

**AMENDMENT No. 4 TO AGREEMENT BY AND BETWEEN
COUNTY OF MONTEREY & ISS FACILITY SERVICES, INC.**

THIS AMENDMENT No. 4 is made and entered into by and between ISS FACILITY SERVICES, INC., hereinafter "CONTRACTOR", and the County of Monterey, a political subdivision of the State of California, on behalf of its Health Department, hereinafter referred to as "County".

WHEREAS, the County and CONTRACTOR have heretofore entered into an Agreement to provide specialized custodial maintenance services and supplies for the County of Monterey Health Clinics, per RFP #10484, for the period of July 1, 2014 to June 30, 2016 ("Agreement"); and

WHEREAS, on or around April 1, 2016, the County and CONTRACTOR entered into an executed Amendment No. 1 to extend the term of the Agreement for one (1) year, for a new Agreement amount not to exceed \$527,676.86 for the period of July 1, 2014 to June 30, 2017; and

WHEREAS, on or around June 1, 2016, the County and CONTRACTOR entered into an executed Amendment No. 2 to extend the term of the Agreement for one (1) year, for a new Agreement amount not to exceed \$1,166,948.66 for the period of July 1, 2014 to June 30, 2018; and

WHEREAS, on or around July 1, 2017, the County and CONTRACTOR entered into an executed Amendment No. 3 to increase the total amount of the Agreement by \$47,970.92 for a new Agreement amount not to exceed \$1,214,919.28 for the period of July 1, 2014 to June 30, 2018; and

WHEREAS, the County and CONTRACTOR wish to amend the Agreement, as specified below.

NOW THEREFORE, the County and CONTRACTOR hereby agree to amend the Agreement in the following manner:

- 1. SECTION 2.0 SCOPE OF SERVICE, Attachment A: Scope of Services – General Requirements** shall be replaced with Amendment No. 4 to Attachment A. All references in the Agreement to Attachment A shall be construed to refer to Amendment No. 4 to Attachment A:
- 2. SECTION 2.0 SCOPE OF SERVICE, Attachment C: Scope of Services Cleaning Requirements**, shall be replaced with Amendment No. 4 to Attachment C. All references in the Agreement to Attachment C shall be construed to refer to Amendment No. 4 to Attachment C:
- 3. SECTION 2.0 SCOPE OF SERVICE, Attachment E: Playground Cleaning Requirements**, shall be replaced with Amendment No. 4 to Attachment E. All

Amendment No. 4 to Agreement between
County of Monterey and ISS Facility Services, Inc.
For Specialized Janitorial Services NTE: \$1,914,919.28


references in the Agreement to Attachment E shall be construed to refer to Amendment No. 4 to Attachment E.

4. **SECTION 5.1 TERM OF AGREEMENT** is amended as follows: The Term of the Agreement shall be July 1, 2014 to June 30, 2020. The total amount of the Agreement is increased by \$700,000 for a new amount not to exceed of \$1,914,919.28.
5. Except as provided herein, all remaining terms, conditions and provisions of the Agreement are unchanged and unaffected by this AMENDMENT No. 4 and shall continue in full force and effect as set forth in the Agreement.
6. A copy of this AMENDMENT No. 4 shall be attached to the Agreement.
7. The effective date of this AMENDMENT No. 4 is July 1, 2018.

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IN WITNESS WHEREOF, the parties have executed this AMENDMENT No. 4 on the day and year written below.

MONTEREY COUNTY


Contracts/Purchasing Officer

Dated:

7-30-18

Approved as to Fiscal Provisions:


Deputy Auditor/Controller

Dated:


5-14-18

Approved as to Liability Provisions:

Risk Management

Dated:


Approved as to Form:


Deputy County Counsel

Dated:

5/14/18

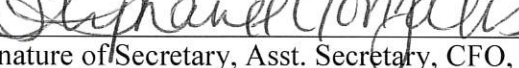
ISS FACILITY SERVICES, INC.

By: 
Signature of Chair, President, or
Vice-President

Printed Name and Title

Dated:

5/4/18

By: 
(Signature of Secretary, Asst. Secretary, CFO,
Treasurer or Asst. Treasurer) *


Printed Name and Title

Dated:

5-7-18

Stephanie Gonzales VP Finance

*INSTRUCTIONS: If CONTRACTOR is a corporation, including limited liability and non-profit corporations, the full legal name of the corporation shall be set forth above together with the signatures of two specified officers. If CONTRACTOR is a partnership, the name of the partnership shall be set forth above together with the signature of a partner who has authority to execute this Agreement on behalf of the partnership. If CONTRACTOR is contracting in an individual capacity, the individual shall set forth the name of the business, if any, and shall personally sign the Agreement.


