# AGREEMENT For PROFESSIONAL MEDICAL SERVICES Between THE CITY OF COLUMBIA, MISSOURI And THE CURATORS OF THE UNIVERSITY OF MISSOURI ON BEHALF OF UNIVERSITY OF MISSOURI HEALTH CARE & UNIVERSITY PHYSICIANS For THE DIAGNOSIS AND TREATMENT OF WORK-RELATED INJURIES

THIS AGREEMENT (hereinafter "Agreement") between the City of Columbia, Missouri, a municipal corporation (hereinafter "CITY") and The Curators of the University of Missouri on behalf of University of Missouri Health Care and University Physicians, (hereinafter "PROVIDER") is entered into on the date of the last signatory noted below (the "Effective Date"). CITY and PROVIDER are each individually referred to herein as a "Party" and collectively as the "Parties."

WITNESSETH:

WHEREAS, City desires to engage the PROVIDER to render certain professional medical services, on an as needed basis, as outlined in the Scope of Work in Exhibit A; and

WHEREAS, PROVIDER represents and warrants that PROVIDER is equipped, competent, and able to provide all of the professional medical services necessary or appropriate in accordance with this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants set out in this Agreement and for other good and valuable consideration (the receipt and sufficiency of which is hereby acknowledged), the Parties agree as follows.

1. Services and Performance Standards.

a. Scope of Services. The scope of services involves the professional and technical medical services for work related injuries on an as needed basis (hereinafter "Services"). The Services are more fully described in City's Scope of Services, which is attached as Exhibit A, and in Provider's Proposal and Pricing in Exhibit B.

b. Prior to beginning any work, PROVIDER shall resolve with CITY any perceived ambiguity in Services. CITY shall issue a written notice to proceed.

c. PROVIDER shall exercise reasonable skill, care and diligence in performance of its services and will carry out its responsibilities in accordance with the generally accepted standards of good professional medical practices in

effect at time of performance. If Provider fails to follow generally accepted standards of professional medical services, Provider shall perform at its own cost, and without reimbursement from City, the professional medical services necessary to correct errors and omissions which are caused by Provider's failure to comply with generally accepted standards.

d. Addition or Deletions to Services. CITY may add to PROVIDER's services or delete therefrom, provided that the total cost of such work does not exceed the total cost allowance as specified herein. PROVIDER shall undertake such changed activities only upon the written direction of CITY. All such directives and changes shall be in written form and prepared and approved by the Parties.

- 2. Personnel. PROVIDER represents that PROVIDER will secure at PROVIDER's own expense, all personnel required to perform the services called for under this Agreement by PROVIDER. Such personnel shall not be employees of or have any contractual relationship with CITY, except as employees of PROVIDER. All of the services required hereunder will be performed by PROVIDER or under PROVIDER's direct supervision. All PROVIDER's personnel engaged in the work shall be fully qualified and shall be authorized under state and local law to perform such services. None of the work or services covered by this Agreement shall be subcontracted without the prior written approval of CITY.
- 3. Pricing For the Initial Term. CITY agrees to pay PROVIDER at the rates set forth in the Pricing Sheet contained in Exhibit B attached hereto in a total amount not to exceed the sum of two hundred twenty thousand dollars (\$220,000.00).
- 4. Pricing For the Renewal Term(s).

a. CITY agrees to pay PROVIDER at the rates set forth in the Pricing Sheet contained in Exhibit B.

b. Nature of City's Obligations. All obligations of the City under this Agreement, which require the expenditure of funds, are conditional upon the availability of funds budgeted and appropriated for that purpose.

