

Contract Committee Review Request MUST BE COMPLETED IN FULL

Consent

Action

MUST BE COMPLETED IN FULL	Date: 4/21/2025	
Contract/Agreement Vendor:	University of Oklahoma Co	llege of Nursing/ Brenda Hedrick
contract/ Agreement vendor.	Name of Vendor & Contact Person	
	Brenda-Hedrick@ouhsc.edu Vendor Email Address	
	Clinical rotation agreement for the University of Oklahoma College of Nursing students. Describe Contract (Technology, program, consultant-prof Development, etc.)	
	Please use Summary below to fully explain the contract purchase , any titles, and details for the Board of Education to review.	
	BAPS students & Staff	
	Reason/Audlence to benefit	6000
	May 12, 2025	\$ 0.00 Amount of agreement
	APPROPRIATE APPROVA	L ROUTING BEFORE SENDING TO BOARD CLERK
Principal <u>&/or</u> Director or Adr	ministrator:	and for
Does this Contract/Agreement of yes, Technology Admin:	t utilize technology? YES	
Cabinet Team Member:	SKZZ	
Funding Source:		
Fund/Pro	oject	OCAS Coding
and the University	ersity of Oklahoma College	greement between Broken Arrow Public Schools ge of Nursing. The agreement provides the rsing students the opportunity to complete clinical

Summary This area must be complete with full explanation of contract

June 30, 2026. There is no cost to the district. R. Kaiser

rotations at BAPS school sites. The agreement will begin on July 1, 2025 and end on

The Contract/Agreement should be received <u>at least 2 weeks prior</u> to a Board Meeting to ensure placement on the Agenda. The Contract Committee meets most Tuesdays at 8:00a.m. All Contracts/Agreements, regardless the amount, must be first approved by the Contract Committee and then presented to the Board of Education for approval and signature. The item will be placed on Electronic School Board for the board agenda by Janet Brown. By following this process, the liability of entering into an agreement is placed with the district rather than an individual.

AGREEMENT

Between

The Board of Regents of the University of Oklahoma, Health Sciences Center for

The University of Oklahoma College of Nursing

BROKEN ARROW PUBLIC SCHOOLS

THIS AGREEMENT, made and entered into as of this 6th day of MARCH 2025, between The Board of Regents of the University of Oklahoma, a constitutionally created entity by the state of Oklahoma, for the University of Oklahoma College of Nursing, hereinafter referred to as SCHOOL and BROKEN ARROW PUBLIC SCHOOLS, BROKEN ARROW, OKLAHOMA, hereinafter referred to as AGENCY. AGENCY and SCHOOL collectively to be known as "Parties" and individually as a "Party."

WITNESSETH:

WHEREAS, AGENCY is desirous of assisting SCHOOL in the development of a program for individuals to earn a degree in nursing, and

WHEREAS, SCHOOL recognizes the need for such a program to be established to meet the needs for the local and national community and in the interest of assisting the health care community. The SCHOOL is agreeable to establish such a program with the AGENCY'S assistance and participation which shall be limited to functions as set out herein.

NOW, THEREFORE, in consideration of the mutual promises and covenants hereinafter set forth, it is agreed by and between AGENCY and SCHOOL, as follows, to-wit:

- 1. AGENCY will make available to SCHOOL the facilities and patient care situations to conduct patient care clinical laboratories for students participating in the nursing program.
- 2. The administration of the total operation at the AGENCY shall be the responsibility of and under the control and supervision of AGENCY and shall be administered through the staff.
- 3. The administration and general supervision of the SCHOOL instruction shall be the responsibility of and under the control and supervision of the SCHOOL and shall be administered through the SCHOOL staff.
- 4. Prior to the first clinical experience, the **SCHOOL** will provide the following information about the participants to the **AGENCY**:
 - 4.1 Student's name
 - 4.2 Schedules and activities to be carried out in the clinical area throughout the experience
 - 4.3 Theory and clinical objectives
 - 4.4 Faculty member's name, address, office and home telephone numbers
 - 4.5 Information on physical and educational requirements per AGENCY policy