5/21/2018

IN WITNESS WHEREOF, the parties have executed this AMENDMENT No. 4 on the day and year written below.

MONTEREY COUNTY



Contracts/Purchasing Officer

Dated: 7-30-18

Approved as to Fiscal Provisions:



Deputy Auditor/Controller

Dated: 5/14/18

Approved as to Liability Provisions:

Risk Management

Dated: _____

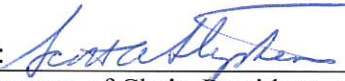
Approved as to Form:



Deputy County Counsel

Dated: 5/14/18

ISS FACILITY SERVICES, INC.

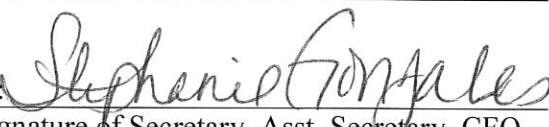
By: 

Signature of Chair, President, or
Vice-President

SCOTT A. STEPHENS Vice President

Printed Name and Title

Dated: 5/14/18

By: 


(Signature of Secretary, Asst. Secretary, CFO,
Treasurer or Asst. Treasurer) *

Stephanie Gonzales VP Finance

Printed Name and Title

Dated: 5-7-18

*INSTRUCTIONS: If CONTRACTOR is a corporation, including limited liability and non-profit corporations, the full legal name of the corporation shall be set forth above together with the signatures of two specified officers. If CONTRACTOR is a partnership, the name of the partnership shall be set forth above together with the signature of a partner who has authority to execute this Agreement on behalf of the partnership. If CONTRACTOR is contracting in an individual capacity, the individual shall set forth the name of the business, if any, and shall personally sign the Agreement.

Health 
06/21/2018

references in the Agreement to Attachment E shall be construed to refer to Amendment No. 4 to Attachment E.

4. **SECTION 5.1 TERM OF AGREEMENT** is amended as follows: The Term of the Agreement shall be July 1, 2014 to June 30, 2020. The total amount of the Agreement is increased by \$700,000 for a new amount not to exceed of \$1,914,919.28.
5. Except as provided herein, all remaining terms, conditions and provisions of the Agreement are unchanged and unaffected by this AMENDMENT No. 4 and shall continue in full force and effect as set forth in the Agreement.
6. A copy of this AMENDMENT No. 4 shall be attached to the Agreement.
7. The effective date of this AMENDMENT No. 4 is July 1, 2018.

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**AMENDMENT NO. 4 TO
ATTACHMENT A
SCOPE OF SERVICES - GENERAL REQUIREMENTS**

A.1 CONTRACTOR Employee Requirements:

ITEM #	ITEM	DESCRIPTION
A.1.1	Area Supervisor	CONTRACTOR shall designate a competent Area Supervisor to handle all matters between 7am – 7pm and provide Area Supervisor’s 24-hour contact information.
A.1.1.2		Communications with the Area Supervisor shall be binding on CONTRACTOR to the extent permissible under this Agreement.
A.1.1.3		County shall notify CONTRACTOR/Area Supervisor of all quality concerns and the CONTRACTOR/Area Supervisor shall respond in writing within three (3) hours.
A.1.2	Personnel	All work shall be performed by CONTRACTOR personnel who are directly employed and supervised by CONTRACTOR and who have a sufficient level of training in cleaning healthcare facilities and general job experience to be able to perform all tasks outlined within the RFP.
A.1.2.2		Prior to an employee commencing work under this Agreement, CONTRACTOR shall provide County with a list of employees linking them to County facilities. County shall be notified of any change to work assignments.
A.1.2.3		CONTRACTOR shall provide a copy of the scope of services of this Agreement to all CONTRACTOR personnel designated to work in County facilities prior to an employee commencing work under this Agreement.
A.1.2.4		All CONTRACTOR personnel designated to work in County facilities under this Agreement shall have the ability to read, follow directions and communicate with others and County staff when required in the performance of their job duties.
A.1.2.5		During the course of cleaning the clinic facilities, CONTRACTOR personnel may be required to clean and dispose of potential biohazards. Therefore, all CONTRACTOR personnel designated to work in County facilities must be trained and qualified in the areas of contact precautions and communicable diseases. The COUNTY also requires that all CONTRACTOR personnel use personal protective equipment, such as gloves, when cleaning.

