Acct 53883

AMENDMENT NO. 6 FOR PROFESSIONAL SERVICES AGREEMENT BETWEEN Quest Diagnostics Inc. AND THE NATIVIDAD MEDICAL CENTER FOR

Reference Laboratory Testing Services

The parties to Professional Services Agreement ("Agreement"), dated July 1, 2005 between the County of Monterey, on behalf of Natividad Medical Center ("NMC"), and Quest Diagnostics Inc. (Contractor), hereby agree to amend their Agreement (No. A-10493) on the following terms and conditions:

WHEREAS, the County and Contractor wish to amend the Agreement to extend the term end date to allow for existing services to continue.

WHEREAS, the County and Contractor wish to amend the Agreement to increase the amount of the Agreement because of the term extension.

WHEREAS, the County and Contractor amended the Agreement previously on July 1, 2007 via Amendment No. 1, on July 1, 2008 via Amendment No. 2, on July 1, 2009 via Amendment No. 3, on July 1, 2010 via Amendment No. 4, and on July 1, 2011 via Amendment No. 5.

- 1. Contractor will continue to provide NMC with the same scope of services as stated in the original Agreement (No. A-10493).
- 2. Section 2. "PAYMENTS BY COUNTY" shall be amended by removing, "The total amount payable by NMC to CONTRACTOR under this Agreement shall not exceed the sum of \$1,400,000." and replacing it with "The total amount payable by County to CONTRACTOR under Agreement No. (A-10493) shall not exceed the total sum of \$4,390,000 for the full term of the Agreement and \$565,000 for fiscal year 2013-13.
- 3. Section 3. "TERM OF AGREEMENT" shall be amended by removing, "The term of this Agreement is from July 1, 2005 to June 30, 2007 unless sooner terminated pursuant to this Agreement" and replacing it with "The term of this Agreement is from July 1, 2005 to June 30, 2013 unless sooner terminated pursuant to this Agreement."
- 4. All other terms and conditions of the Agreement shall continue in full force and effect. Except as provided herein, all remaining terms, conditions and provisions of the Agreement and Amendment Nos. 1, 2, 3, 4 and 5 are unchanged and unaffected by this Amendment and shall continue in full force and effect as set forth in the Agreement.
- 5. A copy of this Amendment and all previous amendments shall be attached to the original Agreement (No. A-10493).
- 6. The effective date of this Amendment is July 1, 2012.

IN WITNESS WHEREOF, the parties hereto are in agreement with this Amendment on the basis set forth in this document and have executed this Amendment on the day and year set forth herein. CONTRACTOR Signature 1 Printed Name Signature 2 Dated Printed Name Title ***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. NATIVIDAD MEDICAL CENTER Signature Dated Purchasing Manager 5/2/12 Dated Approved as to Legality and Legal Form: Charles J. McKee, County Counsel Ву

Dated: ______, 2012

Stacy Saetta, Deputy Attorneys for County and NMC



MONTEREY COUNTY BOARD OF SUPERVISORS

MEETING:	June 14, 2011	AGENDA NO.:
SUBJECT:	to execute Amendment # Diagnostics Inc. for Refe	Manager for Natividad Medical Center (NMC) 5 to the Agreement (#A-10493) with Quest rence Laboratory Testing Services at NMC in an 825,000 in the aggregate and \$565,000 for the
DEPARTMENT:	Natividad Medical Center	

RECOMMENDATION:

It is recommended that the Board of Supervisors authorize the Purchasing Manager for Natividad Medical Center (NMC) to execute Amendment #5 to the Agreement (#A-10493) with Quest Diagnostics Inc. for Reference Laboratory Testing Services at NMC in an amount not to exceed \$3,825,000 in the aggregate and \$565,000 for the period July 1, 2011 to June 30, 2012.

SUMMARY/DISCUSSION:

This agreement is necessary to pay for reference laboratory testing provided for our patient population. Physicians at NMC or clinics that send laboratory work to NMC may order tests that the NMC Laboratory cannot perform on-site. Therefore, these specific tests must be sent to a reference laboratory. Quest Diagnostics, a multibillion dollar company, is NMC Laboratory's primary reference laboratory. Quest Diagnostics is the leading provider of diagnostic testing in the nation, and serves approximately 140 million patients each year. As laboratory technology improves, more and more esoteric tests are available but the NMC laboratory cannot justify bringing in instruments or additional staff for the low volume of each individual test. These esoteric tests are used for the diagnosis of disease or monitoring of disease processes and are critical for patient care. The laboratory monitors test utilization to look for opportunities to in source any test that has high volume and methodology that can be incorporated into the Natividad Laboratory.

The laboratory has an interface with Quest diagnostics which allows results to be transferred directly from the testing laboratory to the patient medical record at Natividad Medical Center. A Natividad clinical laboratory scientist verifies the validity of the results before they are finalized in the medical record.

OTHER AGENCY INVOLVEMENT:

The Amendment has been reviewed and approved by County Counsel, the Auditor/Controller's office and the Natividad Medical Center Board of Trustees.

FINANCING:

The cost for this Amendment is \$565,000 and is included in the 2011/2012 Fiscal Year Recommended Budget. This action will not require any additional General Fund subsidy.

Losenta Andrea Rosenberg, Administrato

755-6285 May 13, 2011

Chief Executive Officer

Attachments: Amendments #1, 2, 3, 4, 5, Original Agreement, Board Order

Before the Board of Supervisors in and for the County of Monterey, State of California

Agreement No. A-10493

Authorize the Purchasing Manager for Natividad) Medical Center (NMC) to execute Amendment No. 5) to the Agreement with Quest Diagnostics Inc. for) Reference Laboratory Testing Services at NMC in an) amount not to exceed \$3,825,000 in the aggregate and) \$565,000 for the period July 1, 2011 to June 30, 2012...)

