AGREEMENT

between

THE STATE OF NEW JERSEY / ROWAN UNIVERSITY

and

THE COMMITTEE OF INTERNS AND RESIDENTS

November 1, 2012 – October 31, 2016
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SIDELETTER #1 – On-call Rooms and Lockers

SIDELETTER #2 – Discontinuation of Training Program
PREAMBLE

This Agreement is made on November 1, 2009, by and between The State of New Jersey / Rowan University (herein after referred to as the “University”) and the Committee of Interns and Residents/ SEIU (herein after referred to as CIR). The parties recognize that it is the responsibility of the University to provide a quality educational program and an available source of well trained physicians for the rapidly expanding health needs of New Jersey and that this Agreement is intended to contribute to the fulfillment of those responsibilities.

Now, therefore, in consideration of the covenants herein contained, the parties agree as follows:

ARTICLE I

RECOGNITION

A. The University recognizes the CIR as the exclusive representative for the purpose of collective negotiations.

B. Included are all full and regular part-time physicians and dentists titled intern, resident and fellow who are designated herein as Housestaff Officers employed by the University. Excluded are all other employees.

C. The terms "employee(s)" and "Housestaff Officer(s)" used interchangeably in this Agreement still mean only those persons in the unit described above in Section B.

ARTICLE II

POLICY AGREEMENTS

A. Dues Check-Off

1. The University agrees to deduct from the regular paycheck of any employee the dues of the CIR provided the employee has signed and filed an appropriate written authorization form with the Office of Human Resources.

2. Dues so deducted shall, within ten (10) days of the date of deduction, be transmitted to the designated officer of the CIR, together with a listing of the employees included.

3. Secretary-Treasurer of the CIR shall certify to the University any change in the rate of dues to be deducted thirty (30) days prior to the intended effective date of such change.

4. Dues deduction for any employee in this bargaining unit shall be limited to the CIR, the duly certified majority representative, and employees shall be eligible to withdraw such authorization only as of July 1 provided a notice of withdrawal is filed timely with the Office of Human Resources.

B. Representation Fee

1. Housestaff Officers who are not members of the CIR shall be required to pay a representation fee in lieu of the regular dues, fees and assessments of members, less the cost of benefits financed through dues, fees and assessments available to or benefiting only its members. In no event shall such representation fee exceed 85% of the payments of regular members.

2. Newly hired Housestaff Officers who are not Union members shall be required to pay the established representation fee in the first payroll period following thirty (30) days of employment. Nothing herein shall be deemed to require any employee to become a member of the Union.

3. The representation fee shall be withheld from the regular bi-weekly paycheck and remitted to the Union at the same time and in the same manner as monies collected for dues. The Union shall notify the University in writing thirty (30) days in advance of the requested date of change of the amount of regular membership dues, fees, assessments or representation fees.

4. This provision shall become effective in the first payroll period thirty (30) days following the submission by
the Union of a satisfactory demand and return system as provided by statute. It is further conditioned upon the additional requirements set forth in Sections 2 and 3 of Chapter 477 Laws of 1979.

5. The Union agrees that it will indemnify and hold the State and/or the University harmless from any claims, actions or proceedings brought by any employee in the negotiations unit which arise from deductions made by the University in accordance with this provision. The State and the University shall not be liable to the Union for any retroactive or past due representation fee for an employee who was identified by the University as excluded or in good faith was inadvertently omitted from deduction of the representation fee.

6. It is understood that the implementation of the agency fee program is predicated on the demonstration by the Union that more than 50% of the eligible employees in the negotiating unit are dues paying members of the Union.

If at the signing of this Agreement the above percentage has not been achieved, the agency fee plan will be continued through the first pay period after October 1 of the calendar year, after which it shall be discontinued unless the minimum percentage is exceeded on any quarterly date; i.e., January 1, April 1, or October 1, if the minimum percentage is exceeded on any quarterly date, the agency fee plan shall be reinstated, with proper notice to affected employees.

In each year of the Agreement on October 1, an assessment shall be made according to the procedure set forth in the side letter of Mr. Stephen Goldberg to Dr. Jonathan House dated March 26, 1984, to determine if the minimum percentage has been exceeded. If it has, the agency fee shall continue until the following annual assessment. If it has not, the agency fee will be discontinued and eligibility for reinstatement shall be on a quarterly basis as provided above.

C. Demand and Return

The representation fee shall be available only if the procedures listed hereafter are maintained by the Union.

1. The Union shall return any part of the representation fee paid by the employee which represents the employee's additional pro rata share of expenditures by the Union that is either in aid of activities or causes of a partisan political or ideological nature, only incidentally related to the terms and conditions of employment, or applied towards the cost of any other benefit available only to members of the Union.

2. The employee shall be entitled to a review of the amount of the representation fee by requesting the Union substantiate the amount charged. This review shall be accorded in conformance with the internal steps and procedures established by the Union.

3. The burden of proof under the Demand and Return system rests upon the Union.

4. An employee dissatisfied with the Union's decision may appeal to the three (3) member board established by the Governor.

5. The Union shall submit a copy of its review system to the Office of Employee Relations. The deduction of the representation fee shall be available only if the Union establishes and maintains this review system.

D. Non-Discrimination

The parties agree to follow a policy of non-discrimination on the basis of age, race, color, creed, national origin, ancestry, sex or marital status, sexual orientation, political affiliation, or participation in or association with the activities of any employee organization which is permissible under law and does not interfere with an employee's obligation.

E. Strikes and Lockouts

1. During the term of this Agreement, the CIR agrees not to engage in or support any strike, work stoppage, slowdown, or other similar action by employees covered by this Agreement.

2. No lockout of employees shall be instituted or supported by the University during the term of this Agreement.
F. **Administration of Agreement**

1. A labor-management committee consisting of University and Union representatives may meet for the purpose of reviewing the administration of this contract and to discuss problems which may arise.

2. Said labor-management committee meetings shall be scheduled on a semi-annual basis as needed, at a time that does not interfere with the normal operating work hours of the employee representatives of the Union. These meetings are not intended to bypass the grievance procedure or to be considered collective negotiations meetings, but are intended as a means of fostering good employer-employee relations through communications between the parties.

3. Either party may request a meeting and shall submit a written agenda of topics to be discussed seven days prior to such a meeting.

4. A maximum of three employee representatives of the Union may attend such meetings.

**ARTICLE III**

**MANAGEMENT RIGHTS**

The University retains and may exercise all rights, powers, duties, authority and responsibilities conferred upon and vested in it by the laws and Constitution of the State of New Jersey and the United States of America.

Except as specifically limited or modified by the terms of this Agreement, or by law, all of the rights, powers, duties, authority, prerogatives of management, and the responsibility to promulgate and enforce reasonable rules and regulations governing the conduct and activities of employees are also retained by the University, whether exercised or not, and are to remain exclusively with the University.

**ARTICLE IV**

**TITLES**

A. The titles of Housestaff Officers shall be as follows:

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TITLES
OGME Year 1
OGME Year 2
OGME Year 3
OGME Year 4
OGME Year 5
OGME Year 6
OGME Year 7
OGME Year 8
OGME Year 9
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B. 1. The appointment of a Housestaff Officer shall be based on his/her appropriate OGME Year, which shall be determined as follows:

   a. A Housestaff Officer who has not completed at least one year training in an ACGME-ADA-AOA-APA approved training program shall be placed at the OGME-1 level.

   b. A Housestaff Officer who has satisfactorily completed one or more years of service in an ACGME-ADA-AOA-APA approved training program in the same specialty in which he/she is currently enrolled shall be placed at the OGME Year which equates the number of such years of service plus one: (e.g., a Housestaff Officer who has completed two years of service in such training program shall be placed at OGME-3). Consistent with current American Osteopathic Association (“AOA”)
standards, or successor standards that may replace AOA standards, (hereinafter referred to as just “AOA standards,” a reference which the parties understand refers to current AOA standards or its successor standards) a Housestaff Officer and the Program Director must seek approval from the appropriate AOA specialty college for advanced standing in order for training outside of the University to be counted towards the completion of the internship/residency/fellowship for purposes of graduation only. The salary level of a Housestaff Officer shall be based solely on the successful completion of years of service.

c. A Housestaff Officer required to spend a prerequisite period of service in an ACGME-ADA-AOA-APA approved training program in a specialty other than that in which he/she is serving shall be classified on the basis of cumulative years of such service.

d. When some or all of the prior service of a Housestaff Officer has been in a non ACGME-ADA-AOA-APA approved training program, he/she shall at a minimum be classified at the OGME level appropriate to the years of service he/she has completed in an ACGME-ADA-AOA-APA approved training program in the same specialty as he/she is enrolled at the University, and/or in an ACGME-ADA-AOA-APA approved training program prerequisite to the specialty in which he/she is enrolled at the University.

