AFFILIATION AGREEMENT

between

ORANGE COUNTY, FLORIDA

and

ROLLINS COLLEGE

related to

EXPERIENTIAL LEARNING PLACEMENT PROGRAM

THIS AFFILIATION AGREEMENT ("Agreement) is entered into by and between **ORANGE COUNTY, FLORIDA**, a charter county and political subdivision of the State of Florida located at 201 South Rosalind Avenue, Orlando, Florida 32801 (the "County") for the benefit of certain County departments and divisions, and **ROLLINS COLLEGE**, a Florida private college located at 1000 Holt Avenue, Winter Park, Florida 32789 (the "College"), for the benefit of certain College departments. The County and College may be referred to herein individually as "party" or collectively as "parties."

WHEREAS, the College provides accredited programs within various fields of study, a list of which is attached to this Agreement as **Exhibit "A"**, and desires that students enrolled within these programs are afforded the opportunity to obtain practical experience by securing experiential learning placements (also known as "internships" or "externships") with third parties;

WHEREAS, the County has the appropriate placement departments and divisions, as well as the requisite supervisory personnel to provide the College's students with experiential learning placements that are relevant to the College's programs of study, a list of which is attached to this Agreement as **Exhibit "B**"; and

WHEREAS, the County and the College desire to establish and implement an Experiential Learning Placement Program (the "Program") in order to facilitate the placement of the College's students at the County's participating placement departments and divisions in order to ensure that those placements are done in a manner that is beneficial to both the College's programs of study and the County's operations.

NOW AND THEREFORE, in consideration of the mutual promises herein, the College and the County agree as follows:

Section 1. Recitals. The above recitals are true and correct, and are hereby incorporated as a material part of this Agreement.

Section 2. Documents.

- A. The documents that are hereby incorporated by reference or attachment, and therefore form this Agreement, are:
 - 1. This Agreement;

- 2. **Exhibit A:** Participating College Departments;
- 3. **Exhibit B:** Participating County Placement Departments and Divisions; and
- 4. **Exhibit C:** Experiential Learning Placement Program Internship Application.

Section 3. Definition of "Intern".

- A. Under this Agreement, and the Program described in this Agreement, an "Intern" is an individual whether paid, unpaid, or obtaining academic credit that for the duration of their participation in this Program is:
 - 1. Enrolled as an active student at the College; and
 - 2. Is engaging in an experiential learning placement that is beneficial to both that student and to the County facility at which that placement is located.
- B. For the purposes of this Agreement, and the Program described herein, an Intern is **not** a student, or any College faculty, staff, associate, or volunteer that is pursuing research or observational objectives.

Section 4. Responsibilities of the County.

A. The County shall:

- 1. Designate a person within each of the County's participating departments and divisions to serve as liaison ("County Liaison") and provide to the College, in writing, the name, contact information, and professional credentials of the County Liaison prior to the beginning of any Intern's experiential learning placement;
- 2. Ensure that all Interns meet the County's hiring standards and provide Interns with an appropriate orientation regarding the County's policies and procedures;
- 3. Provide Interns with the opportunity to obtain "real world" experience under appropriate supervision;
- 4. Notify the College in writing, of any Intern whose work or conduct with the County's clients, patients, students, or personnel is not, in the sole opinion of the County, in compliance with acceptable procedures or standards of performance, or could otherwise disrupt patient care or the County's operations;
- 5. Retain ultimate responsibility for the work-place and its operations, including patient care, if applicable;
- 6. Endeavor to comply with all applicable requirements of any accreditation authority over the County or College and certify such compliance to the College upon request; and
- 7. Permit the authority responsible for accreditation of the College's curriculum to inspect the participating County department or division facilities, services, and

other related items during the regular hours of operation of those facilities, services, and other related items.

<u>Section 5.</u> Responsibilities of College.

