

RISK NOTE

Subject: Managing Additional Risk in Educational Institution Affiliation Agreements with Post-Secondary Institutions Outside BC

Post-secondary institutions outside of British Columbia often have difficulty meeting certain requirements found in the standard Educational Institution Affiliation Agreement Template used in BC for healthcare related practice education placements. It is foreseeable that an Educational Institution (EI) in another province or country will be subject to different legislation and will have their own policies in effect; however, sometimes there are compelling reasons for accepting students from other jurisdictions. Most complications arise in the areas of workers' compensation benefits, indemnification, and insurance, which are further detailed in the body of this Risk Note and addressed by the *Non-UCIPP Educational Institution Affiliation Template* attached below as **Appendix 1**.

Workers Compensation Benefits:

Obtaining proof of workers' compensation benefits under the *BC Workers' Compensation Act* (*the Act*) or equivalent coverage for students and EI staff (including EI instructors) while engaged in activities at the Health Care Agency (HCA) is a good risk management practice. It ensures there is coverage available for any injuries sustained by students or EI staff while on the HCA premises. Under the *Act*, workers are prohibited from suing any employer for injuries sustained in the course of carrying out work-related duties.

Out of province and international students and EI staff are not eligible for workers' compensation benefits under *the Act*. HCPP therefore recommends the sending EI provides equivalent workers' compensation coverage for students and EI staff. If the EI is unable to provide this coverage, the EI should advise students and EI staff of their requirement to secure their own medical and/or accident insurance and confirm with the HCA that this coverage is in place for the duration of the practice education placement at the HCA site.

It is important to note, this medical and/or accident coverage is not the same as workers' compensation benefits under the *Act*. While there is coverage for medical and dental expenses, there are no provisions for loss of wages, amenities, etc., and the student or EI staff will retain their right to sue the HCA. To mitigate this exposure, HCPP recommends the HCA require the EI to forward a *Waiver / Release of Responsibility Form* (attached as Appendix 2) signed by the student or EI staff prior to the start of the practice education. This signed waiver / release of responsibility form (when required) will form schedule B of *Non-UCIPP Educational Institution Affiliation Agreement* and confirms the HCA assumes no liability for injuries sustained by the student or EI staff during their practice education and that the HCA will not be held responsible for such injuries.

The following language has been included in Schedule A, Section 3 of the *Non-UCIPP Educational Institution Affiliation Agreement Template* to address these recommendations:

"Institution Staff and Students who are not eligible for coverage under the Workers Compensation Act (BC) or equivalent coverage, shall be advised by the Institution of their individual responsibility to obtain their own medical and/or accident insurance for the term of the Practice Education and sign the Waiver and Release of Responsibility form Schedule B, attached if applicable. The Institution will confirm Institution Staff and Students have medical and/or accident insurance in place and will forward the signed Waiver and Release of Responsibility form prior to the Institution Staff and Students starting their Practice Education at the Facilities."

Indemnity:

The Non-UCIPP Educational Institution Affiliation Agreement Template includes hold harmless and indemnification clauses. The intent of indemnification is that each party be returned to the financial position it was in before the loss occurred either by being reimbursed by the other party (indemnified) or having the other party pay for their losses directly (held harmless). Both the HCA and the EI have certain responsibilities under the agreement. Each party should accept responsibility for loss arising from their own actions and those for whom they are responsible. This can be done through hold harmless and indemnity clauses. These clauses transfer the legal responsibility for payment of costs and damages arising from the legal liability of one party to the other.

HCPP strongly recommends that amendments are not made to the hold harmless and indemnification clauses found in the *Non-UCIPP Educational Institution Affiliation Agreement Template* without seeking HCPP risk management advice. The indemnity granted by the HCA has received blanket approval by the Executive Director of the Risk Management Branch of the Ministry of Finance in accordance with the *Financial Administration Act*. It is important to keep in mind that if terms of the agreement are materially changed, the blanket approval does not apply and approval of the indemnity on an individual basis is required.