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

Authorized the Purchasing Manager for Natividad Medical Center (NMC) to execute Amendment No. 5 to the Agreement A-10493 with Quest Diagnostics Inc. for Reference Laboratory Testing Services at NMC in an amount not to exceed \$3,825,000 in the aggregate and \$565,000 for the period July 1, 2011 to June 30, 2012.

PASSED AND ADOPTED on this 14th day of June, 2011, by the following vote, to wit:

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

NOES: None

ABSENT: None

1, 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 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

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

By Chut A. Mul

RENEWAL AMENDMENT NO. 5 FOR PROFESSIONAL SERVICE AGREEMENT BETWEEN Quest Diagnostics Inc. AND THE NATIVIDAD MEDICAL CENTER FOR

Reference Laboratory Testing Services

The parties to Professional Service Agreement, dated May 1, 2009 between the County of Monterey, on behalf of Natividad Medical Center ("NMC"), and Quest Diagnostics Inc. (Contractor), hereby agree to renew their Agreement No. (A-10493) 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. (A-10493).
- 2. This Amendment shall become effective on July 1, 2011 and shall continue in full force until June 30, 2012.
- 3. The total amount payable by County to Contractor under Agreement No. (A-10493) shall not exceed the total sum of \$3,825,000 for the full term of the Agreement and \$565,000 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. (A-10493).

To Committee and	•
CONTRACTOR)	
Signature 1	Dated 4/2212
Printed Name Frankessen N. Welstycens	Title Margy Ducch
Signature 2 Misheles	Dated
Printed Name M. ALi QURESHI	Title Controller.
***INSTRUCTIONS: If CONTRACTOR is a corporation, including limited li corporation shall be set forth above together with the signatures of two spects the partnership shall be set forth above together with the signature of a partner the partnership. If CONTRACTOR is contracting in and individual capacity, and shall personally sign the Agreement. NATIVIDAD MEDICAL CENTER	fled officers. If CONTRACTOR is a partnership, the name of
SignaturePuṛeḥasing Manager	Dated
Signature NMC - CEO	Dated 5/3/1,
Approved as to Legal Form:	
Charles J. McKee, County Counsel	
By Stacy Saetta, Deputy Attorneys for County and NMC Audito County of Mont County of Mont	War Color

MONTEREY COUNTY BOARD OF SUPERVISORS

MEETING:	June 8, 2010	AGENDA NO.:
SUBJECT:	Authorize the Purchase	ng Manager for Natividad Medical Center (NMC) to
	execute the contract re existing services with	newal amendments for the continuation of various nultiple vendors (outlined in the Board Order) at
	NMC in FY 2010-11.	
DEPARTMENT:	Natividad Medical Çer	ter

RECOMMENDATION:

It is recommended that the Board of Supervisors authorize the Purchasing Manager for Natividad Medical Center (NMC) to execute the contract renewal amendments for the continuation of various existing services with multiple vendors (outlined in the Board Order) at NMC in FY 2010-11.

SUMMARY/DISCUSSION:

At the end of each fiscal year Natividad Medical Center must renew expiring service contracts with various vendors in order to maintain a current purchase order. This ensures timely payment of invoices and avoids any disruption in services. Attachment A to this report is a list of current vendor service contracts requiring renewal for Fiscal Year 2010-2011. All of the contracts are Amendments to previous established contracts with no changes in the scope of service, NMC will do separate reports for all amended contracts that include a change to the scope of service.

OTHER AGENCY INVOLVEMENT:

The Amendments have been reviewed and approved by County Counsel County Counsel, the Auditor/Controller's office and by the Natividad Medical Center Board of Trustees.

FINANCING:

The cost of the Contract Amendments is \$813,500 and is included in the FY 2010-11 Recommended Budget. This action will not require any additional General Fund subsidy.

Prepared by:
Sid Cato, Management Analyst
April 29, 2010
Altanhamanta, Attanhamant A

Harry Weis Chief Executive Officer

Before the Board of Supervisors in and for the County of Monterey, State of California

Agreement No: A-11715; A-11716; A-10493; A-11717; A-11718;	A - 11719
A – 11720; A - 11721	
Authorize the Purchasing Manager for Natividad Medical Center (NMC))
o execute the contract renewal amendments for the continuation of)
various existing services with multiple vendors (outlined in the Board	Ś
Order) at NMC in Fiscal Year (FY) 2010-11.	í

Upon motion of Supervisor Parker, seconded by Supervisor Potter, and carried by those members present, effective July 1, 2010, the Board hereby:

Authorized the Purchasing Manager for Natividad Medical Center (NMC) to execute the contract renewal amendments for the continuation of various existing services with multiple vendors at NMC in Fiscal Year 2010-11 with the following multiple vendors:

Vendor Name	Service	Amendment	Current Contract Term Dates	F/Y 11 AMOUNT
Mediscan Staffing Services (A- 11715)	Temporary Staffing Services	#2	1-15-09 thru 6-30-11	\$10,000.00
Development Dimensions International Inc (DDI) (A- 11716)	Leadership Development Scrvices	#4	11-15-07 thru 6-30-11	\$25,000.00
Quest Diagnostics (A-10493)	Reference Lab Testing	#4	5-1-09 thru 6-30-11	\$535,000.00
Automatic Door Systems (A- 11717)	Maintenance & Repairs of all Automatic Doors at NMC	#5	7-1-06 thru 6-30-11	\$25,000.00
Barrera Landscaping (A-11718)	Landscaping Services	#1	7-1-09 thru 6-30-11	\$87,000.00
Biomedical Systems (A-11719)	Cardiac Monitoring Services	#4	11-27-06 thru 6-30-11	\$21,500.00
Full Steam Marketing & Design (A-11720)	Advertising & Public Relations	#4	7-1-05 thru 6-30-11	\$30,000.00
PRI Medical Technologies Amendment #1 (A-11721)	Laser, Guided Imagery, Lithotripsy & Cryotherapy	#1	4-15-09 thru 6-30-11	\$80,000.00

PASSED AND ADOPTED this 15th day of June, 2010, by the following vote, to wit:

AYES:

Supervisors Armenta, Calcagno, Salinas, Parker, 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 75 for the meeting on June 15, 2010.