2. a. In the event that a Housestaff Officer changes his/her specialty, he/she may receive a maximum credit of up to two years for prior service in such other ACGME-ADA-AOA-APA approved training program at the discretion of the program director, and, consistent with AOA standards, with approval from the appropriate AOA specialty college for advanced standing.

b. Credit for non ACGME-ADA-AOA-APA approved training programs shall be granted at the discretion of the program director, and consistent with AOA standards, with approval from the appropriate AOA specialty college for advanced standing.

c. Consistent with AOA standards, in determining additional credits under this subsection, the Program Director shall seek guidance from the appropriate division chief, if applicable, and specialty board and shall thereafter recommend to the appropriate Dean, whose decision shall be final and binding (i.e., not subject to the grievance procedure).

ARTICLE V

COMPENSATION PLAN AND PROGRAM

A. All salary adjustments shall be subject to the terms and conditions of the appropriations legislation and administered consistent with the rules and regulations adopted by the University in conformity with the appropriate elements of the State's Compensation Plan.

B. Subject to legislative enactment providing appropriation of funds for these specific purposes the following benefits will be provided, during the term of this Agreement, effective at the time stated herein:

1. Effective the first full pay period after July 1, 2014, the basic salaries for active house staff shall be increased by 1.75%.

2. Effective the first full pay period after October 1, 2015, the basic salaries for active house staff shall be increased by 1.0%.

<table>
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### Article VI

**Leaves**

**A. Vacations**

1. All Housestaff Officers shall be entitled to four weeks of paid vacation each academic year to be scheduled in accordance with departmental policy, which policy shall not preclude scheduling of vacation in two week blocks when scheduling allows. Whenever a holiday falls within a vacation period, the individual Housestaff Officer shall be entitled to an extra vacation day. Pro-rata earning of vacation is one and two-thirds days.
for each full month of employment.

2. Should any Housestaff Officer fail to submit his/her vacation leave request on or before September 1st of each year, the Program Director shall, after scheduling the vacation leaves of the other Housestaff Officers have the right to schedule vacation leave for those failing to meet the September 1 submission date. Once the vacation schedule is established, it will normally be available to the employee except where an emergency mandates rescheduling.

3. One week of scheduled vacation is defined as seven consecutive twenty-four (24) hour days off during which there is no assignment of work. If less than a week’s vacation leave is requested, each day requested shall be one-fifth of a vacation week. At the request of the Housestaff Officer, up to one week’s worth of vacation time may be scheduled as individual days. Such a request shall be approved or denied at the discretion of the Housestaff Officer’s Program Director.

4. The parties acknowledge that Housestaff Officers are credited with vacation leave time in anticipation of continued employment for the full year. In the event a Housestaff Officer leaves pay status during the course of the year, his/her vacation leave accrual shall be adjusted on a pro-rata basis in order to determine the proper amount of leave time to which the Housestaff Officer is entitled. In the event the Housestaff Officer has no vacation leave balances, such Housestaff Officer shall reimburse the University for any overdraft of leave time.

5. a. The University will make a reasonable effort not to assign Housestaff Officers on-call duty (including beeper calls) or to make rounds on the weekend immediately preceding or following their scheduled vacation. Weekend is defined as 7:00 AM Saturday until 7:00 AM Monday.

   b. The University also agrees that it will continue to make a reasonable effort not to assign a resident on-call duty beginning the Friday prior to the weekend preceding their vacation to avoid residents working a 24-hour on-call assignment that extends into the Saturday morning immediately before the weekend preceding their vacation. To the extent a resident is assigned on-call duty beginning the Friday prior to the weekend preceding their vacation, that decision shall be final and binding and shall not be subject to the grievance and arbitration procedure.

B. Sick Leave

All HSO’s will be credited with twelve (12) sick leave days at the beginning of each academic year. They can accumulate up to forty-eight (48) sick leave days.

1. Sick leave shall be used when a HSO is unable to work due to illness or personal injury.

2. The HSO must notify his/her Chief Resident or Program Director of his/her disability to work. Notification must be done via telephone, email, or voicemail no later than 7 AM the day of the occurrence.

3. Approval for use of this time shall not be unreasonably denied by the Chief Resident or Program Director. Human Resources may require a doctor’s note by the Housestaff Officer’s treating physician after three consecutive days out on sick leave, or in those instances where management believes there is a pattern or the Housestaff Officer has excessive absenteeism.

4. Each department is responsible for maintaining a record of usage of sick leave for each year.

5. First year resident or residents in their initial year of appointment are not eligible to use sick time until 30 days of service have been completed.

6. Bargaining unit members are responsible for making up any unworked time after the end of the academic year as determined by accreditation standards. Effective July 1, 2006, such additional work time after the end of the academic year shall be paid up to four months if needed. Whether time is needed to complete any requirements is up to the Dean of GME who has sole discretion to approve or deny such request. The decision is not subject to the grievance procedure.

C. Medical Leave
1. Each HSO is eligible for up to twelve (12) weeks of medical leave (they are eligible after six (6) months of service). A resident can use any remaining allotment of his/her sick leave prior to being in an unpaid status. Once sick leave days have expired and before the HSO chooses to be in “leave without pay” status and apply for disability, the HSO shall have the option to use any remaining portion of his/her vacation days. Once paid leave days have expired, the HSO would be in “leave without pay” status and eligible to apply for temporary disability.

2. The resident must provide appropriate medical documentation to Human Resources. Upon submission of the appropriate medical documentation such leave shall be approved.

3. Bargaining unit members are responsible for making up any unworked time after the end of the academic year as determined by accreditation standards. Such additional work time after the end of the academic year shall be paid up to four months if needed. Whether time is needed to complete the requirements is up to the Program Director and the Dean of GME. Consistent with AOA standards, the Dean of GME shall, in his/her sole discretion: (1) make the final decision regarding whether time is needed to complete any requirements; and (2) seek approval of his/her decision from the appropriate AOA specialty college. The decision of the Dean of GME is not subject to the grievance procedure.

D. Family Leaves

1. **For Birth or Adoption of a Child.** All bargaining unit members are eligible for family leave (unpaid) upon the birth or adoption of a child after one year of service. This leave, in accordance with the Family Medical Leave Act and New Jersey State law, can be up to 12 weeks every 12 months. A Housestaff Officer can use paid vacation leave to cover a portion of this 12-week period. Appropriate documentation must be provided to Human Resources. Upon submission of appropriate medical documentation, such leave shall be approved.

2. **For Serious Illness in the Family.** All bargaining unit members are eligible for family leave (unpaid) to take care of a seriously ill family member after one (1) year of service in accordance with FMLA and New Jersey State Law. This leave can be up to twelve (12) weeks. A HSO can use paid vacation leave to cover a portion of this twelve week period. Appropriate documentation must be provided to the Program Chair. Upon submission of appropriate medical documentation, such leave shall be approved.

3. Bargaining unit members are responsible for making up any unworked time after the end of the academic year as determined by accreditation standards. Such additional work time after the end of the academic year shall be paid up to four months if needed. Whether time is needed to complete the requirements is up to the Program Director and the Dean of GME. Consistent with AOA standards, the Dean of GME shall, in his/her sole discretion: (1) make the final decision regarding whether time is needed to complete any requirements; and (2) seek approval of his/her decision from the appropriate AOA specialty college. The decision of the Dean of GME is not subject to the grievance procedure.