A.1.3	ID Badges	<p>CONTRACTOR is required to have all employees working in County facilities obtain identification badges from the County, within ten (10) days prior to commencing work under this Agreement. If extenuating circumstances occur that prevent CONTRACTOR from meeting this objective, the County must be so advised in writing and a new deadline approved by the County may be established.</p> <p><i>If the CONTRACTOR fails to obtain badges for all employees within the time limit, payment for services rendered may be withheld. This also constitutes cause for termination of this Agreement.</i> CONTRACTOR and CONTRACTOR'S employees must display identification badges at all times. Failure to do so may result in them being asked to leave the facility immediately. <i>Services that are not performed as a result may be subject to deductions to be taken from the next submitted invoice.</i></p>
A.1.3.1		<p>County will pay for the cost of badges at the beginning of the Agreement (within the first 30 days of the beginning of the Agreement). The CONTRACTOR shall be responsible for all costs of badges during the remainder of the Agreement for new or replacement personnel. CONTRACTOR is required to have all new or replacement personnel obtain identification badges prior to working in County facilities.</p>
A.1.3.3		<p>If any of CONTRACTOR'S employees cease to work in County facilities, the CONTRACTOR shall immediately return the employee's badge to Clinic Services Administration.</p>
A.1.4	Uniforms and Protective Gloves	<p>CONTRACTOR personnel designated to work in County facilities shall wear the necessary and appropriate uniforms and protective gloves as assigned by the CONTRACTOR and as approved by the County.</p>
A.1.5	Background Checks	<p>CONTRACTOR shall be required to submit appropriate State level criminal background clearance(s), including fingerprinting, for all personnel required to work within County facilities which must be submitted to the County prior to the personnel being allowed to work within such County facilities. A California licensed Investigator must perform the required State level criminal background check(s). CONTRACTOR is responsible for the cost of the background check(s) and fingerprinting. CONTRACTOR shall have all employees fingerprinted and background checks initiated within ten (10) days from the execution of the Agreement. CONTRACTOR shall pay for the cost of fingerprinting and background checks within the first thirty (30) days of the execution of the Agreement.</p>

A.1.6	Security	Should the County or CONTRACTOR discover any security issues, the other party shall be immediately notified. CONTRACTOR shall respond to security issues within 60 minutes of notification by the County.
A.1.6.1		County shall issue facility keys, access cards and/or alarm codes to CONTRACTOR. CONTRACTOR shall maintain a log of keys, access cards and/or alarm codes issued to employees. CONTRACTOR shall not duplicate keys or cards and must report lost keys, access cards and/or alarm codes to County immediately, not to exceed three (3) hours. Rekeying keys or replacing access cards and/or alarm codes shall be performed by County at the CONTRACTOR's expense.
A.1.6.2		CONTRACTOR'S employees shall be responsible for locking any room they unlock to clean and must ensure that all building entrances are locked when they leave.
A.1.6.3		County shall notify CONTRACTOR of alarms within County facilities. CONTRACTOR shall ensure that all alarms are on and active after completing services after clinic hours. CONTRACTOR shall not activate any alarms while providing services.
A.1.6.4		CONTRACTOR shall be responsible for any costs associated with lost, damaged, and/or stolen property as a result of failure to activate the alarms. This cost, as well as any cost for the rekeying and replacing of locks, and any costs associated with false alarms triggered by CONTRACTOR, shall be deducted from the next submitted invoice.
A.1.7	Parking	CONTRACTOR shall be provided parking permits or placards for CONTRACTOR and CONTRACTOR's employees use while providing services on site when necessary. Parking permits and placards shall be returned to County upon termination.

