THIRDAMENDMENT TO PROFESSIONAL SERVICE AGREEMENT

THIS THIRD AMENDMENT TO PROFESSIONAL SERVICE AGREEMENT (the "Amendment") is made and entered into as of July1, 2013, by and between COUNTY OF MONTEREY ("County") on behalf of NATIVIDAD MEDICAL CENTER ("NMC"), and DANNY TAN DDS ("Contractor") with respect to the following:

RECITALS

- A. Contractor and NMC have entered into that certain Professional Service Agreement dated February 1, 2011, as amended on February 15, 2012 and July 1, 2012 (collectively, the "Agreement") pursuant to which Contractor provides comprehensive dental services.
- B. NMC and Contractor desire to amend the Agreement to extend the term an additional twelve months to allow for existing services to continue and to increase the amount of the Agreement due to the term extension.

AGREEMENT

IN CONSIDERATION of the foregoing recitals and the mutual promises and covenants contained herein, NMC and Contractor agree as follows:

- 1. **<u>Defined Terms</u>**. Capitalized terms not otherwise defined herein shall have the meaning ascribed to them in the Agreement.
- 2. <u>Amended Section 1</u>. PAYMENTS BY NMC. Section 1 of the Agreement is hereby deleted and replaced with the following: "NMC shall pay the Contractor in accordance with the payment provisions set forth in Exhibit A, subject to limitations set forth in this Agreement. The total amount payable by NMC to Contractor under this agreement shall not exceed the sum of Two Hundred and Ten Thousand Dollars (\$210,000) in the aggregate."
- 3. Amended Section 2. TERM OF AGREEMENT. Section 2 of the Agreement is hereby deleted and replaced with the following: "The term of this Agreement is from February 1, 2011 to June 30, 2014 unless sooner terminated pursuant to the terms of this Agreement. This Agreement is of no Force or effect until signed by both Contractor and NMC and with NMC signing last and Contractor may no commence work before NMC signs this Agreement."
- 4. <u>Counterparts</u>. This Amendment may be executed in one or more counterparts, each of which shall be deemed to be an original, but all of which together shall constitute one and the same instrument.
- 5. <u>Continuing Effect of Agreement</u>. Except as herein provided, all of the terms and conditions of the Agreement remain in full force and effect from the Effective Date of the Agreement.

6. Reference. After the date of this Amendment, any reference to the Agreement shall mean the Agreement as amended by this Amendment.

IN WITNESS WHEREOF, NMC and Contractor have executed this Amendment as of the day and year first written above.

CONTRACTOR	ž	
DANNY TAN DDS	Date: 4/25	,20/3
By:	,	
NATIVIDAD MEDICAL CENTER	Purchase Order Number	
By: Contracts /Purchasing Manager	Date:	, 20
By: Natividad Medical Center Representative	Date: 1 ()	20_13
APPROVED AS TO LEGAL FORM: CHARLES J. McKEE, County Counsel Stacy Saetta, Deputy County Counsel	Date:	1 8, ₂₀ 13
Reviewed to to fiscal frovi Auditor-Controller County of Monterey	sions 52&17	

BUSINESS ASSOCIATE AGREEMENT

THIS BUSINESS ASSOCIATE AGREEMENT ("Exhibit") supplements and is made a part of this Agreement by and between Hospital ("Covered Entity" or "CE") and Contractor ("Business Associate" or "BA").

- (A) Unless otherwise specified in this Exhibit, all capitalized terms used in this Exhibit shall have the meanings established for purposes of HIPAA or HITECH, as applicable. Specific statutory or regulatory citations used in this Exhibit shall mean such citations as amended and in effect from time to time.
 - 1. "Electronic Protected Health Information" shall mean Protected Health Information that is transmitted or maintained in electronic media.
 - 2. "HIPAA" shall mean the Health Insurance Portability and Accountability Act, 42 U.S.C. §§ 1320d through 1320d-8, as amended from time to time, and all associated existing and future implementing regulations, when effective and as amended from time to time.
 - 3. "HITECH" shall mean Subtitle D of the Health Information Technology for Economic and Clinical Health Act provisions of the American Recovery and Reinvestment Act of 2009, 42 U.S.C. §§ 17921-17954, as amended from time to time, and all associated existing and future implementing regulations, when effective and as amended from time to time.
 - 4. **"Protected Health Information"** shall mean the term as defined in 45 C.F.R. § 160.103, and is limited to the Protected Health Information received from, or received or created on behalf of, the CE by BA pursuant to performance of the Services.
 - 5. **"Privacy Rule"** shall mean the federal privacy regulations issued pursuant to HIPAA, as amended from time to time, codified at 45 C.F.R. Part 164 (Subparts A and E).
 - 6. "Security Rule" shall mean the federal security regulations issued pursuant to HIPAA, as amended from time to time, codified at 45 C.F.R. Part 164 (Subparts A and C).
 - 7. "Services" shall mean the Professional Services, the Teaching Services, and the Additional Services, collectively, as defined in the Agreement.
 - 8. "Unsecured Protected Health Information" shall mean Protected Health Information that is not rendered unusable, unreadable, or indecipherable to unauthorized individuals through the use of a technology or methodology specified by the Secretary in the regulations or guidance issued pursuant to 42 U.S.C. § 17932(h)(2).

- (B) With regard to BA's use and disclosure of Protected Health Information:
 - 1. BA may use and disclose Protected Health Information as reasonably required or contemplated in connection with the performance of the Services, excluding the use or further disclosure of Protected Health Information in a manner that would violate the requirements of the Privacy Rule, if done by the CE. Notwithstanding the foregoing, BA may use and disclose Protected Health Information for the proper management and administration of BA as provided in 45 C.F.R. § 164.504(e)(4).
 - 2. BA will not use or further disclose Protected Health Information other than as permitted or required by this Exhibit, and in compliance with each applicable requirement of 45 C.F.R. § 164.504(e), or as otherwise Required by Law.
 - 3. BA will implement and use appropriate administrative, physical, and technical safeguards to (1) prevent use or disclosure of Protected Health Information other than as permitted or required by this Exhibit; (2) reasonably and appropriately protect the confidentiality, integrity, and availability of the Electronic Protected Health Information that BA creates, receives, maintains, or transmits on behalf of the CE; and (3) comply with the Security Rule requirements set forth in 45 C.F.R. §§ 164.308, 164.310, 164.312, and 164.316.
 - 4. BA will, without unreasonable delay, report to the CE (1) any use or disclosure of Protected Health Information not provided for by this Exhibit of which it becomes aware in accordance with 45 C.F.R. § 164.504(e)(2)(ii)(C); and/or (2) any Security Incident affecting Electronic Protected Health Information of which BA becomes aware in accordance with 45 C.F.R. § 164.314(a)(2)(C).
 - 5. BA will, without unreasonable delay, and in any event no later than sixty (60) calendar days after Discovery, notify the CE of any Breach of Unsecured Protected Health Information. The notification shall include, to the extent possible (and subsequently as the information becomes available), the identification of all individuals whose Unsecured Protected Health Information is reasonably believed by BA to have been Breached along with any other available information that is required to be included in the notification to the Individual, the Secretary, and/or the media, all in accordance with the data breach notification requirements set forth in 42 U.S.C. § 17932 and 45 C.F.R. Parts 160 and 164 (Subparts A, D, and E).
 - 6. BA will ensure that any subcontractors or agents to whom BA provides Protected Health Information agree to the same restrictions and conditions that apply to BA with respect to such Protected Health Information. To the extent that BA provides Electronic Protected Health Information to a subcontractor or agent, it will require the subcontractor or agent to implement reasonable and appropriate safeguards to protect the Electronic Protected Health Information consistent with the requirements of this Exhibit.
 - 7. BA will, to the extent that Protected Health Information in BA's possession constitutes a Designated Record Set, make available such Protected Health Information in accordance with 45 C.F.R. § 164.524.

- 8. In the event that BA, in connection with the Services, uses or maintains an Electronic Health Record of Protected Health Information of or about an Individual, BA will provide an electronic copy of such Protected Health Information in accordance with 42 U.S.C. § 17935(e).
- 9. BA will, to the extent that Protected Health Information in BA's possession constitutes a Designated Record Set, make available such Protected Health Information for amendment and incorporate any amendments to such information as directed by the CE, all in accordance with 45 C.F.R. § 164.526.
- 10. BA will document and make available the information required to provide an accounting of disclosures of Protected Health Information, in accordance with 45 C.F.R. § 164.528.
- 11. In the event that BA, in connection with the Services, uses or maintains an Electronic Health Record of Protected Health Information of or about an Individual, BA will make an accounting of disclosures of such Protected Health Information in accordance with the requirements for accounting of disclosures made through an Electronic Health Record in 42 U.S.C. § 17935(c).
- 12. BA will make its internal practices, books, and records relating to the use and disclosure of Protected Health Information available to the Secretary for purposes of determining the CE's compliance with the Privacy Rule.
- 13. BA will limit any request, use, or disclosure by BA of Protected Health Information, to the extent practicable, to the Limited Data Set of such Protected Health Information (as defined in 45 C.F.R. § 164.514(e)(2)), or, if the request, use, or disclosure by BA of Protected Health Information, not in a Limited Data Set, is necessary for BA's performance of the Services, BA will limit the amount of such Protected Health Information requested, used, or disclosed by BA to the minimum necessary to accomplish the intended purpose of such request, use, or disclosure, respectively as set forth by the Secretary (pursuant to 42 U.S.C. § 17935(b)(1)(B)).
- 14. BA will not directly or indirectly receive remuneration in exchange for any Protected Health Information as prohibited by 42 U.S.C. § 17935(d).
- 15. BA will not make or cause to be made any communication about a product or service that is prohibited by 42 U.S.C. § 17936(a).
- 16. BA will not make or cause to be made any written fundraising communication that is prohibited by 42 U.S.C. § 17936(b).

- (C) In addition to any other obligation set forth in this Agreement, including this Exhibit, the CE agrees that it will: (1) not make any disclosure of Protected Health Information to BA if such disclosure would violate HIPAA, HITECH, or any applicable federal or state law or regulation; (2) not request BA to use or make any disclosure of Protected Health Information in any manner that would not be permissible under HIPAA, HITECH, or any applicable federal or state law or regulation if such use or disclosure were done by the CE; and (3) limit any disclosure of Protected Health Information to BA, to the extent practicable, to the Limited Data Set of such Protected Health Information, or, if the disclosure of Protected Health Information that is not in a Limited Data Set is necessary for BA's performance of the Services, to limit the disclosure of such Protected Health Information to the minimum necessary to accomplish the intended purpose of such disclosure, as set forth by the Secretary (pursuant to 42 U.S.C. § 17935(b)(1)(B)).
- (D) If either the CE or BA knows of either a violation of a material term of this Exhibit by the other party or a pattern of activity or practice of the other party that constitutes a material breach or violation of this Exhibit, the non-breaching party will provide written notice of the breach or violation to the other party that specifies the nature of the breach or violation. In the event that the breaching party does not cure the breach or end the violation on or before thirty (30) days after receipt of the written notice, the non-breaching party may do the following:
 - (i) if feasible, terminate this Agreement; or
 - (ii) if termination of this Agreement is infeasible, report the issue to the Secretary.
- (E) BA will, at termination of this Agreement, if feasible, return or destroy all Protected Health Information that BA still maintains in any form and retain no copies of Protected Health Information or, if such return or destruction is not feasible (such as in the event that the retention of Protected Health Information is required for archival purposes to evidence the Services), BA may retain such Protected Health Information and shall thereupon extend the protections of this Exhibit to such Protected Health Information and limit further uses and disclosures to those purposes that make the return or destruction of such Protected Health Information infeasible.
- (F) Any other provision of this Agreement that is directly contradictory to one or more terms of this Exhibit shall be superseded by the terms of this Exhibit to the extent and only to the extent of the contradiction and only for the purpose of the CE's and BA's compliance with HIPAA and HITECH. The terms of this Exhibit, to the extent they are unclear, shall be construed to allow for compliance by the CE and BA with HIPAA and HITECH.
- (G) <u>Indemnification</u>. Each party, CE and BA, will indemnify, hold harmless and defend the other party to this Exhibit from and against any and all claims, losses, liabilities, costs, and other expenses incurred as a result or arising directly or indirectly out of or in connection with (a) any misrepresentation, active or passive negligence, breach of warranty or non-fulfillment of any undertaking on the part of the party under this Exhibit; and (b) any claims, demands, awards, judgments, actions and proceedings made by any person or organization, arising out of or in any way connected with the party's performance under this Exhibit.