E. Bereavement Leave

If there is a death in the immediate family, a Housestaff Officer may utilize sick leave for up to three days of bereavement leave each academic year. Immediate family shall be defined as grandmother, grandfather, mother, step-mother, mother-in-law, father, step-father, father-in-law, sister, brother, spouse, child, grandchild, or unmarried domestic partner. For unmarried domestic partners to be included, prior notice of the relationship shall have been provided to Human Resources. The University may require reasonable and appropriate documentation of the relationship or of cohabitation, such as leases, drivers’s licenses, etc.

Additional leave may be granted as may be necessary without pay upon request to the Program Director.

F. Leave for COMLEX-USA or National Boards

Housestaff Officers will be permitted to take up to three days of paid leave for the purpose of taking the Comprehensive Osteopathic Medical Licensing Examination of the United States (“COMLEX-USA”) or other licensing examination. This shall not be charged against vacation time and such paid leave shall be permitted one time only per exam (i.e.,
no employee shall receive this paid leave in the event he/she is required to re-take the same exam). Leave shall only be granted for days taking the exam and necessary and unavoidable travel time, if any. Proof from the licensing board shall be provided to Human Resources to determine how many days have been approved for taking the exam. Housestaff Officers must take the COMLEX-USA examination at the closest available testing location. Housestaff Officers shall also be free of overnight call the day preceding the exam.

G. Holidays

1. a. All University Housestaff Officers, wherever assigned, shall be entitled to all University holidays. The University shall exercise its best efforts to ensure that Housestaff Officers on rotation to an affiliate facility are granted all University holidays on the day they occur.

   b. Effective January 1, 1998, University holidays are: New Year's Day, Martin Luther King's Birthday, Good Friday, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, Day after Thanksgiving, Christmas and three (3) floating holidays, one of which shall be taken within thirty (30) calendar days of the Housestaff Officer's birthday, except as mutually agreed upon between the Program and the HSO. As per the approved request form, a Housestaff Officer shall submit his/her written request for a float holiday at least (7) seven calendar days in advance.

2. Housestaff Officers whose shift begins (including beeper calls) on a scheduled holiday shall be granted an alternate day off. (This provision does not apply to the float holidays). When a Housestaff Officer is scheduled to work a holiday it is the Housestaff Officer's responsibility to submit the request for an alternate day off (using the form supplied by the University) within 15 business days of the holiday worked. The Housestaff Officer's request shall list, in order of preference, at least six proposed alternate days off during the remainder of the then current academic year. The form shall be returned to the Housestaff Officer as approved or not within 10 business days of receipt of the form.

Scheduling of alternate days off, in the first instance, shall be with the approval of the Program Director or his/her designee, as appropriate. In the event none of the six requested days off are approved (or if the form is not timely returned), the Program Director or his/her designee will meet with the Housestaff Officer to find a mutually agreeable day off during the remainder of the then current academic year. In the event the Housestaff Officer and the Program Director (or designee) are unable to agree on an alternate day off, the Housestaff Officer and the Director of GME shall work together in good faith to mutually agree upon an alternate day off during the then current academic year. If after exhausting good faith efforts the parties are still unable to agree upon an alternate day off, holiday pay shall be granted. Pay in lieu of a holiday shall be paid at the rate of one tenth (1/10) of the Housestaff Officer's normal bi-weekly pay.

Failure to request the alternate day off within 15 business days of the holiday will result in the forfeiture of the alternate day off.

With respect to holidays occurring within the last sixty days of the academic year (i.e., Memorial Day), Housestaff Officers may request an alternate day off in advance of the holiday time worked; however, if the Housestaff Officer does not actually work on the holiday, he/she shall reimburse the University for the time-off.

3. Holidays falling on Saturday shall be observed the preceding Friday. Holidays falling on Sunday shall be observed the following Monday.

4. When Chief Residents distribute schedules to Housestaff Officers during months that contain holidays, the Rowan Compensation Day Form shall be attached.

ARTICLE VII

INDIVIDUAL CONTRACTS

A. Any written individual contract between the University and an individual Housestaff Officer, hereafter executed, shall be subject to and consistent with the terms and conditions of this Agreement. Where such contract is inconsistent with this Agreement, this Agreement, during its duration, shall be controlling. The University shall give the CIR 30 days' notice of any changes to the individual contract forms used by its school.
B. Each Housestaff Officer shall, prior to his/her employment, receive a written individual contract.

C. Consistent with AOA standards, the University will make a good faith effort to maintain such program structure and content, electives and call structure, and rotational schedules in keeping with nationally established guidelines of the program, and the needs and goals of the University. In the event that circumstances necessitate changes in program structure and content, electives, call structure or rotational schedules, the University will notify the involved individuals in advance (which shall be at least two weeks, except in case of emergency) and discuss available alternatives, but in any event, the final decision shall be the sole discretion of the Dean of GME.

D. Consistent with AOA standards, the place of medical education shall not be the sole criterion used to determine rotational assignments or non-renewal; nor shall the failure to pass the first Licensing Examination be the sole criterion for dismissal of a Housestaff Officer during the term of an individual contract.

E. Housestaff Officers who have July 1st appointments will be notified, in writing, by December 15th of the first year of service and not later than November 15th of the second year of service and thereafter, if their services are not to be renewed for the next year of a given residency training program. In the event that a Housestaff Officer commences work on a date other than July 1st, the last date for non-renewal shall be five-and-a-half months or four-and-one-half months, respectively, following the date on which such work commences. Where practicable, earlier written notice of non-renewal will be given to such Housestaff Officers.

F. Housestaff Officers have an obligation in the matter of resignation. Except in the case of resignation for health or other reasons beyond the control of the Housestaff Officer, it is expected that he/she shall continue to serve the term of his/her appointment.

G. Whenever it becomes apparent that a Housestaff Officer is not achieving satisfactory standards of performance, the deficiencies should be brought to his/her attention in writing at the earliest time in order to assist in the development of corrective measures.

H. The University will make a good faith effort to continue the ACGME-ADA-AOA-APA specialty training programs to which a Housestaff Officer is assigned.

Within 20 days of receipt of notice of non-accreditation or probation, the University shall make a good faith effort to notify all affected Housestaff Officers of the decision/notice. Such notice shall be mailed or hand delivered to the affected Housestaff Officers. Claims by Housestaff Officers that they were not notified shall not be subject to grievance/arbitration proceedings.

ARTICLE VIII

WORK SCHEDULES

A. The University will adhere to the ACGME guidelines on resident duty hours, until state and/or federal law supercede it. In addition, the following shall remain in effect:

B. There shall be no increase in the number of on-call assignments in existing departmental on-call schedules during the period of this Agreement except as herein provided in the ACGME guidelines.

C. During the term of this Agreement, nothing in this article shall be interpreted as barring the parties, from mutually agreeing to alternate scheduling patterns for particular programs.

D. When an accrediting board requires an increase in on-call schedules, the Union shall receive a copy of the directive and the increase shall thereafter be implemented. E. No exception to the contractual limits shall be made except with the prior written consent of CIR.

F. Vacations, sick leave and all other contractually approved leave time shall not be counted as time during which a duty to work on-call assignments accrues or accumulates. That is, the frequency of on-call duty during part of a month or a rotation may not be increased to force a Housestaff Officer to "make-up" on-call duty "missed" during contractually approved leave time. E.g., a resident on vacation for the beginning of a month could not be scheduled for ten (10) on-call duties in the balance of the month.

G. Housestaff Officers shall be paid for any on-call duty in excess of the ACGME guidelines or otherwise stated in this
contract with the formula below:

For each Housestaff Officer during a contract year:

1st additional on-call duty: $100
2nd additional on-call duty: $200
3rd additional on-call duty: $250
4th and subsequent on-call duty: $300

“On-call duty” is understood to mean assignment to such hospital or clinic duties as is published in the on-call schedule(s) and shall include extra call when an employee is called in to work beyond what is published in the on-call schedule. This does not include time spent off on beeper-call. The above formula applies to Housestaff Officers who work extra call in addition to the published call schedule(s) and/or as a result of being called in from the on-call coverage pool. In this case, the Chief resident, or person who calls the Housestaff Officer, shall be responsible for submitting to the Program Director for the additional pay. If the Chief resident does not submit the form within one week, the Housestaff Officer who was called in and worked shall submit the form.