5. Payment.

a. PROVIDER may issue an invoice on a monthly basis for work performed and expenses since the preceding invoice or, if there was no preceding invoice, since the issuance of a notice to proceed.

b. Conditioned upon acceptable performance. Provided PROVIDER performs the services in the manner set forth in Paragraph 1 hereof, CITY agrees to pay PROVIDER in accordance with the terms outlined herein, which shall constitute complete compensation for all services to be rendered under this Agreement; provided, that where payments are to be made periodically to PROVIDER for services rendered under this Agreement, CITY expressly reserves the right to disapprove in whole or in part a request for payment where the services rendered during the period for which payment is claimed are not performed in a timely and satisfactory manner.

c. CITY shall have ten (10) days from the date of receipt of the invoice to register CITY's disapproval of the work billed on that invoice. Following PROVIDER's receipt of said disapproval, PROVIDER shall have ten (10) days to cure the issues presented. If cure cannot be obtained within ten (10) days, PROVIDER shall notify CITY of the proposed amount of time for cure, and reach an agreement as to an acceptable alternative deadline.

d. Upon receipt of the invoice and progress report, CITY will, as soon as practical, pay PROVIDER for the services rendered. CITY shall pay PROVIDER within thirty (30) days of receipt of an invoice.

- 6. Term. The "Term" of this Agreement shall commence on the Effective Date, and shall continue until the date that is one (1) year following the Effective Date. Thereafter, the CITY may renew the agreement for up to four consecutive one year terms.
- 7. Termination of Agreement.

a. Termination for Breach. Failure of PROVIDER to fulfill PROVIDER's obligations under this Agreement in a timely and satisfactory manner in accordance with the schedule and description of services agreed to by both Parties shall constitute a breach of this Agreement, and CITY shall thereupon have the right to immediately terminate this Agreement. CITY shall give seven (7) days written notice of termination to PROVIDER by one of three different means: Facsimile Transmission ("FAX") if PROVIDER has a FAX number; U.S. Postal Service Mails; or by hand delivering a copy of the same to PROVIDER; or may give notice by any combination of the above methods. The date of termination shall be the date upon which notice of termination is hand delivered to PROVIDER or given by FAX, or the third day following mailing of the notice of termination, whichever first occurs. PROVIDER shall not be relieved of liability to CITY for damages sustained by CITY by virtue of any such breach of this Agreement by PROVIDER.

b. Termination for Convenience by CITY. CITY shall have the right to terminate and cancel this Agreement, without cause, for the convenience of CITY, with sixty (60) days written notice to Provider. In such event CITY shall not be liable to PROVIDER except for payment for actual work performed prior to the termination date in such notice in an amount proportionate to the completed contract price and for the actual costs of preparations made by PROVIDER for the performance of the cancelled portions of the Agreement, including a reasonable allowance of profit applicable to the actual work performed and such preparations.

c. Termination for Convenience by PROVIDER. PROVIDER shall have the right to terminate for its convenience with 60 days written notice to CITY.

8. Insurance. PROVIDER shall maintain, on a primary basis and at its sole expense, at all times during the life of this Agreement the following insurance coverages, limits, including endorsements described herein, or have self-funded coverage. The requirements contained herein, as well as the CITY's review or acceptance of insurance or self-funded coverage maintained by PROVIDER is not intended to, and shall not in any manner limit or qualify the liabilities or obligations assumed by PROVIDER under this Agreement. Coverage to be provided as follows by a carrier with A.M. Best minimum rating of A-VI.

a. Workers' Compensation & Employers Liability. PROVIDER shall maintain Workers' Compensation in accordance with Missouri State Statutes or provide evidence of monopolistic state coverage. Employers Liability with the following limits: \$500,000 for each accident, \$500,000 for each disease for each employee, and \$500,000 disease policy limit.

b. Commercial General Liability. PROVIDER shall maintain Commercial General Liability at a limit of \$2,000,000 Each Occurrence, \$3,000,000 Annual Aggregate. Coverage shall not contain any endorsement(s) excluding nor limiting Product/Completed Operations, Contractual Liability or Cross Liability.

c. Business Auto Liability. PROVIDER shall maintain Business Automobile Liability at a limit of \$2,000,000 Each Occurrence. Coverage shall include liability for Owned (if applicable), Non-Owned & Hired automobiles. In the event PROVIDER does not own automobiles, PROVIDER agrees to maintain coverage for Hired & Non-Owned Auto Liability, which may be satisfied by way of endorsement to the Commercial General Liability policy or separate Business Auto Liability policy.

