EDUCATION AFFILIATION AGREEMENT

This Education Affiliation Agreement ("Agreement") is entered into by and between Trinity Health Of New England Corporation, Inc., a Connecticut non-stock corporation for itself and on behalf of its subsidiaries ("Organization") and City of Waterbury, Waterbury Department of Education, ("School"), on January 11, 2023 ("Effective Date").

WHEREAS, School offers a course of education which requires that students receive educational experience as part of their professional preparation;

WHEREAS, Organization has an interest in, and resources for, providing an educational experience consistent with the School's requirements; and

WHEREAS, School wishes to affiliate with Organization for the purpose of allowing qualified students to obtain such educational experience.

NOW, THEREFORE, the parties agree as follows:

I. SCHOOL DUTIES

- A. Education Experience. School shall determine which students, and the number of students who, will participate in each educational experience rotation at Organization pursuant to this Agreement (each, a "Student", and, collectively, the "Students"), which determination shall be subject to approval by Organization. The School shall plan and administer the educational requirements to satisfy the requirements of all applicable laws, regulations and licensing or supervising agencies.
- B. Student Records and Family Education Rights and Privacy Act ("FERPA"). School shall maintain all educational records and reports relating to Student's clinical training at Organization. School shall comply with the requirements of FERPA and shall have direct control over Student records for purposes of FERPA and since Organization is not an "educational agency or institution" nor does it receive funding from the Secretary of Education of the United States of America, the School is solely responsible for FERPA compliance. School is responsible for all record keeping related to any required documentation of Organization's access to student records and/or School's disclosure of personally identifiable information from student records to Organization or to other third parties without the eligible Student's written consent. School further acknowledges that it has adopted a FERPA policy and issues an annual notification to eligible students as required by FERPA.
- C. Supervision. School shall supervise all Students in accordance with pertinent laws and regulations, which supervision may or may not be on site. All student observations and/or educational experience at Organization shall be subject to the approval of the Organization.
- D. Training. School shall screen its Students for training, background, basic skills, professional ethics, attitude, behavior and experience and shall recommend for placement in the Organization education experience program only those Students

- who meet the requirements for participation established by the School and the Organization.
- E. Policies. Organization shall make available to and School shall assure that Students comply with the policies, procedures, laws, standards, bylaws and rules and regulations of Organization and its affiliates at all times.
- F. OSHA Training. All School employees involved in the educational experience with Organization and Students shall document appropriate training concerning applicable OSHA requirements, including without limitation, blood borne pathogens.
- G. Participation Agreement. School shall require and ensure that each Student selected to participate in the educational experience at Organization will sign the "Student Participation Agreement" attached hereto and incorporated herein as Exhibit A. Students will sign Exhibit A forms as part of the local onboarding process specified by the site prior to the student arriving for an educational experience.
- H. Background Check. School shall perform/verify a criminal background check on each Student. Any felony conviction within the previous five (5) years, and certain other convictions regardless of the length of time since conviction, may preclude a student from being accepted. Other situations will be considered on a case-bycase basis, taking into account risks to patients, employees, and the organization.
- I. Drug Screening. School shall ensure that the student has passed a drug test administered by a United States Substance Abuse and Mental Health Services Administration certified laboratory, or an equivalent test.
- J. Health Certification of Students and Faculty Who Are Present at Organization. An authorized representative of School will sign Exhibit B for each student and faculty or provide an analogous group attestation form, containing the required information for each and supply to Organization prior to the student or faculty starting any education experience with Organization. Organization may request and School shall provide proof of required vaccinations provided by student. Such Health Certificate requires attestation that Organization has viewed proof that student has received the following vaccinations:
 - 1. Tuberculin skin test (must be completed not more than one (1) year prior to start date); the Tuberculin Assessment Form must be completed if previous Tuberculin test was positive;
 - 2. MMR:
 - a) If born before January 1, 1957, documentation of measles, mumps and rubella titers showing immunity. If non-immune, two MMR vaccinations;
 - b) If born on or after January 1, 1957, documentation of two MMR vaccinations;
 - 3. Attestation of having had the chicken pox or varicella titer as showing

immunity;