Insurance:

Policies of insurance generally provide the assurance that a party has the financial capacity to fulfil its indemnity obligations. As such, an educational institution affiliation agreement should always specify the types and limits of insurance required for each party participating in the agreement. *The Non-UCIPP Educational Institution Affiliation Agreement* requires the EI to maintain comprehensive third-party liability insurance and medical malpractice and/or professional liability insurance, both in the minimum amount of \$5,000,000.00 (Cdn) per occurrence covering claims brought against the institution, institution staff or students.

This requirement can be problematic in relation to EIs outside of BC. In some instances, it is simply not the EI's practice to extend their insurance coverage to a student while the student is engaged in a practicum experience. In cases where the EI's insurance policy will only cover the EI itself, the student must arrange their own insurance coverage. HCPP recommends the student maintain comprehensive third-party liability insurance and, depending on the nature of the practice education, medical malpractice and/or professional liability.

To address this situation, the following language has been included in Schedule A, Section 2 of the *Non-UCIPP Educational Institution Affiliation Agreement Template*.

"If the Institution's insurance does not extend to its Students, for whatever reason, the Institution will advise each Student of the need to purchase and maintain the following insurance for the duration of their Practice Education with the Health Authority:

(a) Comprehensive third-party liability insurance in the minimum amount of \$5,000,000 (Cdn) per occurrence, and

(b) Maintain medical malpractice and/or professional liability insurance in the minimum amount of \$5,000,000 (Cdn) per occurrence.

The Institution will provide the Health Authority with proof of each Student's insurance coverage prior to each Student commencing their Practice Education with the Health Authority."

This language applies when the El's insurance does not extend to the student during their practice education experience and requires the El to advise the student of the student's need to purchase and maintain adequate insurance. In addition, this language also identifies that it is the El's responsibility to confirm the student has purchased their insurance prior to attending the HCA to begin their practice education. Drafting the language in this manner obligates the student to carry their own insurance but also puts the onus on the El for ensuring the student is aware of this necessity and has complied with it. As the two parties to the contract, the HCA and the El are the only ones that can be bound by its terms and conditions. To be enforceable, it is important this requirement rests with the El.

In cases where the student cannot arrange coverage, and the HCA wishes to facilitate the practice education placement in any event, please contact HCPP for advice.

In Summary:

The HCA's first position should always be to use the *Non-UCIPP Educational Institution Affiliation Agreement Template* without negotiations. If the HCA is dealing with an EI outside BC requesting changes, it is crucial the HCA assess the benefits of accepting the student placement before agreeing to negotiate any points of the contract. For example: could these practice education opportunities be offered to BC students? Does it make sense to dedicate training resources if the student is unlikely to return to your organization for employment after their practicum?

At times, it may be necessary to make exceptions. HCPP recommends the HCA always document its risk analysis so that the reasons can be communicated internally within the HCA, and if need be, to others outside the organization. Granting an exception in one circumstance should not set a precedent for how the HCA engages in future agreements. If the HCA's risk assessment clearly illustrates the benefits of accepting the proposed changes to the *Non-UCIPP Educational Institution Affiliation Agreement Template*, please contact HCPP for assistance.

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This document and the information contained within is not legal advice and is provided for guidance from a risk management perspective only. It is not intended as a comprehensive or exhaustive review of the law and readers are advised to seek independent legal advice where appropriate. If you have any questions about the content of this Risk Note, please contact your organization's risk manager or chief risk officer to discuss.

EDUCATIONAL INSTITUTION AFFILIATION AGREEMENT TEMPLATE

BETWEEN:

[Name of Health Authority] ("Health Authority")

Address: Phone: Facsimile: Email:

AND:

[Name of Educational			
Institution] ("Institution")			
Address:			
Phone:			
Facsimile:			
Email:			

(each a "Party" and collectively, the "Parties")

BACKGROUND:

The Health Authority (HA) and the Institution wish to work together to support the learning experiences of students enrolled in the Institution's educational programs, by providing access to practice education experiences at one or more facilities or health care settings operated by the Health Authority.

AGREEMENT:

The Health Authority and Institution agree to be bound by the attached Terms and Conditions ("Agreement").

