AFFILIATION AGREEMENT

This Agreement is made and entered into as of this ______ day of ______, ____, by and between THE SCHOOL BOARD OF SARASOTA COUNTY, FLORIDA ("School Board") and CHILDREN FIRST, INC ("Child Care Facility").

WITNESSETH:

WHEREAS, School Board offers to enrolled students a Health Science program; and

WHEREAS, Child care Facility manages a child care facility; and

WHEREAS, School Board desires to provide to its students a clinical learning experience through the application of knowledge and **Clinical Skills** in actual patient-centered situations in a **child care** facility; and WHEREAS, Child care Facility has agreed to make its facility available to School Board for such purposes.

NOW, THEREFORE, in consideration of the mutual promises contained herein, the parties hereby agree as follows:

1. Responsibilities of School Board

- (a) <u>Clinical Program</u>: School Board shall be responsible for the implementation and operation of the clinical component of its program ("Program") at Child care Facility, which Program shall be approved in advance by Child care Facility. Such responsibilities shall include, but not be limited to, the following:
 - (i) orientation of students to the clinical experience at Child care Facility;
 - provision of classroom theory and practical instruction to students prior to their clinical assignments at Child care Facility;
 - (iii) preparation of student/patient assignments and rotation plans for each student and coordination of same with Child care Facility;
 - (iv) continuing oral and written communication with Child care Facility regarding student performance and evaluation, absences and assignments of students and other pertinent information;
 - supervision, in coordination with Child care Facility, of students and their performance at Child care Facility;
 - (vi) participation, with the students, in Child care Facility's Quality Assurance and related programs;
 - (vii) performance of such other duties as may from time to time be agreed to between School Board and Child care Facility;

All students, faculty, employees, agents and representatives of School Board participating in the Program at Child care Facility (the "Program Participants") shall coordinate their activities with the Child care Facility's Coordinator of Education.

- (b) <u>Student Statements</u>: School Board shall require each Program Participant to sign a Statement of Financial Responsibility in the form attached hereto as Exhibit A and a Statement of Confidentiality in the form attached hereto as Exhibit B.
- (c) <u>Insurance</u>: School Board carries a Student Blanket Professional Liability Insurance policy with limits of \$1 million per person/\$3 million per incident. School Board is self-insured for general liability purposes, as evidenced in the form attached hereto as Exhibit C.
- (d) <u>Health of Participants</u>: All Program Participants shall pass a medical examination acceptable to Child care Facility and prove free of tuberculosis, verified via SCTI application paperwork, prior to their participation in the Program at Child care Facility at least once a year or as otherwise required by Florida law. School Board or the Program Participant shall be responsible for arranging for the Program Participant's medical care and/or treatment, if necessary, including transportation, in cases of illness or injury while participating in the Program at Child care Facility. In no event shall Child care Facility be financially responsible for said medical care and treatment.
- (e) <u>Dress Code; Breaks</u>: School Board shall require the students to dress in accordance with dress and personal appearance standards approved by the School Board. Such standards shall be in accordance with Child care Facility's standards regarding same. All Program Participants shall remain on the Child care Facility premises for breaks, including meals. Program Participants shall pay for their own meals at Child care Facility.

- (f) <u>Performance of Services</u>: All faculty provided by School Board shall be duly licensed, certified, or otherwise qualified to participate in the Program at Child care Facility. School Board shall have a specially designated staff for the performance of the services specified herein. School Board and all Program Participants shall perform their duties and services hereunder in accordance with all relevant local, state, and federal laws, and shall comply with the standards and guidelines of all applicable accrediting bodies and the Bylaws and rules and regulations of Child care Facility, and any rules and regulations of School Board as may be in effect from time to time. Neither School Board nor any Program Participant shall interfere with or adversely affect the operation of Child care Facility or the performance of services therein.
- (g) <u>Eligibility of Students</u>: All students will undergo a Level 1 and Level 2 Criminal Background Check prior to participation at any Child care Facility.

