

**TEXAS EMS EDUCATION
EMS PROGRAMS
1122 Krahl Road
VALLEY VIEW, TEXAS 76272**

PARTIES This memorandum of understanding made and entered into this 28th day of April 2021 by and between EMS Programs, **First Responder Training Solution**, Valley View Texas, hereinafter called **TRAINING PROGRAM**, and **Wise County EMS** hereinafter called **AGENCY**.

WITNESS TO WHEREAS, it is understood by the aforesaid parties to be of mutual interest and advantage that the students enrolled in the Texas EMS Education TRAINING PROGRAM be given the benefit of the educational facilities for clinical practice of EMT's. And Paramedics in the care of patients and whereas the TRAINING PROGRAM on this date authorizes the execution of and understanding to cover such services. Therefore the TRAINING PROGRAM effects the following affiliation with **Wise County EMS** for mutually understood upon number of students enrolled in the TRAINING PROGRAM.

CONDITIONS SPECIFIC RESPONSIBILITIES OF FIRST RESPONDER TRAINING SOLUTION TRAINING PROGRAM:

1. It shall be the responsibility of the TRAINING PROGRAM after consultation with the AGENCY to plan, coordinate and implement the educational program during the clinical period.
2. The TRAINING PROGRAM will provide qualified teachers to teach all prescribed classes in the EMS PROGRAM including laboratory practice and will provide direction to qualified AGENCY personnel who might be assisting with selected portions of the teaching and/or supervision.
3. The TRAINING PROGRAM will provide administrative functions for the EMS Program including admission of students, scheduling of classes and clinical experiences, maintaining of attendance records, and maintaining achievement records similar to those maintained for all students at the TRAINING PROGRAM and those by the Texas Department of Health.
4. TRAINING PROGRAM students and faculty are not employees of the AGENCY.
5. Faculty and students of the TRAINING PROGRAM will abide by the policies and procedures of the AGENCY, while using its facilities.
6. The EMS program faculty of the TRAINING PROGRAM, after consultation with AGENCY personnel, will select suitable clinical experience situations to enable students to meet the objectives of the prescribed curriculum.
7. The TRAINING PROGRAM will provide orientation to the EMS Program for AGENCY personnel
8. The TRAINING PROGRAM will reimburse the AGENCY for any loss, damage, or breakage of an equipment caused by students or instructors misuse of said equipment.
9. Director of the EMS Program and/or his designee will provide the appropriate administration with learning objectives for EMS Program students participating in clinical training through designated departments.

10. The Director of the EMS Program or his designee will provide the appropriate administrator with a Schedule containing days of the week and times of the day to be reserved for EMS Program Students in designated departments.
 11. The Director of the EMS Program or his designee will provide the appropriate administrator with a notification call down roster containing the Clinical Preceptors pager and Program Director's telephone number and pager.
 12. EMS Program faculty will be covered by a liability insurance policy covering up to \$1,000,000 for each claim or an aggregate of \$3,000,000. Students will be covered by a blanket liability policy covering up to \$1,000,000 for each claim or an aggregate of \$1,000,000.
 13. The TRAINING PROGRAM will indemnify and hold harmless the AGENCY from acts of, and occasioned by TRAINING PROGRAM student and faculty.
 14. The EMS Program faculty of the TRAINING PROGRAM will plan a coordinating committee meetings between the TRAINING PROGRAM instructors, appropriate agency personnel and /or for the purpose of reviewing education goals and progress made in the meeting these goals.
 15. The Director of the EMS Program or his designee will plan coordinating meetings with the Director of Nursing Services, EMS Administrator or his/her designee.
 16. The Director of the EMS Program will ensure that all EMS students, EMTs and EMT Paramedics and RN's have current Health Insurance. 2. Current immunizations which meet the requirements of the affiliating organization (i.e. tetanus, diphtheria, MMR, TB, Hepatitis B and other designated requirements as requested in writing. 3. Blood borne pathogen training and certification as outlined by the National Safety Council and/or Texas Department of Health, and/or NTHSA per OSHA Guidelines.
 17. All students will meet the guidelines for airborne pathogens as mandated by any agency as determined by OSHA guidelines and organizational implementation. This will be verified by the Director, EMS Programs, FRTS, to ensure compliance.
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SPECIFIC RESPONSIBILITIES OF Wise County EMS

1. The AGENCY will provide facilities for clinical EMS Program practice in designated areas.
2. The AGENCY will permit the normal use of available classroom, library, and locker facilities if available.
3. The AGENCY will permit the normal use of cafeteria facilities by students and instructors if available.
4. The AGENCY will provide equipment and supplies needed for the care of the patient. The student will provide their personal stethoscope, pen light and trauma shears.
5. The AGENCY and the TRAINING PROGRAM maintain the welfare of the patient is of the utmost importance.
6. The AGENCY will provide the TRAINING PROGRAM copies of policies and procedures manuals.
7. The AGENCY will retain responsibility for the patient care. Students found negligent by the AGENCY may be refused permission to practice in the AGENCY.
8. The AGENCY will permit the TRAINING PROGRAM to inform the public of the cooperation between both parties through printed brochures, catalogs, bulletins and letters. The AGENCY must approve in writing before publication.
9. The AGENCY and the TRAINING PROGRAM are Independent Parties.

TERMINATION This Memorandum of Understanding may be terminated by either party by giving notice in writing to the other party by certified mail. Such termination will not take effect however with regard to students already enrolled until such time as those students have completed their respective courses. In addition to the aforementioned termination, either party may terminate this Memorandum of Understanding if the required state licensing or regulatory agencies remove, suspend or in any way terminate the necessary accreditation or refuse for any reason to approve or once having approved the institution or program thereafter disapprove the institution or program. Such termination being exercisable by either party giving to the other written notice of such and the memorandum of understanding on such other terms and at such other times as are mutually understood. This memorandum of agreement will be updated as needed upon agreement of both parties.

IN WITNESS WHEREOF the parties hereto have caused this Memorandum of Understanding to be executed by their duly authorized officers on the day and year first above written.

By First Responder Training Solution

Marnee Smith

Marnee Smith

By AGENCY REPRESENTATIVE

JD Clark

JD Clark, County Judge