Extra on-call also includes extra shifts worked to fill in for a colleague who is on an extended sick leave or extended absence.

H. Housestaff Officers shall not be routinely or regularly assigned to tasks which are clearly not within their normal responsibilities as Housestaff Officers. In such instances, a Housestaff Officer may not refuse to perform the task(s), however, the Housestaff Officer may file an informal grievance with the Dean of GME and the decision will be final and binding.

I. No House staff shall be assigned to clinic following overnight in-hospital call or night float.

J. No Housestaff Officer shall be assigned on-call duty during twenty-four (24) hour period preceding licensure or specialty board exams. If a resident is on-call the night prior to an in-service examination, he/she can choose not to take the in-service examination on that day. The Housestaff Officer shall take the in-service examination at the next available time and shall be scheduled off the night before.

K. A ten (10) hour time period away from hospital duties shall be provided between all daily duty periods and after in-house calls.

L. House staff shall receive their schedules at least one (1) week prior to the beginning of a rotation.

M. The one continuous 24-hour period free from all clinical, educational and administrative activities shall begin no later than 8 AM.

ARTICLE IX

BENEFIT PROGRAMS

A. HEALTH BENEFITS

1. All bargaining unit members who are eligible for the State’s health insurance shall be provided with those benefits on the same basis and to the same extent as provided to all State employees whose collective bargaining agreements expired on June 30, 2008. Should negotiations or legislative action change these benefits for State employees during the life of this contract, the benefits for eligible bargaining unit members shall change accordingly. If the State should notify the University that it will no longer provide benefit coverage of Part Time [less than thirty five (35) hours a week] staff members, the University will not continue such benefit coverage.

2. Housestaff Officers “returning” from assignment at a Veterans Administration Hospital shall be eligible for health and hospital benefits without the normal two (2) month waiting period (per section 1). Eligibility shall be consistent with all other appropriate regulations. Housestaff Officers whose initial assignment is at a Veterans Administration Hospital must complete the normal two (2) month waiting period (per section 1) beginning with their commencement on the payroll of the University. The University shall designate an individual who will be
available, upon request, to assist affected Housestaff Officers in maintaining continuity of health and hospital insurance.

It is understood and agreed between the parties that the cost of maintaining continuity of health and hospital benefits coverage (securing a non-group or individual contract) shall be borne entirely by the Housestaff Officer. The University agrees to provide affected employees with a timely written reminder of the need to arrange for continuity of health and hospital benefits coverage.

B. Prescription Drug Program

It is agreed that the State shall continue the Prescription Drug Benefit Program during the period of this Agreement. The Program shall be funded and administered by the State. It shall provide benefits to all eligible unit employees and their eligible dependents. Each prescription required by competent medical authority for Federal legend drugs shall be paid for by the State from funds provided for the Program subject to a deductible provision which shall not exceed $5.00 per prescription or renewal of such prescription unless otherwise provided by statute and shall be subject to specific procedural and administrative rules and regulations which are part of the Program.

C. Dental Care Program

It is agreed that the State shall establish and continue a Dental Care Program during the period of this Agreement. The program shall be administered by the State and shall provide benefits to all eligible full-time unit employees and their eligible dependents.

Participation in the Program shall be voluntary with a condition of participation being that each participating employee authorize a bi-weekly salary deduction not to exceed fifty (50%) percent of the cost of the type of coverage elected; e.g., individual employee only, husband and wife, parent and child or family coverage.

There shall be only one opportunity for each eligible employee to enroll and elect the type of coverage desired and once enrolled continued participation shall be mandatory.

Each employee shall be provided with a brochure describing the details of the Program and enrollment information and the required forms.

Participating employees shall be provided with an identification card to be utilized when covered dental care is required.

D. Temporary Disability

Employees shall be included in the State Temporary Disability Plan, which is a shared cost plan providing payments to employees who are unable to work as the result of non-work connected illness or injury.

E. Maintenance of Benefits

The fringe benefits heretofore provided to employees in this negotiating unit, such as the Health Benefits Program, life insurance, and their like, shall remain in effect without diminution during the term of this Agreement unless otherwise modified herein.

F. Life Insurance

The University shall provide life insurance to all Housestaff Officers in the amount of three (3) times the annual salary of the Housestaff Officer, at no cost to the employee.

G. Hepatitis “B” Screening and Vaccine

The University will provide one Hepatitis "B" Screening and Vaccine (specific vaccine to be designated by Housestaff Officer) at no cost to Housestaff Officers who request them, providing the appropriate medical consent forms have been signed. The vaccine shall be administered by physicians designated by the University or affiliated hospitals.
H. Beepers

1. House staff on the New Brunswick campus will be provided with long range beepers.

2. No individual Housestaff Officer shall be required to find coverage for his/her duties and beeper coverage in the event of sudden illness, family emergency or any approved day off prior to the posting of the schedule, provided that the department has the right to require, upon request, proof of emergency (or illness) and the appropriate individual (either attending physician, chief resident or Program Director) is notified. This individual would be responsible for coordinating coverage of the absent Housestaff Officer’s duties with appropriate House staff.

ARTICLE X

MEALS

Effective July 1, 2016, a meal allotment shall be provided each month to Housestaff who are assigned an in-house overnight on-call during the month or who are assigned to work a night shift of more than 13 hours as per Sections A-D, below.

A. At University affiliated facilities where Housestaff Officers are assigned, a meal allotment shall be provided each month to House staff are assigned an in-house overnight on-call during the month.

The allotment of script or cafeteria credit shall be equal to the number of in-house overnight on-call assignments that the Housestaff Officer is assigned during that month, multiplied by amounts set forth in section "B". The specific method of implementation may vary from hospital to hospital.

For purposes of this Article X, a Housestaff Officer is assigned an in-house on-call overnight shift only if s/he works a normally scheduled day shift (e.g., 7:00 am - 5:00 pm) and also is scheduled to work the immediately following in-house overnight on-call shift (normally 5:00 pm - 7:00 am) for a total of 24 consecutive hours worked.

B. The credit or script amounts per in-house on-call overnight assignment shall be either: (i) $20; or (ii) two meals at facilities that do not issue credit.

C. Effective July 1, 2016, a meal allotment shall be provided each month to Housestaff Officers who are scheduled for in-house overnight shifts of more than 13 hours. The allotment of script or cafeteria credit toward a meal shall be equal to the number of scheduled in-house overnight shifts of more than 13 hours that the Housestaff Officer is assigned during that month, multiplied by the amount set forth in section "D". The specific method of implementation may vary from hospital to hospital.

D. The credit or script amounts for scheduled in-house over night shifts of more than 13 hours shall be either: (i) $10; or (ii) one meal at facilities that do not issue credit.

ARTICLE XI

UNIFORMS

The University shall provide five labcoats to all Housestaff Officers at no cost. Each Housestaff Officer shall be responsible for damage beyond ordinary wear, or for loss.

Housestaff Officers will have access to scrubs during applicable hospital shifts and surgical based rotations when deemed appropriate by the hospital or other University affiliate (e.g., rotations that require the Housestaff Officer to work in the operating room and/or the ICU). Housestaff Officers shall be responsible for loss of or damage to scrubs issued to them by a hospital or other University affiliate.

All Housestaff Officers shall be paid an annual allowance of $125 for the laundering and maintenance of work-related attire on or before January 31, 2016. Housestaff Officers shall no longer be eligible for this allowance, effective February 1, 2016.
ARTICLE XII

PROFESSIONAL LIABILITY

The University shall continue to provide professional liability coverage to all Housestaff Officers for services in the employ of the University.

The University shall have at least one mandatory meeting each year with new Housestaff Officers, which informs House staff regarding risk and claims. Such meetings shall include the risk and claims process, the University’s responsibility and liability.

ARTICLE XIII

GRIEVANCE PROCEDURE

A. Purpose

The purpose of this procedure is to assure prompt, fair and equitable resolution of disputes concerning terms and conditions of employment arising from the administration of this Agreement by providing the sole and exclusive vehicle set forth in this Article for adjusting and settling grievances. In no event shall matters concerning academic or medical judgement be the subject of a grievance under the provisions of this Article. Matters pertaining to non-reappointment shall be grievable under this Agreement only upon the basis of claimed violations involving discriminatory treatment in violation of Article II, Discrimination, or Article VII, Individual Contracts.

