5. [Partner]will assist any Student requiring emergency medical care in the case of injury or illness during the affiliation. Students are required have medical insurance, proof of which shall be furnished tq[Partner]

and disputes concerning a Student's removal [Rantner]will be resolved by joint conference betweerRowanand[Partners] representatives.

- 4. Rowan and Partner] arein compliance with applicable local state and federal laws and regulations, will not discriminate on the basis of race, religion, color, sex, age, national origin, handicap, sexual preference, disabled or Vietnam era veteran, **statuts**er protected classifications in access **tts** programs and activities.
- 5. The term of this Agreement shall be for a **orear** period from the Effective Date above and thereafter from year to year unless terminated in accordance with paragraphenesi D.7.
- 6. This Agreement may be terminated by either party giving written notice to the other party at least 90 days prior to the effective date of such termination.
- 7. This Agreement may be terminated by either party at any time if the other party defaults in any materialobligation, but only if such default shall have continued for a period of ten (10) days after receipt of written notice thereof by the other party.
- 8. In the event of the termination of the Agreement as provided for in paragraphs D.7, Students who are participating in the education program at the time of such termination shall be permitted to complete the experience.
- 9. Notices, requests and other communications required pursuant to this Agreement shall be in writing and shall be sent by firstass nail or overnight service (e.g., Federal Express) to each party as follows:

If to Rowan: Office of General Counsel Rowan University Bole Hall 201 Mullica Hill Road Glassboro, NJ 08028

If to [Partner]

[insert address]

- 10. This Agreement may brevised or modified by a written amendment signed by authorized representatives of both parties.
- 11. This Agreement and its Exhibit(s) represent the entire understanding of the parties with respect to the subject matter covered herein and supersedes an **files** with previous agreements between the parties.
- 12. This Agreement shall be construed in accordance with the laws of the Site Jersey

IN WITNESS WHEREOF, the parties cause this Agreement to be executed by their duly authorized representatives, as of the day and year above first written.

[Partner]

Rowan

Joseph Scully, CFO Rowan University Date

Date

Exhibit 1

Field Placement Assignment