A. The College shall:

- 1. Designate a member of the College faculty ("College Liaison") within each participating College Department to coordinate the educational experience of participating students with the relevant County Liaison. The College shall provide the County the name and applicable contact information of the College Liaison prior to the beginning of any Intern's experiential learning placement;
- 2. Assign only those students to serve as Interns who have satisfactorily completed the portions of the College's curricula which are a prerequisite for participation in the Program;
- 3. Require all College staff and faculty associated with the Program to:
 - a. Comply with the confidentiality requirements of HIPAA and this Agreement; and
 - b. Report any and all suspected breaches of those requirements in the manner required by this Agreement.
- 4. Inform Interns participating in the Program that those Interns shall:
 - a. Complete the County's Experiential Learning Placement Program Internship Application ("Internship Application"), the current version of which is attached to this Agreement as **Exhibit** "C", and which may be revised and redistributed to the College by the County without need to amend this Agreement;
 - b. Wear appropriate attire or the assigned uniform while on duty;
 - c. Wear, at all times, a pictured name tag identifying his or her status with the College;
 - d. Comply with the County's policies and procedures including, but not limited to, the County's policies on confidentiality and disclosure of information, as well as the requirements related to and responsibilities under HIPAA, in keeping with the requirements of the "HIPAA Privacy and Security Rules" Section of this Agreement;
 - e. Comply with all applicable federal, State, and local laws, ordinances, rules and regulations; and
 - f. Obtain **prior** written approval of both parties to this Agreement before publishing any material in any journals, books, periodicals or other similar

outlets related to the learning experiential provided under the terms of this Agreement.

Section 6. Health Insurance and Emergency Care.

- A. **Health Insurance.** The College shall require all Interns to carry health insurance and shall provide verification of that health insurance to the County upon request. Failure by the County to verify an Intern's health insurance does not in any way relieve the College of its responsibility under this provision.
- B. **Emergency Care.** Should, while an Intern is participating in the Program or in the Program facility, emergency care becomes necessary for that Intern due to accidental injury, illness, or exposure to an infectious or environmental hazard, the County will arrange for immediate emergency care for the Intern, but will not be responsible for any associated costs including, but not limited to, any costs involving follow up care or hospitalization.

<u>Section 7.</u> Hiring and Screening Procedures.

- A. No later than thirty (30) days prior to the beginning of the upcoming semester, the College Liaison for a participating College department shall provide the completed Intern Applications to the County Liaison of the relevant County departments or divisions with which its Interns wish to obtain an experiential learning placement. If an Intern's departmental supervision is not listed in **Exhibit "A"**, the College shall also provide the County, in writing, the name and contact information of that intern's departmental supervisor.
- B. **All Interns**. The College acknowledges that all interns selected to participate in the Program by the County shall meet the County's hiring standards, regardless of whether they are compensated. The County reserves the right to deny participation to any Intern, including any who do not complete the County's Student Intern Employment Agreement or who refuse to provide all required documentation (such as photo identification or driver's license, social security card, official transcripts, etc.) prior to that Intern's placement with the County.
- C. **Interns with Vulnerable Population Contact**. All Interns present on the County's premises and who, by nature of their experiential learning placement, will be engaged in the provision of services to "vulnerable persons" as defined in Section 435.02, Florida Statutes ("Vulnerable Persons"), may be required to complete a background screening in compliance with Section 435.04 (Level 2 screening standards), Florida Statutes, at the County's expense.
 - 1. All individuals in positions (whether paid or unpaid) requiring Level 2 screenings shall be subject to and shall complete such screenings prior to access, supervision, or direct care of any Vulnerable Person under the Agreement. Screenings shall include an initial Level 2 background screening with additional Level 2 background screening performed thereafter at five (5) year intervals.
 - 2. Level 2 background screenings shall consist of an employment history check which shall include fingerprinting. Fingerprinting shall be used to process the following screenings:

- a. Statewide Criminal and Juvenile Records Check through the Florida Department of Law Enforcement;
- b. Federal Criminal Records Check through the FBI; and
- c. May include Local Criminal Records Check through Local Law Enforcement.
- 3. The County shall identify the Interns who will need Level 2 background screening and inform the College.
- 4. The College shall be responsible for informing all Interns that they may be subjected to such screenings as a condition of their participation in the Program.

<u>Section 8.</u> No Guarantee of Placement. Both the County and the College acknowledge that neither party guarantees placement, or the maintained placement, of any applicant to, or Intern within, the Program.

<u>Section 9.</u> Removal from Premises. The County may, in its sole and absolute discretion, remove any College faculty, employee, student or Intern from the County's premises or Program at any time. In such event the removal is of an Intern, said Intern's participation in all assignments with the respective placement department or division shall immediately cease, and they shall only be permitted to resume such assignments upon mutual agreement by the County and the College.

Section 10. HIPAA Privacy and Security Rules.