- 5. The SCHOOL will assume administrative responsibility for providing qualified and competent clinical instructors. The SCHOOL shall also assume academic responsibility for all classroom and clinical instruction of the SCHOOL students.
- 6. The responsibility for selecting student experiences, planning the schedule of student assignments and the number of students receiving clinical experiences at AGENCY will be mutually agreed upon by AGENCY and SCHOOL.
- 7. AGENCY will designate a representative to work jointly with the Administration of SCHOOL and said AGENCY'S representative will serve in a liaison capacity with SCHOOL faculty. The AGENCY and SCHOOL representatives will evaluate the clinical experience to determine performance improvement outcome.
- 8. The AGENCY shall, on reasonable advance notice, permit inspection of clinical facilities, records, or other items relating to the clinical teaching experience of students, by the SCHOOL and/or its accrediting agencies.
- 9. **SCHOOL** will assume full academic and administrative responsibility for the planning and execution of the educational program in nursing, including, but not limited to, administration, programming, curriculum content, faculty appointments, requirements for student admission, matriculation, promotion and graduation.
- 10. Should the occasion arise, all **SCHOOL** students and clinical instructors will be furnished emergency care and treatment as is available by the **AGENCY** until the individual can be transferred to the care of a personal physician. Charges for such care provided to **SCHOOL** students or faculty are the responsibility of the individual student or faculty.
- SCHOOL is self-insured in accordance with the terms of the Oklahoma Governmental 11. Tort Claims Act, 51 Okla. St. §§ 151 et seq. Students participating in the educational experience at Facility shall carry professional liability insurance with limits of \$1,000,000 per occurrence and \$3,000,000 in the aggregate. SCHOOL agrees to furnish verification of liability insurance covering the participating Students upon request. AGENCY certifies that it shall maintain, for the duration of this Agreement, insurance, or a program of self-insurance, in an amount that will be adequate to cover its respective obligations and/or risks hereunder, or as otherwise provided by Oklahoma State law. Upon request, AGENCY will provide SCHOOL proof of insurance showing that such insurance is in place. Should any Party have their policy cancelled or terminated, they shall notify the other Party within ten (10) days and pursue reinstatement. Either Party is not relieved of any liability or other obligations assumed or pursuant to the agreement by reason of its failure to obtain or maintain insurance in sufficient amounts, duration, or types. Either Party is not relieved of any liability or other obligations assumed or pursuant to the agreement by reason of its failure to obtain or maintain insurance in sufficient amounts, duration, or types.
- 12. SCHOOL shall direct both students and instructors to comply with the applicable published rules and regulations of AGENCY, including TJC (The Joint Commission) or equivalent accrediting body, as applicable to AGENCY. AGENCY will be

responsible for providing orientation to instructors and students as to rules and regulations of the AGENCY and any changes thereto.

- 13. SCHOOL, along with SCHOOL'S students, shall respect and conscientiously observe the confidential nature of all information which may come to either or all of them, individually or collectively, with respect to patients and patients' records. The attached Trainee Confidentiality Agreement must be signed by each student and faculty member (if any) sent to AGENCY. Each Party agrees to observe, maintain and require the confidentiality of the other Party's confidential and proprietary information to the extent provided by law. AGENCY acknowledges that SCHOOL is a state entity covered by the Oklahoma Open Records Act, provisions of which may govern the release of certain information. To the extent SCHOOL is required and/or requested to disclose information, School will provide AGENCY reasonable notice to allow sufficient time to take legal or other action to prevent such disclosure.
- 14. SCHOOL accepts the condition that no student or SCHOOL faculty member is to be considered an employee of the AGENCY under this Agreement. It is understood by the Parties that the AGENCY will not be paid for its services or for the use of its facilities, nor will the SCHOOL faculty or the students receive any monetary compensation whatsoever from AGENCY for their involvement with this contract.
- 15. AGENCY may exclude from the clinical experience any student or faculty whose professional conduct or health status is a detriment to the successful completion of the clinical experience or the welfare of the patients, or whose performance continues to fall below the level required to do practice. However, AGENCY must first notify the SCHOOL of the problems thereby affording the SCHOOL an opportunity to address and correct such problems.
- 16. **SCHOOL** and **AGENCY** will mutually agree to appropriate attire, including identification badges for students and faculty, which will meet **AGENCY** standards.
- 17. This Agreement shall be effective JULY 1, 2025, and shall continue until JUNE 30, 2026. It may be terminated by either Party upon ninety (90) days written notice thereof; provided, however, that students shall be allowed to complete their clinical experiences should termination occur during a semester. Either Party may terminate the Agreement immediately in the event of material breach of the Agreement.
- 18. The **AGENCY** has complete responsibility for the quality of nursing care rendered to patients.
- 19. This Agreement and/or rights, duties and obligations hereunder may not be assigned by either Party.
- 20. This Agreement and any disputes arising under it shall be governed by the laws of the State of Oklahoma, without regard to its choice of law provision. The validity, construction, and enforcement of this Agreement shall also be governed by the laws of the State of Oklahoma, without regard to its choice of law provisions. The Parties agree that any legal action relating to this Agreement shall be filed in a court of competent