In addition, the CE agrees to compensate BA for any time and expenses that BA may incur in responding to requests for documents or information under HIPAA, HITECH, or any regulations promulgated under HIPAA or HITECH.

Nothing contained in this Exhibit is intended to confer upon any person (other than the parties hereto) any rights, benefits, or remedies of any kind or character whatsoever, whether in contract, statute, tort (such as negligence), or otherwise, and no person shall be deemed a third-party beneficiary under or by reason of this Exhibit.

Hospital	

Signature:

Date:

Contractor

Signature:

Date: 5/3/13



Monterey County

Board Order

168 West Alisal Street, 1st Floor Salinas, CA 93901 831.755.5066

Agreement No.: A-12234

Upon motion of Supervisor Salinas, seconded by Supervisor Armenta, and carried by those members present, the Board of Supervisors hereby:

Authorized the Purchasing Manager for Natividad Medical Center (NMC) to execute the Second Amendment to the Professional Services Agreement with Danny Tan DDS to provide dental services to NMC patients, extending the Agreement to June 30, 2013 and adding \$75,000 for Fiscal Year 2013 for a revised total Agreement amount not to exceed \$150,000 in the aggregate.

PASSED AND ADOPTED on this 19th day of June 2012, by the following vote, to-wit:

AYES: Supervisors Armenta, Calcagno, Salinas, Parker, and Potter

NOES: None ABSENT: None

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 76 for the meeting on June 19, 2012.

Dated: June 27, 2012 File Number: A 12-106

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

Deputy

SECONDAMENDMENT TO PROFESSIONAL SERVICE AGREEMENT

THIS SECOND AMENDMENT TO PROFESSIONAL SERVICE AGREEMENT (the "Amendment") is made and entered into as of July1, 2012, by and between COUNTY OF MONTEREY ("County") on behalf of NATIVIDAD MEDICAL CENTER ("NMC"), and DANNY TAN DDS ("Contractor") with respect to the following:

RECITALS

- A. Contractor and NMC have entered into that certain Professional Service Agreement dated February 1, 2011, as amended on February 15, 2012 (collectively, the "Agreement") pursuant to which Contractor provides comprehensive dental services.
- B. NMC and Contractor desire to amend the Agreement to extend the term an additional twelve months to allow for existing services to continue and to increase the amount of the Agreement due to the term extension.

AGREEMENT

IN CONSIDERATION of the foregoing recitals and the mutual promises and covenants contained herein, NMC and Contractor agree as follows:

- 1. <u>Defined Terms</u>. Capitalized terms not otherwise defined herein shall have the meaning ascribed to them in the Agreement.
- 2. Amended Section 1. PAYMENTS BY NMC. Section 1 of the Agreement is hereby deleted and replaced with the following: "NMC shall pay the Contractor in accordance with the payment provisions set forth in Exhibit A, subject to limitations set forth in this Agreement. The total amount payable by NMC to Contractor under this agreement shall not exceed the sum of One Hundred and Fifty Thousand Dollars (\$150,000) in the aggregate."
- 3. Amended Section 2. TERM OF AGREEMENT. Section 2 of the Agreement is hereby deleted and replaced with the following: "The term of this Agreement is from February 1, 2011 to June 30, 2013 unless sooner terminated pursuant to the terms of this Agreement. This Agreement is of no Force or effect until signed by both Contractor and NMC and with NMC signing last and Contractor may no commence work before NMC signs this Agreement."
- 4. <u>Counterparts</u>. This Amendment may be executed in one or more counterparts, each of which shall be deemed to be an original, but all of which together shall constitute one and the same instrument.
- 5. <u>Continuing Effect of Agreement</u>. Except as herein provided, all of the terms and conditions of the Agreement remain in full force and effect from the Effective Date of the Agreement.
- 6. <u>Reference</u>. After the date of this Amendment, any reference to the Agreement shall mean the Agreement as amended by this Amendment.

IN WITNESS WHEREOF, NMC and Contractor have executed this Amendment as of the day and year first written above.

CONTRACTOR	Date: $\frac{5/10}{}$, 20/2
DANNY TAN DDS	Date:
By: O Ju	
Tax I.D. No	
By: Contracts /Purchasing Manager	Purchase Order Number Date:, 20//
By: Natividad Medical Center Representative	Date: 5/11, 2012
APPROVED AS TO LEGAL FORM: CHARLES J. McKEE, County Counsel Stacy Saetta, Deputy County Counsel	Date: 5/17, 2012
a bawelyer	s to flacal provisions

Auditor-Controller 518/2

RENEWAL AMENDMENT NO. 1 FOR PROFESSIONAL SERVICE AGREEMENT BETWEEN Danny Tan DDS AND THE NATIVIDAD MEDICAL CENTER FOR Dental Services

The parties to Professional Service Agreement, dated February 1, 2011 between the County of Monterey, on behalf of Natividad Medical Center ("NMC"), and Danny Tan DDS (Contractor), hereby agree to amend their Agreement No. SC*2517 on the following terms and conditions:

- 1. Contractor will continue to provide NMC with the same scope of service as stated in the original Agreement No SC*2517.
- 2. This Amendment shall become effective on February 15, 2012 and shall continue in full force until June 30, 2012.
- 3. The total amount payable by County to Contractor under Agreement No. SC*2517 shall not exceed the total sum of \$75,000 for the period February 1, 2011 to June 30, 2012, the full term of the Agreement, and \$53,565 (an increase of \$20,000) for fiscal year 2011-2012.
- 4. All other terms and conditions of the Agreement shall continue in full force and effect.
- 5. A copy of this Amendment shall be attached to the original Agreement No. SC*2517.

IN WITNESS WHEREOF, the parties hereto are in agreement with this Amendment and Professional Service Agreement on the basis set forth in this document and have executed this amendment on the day and year set forth herein.

2/2/12
ns owner
profit corporations, the full legal name of the CONTRACTOR is a partnership, the name of sority to execute this Agreement on behalf of thall set forth the name of the business, tf any
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A 17-10
2/3/12
Hir

Natividad MEDICAL CENTER

COUNTY OF MONTEREY AGREEMENT FOR PROFESSIONAL SERVICES (NOT TO EXCEED \$100,000)

This Professional Services Agreement (hereinafter "Agreement") is made by and between Natividad Medical Center ("NMC"), a general acute care teaching hospital wholly owned and operated by the County of Monterey, which is a political subdivision of the State of California and Danny Tan DDS hereinafter "CONTRACTOR").

In consideration of the mutual covenants and conditions set forth in this Agreement, the parties agree as follows:

SERVICES TO BE PROVIDED. NMC hereby engages CONTRACTOR to perform, and CONTRACTOR hereby agrees to perform, the services described in Exhibit A in conformity with the terms of the Agreement. The services are generally described as follows: provide comprehensive dental services.

- 1. PAYMENTS BY NMC. NMC shall pay the CONTRACTOR in accordance with the payment provisions set forth in Exhibit A, subject to the limitations set forth in this Agreement. The total amount payable by NMC to CONTRACTOR under this Agreement shall not exceed the sum of \$55,000.
- 2. TERM OF AGREEMENT. The term of this Agreement is from February 1, 2011 to June 30, 2012 unless sooner terminated pursuant to the terms of this Agreement. This Agreement is of no force or effect until signed by both CONTRACTOR and NMC and with NMC signing last and CONTRACTOR may not commence work before NMC signs this Agreement.
- 3. ADDITIONAL PROVISIONS/EXHIBITS. The following attached exhibits are incorporated herein by reference and constitute a part of this Agreement:

Exhibit A: Scope of Services/Payment Provisions

Exhibit B: Fee Schedule

Exhibit C: Insurance Justification

4. PERFORMANCE STANDARDS.

- 4.1. CONTRACTOR warrants that CONTRACTOR and Contractor's agents, employees, and subcontractors performing services under this Agreement are specially trained, experienced, competent, and appropriately licensed to perform the work and deliver the services required under this Agreement and are not employees of NMC, or immediate family of an employee of NMC.
- 4.2. CONTRACTOR, its agents, employees, and subcontractors shall perform all work in a safe and skillful manner and in compliance with all applicable laws and regulations. All work performed under this Agreement that is required by law to be performed or supervised by licensed personnel shall be performed in accordance with such licensing requirements.

4.3. CONTRACTOR shall furnish, at its own expense, all materials, equipment, and personnel necessary to carry out the terms of this Agreement, except as other wise specified in this Agreement. CONTRACTOR shall not use NMC premises, property (including equipment, instruments, or supplies) or personnel for any purpose other than in the performance of its obligations under this Agreement.

5. PAYMENT CONDITIONS.

- 5.1. CONTRACTOR shall submit to the Contract Administrator an invoice on a form acceptable to NMC. If not otherwise specified, the CONTRACTOR may submit such invoice periodically or at the completion of services, but in any event, not later than 30 days after completion of services. The invoice shall set forth the amounts claimed by CONTRACTOR for the previous period, together with an itemized basis for Administrator or his or her designee shall certify the invoice, either in the requested amount or in such other amount as NMC approves in conformity with this Agreement, and shall promptly submit such invoice to the County Auditor-Controller for payment. The County Auditor-Controller shall pay the amount certified within 30 days of receiving the certified invoice.
- 5.2. CONTRACTOR shall not receive reimbursement for travel expenses unless set forth in this Agreement.

6. TERMINATION.

- 6.1. During the term of this Agreement, NMC may terminate the Agreement for any reason by giving written notice of termination to the CONTRACTOR at least thirty (30) days prior to the effective date of termination. Such notice shall set forth the effective date of termination. In the event of such termination, the amount payable under this Agreement shall be reduced in proportion to the services provided prior to the date of termination.
- 6.2. NMC may cancel and terminate this Agreement for good cause effective immediately upon written notice to Contractor, "Good cause" includes the failure of CONTRACTOR to perform the required services at the time and in the manner provided under this Agreement. If NMC terminates this Agreement for good cause, NMC may be relieved of the payment of any consideration to Contractor, and NMC may proceed with the work in any manner, which NMC deems proper. The cost to NMC shall be deducted from any sum due the CONTRACTOR under this Agreement.
- 7. INDEMNIFICATION: CONTRACTOR shall indemnify, defend and hold harmless. NMC and the County of Monterey (hereinafter "County"), it officers, agents and employees from any claim, liability, loss, injury or damage arising out of, or in connection with, performance of this Agreement by CONTRACTOR and/or its agent, employees or sub-contractors, excepting only low, injury or damage caused by the negligence or willful misconduct of personnel employed by NMC. It is the intent of the parties to this Agreement to provide the broadest possible coverage for NMC. The CONTRACTOR shall reimburse NMC for all costs, attorneys' fees, expenses and liabilities incurred with respect to any litigation in which the CONTRACTOR is obligated to indemnify, defend and hold harmless NMC and the County under this Agreement.

