AMENDMENT NO. 5 TO PROFESSIONAL SERVICES AGREEMENT BETWEEN Credit Consulting Services Inc. AND THE NATIVIDAD MEDICAL CENTER FOR

Bad Debt Collection Services

This Amendment No. 5 to Professional Services Agreement ("Agreement"), dated August 1, 2007, is entered into by and between the County of Monterey, on behalf of Natividad Medical Center ("NMC"), and Credit Consulting Services Inc. (Contractor), with respect to the following:

RECITALS

WHEREAS, the County and Contractor amended the Agreement previously on July 1, 2009 via Amendment No. 1, on July 1, 2010 via Amendment No. 2, on July 1, 2011 via Amendment No. 3, and on July 1, 2012 via Renewal and Amendment No. 4; and

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

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

AGREEMENT

NOW, THEREFORE, the parties agree to amend the Agreement as follows:

- 1. Contractor will continue to provide NMC with the same scope of services as stated in the original Agreement (No. MYA657).
- 2. Section 3. "TERM OF AGREEMENT" shall be amended by removing, "The term of this Agreement is from August 1, 2007 to July 30, 2009 unless sooner terminated pursuant to this Agreement" and replacing it with "The term of this Agreement is from August 1, 2007 to June 30, 2015 unless sooner terminated pursuant to this Agreement".
- 3. Except as provided herein, all remaining terms, conditions and provisions of the Agreement and Amendment Nos.1, 2, 3, and Renewal and Amendment No. 4 are unchanged and unaffected by this Amendment No. 5 and shall continue in full force and effect as set forth in the Agreement.
- 4. A copy of this Amendment No. 5 and all previous amendments shall be attached to the original Agreement (No. MYA657).
- 5. The effective date of this Amendment is July 1, 2013.

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.

Natividad Medical Center	<u>Contractor</u>		
By: Sid Cato, NMC Contracts Manager	Contractor's Business Name*** (see instructions)		
Date:	Mah		
By: Harry Weis, NMC Chief Executive Officer	Signature of Chair, President, or Vice-President Alexen Manks - President		
Date:	Jeffery Meeks - President Name and Title		
APPROVED AS TO LEGAL PROVISIONS	Date: 4/17/13		
By: OBren	By: (Signature of Secretary, Asst. Secretary, CFO, Treasurer or Asst. Treasurer)		
Anne Brauer Monterey County, Deputy County Counsel	·		
Date: May 2, 2013	Debra Meeks, Secretary Name and Title		
APPROVED AS TO FISCAL PROVISIONS	Date: 4-17-13		
By: Gary Giboney	***Instructions		
Monterey County Auditor/Controller's Office Date:	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 (two signatures required).		
	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 (two signatures required).		

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 (one signature required)



Monterey County Home

Search Agenda Items

Calendar Board of Supervisors Live Proceedings

Video of Board Meetings

Agenda Info 2009-2012

Details

Reports

File #:

A 12-204

Name:

Credit Consulting Services Renewal &

Amendment #4

Type:

BoS Agreement

Status:

Consent Agenda

File created:

10/23/2012

In control:

Board of Supervisors

On agenda:

12/4/2012

Final action:

Title:

Authorize the Purchasing Manager for Natividad Medical Center (NMC) to execute Renewal & Amendment

No. 4 to the Agreement (A-11010) with Credit Consulting Services Inc. for Bad Debt Collection Services at NMC, extending the Agreement to June 30, 2013 for a total Agreement amount not to exceed \$3,100,000

(no increase to previously approved amount) in the aggregate.

Sponsors:

Sid Cato

Attachments:

Credit Consulting Services, Completed Board Order

History (0)

Text

Title

Authorize the Purchasing Manager for Natividad Medical Center (NMC) to execute Renewal & Amendment No. 4 to the Agreement (A-11010) with Credit Consulting Services Inc. for Bad Debt Collection Services at NMC, extending the Agreement to June 30, 2013 for a total Agreement amount not to exceed \$3,100,000 (no increase to previously approved amount) in the aggregate.