- 4. Hepatitis B vaccination or proof of immunity to Hepatitis B, (or written refusal of Hepatitis B vaccination signed by the student that expressly holds the Organization harmless for any Hepatitis B exposure or infection that may result from the Student's education experience at Organization) and/or such other immunization and health-related testing as may be required by the applicable state level health department or the Occupation Health and Safety Administration for each student assigned to Organization, as these requirements may change from time to time; for purposes of this Agreement, a student shall be considered to be vaccinated against Hepatitis B if he or she has received at least one (1) injection of the vaccine and is in the process of completing the required services of three injections.
- 5. Flu vaccine for the season of the rotation; and
- 6. COVID-19 Vaccine: Evidence that the student(s) (and School staff that come to Organization's facilities) is fully vaccinated (as defined by Organization's policies) against COVID-19 for the season of the rotation.

If students or faculty have a religious or medical exemption to any of the above vaccinations, school is required to note that School has approved an exemption on Exhibit B for the student or faculty member.

- K. Confidentiality. School will advise all Students assigned to Organization regarding the confidentiality of patient/client records and patient/client information imparted during the training experience. School will also advise all Students that the confidentiality requirements survive the expiration or earlier termination of this Agreement.
- L. Notification. School shall notify the Organization at least thirty (30) days prior to the date it desires to establish an educational experience for the Students. Such notification shall include the names, addresses and other information required in this Section I and the requirements of the Students' educational experience at Organization. After opportunity to review each Student's academic and experience record and other information provided by School, Students' participation in the education experience at Organization shall be subject to final approval of Organization.
- M. Control of Academic Program. School shall have complete control over all academic aspects of the educational experience program, including but not limited to, admissions, administration, faculty appointments, program design, grading, examinations, evaluations and discipline.
- N. Personal Protective Equipment ("PPE"). School will advise each Student and Faculty that they will be required to wear appropriate PPE which is approved by Organization. Use of PPE will be in accordance with Organization guidance, such guidance adheres to CDC and state requirements.

II. ORGANIZATION DUTIES

- A. Professional Experience. Organization shall provide Students with supervised educational experience for each program that the parties mutually agree to participate in, outlined in the form attached hereto as Exhibit C, and as appropriate for up to such number of Students and educational experience contact hours per semester as agreed upon by the parties. Organization shall provide the appropriate use of its facilities by Students enrolled in the School or otherwise provided by the School.
- B. Participation. During educational experiences, the Students shall be permitted to participate in professional services at the Organization's facilities under the supervision of the appropriate professional staff of the Organization and the School. The scope of the Students' participation will be determined by the applicable Organization policies and to the extent permitted by law and at discretion of Organization staff.
- C. Emergency. In the event of an emergency, or when required, Organization shall have the right to temporarily relieve or remove a Student from a specific assignment.
- D. Student Removal. Organization, in its sole discretion, may immediately remove from its premises, and suspend or terminate the participation of, any Student in any education experience governed by this Agreement if Organization determines that the Student failed to observe applicable policies, procedures, rules, regulations or the instruction of Organization supervisors. Organization will immediately notify School of any such removal, suspension or termination.
- E. Laws. Organization shall comply with all applicable laws and regulations.
- F. Non-Teaching Patients. No provision of this Agreement shall prevent any patient from requesting not to be a teaching patient or prevent any member of the Organization medical staff from designating any patient as a non-teaching patient.
- G. Right of Refusal. No provision of this Agreement shall prevent Organization from refusing to accept any student who has previously been discharged for cause as an employee of Organization, who has been removed from or relieved of responsibilities for cause by Organization, or who would not be eligible to be employed by Organization. Organization shall notify School in writing of its refusal to accept a student and the basis for the refusal; School shall not thereafter submit such student for clinical experience at Organization. Each Organization shall retain the right to decline the assignment of students from School at any time for operational reasons.

III. MUTUAL DUTIES

- A. Student Assignment. The School and Organization shall mutually agree upon assignment of Students to particular Organization facilities.
- B. Non-discrimination. No Student shall, on the grounds of race, color, sex, creed, age, or national origin be excluded from participation in, be denied the benefits of, or be subject to discrimination under any provision of this Agreement.