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- jurisdiction in the State of Oklahoma, to which jurisdiction and venue the Parties expressly agree.
- 21. If a dispute arises out of or in connection with this Agreement, the Parties agree to meet to pursue resolution through negotiation or other appropriate dispute resolution process before resorting to litigation. All information exchanged during this meeting or any subsequent dispute resolution process shall be regarded as "without prejudice" communications for the purpose of settlement negotiations and shall be treated as confidential by the Parties and their representatives unless otherwise required by law. However, evidence that is independently admissible or discoverable shall not be rendered inadmissible or non-discoverable by virtue of its use during the dispute resolution process.
- As applicable, the provisions of Executive Order 13279 and Exec. Order No. 11141 are incorporated into this Agreement and must be included in any subcontracts awarded involving this Agreement. The Parties represent that they are in compliance with all applicable federal and state laws and regulations and do not consider race, color, religion, national origin, sex, sexual preference, or age (40 or older) in ways that violate the United States' civil rights laws. In addition, the Parties agree to comply with the applicable provisions of Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. §701, and the Vietnam Era Veteran's Readjustment Assistance Act of 1974, 38 U.S.C. §4212.
- 23. In accordance with federal law, AGENCY acknowledges and agrees that SCHOOL may have legal obligations to investigate and remedy potential harassment or discriminatory actions taken against its students or employees while they are engaged in the clinical rotation at AGENCY. AGENCY agrees to cooperate with SCHOOL in any such investigation and agrees to take remedial actions to ensure such harassment or discrimination ceases. If SCHOOL determines that the remedial action taken or proposed by AGENCY is not acceptable, SCHOOL may terminate this Agreement immediately.
- As applicable, should the SCHOOL or the SCHOOL'S students provide the AGENCY 24. confidential information, as defined by applicable law, in paper or electronic form, including "personally identifiable information" from student education records as defined and protected by the Family Educational Rights and Privacy Act (FERPA), 34 CFR §99.3, AGENCY certifies that it shall maintain the confidential information, as required by applicable Oklahoma and Federal law and that it shall not re-disclose personally identifiable information except as permitted or required by the Agreement, or directed by FERPA or by other applicable laws. AGENCY shall develop, implement, maintain and use appropriate security measures to preserve the confidential information. AGENCY shall extend these measures by contract to all subcontractors used by AGENCY. Failure to abide by legally applicable security measures and disclosure restrictions may result in the interruption, suspension and/or termination of the relationship with AGENCY for a period of at least five (5) years from the date of the violation. If AGENCY becomes aware of a security breach relating to this information, AGENCY shall immediately notify the SCHOOL and shall fully cooperate with the SCHOOL. AGENCY shall indemnify SCHOOL for any breach of confidentiality by it, its employees, agents and/or