This Agreement may be executed in counterpart, both of which together will constitute one and the same instrument. Each Party must deliver to the other Party an executed counterpart copy of the Agreement.

BY SIGNING BELOW THE PARTIES AGREE TO BE BOUND BY THIS AGREEMENT:

HEALTH AUTHORITY		INSTITUTIO	INSTITUTION	
Per:		Per:		
	Authorized Signatory		Authorized Signatory	
Name:		Name:		
Title:		Title:		
Date:		Date:		

TERMS AND CONDITIONS

1. **DEFINITIONS**

In this Agreement:

- a) "Applicable Law" means all present and future laws, statutes and regulations, applicable to any person, property or event relating to this Agreement, and all directives, rules, guidelines, orders and policies of any governmental authority having authority over that person, property or event and all general principles of common law and equity.
- b) "Business Day" means a day other than a Saturday, Sunday or statutory holiday in British Columbia.
- c) "Confidential Information" means all data, information and material relating to a Party and its services, staff, contractors, service providers, Students or Patients, whether or not it is stored in written, electronic or any other form including (i) Personal Information about a Party's staff, Students, clients and Patients, if any, (ii) records, including Health Records if any, (iii) any information about the business, affairs or operations of the Party which is not generally known or available to the public.
- d) **"Facilities**" means those facilities and health care settings that are operated or administered by the Health Authority, in the Province of British Columbia.
- e) **"FOIPPA"** means the Freedom of Information and Protection of Privacy Act (British Columbia), and regulations thereto, as amended or substituted from time to time.
- f) "Health Authority" (HA) means any health organization covered by Health Care Protection Program such as Vancouver Island Health Authority, Northern Health Authority, Interior Health Authority, Fraser Health Authority, Provincial Health Services Authority, and Vancouver Coastal Health Authority, including Providence Health Care.
- g) "HA Staff" means the officers, directors, employees, physicians, contractors, subcontractors, representatives, or agents of the Health Authority (HA).
- h) "Health Care Services" means all services provided by the Health Authority to or for the benefit of members of the public whether in acute, residential care, community care, research or other sectors.
- i) "Health Records" means Patient care records, clinical records and all other records and documents pertaining to the delivery of Health Care Services to Patients or Patient Personal Information.
- j) **"Health and Safety Standards**" means all Applicable Laws, standards of practice and codes of ethics issued by any professional regulatory body, and all rules, policies and regulations in place at the Health Authority or its Facilities that apply to the Students or the Institution Staff at the Facilities, any of which relate to workplace safety, the delivery of Health Care Services or the health and safety of Patients or HA Staff.
- k) "Institution" means entities delivering an education program.
- I) "Institution Staff" means the instructors, officers, directors, employees, contractors, subcontractors, representatives, or agents of the Institution.
- m) "Patients" means individuals who receive Health Care Services from the Health Authority or at the Facilities.
- n) "Personal Information" has the meaning set out in FOIPPA.

- o) "Practice Education" means that part of a Student's educational experience which takes place in the HA Facilities, and may involve access to Confidential Information, including Patient Health Records or HA business information. Students participate in these clinical or non-clinical educational experiences under the general direction and supervision of HA Staff or Institution Staff who are practicing professionals, authorized and qualified as applicable. If the Practice Education involves direct patient care it is to occur under the supervision of HA Staff or Institution Staff who are practicing and qualified to provide the services.
- p) "Practice Education Guidelines" (PEGs) provide Health Authorities and Institutions direction for working together to plan and provide Student Practice Education experiences for all disciplines in Health Authority Facilities in British Columbia (BC). The PEGs align with current regulations, standards, and legislation; and, to promote clarity, consistency, and equity for planning and placement processes.
- q) "Program" means those educational programs offered by the Institution and recognized by the Health Authority.
- r) "Student" means an individual admitted to an education program, who is in good standing in a course or program of studies, and is selected to take part in a Practice Education experience.

2. SCHEDULES

Schedule A (Insurance) attached to this Agreement, will, for all purposes, form an integral part of this Agreement.

