

COLLABORATIVE SERVICES AGREEMENT

THIS AGREEMENT is effective the 1st day of July 2026 (the “Effective Date”), by and between **UoFL HEALTH, INC.**, a Kentucky not-for-profit corporation d/b/a Peace Hospital (“**PEACE HOSPITAL**”); and **JEFFERSON COUNTY PUBLIC SCHOOLS** (“**JCPS**”) (each a “**Party**” and sometimes collectively referred to as the “**Parties**”).

WHEREAS, PEACE HOSPITAL is a private, not-for-profit psychiatric hospital providing inpatient and outpatient mental health and substance use disorder treatment services to children and adolescents at a facility located at 2020 Newburg Road, Louisville, Kentucky 40205 (the “Peace Center”); and

WHEREAS, JCPS operates a fully accredited Jefferson County Public School (the “Peace Academy”) on-site at the Peace Center to provide educational services to children and adolescents aged 5 – 21 who are enrolled in elementary, middle or high school and who are patients in a PEACE HOSPITAL outpatient or inpatient treatment program; and

WHEREAS, certain children receiving treatment at PEACE HOSPITAL and educational services at the Peace Academy are in the custody or supervision of the Commonwealth of Kentucky, and are being served in programs funded and/or operated by the Department of Juvenile Justice; the Department for Community Based Services; or the Department for Behavioral Health, Developmental and Intellectual Disabilities (each individually “a State Agency Child” and collectively, the “State Agency Children”); and

WHEREAS, the Parties wish to enter into this Agreement to foster the provision of coordinated and high quality treatment and educational services to the State Agency Children at PEACE HOSPITAL and the Peace Academy.

NOW, THEREFORE, in consideration of the mutual promises and covenants contained in this Agreement, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

1. Obligations of PEACE HOSPITAL. As treatment services provider, PEACE HOSPITAL agrees to the following:

1.1 Medical Treatment: Medication. PEACE HOSPITAL shall have sole responsibility for all treatment services provided under this Agreement and shall administer all medications required by any State Agency Child. PEACE HOSPITAL shall make its best efforts to ensure that each student’s health, hygiene, and dress are appropriate for school attendance. All treatment teams for State Agency Children shall include attendance or input of a Peace Academy staff member when school is in session.

1.2 Student Records. PEACE HOSPITAL shall provide JCPS with pertinent educational records of each State Agency Child, and shall notify JCPS of disciplinary actions taken by other Jefferson County Schools against a State Agency Child within a three (3) year period prior to each State Agency Child’s enrollment in the Peace Academy, to the extent PEACE HOSPITAL has access to such records or information. Any information provided to JCPS by PEACE HOSPITAL under this Section shall be

maintained as confidential by JCPS and shall be used only for the purpose of arranging for educational services, and not as a basis for denial of educational services.

1.3 Communication. To the extent permitted by law and its own policies related to the disclosure of confidential patient information, PEACE HOSPITAL shall communicate with Peace Academy in a timely fashion regarding matters pertinent to the services provided under this Agreement. Such communications shall include, but are not limited to: (a) notice of placement and/or discharge of any State Agency Child with PEACE HOSPITAL; (b) notice of regularly scheduled or specially scheduled meetings for case review; (c) notice and opportunity for Peace Academy staff participation in relation to educational issues, placement planning conferences and aftercare planning; (d) information pertaining to clinical situations that have occurred at PEACE HOSPITAL, to the extent such information has safety implications for Peace Academy staff or other students or may affect a child's behavior in school; (e) notice of staff development sessions, including staff orientation, Joint Commission mandatory in-service training, safe physical management training, and other mandated trainings; and (f) notice of any group or individual behavior interventions or management systems that have implications for the school setting. Peace Hospital shall provide JCPS all pertinent information permitted and available for requesting the admittance and exit of the student into and out of Peace Academy. In the instance that Peace Hospital policies and procedures prohibit Peace Academy staff from access to students virtually and in person, Peace Hospital will notify JCPS of these restrictions in writing and the specific restrictions to be followed.