B. Definition

A grievance is an allegation by a Housestaff Officer or the CIR that there has been:

1. A breach, misinterpretation or improper application of the terms of this Agreement except as provided in paragraph B.3, below; or

2. Except as provided in paragraph B.3, below, an improper or discriminatory application of, or failure to act pursuant to, the written rules, policies or regulations of the University or statutes to the extent that any of the above established terms and conditions of employment which are matters which intimately and directly affect the work and welfare of Housestaff Officers and which do not significantly interfere with inherent management prerogatives pertaining to the determination of public policy.

3. A grievance may also include any allegation by a Housestaff Officer or the CIR concerning: (a) the University’s compliance with AOA standards; or (b) any matter which the parties have agreed shall be determined at the discretion of the University (or any designee of the University, e.g., Dean of OGME). Any matter falling within this paragraph B.3 shall be addressed through Step One of this Grievance Procedure (as set forth in Article XIII.D, below) and shall not proceed to Step Two or Step Three of that procedure, and the Step One decision shall be final.

C. Preliminary Informal Procedure

The parties agree that all problems should be resolved, whenever possible, before the filing of a grievance and encourage open communication between the University and the Housestaff Officer so that resort to the formal grievance procedure will not normally be necessary.

A Housestaff Officer may orally present and discuss a grievance with his or her Chief Resident, or with the University's approval, an appropriate designee, who may, if the circumstances warrant, arrange an informal conference between the appropriate administrator and the grievant. The grievant may, at his or her option, request the presence of a CIR representative during attempts at informal resolution of the grievance. If the Housestaff Officer exercises this option, the administrator may determine that such grievance be moved to the first formal step.

Informal discussion shall not serve to extend the time within which a grievance must be filed, unless such is agreed to in writing by the University official responsible for the administration of the first formal step of the grievance procedure.
Any disposition of a grievance by a Chief Resident will be subject to confirmation by an appropriate administrator.

D. Formal Steps

Step One

If the grievance is not informally resolved, the CIR may file a written request for review with the appropriate Dean or designee within twenty-one (21) calendar days after the date on which the act(s), which is the subject of the grievance, occurred, or twenty-one (21) calendar days from the date on which the individual Housestaff Officer should reasonably have known of its occurrence.

The Dean or designee shall review the grievance and where he or she deems it appropriate, witnesses may be heard and pertinent records received. The hearing shall be held within fourteen (14) calendar days of receipt of the grievance, and the decision shall be rendered in writing to the Housestaff Officer within fourteen (14) calendar days following the conclusion of the review.

Step Two

If the CIR is not satisfied with the disposition of the grievance at Step One, the CIR may appeal to the Assistant Vice President of Labor Relations or his/her designee within 14 calendar days of receipt of the Step One decision. Hearings must be scheduled within 14 calendar days, excluding holidays, of receipt of the appeal.

The decision shall be rendered in writing to the Housestaff Officer and the CIR representative within 14 calendar days from the conclusion of the hearing.

If the grievance involves a non-contractual grievance as defined in B.2 above, the Assistant Vice President for Labor Relations may alternatively within 14 calendar days of receipt of the appeal, convene a Committee described below, which shall hear the merits of the grievance and shall deliver its findings to the Assistant Vice President of Labor Relations within 14 calendar days following the date of its hearing.

The Committee shall consist of two members appointed by the Housestaff Officers who shall be officers with at least two years of service at the University and three members appointed by the Assistant Vice President for Labor Relations, one of whom shall be the Associate Vice President for Academic Administration or his/her designee, who shall serve as Chairperson. For the purposes of conducting the hearing, a quorum of the Committee shall consist of one member of the House staff and two members appointed by the Assistant Vice President for Labor Relations.

The Assistant Vice President for Labor Relations will review the Committee’s recommendation as to the disposition of the grievance and within 14 calendar days following receipt of the Committee's written report and recommendation render a final and binding decision to the grievant.

No complaint informally resolved or grievance resolved at either Step One or Two shall constitute a precedent for any purpose unless agreed to in writing by the Assistant Vice President for Labor Relations and CIR acting through its representative.

Step Three

If the grievance involves a contractual violation of the Agreement as defined in B.1 above, the CIR may, upon written notification to the State of New Jersey Office of Employee Relations by certified mail, with a copy to the Assistant Vice President of Labor Relations (or his/her designee), appeal the Step Two decision to arbitration. Said notice must be filed with the Public Employment Relations Commission within 21 calendar days following receipt of the Step Two decision. It must be signed by a CIR representative or official.

Within 30 days from the execution of this Agreement, the parties shall mutually agree upon a panel of three or more arbitrators. Each member of the panel shall serve by random selection as the sole arbitrator for a case or cases. When a member of the panel is unable to serve, another member shall serve by random selection. The University and CIR may remove any member of the arbitration panel through written notice to the other, provided that the arbitrator shall finish serving as arbitrator on any matter for which he/she was selected to so serve but has yet to render a final decision, unless both parties agree to remove him/her before such time. In the event the parties agree on less than three arbitrators, those arbitrator(s) agreed upon by the parties shall serve by random selection until such time as the parties are able to agree upon a full compliment of three or more arbitrators. In the event that the parties are unable
to agree upon any arbitrators, arbitrators shall be selected on a case-by-case basis under the selection procedures of the Public Employment Relations Commission ("PERC").

[Note: CIR/SEIU agrees that the State reserves its right to continue to negotiate over arbitrator fees and to make agreement on an entire contract package subject to the resolution of arbitrator fees. The State agrees that if the parties reach agreement on arbitrator fees, including fees of arbitrators appointed by PERC, that agreement will be memorialized outside the collective negotiations agreement. This bracketed language will not appear in Article XIII, but memorializes the parties’ agreement with respect to continued negotiations over the issue of arbitrator fees.]

The arbitrator shall conduct a hearing and investigation to determine the facts and render a decision for the resolution of the grievance. The parties agree that the decision of the arbitrator shall be final and binding. The arbitrator shall neither add to, subtract from, modify, or alter the terms and provisions of this Agreement or determine any dispute involving the exercise of a management function which is within the authority of the University as set forth in Article III (Management Rights). Arbitration shall be confined solely to the application and/or interpretation of this Agreement and the precise issue(s) submitted.

The arbitrator shall not substitute his or her judgement for academic or medical judgements rendered by the persons charged with making such judgements, nor shall the arbitrator review such decisions except for the purpose of determining whether the decision has violated this Agreement.

If one of the issues before the arbitrator is timeliness, the arbitrator must first render a decision on this issue, which shall be rendered the day of the hearing if possible. A subsequent day of hearing shall occur only if the arbitrator determines that the matter has been timely filed.

The fees and expenses of the arbitrator shall be divided equally between the parties. Either party may make a verbatim record through a certified transcriber. Such record is to be made at the requesting party’s expense. However, if both parties want a copy of the transcript, the cost of the transcript and the reporter shall be shared equally between the parties. The cost of any transcript (or copy of any transcript), requested by the arbitrator, shall be shared equally between the parties. Any other cost of this proceeding shall be borne by the party incurring the cost.

E. Procedural Rules

1. A grievance must be filed at Step One within twenty-one (21) calendar days from the date on which the act which is the subject of the grievance occurred or twenty-one (21) calendar days from the date on which the individual Housestaff Officer should reasonably have known of its occurrence.

2. Where the subject of a grievance suggests it and where the parties mutually agree, such grievance may be initiated at, or moved to, Step Two of this process.

3. Time limits provided for in this Article may be extended by written mutual agreement of the parties at the level involved.

4. No reprisal of any kind shall be taken against any Housestaff Officer who participates in this grievance procedure.

5. Where a grievance directly concerns and is shared by more than one Housestaff Officer, such group grievance may, upon mutual agreement, properly be initiated at the first level of supervision common to the several grievants. The presentation of such group grievance will be by the CIR representative(s) and one of the grievants designated by the CIR. A group grievance may be initiated by the CIR.