3. **TERM**

This Agreement will commence______20__ and shall continue for a period of ______ year(s) ______ month(s) to ______, 20____ unless terminated earlier in accordance with Section 11. The Parties shall review this Agreement from time to time and revise if necessary, by mutual agreement. The Parties may agree, in writing, to renew this Agreement for further periods of one or more years / month(s).

4. MUTUAL OBLIGATIONS AND ACKNOWLEDGEMENTS

- a) The Health Authority and the Institution agree:
 - i) to work collaboratively with each other to enhance the Practice Education experience of the Students in the Program;
 - ii) to promote inter-professional Practice Education planning, delivery and evaluation;
 - iii) to follow the BC Practice Education Guidelines for experiences for Students in HA Facilities; and,
 - iv) to comply with the provisions of this Agreement and all Applicable Laws in the delivery of the Practice Education.
- b) The Institution and the Health Authority acknowledge that the Students' educational Program is designed and sponsored by the Institution, and acknowledge both Parties must agree upon appropriate supervision of, or instruction to Students in advance of the Practice Education experiences at the Health Authority.

5. OBLIGATIONS OF THE HEALTH AUTHORITY

- a) The Health Authority agrees:
 - to provide Institution Staff and Students with reasonable access to Facilities for the Practice Education experience and to provide supplies and equipment as reasonably required to support the Practice Education experiences;

- ii) to provide such onsite supervision of Students while engaged in the Practice Education experience at the Facilities, as may be agreed upon with the Institution;
- iii) in the event that a Student or Institution Staff member sustains an injury during the course of a Practice Education Experience at a HA Facility the HA will provide information reasonably requested by the Institution to permit the Institution to report the injury to WorkSafeBC or other workers compensation insurer;
- iv) to make available to the Institution, Student, and Institution Staff, all Health and Safety Standards, and policies, protocols and *Practice Education Guidelines* (PEGs) or other HA guidelines that apply to the Practice Education;
- v) to require each Student and Institution Staff to sign a confidentiality agreement prior to starting a Practice Education experience. The Health Authority will retain copies of these signed agreements;
- vi) to contribute to the evaluation of Students in accordance with the measurable learning outcomes for the Practice Education that are mutually developed with the Institution; and,
- vii) to provide to the Institution an evaluation of the Practice Education component of the Program, when reasonably requested to do so.
- b) Notwithstanding any other provision of this Agreement, the Health Authority's obligations under this Agreement will be subject to the availability of resources, its operational and administrative needs and ensuring the safety and care of its Patients. Without limiting the foregoing, the Health Authority may, at its discretion, alter, change, reschedule, substitute or terminate any Practice Education experience in order to meet its operational or administrative needs, in the event of employment or labour disputes or disruptions, to comply with Applicable Laws, in the event of emergencies or on the basis of the health or safety of Patients and HA Staff.

6. OBLIGATIONS OF THE INSTITUTION

- a) The Institution agrees:
 - to work collaboratively with the Health Authority to ensure the effective operation and administration of the Program, including scheduling the Practice Education experience and instruction for Students and attendance by Institution Staff;
 - to ensure all Students are duly registered at the Institution, are in good standing and satisfy all of the Institution's admission and performance standards necessary for participation in the Program and Practice Education experiences;
 - iii) to work with the Health Authority to designate HA Staff and/or Institution Staff who will be engaged in planning of the Practice Education experience and instructing Students in the course of the Practice Education;
 - iv) to consider, and where appropriate, recognize significant involvement of members of HA Staff in the Program through academic appointments to the Institution, subject to the Institution's policies and procedures;
 - v) to take reasonable steps to ensure that the Students and Institution Staff are aware of and comply with the research, academic, student conduct and off-campus activity policies of the Institution, this Agreement, and all the other applicable legislation, regulation, HA policies or guidelines (for example, respectful workplace, code of conduct, and intellectual property).
 - vi) to acknowledge that the Health Authority may refuse to permit a Student or member of Institution Staff to attend at any of the Facilities if a Student or Institution Staff member refuses to comply with the policies and procedures of the Health Authority, including any testing or screening requirements of the Health Authority;

- vii) if the Institution identifies a Student or Institution Staff member who poses or may potentially pose a health or safety risk to any person at the Facilities, the Institution will immediately advise the Health Authority and will, if reasonably necessary to protect others, suspend that Student's or Institution's Staff member's participation in the Practice Education. Health Authority approval is required prior to the reinstatement of the Student or Institution Staff into the Practice Education experience; and
- viii) that the Institution is solely responsible for the operation of the Program, and the form of instruction, design, and delivery of educational services to Students participating in a Program.
- b) The Institution agrees that it is an independent body, and not the agent, partner or joint venture of the Health Authority, and the Institution will not hold itself out to the public as such or make representations to Students or others that the Health Authority has approved the Program.