2. Responsibilities of Child care Facility

- (a) Child care Facility shall accept the students assigned to the Program by School Board and cooperate in the orientation of all Program Participants to Child care Facility. Child care Facility shall provide the opportunities for such students, who shall be supervised by School Board and Child care Facility, to observe and assist in various aspects of nursing, EMS and allied healthcare fields. Child care Facility shall coordinate School Board's rotation and assignment schedule with its own schedule and those of other educational institutions. Child care Facility shall at all times retain ultimate control of the Child care Facility and responsibility for patient care.
- (b) Upon the request of School Board, Child care Facility shall assist School Board in the evaluation of each Program Participant's performance in the Program. However, School Board shall at all times remain solely responsible for the evaluation and grading of Program Participants, and shall, to the extent allowed by law, indemnify and hold harmless Child care Facility for any expense or claim incurred by Child care Facility as a result of Child care Facility's assistance in evaluation and grading of Program Participants hereunder.

3. Withdrawal of Program Participant

Child care Facility may, by written request only, require School Board to withdraw or dismiss a student or other Program Participant from the Program at Child care Facility when his/her clinical performance is unsatisfactory to Child care Facility or his/her behavior, in Child care Facility's discretion, is disruptive or detrimental to Child care Facility and/or its patients. In such event, said Program Participant's participation in the Program shall immediately cease. It is understood that only School Board can dismiss the Program Participant from the Program at Child care Facility.

4. Independent Contractor

The parties hereby acknowledge that they are independent contractors, and neither the School Board nor any of its agents, representatives, students, or employees shall be considered agents, representatives, or employees of Child care Facility, nor shall Child care Facility or any of its agents, representatives be considered agents, representatives, or employees of School Board. In no event shall this Agreement be construed as establishing a partnership or joint venture or similar relationship between the parties hereto. School Board shall be liable for its own debts, obligations, acts and omissions, including the payment of all required withholding, social, and other taxes or benefits. No Program Participant shall look to Child care Facility for any salaries, insurance, or other benefits.

5. Confidentiality

Except as required by law, School Board and its Program Participants agree to keep strictly confidential and hold in trust all confidential information of Child care Facility and/or its patients and not disclose or reveal any confidential information to any third party without the express prior written consent of Child care Facility. Unauthorized disclosure of confidential information shall be a material breach of this Agreement and shall provide Child care Facility with the option of pursuing remedies for breach or, notwithstanding any other provision of this Agreement, immediately terminating this Agreement upon written notice to School Board.

6. Indemnification

School Board, to the extent allowed by law, shall indemnify and hold harmless Child care Facility and its officers, medical and nursing staff, representatives, and employees from and against all liabilities, claims, damages, and expenses, including reasonable attorneys' fees, relating to or arising out of any act or omission of the School Board or the Program Participants under this Agreement, including, but not limited to, claims for personal injury, professional liability or, with respect to the failure to make proper payment of required taxes, withholding, employee benefits or statutory or other entitlements. This provision does not and shall not be construed to waive School Board's entitlement to Sovereign Immunity as provided under applicable Florida Law and any obligation under this section shall be restricted to the limits contained in Section 768.28, Florida Statutes. Child care Facility shall indemnify School Board and its employees against any liabilities, claims, damages, and expenses, including reasonable attorneys' fees, incurred by School Board in defending or compromising any claims or actions brought against School Board arising out of or related to the Child care Facility's employees' or representatives' performance of duties hereunder.

7. Term: Termination:

- (a) The initial term of this Agreement shall be for <u>three</u> year(s), commencing <u>June 19</u>, <u>2016</u>, and expiring <u>June 18</u>, <u>2019</u>, unless otherwise terminated as provided herein.
- (b) Except as otherwise provided herein, either party may terminate this Agreement at any time upon sixty (60) days written notice, provided that all students currently enrolled in the Program at Child care Facility at the time of notice of termination shall be given the opportunity to complete their clinical Program at Child care Facility, such completion not to exceed six (6) months.

