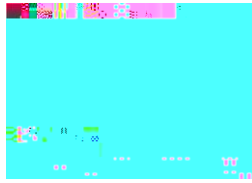


THIS FORM IS FOR USE WITH UNPAID INTERNSHIP HOSTS (ANT 4940)

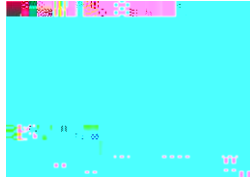
_____ n and THE
UNIVERSITY OF SOUTH FLORIDA BOARD OF TRUSTEES, a public body corporate, located at 4202 East Fowler Ave., Tampa, FL, 33620 (the
"University").

WHEREAS, the University has established programming to give students experiential learning opportunities in various community organizations which
complement their chosen disciplines, and

ultimately provide improved services to the community. _____ the Interns and Internship Host, all of which will



7.2



provide quality health care. Termination of a student must be followed with a written communication to the Coordinator, including a statement of facts
tion.

9.3 No Guaranteed Offer. Internship Host does not guarantee an offer of employment to any Intern in connection with the Program.

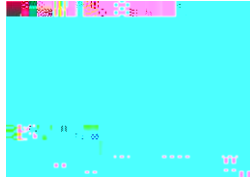
9.4 No Compensation. The parties understand and agree that neither party, nor any Intern, will be entitled to compensation hereunder for its participation in the Program. No Intern will be considered an employee of either the University or Internship Host as a result of participation in the Program, and neither the University nor Internship Host will be responsible for

10. MISCELLANEOUS

10.1 Force Majeure. Neither party shall be responsible for any failure to perform or delay in performing any of its obligations under this Agreement where and to the extent that such failure or delay results from causes outside the reasonable control of the party. Such causes shall include, without limitation, Acts of God or of the public enemy, acts of the government in either its sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, freight embargoes, civil commotion, or the like. Notwithstanding the above, strikes and labor disputes shall not constitute an excusable delay for either party under this Agreement. The Agreement may be terminated without penalty by the party whose performance has not been affected if nonperformance continues for more than thirty (30) days.

10.2 Headings, Counterparts. Headings used in this Agreement are for reference purposes only and shall not be used to modify the meaning of the terms and conditions of this Agreement. This Agreement may be executed in two or more counterparts each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

10.3 Modification of Agreement. This Agreement shall not be modified or amended except by a written document executed by an authorized representative of each partyntat23461.nd conhat su[N]6(0.60001 refBT)21(e)4(d)4()JTET0 gn172(m)-17(e)4(d)JTETBT21(e)4(d)4()6 419.59 Tm[M]12(o)4(d)4(if21



safety and security policies (including a prohibition against weapons), (vi) computer security and use policies; (vii) HIPAA compliance; and (viii) employee code of conduct.

10.10 Non-Assignment. Neither party may assign or subcontract its duties or responsibilities under this Agreement without the prior written approval of the other party.

10.11 Non-Waiver. No waiver of any breach of any provision of this Agreement shall constitute a waiver of any prior, concurrent or subsequent breach of such provision or any other provisions hereof and no waiver shall be effective unless made in writing.

10.12 Entire Agreement. This Agreement constitutes the entire agreement between the parties and any pri

