AGREEMENT

Street, Lexington, Kentucky 40536 (hereinafter referred to as "Hospital"). "Government"), and the UNIVERSITY OF KENTUCKY whose address is 800 Rose located at 200 East Main Street, Lexington, Kentucky 40507 (hereinafter refereed to as GOVERNMENT, an urban county government pursuant to KRS Chapter 67A, THIS AGREEMENT, made and entered into on this and between LEXINGTON-FAYETTE URBAN COUNTY

RECITALS

Nurse Examiner Program; WHEREAS, the Government has applied for and received federal funds from the Commonwealth of Kentucky Justice Cabinet for implementation of a Sexual Assault

Assault Nurse Examiner Program; WHEREAS, the Hospital has agreed to provide a clinical area for the Sexual

NOW THEREFORE, in consideration of the foregoing and mutually agreed upon promises, conditions and covenants hereinafter set forth, the parties hereto agree as follows:

SECTION I

OBLIGATIONS OF THE GOVERNMENT

- -The Government and its employees and contractors shall comply with the policies and procedures of the Hospital in the operation of the Sexual Assault Nurse Examiner
- 2. procedures, and protocols of the Hospital. protocols of the Sexual Assault Nurse Examiner program as well as the policies Assault Nurse Examiners are available to perform forensic examinations, collect and preserve physical evidence in compliance with the written policies, procedures, and The Government shall be responsible for the supervision of its employees and Sexual Assault Nurse Examiners and shall be responsible for ensuring that Sexual The Government shall be responsible for the scheduling of "on-call"
- S company with an A.M. Best Rating of "A" or better. naming Hospital as 'additional insured' thereunder. The policy of insurance per occurrence and Two Million (\$2,000,000) Dollars aggregate per policy year officers, employees in the amount of not less than One Million (\$1,000,000) Dollars Government shall maintain commercial general liability insurance for itself, agents, without thirty (30) days prior written notice to Hospital and be written through a that such insurance shall not be cancelled, modified or permitted to lapse

law) for all lawfully proven claims, losses, actions and expenses (including legal expenses) including claims against Hospital, arising from the proven negligent negligent acts of Hospital, its officers, agents, and employees. In no event shall Government's indemnification act as a waiver of any defense, immunity or damage limitations Government may otherwise have available as to third parties. claims, losses, causes of action and expenses arising as a result of fault on the part of performance of Government of the terms of this agreement but excepting any such Government agrees to be responsible (in the manner and to the extent permitted by its officers, agents, and employees. Government is not responsible

- 4. The Government shall require its contractors to maintain medical liability insurance, evidence of such insurance to Hospital. to Hospital. not be cancelled, modified or permitted to lapse without (30) days prior written notice insured' thereunder. The policy of insurance shall provide that such insurance shall medical services. throughout the term of the Agreement, in the principal amount of not less than One Million (\$1,000,000) Dollars per occurrence and Three Million (\$3,000,000) Dollars per policy year, for any act or omission in the furnishing of professional The Government shall promptly, following request by Hospital, provide Said policy of insurance shall name the Hospital as 'additional
- S opportunity to review and approve the credentials of all Government's contractors The Government shall provide the Hospital's Committee for Clinical Privileges the
- 6 nursing practice compliance with the Kentucky Nurse Practice Act and the standards Government shall operate Sexual Assault Nurse Examiner program in ds of clinical
- .7 The Government shall inform Hospital of any lawsuit that is threatened, or any patient care event that causes or contributes to injury or death, and could result in a
- <u></u> The Government agrees to pay Hospital the sum of \$250 each month for exclusive use of designated clinical practice area. Payment of \$250 shall be due on the first day
- 9. said event, and upon the occurrence of any such event, whether or not appropriate notice is given, Plaza, Lexington, Kentucky 40517 in writing, by certified mail within 48 hours after (hereinafter referred to as "UKCMC"), ineligible to participate in any such program, section 1320a-7b(f) or in any other state or federal government payment program. Government affirms that it is not excluded from participation, and is not otherwise Agreement upon written notice Government ineligible to participate in a "Federal health care event that Government is excluded from participation, or becomes otherwise will notify the University the University of Kentucky, Office of Compliance, 2333 Alumni of Kentucky Chandler Medical Center, during the term of this agreement, shall immediately program" as defined in 42 U.S.C