Dated: June 17, 2010

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

RENEWAL AMENDMENT NO. 4 FOR PROFESSIONAL SERVICE AGREEMENT BETWEEN Quest Diagnostics Inc. AND THE NATIVIDAD MEDICAL CENTER FOR

Reference Laboratory Testing Services

The parties to Professional Service Agreement, dated May 1, 2009 between the County of Monterey, on behalf of Natividad Medical Center ("NMC"), and Quest Diagnostics Inc. (Contractor), hereby agree to renew their Agreement No. (A-10493) on the following amended terms and conditions:

- 1. Contractor will continue to provide NMC with the same scope of service as stated in the original Agreement No. (A-10493).
- 2. This Renewal Amendment shall become effective on July 1, 2010 and shall continue in full force and extending the term date until June 30, 2011.
- 3. The total amount payable by County to Contractor under Agreement No. (A-10493) shall not exceed the total sum of \$3,260,000 for the full term of the Agreement and \$535,000 for fiscal year 2010-2011.
- 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. (A-10493).

CONTRACTOR	
Signature 2	Dated 4/2/10
F. Velazquez, M.D. Munguing Director	Dated
Printed Name Quest Diagnostics Nachols Institute	Title
NATIVIDAD MEDICAL CENTER	
Signature Purchaşing Manager	Dated
Signature NMC - CEO	Dated
Approved as to Legal Form:	
Charles J. McKee, County Counsel	
By Stacy Saotta, Deputy Attorneys for County and NMC	Dated:
Heviewed (2) to field broyleions	2010
Auditor-Controller County of Monterey	gilv

RENEWAL AMENDMENT NO. 3 FOR PROFESSIONAL SERVICE AGREEMENT BETWEEN Quest Diagnostics AND THE NATIVIDAD MEDICAL CENTER FOR

Reference Laboratory Testing SERVICES

The parties to Professional Service Agreement, dated June 27, 2004 between the County of Monterey, on behalf of Natividad Medical Center ("NMC"), and Quest Diagnostics (Contractor), hereby agree to renew their Agreement No. (A-10493) on the following amended terms and conditions:

- 1. Contractor will continue to provide NMC with the same scope of service as stated in the original Agreement No. (A-10493).
- 2. This Renewal Amendment shall become effective on July 1, 2009 and shall continue in full force and extending the term date until June 30, 2010.
- 3. The total amount payable by County to Contractor under Agreement No. (A-10493) shall not exceed the total sum of \$2,725,000 for the full term of the Agreement and \$575.000 for fiscal year 2009-2010.
- 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. (A-10493).

CONTRACTOR	
Signature A.	Dated 4/17/09
Printed Name Jon Nakamolo, MD, PhD	THE Managing Director
	The Thousand The Column
NATIVIDAD MINICAL CENTER	
Signature Purchasing Manager	Dated 3 /28/09
Signature NMC - CEO	Dated Ylzilog
Approved as to Logal Forms	
Charles J. McK.cc. County Counsel By Villiam Litt, Deputy Attorneys for County and NMC Attorneys for County and NMC To Sviewed as, to fiscal provisions	Dated; 5/2 2009
Michael Miller Auditor-Controller 5	
County of Monterey Ala 0	

RENEWAL AMENDMENT NO. 2 FOR PROFESSIONAL SERVICE AGREEMENT BETWEEN QUEST DIAGNOSTICS AND THE COUNTY OF MONTEREY

FOR REFERENCE LABORATORY TESTING SERVICES

The parties to Professional Service Agreement, dated June 27, 2006 between the County of Monterey, on behalf of Natividad Medical Center ("NMC"), and Quest Diagnostics (Contractor), hereby agree to renew their Agreement No. (A-10493) on the following amended terms and conditions:

- 1. Contractor will continue to provide NMC with the same scope of service as stated in the original Agreement No. (A-10493).
- 2. This Renewal Amendment shall become effective on July 1, 2008 and shall continue in full force and extending the term date until June 30, 2009.
- 3. The total amount payable by County to Contractor under Agreement No. (A-10493) shall not exceed the total sum of \$3,,50,000 for the full term of the Agreement and \$300,000 for fiscal year 2008-2009.
- 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. (A-10493).

CONTRACTOR	
Signature	Dated <u>Yllslo</u>
Printed Name Tow NAKAMO to MP, MO	Title Managing Director
COUNTY OF MONTEREY	
Signature Purchasing Manager	Dated 7.17-83
Signature NMC - CEO	Dated 5/6/08
Approved as to Legal Form:	
Charles J. Mickeo, County Counsel	•
By William Litt, Deputy Attorneys for County and NMC	Dated: 3///, 2008

RENEWAL AMENDMENT NO. 1______ FOR PROFESSIONAL SERVICE AGREEMENT BETWEEN QUEST DIAGNOSTICS AND THE COUNTY OF MONTEREY FOR

REFERENCE LABORATORY TESTING SERVICES

The parties to Professional Service Agreement, dated June 27, 2006 between the County of Monterey, on behalf of Natividad Medical Center ("NMC"), and Quest Diagnostics (Contractor), hereby agree to renew their Agreement No. (A-10493) on the following amended terms and conditions:

- 1. Contractor will continue to provide NMC with the same scope of service as stated in the original Agreement No. (A-10493)
- 2. This Renewal Amendment shall become effective on July 1, 2007 and shall continue in full force and extending the term date until June 30, 2008.
- 4. The total amount payable by County to Contractor under Agreement No. (A-10493)shall not exceed the total sum of \$1,850,000 for the full term of the Agreement; and \$450,000 for fiscal year 2007-2008.
- 5. All other terms and conditions of the Agreement shall continue in full force and effect.
- 6. A copy of this Amendment shall be attached to the original Agreement No. (A-10493).