d. Professional Liability/Medical Malpractice. PROVIDER agrees to maintain Professional (Errors & Omissions) and/or Medical Malpractice Liability at a limit of liability not less than \$2,000,000 per occurrence and \$3,000,000 aggregate. For policies written on a "Claims-Made" basis, PROVIDER agrees to maintain a Retroactive Date prior to or equal to the Effective Date of this contract. In the event the policy is canceled, non-renewed, switched to an Occurrence Form, retroactive date advanced; or any other event triggering the right to purchase a Supplemental Extended Reporting Period (SERP) during the life of this contract, PROVIDER agrees to purchase a SERP with a minimum reporting period not less than two (2) years. The requirement to purchase a SERP shall not relieve PROVIDER of the obligation to provide replacement coverage.

e. PROVIDER may satisfy the liability limits required for Commercial General Liability or Business Auto Liability under an Umbrella or Excess Liability policy. There is no minimum per occurrence limit of liability under the Umbrella or

Excess Liability; however, the Annual Aggregate limit shall not be less than the highest "Each Occurrence" limit for either Commercial General Liability or Business Auto Liability.

f. A certificate of insurance or letter evidencing all coverage required is to be provided at least ten (10) days prior to the Effective Date of the Agreement between the PROVIDER and CITY. PROVIDER is required to maintain coverages as stated and required to notify CITY of a Carrier Change or cancellation within two (2) business days. CITY reserves the right to request a copy of the policy.

g. The Parties hereto understand and agree that CITY is relying on, and does not waive or intend to waive by any provision of this Agreement, any monetary limitations or any other rights, immunities, and protections provided by the State of Missouri, as from time to time amended, or otherwise available to CITY, or its elected officials or employees.

h. Failure to maintain the required insurance or self-funded coverage in force may be cause for termination of this Agreement. In the event PROVIDER fails to maintain and keep in force the required insurance or self-funded coverage or to obtain coverage from its subcontractors, CITY shall have the right to cancel and terminate this Agreement without notice.

i. The insurance or self-funded coverage required by the provisions of this article is required in the public interest and CITY does not assume any liability for acts of PROVIDER and/or PROVIDER's employees and/or PROVIDER's subcontractors in the performance of this Agreement.

- 9. Conflicts. No salaried officer or employee of CITY and no member of City Council shall have a financial interest, direct or indirect, in this Agreement. A violation of this provision renders this Agreement void. Any federal regulations and applicable provisions in Section 105.450 et seq. RSMo shall not be violated. PROVIDER covenants that it presently has no interest and shall not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance of services to be performed under this Agreement. PROVIDER further covenants that in the performance of this Agreement no person having such interest shall be employed.
- 10. Assignment. The Parties shall not assign any interest in this Agreement, and shall not transfer any interest in the same (whether by assignment or novation), without prior written consent of the other Party. Any such assignment is expressly subject to all rights and remedies of the Parties under this Agreement, including the right to change or delete activities from this Agreement or to terminate the same as provided herein.

- 11. Compliance with Laws. PROVIDER agrees to comply with all applicable federal, state and local laws or rules and regulations applicable to the provision of services hereunder.
- 12. Patient Privacy Laws and Regulations. The Parties agree to comply with all applicable federal and state patient privacy laws and regulations. The Parties shall maintain protected health information in compliance with the Health Insurance Portability and Accountability Act (HIPAA), the Health Information Technology for Economic and Clinical Health Act (HITech), the implementing regulations and guidance. To the extent required by law, the Parties shall keep patient protected health information confidential for as long as the data is maintained. This clause shall survive termination of the Agreement.
- 13. Genetic Information Nondiscrimination Act of 2008 (GINA). The Genetic Information Nondiscrimination Act of 2008 (GINA) prohibits employers and other entities covered by GINA Title II from requesting or requiring genetic information of employees or their family members. PROVIDER, unless otherwise required by law, shall not collect any genetic information, including family medical history when performing any examination on behalf of the CITY, except as may be medically necessary.
- 14. Employment Of Unauthorized Aliens Prohibited. PROVIDER agrees to comply with Missouri State Statute section 285.530 in that PROVIDER shall not knowingly employ, hire for employment, or continue to employ an unauthorized alien to perform work within the state of Missouri. As a condition for the award of this Agreement, PROVIDER shall, by sworn affidavit and provision of documentation, affirm its enrollment and participation in a federal work authorization program with respect to the employees working in connection with the contracted services. PROVIDER shall also sign an affidavit affirming that it does not knowingly employ any person who is an unauthorized alien in connection with the contracted services. PROVIDER shall require each subcontractor to affirmatively state in its contract with PROVIDER that the subcontractor shall not knowingly employ, hire for employment or continue to employ an unauthorized alien to perform work within the state of Missouri. PROVIDER shall also require each subcontractor to provide PROVIDER with a sworn affidavit under the penalty of perjury attesting to the fact that the subcontractor's employees are lawfully present in the United States.
- 15. General Independent Contractor Clause. This Agreement does not create an employee/employer relationship between the Parties. It is the Parties' intention that the PROVIDER will be an independent contractor and not CITY's employee for all purposes, including, but not limited to, the application of the Fair Labor Standards Act minimum wage and overtime payments, Federal Insurance Contribution Act, the Social Security Act, the Federal Unemployment Tax Act, the provisions of the Internal Revenue Code, Missouri revenue and taxation laws,