7. DESIGNATED REPRESENTATIVES, INCIDENT REPORTING & DISPUTE RESOLUTION

- a) In respect of the Practice Education, the Health Authority and the Institution will designate one or more individuals to act as their respective representative(s) in all matters relating to the operation of the Practice Education, in order to facilitate communications between the Parties to this Agreement.
- b) The Institution will immediately report to the Health Authority any incident taking place at the Facilities involving its Students or Institution Staff that causes or compromises the mental or physical health or safety of Patients, HA Staff or members of the public, including, but not limited to, breaches of the Health and Safety Standards.
- c) The Institution and the Health Authority will make good faith efforts to resolve any dispute related to this Agreement by amicable negotiations. All claims, disputes or issues in dispute between the Parties that are not resolved by negotiation will, with the agreement of the Parties, be decided by mediation, with senior representatives of the Parties present, for at least one session.

8. SUSPENSION AND REMOVAL

- a) The Health Authority or Institution has the authority to suspend or terminate the Student's Practice Education experience in accordance with the *Practice Education Guideline: Student Practice Issues*. The HA or Institution may suspend or exclude a Student or an Institution Staff member from Practice Education at the Facilities, either temporarily, pending investigation, or permanently, in any circumstances where the Health Authority or Institution has identified that the Student or Institution Staff member has, or there are reasonable grounds for believing that the Student or Institution Staff member has:
 - failed to comply with the *Practice Education Guidelines* or other guidelines that apply to the Practice Education, Health and Safety Standards or any other rules, regulations and policies of the Health Authority or any agreement with the Health Authority;
 - ii) endangered the mental or physical health or safety of any person; or,
 - iii) otherwise interfered with or compromised the operation of the Facilities or the provision of Health Care Services.

9. EMPLOYMENT

The Institution agrees that the Institution Staff and Students are not, by virtue of their involvement or participation in the Practice Education, employees of the Health Authority, nor are they entitled to employment benefits of any kind whatsoever from the Health Authority, including but not limited to statutory programs and disability, life, or other insurance coverage.

The Health Authority will have no liability or responsibility for the withholding, collection or payment of income taxes, employment insurance, statutory or other taxes or payments of any nature on behalf of, or for the benefit of, the Institution, Institution Staff, or the Students. The Health Authority shall be solely responsible for the employment, working conditions and any liabilities arising from its employment relationship with HA Staff participating in the Practice Education. For clarity, this provision does not limit the Health Authority's ability to hire Students independently of their participation in the Practice Education.

10. PRIVACY AND CONFIDENTIALITY

- a) The Parties acknowledge that while participating in the Practice Education, HA Staff, Institution Staff and Students may have access to Confidential Information of the other Party, and that such information is subject to the obligations of privacy and confidentiality, and the guidance provided in the *Practice Education Guideline: Privacy and Confidentiality*. The Parties also acknowledge and understand that they owe obligations of privacy and confidentiality to Patients, Students, and the staff of both Parties and comply with obligations under FOIPPA or other Applicable Laws and standards of practice.
- b) The Parties acknowledge and agree that all Confidential Information received from the other Party is deemed to be the property of that Party, and that this Agreement does not grant any authority to use, disclose, collect, or retain such information or records except to the extent strictly required for participation in a Practice Education. Without limiting the foregoing, in no case will Students, Institution Staff or HA Staff be permitted to retain or remove Confidential Information of the other Party, including Health Records, from the Facilities without the express written consent of that Party.
- c) The Parties agree:
 - i) to take reasonable steps to ensure that all staff and Students are aware of and uphold all policies regarding privacy, confidentiality, Confidential Information, and obligations under Applicable Laws;
 - ii) to immediately report to the other Party any breaches or potential breaches of Section 10, and provide assistance and cooperation with any investigation conducted by that Party into such breach; and,
 - iii) that on request, to immediately return any Health Records or Confidential Information of the other Party in its possession and will use its best efforts to facilitate the return of any such Confidential Information or Health Records in the possession of its staff or Students as applicable.
- d) The Institution acknowledges that this Agreement requires the Institution to make disclosure of certain information about Students and Institution Staff to the Health Authority. The Institution shall obtain all necessary consents from Students and Institution Staff, as required by HA policy and FOIPPA, as applicable, to permit such disclosures.
- e) The Health Authority shall protect the Personal Information of Students and Institution Staff that is in the custody and control of the Health Authority in accordance with FOIPPA.