8. INSURANCE.

8.1. Evidence of Coverage:

Prior to commencement of this Agreement, the CONTRACTOR shall provide a "Certificate of Insurance" certifying that coverage as required herein has been obtained. Individual endorsements

executed by the insurance carrier shall accompany the certificate. In addition, the CONTRACTOR upon request shall provide a certified copy of the policy or policies.

Executed by the insurance carrier shall accompany the certificate. In addition, the CONTRACTOR upon request shall provide a certified copy of the policy or policies.

This verification of coverage shall be sent to NMC's Contracts/Purchasing Department, unless otherwise directed. The CONTRACTOR shall not receive a "Notice to Proceed" with the work under this Agreement until it has obtained all insurance required and NMC has approved such insurance. This approval of insurance shall neither relieve nor decrease the liability of the Contractor.

- 8.2. Qualifying Insurers: All coverage's except surety, shall be issued by companies which hold a current policy holder's alphabetic and financial size category rating of not less that A-VII, according to the current Best's Key Rating Guide or a company of equal financial stability that is approved by NMC's Contracts/Purchasing Director.
- 8.3. <u>Insurance Coverage Requirements</u>: Without limiting Contractor's duty to indemnify, CONTRACTOR shall maintain in effect throughout the term of this Agreement a policy or policies of insurance with the following minimum limits of liability:

Commercial general liability insurance, including but not limited to premises and operations, including coverage for Bodily Injury and Property Damage, Personal Injury, Contractual Liability, Broad form Property Damage, Independent Contractors, Products and Completed Operations, with a combined single limit for Bodily Injury and Property Damage of not less than \$1,000,000 per occurrence.

	Exemption/Modification (Justification attached; subject to approval).
own	iness automobile liability insurance, covering all motor vehicles, including owned, leased, non- ed, and hired vehicles, used in providing services under this Agreement, with a combined single t for Bodily Injury and Property Damage of not less than \$500,000 per occurrence.
\boxtimes	Exemption/Modification (Justification attached; subject to approval).

Workers' Compensation Insurance, If CONTRACTOR employs other in the performance of this Agreement, in accordance with California Labor Code section 3700 and with Employer's Liability limits not less than \$1,000,000 each person, \$1,000,000 each accident and \$1,000,000 each disease.

Exemption/Modification (Justification attached; subject to approval).

Professional liability insurance, if required for the professional services being provided, (e.g., those persons authorized by a license to engage in a business or profession regulated by the California Business and Professions Code), in the amount of not less than \$1,000,000 per claim and \$2,000,000 in the aggregate, to cover liability for malpractice or errors or omissions made in the course of rendering professional services. If professional liability insurance is written on a "claims-made" basis rather than an occurrence basis, the CONTRACTOR shall, upon the expiration or earlier termination of this Agreement, obtain extended reporting coverage ("tail coverage") with the same liability limits. Any such tail coverage shall continue for at least three years following the expiration or earlier termination of this Agreement.

Exemption/Modification	(Justification	attached;	subject to	approval)
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8.4. Other Insurance Requirements:

All insurance required by this Agreement shall be with a company acceptable to NMC and issued and executed by an admitted insurer authorized to transact insurance business in the State of California. Unless otherwise specified by this Agreement, all such insurance shall be written on an occurrence basis, or, if the policy is not written on an occurrence basis, such policy with the coverage required herein shall continue in effect for a period of three years following the date CONTRACTOR completes its performance of services under this Agreement.

Each liability policy shall provide that NMC shall be given notice in writing at least thirty days in advance of any endorsed reduction in coverage or limit, cancellation, or intended non-renewal thereof. Each policy shall provide coverage for CONTRACTOR and additional insured with respect to claims arising from each subcontractor, if any, performing work under this Agreement, or be accompanied by a certificate of insurance from each subcontractor showing each subcontractor has identical insurance coverage to the above requirements.

Commercial general liability and automobile liability policies shall provide an endorsement naming the County of Monterey, its officers, agents, and employees as Additional insureds with respect to liability arising out of the Contractor's work, including ongoing and completed operations, and shall further provide that such insurance is primary insurance to any insurance or self-insurance maintained by the County and that the insurance of the Additional Insureds shall not be called upon to contribute to a loss covered by the Contractor's insurance. The required endorsement from for Commercial General Liability Additional Insured is ISO Form CG 20 10 11-85 or CG 20 10 10 01 in tandem with CG 20 37 10 01 (2000), The required endorsement from for Automobile Additional Insured Endorsement is ISO Form CA 20 48 02 99.

Prior to the execution of this Agreement by NMC, CONTRACTOR shall file certificates of insurance with NMC's Contracts/Purchasing Department, showing that the CONTRACTOR has in effect the insurance required by this Agreement. The CONTRACTOR shall file a new or amended certificate of insurance within five calendar days after any change is made in any insurance policy, which would alter the information on the certificate then on file. Acceptance or approval of insurance shall in no way modify or change the indemnification clause in this Agreement, which shall continue in full force and effect.

CONTRACTOR shall at all times during the term of this Agreement maintain in force the insurance coverage required under this Agreement and shall send, without demand by NMC, annual certificates to NMC's Contracts/Purchasing Department. If the certificate is not received by the expiration date, NMC shall notify CONTRACTOR and CONTRACTOR shall have five calendar days to send in the certificate, evidencing no lapse in coverage during the interim. Failure by CONTRACTOR to maintain such insurance is a default of this Agreement, which entitles NMC, at its sole discretion, to terminate the Agreement immediately.

9. RECORDS AND CONFIDENTIALITY.

9.1. Confidentiality, CONTRACTOR and its officers, employees, agents and subcontractors shall comply with any and all federal, state, and local laws, which provide for the confidentiality of records and other information. CONTRACTOR shall not disclose any confidential records or other confidential information received from NMC or prepared in connection with the performance of this Agreement, unless NMC specifically permits CONTRACTOR to disclose such records or information. CONTRACTOR shall promptly transmit to NMC any and all requests for disclosure of any such

- confidential records or information, CONTRACTOR shall not use any confidential information gained by CONTRACTOR in the performance of this Agreement except for the sole purpose of carrying out Contractor's obligations under this Agreement.
- 9.2. <u>NMC Records</u>. When this Agreement expires or terminates, CONTRACTOR shall return to NMC any NMC records which CONTRACTOR used or received from NMC to perform services under this Agreement.
- 9.3. Maintenance of Records. CONTRACTOR shall prepare, maintain, and preserve all reports and records that may be required by federal state, and County rules and regulations related to services performed under this Agreement. CONTRACTOR shall maintain such records for a period of at least three years after receipt of final payment under this Agreement. If any litigation, claim, negotiation, audit exception, or other action relating to this Agreement is pending at the end of the three year period, then CONTRACTOR shall retain said records until such action is resolved.
- 9.4. Access to and Audit of Records. NMC shall have the right to examine, monitor and audit all records, documents, conditions, and activities of the CONTRACTOR and its subcontractors related to services provided under this Agreement. Pursuant to Government Code section 8546.7, if this Agreement involves the expenditure of public funds in excess or \$10,000, the parties to this Agreement may be subject, at the request of NMC or as part of any audit of NMC, to the examination and audit of the State Auditor pertaining to matters connected with the performance of this Agreement for a period of three years after final payment under the Agreement.
- 9.5. Royalties and Inventions. NMC shall have a royalty-free, exclusive and irrevocable license to reproduce, publish, and use, and authorize other to do so, all original computer programs, writings, sound recordings, pictorial reproductions, drawings, and other works of similar nature produced in the course of or under this Agreement. CONTRACTOR shall not publish any such material without the prior written approval of NMC.
- 10. NON-DISCRIMINATION. During the performance of this Agreement, Contractor, and its subcontractors, shall not unlawfully discriminate against any person because of race, religious creed, color, sex, national origin, ancestry, physical disability, mental disability, medical condition, marital status, age (over 40), or sexual orientation, either in Contractor's employment practices or in the furnishing of services to recipients. CONTRACTOR shall ensure that the evaluation and treatment of its employees and applicants for employment and all persons receiving and requesting services are free of such discrimination. CONTRACTOR and any subcontractor shall, in the performance of this Agreement, full comply with all federal, sate, and local laws and regulations which prohibit discrimination. The provision of services primarily or exclusively to such target population as may be designated in this Agreement shall not be deemed to be prohibited discrimination.
- 11. COMPLIANCE WITH TERMS OF STATE OR FEDERAL GRANT. If this Agreement has been or will be funded with monies received by NMC pursuant to a contract with the state or federal government in which NMC is the grantee, CONTRACTOR will comply with all the provisions of said contract, and said provisions shall be deemed a part of this Agreement, as though fully set forth herein. Upon request, NMC will deliver a copy of said contract to Contractor, at no cost to Contractor.
- 12. INDEPENDENT CONTRACTOR. In the performance of work, duties, and obligations under this Agreement, CONTRACTOR is at all times acting and performing as an independent CONTRACTOR and not as an employee of NMC. No offer or obligation of permanent employment with NMC or particular County department or agency is intended in any manner, and CONTRACTOR shall not become entitled

by virtue of this Agreement to receive from NMC any form of employee benefits including but not limited to sick leave, vacation, retirement benefits, workers' compensation coverage, insurance or disability benefits. CONTRACTOR shall be solely liable for an obligated to pay directly all applicable taxes, including federal and state income taxes and social security, arising out of Contractor's performance of this Agreement. In connection therewith, CONTRACTOR shall defend, indemnify, and hold NMC and the County of Monterey harmless from any and all liability, which NMC may incur because of Contractor's failure to pay such taxes.

13. NOTICES. Notices required under this Agreement shall be delivered personally or by first-class, postage per-paid mail to NMC and Contractor's contract administrators at the addresses listed below.