Missouri workers' compensation and unemployment insurance laws. PROVIDER will retain sole and absolute discretion in the judgment of the manner and means of carrying out PROVIDER's activities and responsibilities hereunder. PROVIDER agrees that it is a separate and independent enterprise from the public employer, that it has a full opportunity to find other business, that it has made its own investment in its business, and that it will utilize a high level of skill necessary to perform the work. This Agreement shall not be construed as creating any joint employment relationship between PROVIDER and CITY, and CITY will not be liable for any obligation incurred by PROVIDER, including but not limited to unpaid minimum wages and/or overtime premiums.

- 16. Hold Harmless Agreement: To the fullest extent not prohibited by law and without waiving sovereign immunity, PROVIDER shall indemnify and hold harmless the CITY, its directors, officers, agents, and employees from and against all claims, damages, losses, and expenses arising by reason of any act or failure to act, negligent or otherwise, of PROVIDER, of any subcontractor (meaning anyone, including but not limited to PROVIDERs having a contract with PROVIDER or a subcontractor for part of the services), of anyone directly or indirectly employed by PROVIDER or by any subcontractor of PROVIDER, or of anyone for whose acts PROVIDER or its subcontractor may be liable, in connection with providing these services. This provision does not, however, require PROVIDER to indemnify, hold harmless, or defend the City of Columbia from its own actions, inactions, (willful or otherwise), or its own negligence.
- 17. No Waiver of Sovereign Immunity. In no event shall the language of this Agreement constitute or be construed as a waiver or limitation for either Party's rights or defenses with regard to each Party's applicable sovereign, governmental, or official immunities and protections as provided by federal and state constitution or law.
- 18. Professional Oversight Indemnification. To the fullest extent not prohibited by law and without waiving sovereign immunity, PROVIDER understands and agrees that CITY has contracted with PROVIDER based upon PROVIDER's representations that PROVIDER is a skilled professional and fully able to provide the services set out in this Agreement.
- 19. Reserved.
- 20. Governing Law and Venue. This Agreement shall be governed, interpreted, and enforced in accordance with the laws of the State of Missouri and/or the laws of the United States, as applicable. The venue for all litigation arising out of, or relating to this Agreement, shall be in Boone County, Missouri. The Parties hereto irrevocably agree to submit to the exclusive jurisdiction of such courts in the State of Missouri. The Parties agree to waive any defense of forum non conveniens.

- 21. No Third-Party Beneficiary. No provision of this Agreement is intended to nor shall it in any way inure to the benefit of any customer, property owner or any other third party, so as to constitute any such Person a third-party beneficiary under this Agreement.
- 22. Notices. Any notice, demand, request, or communication required or authorized by this Agreement shall be delivered either by hand, facsimile, overnight courier or mailed by certified mail, return receipt requested, with postage prepaid, to:

If to CITY: City of Columbia Law Department ATTN: Risk Manager P.O. Box 6015 Columbia, MO 65205-6015 Fax: 573-442-8828

#### If to PROVIDER:

The Curators of the University of Missouri on behalf of University of Missouri Health Care and University Physicians ATTN: Managed Care and Health System Contracting One Hospital Drive, DC406.00 Columbia, MO 65212

With a copy to: City of Columbia Purchasing Division ATTN: Purchasing Agent P.O. Box 6015 Columbia, MO 65205-6015

The designation and titles of the person to be notified or the address of such person may be changed at any time by written notice. Any such notice, demand, request, or communication shall be deemed delivered on receipt if delivered by hand or facsimile and on deposit by the sending party if delivered by courier or U.S. mail.