1.4 Availability of PEACE HOSPITAL Staff. PEACE HOSPITAL shall ensure that a Peace Center staff member is either assigned to the Peace Academy school and/or classroom areas or available as needed at all times when the Peace Academy is in session. At least two staff members will be assigned to the 4Lourdes school area. Peace Hospital will provide a liaison to provide JCPS with information and assistance in the documentation of admittance and exit to and from Peace Academy.

2. Obligations of JCPS. As educational services provider, JCPS agrees as follows:

2.1 Educational Services. JCPS shall provide educational services for all school-aged State Agency Children receiving in-patient treatment services at PEACE HOSPITAL, consistent with each child's individual educational needs.

2.2 Communication. JCPS shall communicate with PEACE HOSPITAL in a timely fashion regarding matters pertinent to the services provided under this Agreement. Such communications shall include, but are not limited to: (a) notice of staff development activities and opportunities for attendance at such activities by PEACE HOSPITAL staff; (b) notice of school meetings and opportunities for attendance at school meetings regarding the design or review of educational services for individual students; (c) notice of any incident occurring in school of a disciplinary nature or otherwise likely to affect student behavior; and (d) notice of any identified medical, mental health, or hygiene condition manifested by any student.

2.3 Evaluation and Referral for Educational Disability. JCPS shall ensure that any student suspected of having an educational disability will be referred, evaluated, and if appropriate, provided special educational services in accordance with state requirements, district procedures, and Individual Educational Programs (“IEPs”).

2.4 Adherence with PEACE HOSPITAL Policies and Procedures. JCPS shall ensure that Peace Academy staff comply with all relevant PEACE HOSPITAL policies and procedures, including but not limited to policies regarding professional dress code. JCPS employee required documentation will be made readily available to PEACE HOSPITAL personnel as requested. This may include background checks, abuse registry, TB tests and other employee documentation. JCPS will follow all PEACE HOSPITAL safety and emergency procedures and guidelines.

2.5 Treatment Team Meetings. Peace Academy shall provide a staff member to attend PEACE HOSPITAL meetings regarding educational services and shall provide an educator to participate in treatment team meetings and/or Safety Huddle when school is in session.

2.5 Documentation. JCPS shall ensure that Peace Academy staff follow mutually agreed upon methods and schedules for documentation of student progress.

2.6 Removal of Staff. In the event of an allegation of abuse by a Peace Academy staff member, JCPS shall immediately remove that staff member from direct contact with students until an investigation by JCPS and PEACE HOSPITAL is complete.

3. Mutual Obligations. The Parties shall collaborate in the provision of the services hereunder as follows:

3.1 Communication. The Parties agree to regularly communicate about the individual needs of each student, in a manner and on a schedule that is mutually convenient and agreed by the Parties.

3.2 Behavioral and Crisis Interventions. The Parties agree to communicate and collaborate in designing any group or individual behavior interventions or management systems that have implications for the school setting and shall confer and agree on when to exclude students from classes. The Parties will further determine a mutually agreeable method for dealing with crisis situations that may occur in the school setting, consistent with JCPS policies and procedures.

4. Term and Termination.

4.1 Term. Unless terminated earlier as provided herein, the term of this Agreement shall be from the Effective Date, through June 30, 2027 (the “Initial Term”). The Agreement may be extended for additional twelve (12) month periods upon written agreement of the Parties (each a “Renewal Term”). The Initial Term and any Renewal Term are herein together referenced as the “Term” of this Agreement.

4.2 Termination. Either Party may terminate this Agreement without cause upon thirty (30) days written notice to the other Party. Either Party may terminate this Agreement for cause, in the event of a material breach by the other Party, upon five (5) business days written notice to the other Party. The notified Party shall have five (5) days to cure the cause specified in the notice of termination.

5. No Assignment. Neither party may assign any of its rights or obligations under this Agreement without the prior written consent of the other party. Any such attempted assignment or delegation of either Party's rights, claims, privileges, duties or obligations under this Agreement shall be null and void.

6. Notices. All notices or other communications required or permitted to be given under this Agreement shall be in writing and shall be deemed to be effective: (a) upon actual delivery; (b) on the second business day following such delivery by facsimile transmission to the telephone number provided by the Party for such purposes; (c) on the fourth business day following deposit with the United States Postal Service, postage prepaid, to the address provided by the Party for such purposes.