- A. The County shall provide all Interns with compliance training in the Health Insurance Portability and Accountability Act of 1996, as codified at 42 U.S.C. § 1320d through d-8 ("HIPAA") and the requirements of any regulations promulgated thereunder including, without limitation, the federal privacy regulations as contained in 45 CFR Party 164 (the "Federal Security Regulations"), prior to any Intern's participation in the Program.
- B. By execution of this Agreement, the College hereby certifies that no Intern shall be expected to share or disclose to the College including the Intern's supervisory faculty or any other College employee any information or data that:
 - 1. Is protected health or personally identifiable information; or
 - 2. Has not been "de-identified" in compliance with the HIPAA Safe Harbor Standard, 45 CFR §165.514.
- C. Within forty-eight (48) hours of discovery, or as soon as practicable thereafter, the College shall report to the County's HIPAA Privacy Officer any use or disclosure in violation of this Agreement, HIPAA, the Federal Privacy Regulations, or the Federal Security Regulations of the patient's Protected Health Information ("PHI"). The County's HIPAA Privacy Officer shall be contacted at:

Orange County HIPAA Privacy Officer

2002 A. East Michigan Street Orlando, FL 32806 Privacy.Officer@ocfl.net

Section 11. Term of Agreement.

- A. **Term**. This Agreement shall become effective beginning January 1, 2026 and remain in effect from the date both parties execute the agreement through September 30, 2026.
- B. **Automatic Renewal**. Unless terminated by one of the parties pursuant to the Termination provisions of this Agreement, this Agreement shall automatically renew on an annual basis beginning on October 1, 2026, for four (4) additional annual periods.
- C. **Permitted Extension of Term**. The parties hereby agree that the terms of this Agreement shall be extended to permit Interns enrolled in the Program at the time of termination to complete their participation in the Program with the County, so long as they remain compliant with the requirements set forth in this Agreement. For the purposes of this section, "termination" covers both a lack of timely renewal as well as termination with or without cause as provided for in this Agreement.
- <u>Section 12.</u> Termination of Agreement. Either party may cancel this Agreement at any time, either with or without cause. The terminating party shall give the other party thirty (30) days written notice of its intention to terminate this Agreement, with or without cause. If such notice is given, this Agreement shall terminate at the end of the thirty (30) days' notice.

<u>Section 13.</u> Notices. All notices under this Agreement shall be in writing and delivered by hand delivery, express courier, or United States Postal Service certified mail with return receipt requested, and shall be effective upon receipt of the same. Notices shall be delivered to the applicable College Liaison and County Liaison, as identified in **Exhibits "A" and "B"**, and to each of the parties at the following addresses or at such other addresses as specified by written notice in compliance with the terms of this paragraph.

To the County: Orange County, Florida

Attn: Director, Human Resources

P.O. Box 1393

Orlando, FL 32802-1393

Copy to: Orange County Administrator

P.O. Box 1393

Orlando, FL 32802-1393

To the College: Provide notice to the Intern's College Liaison using the relevant

contact information provided in Exhibit "A".

Copy to: Rollins College

Office of Human Resources & Risk Management

1000 Holt Avenue 2718 Winter Park, Florida 32789

<u>Section 14.</u> Independent Contractor. The relationship of the parties under this Agreement shall be an independent contractor relationship, and not an agency, employment, joint venture or partnership relationship. Neither party shall have the power to bind the other party of contract in the name of the other party. All persons employed by a party in connection with this Agreement shall be considered employees of that party and shall in no way, either directly or indirectly, be considered employees or agents of the other party. The College's students shall participate in the Program for the sole purpose of fulfilling specific requirements for clinical experiences as part of a degree requirement and, therefore, the College's students are not to be considered employees or agents of either the College or the County for any purpose, including Workers' Compensation, employee benefits programs, or other form of compensation.

<u>Section 15.</u> Indemnification. Each party agrees to defend, indemnify, and hold harmless the other party and the other party's officials, agents, and employees from and against any and all claims, suits, judgements, demands, costs and expenses (including attorney's fees) attributable to the indemnifying party's negligent acts or omissions, or those of the indemnifying party's officials and employees acting within the scope of their respective employment, or arising out of or resulting from the indemnifying party's negligent performance under this Agreement. Nothing contained in this section constitutes a waiver of the County's sovereign immunity or the provisions of Section 768.28, Florida Statutes. The foregoing does not constitute an agreement by either party to assume any liability for the acts, omissions, or negligence of the other party.