	CONTRACTOR	. /
	Signature	Dated
	Printed Name Jon Nakamoto M.D., PhD	Title Sr. Managing Director
	COUNTY OF MONTEREY	
	Signature Purchasing Manager	Dated 7. (2.0)
	Signature NMC-EEO	Dated
	Approved as to Legal Form:	
	Charles J. Milyge, County Counsel	
Irllian I	Attomeys for County and NMC	Dated: 5/24. 2007

CARE360 LAB ORDERS AND RESULTS AND QUERY TOOL SERVICE AGREEMENT

This agreement ("Agreement") is between Quest Diagnostics incorporated, its affiliates and subsidiaries ("We," "Us" or "Our") and the individual, group medical practice, or entity execuling this Agreement ("You" or "Your"). It states the parties' rights and obligations regarding Your use of the Care360 Lab Orders and Results system, including the Query Tool application and the related documentation and software (the "System"), a graphical user interface designed by Quest Diagnostics to enable You to order laboratory tests and to view and print laboratory test result reports.

- Services. We will provide You access to the System. If You access the System via the internet using Your own system, Your system must meet certain minimum requirements that We establish and that We may modify from time to time. Your Quest Diagnostics Sales Representative can tell you about those requirements, or You can find them at www.questdiagnostics.com. If You access the System using equipment We provide, the attached Appendix A outlines the terms and conditions of Your use of this equipment. If You are using the System's automatic printing feature, the printing of results constitutes delivery of laboratory test results to You. In the event that You do not use the System's automatic printing feature, or the printer is disabled for any reason, Our posting of the results to the System constitutes delivery of the lest results to You. When You are not resulting results by the System constitutes delivery of the lest results to When You are not receiving results by the automatic printing feature, You understand that it is Your responsibility to regularly access the System to retrieve laboratory result reports for Your patients. If You elect to dispositious using the System, please notify us, immediately, so that We can provide laboratory result reports to You by another delivery method.
- 2. Query Tool. We will provide You access to Query Tool, the Quest Diagnostics web based application accessible through the System that is designed to enable You to look up patient and test information on the Quest Diagnostics Laboratory Information System. You will be provided a users' manual and instructions as to how to connect to the Query Tool, as well as a user name and password.
- 3. Term and Termination. This Agreement shall remain in effect until terminated. Either party may terminate this Agreement at any time, with or without cause, upon five business days' written notice to the other party. Upon termination, You shall promptly return to Us any software, equipment, and/or related written materials that We provided to You and we will deactivate Your account.
- 4. Error Reporting/Data Correction/Virus Reporting. You shall immediately report to Us the discovery of any discrepancies, anomalies, or errors detected in result reports obtained through the System. You agree that We may make corrections to demographic and insurance data within the System based upon information provided to Us (i.e., by patients and insurance companies). If you are using Our hardware, You shall immediately report to Us the discovery of any virus or other system corruption (whether it be on Our system or on Your system if it is connected with Ours).
- 5. Proprietary Information. You agree that the System embodies substantial creative rights, confidential and proprietary information, copyrights, trademarks and trade secrets, all of which are and shall remain Our exclusive property. You may not copy, reproduce, modify, reverse engineer or decompile any portion of the System and you may use it only for internal purposes, as provided in this Agreement.
- 6. Confidentiality/Patient Data. The clinical records of patients and other information transmitted through the System, relating to the ordering of laboratory tests and/or result reporting ("Patient Data") is confidential information and constitutes Protected Health Information under HIPAA. As Covered Buttless, the parties agree to use Patient Data consistent with permitted and required uses under HIPAA and in accordance with other Applicable Laws.

This Agreement is confidential and may not be disclosed to third parties without our consent, except when required by law. The provisions of this paragraph will survive termination of this Agreement.

- 7. Access to Results Reporting, Access to the System limited to You and other approved users in Your office ("Users"). You shall provide Us with a list of all Users so that We can provide each User with a User-specific password. Neither You nor Your Users will share Your or their respective passwords with others or enable others to access the System. You agree to notify Us, immediately, if a User leaves your employ, or otherwise loses User privileges, so that We may remove that User's username and password from the System. You agree to report to Us any possible or actual violation of data scenarity that comes to Your attention.
- 8. Diagnosis information Provided By You. You agree that, when We submit a claim for payment, for any order by You, We may associate any diagnosis information that you provide with a test order to any individual test within the order. An "order" may contain requests for one or more individual tests.
- 9. Disclaimer/Exclusions of Warranties. We may alter the System and its functionality at any time. We provide the system to you "as is." WE MAKE NO EXPRESS OR IMPLIED WARRANTY OF ANY KIND, WITH RESPECT TO THE SYSTEM. WE SPECIFICALLY DISCLAIM THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. We cannot guarantee that Your access to the System will be uninterrupted or error-free.
- 10. Exclusion of Daminges. We SHALL NOT BE LIABLE TO YOU, UNDER ANY CIRCUMSTANCE, FOR ANY DIRECT, INDIRECT, PUNITIVE, INCIDENTAL, SPECIAL, CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER, INCLUDING DAMAGES FOR LOSS OF USE, DATA OR PROPITS ARISING OUT OF OR IN ANY WAY RELATED TO YOUR USE OF THE SYSTEM, EVEN IF WE HAVE BEEN APPRISED OF THE LIKELIHOOD OF SUCH DAMAGES. This limitation of liability does not apply to claims for laboratory testing errors resulting from Our negligence.
- 11. Compliance with Laws. Both parties agree to comply with all applicable laws rules or regulations ("Applicable Laws"). Applicable Laws include, but are not limited to, federal and state physician self-referral laws and regulations, federal and state anti-kickback laws and regulations, and the Health Insurance Portability and Accountability Act ("HPAA") regulations.
- 12. Miscellaneous. This Agreement constitutes the entire understanding of the parties regarding the subject matter of this Agreement. It may not be amended or modified except by a writing signed by the parties. You may not assign or otherwise transfer this Agreement or any other rights to any other person or entity. This Agreement shall be governed by California law, without regard to conflict of laws principals. All communications hereunder shall be in writing and shall be sent by either email or registered or certified mail, return receipt requested. All notices to Us shall be addressed to Care360 Administrator Quest Diagnostics Incorporated, 400 Egypt Road, WN 2050, Norristown, PA 19403, Care360Admin@questdiagnostics.com.