Where individual grievances concerning the same matter are filed by several grievants, it shall be the option of the University to consolidate such grievances for hearing as a group grievance provided the time limitations expressed elsewhere herein are understood to remain unaffected.

6. Should a grievance not be satisfactorily resolved, or should the employer not respond timely as prescribed above either after initial receipt of the grievance or after movement of the grievance to Step Two, the grievant may exercise the option within twenty-one (21) calendar days to proceed to the next step.
7. If, at any Step in the grievance procedure, the University's decision is not appealed within the appropriate prescribed time, such grievance will be considered closed and there shall be no further appeal or review.

ARTICLE XIV

DISCIPLINARY ACTION

A. Housestaff Officers may be disciplined or discharged for cause. Disciplinary actions shall be grievable, and in the event the involved Housestaff Officer files a grievance, the burden of proving just cause shall be upon the University.

B. The University shall give five (5) working days advance notice, in writing, of any intended disciplinary action to the affected Housestaff Officer and the CIR. The notice shall state the nature and extent of discipline, the specific charges against the Housestaff Officer and describe the circumstances upon which each charge is based.

C. A Housestaff Officer whom the University has given notice of disciplinary action may be removed from service without five (5) working days notice where his/her continued presence is deemed to imperil patient safety, public safety or the safety of any fellow employee (staff, House staff or medical faculty). Notice of such reassignment shall be contained in the University’s written notice of intended disciplinary action. Where a Housestaff Officer has been removed from service, the University may concurrently remove the Housestaff Officer from its payroll.

D. If it is later discovered that the Housestaff Officer was wrongfully removed from service, the Housestaff Officer shall be reinstated with full backpay. In addition, if the Housestaff Officer, as a result of the wrongful removal from service, is required to work beyond the end of the residency year to complete his or her residency, the Housestaff Officer shall remain on the University payroll until such time as the residency has been completed.

E. Appeals of disciplinary actions shall be presented at Step Two of the Grievance Procedure, Article XIII. Such appeals shall be made within fourteen (14) calendar days of receipt of the charges and disciplinary penalty. A hearing must be held within fourteen (14) calendar days, excluding holidays, or receipt of the appeal.

F. Consistent with Step Three of the Grievance Procedure (Article XIII), following a decision made at Step Two of the Grievance Procedure by the Assistant Vice President of Labor Relations or his/her designee, the CIR may, upon written notification to the State of New Jersey Office of Employee Relations by certified mail, with a copy to the Assistant Vice President of Labor Relations (or his/her designee) appeal the Step Two decision to arbitration. Such an appeal must be sent within 21 days following receipt of the Step Two decision. It must be signed by a CIR representative or official.

G. Arbitration decisions in disciplinary actions shall be made in accordance with Article XIII, Step Three. The remedy in disciplinary actions will be limited to back pay and/or reinstatement to the Housestaff Officer’s position. Housestaff Officers may not seek post-residency damages under this Agreement. However, this shall not preempt or preclude a Housestaff Officer from seeking appropriate relief for any post-residency damages in any judicial forum or administrative agency.

H. A Housestaff Officer shall not be reassigned from clinical duties until the completion of the review and approval by the Dean of GME. However, it is understood that a clinical reassignment with pay may be imposed prior to the review and approval of the Dean of GME only in cases where serious medical misconduct is alleged and the employee’s continued presence in Hospital facilities is deemed to jeopardize patient care or the safety of the Housestaff Officer or others. The Hospital shall provide written notice of, and the reasons for, such reassignment from clinical duties.

In all cases, regardless of reason, where reassignment from clinical duties is imposed for disciplinary reasons, the Housestaff Officer shall have the right to request a hearing before a panel of three physicians to review the reasons for the reassignment. The three-physician panel shall be comprised of the Dean of GME, an attending physician experienced in graduate medical education from another department and a Housestaff Officer from another department. The Housestaff Officer shall request a hearing within seven (7) days of notification of the reassignment. The hearing shall be held within seven (7) days from the date of the request for a hearing and the Housestaff Officer shall have the right to have a CIR representative assist him or her at the hearing. The hearing panel will decide whether reassignment is warranted or whether the Housestaff Officer shall be returned to full or partial duties during due process proceedings. The hearing panel shall issue its decision no later than seven (7) days from the completion of the hearing. The Hospital shall not report
reassignments to any regulatory agency until the hearing panel makes its determination, unless otherwise required by law or accreditation standards. Reassignment shall end at any time during due process proceedings if the Dean of GME or appropriate Department Chair determines that a viable alternative exists.

Within seven days of the Hearing Panel’s decision, the decision may be appealed by either party to arbitration pursuant to Step Three of the Grievance Procedure (Article XIII), and, further:

1. The arbitrator shall hear the case within 14 days of his/her selection unless the parties mutually agree to extend this period. The parties will randomly select another arbitrator to hear the case if the selected arbitrator is unable to serve promptly and the parties do not agree to an extension.

2. The Arbitrator shall fix the date, time, and place of the hearing, notice of which must be given to the parties at least 72 hours in advance. Such notice may be given orally or by facsimile. Normally, the hearing shall be completed within one day. In unusual circumstances and for good cause shown, the arbitrator may schedule an additional hearing day to be held within seven days.

3. It is understood that the representative for either party may have a conflict on the date scheduled for arbitration and for good cause only may request an alternate hearing date. In such cases, the party claiming to have a schedule conflict must use its best efforts to proceed on the first hearing date offered by the arbitrator, including having another person act as a representative. A party’s inability to proceed on a scheduled arbitration date for good cause shall not alone be grounds for the arbitrator to rule against such party.

4. The arbitrator’s fee shall not exceed $1,000 per day, and his/her cancellation fee shall not exceed $500. The fees and expenses of the arbitrator shall be divided equally between the parties.

5. Either party may make a verbatim record through a certified transcriber. Such record is to be made at the requesting party’s expense. However, if both parties want a copy of the transcript, the cost of the transcript and the reporter shall be shared equally between the parties. The cost of any transcript (or copy of any transcript), requested by the arbitrator, shall be shared equally between the parties. Any other cost of this proceeding shall be borne by the party incurring the cost.

6. The parties shall provide to the arbitrator in advance of the hearing a copy of the collective bargaining agreement, a copy of the written notice of the hospital’s intent to reassign from clinical duties, a copy of the Hearing Panel’s decision, copies of any related grievance letters by the union, copies of all responses to grievance letters by the employer and any other documents to which both parties agree. The parties may stipulate in advance to facts that are undisputed.

7. The arbitrator shall be empowered to hold pre-hearing conferences between the parties. The arbitrator may require either party to make available documents, in addition to those described in section E above, prior to the arbitration and shall be empowered to rule on document requests prior to arbitration.

8. No briefs shall be submitted in cases unless agreed to by both parties or requested by both parties. In cases for which briefs are submitted, briefs shall be postmarked within seven (7) days of the close of hearing.

9. The Arbitrator’s decisions are to be rendered within seven (7) days from the date of the close of hearing, or the date on which briefs, if any, are due. The decision shall be in writing, contain a brief statement of the facts and a summary of the reasoning for the decision. The decision shall be signed by the Arbitrator.

10. The Arbitrator shall decide whether reassignment during the Hospital’s internal procedures is warranted or whether the Housestaff Officer shall be returned to full or partial duties during due process proceedings.

11. The procedures for arbitration do not apply where such clinical reassignment is imposed for academic reasons. Such matters may not be appealed to arbitration and instead the decision of the three-physician panel shall be final.

ARTICLE XV
UNION RIGHTS

A. Representation Lists

After July 1, but not later than September 1 of each year, the University shall make available to the Union a list of Housestaff Officers' names, addresses, OGME levels and specialties.

B. Membership Packets

The Union may supply membership packets which contain information for distribution to new employees, including the role of the Union, the membership application and a copy of this Agreement, as well as other material mutually agreed to by the University and the Union. The University agrees to distribute such membership packets to new employees during the initial phase of employment and to other employees when necessary. If requested, the CIR representative shall be allowed to meet with interested new employees during their orientation period at a time when they are not involved in training to explain the Union's responsibilities.

C. Bulletin Boards

1. The University shall provide glass-enclosed, locked bulletin boards in convenient places in general working areas on University property to be used exclusively by the Union.