- <u>Section 16.</u> Insurance. The College shall procure insurance as required within this Agreement. Any failure on behalf of the County to verify that the College has complied with the applicable insurance requirements of this Agreement does not, in any way, relieve the College of its obligations to ensure that such applicable insurance coverage is in place.
- A. The College shall procure and maintain, during the term of this Agreement and any renewal thereof, professional liability insurance (including sexual abuse and molestation), for itself and its employees for a claim or judgment by any one person in a sum not exceeding \$1,000,000 and for all claims or judgments arising out of the same occurrence in a total amount not to exceed \$3,000,000. Evidence of such insurance coverage shall be made available to the County prior to the student starting the field educational experience and the student shall not begin the field experience until the County has approved of the insurance documentation.
- B. The College shall also, if applicable, procure and maintain, during the term of this Agreement and any renewal thereof, for student participants in assigned practicums to provide general and professional liability protection (either through the College's program or by individual coverage for each student with a limit of one million dollars (\$1,000,000)) while they are engaged in activities pursuant to this Agreement. The College shall submit certificates of protection to facility evidencing such coverage at the time of the execution of this Agreement, and at any renewals thereafter. In the event the College's students in the Program will not have patient contact, the College shall not be required to procure and maintain any such policy or policies of liability coverage as described above.
- <u>Section 17.</u> Records Management. The College shall retain copies of all records associated with this Agreement for a period of five (5) years from the date of termination. In the event of litigation, claim, or audit findings, the record retention period shall be five (5) years from

the time of the resolution of the litigation, claim, or audit findings. Should the College dissolve or otherwise terminate this Agreement without the capability of retaining the records, as required by this Agreement, all such records shall be transferred to the County.

Section 18. Public Records.

- A. All books, documents, records, and accounts related to this Agreement shall be subject to the applicable provisions of the Florida Public Records Act, Chapter 119, Florida Statutes. All records or documents created by, or provided to the County, the College, or Intern under the terms of this Agreement are public records and the County and the College agree to comply with any request for such public records or documents made in accordance with Section 119.07, Florida Statutes. If the record requested is in the possession of an Intern, the College agrees to assist the County in obtaining the record, if necessary.
- B. The County shall make available copies of all records associated with this Agreement for examination or inspection. The College shall comply with all requests for public records associated with this Agreement in accordance with Florida's Public Records Law and other applicable State law requirements. If the College has questions regarding the application of Chapter 119, Florida Statutes, to the College's duty to provide Public Records relating to this Agreement, contact the County's Public Records Liaison at Address:450 East South Street, Phone Number:407-836-5400, and Email:PublicRecordRequest@ocfl.net.
- C. If both parties to this Agreement are subject to the requirements of Chapter 119, Florida Statutes, then each party will comply with its obligations under Chapter 119, Florida Statutes, and each party will cooperate with the other in the handling of public records created under this Agreement. Notwithstanding anything set forth in any provision of this Agreement to the contrary, neither party will be required to modify records kept in the normal course of business by that party in order to provide copies of those records to the other party, and neither party will be required to destroy any records in its custody in violation of Chapter 119, Florida Statutes.

Section 19. General Provisions.

- A. **Assignments and Successors.** The parties deem the Services to be rendered pursuant to this Agreement to be personal in nature. Each party binds itself and its partners, successors, executors, administrators, and assigns to the other party of this Agreement and to the partners, successors, executors, administrators, and assigns of such other party, in respect to all covenants of this Agreement. Neither party shall assign, sublet, convey, or transfer its interest in this Agreement without the written consent of the other, which consent shall be in the sole determination of the party with the right to consent.
- B. **Attorneys' Fees and Costs.** Unless otherwise expressly stated in this Agreement, the parties shall each bear their own costs, expert's fees, attorneys' fees, and other fees incurred in connection with this Agreement and any action or proceeding arising out of or relating to this Agreement (an "**Action**").
- C. **Conflicts.** The Agency shall comply with all applicable local, state, and federal laws, regulations, executive orders, and the policies, procedures, and directives of the County. Should there be conflict between the various applicable laws and this Agreement, the most restrictive shall govern.