By signing below, You acknowledge that You have read this Agreement, You understand and agree to its terms and conditions, and are authorized to bind the group, practice, or entity listed below.

Quest Diagn	ostics Incorporated	Natividad Medical Conter
Ву:		(Your Full Lagar Entity Name)
Print Name:	A STATE OF THE PARTY OF THE PAR	Print Name James B. Jaken
Title:	·	Michaeler of Purcharing.
Date:	Heviewad as to fiscal drevisions	Dato: 10/1/09.
	Auditd-Controller	Mayor WILLIAM M. LITT
	Countylof Monterey 429-01	COUNTY OF MONTEREY

APPENDIX A

We agree to install and maintain, at Our expense, the equipment described below, for You to use in Your facility.

Ø	PLEASE PUT A CHECK BESIDE THE Appliance (includes monitor, CPU and modem)	EQUIP	MENT	THAT IS BEING REQUESTED Dedicated Data Transmission Line
x	Specimen Label Printer	ř		Broadband Internet Connection
Ø.	Laser Printer			Router
		•		
	pment listed above, including all hardware, software, and it shall be installed and used at Your facility located at	related doc	uments an	d materials, hereafter referred to as the "Equipment"

Natividad Medical Center – Lab 1441 Constitution Blvd Salinas, CA 93906

A. Equipment

- 1. The Equipment is and shall remain Our property. The Equipment may not be removed from Your facility without Our prior written consent. You are responsible for maintaining the Equipment in a secure location. If either party terminates this Agreement, the Equipment will be returned to Us.
- 2. Both parties will comply with all laws relating in any way to the use, operation, or maintenance of the Equipment. You shall at all time keep affixed to the Equipment all labels that We may require to show that We own the Equipment. You grant Us (or Our designee) the right to inspect, maintain, or repair the Equipment at any reasonable time.
- 3. You shall not make any alterations, additions, or improvements to the Equipment and You shall not misuse or abuse the Equipment. We agree to pay all costs associated with repairing and servicing the Equipment during the term of this Agreement. If the Equipment is stolen or damaged due to any abuse, misuse,

alteration, modification, or unauthorized use of the Equipment by You or your Users, You shall bear all costs associated with replacing and/or restoring the Equipment to its original condition. You agree to promptly notify Us in writing if the Equipment malfunctions, is damaged or stolen.

B. Equipment and Data Use Restrictions

You are being provided with Equipment supplied by Us and access to the System for generating requisitions and receiving, storing, and recalling laboratory test results. The Equipment is being installed in your facility solely for accessing Our laboratory systems. No other use of the Equipment is permitted.

C. Data Line

We will bear monthly data line service charges applicable only to the use of the Equipment in accordance with the purpose and intentions set forth in this Agreement.

1/2"

This Professional Services Agreement ("Agreement") is made by and between the County of Montagey, a	14 1
political subdivision of the State of California (hereinafter "County") and	
(hereinafter "CONTRACTOR")	
In consideration of the multial covenients and conditions set forth in this Agreement, the parties agree as the follows:	
CONTRACTOR hereby agrees to perform, the services described in Exhibit A in conformity with the terms of this Agreement. The services are generally described as follows: Provide Particle Coloring Lab Testing	, .
White the first of the second	. 1 . "-".
2. PAYMENTS BY COUNTY. County 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 County to CONTRACTOR under this Agreement shall not exceed the sum of \$ 1 400.002.00. 3. TERM OF AGREEMENT. The term of this Agreement is from	- 4 - 4
Agreement is of no force or affect until signed by both CONTRACTOR and County and with County signing	7
Agreement is difficulties of enters and signed by both Configuration and country and with Country arguing last, and CONTRACTOR may not commence work before County signs this Agreement.	
to 1	١.
4. 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 (To Be provided as a lateralate)	
(nsurance Jostification	110,
PERFORMANCE STANDARDS.	
5.01. CONTRACTOR waitrants, that CONTRACTOR, and CONTRACTOR's agents, employees hand an animal of the subcontractors performing services under this Agreement are specially trained, experienced competent and with the appropriately licensed to perform the work and deliver the services required under this Agreement.	į
5.02. CONTRACTOR, its agents, employees, and subcontractors shall perform all work in a safe and to subcontractors shall perform all work performed under this state.	i i
Agreement that is required by law to be performed or supervised by licensed personnel shall be performed in accordance with such licensing requirements.	_
5.03. CONTRACTOR shall furnish, at its own expense, all materials, equipment, and personnel necessary to carry out the terms of this Agreement, except as otherwise specified in this Agreement. CONTRACTOR:	
GS-C/F650 05/04 . 1 of 7 Project ID	-

shall not use County premises, property (including equipment, instruments, or supplies) or personnel for any The second se purpose other than in the performance of its obligations under this Agreement.

FOREST ENTER STATE

The state of the state of

PAYMENT CONDITIONS

- 6.01. CONTRACTOR shall submit to the Contract Administrator an invoice on a form scoeptable to County. If not otherwise specified, the CONTRACTOR may submit such involos periodically or at the completion of services, but in any event, not later than 30 days after completion periodically of at the completion of services, but it any countries and the invoice shall set forth the amounts blaimed by CONTRACTOR for the provious period, together with an itemized basis for the amounts claimed, and such other information period, together want an involve as the County may require. The Contract Administrator or his or her designee shall certify the invoice, either in the requested amount or in such other amount as the County 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.
- 6.02. CONTRACTOR shall not receive relimbursement for travel expenses unless set forth.