A.2 CONTRACTOR'S Work Schedule:

A.2.1	Work Schedule	Unless otherwise authorized by the County, all work shall be performed outside of County's regular working hours, as specified in Exhibit A- Service Locations, except noon service. Weekend work will not be permitted unless specifically authorized and scheduled in advance. The County will provide to the CONTRACTOR a schedule of hours so that an appropriate work schedule may be determined. Occasionally, County facilities may be open to the public on weekends or evenings. In the event that cleaning is required on weekends due to expanded service hours, an additional flat rate for half days or whole days will be allowed with prior written approval from Clinic Services Administration.
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A.2.1.1		<p>Within thirty (30) days of the CONTRACTOR'S receipt of written notice that the CONTRACTOR will be awarded a contract, the CONTRACTOR shall furnish Clinic Services Administration with a work schedule of the custodial services to be provided for each location in accordance with the scope of work specified in the Agreement. Thereafter, if CONTRACTOR desires to change the work schedule, CONTRACTOR shall provide Clinic Services Administration with a revised work schedule for approval with the County before the changes are put into effect at any facility. A Custodial Service Request Form must be authorized before the changes are put into effect at any facility.</p>
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A.3 Protection of Persons and Property:

A.3.1	Protection	<p>CONTRACTOR shall take all reasonable precautions to ensure the safety and protection of, and to prevent damage, injury or loss to, CONTRACTOR'S employees and other persons. CONTRACTOR shall comply with all applicable local, state, and federal laws and regulations pertaining to the safety and protection of CONTRACTOR'S employees and other persons.</p>
A.3.2		<p>All damage or loss to any property caused in whole or in part by the CONTRACTOR or any person employed directly or indirectly by the CONTRACTOR shall be remedied by the CONTRACTOR at CONTRACTOR'S expense and to the satisfaction of the County.</p>

A.4 CONTRACTOR'S Response Time:

A.4.1	Response Time	<p>CONTRACTOR shall maintain a 24-hour business phone, Area Supervisor phone contact number or telephone answering service for the purpose of receiving County messages in an efficient and timely manner. Unless an emergency, CONTRACTOR shall respond to all messages before the expiration of the next County work day (hours specified in Exhibit A – Service Locations), and shall complete all remedial work within 24 hours after receiving the County's message.</p>
A.4.1.1		<p>If the CONTRACTOR does not complete remedial work within 24 hours, the CONTRACTOR shall be subject to deductions for the value of work not performed in accordance with the Agreement.</p>
A.4.1.2		<p>In addition, if CONTRACTOR fails or refuses to perform any part of work required by the Agreement within the response time, the County may contract with another outside source or may use County personnel to perform that work and may deduct all additional costs of any such work from the monthly amount due to the CONTRACTOR after first deducting the appropriate amount for the value of work originally not completed under the Agreement.</p>

A.4.1.3		CONTRACTOR will respond to any emergency request within 60 minutes of receiving the call and shall complete all remedial work immediately. Spills of blood or other potentially infectious materials, for instance, shall be promptly cleaned and decontaminated using personal protective equipment according to the OSHA regulations for blood borne pathogens (OSHA Standard #1910.1030).
A.4.1.4		Failure to correct the problem within the time frame specified in paragraphs A.4.1.1 and A.4.1.3 may result in a liquidated damage deduction of 2% of the monthly location bill for each occurrence.

A.5 Notification of Problems or Emergencies:

A.5.1	Problems & Emergencies	CONTRACTOR shall notify the County immediately, or as soon as possible, upon discovering significant leakage from any fixture, major electrical hazard, or any other building condition, which could cause serious damage or harm to persons or property and should be repaired or mitigated immediately to prevent damage from occurring. The County will provide the CONTRACTOR with emergency telephone numbers for each facility maintained by the CONTRACTOR under the Agreement.
A.5.2		CONTRACTOR shall notify the County within 24 hours upon finding any broken fixture or any other building problem that requires maintenance or repair. Failure to provide the County with timely notification of such problems may be cause to make invoice deductions for failure to comply with the terms of the Agreement.
A.5.3		When a requirement is identified for an additional service that is not otherwise specified under the Agreement, or if an emergency requirement for additional services occurs, the Custodial Contract Coordinator, or designee, will coordinate directly with the CONTRACTOR, CONTRACTOR'S Area Supervisor or designee to discuss such services. The County shall not be responsible for costs associated with additional service(s) that is not pre-approved in writing by the Clinic Services Bureau Chief.