2. The Union shall limit its postings to notices, bulletins, reports, meeting announcements, social and recreational events, achievements, and similar materials which shall not contain any profane or obscene matter or be defamatory to any individual, the State or the University. The Union shall not post election campaign materials. Postings shall be signed by an authorized representative of the Union or the organizational origin shall be set forth.

3. Any material which the University alleges to be in violation of the conditions above shall be promptly removed. Any disputes as to the appropriateness of any posting may be initiated as a grievance at Step Two or submitted to the University Office of Labor Relations for determination.

D. Distribution of Literature

1. Space will be provided in central locations at the University where Union literature, which is consistent with provision C above or which is otherwise approved by the University, may be placed so that employees may pick up copies.

2. The Union shall have the right to distribute literature, which is consistent with the above or which is otherwise approved by the University.

E. Transmittal of Materials

The University will cooperate in allowing the CIR to utilize any internal messenger services between the various locations where Housestaff Officers are assigned, provided that such use will not affect the operations of the University. The University will advise the CIR of the procedures to be followed in seeking the use of messenger services. Nothing herein shall be construed as requiring that the University undertake distribution of materials on behalf of the CIR to members of the bargaining unit.

F. Access to Premises

1. The CIR representatives shall be admitted to all University facilities to meet with Housestaff Officers on Union business.

2. Requests for such visitation rights shall be directed reasonably in advance to the University's Office of Labor Relations and shall include the purpose of the visit, and proposed time and date. Permission for such visits shall not be unreasonably withheld.

3. The University will designate appropriate places for visitations, provided space is available, and further, provided the visitations do not interfere with or disrupt the normal operations of the Hospital, or violate any
security restrictions.

G. **Access to Premises of Affiliated Facilities Not Owned by the University**

1. Union activities at affiliated facilities not owned by the University require CIR to obtain advance permission from the affiliated facility before engaging in such activities at the facility. CIR will not engage in such union activities in any areas of an affiliated facility, including public areas, such as cafeterias and parking lots, unless CIR is granted access by the facility.

If CIR seeks access to affiliated facilities not owned by the University, CIR will submit a written request for access to affiliated facilities to the Director of Graduate Medical Education. The Director shall communicate the request to the affiliated facility. The Director will endeavor to provide CIR with a response to its request within five days of receiving the request.

The Director of GME shall make a good faith effort to communicate the importance of granting CIR access to its Housestaff members to administrators of the University's affiliated facilities.

**ARTICLE XVI**

OUTSIDE EMPLOYMENT

Based on the University’s Code of Ethics and AOA standards, authority to approve or disapprove an individual Housestaff Officer’s application for extramural professional activities is hereby vested in the individual's Program Director or Dean and in the University’s Ethics Liaison Officer.

The Housestaff Officer shall first apply to his/her Program Director who shall forward the application, together with his/her own written recommendation within three working days to the appropriate Dean.

Within five working days of receipt of the Program Director’s recommendation, the Dean shall render a decision on whether the outside employment is consistent with AOA standards and shall forward the application, together with his/her written recommendation to the Ethics Liaison Officer. Within a reasonable time from receipt of the Dean’s recommendation, the Ethics Liaison Officer shall render a final and binding decision, subject to any appeal rights under the Uniform Code of Ethics.

**ARTICLE XVII**

ACCESS TO PERSONNEL FILES

A. An employee who makes a written request to the Department Chairperson to examine his/her central personnel file shall be granted the opportunity to do so within a reasonable period which shall be five (5) days except where circumstances as to the location and/or work schedule of the employee make that time period impractical. The University shall honor the employee's request for a copy of documents in the file.

B. The University shall have the right to have such review and examination take place in the presence of a designated representative of the University or department in question. The employee may file a written response of reasonable length to any memoranda or documents which are derogatory or adverse to him/her. Such response will be included in the employee's permanent personnel file and will be attached and retained with the document in question. If any material, derogatory or adverse to the employee is placed in the file in question, a copy of such material shall be sent to the employee within two weeks.

[NOTE: While there are no changes to the contract language, Rowan reiterates, and CIR/SEIU recognizes, that it remains Rowan’s position that this provision applies only to active employees of Rowan University - School of Osteopathic Medicine.]

**ARTICLE XVIII**

ON-CALL ROOMS AND LOCKERS

A. The University shall work with their hospital partners to provide adequate on-call rooms for use by Housestaff Officers
while on duty. All on-call rooms will be maintained by hospital partners to be in accordance with reasonable health and sanitation standards. The University will make a reasonable effort not to require Housestaff Officers of different sexes to use the same on-call room, at the same time. Where on-call rooms are equipped with locks, the assigned Housestaff Officer will be given a key for the time of the room assignment.

When on-call rooms are being repaired or facility construction renders them uninhabitable, the hospital shall provide reasonable notice to the Union and comparable alternate rooms.

B. In University-owned and -operated facilities, the University shall provide each Housestaff Officer with access to a secured locker for their personal belongings. The Dean and/or the University Human Resources shall strongly encourage the other institutions, which the House staff rotate through, to supply a secured locker to each Housestaff Officer.

**ARTICLE XIX**

**PARKING**

Housestaff Officers are required to purchase and utilize University parking hangtags whenever they park on University property. Hangtags may be purchased in yearly, monthly, or daily increments, as needed to fulfill clinical duties.

Housestaff Officers shall be notified at the time parking hangtags are purchased that, unless guaranteed parking is purchased, parking is not guaranteed. This information will be distributed at orientation.

**ARTICLE XX**

**SAFETY**

Whenever an employee observes a condition which he or she feels represents a violation of safety or health rules and regulations or which is an unreasonable hazard to persons or property, the employee shall report such observation which will be promptly investigated. Any condition so noticed must be reported to the GME Office, and when at a non-University setting, also to the Director of Medical Education at the facility.

Where a hazard exists which endangers the employee, he/she shall not be required to work where that condition exists. Such employee may be promptly assigned on an interim basis to other comparable work for which the employee is qualified to perform.

It is understood that references to safety and health hazards and conditions of work referred to in this Article are not intended to include those hazards and risks which are an ordinary characteristic of the work or are reasonably associated with the performance of an employee's responsibilities and duties. However, this is not intended to eliminate the University's general obligations for the safety and health of such employees as set forth in other provisions of this Article.

The provisions of this Article shall be grievable under Article XIII.B.2.

**ARTICLE XXI**

**CONFERENCE REIMBURSEMENT**

A. House Staff Officers who attend an approved conference shall be reimbursed for related expenses if all of the following conditions are met:

1. The conference is a requirement of the House Staff Officer's Specialty College or Board (i.e., it must provide required GME credit toward the completion of the training program as defined in the house staff officer’s Specialty College AOA Basic Standards (or successor standards that may replace AOA standards));

2. Attendance at this specific conference has been approved in advance by the Program Director;
3. Attendance at this specific conference has been approved in advance by the Associate Dean of GME;

4. Anticipated travel reimbursement has been submitted to the Associate Dean of GME a minimum of 45 days in advance of departure using the existing University "Anticipated Travel Expenses" form. If attendance at a specific conference is required by a House Staff Officer’s Specialty College or Board, a House Staff Officer may seek reimbursement for attendance at such conference, except that the Program Director or the Dean of GME can deny a specific request in the event there is a less costly alternative conference available during the House Staff Officer's period of training that could reasonably be attended and which also meets the training program requirements.

B. Subject to the criteria set forth below, House Staff Officers at OGME 2 level and above may request a one-time reimbursement during their training program up to $1000.00 for either:

(a.) presenting his or her research poster or paper at a state or nationally recognized research or medical conference which is not required for GME credits, so long as:

1. Attendance at this specific conference has been approved in advance by the Program Director;
2. Attendance at this specific conference has been approved in advance by Associate Dean of GME; and
3. Anticipated travel reimbursement has been submitted to Associate Dean of GME a minimum of 45 days in advance of departure using the existing University "Anticipated Travel Expenses" form; or, alternatively,

(b.) for the cost of the publishing of a paper/abstract in a peer reviewed journal, subject to the below criteria:

For purposes of this Section B:

(a) “presenting” is defined as the presentation of a poster, paper or research to an audience as specified in the official program of the conference; and

(b) “publishing” is defined as the acceptance and inclusion of the house staff officer’s program director-approved article/abstract in a peer reviewed medical or research journal.