 7. TERMINATION.

Company of the Comment

1956年1月4日 1月4日

- 7:01. During the term of this Agreement, CONTRACTOR or the County may terminate the Agreement for any reason by giving written notice of termination to the other party 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.
- 7.02. Bither party may cancel and terminate this Agreement for good cause effective immediately. upon written notice to the other party. "Good cause" includes the failure of a party to perform the required services at the time and in the manner provided under this Agreement. If either party terminates this Agreement for good cause, that party may be relieved of its performance under this Agreement, and the County may proceed with the work in any manner which County deems proper.
- 8. ... INDEMNIFICATION. The County and the CONTRACTOR shall each indemnify, defend, and hold harmless the other party, its officers, employees, and agents, from and against any and all claims, liabilities, and losses whatsoever (including damages to properly and injuries to or death of persons, court costs, and reasonable attorneys' fees) occurring or resulting to any and all persons, firing or corporations furnishing or supplying work, services, materials, or supplies in connection with the performance of this. Agreement, and from any and all claims, Habilities, and losses occurring or resulting to any person, firm, and the or corporation for damage, injury, or death arising out of or connected with the indemnifying party and performance of this Agreement, unless such claims liabilities, or losses arise out of the sole deather. Willful misconduct of the other party. Either party performance includes its action or inaction at the other party afficient party afficient entire afformance. action of inaction of that party's officers, employses, agents and subcontractors.

INSURANCE - Tour profession was common of the tour of the confession

19. Institution Coverage Requiremental Without literating CONTRACTOR's duty to indemnify. CONTRACTOR shall maintain in offect throughout the term of this Agreement a policy or policies of insurance with the following minimum-limits of liability:---The first of the state of the s

Commercial general liability insurance, including but not limited to premises and operations, including coverage for Rodly Injury and Property Damage, Personal Injury, Contractual Liability, Broadform 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).

The state of the s Business sutemobile liability insurance, covering all motor vehicles, including owned, leased, non-owned, and hired vehicles, used in providing services under this Agreement, with a combined single limit for Budily Lipury and Property Damage of not less than \$1,000,000 per occurrence.

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

Workers' Compensation Insurance, if CONTRACTOR employs others 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).

Profession of the grant of the state of the Professional liability insurance, if required for the professional services being provided, in the amount of not less than \$1,000,000 per claim and \$2,000,000 in the aggregate, to cover liability for inalpractice 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).

9.02. Other Insurance Requirements: All insurance required by this Agreement shall be with a company acceptable to the County and issued and executed by an admitted insurer authorized to transact Insurance business in the State of California. Unless officewise 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 the County shall be given notice in writing at least fulrty days in advance of any endorsed reduction in coverage or limit, cancellation, or intended non-renewal thereof. Each policy shall individe goverage for Combactor and additional insureds with respect to claims anising from each pilbeorinactor, if any performing work under this Agreement, or be accompanied by a certificate of instrument from each subcontractor showing each subcontractor has identical instrument coverage to the above requirements.

Commercial general hability and automobile lightify policies shall provide an encloragness matching the

County of Monterey, its officers, exents, and supployees as Additional Insureds and shall, further provide, that such insurance is primary insurance to any insurance or self-institution maintained by, the County and there the means to any insurance or self-institution maintained by the County and the them. insurance of the Additional insureds shall not be called upon to contribute to a loss govered by the l

The first of the first of the first of the first of the second of the se Frior to the execution of this Agreement by the County, CONTRACTOR shall file certificates of insurance with the County's contract administrator and County's Contracts/Purchasing Division, showing that the CONTRACTOR has in effect the insurance required by this Agreement. The CONTRACTOR shall file a new. or smended 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 to

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 County, annual certificates to County's Contract Administrator and County's Contracts/Purchasing Division. If the certificate is not received by the expiration date, County shall notify CONTRACTOR and CONTRACTOR shall have five calendar days to send in the certificate, evidencing no lapse in coverage during the interior. Failure by CONTRACTOR to maintain such insurance is a default of this Agreement which entitles County, at its sole discretion, to terminate this Agreement immediately.

10. RECORDS AND CONFIDENTIALITY.

- 10.01. 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 the County or prepared in connection with the performance of this Agreement, unless County permits CONTRACTOR to disclose such records or information. CONTRACTOR shall promptly transmit to County 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.
- 10.02. <u>County Records</u>. When this Agreement expires or terminates, CONTRACTOR shall return to County any County records which CONTRACTOR used or received from County to perform services under this Agreement.
- 10.03. Maintenerice 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.
- 10.04. Access to and Anditi of Recerts. The County shall have the right to examine, monitor and andit all records, documents, conditions, and activities of the CONTRACTOR and its subpontractors related to services provided under this Agreement for Government Code secution 8546.7, if this Agreement involves the expenditure of public finds in excess of \$10.000, the parties to this Agreement may be subject, at the request of the County of as part of any and the County, to the examination and and to of the State Auditor pertaining for the Market connected with the performance of this Agreement for a period of three years after final payment under the Agreement.
 - reproduce, publish and use, and county shall have a result of giral computer programs, writings, sound reproduced in the course of formular field produced in the course of formular field without the formular field without the prior writings, and other works of similar fields produced in the course of formular field without the prior written approval of County.
 - II. NON-DISCRIMINATION. During the performance of this Agreement, CONTRACTOR skiall-not unlawfully discliminate against any person because of race, color, religion, sex, national origin, amoustry, physical disability, medical condition, markal status; age (over 40), or sexual preference, cither in CONTRACTOR's employment practices or in the firmishing of services to recipients. CONTRACTOR shall

ensure that the evaluation and treatment of its employees and applicants for employment and all mersons ... receiving and recogniting services are free of such discrimination. CONTRACTOR and any subcontractor shall ... in the performance of this Agreement, fully comply with all federal, state, 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 disorinination.

12. COMPLIANCE WITH TERMS OF STATE OR FEDERAL GRANT. If this Agreement has been or will be fluided with monies received by the County pursuant to a contract with the state on federal government in which the County is the grantee, CONTRACTOR will comply with all the provisions of said contract, to the extent applicable to CONTRACTOR as a subgrantee under said contract, and said provisions shall be deemed a part of this Agreement, as though fully set forth herein. Upon request, County will deliver a copy of said contract to CONTRACTOR, at no cost to CONTRACTOR.