FOR NATIVIDAD MEDICAL CENTER:	FOR CONTRACTOR:
Contracts/Purchasing Manager	Danny Tan DDS
Name	Name and Title
1441 Constitution Blvd. Salinas, CA. 93906	324 Bush Street, Salinas, CA 93907
Address	Address
831.755.4111	831.449.9776
Phone	Phone

14. MISCELLANEOUS PROVISIONS.

- 14.1. Conflict of Interest. CONTRACTOR represents that it presently has no interest and agrees not to acquire any interest during the term of this Agreement, which would directly, or indirectly conflict in any manner or to any degree with the full and complete performance of the professional services required to be rendered under this Agreement.
- 14.2. <u>Amendment</u>. This Agreement may be amended or modified only by an instrument in writing signed by NMC and the Contractor,
- 14.3. Waiver. Any waiver of any terms and conditions of this Agreement must be in writing and signed by NMC and the Contractor. A waiver of any of the terms and conditions of this Agreement shall not be construed as a waiver of any other terms or conditions in this Agreement.
- 14.4. <u>Contractor</u>. The term "Contractor" as used in this Agreement includes Contractor's officers, agents, and employees acting on Contractor's behalf in the performance of this Agreement.
- 14.5. Disputes. CONTRACTOR shall continue to perform under this Agreement during any dispute.
- 14.6. <u>Assignment and Subcontracting</u>. The CONTRACTOR shall not assign, sell, or otherwise transfer its interest or obligations in this Agreement without the prior written consent of NMC. None of the services covered by this Agreement shall be subcontracted without the prior written approval of

- NMC. Notwithstanding any such subcontract, CONTRACTOR shall continue to be liable for the performance of all requirements of this Agreement.
- 14.7. <u>Successors and Assigns</u>. This Agreement and the rights, privileges, duties, and obligations of NMC and CONTRACTOR under this Agreement, to the extent assignable or delegable, shall be binding upon and inure to the benefit of the parties and their respective successors, permitted assigns, and heirs.
- 14.8. Compliance with Applicable Law. The parties shall comply with all applicable federal, state, and local laws and regulations in performing this Agreement.
- 14.9. <u>Headings</u>. The headings are for convenience only and shall not be used to interpret the terms of this Agreement.
- 14.10. Time is of the Essence. Time is of the essence in each and all of the provisions of this Agreement
- 14.11. Governing Law. This Agreement shall be governed by and interpreted under the laws of the State of California.
- 14.12. <u>Non-exclusive Agreement</u>. This Agreement is non-exclusive and both NMC and CONTRACTOR expressly reserve the right to contract with other entities for the same or similar services.
- 14.13. Construction of Agreement, NMC and CONTRACTOR agree that each party has fully participated in the review and revision of this Agreement and that any rule of construction to the effect that ambiguities are to be resolved against the drafting party shall not apply in the interpretation of this Agreement or any amendment to this Agreement.
- 14.14. Counterparts. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same Agreement.
- 14.15. Integration. This Agreement, including the exhibits, represents the entire Agreement between NMC and the CONTRACTOR with respect to the subject matter of this Agreement and shall supersode all prior negotiations. Representations, or agreements, either written or oral, between NMC and CONTRACTOR as of the effective date of this Agreement, which is the date that NMC signs the Agreement.
- 14.16. <u>Interpretation of Conflicting Provisions</u>, In the event of any conflict or inconsistency between the provisions of this Agreement and the Provisions of any exhibit or other attachment to this Agreement, the provisions of this Agreement shall prevail and control.
- 14.17. <u>Master List</u>. The Parties acknowledge and agree that this Agreement, together with any other contracts between Hospital and Contractor, will be included on the master list of physician contracts maintained by Hospital.

	NATIVIDAD MEDICAL CENTER
By:	NMC Contracts/Furchasing Agent
Date:	2/11/11
Ву:	NMC CEO
Date:	
Ву:	Stacy Saetta Suella Deputy County Counsel
Date:	2/8/11
Appro	ved as to Fiscal Provisions
By:	Auditor/Compoller
Date:	4-8-11

CONTRACTOR

1	Contractor's Business Name***
Signat	Ture of Chair, President, or Vice-President
	owner
Page 19	Name and Title
Date:	2/3/11
By:	(Signature of Scorctary, Asst. Secretary, CFO, Treasurer or Asst. Treasurer)
Market State of the State of th	Name and Title
Date:	Cest. Learn-basespielescondingscon conceasing sear- pr

****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 and individual capacity, the individual shall set forth the name of the business, if any and shall personally sign the Agreement.

Exhibit A

SCOPE OF SERVICES/PAYMENT PROVISIONS February 1, 2011 June 30, 2012

Danny Tan DDS

I. CONTACT INFORMATION

Contractor Name:

Danny Tan DDS

Mailing Address:

608 E. Boronda Rd Suite B

Salinas, CA 93906

Contact Person:

Serena Sy-Lazzaroni, Manager

NIDO Clinic

Natividad Medical Center

1441 Constitution Blvd, Bldg 760

Salinas, CA 93906

Phone: (831) 755-4148 Fax (831) 796-2831

sys@natividad.com

Dental referral and authorizations Contact:

Esther Benitez

NIDO Clinic

1441 Constitution Blvd, Bldg 760

Salinas, CA 93906

Phone (831) 796-1776 Fax (831) 796-2831

beniteze@natividad.com

Contract/Management Analyst

Jeanne-Ann Balza Medical Staff Office Natividad Medical Center 1441 Constitution Blvd Salinas, CA 93906 (831) 755-4194 balzai@natividad.com

II. PROGRAM DESCRIPTION OF RYAN WHITE MODERNIZATION ACT PARTS B and C - EARLY INTERVENTION SERVICES

The Ryan White Modernization Act Early Intervention Services Program is intended to expand counseling, testing and referral services for persons at high risk for HIV infection in order to expand enrollment in culturally and linguistically appropriate HIV/AIDS medical treatment, with particular emphasis on the Latino community. EIS support will also enhance staff expertise, transportation assistance, mental health services, dental services, substance abuse treatment options, adherence counseling, and nutrition counseling. In addition, the project will

Exhibit A

stabilize the continuum of care to patients with HIV by providing high quality comprehensive primary care and implementing an HIV Clinic-specific Continuous Quality Improvement program.

III. SCOPE OF WORK

Responsibilities of NMC: NMC shall provide the CONTRACTOR with the following:

- All client information required to perform services
- Referrals for Dental services as appropriate and necessary
- · Pre-authorizations for patients who qualify for dental services
- Updates and trainings as related to the care and management of HIV/AIDS (based on grant funding availability)
- Schedule of meetings for case conferences and team meetings

Responsibilities of the CONTRACTOR: The CONTRACTOR shall provide to NMC'S CMP/MCWP programs, services as determined by the NMC's Case managers or designee. The CONTRACTOR shall do the following:

- Provide quality, respectful dental services including but not limited to: dental screenings, x-rays, and treatments.
- Upon receiving referral, CONTRACTOR will contact the case manager or designee at NIDO Clinic within 24 hours (1 business day) to acknowledge receipt of the referral.
- Upon confirmation of referral, CONTRACTOR will contact client to schedule an appointment.
- Make every attempt to provide contracted services in a linguistically and culturally appropriate manner.
- Must use all forms of insurance and non-patient resources for dental services prior to requesting funds from NMC, Must provide proof that due diligence occurred prior to requesting funds.
- Provide NMC with a pre-authorization request with a description of services required, listed by urgency.
- Submit final invoice with NMC's financial portion clearly outlined, as well as a clear listing of dental services provided with dates.
- Notify NMC case manager or designee within 48 hours if unable to locate the patient for an appointment.
- Produce written case records or service summaries of the visit as requested by NMC.
- Keep accurate records and invoices for program audits, inspections, and billing requirements and provide these records and invoices to NMC upon request.
- Participate in CQM (Continuous Quality Management) efforts as requested by NMC for continuous quality improvement.
- Notify case manager or designee of any additional patient needs such as medical, food, DME (durable medical equipment), transportation, or any specific need for daily living.
- Continually obtain updates and information relating to HIV/AIDS to maintain the most up-todate information on programs, treatments, and strategies

Exhibit A

IV. CONTRACTOR REQUIREMENTS and STANDARDS

- CONTRACTOR must hold a valid license issued from the State of California and any required business and professional licenses, board certifications and certificates as appropriate for services provided.
- CONTRACTOR must possess the expertise, staff and facilities to deliver the required services.
- The CONTRACTOR, its officers and employees possess all licenses required by law in performing such services.

V. SUSPECTED ABUSE REPORTING:

All officers, employees and volunteers of CONTRACTOR agree to report to NMC any suspected incidents of abuse as required by law.

VI. PAYMENT PROVISIONS:

NMC shall pay CONTRACTOR in accordance with Section 5, PAYMENT CONDITIONS. Fees shall be based on CONTRACTOR Fee Schedule, "Exhibit B" attached hereto. CONTRACTOR shall submit a claim for authorized services provided during the previous month no later than the 10th day of each month. The claim shall be submitted to:

NIDO Clinic Natividad Medical Center Attention: Serena Sy-Lazzaroni 1441 Constitution Blvd Bldg 760 Salinas, CA 93906 Phone: (831) 755-4148 Fax: (831) 796-2831

Claims shall be submitted on CONTRACTOR's invoice form and must reference;

- Clients full name
- The specific service that was provided: list of dental services
- Dates of service
- · The fee for service rate minus 10% discount.

VII. FISCAL PROVISIONS

Dental services are funded by the Ryan White Modernization Act Parts B & C grants. Continued funding for this contract is contingent upon the availability of grant funds, Should such funding be revoked or terminated, this contract may be reduced or terminated with little to no advanced notice.