- subcontractors, and the failure to uphold its responsibilities to protect confidential information.
- 25. The performance by either Party hereunder shall be excused to the extent of unforeseen circumstances beyond such Party's reasonable control, including, but not limited to: hurricanes, National Weather Service named weather events, tsunami, floods, ice storms, lightning, landslide or similarly cataclysmic occurrence, or other acts of God; extended power outages; epidemics, pandemics, or related outbreaks if declared by the World Health Organization or federal government; county, state, or national declaration(s) of emergency as issued by an authorized government entity; war, acts of terrorism, or acts of public enemies; sabotage, riots or civil disturbances; or material destruction of facilities. In such event, the Parties agree to use their reasonable efforts to resume performance as soon as reasonably possible under the circumstances giving rise to the Party's failure to perform, provided, however, if performance is not restored within thirty (30) days, either Party may terminate this Agreement.
- 26. To the extent allowed by law, neither Party hereto assumes any liability for the acts or omissions of the other Party's employees, Students or agents. Each Party agrees to accept and to be responsible for its own acts and/or omissions and those of its employees, Students and agents in the performance of the obligations hereunder. School is a constitutionally created entity of the state of Oklahoma and the Oklahoma Governmental Tort Claims Act, 51 Okla. St. 2001 §§ 151 et seq. shall govern the School's liability.
- 27. By executing this Agreement, the Parties, including permitted subAgreements, certify that the Parties are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded in any State or Federal department or agency. Should any of the Parties become debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded, the Party shall notify the other Party within ten (10) days.
- 28. The invalidity or unenforceability of any provision of this Agreement shall not affect the validity or forcibility of any other provision.
- 29. Any waiver by either Party of the other Party's failure to perform any provision of this Agreement is not a waiver of a right to subsequently insist on performance or pursue any remedy for that failure.
- 30. The relationship between the Parties is that of independent contractor not employer/employee, joint venture, agent or business partners and nothing in this Agreement shall be construed to make either party the legal representative or agent of the other Party, nor shall either Party have the right or authority to assume, create or incur any liability or any obligation of any kind, either expressed or implied in the name of or on behalf of the other Party.
- 31. This Agreement, including all attachments, constitutes the entire understanding and Agreement between the Parties and supersedes all prior agreements, arrangements and

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understandings relating to the subject matter hereof. This Agreement is binding and inures to the benefit of the Parties, their respective heirs, executors, administrators, successors, and permitted assigns. This Agreement shall not be amended, restated, modified, or supplemented except by mutual agreement of the Parties in writing and signed by the both Parties. This contract is executed in duplicate, each of which is to be regarded as an original by both parties.

32. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original and all of which taken together shall be deemed to constitute one and the same instrument. Delivery of an executed signature page, with signature, electronic or otherwise, of this Agreement by facsimile or other electronic transmission shall be as effective as delivery of an original executed counterpart of this Agreement.

APPROVED-AUTHORIZED SIGNATURES

Board of Regents of the University of Oklahoma, Health Sciences Center

BROKEN ARROW PUBLIC SCHOOLS

Date

-Signed by

Valerie N. Williams03/18/2025 | 7:12 AM CDT

Valerie N. Williams, PhD, MPA Date Vice Provost for Academic Affairs and Faculty Development Signature Steve Allen

Board of Education President Address: 701 South Main Street Broken Arrow, OK 74012

Phone: 918-259-5700

COLLEGE OF NURSING

OUTGOING TRAINEE CONFIDENTIALITY AGREEMENT

This Confidentiality Agreement ("Agreement") is effective	this day of, 20,
by and between the ("Facility") and traineefaculty member at the University of Oklahom ("OUHSC").	, ("Affiliate"), a
traineefaculty member at the University of Oklahom	a Health Sciences Center
("OUHSC").	
Affiliate acknowledges that as a result of the clinical and religions will undertake at or through Facility, Affiliate may have information, including patient identities and health information confidential all identifiable patient and Facility information activities and will not disclose any personal, medical, finance parties, including family members, students, faculty member without prior written approval of the supervisor or course of to protecting from any disclosure, whether written or oral, a information that Affiliate may come into contact with. Affiremove from the premises patient schedules, procedure schesimilar documents, except as permitted under this Agreement agreements. Affiliate may not use any confidential informational media, or publications of any kind without prior writted course coordinator.	lated educational activities he or e access to confidential cion. Affiliate shall hold obtained as a participant in these cial, or related information to third ers, or other health care providers coordinator. Affiliate is committed my and all confidential liate may not view, copy, or edules, patient medical records, or not and any related affiliation tion in presentations, reports,
course coordinator.	
Affiliate will not bring to Facility the confidential information Facility property without prior written approval of the su	on of OUHSC or store such in or pervisor or course coordinator.
Affiliate will not use or disclose patient information in a manapplicable requirements of the Health Insurance Portability ("HIPAA"). Affiliate acknowledges that any breach of confidential information may result in termination of Affiliate other actions deemed necessary by Facility. Unauthorized of injury to the owner of the information.	and Accountability Act of 1996 fidentiality or misuse of ate's participation hereunder and in
I have read these terms and I understand and agree to abide have additional obligations or limitations under the related AOUHSC and Facility.	by them. I also understand I may Affiliation Agreement between
Affiliate Printed Name	
Affiliate Signature	Date

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