13. INDEPENDINT 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 the County. No offer or obligation of permanent employment with the County or particular County department or agency is intended in any manner, and CONTRACTOR, shall not become entitled by writtee of the law to the this Agreement to receive from County any form of amployee benefits including but not limited to sick leave. vacation, retirement behefits, workers, compensation coverage, insurance or disability benefits.

CONTRACTOR shall be solely liable for and 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 therewift, CONTRACTOR shall defend, indemnify, and hold County harmless from any and all liability which County may incur because of CONTRACTOR's failure to pay such taxes.

14. NOTICES. Notices required under this Agreement shall be delivered personally or by first-class, postage pre-paidmail to the County's and CONTRACTOR'S contract administrators at the addresses listed below:

MISCRILLANEOUS PROVISIONS PROPERTY AND PROPE

Vertical in Mischitt Aveous PROVISIONS and several states of the contract of t acquire my interest during the terms of this Agreement which would directly or indirectly conflict in any manner of the or to any degree, with the full and complete performance of the professional services required to be rendered: under this Agreement.

> 15.02. Amendment This Agreement may be amended or modified only by an instrument in writing signed : by the County and the CONTRACTOR.

- 15.03. Waiver. Any waiver of any terms and conditions of this Agreement must be in writing and signed. by the County and the CONTRACTOR. A wriver 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.
- 15.04. Contractor. 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.
 - 15.05. Disputes, CONTRACTOR shall continue to perform under this Agreement during any dispute.
- 15.06. Assignment and Subcontracting. The CONTRACTOR shall not assign, sell, or otherwise transfer its interest or obligations in this Agreement without the prior written consent of the County. None of the services covered by this Agreement shall be subcontracted without the prior written approval of the County. Notwithstanding any such subcontract, CONTRACTOR shall continue to be liable for the performance of all requirements of this Agreement.
- 15.07. Successors and Assigns. This Agreement and the rights, privileges, duties, and obligations of the County and CONTRACTOR under this Agreement, to the extent assignable or delegable, shall be binding upon and inurs to the benefit of the parties and their respective successors, permitted assigns, and heirs.
- 15.08. Compliance with Applicable Law. The parties shall comply with all applicable federal, state, and local laws and regulations in performing this Agreement.
 - 15.09. <u>Headings.</u> The headings are for convenience only and shall not be used to interpret the terms of this . Agreement.
 - 15.10. Time is of the Essence. Time is of the essence in each and all of the provisions of this Agreement.
 - 15.11. Governing Law. This Agreement shall be governed by and interpreted under the laws of the State of California.
 - 15.12. <u>Non-exclusive Agreement.</u> This Agreement is non-exclusive and both County and CONTRACTOR expressly reserve the right to contract with other entities for the same or similar services.
- 15.13. Construction of Agreement. The County 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 anisodiment to this Agreement.
- 15.14. Counterparts. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original, build of which together shall constitute one and the same Agreement.
- CONTRACTOR represents and warrants hereby that he or she has the requisite authority to enter this warrants. Agreement on behalf of the County or enter this warrants. Agreement on behalf of such party and bind the party to the turns and conditions of this Agreement.
- 15.16. Integration: This Agreement, including the exhibits, represent the entire Agreement between the County and the CONTRACTOR with respect to the subject matter of this Agreement and shall supersede all prior negotiations, representations, or agreements, either written or oral, between the County and the County signs the Agreement.

 CONTRACTOR as of the effective date of this Agreement, which is the date that the County signs the Agreement.

6 of 7

15.17. Interpretation of Conflicting Provisions. In the event of any conflict or inconsistency between the 15.17. Interpretation of Continuoung Frovisions. In the avoid of any exhibit or other attachment to this Agreement and the Provisions of any exhibit or other attachment to this Agreement the provisions of this Agreement shall provid and control.

(3)

IN WITNESS WHEREOF, County and CONTRACTOR have executed this Agreement as of the day and

Marin Commence	year written below.
	COUNTY OF MONTEREY
	By: Ouest Diagnostico, The Hichols Institute
A SAME	Date: Contractor's Business Name*
The state of the s	By: Department Head (if applicable) By: (Signature of Chair, President, or Vice)
A CONTRACTOR	Date: SAS/OS President)* Jon // AKAMOTO Se. Mand 4/47 Director
and the second second	Board of Supervisors (if applicable) Name and Title
e de la companya de l La companya de la companya de	Approved as to Form
	By: County Counsel By: La Cagall
d , , ,	Date: 05-13-05 (Signature of Secretary, Asst. Treasurer)* On Asst. Treasurer)* Daub Engelberg, Commology
• • · · · · · ·	Approved as to Fiscal Provisions / Name and Title
,	By: Auditor/Controller Date:
	A TOTAL CONTRACTOR OF THE CONT
1 2	Approved as to Liability Provisions' - have a second of the second of th
La esparante. Principalità en	Date:
***	County Board of Supervisors Agreement Munibers
ا د معاقب در	*INSTRUCTIONS: If CONTRACTOR is a corporation, including finited hability and mon-projector supportances of two specified as a series known together with the signatures of two specified as a series known together with the signatures of two specified as a series known together with the signatures of two specified as a series known together with the signatures.
of the state of the	officers. If CONTRACTOR is a partnership fits name of the partnership shall be set to the partnership. If the partnership of the partnership is a present of the partnership.
and the second	CONTRACTOR is contracting in air individual capacity, the more dual and set total and particular
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	1 Ammoval by Risk Management is penessary only if changes are made in paragraph 8 or 9.
	-GS-G/P650 - 05/04 - 7 of 7 Project ID