A.6 Supplies and Materials:

A.6.1	Supplies & Materials	CONTRACTOR shall provide all supplies required to perform work under this contract. If CONTRACTOR provides comparable products for substitution, approval must be obtained from the County prior to use.
A.6.2		Listed below are the routine items CONTRACTOR shall provide as part of the base rate under this Agreement. The items provided must be equal in quality to those currently in use:

A.6.2.1		<ul style="list-style-type: none"> • Single Multi Fold (Paper) Towel/White • Two Ply Toilet Tissue/White-Toilet Seat Protector 1/2 FD • 15x9x23, .75 Mil Liner-Small • 40x48, 1.5 Mil Liner-Large • Urinal Screens • Toilet Seat Protector ½ FD • Heavy Kraft Sanitary Trash Receptacle Liner • Medium- Trash Bags • Soap: As agreed to by County • Towels for Roll Dispensers <p>Cleaning solutions shall be EPA-registered chemical germicides appropriate for the surface to be disinfected (e.g., either low- or intermediate-level disinfection) and of hospital grade. CONTRACTOR shall not remove or replace any paper dispensers already in place without written authorization by Clinic Services Administration.</p> <p>CONTRACTOR shall provide feminine hygiene products in the vending machines currently in place, at a vending price of no more than \$0.25 each. CONTRACTOR shall be entitled to all proceeds from these vending dispensers.</p>
A.6.3		<p>CONTRACTOR shall provide at CONTRACTOR'S cost, all other materials, supplies, products, tools, chemicals, cleaning equipment, safety equipment and transportation necessary for the cleaning process, including but not limited to floor stripping, cleaning, shampooing and waxing materials, cleansers, and dusting polish. All products shall be hospital-grade and shall be harmless to the finishes and surfaces on which they are used, and shall leave no harmful residues. CONTRACTOR is encouraged to utilize 20% "green" products.</p>
A.6.4		<p>The County will provide a small amount of storage space in which the CONTRACTOR can place a week's worth of cleaning supplies and paper products in the clinics with the exception of Monterey County Health Clinic at Marina.</p> <p>All other items, including paper products and necessary specialty cleaners, must be brought on site daily during work hours. The CONTRACTOR shall store and maintain all additional supplies in an offsite location. The County will not be responsible for any loss or damage to CONTRACTOR'S supplies. No CONTRACTOR employees' belongings may be stored on County property.</p>

A.7 Safety and Product Control:

A.7.1	Safety & Product Control	CONTRACTOR shall provide current Safety Data Sheet (SDS) binders to the County's Custodial Contract Coordinator and at each service location as indicated in Exhibit A.
A.7.1.1		CONTRACTOR shall include SDS sheets on ALL products used by the CONTRACTOR in the provision of services required by the Agreement. CONTRACTOR shall provide all required SDS information in an appropriate binder at each storage closet or location in which such chemicals or products are kept and are to be used during the performance of work required by the Agreement. CONTRACTOR shall update the SDS binder for any new or replacement products. Whenever possible, the CONTRACTOR shall provide chemicals in the neutral range of the pH scale. All chemicals and products to be used shall be pre-approved by the County's Custodial Contract Coordinator. Disinfectants used in clinic areas must be EPA-registered hospital-grade. Under no circumstances shall CONTRACTOR mix any chemicals on-sites. CONTRACTOR shall indicate clearly in the SDS binder all certified "Green" and EPA-registered hospital-grade products. CONTRACTOR is encouraged to utilize 20% "Green" products.
A.7.1.2		CONTRACTOR shall include, in a separate section in the SDS binder, documentation regarding training provided to employees. Documentation shall include, but is not limited to, certificates of completion for training courses and sign-in sheets with training format or topics listed. CONTRACTOR shall ensure that employees are sufficiently experienced, trained and capable of handling all chemicals and cleaning products according to product directions, instructions and precautions and in such a manner as to minimize the possibility of exposure of facility occupants to any acid-based or caustic materials.
A.7.1.3		The CONTRACTOR shall provide the County with documentation of proper disposal of all products and containers used. Documentation shall be placed in a separate section of the SDS binder and updated quarterly. The CONTRACTOR shall dispose of all unused products and empty containers as required by Federal, State and local laws and regulations.
A.7.1.4		CONTRACTOR shall be responsible for payment of any and all fees required by the County relating to the storage of hazardous materials on-site. No additional compensation shall be allowed for such fees. All materials that are stored in a liquid state shall be stored on shelves not higher than three (3) feet above the floor. All products stored in secondary containers shall be properly labeled as to the contents.