- D. **Construction and Representations.** Each party acknowledges that it has had the opportunity to be represented by counsel of such party's choice with respect to this Agreement. In view of the foregoing, and notwithstanding any otherwise applicable principles of construction or interpretation, this Agreement shall be deemed to have been drafted jointly by the parties and in the event of any ambiguity, shall not be construed or interpreted against the drafting party. Neither party has relied upon any representations or statements made by the other party to this Agreement which are not specifically set forth in this Agreement.
- E. Counterparts and Electronic Transmission of Signatures. This Agreement may be executed in counterparts, both of which shall be deemed an original and which taken together shall constitute one agreement. Any counterpart may be delivered by any party by electronic transmission of the full Agreement as executed by that party to the other party as mutually agreed upon by the parties, and delivery shall be effective and complete upon completion of such transmission.
- F. **Force Majeure.** Neither party will be held responsible for any delay or failure in performance of any part of this Agreement to the extent such delay or failure is caused by explosion, war, embargo, government requirement, civil or military authority, pandemic and epidemics, act of God, or other similar causes beyond the party's control.
- G. **Governing Law.** This Agreement shall be considered as having been entered into in the State of Florida, United States of America, and shall be construed and interpreted in accordance with the laws of that state.
- H. **Headings.** The headings or captions of sections or subsections used in this Agreement are for convenience of reference only and are not intended to define or limit their contents, nor are they to affect the construction of or to be taken into consideration in interpreting this Agreement.
- I. **Jury Waiver.** Each party hereby irrevocably waives, to the fullest extent permitted by applicable law, any right that party does or might have to a trial by jury related to any Action.
- J. **No Third-Party Beneficiaries.** Nothing in this Agreement, express or implied, is intended to, or may be construed to, confer upon any person other than the parties, their respective successors and permitted assigns, any legal or equitable right, benefit or remedy of any nature under or by reason of this Agreement.
- K. **Nondiscrimination.** The Agency shall, at no time during the provision of services funded through this Agreement, discriminate based on race, color, religion, national origin, sex, or sexual orientation. Both parties shall comply with any and all applicable federal, state, and local anti-discrimination laws, rules, and regulations.
- L. **Nonexclusive Agreement.** This Agreement is nonexclusive to both parties providing both the County and the College the right to enter into other agreements with different parties regarding the same or similar subject matter.
- M. **Remedies.** No remedy conferred upon any party in this Agreement is intended to be exclusive of any other remedy, and each and every such remedy shall be cumulative and shall

be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute or otherwise. No single or partial exercise by any party of any rights, power, or remedy hereunder shall preclude any other or further exercise thereof.

- N. **Severability.** The provisions of this Agreement are declared by the parties to be severable. However, the material provisions of this Agreement are dependent upon one another, and such interdependence is a material inducement for the parties to enter into this Agreement. Therefore, should any material term, provision, covenant, or condition of this Agreement be held invalid or unenforceable by a court of competent jurisdiction, the party protected or benefited by such term, provision, covenant, or condition may demand that the parties negotiate such reasonable alternate contract language or provisions as may be necessary either to restore the protected or benefited party to its previous position or otherwise mitigate the loss of protection or benefit resulting from holding.
- O. **Signatory.** Each signatory below represents and warrants that they have full power and are duly authorized by their respective party to enter into and perform under this Agreement. Such signatory also represents that they have fully reviewed and understand the above conditions and intend to fully abide by the conditions and terms of this Agreement as stated.
- P. **Sovereign Immunity.** Nothing contained in this Agreement shall constitute, or be construed in any way as, a waiver of either party's sovereign immunity or the protections and provisions of Section 768.28, Florida Statutes.
- Q. **Survivorship.** Those provisions which by their nature are intended to survive the expiration, cancellation, or termination of this Agreement, including, by way of example only, the indemnification and public records provisions, shall survive the expiration, cancellation, or termination of this Agreement.
- R. **Use of County and Agency Logos.** Both parties are prohibited from use of any and all of the other party's emblems, logos, or identifiers without written permission from that party. For more information about the use of the County's logos, refer to Section 2-3, Orange County Code.
- S. **Venue.** Each of the parties hereby irrevocably submits to the jurisdiction of any federal or state court of competent jurisdiction sitting in Orange County, Florida, regarding any Action, and further agrees that any such Action shall be heard and determined in such Florida federal or state court. Each party hereby irrevocably waives, to the fullest extent it may effectively do so, the defense of an inconvenient forum to the maintenance of any Action in Orange County, Florida.
- T. **Waiver.** No delay or failure on the part of any party to this Agreement to exercise any right or remedy accruing to such party upon the occurrence of an event of violation shall affect any such right or remedy, be held to be an abandonment thereof, or preclude such party from the exercise thereof at any time during the continuance of any event of violation. No waiver of a single event of violation shall be deemed to be a waiver of any subsequent event of violation.
- U. **Written Modification.** No modification of this Agreement shall be binding upon any party to this Agreement unless it is reduced to writing and is signed by a duly authorized representative of each party to this Agreement. Notwithstanding the foregoing sentence,