ethical, professional or legal standard or employee of UKCMC which Government believes, in good faith, line 1-887-898-6072, in writing, or directly (859) 323-6044 any actions by an agent immediately report to UKCMC's corporate compliance officer through the complycompliance plan, UKCMC can, at its sole discretion, terminate this Agreement upon accordance with a corporate compliance program, employs a Corporate Compliance Officer and operates a 24 hour, seven day a week compliance Comply-line. written notice. Government recognizes that it is under an affirmative obligation to is understood that should Government be found to have violated the UKCMC encouraged to review the plan from time to time during the term of this agreement. http://www.ukhealthcare.uky.edu/forstaff/compliance/comply Government has been informed that a copy of the UKCMC compliance plan is on file purchasing office affirms that it is or can aware be that compliance Comply-line. viewed **UKCMC** about.htm online operates violates and 1

this period, no compromise can be reached, the Agreement will terminate parties agree to immediately cease the questioned activity and negotiate modification to the effected portion of the Agreement for a thirty (30) day period. If at the end of federal or state law. Nonetheless, should any term or condition set forth in this Agreement later be creditably alleged, suspected or determined to be illegal, the Nothing in this Agreement contemplates or requires that any party act in violation of

SECTION II

OBLIGATIONS OF THE HOSPITAL

- . exclusive use by the Government's Division of Police in the operation of its Sexual and contractors designated space and shall limit access to the space to the Government's employees Assault Nurse Examiner program. Hospital shall designate clinical practice The Hospital shall maintain security to the area in the emergency room
- 2. attachments thereon and all mechanical functions of the space. Hospital shall be responsible for maintenance of the walls, floor, ceiling,
- ω is against the University, its agents, officers or employees. The University of Kentucky is self insured pursuant to the provisions of KRS 164.939 et seq which provides for the paying of claims or judgments resulting from any tort or breach of duty based on health care services rendered or which should have been rendered by the University or its agents. Agents of the University include members of the Board of Trustees, faculty, staff, nurses, volunteer workers, employees, students, physicians liability insurance for itself, its agents, officers, employees and students. addition, University maintains commercial excess general and medical malpractice and dentists providing care within the scope of their duties or courses of study. against the University, its agents, officers or employees. The University of Kentucky of Kentucky, is vested with sovereign immunity and is subject to the provisions of the The University of Kentucky is an agency and instrumentality of the Commonwealth Kentucky Board of Claims, KRS 44.070 et seq for the recovery of tort claims made

SECTION III

HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT

Government agree_to abide by the rules and regulations regarding the confidentiality of personal medical records and information as mandated by the Health Insurance Portability Act (42 USC 1320d) and set forth in federal regulations at 45 CFT Parts 160 The University of Kentucky Hospital and the Lexington-Fayette County Urban County Health Insurance

other purposes considered to be employees of the Lexington-Fayette County Urban Government for any and agreed to by the parties that the physicians as regulations, standards, or rules promulgated pursuant to the authority of the Health Insurance Portability and Accountability Act of 1996 (HIPAA). It is expressly understood by applicable federal, state, and local laws and/or regulations regarding the security and transmitted, or otherwise obtained pursuant to the Agreement strictly confidential, and to including those governing the use and disclosure of protected health information afforded comply with the Lexington Fayette Urban County Government policies and procedures Hospital will direct its physicians to hold all individually identifiable patient health information ("Protected Health Information") that may be shared, transferred, confidentiality of patient health care information including, such are not and shall not be but not limited to

SECTION IV

GENERAL TERMS

- This agreement shall be effective from January 1, 2016, through December 31, 2016.
- 2. The Government may terminate this Agreement by providing advanced written notice to the Hospital of at least thirty (30) days, if at any time, the Government, in its sole discretion, determines insufficient funding exists.

 ω This Agreement, or any part hereof, may be amended from time to time hereafter only in writing executed by the Government and Hospital.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by their duly authorized officers on this the day and year first set out above.

LEXINGTON-FAYETTE URBAN COUNTY GOVERNMENT

BY: Sr. Vice-President for Health Affairs Printed Name
UNIVERSITY OF KENTUCKY
Clerk of the Urban County Council
BY: