

# **City of Grand Island**

# Tuesday, October 27, 2009 Council Session

# Item G2

**#2009-273 - Approving EMS Field Training Agreements** 

**Staff Contact: Troy Hughes** 

City of Grand Island City Council

# **Council Agenda Memo**

**From:** Troy Shubert, EMS Division Chief

Meeting: October 27, 2009

**Subject:** EMS Field Training Agreements

**Item #'s:** G-2

**Presenter(s):** Troy Hughes, Fire Chief

### **Background**

This Agreement will be utilized for the required field training of advanced EMS students attending from McCook Community College, Southeast Community College and Central Community College. This Agreement also serves for proper certification required by the National Registry of Emergency Medical Technicians, McCook Community College - McCook NE, Southeast Community College - Lincoln NE, Northeast Community College - Norfolk NE and Central Community College - Grand Island NE. We have provided this opportunity in the past and this Agreement will allow us to continue this program.

### **Discussion**

The program allows students to receive field training and experience that allows them to apply what they have learned in the classroom. Under the supervision of an experienced paramedic, the student has the opportunity to learn from real world experiences and is required prior to the students certification. This Agreement has been reviewed and accepted by both the City of Grand Island Legal Department, McCook Community College, Southeast Community College, Northeast Community College, and Central Community College,.

## **Alternatives**

It appears that the Council has the following alternatives concerning the issue at hand. The Council may:

- 1. Move to approve
- 2. Refer the issue to a Committee
- 3. Postpone the issue to future date
- 4. Take no action on the issue

# Recommendation

City Administration recommends that the Council approve the agreements.

## **Sample Motion**

Move to approve each of the agreements between McCook Community College, Southeast Community College, Northeast Community College and Central Community College and the City Of Grand Island.

THIS AGREEMENT made this \_\_th day of \_\_\_\_\_ by and between McCook Community College (Mid-Plains Community College) McCook, NE; hereinafter referred to as "College," and the City of Grand Island, a municipal corporation hereinafter referred to as "Agency."

WHEREAS, the parties of the Agreement wish to provide adequate instruction as well as field training experience and observation for the students of McCook Community College registered in the Advanced EMS Training Program; and

WHEREAS, the **Agency** maintains facilities suitable for said instruction and experience.

NOW THEREFORE BE IT RESOLVED, that this Agreement is entered into under the following conditions:

- (1) This agreement does not contemplate the payment of any fees or remuneration by either party to the other.
- (2) Neither the students nor the **College** instructors shall be deemed employees of the **Agency** and are not eligible for compensation or benefits. There shall be no monetary consideration paid by the **College** or to the **Agency** for the services of said students or instructors.
- (3) The assigned personnel of the **Agency** and the faculty of the **College** assigned to teach in the programs shall cooperate in providing a sound educational environment for effective patient care. Such persons may confer at such times as may be mutually agreed upon to evaluate the education program.
- (4) The **Agency**, in consultation with the faculty responsible for the Advanced EMS Training program shall schedule and arrange for times when students shall be present and the number of students present in such a manner so as not to interfere with the day-to-day operation of the **Agency**.
- (5) Neither the **College** nor the **Agency** shall discriminate against any employee, applicant or student for employment or registration in its course of study because of race, color, religion, sex, national origin, handicap, special disabled veterans status or Vietnam era veterans status. Both

- parties agree to comply with the Educational Rights and Privacy Act of 1974, as amended governing the privacy of student records.
- (6) Students shall be subject to the **Agency** policies and to the same obligations to maintain confidentiality of the **Agency** patient records as applies to the **Agency** staff. A determination that a student has violated the confidentiality requirements of the **Agency** will be grounds for immediate termination of their service at the **Agency**.
- (7) The **College** reserves the right and discretion to withdraw those students whose work or conduct may have a detrimental effect on the program or whose program and achievement, in the opinion of the **College**, do not justify their continuance in the program. The **Agency** reserves the right to prohibit a student from training at the **Agency** whose conduct may have detrimental effect on patients or who does not adhere to existing rules and regulations of the **Agency**, and to all reasonable rules and regulation of the **Agency**.

- (1) The **College** shall use proper administrative procedure in planning for observation and/or field training experience and to have qualified instructors for the Advanced EMS Training program. The **Agency** will have the right to refuse the program instructor's participation in the training, and the **Agency** will have this right of rejection without cause.
- (2) The **College** shall adhere to existing rules and regulations of the **Agency** and to insure that its students and faculty at all times adhere to those rules and regulations.
- (3) The **College** shall contact the **Agency** at least fourteen (14) days prior to the arrival of students in order to properly plan for their training.
- (4) The **College** shall provide requested demographic, academic and health information, including proof of basic life support certification (CPR), current immunizations and/or testing for measles, mumps, rubella, skin test for tuberculosis (proof of negative chest x-ray when indicated) and Hepatitis B (or a signed waiver) for all students scheduled for field training experience with the **Agency**.
- (5) The **College** shall provide proof of Bloodborne Pathogen and Infection Control training within the past twelve (12) months for all students scheduled for field training experience with the **Agency**. If a blood/body fluid exposure occurs to a student while caring for a patient, the **College** is responsible for the follow-upon procedures for the students defined by state/federal OSHA regulations.

- (6)(a) The College agrees to indemnify and hold harmless the Agency against any and all loss and expense, including attorneys' fees and other legal expenses, by reason of liability imposed or claimed to be imposed by law upon the Agency for damage because of bodily injuries, including death at any time resulting there from, or on account of damage to property, sustained by any person or persons, arising out of or in consequence of the performance of the terms of this Agreement, providing such bodily injuries, death or damage to property arise or are claimed to have arisen in whole or in part of the negligence, or any other grounds or legal liability, including violation of any duty imposed by statute or ordinance or regulation, on the part of the College, its employees, agents, or students. However, this hold harmless and indemnification agreement by the College does not extend to instances and consequences in which the Agency employees, in the course of supervision and instruction, engage in intentional torts or any intentional misconduct not covered by the College's liability insurance policy.
  - (b) The **Agency** shall not be called upon to assume charge of the settlement or defense of any claim made or suit, brought or pending, instituted by the **College**, but the **Agency** shall have the right and shall be given the opportunity to associate with the **College** in the defense and control of any suit or proceeding relative to an occurrence where the claim or suit involves, or appears reasonably likely to involve, the **Agency**, in which event the **College** shall cooperate in all things in the defense of such claim, suit or proceeding. But this paragraph shall not apply to instances and harm caused by the intentional torts or willful misconduct of **Agency** employees when such is not covered by the **College's** liability insurance policy.
  - (c) It is agreed that neither any termination of this Agreement nor completion of the acts to be performed under this Agreement shall release the **College** from the obligation to indemnify the **Agency** as to any claim or cause of action asserted against the **Agency** so long as the even upon which said claim or cause of action is predicted shall have occurred prior to the effective date of such termination or completion.
  - (d) The **College** shall provide and maintain worker's compensation insurance for its employees and general liability insurance, professional liability insurance and/or sell-insurance coverage in the amount of at least \$1,000,000 per occurrence and \$3,000,000 in the annual aggregate for students and faculty through a combination of insurance and qualification under and participating in the Nebraska Hospital Medical Liability Act for bodily injury or death on account of alleged errors, omissions and/or negligent acts in the performance of professional services.

- (7) The **College** or its students shall provide necessary textbooks and classroom supplies, if needed, in conjunction with the field training internship practice. The **Agency** assumes no responsibility for any loss or theft of personal belongings of the **College** or the students enrolled in the **College's** courses.
- (8) The **College** will keep the **Agency** informed of changes in policy which may affect the students training at the **Agency**.

- (1) The **Agency** shall provide training appropriate for learning experience by the students. Both parties will agree upon those patient care activities in which students may participate during the field experience.
- (2) The **Agency** will provide on-site supervision of the student and has the right to determine the level of participation in such patient care activities.
- (3) The **Agency** will provide orientation for the **College** staff so as to enable the **College** staff to coordinate their inner-classroom instruction.
- (4) The **Agency** shall provide emergency health care to students for any accident or illness occurring on the **Agency's** premises at the cost of the student. The **Agency** requires that a report be filed immediately with the **Agency** and **College** if the student has an accident or becomes ill while receiving training.
- (5) The **Agency** shall permit **College** students and members of the **College** faculty connected with the education program to use, at their own expense, the cafeteria and/or dining facilities available to **Agency** employees.
- (6) The **Agency** will keep the **College** faculty informed of changes in policy, which affect faculty and student.

#### **Termination of Agreement:**

- (1) Neither party shall be liable under any contracts or obligations of the other, except as other wise provided pursuant to the Agreement or for any act or omission of the other party or its officers, employees or agents, and both parties agree to indemnify and hold the other harmless from any and all losses, damages, costs and expenses (including reasonable attorney's fees) that are caused or arise out of their own omission, fault, negligence or other misconduct by their employees, independent contractors or volunteers in connection with the Agreement.
- (2) This Agreement may not be assigned or transferred by either party without written consent of the other.

IN WITNESS WHEREOF, under the authority of their governing bodies, the	•
parties have hereto set their hands and seals on thisday of	
2008. 8.24.09	

MCCOOK COMMUNITY COLLEGE Mid-Plains Community College Board of Directors McCook, Nebraska

By: Dr. Michael & Chipps (Name)

College President (Title)

CITY OF GRAND ISLAND, NEBRASKA
A Municipal Corporation

By:

THIS AGREEMENT made this <u>27</u>th day of <u>Color 200</u> y and between Southeast Community College, Lincoln, NE; hereinafter referred to as "College," and the City of Grand Island, a municipal corporation hereinafter referred to as "Agency."

WHEREAS, the parties of the Agreement wish to provide adequate instruction as well as field training experience and observation for the students of Southeast Community College registered in the Advanced EMS Training Program; and

WHEREAS, the **Agency** maintains facilities suitable for said instruction and experience.

NOW THEREFORE BE IT RESOLVED, that this Agreement is entered into under the following conditions:

- (1) This agreement does not contemplate the payment of any fees or remuneration by either party to the other.
- (2) Neither the students nor the **College** instructors shall be deemed employees of the **Agency** and are not eligible for compensation or benefits. There shall be no monetary consideration paid by the **College** or to the **Agency** for the services of said students or instructors.
- (3) The assigned personnel of the **Agency** and the faculty of the **College** assigned to teach in the programs shall cooperate in providing a sound educational environment for effective patient care. Such persons may confer at such times as may be mutually agreed upon to evaluate the education program.
- (4) The **Agency**, in consultation with the faculty responsible for the Advanced EMS Training program shall schedule and arrange for times when students shall be present and the number of students present in such a manner so as not to interfere with the day-to-day operation of the **Agency**.
- (5) Neither the **College** nor the **Agency** shall discriminate against any employee, applicant or student for employment or registration in its course of study because of race, color, religion, sex, national origin, handicap, special disabled veterans status or Vietnam era veterans status. Both

- parties agree to comply with the Educational Rights and Privacy Act of 1974, as amended governing the privacy of student records.
- (6) Students shall be subject to the **Agency** policies and to the same obligations to maintain confidentiality of the **Agency** patient records as applies to the **Agency** staff. A determination that a student has violated the confidentiality requirements of the **Agency** will be grounds for immediate termination of their service at the **Agency**.
- (7) The **College** reserves the right and discretion to withdraw those students whose work or conduct may have a detrimental effect on the program or whose program and achievement, in the opinion of the **College**, do not justify their continuance in the program. The **Agency** reserves the right to prohibit a student from training at the **Agency** whose conduct may have detrimental effect on patients or who does not adhere to existing rules and regulations of the **Agency**, and to all reasonable rules and regulation of the **Agency**.

- (1) The **College** shall use proper administrative procedure in planning for observation and/or field training experience and to have qualified instructors for the Advanced EMS Training program. The **Agency** will have the right to refuse the program instructor's participation in the training, and the **Agency** will have this right of rejection without cause.
- (2) The **College** shall adhere to existing rules and regulations of the **Agency** and to insure that its students and faculty at all times adhere to those rules and regulations.
- (3) The **College** shall contact the **Agency** at least fourteen (14) days prior to the arrival of students in order to properly plan for their training.
- (4) The **College** shall provide requested demographic, academic and health information, including proof of basic life support certification (CPR), current immunizations and/or testing for measles, mumps, rubella, skin test for tuberculosis (proof of negative chest x-ray when indicated) and Hepatitis B (or a signed waiver) for all students scheduled for field training experience with the **Agency**.
- (5) The **College** shall provide proof of Bloodborne Pathogen and Infection Control training within the past twelve (12) months for all students scheduled for field training experience with the **Agency**. If a blood/body fluid exposure occurs to a student while caring for a patient, the **College** is responsible for the follow-upon procedures for the students defined by state/federal OSHA regulations.

- (6) (a) The College agrees to indemnify and hold harmless the Agency against any and all loss and expense, including attorneys' fees and other legal expenses, by reason of liability imposed or claimed to be imposed by law upon the Agency for damage because of bodily injuries, including death at any time resulting there from, or on account of damage to property, sustained by any person or persons, arising out of or in consequence of the performance of the terms of this Agreement, providing such bodily injuries, death or damage to property arise or are claimed to have arisen in whole or in part of the negligence, or any other grounds or legal liability, including violation of any duty imposed by statute or ordinance or regulation, on the part of the College, its employees, agents, or students. However, this hold harmless and indemnification agreement by the College does not extend to instances and consequences in which the Agency employees, in the course of supervision and instruction, engage in intentional torts or any intentional misconduct not covered by the College's liability insurance policy.
  - (b) The **Agency** shall not be called upon to assume charge of the settlement or defense of any claim made or suit, brought or pending, instituted by the **College**, but the **Agency** shall have the right and shall be given the opportunity to associate with the **College** in the defense and control of any suit or proceeding relative to an occurrence where the claim or suit involves, or appears reasonably likely to involve, the **Agency**, in which event the **College** shall cooperate in all things in the defense of such claim, suit or proceeding. But this paragraph shall not apply to instances and harm caused by the intentional torts or willful misconduct of **Agency** employees when such is not covered by the **College's** liability insurance policy.
  - (c) It is agreed that neither any termination of this Agreement nor completion of the acts to be performed under this Agreement shall release the **College** from the obligation to indemnify the **Agency** as to any claim or cause of action asserted against the **Agency** so long as the even upon which said claim or cause of action is predicted shall have occurred prior to the effective date of such termination or completion.
  - (d) The **College** shall provide and maintain worker's compensation insurance for its employees and general liability insurance, professional liability insurance and/or sell-insurance coverage in the amount of at least \$1,000,000 per occurrence and \$3,000,000 in the annual aggregate for students and faculty through a combination of insurance and qualification under and participating in the Nebraska Hospital Medical Liability Act for bodily injury or death on account of alleged errors, omissions and/or negligent acts in the performance of professional services.

- (7) The **College** or its students shall provide necessary textbooks and classroom supplies, if needed, in conjunction with the field training internship practice. The **Agency** assumes no responsibility for any loss or theft of personal belongings of the **College** or the students enrolled in the **College's** courses.
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#### **Termination of Agreement:**

- (1) Neither party shall be liable under any contracts or obligations of the other, except as other wise provided pursuant to the Agreement or for any act or omission of the other party or its officers, employees or agents, and both parties agree to indemnify and hold the other harmless from any and all losses, damages, costs and expenses (including reasonable attorney's fees) that are caused or arise out of their own omission, fault, negligence or other misconduct by their employees, independent contractors or volunteers in connection with the Agreement.
- (2) This Agreement may not be assigned or transferred by either party without written consent of the other.

IN WITNESS WHEREOF, under the authority of their governing bodies, the parties have hereto set their hands and seals on this <u>27</u> day of <u>October</u>, <del>2008.</del> 75 20-09

SOUTHEAST COMMUNITY COLLEGE 8800 O St Lincoln, NE

By:	Liberth
	Dunnis Headrick (Name
	Vice President Instruction (Title)
	CITY OF GRAND ISLAND, NEBRASKA A Municipal Corporation
By:	•
Attest:	

THIS AGREEMENT made this <u>27</u>th day of <u>Qobor 2009</u> by and between Northeast Community College, Norfolk, NE; hereinafter referred to as "College," and the City of Grand Island, a municipal corporation hereinafter referred to as "Agency."

WHEREAS, the parties of the Agreement wish to provide adequate instruction as well as field training experience and observation for the students of Northeast Community College registered in the Advanced EMS Training Program; and

WHEREAS, the **Agency** maintains facilities suitable for said instruction and experience.

NOW THEREFORE BE IT RESOLVED, that this Agreement is entered into under the following conditions:

- (1) This agreement does not contemplate the payment of any fees or remuneration by either party to the other.
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- (5) Neither the **College** nor the **Agency** shall discriminate against any employee, applicant or student for employment or registration in its course of study because of race, color, religion, sex, national origin, handicap, special disabled veterans status or Vietnam era veterans status. Both

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- (a) The College agrees to indemnify and hold harmless the Agency (6) against any and all loss and expense, including attorneys' fees and other legal expenses, by reason of liability imposed or claimed to be imposed by law upon the Agency for damage because of bodily injuries, including death at any time resulting there from, or on account of damage to property, sustained by any person or persons, arising out of or in consequence of the performance of the terms of this Agreement, providing such bodily injuries, death or damage to property arise or are claimed to have arisen in whole or in part of the negligence, or any other grounds or legal liability, including violation of any duty imposed by statute or ordinance or regulation, on the part of the College, its employees, agents, or students. However, this hold harmless and indemnification agreement by the College does not extend to instances and consequences in which the Agency employees, in the course of supervision and instruction, engage in intentional torts or any intentional misconduct not covered by the College's liability insurance policy.
  - (b) The **Agency** shall not be called upon to assume charge of the settlement or defense of any claim made or suit, brought or pending, instituted by the **College**, but the **Agency** shall have the right and shall be given the opportunity to associate with the **College** in the defense and control of any suit or proceeding relative to an occurrence where the claim or suit involves, or appears reasonably likely to involve, the **Agency**, in which event the **College** shall cooperate in all things in the defense of such claim, suit or proceeding. But this paragraph shall not apply to instances and harm caused by the intentional torts or willful misconduct of **Agency** employees when such is not covered by the **College's** liability insurance policy.
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  - (d) The **College** shall provide and maintain worker's compensation insurance for its employees and general liability insurance, professional liability insurance and/or sell-insurance coverage in the amount of at least \$1,000,000 per occurrence and \$3,000,000 in the annual aggregate for students and faculty through a combination of insurance and qualification under and participating in the Nebraska Hospital Medical Liability Act for bodily injury or death on account of alleged errors, omissions and/or negligent acts in the performance of professional services.

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- (6) The **Agency** will keep the **College** faculty informed of changes in policy, which affect faculty and student.

#### **Termination of Agreement:**

- (1) Neither party shall be liable under any contracts or obligations of the other, except as other wise provided pursuant to the Agreement or for any act or omission of the other party or its officers, employees or agents, and both parties agree to indemnify and hold the other harmless from any and all losses, damages, costs and expenses (including reasonable attorney's fees) that are caused or arise out of their own omission, fault, negligence or other misconduct by their employees, independent contractors or volunteers in connection with the Agreement.
- (2) This Agreement may not be assigned or transferred by either party without written consent of the other.

IN WITNESS WHEREOF, under the authority of their governing bodies, the parties have hereto set their hands and seals on this \_27\_day of \_Objec\_, 2009.

Attest:

NORTHEAST COMMUNITY COLLEGE 801 E. Benjamin Ave. P.O. Box 469 Norfolk, NE 68702-0469

Lynne D Koski (Name)

VA of Administrative Services (Title)

CITY OF GRAND ISLAND, NEBRASKA
A Municipal Corporation

By:

THIS AGREEMENT made this <u>33</u> th day of <u>Juve</u> by and between Central Community College, Grand Island, NE; hereinafter referred to as "College," and the City of Grand Island, a municipal corporation hereinafter referred to as "Agency."

WHEREAS, the parties of the Agreement wish to provide adequate instruction as well as field training experience and observation for the students of Central Community College registered in the Advanced EMS Training Program; and

WHEREAS, the **Agency** maintains facilities suitable for said instruction and experience.

NOW THEREFORE BE IT RESOLVED, that this Agreement is entered into under the following conditions:

- (1) This agreement does not contemplate the payment of any fees or remuneration by either party to the other.
- (2) Neither the students nor the **College** instructors shall be deemed employees of the **Agency** and are not eligible for compensation or benefits. There shall be no monetary consideration paid by the **College** or to the **Agency** for the services of said students or instructors.
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- parties agree to comply with the Educational Rights and Privacy Act of 1974, as amended governing the privacy of student records.
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- (5) The **College** shall provide proof of Bloodborne Pathogen and Infection Control training within the past twelve (12) months for all students scheduled for field training experience with the **Agency**. If a blood/body fluid exposure occurs to a student while caring for a patient, the **College** is responsible for the follow-upon procedures for the students defined by state/federal OSHA regulations.

- (a) The College agrees to indemnify and hold harmless the Agency (6)against any and all loss and expense, including attorneys' fees and other legal expenses, by reason of liability imposed or claimed to be imposed by law upon the **Agency** for damage because of bodily injuries, including death at any time resulting there from, or on account of damage to property, sustained by any person or persons, arising out of or in consequence of the performance of the terms of this Agreement, providing such bodily injuries, death or damage to property arise or are claimed to have arisen in whole or in part of the negligence, or any other grounds or legal liability, including violation of any duty imposed by statute or ordinance or regulation, on the part of the College, its employees, agents, or students. However, this hold harmless and indemnification agreement by the College does not extend to instances and consequences in which the Agency employees, in the course of supervision and instruction, engage in intentional torts or any intentional misconduct not covered by the College's liability insurance policy.
  - (b) The **Agency** shall not be called upon to assume charge of the settlement or defense of any claim made or suit, brought or pending, instituted by the **College**, but the **Agency** shall have the right and shall be given the opportunity to associate with the **College** in the defense and control of any suit or proceeding relative to an occurrence where the claim or suit involves, or appears reasonably likely to involve, the **Agency**, in which event the **College** shall cooperate in all things in the defense of such claim, suit or proceeding. But this paragraph shall not apply to instances and harm caused by the intentional torts or willful misconduct of **Agency** employees when such is not covered by the **College's** liability insurance policy.
  - (c) It is agreed that neither any termination of this Agreement nor completion of the acts to be performed under this Agreement shall release the **College** from the obligation to indemnify the **Agency** as to any claim or cause of action asserted against the **Agency** so long as the even upon which said claim or cause of action is predicted shall have occurred prior to the effective date of such termination or completion.
  - (d) The **College** shall provide and maintain worker's compensation insurance for its employees and general liability insurance, professional liability insurance and/or sell-insurance coverage in the amount of at least \$1,000,000 per occurrence and \$3,000,000 in the annual aggregate for students and faculty through a combination of insurance and qualification under and participating in the Nebraska Hospital Medical Liability Act for bodily injury or death on account of alleged errors, omissions and/or negligent acts in the performance of professional services.