A.8 Quality Control and Evaluation:

A.8.1	Quality Control & Evaluation	All services provided by the CONTRACTOR shall be performed in such a way that the finished result equals or exceeds standards set forth in Attachment B, SCOPE OF SERVICES SPECIFICATIONS. All work shall be performed as specified in the Agreement and in no way shall any time limits set forth by the CONTRACTOR interfere with the quality of work performed and compliance with the Agreement. All work performed under the Agreement shall satisfy, as a minimum, the cleaning requirements and standards set forth herein.
A.8.1.1		CONTRACTOR/Area Supervisor shall perform an on-site inspection of each facility on a weekly basis for the first two months of the initial start date of the contract or as needed. After the initial two months, the on-site inspection of each facility shall commence once monthly and as needed. The monthly inspections will occur on a regular schedule as agreed upon between the County and the CONTRACTOR. CONTRACTOR/Area Supervisor shall make an appointment, with the designated facility contact person to walk through and inspect the condition of the facility and note any problems or concerns the County may have regarding the custodial services being provided. CONTRACTOR/Area Supervisor shall provide status updates on the scheduled cleanings per Attachment C – SCOPE OF SERVICES CLEANING REQUIREMENTS and general contract requirements per Attachment A – SCOPE OF SERVICES GENERAL REQUIREMENTS. County and CONTRACTOR shall complete and sign Attachment C as acknowledgement of receipt and review of scheduled cleaning requirements.
A.8.1.2		Custodial Contract Coordinator, or designated representative, may make unannounced inspections at any time during the CONTRACTOR'S work hours, or during the County's normal work hours, to determine if the CONTRACTOR'S services comply with the terms of the Agreement. Any adverse findings as a result of such inspections shall be reported to the CONTRACTOR in writing for correction in accordance with the time limits specified in the Agreement.
A.8.1.3		Any requests or complaints related to the cleanliness of the facilities or the work habits of the CONTRACTOR'S staff will be documented by the County. These documented complaints will be faxed or emailed to the CONTRACTOR by County. CONTRACTOR must respond to complaints within 24 hours. CONTRACTOR shall be responsible for tracking the complaints and providing updates to the County.
A.8.1.4		CONTRACTOR will have 24 hours from the point of time contacted by the County to address and resolve any adverse findings of inspections. At this point, the County can exercise the right to

		perform another inspection of the facilities. If facility cleanliness levels do not match the standards specified in the definition of terms, the County may withhold liquidated damages as defined in Section A.4.
A.8.1.5		Resolution of disputes about service under the Agreement should be resolved at the lowest level possible.
A.8.2	Reports	CONTRACTOR shall provide the following reports to the County at the frequencies indicated below.
A.8.2.1		CONTRACTOR shall submit Quality Assurance Reports on a quarterly basis to the designated facility contact person to track quality control per Section A.8.1.1. The reports shall be submitted on a quarterly basis during a scheduled monthly inspection, or at a different frequency as mutually agreed upon. These reports will contain a brief summary of the results of all inspections as well as information regarding any feedback received through submitted documentation via email, letter or fax. CONTRACTOR shall include signature blocks for both CONTRACTOR and County to sign as acknowledgement of receipt and review of Quality Assurance Reports.
A.8.2.2		CONTRACTOR shall provide an Inventory and Expenditures Report on a quarterly basis which shall include a listing of the supplies, quantities, and expenditures provided under A.6.2.1.
A.8.2.3	Deductions	Should CONTRACTOR fail to perform any of the duties outlined in this Scope of Services, County shall invoke its right to have deductions taken from the next submitted invoice.

**AMENDMENT NO. 4 TO
ATTACHMENT C
SCOPE OF SERVICES CLEANING REQUIREMENTS**

MONTEREY COUNTY HEALTH DEPARTMENT, CLINIC SERVICES BUREAU (AREA INCLUDES, BUT IS NOT LIMITED TO, LABS, EXAM ROOMS, EXIT ROOMS, PROCEDURE ROOMS, OFFICES, WAITING AREAS and PLAYGROUND.) *NOTE: PRIOR TO SERVICES RENDERED UNDER AGREEMENT AND ON OCCASION, COUNTY SHALL MEET WITH CONTRACTOR TO DEFINE AREAS CONTRACTOR SHALL NOT CLEAN.*

THE FOLLOWING SERVICES ARE TO BE PERFORMED EACH DAY (DAILY Monday – Friday, and Saturday as requested.)