Regarding any position for which a Student is qualified, neither Organization nor School shall discriminate against any Student because of physical or mental disability. Each party agrees to treat qualified disabled students without discrimination based upon their physical or mental disability in all educational activities associated with this Agreement, and to afford such individuals reasonable accommodations at the expense of the School.

C. Liaison and Supervision Requirements. Each party will appoint a liaison to serve as a communication link between the parties. Each party will provide qualified and competent individuals in adequate number for the instruction and/or supervision of Students.

IV. RELATIONSHIP OF THE PARTIES

- A. Legal Status of Students. It is understood and agreed that the Students are enrolled in a professional education program offered by the School. The Students shall not be deemed or considered to be employees or agents of Organization for any purpose and shall remain at all times students of the School. Students will not be entitled to receive any compensation or benefits from Organization, including, but not limited to, health care insurance, vacation or sicktime or any other benefit of employment, directly or indirectly.
- B. Independent Contractor Status. It is mutually understood and agreed that Organization and School are, and shall be at all times, performing as independent contractors of each other. Nothing in this Agreement is intended or shall be deemed or construed to create an agency, employer/employee, partnership, franchise, or fiduciary relationship between Organization and School and any relationship between parties is nothing other than that of educational affiliates. Neither party shall have the right to bind the other to any contractual or other obligation.

V. TERM AND TERMINATION

- A. Term and Extension Period. This Agreement shall commence on January 11, 2023 ("Effective Date") and shall remain in effect for a term of three years expiring on January 10, 2026 ("Expiration Date"). This is the "Term". At the end of the Term, the parties may, by mutual written agreement, agree to extend this Agreement for a period of no more than one (1) year. This is the "Extension Period".
- B. Termination by Either Party. During the Term of the Agreement it may be terminated with or without cause by either party on thirty (30) days prior written notice. Notwithstanding any such termination, all Students already enrolled in and participating in an educational experience pursuant to this Agreement at the time of the notice of termination shall be given a period of time not to exceed the shorter of i) the end of the semester or ii) six (6) months from the date of the notice of termination during which to complete the current course in their educational experience at Organization, during which time the terms of this Agreement shall continue to govern the balance of such Students' education experiences.
- C. Termination for Breach. In the event that either party gives notice to the other party that the other party has materially breached any obligation under this Agreement

- and such breach has not been cured within fifteen (15) days following the giving of such notice, the party giving such notice will have the right to terminate this Agreement immediately.
- D. Legal Opinion. If Organization obtains a written opinion of legal counsel stating that, in the event of an audit or investigation, this Agreement is likely to be challenged by any governmental agency as illegal or improper or resulting in fines, penalties or exclusion from the Medicare or Medicaid program, loss of tax-exempt status or its ability to obtain tax-exempt financing, Organization may terminate this Agreement by providing written notice to School. Within ten (10) days of such notice, the parties shall meet and confer to discuss mutually acceptable means of restructuring the relationship to eliminate the legal concern. In the event that the parties are unable to reach agreement on new terms within twenty (20) days of their meeting, this Agreement shall automatically terminate.
- E. Force Majeure. If either party is unable to perform its duties under this Agreement due to strikes, lock-outs, labor disputes, governmental restrictions, fire or other casualty, emergency, closure of a facility or department or any other cause beyond the reasonable control of the party, such non-performing party shall be excused of performance and shall not be in breach of this Agreement, for a period equal to any such prevention, delay or stoppage. Notwithstanding this provision, a party may terminate this Agreement immediately upon written notice if such events continue for thirty (30) days or longer.