Danny Tan, DDS

ACTIVE SERVICE CODES MASTER

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00000	00130	00000	Special of Exam	Adjunctive General Services	\$1.00	0	No	Aoliva	
00120	D0120		Periodio oral eval	Diagnostic	\$34,00	Q	No	Adiva	
D0130	120100	00130	Emergency Ofal Exam	Diagnostic	\$38.00	0	Νφ	Adliva	
D0140	po140		Limited Oral Evaluat	Diagnostic	430,00	Ö	No	Activo	
D0148	D0146	D0145	ORAL EVAL PT UNDER S/PRIM OAREGIVER	Diagnostic	\$0,00	1	No	Autive	
D0150	DQ160	CEXAM	Comprehensive oral	Diagnostia	\$45.00	Ð	ИФ	Adtiva	
D0170	100170		Re-eyelustion	Disangailo	00.08	Ď	No	Adlive	
D0180	P0180	DOTEO	COMPREHENSIVE PERIODONTAL EVALUATION	Diagnostin	\$25.00	1	No	Adliva	
D0210	口210	FMX	Full-mouth Xrays	Diagnostia	\$108.00	0	No	Aplive	
DOSED	D\$320	PAX	Single Film	Diagnostio	\$29.00	0	No	Aoliva	
00230	00280	PAX	Additional film(s)	Diagnostic	\$17.00	0	No No	Aoliva Aoliva	
D0240	DORAG	OCCX	Occlusal Film	Diagnosilo	\$29,00	0	No No	Adliva	
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D0470	01110	PROA	Prophy Adult	Prayentive ·	00.00	4	No	Active	
01120	D1120	PROC	Prophy Child	Preventive	\$74,00	O	No	Active	
D1203	1203	FL2 O	Fluoride Child	Preventive	614,00	0	No	Agliya	
01204	D1204	FL2 A	Fluorida - Adult	Preventive	\$14.00	O	No	Active	
D1808	D1206	D1208	TOP FLUOR VARNISH; APPL MOD/HIGH RISK	Preventive	\$13,00	1	No	Active	
D1330	D1330	QH1	Oral Hyglana Instruction	Preventive	\$30,00	Ō	No	Active	
D1381	01361	SEAL	Sealant-per Tooth	Prayentiya	\$49.00	0	No	Activa	
D1610	01610	SPACE	Space Maintainer	Proventiye	\$227,00	Ó	No	Active	
D1618	01515	SPACE	Space Maintainer	Préventlye	\$280.00	0	No	Adilya	
01820	P1620	SPACE	Space Mainteiner	Preventlyb	\$200,00	0	No	Active	
D1628	D1828	SPACE	Space Maintainer	Preventive	\$210.00	Q Q	No No	Active Active	
D1850	D1650		Rupernent Space Maint	Proventive	\$20,00 \$35,00	1	No	Aoliva	
D1668	D1888	D1885	REMOVAL OF FIXED SPACE MAINTAINER	Proventive	\$114.00	Ó	No.	Adive	
D2140	D2140	AMAL	FILLING 1 Surf Amalgam FILLING 2 Surf Amalgam	Restorative Restorative	\$150,00	Q	No	Aoilyo	
02150	D2180 D2180		FILLING 6 But! Amalgam	Restorative	\$175.00	Ó	Na	Active	
D2160	D2101	AMAL	FILLING 4+ Surf Amalgom	Restorativo	\$220,00	0	No	Acilyo	
D2161 D2330	D2330		FILLING 1 suri Companie Anterior	Restorative	\$120,00	Ó	No	Active	
D2331	02331		FILLING 2 surf Composite Anterior	Realotalive	\$142,00	Ó	No	Active	
D2882	02032	OOMA	FILLING B our Composite Anterior	Restorative	\$103,00	0	Ma	eviloA	
D2986	D2335	COMA	Antarior/inulgal Composite	Restorative	\$300.00	D	No	Adliva	
D2390	D2390	D2000	RESIN-BASED COMPOSITE CROWN, ANTERIOR	Restorative	\$270,00	1	No	Aollvo	
D2391	DESCI	MOD 4	FILLING 1 auri Composite Poutarior	Restorative	00.8670	O	No	Adilye	
D2992	02092	9 MOD	FILLING 2 surf Composite Posterior	Realorativa	\$227,00	0	No	Adlive	
D2393			FILLING a surf Composite Posterior	Restorative	\$250,00	Ó	No	aviloA	
D2394		D2394	FILLING 4+ sur Composite Postorior	Restorative	\$300,00	1	No	Active	
D2010		INLAY	1 Sur Gold Injay	Restorative	\$351.00	0	No	Aollya	
D2820		INLAY	2 Bur Gold Inlay	Rostorallys	\$400,00	0	No	Aoliva	
D2530		INLAY	3 Sur Gold Inlay	Restorative	\$425,00	Ó	No	Active	
D2840		D284¢	Onlay	Reslotative	\$645,00	Q	No	Active	
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D2976	02975	12975	OOPING	Restorative	\$0.00	1	No	Aollya
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133320	D3320	RCT'	Roof Canal - Blouspld	Endodonlios	\$568,00	0	No	Adliva
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D4231	D4231	D4281	ANATOMICAL CROWN EXP - 1-3 TEETH/QUAD	Periodonlips	\$0.00	4	No	Adlive
D4240	D4240	OFLAP	Gingival Plap Procedura	Periodonilos	8563.0D	Ω	No	Aptive
D4241	D4241	D4243	GING FLAP PROD INC ROOT PL 1-8 TTH/QUAD	Periodonilos	\$332,00	1	Na	Adlive
D4245	D4248	D4245	AFICALLY POSITIONED PLAP	Parlodonilos	\$340,00	4	No	Aoliva
D4249	D4248	LNOTH	Grown Lengthening	Pariodonillas	\$0.00	O	No	Active
D4280	04200	D4280	Mugogingival Surgery/quad	Merlodonilos :	\$50A.00	Ø	No	Aotiva
D4260	04280	OSSEO	Oseeous Surgery Per Quad	Periodonilos	\$650,00	Q	No	Aotive
D4261	D4261	D4281	OSS SURG-ING FLAP ENTRY/OLDS 1-STTH/QUAD	Pertodontias	\$400,00	1	No	Aplivo
D4268	04298	04288	BIO MAT-AID BOF1/OSSEQUS TISSUE REGEN	Petiadontias	\$0,00	1	No	Active
D426B	D4288	D4268	SURGICAL REVISION PROCEDURE, PER TOOTH	Periodunilas	00,00	1	No	Agtive
D4271	0D271	FREEG	Free Bolt Tiesus Graft Proo	Pariodontica	\$400.00	Q	No	Aottve
D4274	D4274	WEDGE	Distal wodge	Perlodontios	\$200.00	0	No	Active
D4270	D4275	D4275	SOFT TUSSUE ALLOGRAFT	Ferladontlas	\$0.00	1	No	Active
04276	D4276	04278	COMB CONNECTIVE TISSUE/DOUBLE PED GRAFT		\$0,00	1	No	Aatlya
D4320	D4320	BPLNT		Parlodontics	\$0.00	0	Np	Active
04341	D4341	SRP	Root Planing Per Quad	Parlodontlos	\$179,00	Ò	No	Adlive
D4956	D4308	FMD	Full Mouth Dobitdoment	Parlodonitos	\$05,00	à	No	Active
D4581	D4381		Chemotherepeutlo Agant	Parlodonilos	\$0,00	Þ	No	Active
D4910	D4810	PERIO	Periodontal Prophy	Adjunctive General Services	\$97,00	0	No	Active
D#110	D6110		Full Upper Denlura	Prosthodontics, Removable	\$1,000,00	0	No No	Active
D8130	D\$120		Full Lower Deniure	Prositiodonilos, Removable	\$1,000.00	D	No	Aptive
D\$130	D8130	DENT	Upper Immediate Denture	Prosthodontlos, Removable	\$1,000,00 \$1,000,00	Ö	No	Active
D8140	D6140	DENT	Lower immediate Denture	Prosthedontion, Removable	\$800,00	D	No	Active
OB211	D8211	RPD	Upper Aprylio Partial	Pronthedontica, Ramovable	\$900,00	0	No	Agtive
D8212	D6212	RAD	Lower Apryllo Partial	Prosthodonilos, Removable Prosthodonilos, Removable	00.00	Q	No	Agilya
D0213	DB213	RPD	Upper Motel Partiel	Prosthodonilos, Remayable	\$1,350,00	ő	No	Aotive
D6214	D5214	RPD	Lower Mela) Parlia	Prosthodontles, Removable	\$1,000,00	1	No	Aglive
D5225	D\$225	D5228	MAXILLARY PARTIAL DENTURE - FLEX, BASE	Frosthedontles, Ramovalila	\$000.00	1	No	Aptivo
D5226	DB226	D5228	MANDRULAR PARTIAL DENTURE - FLEX. BASE	Proethodontios, Removable	\$188,00	Ó	No	Agtiva
D8281	D5281	05281	Removable Parifal Deniure	Pronthodontics, Removable	\$90.00	å	Ng	Adilya
D6410	D6410	VD10h	Adjust Upper Denture	Prosthodonilos, Removable	\$90.00	ő	No	Aptive
D0411	D5411	ADJPU	Adjust Lower Denture Adjust Upper Partial	Prosthodonilos, Removable	\$90,00	0	No	Adliva
D5421 D5422	D5422	ADJUE	Adjust Lower Partie	Proulhodonilos, Removabla	\$90,00	0	No	Aptiva
D5610	05510	REPAR		Proathodontics, Removable	\$150,00	0	Nο	Active
D8820	D5620		Replace Teeth To Dentute	Proathodontlas, Removable	\$134,00	a	No	Antive
D6010	05010		Repair Rosin Saddle Or Base	Prosthodontles, Removable	\$188.00	Q	No	Adilya
0880Cl	D8820		Repelr Dael Framework	Prosthedonlos, Removable	\$0,00	Q	No	Adlya
D\$630	08630		Repair Or Replace Clasp	Prosthodonilos, Removable	\$179,00	0	No	Active
D#84Q	D\$840	REPLO	Replace Broken Teeth	Progthodanilos, Removable	\$184.00	0	No	Autive
D5650	D8860	HTCCA	Add Toolh To Partial	Prosthodonilos, Flemovable	\$130,00	0	No	Active
D\$660	Dagao	CLASP	Add Olapp To Partial	Prosthodonilos, Removable	\$200,00	Þ	No	Adlivo
00070	D6670	D6670	REPLACE ALL TYMACRY CAST MET FRAME (MAX)	Proglindontion, Removable	\$0.00	1	No	Adilyo
D6671	D8671	p8871	REPLACE ALL THINORY DAST MET FRAME (MAN)	Prosthodontios, Removable	\$0,00	1	No	Active
D8710	D8710	REBAS	Robero Complete Upper Dant.	Prosthodontios, Removable	\$135.00	Q	No	Activa
126711	D8711	REBAS	Rebase Complete Lower Dent.	Prosthodontlos, Removable	\$135,00	Ü	Νo	Agliva
D8720	D5720	REPAR	Rebuce Upper Parilal Denture	Prosthodontles, Removable	\$130,00	D	No	Adlive
0.6721	D5721	REBAD	Rebase Lower Partial Deniure	Prosthodontlos, Removable	\$135.00	₹\$	No	Aallya
D8780	08750	RELIN	Office Reline Upper Denture	Prosthodonttos, Removable	\$180,00	¢	No	Aglive
D6731	D6731	RELIN	Office Reline Lower Denture	Proothodontlos, Rantovable	\$100,00	0	No	Activa
D8740	D6740	RELIN	Office Rollno Upper Partial	Proathedonifee, Removable	\$180,00	0	No	Adilya
D8741	D8741	RELIN	Office Roline Lower Perlial	Proathodontlos, Removable	\$180.00	Ď.	No	Adilya