C. If reimbursement to attend a conference is approved, the appropriate reimbursement forms must be submitted to the Dean of GME no later than 30 days after the end of the conference. Failure to submit completed forms by this time will result in denial of the reimbursement. All related conference expenses shall be consistent with the University’s travel reimbursement policy, which shall include but not be limited to travel, materials, registration fees, lodging and food.

D. All policies are contingent upon adherence to AOA standards (or successor standards that may replace AOA standards) for duty hours as it relates to residents who remain on-site.

The decisions of the Program Director, Associate Dean and the Dean are final and binding and not subject to the grievance and arbitration procedures.

E. The above shall not affect an existing practice in which a volunteer faculty and/or private physician office Program Director reimburses a Housestaff Officer from non-university funds fees and expenses in addition to those described herein.

F. Nothing herein shall preclude the University, in its sole discretion, from reimbursing a Housestaff Officer for presenting or publishing work that the University determines is exceptional in nature, even in the event that the Housestaff Officer had previously received reimbursement for presenting or publishing under Section B, above. Any decision by the University under this Section F are final and binding and not subject to the grievance and arbitration procedures.

ARTICLE XXII
LICENSURE

A. If it is a requirement of the Program, the Program will pay NJ State Licensing fees and renewal costs for New Jersey licensure of any Housestaff Officer employed at the University in said program until the end of their training in that particular program. This does not cover COMLEX exams.

B. If the University does not provide BLS, ACLS, and/or PALS courses (and re-certification courses), it will work with affiliate institutions to try to arrange for lower rates for those courses when taken by Housestaff Officers. Any fees associated with non-University courses are not reimbursable.

The University shall provide or pay for ATLS and NRP (formerly NALS) courses and re-certification courses for the Housestaff Officers if such courses are required by the University or its clinical affiliates as part of their training and in the performance of their duties.

C. The University will pay costs associated with required background checks, such as fees for fingerprinting, with a one time cap of $75 per Housestaff Officer on University payroll.

ARTICLE XXIII

MISCELLANEOUS:

Business Cards:

The University shall provide business cards to all Housestaff Officers who are scheduled to work at least one half day per week for a minimum of one year in outpatient settings and request them or whose Departments require them. The cards will only be supplied to a Housestaff Officer one time during his/her residency program.

Library and Computers:

All medical libraries, on-call suites, and house staff lounges in University-owned facilities shall be equipped with or be in close proximity to computers with access to the internet, online library resources, and working printers. In on-call suites, there shall be at least one computer station for every four on-call rooms. The University will exercise its best efforts to ensure that non-University-owned facilities meet this standard.

Protected Education Time:

Consistent with AOA standards, conferences, Grand Rounds and other scheduled didactics are an integral part of Housestaff Officers’ education and shall be considered protected education time. The University shall take reasonable steps to arrange that during such protected education time, Housestaff Officers shall be released from clinical duties and shall not have patient care responsibilities, except in cases of emergency. In the event that a Housestaff Officer receives a non-emergency page during protected education time, he/she may raise such issue with the director of GME who will address the issue with the appropriate hospital’s Director of Medical Education. This provision shall not apply to any Housestaff Officer assigned to the ICU.

ARTICLE XXIV

SUCCESSORSHIP

The University shall notify CIR at least thirty (30) days in advance of any takeover, sale, assignment, transfer, merger, reorganization, consolidation or other change of ownership, operation or management by the University of its residency programs. This shall include any and all instances in which the University and an affiliate terminate an affiliation.

ARTICLE XXV

SAVINGS

If any provision of this Agreement or any application of this Agreement to any employee or group of employees is held to be contrary to law or not subject to collective negotiations or has the effect of making the State ineligible for Federal
funds, then such provision or application shall not be deemed valid and subsisting, except to the extent permitted by law, but all other provisions or applications shall continue in full force and effect. In the event of the above circumstances, then either party shall have the right to reopen negotiations with respect to a substitute for the affected provision to extent permitted by law.

To the extent any provision of this Agreement is inconsistent with AOA standards due to changes in the standards, the Union and the University agree that the latest AOA standards will control and any relevant provisions of this agreement will be deemed to have been modified so as to remain consistent with AOA standards. To the extent that AOA standards establish minimum requirements for the terms and conditions of employment of Housestaff Officers, the University shall adhere to such minimum standards, unless the standards set forth in this Agreement exceed those minimum AOA standards, in which case the terms of this Agreement shall control. To the extent that changes in AOA standards require changes in the terms and conditions of employment of Housestaff Officers, the University shall notify CIR of such changes in AOA standards before making the changes.

ARTICLE XXVI

COMPLETE AGREEMENT

This Agreement incorporates the entire understanding of the parties on all matters which were or could have been the subject of negotiation. During the term of this Agreement, neither party shall be required to negotiate with respect to any such matter whether or not covered by this Agreement and whether or not within the knowledge or contemplation of either or both of the parties at the time they negotiated or executed this Agreement, except that proposed new rules or modification of existing rules governing working conditions shall be presented to the CIR and negotiated upon the request of the CIR as may be required pursuant to the New Jersey Public Employer-Employee Relations Act, as amended.

It is understood and agreed that any provision of this Agreement which requires amendment to existing law or the appropriation of funds for their implementation shall take effect only after the necessary legislative action.

Any policy, practice, rule or regulation of the University pertaining to wages, hours and terms and conditions of employment, which is in conflict with any provision of this Agreement, shall be considered to be modified consistent with the terms of this Agreement.

ARTICLE XXVII

PRINTING OF AGREEMENT

The University and the CIR agree to jointly work together to provide electronic copies of the instant agreement within 60 days of its execution to all Housestaff Officers and program offices, and to provide a printable copy on the University website accessible to all Housestaff Officers.

ARTICLE XXVIII

TERM OF AGREEMENT AND RENEWAL

This Agreement shall remain in full force and effect from the date of execution thereof through October 31, 2016. The Agreement shall automatically be renewed from year to year thereafter, unless either party shall give to the other party written notice of its desire to terminate, modify or amend this Agreement. Such notice shall be given to the other party in writing by certified mail no later than February 1, 2016 or February of any subsequent year for which this Agreement was automatically renewed. Official notice to the State shall be made by addressing the notice to Director, Office of Employee Relations, Governor’s Office, State house, 4th Floor, PO Box 228, Trenton, New Jersey 08625. Official notice to the CIR shall be made by addressing the notice to: President of the CIR.
IN WITNESS WHEREOF, the University and the Committee of Interns & Residents, have caused this Agreement to be signed by their duly authorized representatives as of this _____ day of July, 2016.

For THE STATE OF NEW JERSEY / ROWAN UNIVERSITY

________________________________
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________________________________
________________________________
________________________________

FOR THE COMMITTEE OF INTERNS AND RESIDENTS

________________________________
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________________________________

The following are reproductions of side letters between the University and CIR. The signed originals are on file at the offices of the University and the Committee of Interns and Residents.

SIDE LETTER #1

January 26, 2006
RE: On-Call Rooms and Lockers

Dear Mr. Scherzer:

If a problem is presented regarding the adequacy of on-call rooms for use by Housestaff Officers while on duty, the Dean of GME and CIR shall meet at the respective institution, discuss the issue, and attempt to develop a plan to resolve the issue.

The Grievance and Arbitration provisions in the collective bargaining agreement do not apply to this sideletter.

Abdel Kanan, Esq.
Director of Labor Relations

Eric Scherzer
C.I.R. – Associate Director

SIDE LETTER #2

John Ronches, Executive Director
Committee of Interns & Residents
386 Park Avenue South # 1502
New York, New York 10016

Dear Mr. Ronches:

In the event of a discontinuation of a training program, the University agrees that it will make every effort to place a displaced HSO in another appropriate University (UMDNJ) program, or if necessary, a program outside the University.

Very truly yours,

Howard J. Pripas, Esq.
Director of Labor Relations

HJP/mp

John Ronches
Executive Director