VI. CONFIDENTIALITY AND PROPRIETARY INFORMATION

- A. During the term of this Agreement and in perpetuity thereafter, regardless of the reason for the termination of this Agreement, School and/or Students shall hold all data and information, in any form, which is confidential and proprietary to Organization or its affiliates used or encountered during the term of this Agreement ("Proprietary Information") in confidence and shall not discuss, communicate or disclose to others, or make any copy or use of the Proprietary Information without first obtaining the written consent of Organization, unless required by law.
- B. Patient Identification. The identity of a patient, the nature of procedures orservices provided to patients and information included in the patient's medical records shall be confidential and shall not be disclosed by the School or Students other than for use in direct patient care unless authorized in writing by Organization or as may be required by law. Without limiting the foregoing, the School agrees to comply with all applicable federal and state confidentiality laws including, without limitation, the Health Insurance Portability and Accountability Act of 1996, as amended, and its related regulations ("HIPAA").
- C. Records. Organization shall have custody and control of all medical records and charts in patient files. Neither the School nor the Student may remove or copy such records except with written permission of Organization.
- D. Studies and Research. All reports, projects, or theses, and publications based upon studies and research arising out of the cooperative education experience permitted by this Agreement shall be reviewed and approved prior to release by

- means of such of procedures as Organization shall designate. Approval of the Organization shall not be unreasonably withheld.
- E. Ownership of Work. Any and all work product created or developed by Students in the performance of their educational experience under this Agreement shall be the sole and exclusive property of Organization. School hereby irrevocably conveys, transfers, and assigns to Organization all right, title and interest in and to, including all intellectual property rights in and to, such work product, whether or not such work product is deemed a "work made for hire" under the Copyright Act. School irrevocably waives any and all claims School may now or hereafter have in any jurisdiction to so called "moral rights" with respect to the work product and shall provide to Organization all assistance reasonably required to perfect Organization's and its affiliate's rights in the work product hereunder. Notwithstanding the foregoing, Student may use work product created or developed in the performance of an educational experience under this Agreement for the sole purpose of satisfying School course requirements and for no other purpose.

VII. INDEMNIFICATION AND INSURANCE

- A. Indemnification. Each party shall indemnify, defend and hold harmless the other party, including, but not limited to, their officers, employees, directors and agents (collectively, the "Indemnified Party"), from and against all liability, claims, judgments, losses, damages and expenses, including reasonable legal fees and expenses, arising solely from their acts and omissions in the performance of their duties andobligations under this Agreement. In such an event, the Indemnified Party shall have the option either of providing its own defense for which Indemnifying Partyshall promptly pay the Indemnified Party its reasonable cost and expenses or the Indemnified Party may tender the defense to the Indemnifying Party, which shall assume it.
- B. Notification. Each party shall notify the other within ten (10) days of receipt of any lawsuits, claims or notices of intent to file a lawsuit based in any manner on the services provided under this Agreement.
- C. Professional Liability Insurance. The School shall not assign any Students or instructors to Organization until the instructors and Students can demonstrate professional liability insurance coverage with policy limits of \$1,000,000 per occurrence and \$3,000,000 aggregate per year.
- D. General Liability Insurance. The School shall not assign any Students or instructors to Organization until the instructors and Students can demonstrate general liability insurance coverage with policy limits of \$1,000,000 per occurrence and \$2,000,000 aggregate per year, adding the Organization as an additional insured with respects to this Agreement.
- E. Workers Compensation Insurance. If instructors accompany assigned Students to the Organization as a required part of the educational experience for purposes in relation to this Agreement, the School must demonstrate workers compensation insurance in amounts required in accordance with applicable laws within the state where the educational experience is being performed.

- F. Student Health Insurance. School will inform student that it is the responsibility of each student participating in the education experience at Organization to have health insurance to cover emergency health care for illnesses or injuries resulting from the student's field experience at Organization. It shall be the responsibility of the student to provide payment or adequate health insurance coverage for such emergency care and any subsequent care. Organization may request each Student to provide proof of insurance prior to beginning the education experience with Organization.
- G. Proof of Insurance. Attached to this Agreement as an Exhibit is a copy of School's certificates of insurance required under this section. School shall provide Organization Facilities with updated certificates of insurance annually and upon request, to maintain compliance with the terms of this Agreement. Said certificates of insurance shall not be materially amended or cancelled without thirty (30) days prior written notice to Organization.
- H. Organization Insurance. Organization will maintain professional liability and commercial general liability insurance for itself and its employees, which covers Hospital's operations at all sites where services are performed, with limits as follows: General Liability of One Million Dollars (\$1,000,000) per occurrence and Two Million Dollars (\$2,000,000) in the aggregate and Umbrella/Excess coverage of at least Five Million Dollars (\$5,000,000.00) and Professional Liability of One Million Dollars (\$1,000,000) per each claim and Three Million Dollars (\$3,000,000) in the aggregate and Abuse and Molestation of One Million Dollars (\$1,000,000) per occurrence and One Million Dollars (\$1,000,000) in the aggregate, or other coverages and limits as otherwise approved by School.