	80				Standard	TT SAY &	Gonorat	
Borvion	ADA	Display	u u u	AL		Unita	Recall	Status
Onda	Dode		The state of the s	Sprylog Type	topo on	ATTER TO	Na	Aotlya
DOTTO	D8780			Prosthodonlos, Removable	\$280.00			
D6761	D5751	KELIN		Prosinadontios, Removable	D280,00	0	No	Aoliva
D8780	DEYEG	RELIN		Proctitodontion, Removable	\$280.00	ø	No	Apliva
08761	D6761	RELIN	Lab Ralino Lower Partial	Proofhedenties, Removable	\$280,00	۵	No	Adlva
D8820	D6820	FLIPR	Upper Stayplate	Prouthodonties, Removable	\$453.00	Q	No	Antiva
12884		FLIPH		Prusihodonties, Romovable	\$409,00	0	No	Adilya
D5850	DBBBD.			Prosthodontics, Removable	\$120,00	0	Ν¢	Adliva
DU851	D8851		Tissue Condilioning-lower	Prosthodontion, Removable	\$120,00	Ċ	No	Adlyb
D5867	D8867	D6867	REPLACEMENT OF REP PART OF SEMI-PRED OR	Prosinctionilos, Removable	\$0,00	1	No	Adlive
000078	D9878	D6878	MODIFICATION OF REMOVABLE PROSTHESIS	Prosthodontida, Removable	\$0,00	1	No	Autho
		D\$012	SURG PLACE OF INT IMPL: ENDOSTEAL IMPL	Implant Bervices	80,00	1	No	Active
D8012	D0012	D0053	IMPLANT/ABUT SUPP REM DENT-COMP EDENT AF		\$0,00	1	No	Adlive
Da083	D8083	D8004	IMPLANT/ABUT SUPP REM DENT-PART EDENT AR	Implent Gardona	\$0.00	1	No	Active
D6084	06084			Implant Sarvices	\$548,00	Ó	No	Aplive
120086	D6086		Implant Connecting Bar		\$0,00	ï	No	Active
06066	Denes	D5058	PREFABRICATED ABUTMENT-INCL PLACEMENT	implant Barvioss	\$1,000.00	ò	No	Aptive
D0067	D6057	a section	Implant Abulment	Implant Services	\$900,00	Ö	No	Activo
перва	D8088	IMPLT	Implant Crown	Implant Boryloss	A	3	No	Adlive
D每0\$\$	DB060	DECER	ABUT, SUPP. FORO, FUSED TO METAL DRN HNM	Implant Satvices	00,00			Agtive
D6080	DODGO	DBUBO	ABUT, SUPP. PORC. FUSED TO METAL ORN PRIM	Implant Services	\$0,00	1	No	
D6081	08081	D6061	ABUT, BUPP, PORO. PUSED TO METAL CRN NM	Implant Services	\$0,00	1	No	Active
pe062	D6082	120002	abut, bupp. Cast Metal Crown (HNM)	Implant Services	\$0,00	1	Νô	Adilya
D6063	D8083	De065	ABUT, BUPP, OAST METAL OROWN (PBM)	Implant Services	\$0.00	1	Νø	Aoliva
D6084	08094	06064	ABUT, BUPP, OAST METAL OROWN (NM)	Implant Services	\$0,00	1	No	Active
D6086	00000	D6068	IMPLANT SUPP, PORO /OERAMIO OROWN	Implant Seryloos	\$0,00	1	Nα	Activa
00066	D0000	120000	IMPL SUPP PORC FUSED TO METAL (T, TA, HNM)	implant Berylose	\$0,00	1	No	Active
D6067	D6067	D6087	IMPLANT SUPPORT, METAL OROWN (T,TA, HNM)	Implant Services	\$0,00	1	N'o	Active
D6088	D6088	DECES	ABUT, SUPP. RETAINER FOR PORCICERAM FPD	Implant Services	\$0,00	1	No	Aotiva
D2098	D0000	06069	ABUT, SUPP. RET. FOR PORC, PUBED MET PPD	Implant Sarvices	\$0.00	1	No	Adtive
D8070	D0070	1000070	ABUT SUPPRET FOR PORG PUSED MAT FPD PBN		\$0,00	3	No	Activa
D8071	D6071	D6071	ABUT BUPP RET FOR PORO FUBED MET FPO HIM	Implant Services	00,06	1	No	Adilya
QB072	108072	D6072	ABUT SUPPIRET FOR CAST METAL FPD (HNM)	Implant Services	\$0,00	1	No	Apilya
D6073	D6078	D6073	ABUT SUPPIRET FOR CAST METAL PPD (PBM)	Implant Services	\$0,00	1	No	Aollyp
D6074	D6074	06074	ABUT SUPP RET FOR CAST METAL FPD (NM)	Implant Sarvices	90,00	1	No	Active
D8075	D3076	D6078	IMPLANT OUPPORTED RETAINER FOR DERAM PP		40.00	4	No	avilua
	D6076	DØ070	IMP SUPP RET - PORC PUSED PPO()',TA,HNM)	Implant Services	\$0,00	4	No	Active
126076		06077	IMP SUPP RET - CAST METAL PPD(T, YA, HNM)	Implant Services	\$0.00	1	No	Active
D3077	D0077		IMP/ABUT SUPP FIXED DENT-DOMP EDENT ARCH		\$0,00	4	No	Autiva
D6078	D6078	DØ078			\$0,00	i	No	Agtiva
DB079	D8079	106079	IMP/ABUT BUPP FIXED DENT-PART EDENT AROH		\$0,00	4	Np	Aptive
D0091	19090	D8091	REPLACE OF SEMI/PREC ATTACH OF IMPLIPER	Implant Services	\$0,00	1	Na	Adliva
Debes	Debaa	D0093	RECEMENT IMPLIABUTMENT SUPPORTED OROW		\$0.00	1	No	Aatlva
D6093	Danas	126083	RECEMENT IMPLIABUT BUPP PIXED PART DENT	Implant Services		1		Aotiva
D6094	126094	P6090	ABUTMENT BUPPORTED OROWN-(TITANIUM)	Implant Services	\$0,00		No	
00100	D6180		RADIO/BURGIOAL IMPLANT INDEX, BY REPORT	Implant Services	\$0,00	1	Nφ	Aotive
D6194	DOLLN		ABUT SUPP RET CROWN FOR PRO(TITANIUM)	Implant Barvices	\$0,00	1	No	Adtivo
06208	136200	D6205	Pontig-indirect resin basho composite	Implant Sorvices	第0.00	1	No	Active
D6210	D6210	BRO P	Full Gold Pontle	Prosthodonilas, Fixed	\$740,00	0		Aotive
00211	D6211	BROP	Motal Pontio	Prosthodonilos, Pixed	\$060,00	Ď	1	Active
00212	138212	BRO P	Cleal Noble Metal Pontic	Prosthodoutian, Fixed	9736.00	O	Иø	Aptiva
00214	120214		PONTIO-TITANIUM	Prosthodonilas, Pixed	\$793,00	4	No	Abtiva
D6240	00240			Prosthodontias, Fixed	4780.00	0	Nο	Activo
D0241	50241		Porgelain Metal Pontio	Prosthadontias, Pixed	\$700,00	Q	No	Active
D8242	06242		Porcelein Nobia Maiel Pantia	Prouthodonilos, Pixed	\$780.00	0	No	Aptivo
D8245	D8248		PONTIO - POROELAIN/OPRAMIC	Proathodonlica, Flxed	\$0.00	1	No	Volla
D6253	D6288	D6283	PROVISIONAL PONTIO	Prosthadentian, Fixed	\$0.00	7	No	Adtlyn
D0820	00020	D6020	2 Sur Malsillo Inlay	Prosthadontian, Pland	\$380,00	C		Aotivo
08880	Debec		3+atir Motallio Intey	Prosthodontion, Fixed	\$00,00	0	No	Aptive
ME H M TO W	1-11 mm 12 mm							

Burvios	ADA	рјаріду			Standard	Terre	Generati	3
Code	Codo		Description	Sarvice Type	For	Units	Recall	Status
128040	08540	D6840		Prosthodoniles, Fixed	849,00	Ò	No	Active
D8848	口段以外的			Prosthodonilos, Fixed	\$450,00	0	No	Agtiva
D8646	D8640	DB840	RETAINER-PORO/OFR-RESIN BOND PIXED PROST		\$0,00	1	Na	Agliya
00000	00000	D8600	INLAY-POROBLAIN/OBRAMIO, TWO SURFACES	Prosthodonius, Pixed	\$0,00	1	No	Active
D8601	1088Q	D6801	INLAY-PORCELAIN/OFRAMIC, THREE+ SURF	Prosthadontice, Plxed	\$0,00	1	No	Aollyo
1000C	D6802	DB003		Prosthadontics, Fixed	\$400,00	1	рN	Active
D6603	D6803	00000		Proglhodontlog, Fixed	8828.00	1	No	Activo
	128604	D0604		Prosihodonilas, Pixed	\$400,00	1	No	Adliva
08804	12000#	D6808		Prosthodonilos, Fixed	8525,00	1	No	Adilya
D0000		D0000		Prosthudonijos, Mixed	\$400,00	1	No	Activo
D6306	00000	D6607		Propilicadentias, Fixed	\$525,00	1	Na	Acliva
D6807	D6807	D6600		Prosthodontios, Fixed	60,00	1	No	Active
D6608		120001	ONLAY-PORCELAIN/OERAMIC, THREE+ SURF	Prosthadonilos, Fixed	\$0,00	1	No	Aolive
06609	D6608	D6810	ONLAY-DAST HIGH NOBLE METAL, TWO GURF	Prosthodonilos, Fixed	\$600,00	i	No	Agliya
D6610	D6910		ONLAY-CAST HIGH NOBLE METAL, THREE+ SURF		\$806,00	1	No	evilaA
08811	D8811	D6011	ONLAY-CAST PREDOMINANT BASE METAL 2 SURI	Eldelloaduloal i load	\$805.00	1	Np	Aottva
D6612	D8812	D0812 D6613	ONLAY-CAST PREDOMINANT BASE MET'S+ SURF	Byochiadoniae, Flyad	\$608.00	i	No	Adilya
D6613	D0013			Prosthadonlina, Pikad	8505.00	1	No	Active
D8814	D8614	D8014	ONLAY-DAST NOBLE METAL, TWO SURF	Prosthodonilos, Fixed	3605,00	1	No	Adiya
D0018	D6816	D6818	ONLAY-OAST NOBLE METAL, THREE+ SURF	Prosthodontios, Fixed	\$628,00	1	No	Adiye
D8824	D6624	0.0624			\$805,00	1	No	Activa
D#8\$4	D6834	D0604	ONLAY-TITANIUM	Prosthodontios, Fixed Prosthodontios, Fixed	\$0,08	1	No	Adilya
D8710	D8710	D8710	DROWN-INDIRECT RESIN BASED COMPOSITE		\$0,00	1	No	Active
D8740	D6740		OROWN - PORQELAIN/OERAMIO	Prosthodontica, Pixed Prosthodontics, Pixed	\$700,00	ò	No	Aplive
DB760	D8750	ABUT	Forablely Gold Crown		\$680,00	Ö	No	Adilys
09751	D9761	BRGA	Poroalein Metal Orown	Prosthedonijos, Fixad	\$200,000 \$200,000	0	No	Activo
D6782	D8702	BROA	Porcelain Noble Motel Crown	Prositation Pixed	\$600.00	0	No	Aplan
D0780	D8780	BROA	3/4 Gold Crown	Prosthodonitos, fixad	\$800.00	1	No	Active
Dayan	138781	D8781	CROWN - 3/4 CAST FRED, BASED METAL	Prosthedenties, Fixed	\$575,00	1	No	Agilve
120702	D6782	D8742	CROWN - 3/4 OAST NOBLE METAL	Prostrodontide, Pixed	18 TO 18	1	No	Antiva
D6783	D0789	06783	OROWN - 3/4 PORDELAIN/CERAMIC	Prosthedoniles, Fixed	40,00	0	No	Apilya
06790	D6700	ABUT	Full Gold Crown	Prosthodonilos, Fixed	\$350,00			
06791	1067,91	BRGA	Motal Grown	Prosthedonling, Fixed	\$800,00	0	No	Adiva
D6792	DB7\$2	BRGA	Noble Molal Crown	Prosthodonilos, Fixed	\$620,00	0	No	Aoliva
D\$79\$	D6793	D6783	PROVISIONAL RETAINER ORDWN	Proglhodonlos, Mixed	\$0.00	1	No	Active
D6704	128794	D0794	CROWN-TITANIUM	Prosthodontlos, Flxad	\$650,00 \$70,00	1	No	Adlya
D6930	D\$830		Recement Sudge	Froethodonline, Fixed	\$78,00	0	Nα	Autho
D8840	01000		Streep Breaker	Pronthodontlon, Flxed	00,08\$	0	No	Antive
00000			Predelon Attachment	Prosthodonlos, Fixed	\$0.00	Ċ	Ν¢	Activo
138970	138970	PAC	One Post & Core In Addition	Prosthodonilos, Fixed	\$300.00	0	No	Active
D8972	D8972		Prefeb Post & Core In	Prosthodontics, FIXed	8300.00	ø	No	Activa
D0073	D8973	ผาอกเล		Provincedonilos, Fixed	\$158.50	0	Ne	Aptive
D8876	D8976	D8970	BAOH ADD'L INDIRECTLY FAS POST	Prostitodonlina, Fixad	\$0,00	1	No	Aotivo
D8977	D69/7		EACH ADDITIONAL PREFAU POST . SAME TOOTH		\$0,00	4	No	Active
协议的仓息	10000		PRDIATRIO PARITIAL DENTURE, FIXED	Proghtodontiqu, Fixed	\$0,00	1	Νø	Aotive
PTTT	D7120		Deciduos tooth ex	Oral Surgery	\$65.00	Q	No	Aoliva
D7130	D7130		Root Rampysl	Otal Shidely	\$128,00	0	No	Aotiva .
D7140	127140		Single Hxtraction	Oral Surgery	\$146,00	Ò	No	Volve
127240	107210		Surplant Extraction Of	Oral Surgary	\$189,00	Ü	.,,	Agliva
D7230	D7220	SEXT	Remove Impacted Taglin	Oral Surgery	\$283.00	Ò	No	Activo
D7230	D7230	8 EXT	Removel Of Impacted Toolh	Oral Stirgery	\$312,00	O	No	Active
07240	D7240	TXE B	Remove Impacted Tooth	Oral Surgery	\$323,00	D	No	Antive
07241	P7241	CEXT	Removal Of Impacted Tooth	Orol Burgery	\$0.00	0	No	Autivo
DYRBO	07200	TX# B	Surgical Removal Of Residual	Oral Surgery	\$227,00	()	No	Antha
17260	D7280	FOTOL	Anhal Platula Qloaura	Oral Surgary	\$225,00	Q.	No	Antiva
D7281	D7261	D7261	PRIMARY OLOBURE OF A GINUS PERFORATION	Oral Surgery	\$380.00	1	No	Adlive
17272	D7272	TRHOP	Tooth Transplantation	Qral Surgary	\$114,00	0	No	Adtive.