11. TERMINATION

- a) This Agreement or any one or more Practice Education experiences may be terminated as follows:
 - i) by either Party with or without reason, on 90 days' written notice;
 - ii) by the Health Authority in the event that the Institution is in breach of this Agreement and the Institution has failed to rectify such breach upon being given 15 Business Days written notice of the breach; or,

- iii) by the Health Authority with immediate effect if the Health Authority determines, in its sole discretion, that a breach of this Agreement has been committed by the Institution and such breach has caused or is likely to cause an adverse effect on the health or safety of its Patients.
- b) Termination will not affect the obligations of either Party with respect to any act, omission or event that occurs prior to the end of the effective date of termination.

12. INDEMNIFICATION

- a) Except to the extent caused or contributed to by the negligence of the Health Authority or HA Staff, the Institution shall indemnify and save harmless the Health Authority from and against all claims, demands, losses, damages, judgments, costs, liability, expenses (including reasonable legal fees and expenses), actions and other proceedings made, incurred, sustained, brought, prosecuted or threatened to be brought or prosecuted that are based upon, occasioned by or arising out of any act or omission, error, deed or other matter on the part of the Institution, or Institution Staff arising out of this Agreement.
- b) Except to the extent caused or contributed to by the negligence of the Institution, Institution Staff, or Students, the Health Authority shall indemnify and save harmless the Institution from and against all claims, demands, losses, damages, judgments, costs, liability, expenses (including reasonable legal fees and expenses), actions and other proceedings made, incurred, sustained, brought, prosecuted or threatened to be brought or prosecuted that are based upon, occasioned by or arising out of any act or omission, error, deed or other matter on the part of the Health Authority or HA Staff arising out of this Agreement.

13. INSURANCE

The Institution and Health Authority each agree to maintain insurance coverage in accordance with Schedule A to this agreement.

14. **GENERAL**

- a) This Agreement shall be for the benefit of and be binding upon the Parties hereto, their respective successors and permitted assigns.
- b) If any provision of this Agreement is unenforceable or invalid for any reason whatever, such unenforceability or invalidity shall not affect the enforceability or validity of the remaining provisions of this Agreement and such provisions shall be severable from the remainder of this Agreement.
- c) The provisions herein constitute the entire Agreement between the Parties hereto and supersede all previous expectations, understanding, communications, representations, and agreements, whether verbal or written, between the Parties with respect to the subject matter hereof.
- d) Any inconsistency between this Agreement, and the policies, guidelines, or documents appended to or incorporated by reference into this Agreement will be resolved in favour of the Agreement.
- e) The failure by either Party at any time to require strict performance by the other, of any term or provision of the Agreement shall not constitute a waiver or breach of such or any other term or provision of this Agreement, nor shall it constitute a waiver of any succeeding breach of any other term or provision.
- f) No amendment to this Agreement shall be enforceable unless the same is in writing and signed by the Parties hereto.