DR RESTROOM CLEANING

- DR1 Gather all trash and empty waste containers
- DR2 Sweep and wet mop floors using hospital grade disinfectant solution
- DR3 Restock all dispensers with the proper product
- DR4 Clean, polish and disinfect all restroom fixtures including sinks, toilets, urinals, etc.
- DR5 Unstop urinals, toilets, and sinks using a plunger (report needed repairs to Facilities Division)
- DR6 Clean restroom counters, mirrors and glass
- DR7 Remove all graffiti from any interior walls
- DR8 Wipe down all walls and partitions with damp cloth using hospital grade disinfectant solution
- DR9 Clean all bathroom doors around doorknobs, push plates and door tracks
- DR10 Clean and disinfect all baby changing stations

DG GENERAL CLEANING

- DG1 Empty wastebaskets, replace liners as necessary, place trash in dumpster
- DG2 Empty exterior trash cans, parking garage trash cans, urns and ashtrays
- DG3 Clean water fountains and polish stainless steel fixtures
- DG4 Sweep inside elevator, outside steps and landings at designated entrances and exits within a five (5) foot radius
- DG5 Empty break-room and desk-side recycle containers and place recycled material in recycle bin
- DG6 Remove all graffiti from any interior walls and exterior walls based on cleaning methods defined in ATTACHMENT B.
- DG7 Clean all doors around door knobs, push plates and door tracks
- DG8 Wipe down all surfaces and walls, including elevator walls (i.e. areas around exam tables, table tops and counters) with damp cloth using hospital grade disinfectant solution

DF FLOOR & CARPET CARE

- DF1 Sweep and damp mop all hard surface floors with hospital grade disinfectant solution treated mop, removing small furniture items, such as stacker chairs, rolling carts and wastepaper baskets, before treating to ensure entire area is clean. Area includes, but is not limited to, all clinical space such as exam rooms, waiting areas, hallways and workstations. After cleaning the floor, neatly place all small furniture items in their original locations.
- DF2 Vacuum all carpeted floors including entry mats
- DF3 Damp mop all spills on hard surfaces using hospital grade disinfectant solution
- DF4 Remove chewing gum and candy from carpet and hard surface floors
- DF5 Sweep and wet mop elevator floors using hospital grade disinfectant solution

DD DUSTING

- DD1 All tops of filing cabinets
- DD2 All desks where cleared
- DD3 All table tops and counters where cleared
- DD4 All windowsills

DW WINDOW CLEANING

- DW1 Clean entry door and lobby glass inside and outside

- DW2 Clean all interior partition and counter glass
- DW3 Clean all interior door glass

***THE FOLLOWING SERVICES ARE TO BE PERFORMED EACH DAY AT NOON
(Monday thru Friday 12:00-1:00 and Saturdays as requested)***

- CLEAN ALL RESTROOMS
- Clean sinks and mirrors
- Empty all wastebaskets
- Damp mop floors using hospital grade disinfectant solution
- Fill all dispensers
- CLINIC AREA
- Empty all wastebaskets
- Refill all paper towel dispensers

THE FOLLOWING SERVICES ARE TO BE PERFORMED ONCE A WEEK (WEEKLY)

- WG GENERAL CLEANING
- WG1 Remove fingerprints from doors, walls, and light switches
- WG2 Wash wastebaskets and trash receptacles inside and outside
- WG3 Remove marks and clean door kick plates
- WG4 Wash all handrails, including stairways and restrooms
- WG5 Wipe down all waiting area chairs with damp cloth using hospital grade disinfectant solution

- WF FLOOR & CARPET CARE
- WF1 Entirely damp mop hard surface floors
- WF2 Spot clean all carpeted floors
- WF3 Buff all hard surface floors using a high-speed machine

- WR RESTROOM CLEANING
- WR1 Scrub all sinks using an abrasive cleaner such as Ajax or a similar product
- WR2 Scrub toilets and urinals inside using an acid type bowl cleaner

- WD DUSTING
- WD1 All window and door sills
- WD2 All tops of ledges, baseboards, and partitions
- WD3 All chairs
- WD4 Remove all cobwebs from ceilings, corners, and crevices
- WD5 All stairwell surfaces

THE FOLLOWING SERVICES ARE TO BE PERFORMED ONCE A MONTH (MONTHLY)

- MF FLOOR & CARPET CARE
- MF1 Scrub and refinish all hard surface floors using an acrylic finish
- MF2 Edge out all carpet (areas that are out of reach during normal vacuuming)
- MF3 Shampoo all carpeted areas using bonnet method
- MF4 Burnish all hard surface flooring using County approved finish