- 23. Public Records Act. CITY is subject to the Missouri Sunshine Law. The Parties agree that this Agreement shall be interpreted in accordance with the provisions of the Missouri Sunshine Law as amended and except where disclosure is required by law, PROVIDER agrees to maintain the confidentiality of information which is not subject to public disclosure under the Sunshine Law.
- 24. Amendment. No amendment, addition to, or modification of any provision hereof shall be binding upon the Parties, and neither Party shall be deemed to have waived any provision or any remedy available to it unless such amendment, addition, modification or waiver is in writing and signed by a duly authorized officer or representative of the applicable Party or Parties.
- 25. Audit. PROVIDER shall maintain financial records according to generally accepted accounting standards. CITY has the right, at its sole expense and

during normal working hours, to examine the records of PROVIDER to the extent reasonably necessary to verify the accuracy of any statement, charge or computation made pursuant to this Agreement.

- 26. Nondiscrimination. During the performance of this Agreement, PROVIDER shall not discriminate against any employee, applicant for employment or recipient of services because of race, color, religion, sex, sexual orientation, gender identity, age, disability, national origin, or any other legally protected category. PROVIDER shall comply with all provisions of applicable laws, rules and regulations governing the regulation of Equal Employment Opportunity including Title VI of the Civil Rights Act of 1964 and Chapter 12 of the City of Columbia's Code of Ordinances.
- 27. Missouri Anti-Discrimination Against Israel Act. To the extent required by Missouri Revised Statute Section 34.600 and not in violation of the state or federal constitution, the Parties agree to comply with Section 34.600 RSMO.
- 28. Counterparts and Electronic Signatures. This Agreement may be signed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same document. Faxed signatures, or scanned and electronically transmitted signatures, on this Agreement or any notice delivered pursuant to this Agreement, shall be deemed to have the same legal effect as original signatures on this Agreement.
- 29. Contract Documents. The Contract Documents include this Agreement and the following attachments and exhibits which are incorporated herein by reference.

### Exhibit:

Α	Scope of Services
В	Provider's Proposal and Pricing Sheet

In the event of a conflict between the terms of any of the Contract Documents and the terms of this Agreement, the terms of this Agreement control. In the event of a conflict between the terms of any Contract Documents, the terms of the documents control in the order listed above.

30. Entire Agreement. This Agreement represents the entire and integrated agreement between the Parties relative to the Services herein. All previous or contemporaneous contracts, representations, promises and conditions relating to PROVIDER's services described herein are superseded.

### [SIGNATURES ON FOLLOWING PAGE]

IN WITNESS WHEREOF, the Parties hereto have set their hands on the day and year written below.

# CITY OF COLUMBIA, MISSOURI

		-		
		By:	<del></del>	
		Name:	De'Carlon Se	ewood
		Title: _	City Manager	-
		Date:		
APPROVED AS TO	) FORM:			
By: Nancy Thom	pson, City Counselo	D ir/rw		
CERTIFICATION:	appropriation to wh	ich it is and tha	to be charged, A t there is an une	ncumbered balance to
		By:	Director of Finan	ce , Matthew Lue
(Seal)		on bel		niversity of Missouri y of Missouri Health hysicians
		By:	1. Vince Cooper	
		Date:	24-Feb-2025	
ATTEST:				
Ву:				
Name:				APPROVED AS TO LEGAL FORM (UM OGC) By Katharine S. Bunn at 4:43 pm, Feb 12, 2025

### EXHIBIT A Scope of Services

The PROVIDER shall understand and agree that CITY employee work related injuries requiring medical attention will be sent to the PROVIDER to perform initial medical care; the CITY employees will notify the PROVIDER that the CITY employee works for the CITY upon arrival. Medical assessment and return to paperwork shall be emailed to the CITY'S Risk Management Division within 24 hours or the next business day after a CITY employee receives treatment. All emails with personal health information will be sent securely though the University approved encryption service. All subsequent visits and referrals for appointments or testing (excluding x-rays) shall be authorized by the CITY'S Risk Management office or the CITY'S Claims Administrator, currently Brentwood Services Administrators, Inc. Appointments to referral physicians or other medical providers without authorization shall not be paid unless emergency treatment is required.