If to PEACE HOSPITAL:

Privacy Officer
UofL Health, Inc.
250 E. Liberty, Suite 800
Compliance, Risk & Audit Services
Louisville, KY 40202

Legal
UofL Health, Inc.
530 S. Jackson Street
Louisville, KY 40202

If to JCPS:

Jefferson County Public Schools c/o
General Counsel's Office

3332 Newburg Rd.
P.O. Box 34020
Louisville, Kentucky 40232-4020

7. Independent Contractors. In the performance of duties and obligations under this Agreement, it is understood and agreed that JCPS and Peace Academy and its or their respective employees, if any, are at all times performing as independent contractors. It is expressly agreed that no work, act, commission or omission of JCPS, Peace Academy, or its or their respective employees, if any, shall be construed to make or render JCPS, Peace Academy, or its or their respective employees, if any, the agent, employee or servant of PEACE HOSPITAL. JCPS shall be solely responsible for its employees' salary, compensation, benefits, payroll taxes, required insurance, workers' compensation

insurance, and similar items, and shall indemnify and hold PEACE HOSPITAL harmless from and against all such items, liability, and costs (and attorneys' fees and other costs of defending against the same) arising from any claim by or on behalf of JCPS, any governmental agency, or any other person alleging that JCPS, Peace Academy, or its or their employees, if any, is an employee of PEACE HOSPITAL in connection with providing the services under this Agreement.

8. Miscellaneous.

8.1 Headings. The headings of the sections of this Agreement are included for the purposes of convenience only and shall not affect the interpretation of any provision hereof.

8.2 Counterparts. This Agreement may be executed in two (2) or more counterparts, each of which shall be deemed an original, but all of which shall together constitute the same agreement.

8.3 Partial Invalidity. If any provision of this Agreement is found to be invalid or unenforceable by any court or other lawful forum, such provision shall be ineffective only to the extent that it is in contravention of applicable laws without invalidating the remaining provisions of this Agreement, unless such invalidity or unenforceability would defeat an essential business purpose of this Agreement.

8.4 Authority. Each individual signing this Agreement on behalf of a Party hereby represents and warrants in his or her individual capacity that he or she has full authority to do so on behalf of that Party.

8.5 Amendment. This Agreement may be amended at any time by mutual agreement of the Parties without additional consideration, provided that, before any amendment shall become effective, it shall be put in writing and signed by each of the Parties.

8.6 Entire Agreement. This Agreement and the exhibit hereto constitute the entire agreement between the Parties with regard to the subject matter hereof and thereof. This Agreement supersedes all previous agreements between the Parties with regard to the subject matter described herein. There are no agreements, representations, or warranties between the Parties other than those set forth in this Agreement or the documents and agreements referred to in this Agreement. No term or provision of this Agreement may be waived except in writing signed by the party making such waiver. Except as otherwise expressly provided in this Agreement, all covenants, agreements, representations and warranties, express and implied, shall survive the execution of this Agreement, and shall remain in effect and binding upon the Parties until they have fulfilled all of their obligations hereunder, and the statute of limitations shall not commence to run until the time such obligations have been fulfilled.

8.7 Liability Insurance. Each party shall maintain general liability insurance coverage, in an amount of coverage of not less than \$1,000,000 for a single claim,

and not less than \$3,000,000 for aggregate claims during a twelve (12) month period. Such insurance coverage shall be maintained for (3) years after the termination or expiration of the Agreement or until the longest statute of limitations for liability for negligent acts or omissions committed by either Party expires, whichever is longest.

[Signature Page Follows]

IN WITNESS WHEREOF, the Parties have executed this Collaborative Services Agreement to be effective as of the Effective Date.

UofL HEALTH, INC., d/b/a

PEACE HOSPITAL

Signed by:  6/12/2026
Kenneth P. Marshall, Vice President Date

DocuSigned by:  6/12/2026
Shelly Denham, SVP, Compliance & Audit Services Date

JEFFERSON COUNTY PUBLIC SCHOOLS

Dr. Brian Yearwood, Superintendent Date