- g) This Agreement shall be governed by and construed according to the laws of the Province of British Columbia and the laws of Canada applicable therein, and the Parties agree to attorn exclusively to the jurisdiction of the courts of British Columbia.
- h) Neither Party may assign its rights under this Agreement.
- Sections 10 (Privacy and Confidentiality), 11 (Termination), 12 (Indemnification), 13 (Insurance), 14 (g) (Governing Law) and 14(k) (Notice) and any other sections, including Schedules, herein that should survive in accordance with their terms shall survive the termination or expiration of this Agreement.
- j) This Agreement and all documents contemplated by or in connection with this Agreement may be executed and delivered in any number of counterparts with the same effect as if all Parties had signed and delivered the same document. All counterparts will be construed together to be an original and will constitute one and the same Agreement. Both Parties must deliver an executed copy of this Agreement to the other Party.
- k) Each notice to a Party must be given in writing. A notice may be delivered to a representative of the Party by hand, fax, or email as set out on the first page of this Agreement. Any notice delivered on a Business Day before 4:00 p.m. Pacific Time shall be deemed to have been given on that Business Day and after 4:00 p.m. shall be deemed to have been given on the next Business Day.
- I) Wherever appropriate in this Agreement, a singular term shall be construed to mean the plural where necessary, and a plural term the singular.

The remainder of this page left intentionally blank. Schedule A follows on the next page.

SCHEDULE A – INSURANCE

1. INSTITUTIONAL INSURANCE COVERAGE

The Institution will:

- (a) Maintain comprehensive third-party liability insurance in the minimum amount of \$5,000,000 (Cdn) per occurrence, and
- (b) Maintain medical malpractice and/or professional liability insurance in the minimum amount of \$5,000,000 (Cdn) per occurrence

covering claims brought against the Institution, Institution Staff or Students who are involved in the Program for injury to or death of a person or damage to or loss of property caused by any negligent act or omission of the Institution, Institution Staff, Students, and its agents or volunteers while in attendance at the Facilities.

2. NO INSTITUTIONAL INSURANCE COVERAGE

If the Institution's insurance does not extend to its Students, for whatever reason, the Institution will advise each Student of the need to purchase and maintain the following insurance for the duration of their Practice Education with the Health Authority:

- (a) Comprehensive third-party liability insurance in the minimum amount of \$5,000,000 (Cdn) per occurrence, and
- (b) Maintain medical malpractice and/or professional liability insurance in the minimum amount of \$5,000,000 (Cdn) per occurrence.

The Institution will provide the Health Authority with proof of each Student's insurance coverage prior to each Student commencing their Practice Education with the Health Authority.

3. INJURIES TO STUDENTS AND INSTITUTION STAFF

The Institution will arrange coverage under the *Workers Compensation Act* (BC) or equivalent coverage for Institution Staff and Students while engaged in activities at the Facilities, or, with respect to Institution Staff who are contractors or sub-contractors, will arrange and / or require such coverage.

Institution Staff and Students who are not eligible for coverage under the *Workers Compensation Act* (BC) or equivalent coverage, shall be advised by the Institution of their individual responsibility to obtain their own medical and/or accident insurance for the term of the Practice Education and sign a Waiver and Release of Responsibility form acceptable to the Health Authority. The Institution will confirm Institution Staff and Students have medical and/or accident insurance in place and will forward the signed Waiver and Release of Responsibility form prior to the Institution Staff and Students starting their Practice Education at the Facilities.

4. GENERAL

(a) The Institution will provide proof of insurance coverage upon request by the Health Authority.

- (b) The Institution will not cancel or materially alter its insurance coverage without thirty days prior written notice to the Health Authority.
- (c) The foregoing insurance will be primary and not require the sharing of any loss by any insurer of the Health Authority.

5. HEALTH AUTHORITY INSURANCE COVERAGE

The Health Authority is covered for general liability and professional liability under the provisions of the Province of British Columbia's Health Care Protection Program ("HCPP"). Throughout the term of the Agreement, the Health Authority will maintain its HCPP coverage, protecting the Health Authority and Health Authority Staff while working at the Facilities. HCPP coverage of the Health Authority will be primary with respect to all obligations assumed by the Health Authority under this Agreement.