through its execution of this Agreement, the Orange County Board of County Commissioners hereby delegates the authority to execute amendments to Exhibits "A", "B", and "C" of this Agreement to the Director of the County's Human Resources Division as needed for the efficient and effective administration of this Agreement.

<u>Section 20.</u> Entire Agreement. This Agreement and any documents incorporated or attached to this Agreement sets forth and constitutes the entire agreement and understanding of the parties with respect to the subject about which this Agreement was drafted. This Agreement supersedes any and all prior agreements, negotiations, correspondence, undertakings, promises, covenants, arrangements, communications, representations, and warranties, whether oral or written, of any party to this Agreement.

[SIGNATURES ON FOLLOWING PAGE]

IN WITNESS WHEREOF, the parties have executed this Agreement on the dates set forth below.

	ORANGE COUNTY, FLORIDA By: Orange County Board of County Commissioners
	By:
	Jerry L. Demings Orange County Mayor
ATTEST: Phil Diamond, CPA, County As Clerk of the Board of County Comm	
By: Deputy Clerk	
Date:	

ROLLINS COLLEGE

On behalf of its Board of Trustees

By: Donald L. Davison

Name:Donald L. Davison

Title: VPAA/Provost

Date: October 31, 2025





Experiential Learning Placement Program Participating College Departments

College Departments

Hamilton Holt School Programs

Master of Arts in Clinical Mental Health Counseling College Liaison: Samuel Sanabria, Ph.D., LMHC, NCC

Department Chair

Email: ssanabria@rollins.edu



Experiential Learning Placement Program Participating County Placement Departments and Divisions

EXHIBIT B

Youth and Family Services
County Liaison: Barbara Williams, Manager 1758 E. Michigan Street Orlando, FL 32806 Phone (407) 836-8168



Experiential Learning Placement Program Internship Application

EXHIBIT C

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Address				City	State	Zij	p Code
Home Phone		Mobile Phone		P -:11			
Home Phone		Mobile Phone		Email 	1		
Emergency Con	ntact Name			Relation	Phone		
Current Occupa	ation/Employer			Supervisor	Phone		
		1		1	1		
College or Coll	lege	Department/Prog	ŗram	Contact Person	Phone		
Degree Curren	ntly Seeking:	Bachelors	□Masters	□Doctoral	□Other	Cumula	ative GPA:
Certifications/	Licenses:			Computer/Languag	ge Skills:		
Desired Internship Foo		ng/Psychology ork	□Community □Public Adm	•	□Criminal Justice/Law □Finance/Accounting		/Nursing
County [□Citizens Comm. □Head Start Progra □Regional History	ram y Center	□Community A □Health Service □Youth and Far	es Admin.	orrections Health ledical Clinic ther:	□Medical F	
Desired Semes	ster:□Fall □Spr. □	∃Sum. Desired	d Start Date:		ed End Date://	Hours F	Per Week:
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Mornings: Afternoons: Evenings:	IVAVIEWEJ	1 ucsunj	W Culivous.	y I muroung	Films	Saur un _j	Sunday
Supervisory R	Requirements (if co	ontract is required	, please attach):				
Section 435.04 additional info	4, Florida Statutes; (ormation from appli	(2) the specific Coicants; (3) if I am s	ounty department selected for a place	ts/divisions to which I deement, I will be requi	ground check meets th am applying for place ired to participate in tra n internship placement	ment may require aining/orientation	; L
Intern Applica	ant Signature			Date			
*PLEAS	E BE SURE THA	T THIS APPLIC	ATION IS SUB	MITTED TO THE (CORRECT COUNTY	LIAISON.	
			- FOR INTERN	NAL OFFICE USE O	<u> NLY –</u>		
Start End Worl	t Date: Date:				Checks: (Local) (Prelim)		