U.S.C. 1232g and any applicable policy of the Parties. To the extent permitted by law, the Parties may share information from participants' educational records with each other so that each can perform its respective responsibilities under this Agreement but shall not disclose or share education records with any third party.

#### X. COMPLIANCE WITH LAWS

SCHOOL shall comply with all federal, state, and local laws, statutes, ordinances, rules and regulations, and the orders and decrees of any courts or administrative bodies or tribunals in any matter affecting the performance of this Agreement, including, without limitation, Worker's Compensation laws, minimum and maximum salary and wage statutes and regulations, licensing laws and regulations. When required by COUNTY, SCHOOL shall furnish COUNTY with certification of compliance with said laws, statutes, ordinances, rules, regulations, orders, and decrees above specified.

#### XI. APPLICABLE LAW

The laws of the State of Texas govern all disputes arising out of or relating to this Agreement. The parties hereto acknowledge that venue is proper in Fort Bend County, Texas, for all legal actions or proceedings arising out of or relating to this Agreement and waive the right to sue or be sued elsewhere. Nothing in the Agreement shall be construed to waive the COUNTY's sovereign immunity.

## XII. ASSIGNMENT AND DELEGATION

- Neither party may assign any of its rights under this Agreement, except with the prior written
  consent of the other party. That party shall not unreasonably withhold its consent. All
  assignments of rights are prohibited under this subsection, whether they are voluntarily or
  involuntarily, by merger, consolidation, dissolution, operation of law, or any other manner.
- 2. Neither party may delegate any performance under this Agreement. Any purported delegation of performance in violation of this Section is void.

#### XIII. SEVERABILITY

If any provision of this Agreement is determined to be invalid, illegal, or unenforceable, the remaining provisions remain in full force, if the essential terms and conditions of this Agreement for each party remain valid, binding, and enforceable.

#### XIV. PUBLICITY

Contact with citizens of Fort Bend COUNTY, media outlets, or governmental agencies shall be the sole responsibility of COUNTY. Under no circumstances whatsoever, shall SCHOOL release any material or information developed or received in the performance of the Services hereunder without the express written permission of COUNTY, except where required to do so by law.

#### XV. CAPTIONS

The section captions used in this Agreement are for convenience of reference only and do not affect the interpretation or construction of this Agreement.

### XVI. CONFLICT

In the event there is a conflict between this Agreement and the attached exhibit(s), this Agreement controls.

It is understood and agreed to by the parties that the entire Agreement of the parties is contained herein and in any exhibit or attachment identified in Agreement. It is further understood and agreed that this Agreement supersedes all prior communications and negotiations between the parties, oral or written, relating to the subject matter hereof as well as any previous Agreements presently in effect between the parties relating to the subject matter hereof.

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

FORT BEND COUNTY	GRAND CANYON EDUCATION, INC., D/B/A GRAND CANYON UNIVERSITY	
By: Robert E. Hebert, County Judge	Melanig Logue, PhD, DNP, APRN, CFNP, FAAN	
	Dean and Professor, CONHCP	
Date:	Date: 4/14/16	
ATTEST:		
Laura Richard, County Clerk		

## **EXHIBIT A**

## STUDENT CONFIDENTIALITY AGREEMENT

# STUDENT CONFIDENTIALITY AGREEMENT

l,	("STUDENT"), acknowledge and	agree to the following:
including any and all patient agrees not to reveal to any	information and all confidential	n deemed confidential by the COUN hospital information. The undersign orized individuals, any specific pationTY.
such information contained v remove any confidential com	vithin the computer network is con	ade available for student purposes, the fidential information. STUDENT will religion in agrees in a grees in another person.
	ive removal from the PROGRAM,	ity Agreement is cause for disciplina and may also result in legal action
Dated this	day of	, 20
STUDENT Signature:		
Witness Signature:		

## **EXHIBIT B**

## **RELEASE OF LIABILITY**

## **RELEASE OF LIABILITY**

ſ <u>,</u>	("Participant"), have this day released and do
hereby release, acquit and forever discharge servants and all persons in privity with them of	Fort Bend County, and its officers, employees, agents, of any and all claims and causes of action of any kind, at
	any and all damages, injuries, death, costs, pain and
	aim arising from or which may be alleged to arise from
my use of any Fort Bend County facility ("Facil	ities").
l,	, intend this release of liability to cover
all situations that may occur while I participate	, intend this release of liability to cover e in the PROGRAM at the Facilities.
I,	, agree to assume the risk of any personal
injury, loss, or damage that may result from m	agree to assume the risk of any personal any participation in the PROGRAM at the Facilities. I know
	my participation in this PROGRAM. I understand that a
photocopy of this authorization is as valid as tl	he original.
If any part of this release is construed to be	e invalid by a court of law, such construction shall not
invalidate the remainder of this instrument.	invalid by a court of law, such construction shall not
successors, assigns and legal representatives	upon participant, its heirs, executors, administrators, . I HAVE CAREFULLY READ THIS RELEASE OF LIABILITY M AWARE THAT THIS IS A RELEASE OF LIABILITY AND A
	D MYSELF AND SIGN IT OF MY OWN FREE WILL.
IN WITNESS WHEREOF, Participant hereby set	s its hands to this instrument.
	Ву:
	Signature
	Printed Name:
	P. I
	Date:

## **EXHIBIT C**

# PARTICIPANT CONTACT INFORMATION

## PARTICIPANT CONTACT INFORMATION

Name:			
Phone Number (H)	Work (W)	Cell (C)	
DL: State:	Number:		
Date of Birth:			
In the event of an emerger	ncy, please contact:		
Phone Number			