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 12/20/2010

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to

l t	the terms and conditions of the polic certificate holder in lieu of such endo	y, ce orsen	rtain tent/s	policies may require an	endors	ement. As	tatement on t	this certificate does not d	confer	rights to the		
	DDUCER			·/-	CONT	ACT		· · · · · · · · · · · · · · · · · · ·		·		
MÄRSH USA INC, ATTN: JANET T. NORMAN						GONTACT NAME: PHONE (A/C, No, Ext): (A/C, No, Ext):						
	1166 AVENUE OF THE AMERICAS				(A/C,	No, Ext): L		FAX (A/C, No):	<u> </u>			
	NEW YORK, NY 10036				ADDR	L ESS: UCER OMER ID #:						
270	OC ARAINI AO AA				CUST	OMERID#:						
*******	37986 -MAIN10-11					INSURER(s) AFFORDING COVERAGE NAIC # INSURER A : Quest Diagnostics Incorporated						
	QUEST DIAGNOSTICS INCORPORATED AN	D			INSUF	ERA: Quest Di	iagnostics Incorpora	ated				
	ITS WHOLLY OWNED SUBSIDIARIES				INSUR	INSURER B; Travelers Prop. Casualty Co. Of America						
	3 GIRALDA FARMS MADISON, NJ. 07940					INSURER C: The Travelers Indemnity Company						
					INSUR	N/A						
					INSUR	INSURER E :						
00	WED LOED				INSUR	ERF:						
	VERAGES CE	RTIF	ICAT	E NUMBER:	NYNY	C-004465739-10	0	REVISION NUMBER:				
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	If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - EA EMPLOYEE	\$	2,000,000		
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NMC S						SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE						
ATTN: MATERIALS MGMT.					ACCC	THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.						
1441 CONSTITUTION BLVD SALINAS, CA 93906						The state of the s						
						AUTHORIZED REPRESENTATIVE						
of)						of Marsh USA Inc.						
	I			Maria Nicholson Was on Maria								



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 04/30/2012

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s)

certificate holder in lieu of such endorsement(s).									
PRODUCER MARSH & MCLENNAN COMPANIES				CONTACT NAME:					
1166 AVENUE OF THE AMERICAS			PHONE FAX (A/C, No, Ext): (A/C, No): E-MAIL ADDRESS:						
NEW YORK, NY 10036			E-MAIL ADDRE	88;					
				INS	URER(S) AFFOR	RDING COVERAGE	NAIC#		
37986 -MAIN-ALL-11-12	37986 -MAIN-ALL-11-12					rop. Casualty Co	o. Of America	25674	
INSURED QUEST DIAGNOSTICS INCORPORATED					INSURER B: The Travelers Indomnity Company				
3 GIRALDA FARMS				INSURE	RC: Lexington I	Insurance Compa	iny	19437	
MADISON, NJ 07940				INSURE	RD:				
			INSURE						
				INSURE	RF:				
COVERAGES CER	TIFIC	CATE	NUMBER:	NYC	-006342070-02		REVISION NUMBER:		
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.									
INSR LTR TYPE OF INSURANCE	ADDL INSR	SUBR WVD	POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS		
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							GENERAL AGGREGATE \$		
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AND EMPLOYERS' LIABILITY Y/N			TRKUB-266T3535-11 (RETRO)		12/31/2011	12/31/2012	TORY LIMITS ER	2,000,000	
OFFICER/MEMBER EXCLUDED?	N/A		THE EDGE CONTRACTOR		1210112011	IZONZONI	E.L. EACH ACCIDENT \$	2,000,000	
(Mandatory In NH) If yes, describe under							E.L. DISEASE - EA EMPLOYEE \$	2,000,000	
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BATIDO I, LLC C/O PM REALTY GROUP ATTN: JASNA CUK 18201 VAN KARMAN AVENUE IRVINE, CA 92612					SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.				
			AUTHORIZED REPRESENTATIVE of Marsh USA Inc.						

REQUEST TO WAIVE COUNTY OF MONTEREY STANDARD CONTRACT INSURANCE REQUIREMENTS

NMC requests the NMC Board of Trustees and the County of Monterey Board of Supervisors to hereby approve/ratify:

- Walver
- u Modification
- n Recession

- General Liability Insurance Requirements

 Description of Liability Insurance (Accord Form)
 - A 180 Endorsement Forms
 - M. Additional Insured Endorsoment
- 20 Primary instriction Endorsement
 Non-Contributory Budorsement
 - a Completed Operations Endorsement

 - Coverage Limits
 California Admitted
 "A" Rated Insurance Company

Business Justification: -

Based on the Scope of Services provided herein, Commercial General Liability Insurance is not applicable and therefore is not required. The hospital does not foresee any potential liability risks associated with this justification.

Professional Liability Insurance Requirements

Certificate of Liability Insurance (Accord Form)

A Coverage Limits Tail Coverage

Business Justification:

Professional Hability insurance is not required.

<u>Automobile Liability Insurance Requirements</u>

- は、Certificate of Liability Insurance (Accord Form)
- ISO Endorsement Forms

 Additional Insured Endorsement
- Primary Insuration Endorsement
- C. Non-Contributory Endorsement
- in 'Coverage Limits
- D. California Admitted

 "A" Rated Insurance Company

Business Justification:

Business Automobile Liability Insurance is not required. The use of an automobile is not included in or necessary to the performance of the scope of services required by
this Agreement. Therefore, the hospital does not foresee any potential Hability risks: this Agreement. Therefore, the hospital does not foresee any potential liability risks associated with this justification.

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REQUEST TO WAIVE COUNTY OF MONTEREY STANDARD · CONTRACT INSURANCE REQUIREMENTS

Workers' Compensation Insurance Requirements ...

- Certificate of Liability Insurance (Accord Form)
- 🗆 California Statutory Requirements
- u Coverage Limits
- u California Licensed Insurer

Business Justification:

Workers' Compensation Insurance is not required. The Contractor does not employ others in the performance of this Agreement. Therefore, the hospital does not foresee any potential liability risks associated with this justification. And the second of the second o

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Harry Wois

Chief Financial Officer

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Chief Executive Officer

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