APPENDIX 2 - WAIVER / RELEASE OF RESPONSIBILITY FORM

INSTRUCTIONS FOR USE OF SCHEDULE B WAIVER TEMPLATE:

- 1. This waiver is only required when STUDENTS or visiting INSTITUTION STAFF must secure their own medical and/or accident insurance because they don't have WorkSafe BC or an equivalent coverage (e.g., workers compensation coverage from another province) during the practice education placement.
- 2. Please replace [HA] with the name of the participating Health Authority.
- 3. Select the appropriate signature block depending on if the waiver is being used for a STUDENT or visiting INSTITUTION STAFF (i.e., when the waiver is used for a STUDENT, delete the signature block for the visiting INSTITUTION STAFF).
- 4. **The INSTITUTION is not required to sign this waiver.** Only when the waiver is being used for visiting INSTITUTION STAFF, will the visiting INSTITUTION STAFF sign on their own behalf.

Waiver of Legal Rights

(For STUDENTS or visiting INSTITUTION STAFF who are Responsible for Arranging Their Own Medical/Accident Insurance)

THIS DOCUMENT AFFECTS YOUR LEGAL RIGHTS, INCLUDING YOUR RIGHT TO SUE. PLEASE READ CAREFULLY. YOU MAY WISH TO SEEK INDEPENDENT LEGAL ADVICE IN RESPECT OF THIS AGREEMENT.

- I understand there can be significant dangers, including the risk of acquiring a serious illness, sustaining a psychological or physical injury, or death, associated with working in a clinical health care setting or hospital during a Practice Education experience.
- 2. I acknowledge and accept these risks and all other risks associated with participating in this Practice Education experience.
- 3. I accept full responsibility and release [HA] from all liability for any loss, injury or damage that I may suffer arising from or related to my participation in the Practice Education experience, including any physical or psychological injury arising from exposure to health risks. I release and discharge [HA], its directors, officers, employees, volunteers, agents, contractors and attending physicians from any and all liability for any loss, injury or damage which I may suffer during the Practice Education experience.
- 4. I waive any right of recovery from [HA], its directors, officers, employees, volunteers, agents, contractors and attending physicians, that I may otherwise be entitled to at law. I acknowledge and accept that [HA] disclaims all liability for such risks.
- I acknowledge that Workers' Compensation, accident, or similar death & disability coverage is <u>not</u> available to me from [HA] or Institution during the Practice Education. I have been advised by the Institution of my responsibility to obtain medical and/or accident insurance coverage myself.
- 6. I agree that this Agreement is governed by the laws of British Columbia, and any applicable laws of Canada, where I am participating in the Practice Education. I irrevocably submit to the exclusive jurisdiction of the courts of British Columbia.
- 7. I have read and understand this document and I am aware that by signing this waiver I may surrender certain legal rights.
- 8. I ______ (insert name of STUDENT or visiting INSTITUTION STAFF), confirm that I have read, understood, and accepted the terms of this Agreement as evidenced by my signature below.
- 9. I agree I have been given time to seek independent legally advice and sign this document voluntarily.

IF YOU HAVE ANY QUESTIONS REGARDING ANY OF THE CONTENTS OF THIS DOCUMENT, PLEASE CONTACT US PRIOR TO SIGNING IT.

[Select appropriate signature block: STUDENT or INSTITUTION STAFF]

I am 19 years of age or older:

STAFF Date
) Date

PARENT OR GUARDIAN (required where Participant is under 19 years of Age):

I am the Minor's parent and/or legal guardian I understand there can be significant dangers, including the risk of acquiring a serious illness, sustaining a psychological or physical injury, or death, associated with working in a clinical health care setting or hospital during a Practice Education experience. I acknowledge and accept these risks and all other risks associated with my child/charge participating in this Practice Education experience. I necessary agents, contractors and attending physicians from any and all liability for any loss, injury or damage, which my child/charge may suffer during the Practice Education experience. I waive any right of recovery from [HA], its directors, officers, employees, volunteers, agents, contractors and attending physicians that I may otherwise be entitled to by law. I acknowledge and accept that [HA] disclaims all liability for such risks.

Signature of PARENT/ LEGAL GUARDIAN

Print name of PARENT/ LEGAL GUARDIAN

Date