When medically warranted, CITY employee will receive Durable Medical Equipment (DME) from Provider's existing DME supply without need for additional authorization for DME. Current DME supplier for Provider is Breg, Inc. Breg, Inc. will invoice CITY for DME supplies, and CITY will pay Breg directly. This process will apply to both clinic and Urgent Care locations.

In the event the CITY'S Risk Manager requests to meet with the PROVIDER throughout the duration of this Agreement, the PROVIDER shall meet with the CITY'S Risk Manager at a date and time mutually agreed upon by both Parties.

The PROVIDER shall be responsible for maintaining the confidentiality of the CITY employee records. Except where disclosure is required by law, the CITY employee records shall not be shared or otherwise disclosed to other companies or individuals without written permission from the CITY employee. All records shall comply with HIPAA guidelines where applicable. The CITY shall not be required to obtain a release of information since the CITY is the referring agency.

The PROVIDER shall submit medical bills with the appropriate billing codes to the CITY'S Claims Administrator. The CITY'S Claims Administrator is located at 104 Continental Place, Suite 200, Brentwood, TN. In the event the CITY'S Claims Administrator changes throughout the duration of the Agreement, the PROVIDER shall be notified by the CITY immediately.

# EXHIBIT B Provider's Proposal and Pricing Sheet

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# **PROVIDER'S METHOD OF PERFORMANCE**

# Licensure:

The Curators of the University of Missouri on behalf of MU Health Care is a Public Corporation of the State of Missouri and is not subject to the Hospital Licensing Statute in Missouri. However, each individual physician providing medical services is a licensed physician.

**Proposed Approach:** MU Health Care offers a three-tiered approach to work injury services. Scheduled services and initial injuries (that are not emergent) will go through our Occupational Medical Clinic, which will serve as the primary service location. Any services required after 4:00 pm weekdays or on weekends will be routed to Mizzou Urgent Care which is open from 8:00 am to 8:00 pm seven days per week (excluding holidays as outlined below). Emergent injuries or other injuries which occur outside the Urgent Care hours should be directed to the University Hospital Emergency Department.

# Point of Contact for questions/concerns:

• Sarah Cowans, Clinical Coordinator, Occupational Medicine Clinic

573-882-1662, shawsf@health.missouri.edu

Cori Hemmann, Practice Manager, Occupational Medicine Clinic

573-256-7637, hemmannco@health.missouri.edu

• Ashley Jameson, Practice Manager, Mizzou Urgent Care

573-882-6208, jamesonan@health.missouri.edu

### **Primary Service Location:**

• MUHC Occupational Medical Clinic - 2003 W Broadway Suite 100, Columbia, MO

### After Hours Locations:

- Mizzou Urgent Care 3916 S. Providence Road, Columbia, MO
- •
- University of Missouri Hospital & Clinics Emergency Room, Located at One Hospital Drive, Columbia, MO

### **Occupational Medicine Clinic Location:**

2003 W Broadway Suite 100, 573-256-7637

https://www.muhealth.org/locations/occupational-medicine-clinic-broadway

Services: Treatment of work-related injuries, employment screenings, laboratory testing, imaging, physical examinations, and vaccinations

Hours of Operation: 7:30 am to 4:00 pm, Monday-Friday (except the holidays noted below)

Closed New Year's Day, Martin Luther King Day, Memorial Day, Fourth of July, Labor Day, Thanksgiving Day, Friday after Thanksgiving, and Christmas Day

Assigned personnel will be occupational medicine physicians and/or health providers scheduled at that location during hours of operation.