- MR RESTROOM CLEANING
- MR1 Wash all walls and partitions

- MD DUSTING
- MD1 Vacuum all upholstered furniture
- MD2 All blinds

THE FOLLOWING SERVICES ARE TO BE PERFORMED ONCE EVERY THREE MONTHS (QUARTERLY)

QG GENERAL CLEANING

QG1 Wash exterior of all desks, filing cabinets, and tables

QF FLOOR & CARPET CARE

QF1* Strip and refinish all hard surface floors using County approved finish

QF2* Top scrub and recoat all hard surface flooring using County approved finish

** County may elect to have QF1 completed annually instead of quarterly with prior written approval. QF2 shall be completed only when QF1 is authorized for annual service*

QR RESTROOM CLEANING

QR1 Machine scrub restroom floors (porcelain tile floors)

QD DUSTING

QD1 High dust all light fixtures, vents and surfaces/ledges above 6 feet

QW WINDOW CLEANING

QW1 Wash the inside of all windows and the outside of the first floor windows

THE FOLLOWING SERVICES ARE TO BE PERFORMED ONCE A YEAR (ANNUALLY)

AF FLOOR & CARPET CARE

AF1 Steam/Extraction clean all carpeted areas

AF2 Strip and refinish all hard surface flooring using County approved finish upon prior written authorization from County

AF3 Top scrub and recoat all hard surface flooring using County approved finish

Notification requirement for shampooing carpeted areas and waxing floors: minimum of 24-hour notice to Site Manager.

For use during County and CONTRACTOR on-site inspections:

Inspection Date: _____

Clinic: _____

Comments on scheduled cleanings:

(Please use the back of this page for additional comments)

I acknowledge that a review of the cleaning requirements was completed during the inspection date listed above:

COUNTY

CONTRACTOR

Print Name

Print Name

Date

Date

Amendment No 4. to

**ATTACHMENT E
PLAYGROUND REQUIREMENTS and SPECIFICATIONS**

CLEANING REQUIREMENTS – PLAYGROUND

CONTRACTOR shall adhere to the requirements set forth under ATTACHMENT A: SCOPE OF SERVICES-GENERAL REQUIREMENTS; ATTACHMENT B: SCOPE OF SERVICES, SPECIFICATIONS and ATTACHMENT C: SCOPE OF SERVICES CLEANING REQUIREMENTS; for servicing of the playground, unless specified in writing by County.

Cleaning and maintenance services shall follow all applicable playground manufacturer maintenance instructions and industry standards and regulations for playground health and safety.

	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday
Exterior - Daily							
Thoroughly wipe down and disinfect all playground surfaces , such as benches, sea-otter sculpture, spring toys and abacus feature, with environmentally safe cleaner	X	X	X	X	X	As requested	As requested
Sweep and spot mop all rubberized flooring	X	X	X	X	X	As requested	As requested
Remove graffiti from all exterior surfaces	X	X	X	X	X	As requested	As requested
Remove any user modifications, such as loose-ended ropes tied to elevated parts	X	X	X	X	X	As requested	As requested
Report to County on a daily basis all playground areas, fixtures and equipment that show excessive wear, deterioration and any potential hazards, such as the following: 1. Broken equipment such as loose bolts, missing end caps, cracks, etc. 2. Broken glass and other trash 3. Cracks in plastics, if applicable 4. Loose anchoring 5. Hazardous or dangerous debris 6. Insect damage 7. Problems with surfacing 8. Displaced loose-fill surfacing 9. Holes, flakes, and/or buckling of unitary surfacing, if applicable 10. User modifications such as ropes tied to parts or equipment re-arranged 11. Vandalism 12. Worn, loose, damaged or missing parts 13. Wood splitting, if applicable 14. Rusted or corroded metals, if applicable 15. Rot	X	X	X	X	X	As requested	As requested
Exterior - Weekly							
Thoroughly sweep and scrub all rubberized flooring with environmentally safe cleaner. Use soft bristle brush.					X	As requested	As requested
Exterior - Monthly							
Vacuum rubberized surface prior to pressure washing to remove excess sand and dirt					X	As requested	As requested
Pressure wash all rubberized flooring using low pressure nozzle being careful not to damage surfaces.					X	As requested	As requested