- (7) The **College** or its students shall provide necessary textbooks and classroom supplies, if needed, in conjunction with the field training internship practice. The **Agency** assumes no responsibility for any loss or theft of personal belongings of the **College** or the students enrolled in the **College's** courses.
- (8) The **College** will keep the **Agency** informed of changes in policy which may affect the students training at the **Agency**.

- (1) The **Agency** shall provide training appropriate for learning experience by the students. Both parties will agree upon those patient care activities in which students may participate during the field experience.
- (2) The **Agency** will provide on-site supervision of the student and has the right to determine the level of participation in such patient care activities.
- (3) The **Agency** will provide orientation for the **College** staff so as to enable the **College** staff to coordinate their inner-classroom instruction.
- (4) The **Agency** shall provide emergency health care to students for any accident or illness occurring on the **Agency's** premises at the cost of the student. The **Agency** requires that a report be filed immediately with the **Agency** and **College** if the student has an accident or becomes ill while receiving training.
- (5) The **Agency** shall permit **College** students and members of the **College** faculty connected with the education program to use, at their own expense, the cafeteria and/or dining facilities available to **Agency** employees.
- (6) The **Agency** will keep the **College** faculty informed of changes in policy, which affect faculty and student.

#### **Termination of Agreement:**

- (1) Neither party shall be liable under any contracts or obligations of the other, except as other wise provided pursuant to the Agreement or for any act or omission of the other party or its officers, employees or agents, and both parties agree to indemnify and hold the other harmless from any and all losses, damages, costs and expenses (including reasonable attorney's fees) that are caused or arise out of their own omission, fault, negligence or other misconduct by their employees, independent contractors or volunteers in connection with the Agreement.
- (2) This Agreement may not be assigned or transferred by either party without written consent of the other.

Bv:

CENTRAL COMMUNITY COLLEGE P.O. Box 4903 Grand Island, NE 68802-4903

Deborah Brennan

_ ,	
	Deborah Brennan (Name)
	executive vice-president (Title)
	CITY OF GRAND ISLAND, NEBRASKA A Municipal Corporation
Ву:	
Attest	

#### RESOLUTION 2009-273

WHEREAS, McCook Community College, in McCook, Nebraska; Southeast Community College in Lincoln, Nebraska; Northeast Community College in Norfolk, Nebraska; and Centra Community College in Grand Island, Nebraska, sponsor an Advanced EMS Training program for students and
WHEREAS, these Colleges desire to provide such students with field experience in cooperation with the Grand Island Fire Department; and
WHEREAS, such agreements have been reviewed and approved by the City Attorney's office.
NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND COUNCIL OF THE CITY OF GRAND ISLAND, NEBRASKA, that the Agreements by and between the McCook Community College; Southeast Community College, Northeast Community College and Central Community College and the City of Grand Island Fire Department to provide field experience for students of Advanced EMS Training are hereby approved.
BE IT FURTHER RESOLVED, that the Mayor is hereby authorized and directed to sign such agreements on behalf of the City of Grand Island.
Adopted by the City Council of the City of Grand Island, Nebraska, October 27, 2009.
Margaret Hornady, Mayor

Attest:

RaNae Edwards, City Clerk

Approved as to Form ¤ \_\_\_\_\_ October 22, 2009 ¤ City Attorney