VIII. MISCELLANEOUS

- A. Governing Law. The laws of the state where the services are to be performed govern this Agreement.
- B. Venue. Venue shall be proper only in the jurisdiction where the services were performed or delivered.
- C. Amendment. An amendment of this Agreement is not effective unless it is in writing and signed by each of the parties.
- D. Waiver. Waiver of any provision(s) of this Agreement is not effective unless the waiver is in writing and signed by the party against whom enforcement of the waiver is sought. Failure to enforce any provision does not constitute a waiver.
- E. Reformation. The provisions of this Agreement will be deemed severable and if any part of any provision is determined to be unenforceable, the provision may

be changed to the extent reasonably necessary to make the provision, as so changed, enforceable.

- F. Severability. If any provision of this Agreement is determined to be unenforceable, the remaining provisions of this Agreement will not in any way be affected or impaired, but will remain binding in accordance with their terms.
- G. Headings. The descriptive headings of the Sections of this Agreement are inserted for convenience only and shall not control or affect the meaning or construction of any provision.
- H. Notices. Notice shall be given in writing and shall be effective upon depositing the notice in first-class mail or certified mail, return receipt requested, to Organization or School at the addresses below or upon actual receipt by the otherparty. Facsimile notices shall be delivered during the receiving party's normal business hours and shall be effective only if the sending party maintains written confirmation of facsimile receipt. Either party may change the address to which notices are to be sent by notice given in accordance with the provisions of this Section.

Organization: Trinity He

Trinity Health Of New England Corporation, Inc.

1000 Asylum Avenue

Hartford, Connecticut 06105

Attn: President and Chief Executive Office

Copy to:

Trinity Health

20555 Victor Parkway

Livonia, Michigan 48152-7018

Attn: Legal Department

Trinity Health Of New England Corporation, Inc.

114 Woodland Street

Hartford, Connecticut 06105

Attn: General Counsel, Dept. of Legal Services

Trinity Health Of New England Corporation, Inc.

114 Woodland Street

Hartford, Connecticut 06105

Attn: Angela Boratgis, Manager, Medical Education Department

School:

Waterbury Public Schools

236 Grand Street, Chase Building, 1st Floor

Waterbury, Connecticut 06702 Attn: William F. Clark, Esq

Copy to:

Office of Corporation Counsel 235 Grand Street, 3rd Floor Waterbury, CT 06702

I. Enforceability. This Agreement is intended for the benefit of the parties only. There are no other intended third-party beneficiaries.

- J. Presumption. There is no presumption for or against either party as a result of such party being the principal drafter of this Agreement.
- K. Entire Agreement. This Agreement, including all Exhibits referenced herein, constitutes the entire agreement between the parties concerning the subject matter herein. This Agreement supersedes all prior and concurrent negotiations, agreements and understandings between the parties, whether oral or in writing, concerning the subject matter hereof.
- L. Assignment. This Agreement may not be assigned, except by Organization to a parent, subsidiary, successor, or affiliated entity, without the written consent of the parties. Subject to the foregoing limitation upon assignment, this Agreement shall be binding upon and inure to the benefit of the successors and assigns of the parties.

IX. CITY REQUIRED PROVISIONS - References in this Section to "City" shall bear the same meaning as "School"

A. <u>Prohibition Against Gratuities and Kickbacks (§39.042 of City's Code of Ordinances)</u>

- 1. No person shall offer, give, or agree to give any current or former public official, employee or member of a board or commission, or for such current or former public official, employee or member of a board or commission to solicit, demand, accept or agree to accept from another person a gratuity or an offer of employment in connection with any: decision; approval; disapproval; recommendation; preparation of any part of a program requirement or a requisition; influencing the content of any specification or procurement standard; or rendering of advice, investigation, auditing, or in any other advisory capacity in any proceeding or application, request for ruling, determination, claim or controversy, or other particular matter pertaining to any program requirement or a contract or purchase order, or to any solicitation or proposal therefore.
- 2. No person shall make any payment, gratuity, or offer of employment as an inducement for the award of a subcontract or order, by or on behalf of a subcontractor, the prime contractor or higher tier subcontractor or any person associated therewith, under contract or purchase order to the City.
- 3. The value of anything transferred or received in violation of the provisions of this Chapter or regulations promulgated hereunder by any person subject to this Chapter may be recovered by the City.
- B. Prohibition Against Contingency Fees (§39.47 of City's Code of Ordinances).

 The signatories to this Contract hereby represent that it has not retained anyone to solicit or secure a contract with the City upon an agreement or understanding for a commission, percentage, brokerage or contingency fee.

(Signature Page to Follow)

Trinity Health Of New England Corporation, Inc.	City of Waterbury, Waterbury Department of Education
By: Jennifer Schneider	Printed Name: New M. O'Leony
Title: Senior Vice President and Chief Financial Officer	Title: Mayor
Date: 1-13-2023	Date://3/23

S:\Departments\Legal Department\1-EDUCATION AFFILIATION AGMTS\Waterbury, City of\Waterbury Department of Education\23-0024 EAA\23-0024 EAA - Waterbury DOE and TH Of NE - 2023 AN redline 01-11-23.docx

Attorney, Office of The Corporation Counsel

Exhibit A Student Participation Agreement

I,("Student"), in consideration of participating in the education (print name)
experience program provided by
("Organization"), through my participation in Organization's training program, hereby agree the following:
 I will comply with all applicable, policies, procedures, rules and regulations of Organization, and the instructions of Organization supervisors, including but not limited to, those governing patient confidentiality. I will further observe professionally appropriate modes of drespehavior and grooming at all times.
2. I will participate in education and training opportunities in accordance with the instructions of Organization supervisors.
3. I understand and acknowledge that Organization has the right to take certa actions, including but not limited to, the right to suspend or terminate me from, or limit merticipation in, the education experience program, or to evaluate me unfavorably, if in its exclusive judgment I have failed to observe applicable policies, procedures, rules, regulations, or the instructions of Organization supervisors, or have compromised the standard or quality of patients are or the safety of patients, or for other reasonable cause, including the failure to follo appropriate modes of dress, grooming and behavior. I hereby voluntarily release Organization and its directors, officers, employees, agents and representatives from any and all liabilities based on such actions.
4. I acknowledge that the educational experience received by me from Organization shall be received as a student at
5. I understand that any and all work product created or developed by me in the performance of my educational experience program at Organization shall be the sole and exclusive property of Organization and that I agree to abide by Organization's policies and procedures in such regard. I hereby irrevocably convey, transfer, and assign to Organization all right, title and interest in and to, including all intellectual property rights in and to, such work product, whether or no such work product is deemed a "work made for hire" under the CopyrightAct. I irrevocably wair any and all claims I may now or hereafter have in any jurisdiction to so called "moral rights" with respect to the work product and shall provide to Organization all assistance reasonably required perfect Organization's and its affiliate's rights in the work product hereunder. Notwithstanding the foregoing, I understand I may use work product created or developed in the performance of a educational experience under this Agreement for the sole purpose of satisfying School cour requirements and for no other purpose.
6. I understand and acknowledge (insert school name shall have complete control over all academic aspects of the educational program, including but not limited to, admissions, administration, faculty appointments, program design, grading,

examinations and evaluations. I hereby voluntarily release Organization and its directors, officers, employees, agents and representative from any and all liability based on such actions.

- 7. I understand Organization requires that I submit proof of immunizations to my School prior to the start of my educational experience at Organization. I understand also failure to submit such proof or receive a religious or medical exemption as applicable from my School will prohibit me from participating in an educational experience at Organization. Immunizations I must submit proof of receiving include: TB (or negative screening), Mumps, Rubella, Rubeola, Varicella Zoster, Hepatitis B Vaccine, Influenza and COVID-19. I understand that vaccines which are, or may be, seasonal in nature must be current prior to the start of my educational experience.
 - 8. I have reviewed the Patient Rights Information.
- 9. I have read this Participation Agreement carefully and have had sufficient opportunity to ask questions and any of my questions were answered to my satisfaction before signing it.