Average wait time per visit – approximately 15 minutes

# **Urgent Care Location:**

3916 S. Providence Road, 573-882-1662

https://www.muhealth.org/locations/urgent-care-south-providence

Services: Imaging, laboratory, and breathing treatments

Hours of Operation: 8:00 am to 8:00 pm, 7 days a week (except the holidays noted below)

8:00 am to 4:00 pm (New Year's Day, Martin Luther King Day, Memorial Day, Fourth of July, Labor Day, Friday after Thanksgiving, Christmas Eve, and New Year's Eve)

Closed Thanksgiving Day and Christmas Day

Assigned personnel will be physicians and/or health providers on call at that location during hours of operation.

Average wait time per visit - approximately 20 minutes

#### After hours of Operation and Emergency:

University Hospital Emergency Room

One Hospital Drive

Columbia, MO 65212

573-882-8091

https://www.muhealth.org/locations/university-hospital-emergency-room

Assigned personnel will be physicians and/or health providers on call at that location after the hours of operation of Urgent Care.

Average wait time per visit approximately 35-40 minutes

#### Fee Structure:

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#### Occupational Medicine Clinic:

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\$175 fee for initial clinic visit and \$100 fee for follow up clinic visit 55% of billed charges for all other charges that occur for initial medical services, including but not limited to, hospital and professional charges for laboratory, radiology, surgical procedures.\*

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#### Urgent Care:

\$240.79 fee for visit, no minimum or maximum time.

55% of billed charges for all other charges that occur for initial medical services, including but not limited to, hospital and professional charges for laboratory, radiology, surgical procedures.\*

#### Emergency Room:

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55% of billed charges for hospital and professional charges.\*

\*Hospital and professional charges will be billed separately.

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These prices will remain in effect for the initial year of the agreement and will increase by 5% annually.

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#### City of Columbia 139/2024 - Medical Services for Work Related Injuries

University of Missouri Health Care		Prici	ng Year 1
	Occ Health Initial Clinic Visit	\$	175.00
	Occ Health Follow-up Clinic visit	\$	100.00
	Urgent Care: Flat fee for visit, no minimum for maximum time	\$	240.79

	Urgent Care: Percentage of billed charges for all other charges that occur for initial medical services, including hospital and professional laboratory charges, radiology, and surgical procedures.	
	Emergency Room: Percentage of billed charges for hospital and professional charges.	
Laboratory (Microbiology) Testing		
	Culture, Urine 87086/88	\$ 80.00
	Culture, Wound 87070	\$ 85.43
	Culture, throat 87081	\$ 65.68
	Pregnancy Test (POC) 84703	\$ 74.58
	Urinalysis Dip Stick Only 81003	\$ 17.22
	Streptococcus Group A, rapid 87880	\$ 102.52
	Sofia RSV Antigen 87807	\$ 118.83
	Mononucleosis screening IPOC1 8,': InA	\$ 51.29
	Sofia Influenza A or B 87804	\$ 132.92
Basic X-Ray		 
	Xray Exam, Chest, 2 views, 71046	\$ 390.08
	Xray Exam, Spine Lumbosacral, 2/3 views, 72100	\$ 611.59
	Xray Exam, Spine Cervical, 2/3 Views, 72040	\$ 375.63
	Xray Exam, Pelvis, 1/2 views, 72170	\$ 611.59
	Xray Exam, Shoulder Complete, minimum 2 views, 73030	\$ 374.43
	Xray Exam, Wrist complete, minimum 3 views, 73110	\$ 423.78

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	Xray Exam, Hand minimum 3 views, 73130		431.01
	Xray Exam, Forearm, 2 views, 73090	\$	382.85
	Xray Exam, Elbow, 2 views, 7370	\$	382.85
	Xray Exam, Finger, XS 73140	\$	322.65
	Xray Exam, Knee, 3 views, 73562	\$	428.60
	Xray Exam, Ankle complete, minimum 3 views, 73610	\$	289.88
	Xray Exam, Foot complete, minimum 3 views +A22, 73630	\$	374.43
Basic CT scan			
	CT Head/Brain w/o contrast material, 70450	\$	621.23
	CT Cervical Spine w/o contrast material, 72125	\$	621.23
Other			
	Tetanus/Diphtheria/Pertussis Acel (TDAP) 90715	\$	122.81
	Simple Repair of Superficial Wound	\$	317.84
	Application of Arm Splint, 29125	\$	262.46
	Application of Finger Split, 29130	\$	138.45