

KANSAS NURSING SERVICE SCHOLARSHIP PROGRAM SPONSORSHIP AGREEMENT

THIS AGREEMENT entered into this	day _	, 20	by and between
(Name of Facility)		,(hereinafter referred	d to as "Sponsor"), and
(value of Facility)		. (hereinafter referre	ed to as the "Student").
(Name of Nursing Student)			,
WHEREAS, Student and Sponsor acknown parties named herein, but that a related and independent Regents exists, which imposes obligations in additional actions and the statement of the statement	dent agree	ment between Student	and the Kansas Board of
WHEREAS, Student desires to enroll in an Kansas as a Registered Nurse or a Licensed Practic	•		leading to licensure in
WHEREAS, the Sponsor has agreed to ser requirements of the Nursing Service Scholarship Pro 74-3291 <i>et. seq.</i> and the applicable rules and regula	ogram adoj	pted by the Kansas Leg	gislature, cited as K.S.A.
WHEREAS, the Student desires to secure t Nursing Service Scholarship Program.	the sponso	orship of the Sponsor a	and to participate in the
NOW THEREFORE, in consideration of the of the parties hereinafter set forth, and for other good between the parties hereto:			•
1. <u>Sponsor Support.</u> The Sponsor will Program (hereinafter referred to as the "Program") by provisions of the Program. Such amount will be p deposit in the Nursing Service Scholarship Program such times and in such amounts as may be specified	by providing aid to the Fund in ac	ng the scholarship amo Executive Officer of t ccordance with the pro	ount established under the the Board of Regents for
Student Obligations. Student does he instruction leading to licensure as: (check one) a Registered Nursin a Licensed Practical	ng (RN)		gently pursue a course of
at		Upon comple	etion of such course of
(Name of College or other School		t affanta to assauct 1	ler commission that we are in a
instruction, Student will promptly apply for and u examination for licensure under the laws of the St			
Student is qualified, Student will enter into the employee			

examination for licensure under the laws of the State of Kansas as an RN or LPN. Upon licensure, if the Student is qualified, Student will enter into the employment of the Sponsor and serve as an employee working as an RN or LPN. The Student will continue to serve as an employee in such capacity until the Student has satisfied the obligation for service required under the Program and this Agreement. Such Student shall commence the full time or the equivalent to full-time practice, as specified by the rules and regulations of the Kansas Board of Regents, as an employee of the Sponsor within six (6) months after registration with the State Board of Nursing and shall continue such practice for the required period, Which is one year of service for each academic year (or part of a year) of sponsorship. A scholarship recipient may petition the Executive Officer of the Board staff for a transfer of the sponsorship that may be granted if the original sponsor agrees, and if the scholarship recipient finds a sponsor who will accept the transferred recipient under substantially similar terms and conditions. No sponsorship shall be transferred unless it provides for service in a rural area, except for sponsorships transferred because of a family exigency. Transfer agreements are not effective until approved by the Executive Officer of the Board staff.

- 3. Repayment Obligations. In the event the Student fails to satisfy the obligation imposed under the Program and under the provisions of this Agreement, the Student shall pay to Sponsor all monies paid by Sponsor in addition to interest which is equivalent to the interest rate applicable to loans made under the federal PLUS program at the time such person first entered into an agreement plus five percentage points per annum from the date the sponsor check was sent to the Kansas Board of Regents. Installment payments, if any, are to be negotiated with the Sponsor at the time it is determined the Student has failed to satisfy the Student's obligations under this Agreement.
- 4. <u>Delay in Obligation Performance</u>. The service obligation imposed upon the Student under the terms of the Program and this Agreement may be postponed:
 - (a) During any required period of active military service;
 - (b) During any period of service as a part of the Volunteers and Service to America (VISTA);
 - (c) During any period of service in the Peace Corps;
 - (d) During any period of service commitment to the United States Public Health Service;
 - (e) During any period of religious missionary work conducted by an organization exempt from taxes under subsection (c) of Section 501 of the Internal Revenue Code of 1986 in effect on January 1, 1989;
 - (f) During any period of temporary medical disability during which the person obligated is unable because of such medical disability to practice professional nursing; or
 - (g) During any period of time a person obligated is enrolled and actively engaged on a full time basis in a course of study leading to a degree in the field of nursing which is higher than that attained formerly by the person obligated.
 - (h) During the period of time the person obligated remains on FMLA leave. An obligation under any agreement entered into as provided in the nursing service scholarship program shall be postponed under clause
 - (i) During the period of time the state board of regents determines that the special circumstances exist.

 The state board of regents shall adopt rules and regulations prescribing criteria or guidelines for determination of the existence of special circumstances.

Provided, however, that except with respect to Paragraphs 4(f), (h) & (i), the postponement of the performance of the obligations required under this Agreement may not be extended for a period of more than five (5) years from the time the service obligation was to commence under the provisions of this Agreement. Provided further that no postponement in the service obligation shall be effective unless the postponement is applied for in writing by the Student and approved in writing by the Sponsor.

- 5. <u>Termination of Obligation.</u> The service and repayment obligations of the Student to the Sponsor under this Agreement may be terminated under the following circumstances:
 - (a) Completion of the service obligation under the Nursing Student Scholarship Program.
 - (b) Death of the Student or former Student.
 - (c) Onset of permanent physical disability of the Student that renders the Student unable to satisfy the obligation.
 - (d) Student fails to satisfy graduation requirements of the School of Nursing despite making the best effort to do so. Best effort is determined by the Director (or equivalent) of the respective School of Nursing.
 - (e) Student fails to satisfy all requirements for a permanent license to practice nursing in Kansas or is subsequently denied the license, after three consecutive attempts, despite best efforts on behalf of the student to procure licensure.
 - (f) The Sponsor cannot or will not employ the Student due to the Sponsor's bankruptcy, loss of licensure or certification, or failure of Sponsor operations.
 - (g) The student does not meet mandatory or minimum requirements for employment and is not hired by the sponsor.
- 6. <u>Notices.</u> All notices which are required or may be given pursuant to the terms of this Agreement shall be in writing and shall be sufficient in all respects if given in writing and delivered

Mail or deliver Sponsor not	ces to:	Mail or deliver Student notices to:
		er party hereto of a breach of any provision of this waiver of any subsequent breach by either party.
	, and this Agreeme	nforceability of any provision of this Agreement sha ent shall be construed in all respects as if such inval
		e governed by the laws of the State of Kansas. ure to the benefit of and be binding upon the parties
		ings contained in this Agreement are for convenience terpreting any of the provisions hereof.
to repay, failure to begin agreed urepayment by installment shall caus	oon installments to all amounts owed	ure to commence service and, in the alternative, failure to commence service and, in the alternative, failure repay sponsor, or default after commencement of to be immediately due and payable; and the liability and all monies owed sponsor. Default shall be declared
13. <u>Integration.</u> This writt parties.	n agreement consti	itutes the entire and complete agreement between the
		caused this Agreement to be executed by its duly ement as of the day and year first above written.
(NAME AND SIGNATURE OF POINT	F CONTACT)	(SIGNATURE OF NURSING STUDENT)
By:		
"Sponsor" Signatur	;	"Student" Signature
Date		Date