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1	Barvios	ADA	Display			Standard		Congrate	
	Code	code	Abbr		Service Type	Fee	Unita	Regall	Btotue
Ì	7280	07290		Trip and the state of the state	Oral Surgery	\$227,00	Ó	No No	Adilya
	D7281	D7281	8 EXP		Oral Burgary	\$210,00 \$0.00	1	No	Aptive
	D7282	D7202			Oral Burgary	\$0,00	1	No	Active
	D7283	07208	D7203	1 M 12-Hilliam C. C. Commission C	Ora) Burgary	\$67,00	Ó	No	Active
	D7285	D7288	BIOPS	Suite has been and an annual trans-	Oral Surgery Oral Surgery	\$57.00	Q	No	Antive
	07288	127286	BIOP D7287		Oral Surgery	\$0.00	Ť	Np	Antive
	D7287	D7287	D7280	BRUSH BIOPSY-TRANSEP!THELIAL GOLLECTION		80,00	1	No	Active
	D7280	D7288	D7202	BURG PLACE SCREW RET PLATE REG SURG PLA	Oral Surgery	80,00	1	No	Ablive
	D7292 D7293	D7293	D7293	BURG PLACE TEMP ANOH DEV REG SURG FLAP	Oral Surgery	90,00	1	No	Active
	D7294	D7294	D7294	BURG PLACE TEMP ANOH DEV WIO SURG FLAP	Oral Surgery	\$0,00	1	Na	Activa
	07310			Alvaolopias y With	Oral Surgery	\$145.00	D	No	Activa
	07811	D7811	D7311	ALVEOLOPLASTY IN CON WIEXTRACT 1-8/QUAD	Oral Burgary	\$88,00	1	No	Anliva
	D7320			Alveolopinely (edentations)	Oral Burgery	¢167,00	0	No	Active
	D7321	D7321	D7321	ALVEOLOPLASTY WITHOUT EXTRACT 1 TO SIGUA		\$94,00	1	No	Activa
	D7840	D7340	VESTP	Vestibuloplasty	Oral Burgery	934.00	Q	Na	Active
	D7380			Vastlauloplasty-Ridge Exten.	Oral Burgory	408.00	0	Ν¢	Aptive
	D7411	D7411	D7411	EXCISION OF BENIGN LESION > 1,25 CM	Oral Surgery	\$330,00	1	No	Aptive
	D7412	D7412	07412	EXCISION OF BENIGN LEBION, COMPLICATED	Oral Surgery	\$0.00	1	No	Activo
	D7413	D7413	D7413	EXCIDION OF MALIGNANT LESION = 1.28 CM	Oral Surgary	\$0,00	1	No	Antive
	07414	D7414	D7414	EXCIBION OF MALIGNANT LEBION > 1,28 CM	Otal Surgery	\$0,00	1	No	Adive
	07416	D7418	D7418	EXCISION OF MALIGNANT LESION-COMPLICATE	Otal Burgery	\$0,00	1	No	Adilya
	D7428	D7428	D7425	Remove Gingival Tleans	Otal Surpary	\$0,00	0	Νo	Adlya
	D7430	D7480	D7430	Excise Bonign Tumor-Omali	Oral Surgary	\$198,00	Ó Ú	No No	Autho
	07401	07431	D7431	Excise Bonigh Tumor-Lama	Oral Surgary	\$198,00	Ú.	No	Adilya Adilya
	07450	D7480		Romova Odontogenio Cyst	Oral Surgery	\$76,00	0	No	Adilya
	四7481	D7451		Remove Odonlogenio Cyel	Ord artiflath	\$78,00 \$70,00	0	No	Active
	D7460	D7460		Remova Nonodeniegenia	Oral Surgary	\$76,00	Ω	Na	Active
	D7461	D7461		Remove Nonedoniagento	Oral Surgery	\$228,00	Ü	No	Agliva
	D7470	D7470	D7470	Ramoval of Exostals	Oral Burgary	\$220,00	1	No	Aglive
	17471	07471	D7471	REMOVAL OF EXOSTOGIS - PER SITE	Oral Surgery	\$330,00	1	140	Adilyo
	07472	D7472	07472	REMOVAL OF TORUS PALATINUS	Oral Surgery	\$330,00	1	No	Aotiva
	D7473	D7473	D7478	REMOVAL OF TORUS MANDIBULARIS SURGIGAL REDUCTION OF OSSEOUS TUBEROSIT	Oral Surgery	\$330,00	'n	140	Adilyo
	D7485	07485	07466		Otal Stratety	9100,00	Ó	No	Autho
	D7\$10	D7810		Indise & Diain Absosse INGISION AND DRAIN OF ABSOSSE-INT-DOMP	Oral Surgary	\$0,00	1	No	Active
	D7511	D7811	1 & D	India & Dtala Orthin or Visadesed to Colate	Oral Surgery	\$28,00	Q.	No	Activo
	07620	07520 07521	D7821	INGISION AND DRAIN OF ABSCESS-EXT-COMP	Cial Stillery	\$0,00	í	No	Active
	D7521 D7580	D7830	07830	Removal Foraign Body-	Otal Shigath	\$128,00	Ö	No	Adlive
	D7540	D7540	07840	Remove Foreign Rody -	Oral Surgery	\$34.00	n	No	Autlya
	D7580	D7580	07550	Saguestrootomy	Oral Surgery	\$23,00	Q	No	Adlive
	D7860	07600	07860	Maxillary Sinusciomy	Oral Surgery	\$84,00	Q	No	Aothe
	D7670	D7670	07870	Stabiliza Teeth	Oral Surgery	\$348,00	0	No	Aoliya
	D7671	D7871	D7671	ALVEOLUS-OFEN REDUCT- ING STAB OF TEETH	Oral Surgary	\$0,00	.,	No	Aolive.
	D7771	D7771	P7771	ALVEOLUS-CLOSE REDUCT STABIL OF TEETH	Oral Surgery	\$0,00	1	No	Activo
	D7871	D7871	D7871	NON-ARTHROSOOPIO LYSIS AND LAVAGE	Oral Burgary	\$0.00	1	No	Active
	07861	D7981	D7951	SINUS AUDMENT WISONE OR BONE SUBST.	Orn) Surgery	\$0.00	1	No	Active
	p7983	D7963	07959	BONE REPLACE GRAFT FOR RIDGE PRESER/SITE	Oral Surgery	60,00	1	No	Apliya
	D7963	D7963	p7003	FRENULOPLASTY	Oral Surgary	\$0,00	1	No	Adlive
	107972	D7972	D7972	BURGIÇAL REDUCTION OF FIBROUS TUBEROSITY	Otal Surpery	\$0.00	1	No	Agilya
	D7997	D7997	07997	APPLICANCE REMOVAL	Oral Surgery	\$0,00	1	No	Aothyn
	D7998	D7998	17090	INTRAORAL PLACE FOX DEV NOT WITH FRACT	Oral Butgery	\$0.00	1	No	Aplive
	D8691	10000	D8501	repair of Orthodontio Appliance	Allacoputor	\$0,00	7	No	Aollyn
	08600	00000	DAGGR	REPLACEMENT OF LOST OR BROKEN RETAINER	Orthodontion	\$0,00	1	No	Antive
	D0898	Dagna	08093	REBOND, RECEMT OR PEPAIR OF PIX RETAINER	Orthodontion	00,00	1	No	Adliva
	08780	D8750	08780	Ortho Relatiner Remo	Orthodontion	\$228.00	Û	No	Aotlyø

Danny Tan, DDS

ACTIVE SERVICE CODES MASTER

Service	ADA	Diaplay			Standard	Tiphte	Conerat)
Code	Code	Appr	Description	Service Type	Figs	Mulla	Ruon	Status
D9110	D9110	PALTX	Emergency Treatment	Adjunctive General Services	\$90,00	0	No	Activo
D0241	D8241	D9241	INTRAVENOUS SEDIANALO-FIRST SO MINUTES	Adjunctive General Services	\$0.00	1	No	Adivo
100242	D9242	120242	INTRAVENOUS SED/ANALOJEA, ADD, 10 MIN.	Adjunctive General Services	\$0.00	1	No	Acitva
139240	D9248	D0240	NON-INTRAVENOUS CONSCIOUS SEDATION	Adjunctive General Services	\$0,00	1	No	eyllaA
D9430	D9430	VIBIT	Diffice Violit	Adjunctive General Services	\$58.00	Ö	No	Aallva
09440	01140	AFTER	After Hours Visit	Adjunctive General Services	\$100,00	0	No	Aallya
100450	08480	D9450	OASE PRESENT-DET/EXT TREATMENT PLANNING	Adjunctive General Services	\$0,00	1	Na	Aoliva
06800	D8660		Parklax or perlomed	Perlodonlica	\$10.00	1	No	Apliva
DB910	01990		SootheRX	Periodontias	\$80,00	1	No	Aoliva
D0911	09911	D0911	APP DESENSITIZING RESIN-CERVITOOT BURF.	Adjunctive General Services	\$0.00	1	Νo	Adilya
D0940	D9940	00000	Coducal Guard	Adjunctive General Services	\$159.00	ø	No	Active
D9942	D9942	D0942	REPAIR AND/OR RELINE OF OCCUSAL GUARD	Adjunctive General Services	\$0.00	1	No	Active
D9981	D0981	DOADU	Qoolyaal Adjustment-limited	Adjunctive General Services	命111,00	Ω	No	Adlive
[29983	SEGOC	LCIADO	Opolysal Adjustment-complete	andivas latenes evilonely	\$227,00	O	No	Aoliya
D9871	09971	D9971	QDONTOPLASTY 1-2 TEETH; INOL REM ENAM	Adjunctive General Servions	60,00	1	No	Adilyo
09972	D9972	D9972	EXTERNAL BLEACHING . PER ARCH	Adjunctive General Services	\$0,00	1	No	Active
D9873	D9973	D9878	EXTERNAL BLEACHING . PER TOOTH	Adjunctive General Services	\$180.00	1	No .	Apliva
D9074	D0974	D9974	INTERNAL BLEADHING - PER TOOTH	Adjunctive General Services	\$150,00	1	No	Aotive
09999	D9999		MISO OHARGES	Adjunctive General Services	\$0.00	1	No	Aoliva

Total Services: 355

BUSINESS ASSOCIATE AGREEMENT

This Agreement, hereinafter referred to as "Agreement", is made effective July 1, 2009 by and between the County of Monterey, a political subdivision of the State of California, on behalf of Natividad Medical . . . Center, hereinafter referred to as "Covered Entity", and Danny Tan DDS hereinafter referred to as "Business . . . Associate", (individually, a "Party" and collectively, the "Parties"),

WHEREAS, Sections 261 through 264 of the federal Health Insurance Portability and Accountability Act of 1996, Public Law 104-191, known as "the Administrative Simplification provisions," direct the V. Department of Health and Human Services to develop standards to protect the security, confidentiality and ... integrity of health information; and

WHEREAS, pursuant to the Administrative Simplification provisions, the Secretary of Health and