8. Entire Agreement

This Agreement and its accompanying Exhibits set forth the entire Agreement with respect to the subject matter hereof and supersedes any prior agreements, oral or written, and all other communications between the parties relating to such subject matter. This Agreement shall not be modified or amended except by mutual written agreement. All continuing covenants, duties, and obligations shall survive the expiration or termination of this Agreement.

9. Severability:

If any provision(s) of this Agreement is held to be invalid or unenforceable, this Agreement shall remain in full force and effect in accordance with its terms disregarding such unenforceable or invalid provision(s).

10. Captions:

The caption headings contained herein are used solely for convenience and shall not be deemed to limit or define the provisions of this Agreement.

11. No Waiver:

Any failure of a party to enforce that party's rights under any provision of this Agreement shall not be construed or act as a waiver of said party's subsequent right to enforce any of the provisions contained herein.

12. Governing Law:

This Agreement shall be governed and construed in accordance with the laws of the State of Florida. The sole and exclusive jurisdiction for any action brought to enforce this Agreement shall be in the Twelfth Judicial Circuit Court in and for Sarasota County, Florida.

13. Assignment Binding Effect:

School Board may not assign or transfer any of its rights, duties, or obligations under this Agreement, in whole or in part, without the prior written consent of Child care Facility. This Agreement shall inure to the benefit of and be binding upon the parties hereto and their respective successors and permitted assigns.

14. Notices:

All notices, requests, demands, or other communications hereunder shall be in writing, delivered personally, by registered or certified mail, return receipt requested, or by Federal Express, or Express Mail and shall be deemed to have been duly given when delivered personally or when deposited in the United States mail, postage prepaid, addressed as follows:

Child care Facility:	CHILDREN FIRST, INC		
	Attn:		
	Address: <u>1723 N ORANGE AVE</u>		
	SARASOTA, FL 34234		

School Board: The School Board: The School Board of Sarasota County, Florida Attention: Suncoast Technical College Director 4748 Beneva Road Sarasota, Florida 34233;

OR, to such other persons or places as either party may from time to time designated by giving written notice to the other party.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first hereinabove stated.

THE SCHOOL BOARD OF SARASOTA COUNTY, FLORIDA

By:

(Print Name) Shirley Brown, Chair

Approved for Legal Content March 3, 2015, by Matthews Eastmoore, Attorneys for The School Board of Sarasota County, Florida Signed: <u>ASH</u>

> <u>CHILDREN FIRST, INC.</u> Name of Child care Facility

By:

(Print Name)

As Its

EXHIBIT A

STATEMENT OF FINANCIAL RESPONSIBILITY

	s a student in training at	
		are Facility and, am not entitled to insurance coverage, if any,
	oyees of the Child care Facili	
the extent provide responsible for an any injury or illne County, Florida, at	d under the laws and regulat y loss sustained by me, my f ss sustained by me while par (na t the Child care Facility unles	raining and experience received at the Child care Facility, and to ions of the State of Florida, do hereby agree that I will be solely amily, heirs, or any other person(s) or entity(ies) resulting from tricipating in the child care program for me of program) operated by The School Board of Sarasota ss loss from such injury or illness arises solely out of the cility or its employees or representatives.
		, 201
		Program Participant
		WITNESS
Parent's /Guardian Si	gnature:	
(Required if stude	nt is under 18)	
Date:		그 화장 집에 많은 것이 같은 것이 많은 것이 같이 같이 같이 없다.

EXHIBIT B

CONFIDENTIALITY STATEMENT

The undersigned hereby acknowledges his/her responsibility under applicable Federal law and the Agreement between The School Board of Sarasota County, Florida and _____

("the Child care Facility") to keep confidential any information regarding the Child care Facility patients, as well as all confidential information of the Child care Facility. The undersigned agrees, under penalty of law, not to reveal to any person or persons, except authorized clinical staff and associated personnel, any specific information regarding any patient, and further agrees not to reveal to any third party any confidential information of the Health Care Facility, except as required by law.

Dated this: ______ day of _____, 20!__.

Program Participant

WITNESS