Student's Signature	Date	-	
Guardian Signature if Student is a minor	Date	**************************************	

Exhibit B HEALTH CERTIFICATION

Stude	nt/School In	formation		Organ	nization Supe	ervisor/Prece	ptor Inform:	ation
Student Name:				Supervisor/F	Preceptor Na	me:	*	
School:				Title:				
Course / Program: _				School:				
TH Of NE Departm	ent contact:	X	= 5 x	*License #:				
Rotation Dates:				*License Ex	piration Dat	e:		
				Project:		,	V 1	
				Rotation Da	tes:	throu	ıgh	
			TV.			÷		
Immunization Status Insert Date of Each Immunization or Date and Result of Titer	TB Evaluation Date Completed	Mumps	Rubella	Rubeola	Varicella Zoster	Hepatitis B Vaccine Datc/ Declination	Influenza Vaccine	COVID-19 Vaccine
Student Name:		Titer Date and Result:	Titer Date and Result:	Titer Date and Result:				
9		OR	OR	OR				
	-	Vaccination 1 Date: AND Vaccination 2 Date:	Vaccination 1 Date: AND				-	
*School Supervisor/Preceptor Name:							ı	
*School Supervisor/Pr If an exemption was g "Exemption" and the This form must be significant to the required vaccine that the required vaccine this document on behove the second to th	granted for me edate it was granted by an a sation information doctor a vaccinar alf of School	edical or religionanted. Authorized Security requires the commentation vertion, I also coll.	us reasons for school official ed for the St was presente	al. Students of the understanded and Sudent and Sudent of the Sch	cannot sign pervisor/Pre	their own for ceptor noted chool has gi	ecine, please i orm. above and anted a me	indicate d affirm dical or
		×		i (i				
Signature of Authoriz	ed School O	fficial		Date				

Exhibit C Program Data Sheet

ROTATION ASSIGNMENT:		Health Aide - J. F. Kennedy High School at Saint			
(e.g., Cardiology, Surgery)		Mary's Hospital, Inc.			
TH Of NE Rotation Supervisor / Preceptor		School Faculty Advisor / Program Director			
Name	Shawna Edwards, MSN RN	Name	William F. Clark, Esq.		
Title	Chief Nursing Officer and Vice President of Patient Care Services	Title	Chief Operating Officer		
Institution	Saint Mary's Hospital, Inc.	Institution	Waterbury Public Schools		
Address	56 Franklin Street	Address	236 Grand Street, Room 158		
	Waterbury, Connecticut 06076		Waterbury, Connecticut 06702		
Telephone	(203) 709-6375	Telephone	(203) 346-2340		
Email	Shawna.Edwards@TrinityHealthOfNE.org	Email	wclark@waterbury.k12.ct.us		
TH Of NE	Department Coordinator	School Prog	ram Coordinator		
Name	Christa Pelletier	Name	Robert Johnston		
Title	Administrative Coordinator	Title	Principal		
Institution	Saint Mary's Hospital, Inc.	Institution	Kennedy High School		
Address	56 Franklin Street	Address	422 Highland Avenue		
	Waterbury, Connecticut 06076		Waterbury, Connecticut 06708		
Telephone	(203) 709-6068	Telephone	(203) 574-8351		
Email	christa.pelletier@trinityhealthofne.org	Email	rjohnston@waterbury.k12.ct.us		

SCOPE OF EDUCATIONAL EXPERIENCE:

(i.e. specific criteria that learners must meet to fulfill rotation requirements)

The Allied Health Students Junior Lebel will be trained for 100 clinical hours in order to prepare/become eligible to sit for the State of Connecticut Certification Exam. This training will be demonstrated/performed on Xavier 3 - the clinical unit utilized for 22 years.

The Allied Health Senior Students will be trained in hospital departments. They will work under the supervision of staff as they are exposed to teamwork, Allied Health Occupations, and Career Readiness.