Human Services has issued regulations modifying 45 CFR Parts 160 and 164 (the "HIPAA Privacy Rule"); and
WECEREAS, the State of California has enacted statutes designed to safeguard patient privacy including, without limitation, the Confidentiality of Medical Information Act ("CMIA"), California Civil Code § 56 at sqq., : Senate Bill 541, enacted September 30, 2008, and Assembly Bill 211, enacted September 30, 2008; and

WHERCAS, the parties acknowledge that California law may include provisions more stringent and more protective of the confidentiality of health information than the provisions of HIPAA; and

WHEREAS, the Parties wish to enter into or have entered into an arrangement whereby Business Associate will provide certain services to Covered Entity, hereby referred to as the "Service Agreement" and, pursuant to such arrangement, Business Associate may be considered a "business associate" of Covered Entity as defined in the HIPAA Privacy Rule and under California law; and

WHEREAS, Business Associate may have access to Protected Health Information (as defined below) in fulfilling its responsibilities under such arrangement;

THEREFORE, in consideration of the Parties' continuing obligations under the Service Agreement, 1911 compliance with the HPAA Privacy Rule, compliance with California law, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree to the provisions of this Agreement in order to address the requirements of the HIPAA Privacy Rule and California law and to protect the interests of both Parties. han a difference of the state of

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I. DEFINITIONS

Bicept as otherwise defined herein, any and all capitalized terms in this Section shall have the definitions set forth. in the HIPAA Privacy Rule. In the event of an inconsistency between the provisions of this Agreement and mandatory provisions of the HIPAA Privacy Rule, as amended, the HIPAA Privacy Rule shall control. In the event of an inconsistency between the provisions of the Agreement and mandatory provisions of CMIA or other than the provisions of the Agreement and mandatory provisions of CMIA or other than the provisions of the Agreement and mandatory provisions of CMIA or other than the provisions of the Agreement and mandatory provisions and Mandatory provisions are the Agreement and Mandatory provisions and Mandatory provisions are the Agreement and Mandatory provisions and Mandatory provisions are the Agreement and Mandatory provisions and Mandatory provisions are the Agreement and Mandatory provisions and Mandatory provisions are the Agreement and Mandatory provisions and Mandatory provisions are the Agreement and Mandatory provisions and Mandatory provisions are the Agreement and Mandatory provisions and Mandatory provisions are the Agreement and Mandatory provisions are the Agreement and Mandatory provisions and Mandatory provisions are the Agreement and Mandatory provisions and Mandatory provisions are the Agreement and Mandatory provisions and Mandatory provisions are the Agreement and Mandatory provisions and Mandatory provisions are the Mandatory provisions and Mandatory provisions are the Mandatory provisions California law: California law Shall control. Where provisions of this Agreement are different then those with the control of mandated in the HPAA Privacy. Rule and California law, but nonetheless are permitted by the HPAA Privacy. Rule and California law, the provisions of this Agreement shall control, The state of the state of the

The term "Protected Health Information" means individually identifiable health information including, without limitation, all information, data, documentation, and materials, including without limitation, demographic,

medical and financial information, that relates to the past, present, or future physical or mental health or condition of an individual; the provision of health care to an individual; or the past, present, or future payment for the provision of health care to an individual; and that identifies the individual or with respect to which there is a reasonable basis to believe the information can be used to identify the individual.

Business Associate acknowledges and agrees that all Protected Health Information that is created or received by . · · Covered Entity and disclosed or made available in any form, including paper record, oral communication, audio. . . . recording, and electronic display by Covered Entity or its operating units to Business Associate or is orgated or . . ; received by Business Associate on Covered Entity's behalf shall be subject to this Agreement.

CONFIDENTIALITY REQUIREMENTS

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1. 1.

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Business Associate agrees:

to access, use, or disclose any Protected Health Information solely: (1) for meeting its obligations as set forth in any agreements between the Parties evidencing their business relationship or (2) ... as required by applicable law, rule or regulation, or by accrediting or credentialing organization to whom Covered Entity is required to disclose such information or as otherwise permitted under this Agreement, ... the Service Agreement (If consistent with this Agreement the HIPAA Privacy Rule, and California law), the HIPAA Privacy Rule, or California law and (3) as would be permitted by the HIPAA Privacy Rule and California law if such use or disclosure were made by Covered Entity;

" (ii) at termination of this Agreement, the Service Agreement (or any similar documentation." of the business relationship of the Parties), or upon request of Covered Entity, whichever occurs first, if ... feasible, Business Associate will return or destroy all Protected Health Information received from or oreated or received by Business Associate on behalf of Covered Entity that Business Associate still maintains in any form and retain no copies of such information, or if such return or destruction is not feasible, Business Associate will extend the protections of this Agreement to the information and limit further access, uses, and disclosures to those purposes that make the return or destruction of the information not feasible; and

to ensure that its agents, including a subcontractor, to whom it provides Protected Health Information received from or created by Business Associate on behalf of Covered Entity, agrees to the same restrictions and conditions that apply to Business Associate with respect to such information. In addition, Business Associate agrees to take reasonable steps to ensure that its employees' actions or omissions do not cause Business Associate to breach the terms of this Agreement.

'(b) ''' Notwithstanding the prohibitions set forth in this Agreement, Business Associate may use and ", , , . disclose Protected Health Information as follows:

carry out the legal responsibilities of Business Associate, provided that as to any such disclosure, the following requirements are met:

ollowing requirements are met:

(A) the disclosure is required by law; or

(B) Dusiness Associate obtains reasonable assurances from the person to whom the law;

Information is disclosed that it will be held confidentially and accessed, used, or further disclosed. only as required by law or for the purpose for which it was disclosed to the person, and the person, notifies Business Associate of any instances of which it is aware in which the confidentiality of the information has been breached, within five calendar days of discovering said breach of any instances of which it is aware in which the confidentiality of the information has been breached, within five calendar days of discovering said breach of a confidentiality.

(ii) for data aggregation services, if to be provided by Business Associate for the health care operations of Govered Entity pursuant to any agreements between the Parties evidencing their business in the contract of the c relationship. For purposes of this Agreement, data aggregation services means the combining of
Protected Health Information by Business Associate with the protected health information received by

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Business Associate in its capacity as a business associate of another covered entity, to permit data analyses that relate to the health care operations of the respective covered entities.

Business Associate will implement appropriate safeguards to prevent access to, use of, or disclosure of Protected Health Information other than as permitted in this Agreement. The Secretary of Health and Human Services shall have the right to audit Business Associate's records and practices related to use and disclosure of Protected Health Information to ensure Covered Entity's compliance with or disclosure of Protected Health Information which is not in compliance with the terms of this Agreement of which it becomes aware within five calendar days of discovering such improper access, Agreement of which it becomes aware within five calendar days of discovering such improper access, use, or disclosure. In addition; Business Associate agrees to mitigate, to the extent practicable, any harmful effect that is known to Business Associate of a use, disclosure, or access of Protected Health Information by Business Associate in violation of the requirements of this Agreement,

AVAILABILITY OF PHI Business Associate agrees to make available Protected Health Information to the extent and in the manner required by Section 164.524 of the HPAA Privacy Rule. Business Associate agrees to make Protected Health.

Information available for amendment and incorporate any amendments to Protected Health Information in accordance with the requirements of Section 164.526 of the HIPAA Privacy Rule. In addition, Business.

Associate agrees to make Protected Health Information available for purposes of accounting of disclosures, as "Associate agrees to make Protected Health Information available for purposes of accounting of disclosures, as required by Section 164,528 of the HIPAA Privacy Rule.

TERMINATION

Notwithstanding anything in this Agreement to the centrary, Covered Entity shall have the right to terminate this Agreement and the Service Agreement immediately if Covered Entity determines that Business Associate has violated any material term of this Agreement. If Covered Entity reasonably believes that Business Associate will. violate a material term of this Agreement and, where practicable, Covered Entity gives written notice to Business Associate of such belief within a reasonable time after forming such belief, and Business Associate fails to provide adequate written assurances to Covered Butlty that it will not breach the cited term of this Agreement within a reasonable period of time given the specific circumstances, but in any event, before the threatened breach... Is to occur, then Covered Entity shall have the right to terminate this Agreement and the Service Agreement. Place of a Associate, the area of a taking driven and a recommendation of a recognition of the research

THE STATE OF THE STATE OF STAT By Except as expressly stated herein, in the HIPAA Privacy Rule, or under California law, the parties to this Agreement do not intend to create any rights in any firit parties; The obligations of Business Associate, under this with a law and the contract of the contract Section shall survive the expiration formination or cancellation of this Agreement, the Service Agreement and/or a line of the service and with the business relationship of the parties, and shall continue to blad Business Associate, its agents, employees, which will be a state of the parties, and shall continue to blad Business Associate, its agents, employees, which is a state of the parties.

This Agreement may be amended or modified only in a writing signed by the Parties. No Party may assign its " 'Tespective rights and obligations under this Agreement without the prior written consent of the other Party, None of the provisions of this Agreement are intended to create, nor will they be deemed to create any relationship between the Parties other than that of independent parties contracting with each other solely for the purposes of effecting the provisions of this Agreement and any other agreements between the Parties evidencing their business. relationship. This Agreement will be governed by the laws of the State of California. No change, watver or

discharge of any liability of obligation hereunder on any one or more occasions shall be deemed a waiver of performance of any continuing or other obligation, or shall prohibit enforcement of any obligation, on any other

n, ., .

provides services to Covered Entity contains provisions relating to the use or disclosure of Protected Health Information which are more restrictive than the provisions of this Agreement, the provisions of the more restrictive documentation will control. The provisions of this Agreement are intended to establish the minimum. requirements regarding Business Associate's use and disclosure of Protected Health Information

and the state of the state of the state of the state of ... In the event that any provision of this Agreement is held by a court of competent jurisdiction to be invalid or unenforceable, the remainder of the provisions of this Agreement will remain in full force and effect. In addition, in the event a party believes in good faith that any provision of this Agreement fails to comply with the then. current requirements of the HIPAA Privacy Rule or California law, such party shall notify the other party in writing. For a period of up to thirty days, the parties shall attempt in good faith to address such concern and athend the terms of this Agreement, if necessary to bring it into compliance. If, at the conclusion of such thirty: day period, a party-believes in good faith that the Agreement still fails to comply with the HIPAA Privacy Rule or California law, then either party has the right to terminate this Agreement and the Service Agreement upon. written notice to the other party. Neither party may terminate this Agreement without simultaneously terminating the Service Agreement, unless the parties mutually agree in writing to modify this Agreement or immediately replace it with a new Business Associate Agreement that fully complies with the HIPAA Privacy Rule and Agreement that fully complies with the HIPAA Privacy Rule and California law: State & Section 1 18

Business Associate acknowledges that Natividad Medical Center (NMC) has established a Corporate Compliance Program, and under this program NMC has developed a Code of Conduct Manual to provide guidance in the ethical and legal performance of our professional services. Business Associate further agrees to abide by all principles stated in the Code of Conduct while conducting business with Natividad Medical Center. A copy of the Code of Conduct & Principles of Compliance is available upon request.

IN WITNESS WHIEREOF, the Parties have executed this Agreement as of the day and year written above.

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EXHIBIT C

INSURANCE JUSTIFICATION

CONTRACTOR: Danny Tan DDS

Automobile Liability Insurance Endorsement

Business Justification:

The contractor does not provide services on the NMC Campus and does not drive on County Property in order to meet the requirements of the Agreement. NMC Administration requests that Automobile Liability requirement and the Additional Insured Endorsement be waived for the contractor.

Harry Weis Chief Executive Officer

2/4/11

Date