Report

RECOMMENDATION:

It is recommended the Board of Supervisors authorize the Purchasing Manager for Natividad Medical Center (NMC) to execute Amendment No. 4 to the Agreement (A-11010) with Credit Consulting Services Inc. for Bad Debt Collection Services at NMC, extending the Agreement to June 30, 2013 for a revised total Agreement amount not to exceed \$3,100,000 (no increase to previously approved amount) in the aggregate. SUMMARY/DISCUSSION:

Credit Consulting Services Inc. is one of two agencies that NMC uses to provide collection services for NMC's self-pay patients and bad debt collections. Credit Consulting Services receives a daily data file of all self-pay patients from NMC's Meditech system and is responsible to send three (3) collection notices to the patient within a 150 day time frame, if no response is received from the patient, then the account is put into bad debt collections. Credit Consulting Services has been providing this service to Natividad since 2007 and is a need to recover bad debt monies.

This Renewal and Amendment No. 4 extends the term of the Agreement through June 30, 2013 only. No additional dollars from the previously approved amount of \$3,100,000 are being requested at this time.

OTHER AGENCY INVOLVEMENT:

County Counsel has reviewed and approved this Renewal and Amendment No. 4 as to legal form and risk provisions. Auditor-Controller has reviewed and approved this Renewal and Amendment No. 4 as to fiscal provisions. The Renewal and Amendment No. 4 has also been reviewed and approved by Natividad Medical Center's Board of Trustees. **FINANCING:**

As a result of Amendment No. 3, the Board of Supervisors approved a \$700,000 increase for Fiscal Year 2011-2012 in

the maximum liability for the Agreement (for a total Agreement amount not to exceed \$3,100,000 in the aggregate). As a result of this Amendment No. 4, no additional dollars will be added. Remaining funds from the previous year's purchase orders (approximately \$700,000) will be rolled over for Fiscal Year 2012/2013. \$700,000 is included in the Fiscal Year 2012/2013 Adopted Budget. There is no impact to the General Fund.

Prepared by: Vince Carr, Patient Financial Services Director, 783-2345

Approved by: Harry Weis, Chief Executive Officer, 783-2553

Attachments: Agreement, Amendments 1, 2, 3 and Renewal & Amendment No. 4.



Monterey County

Board Order

168-West Alisal Street, 1et Floor Salinas, CA 93901 831.755.5066

Agreement No.: A-11010

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 Renewal & Amendment No. 4 to the Agreement (A-11010) with Credit Consulting Services Inc. for Bad Debt Collection Services at NMC, extending the Agreement to June 30, 2013 for a total Agreement amount not to exceed \$3,100,000 (no increase to previously approved amount) in the aggregate.

PASSED AND ADOPTED on this 4th day of December 2012, by the following vote, to wit:

AYES:

Supervisors Armenta, Calcagno, Salinas, Potter, and Parker

NOES: None ABSENT: None

I, Gail T. Berkowski, 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

Dated: December 6, 2012 File Number: A 12-204

Minute Book 76 for the meeting on December 4, 2012

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

By Danish Harrisck

RENEWAL AND AMENDMENT #4 TO THE PROFESSIONAL SERVICES AGREEMENT BETWEEN NATIVIDAD MEDICAL CENTER (COUNTY OF MONTEREY) AND CREDIT CONSULTING SERVICES INC.

THIS RENEWAL to the County of Monterey Agreement for Professional Services (hereinafter, "RENEWAL") is made and entered into, by and between the County of Monterey, a political subdivision of the State of California, on behalf of Natividad Medical Center, an acute care hospital (hereinafter, "County"), and CREDIT CONSULTING SERVICES INC. (hereinafter, "CONTRACTOR") (collectively, the County and CONTRACTOR are referred to as the "Parties.").

- WHEREAS, the Parties had previously entered into an Agreement for Professional Services (hereinafter, "Agreement"), on August 1, 2007 and
- WHEREAS, the Agreement was amended on July 1, 2009 (hereinafter, "Amendment No. 1"); and on July 1, 2010 (hereinafter, "Amendment No. 2"); and on July 1, 2011(hereinafter, "Amendment No. 3")
- WHEREAS, the Agreement and all Amendments are attached hereto as Attachment 1; and

WHEREAS, that Agreement expired on June 30, 2012 and

WHEREAS, the Parties wish to renew the Agreement on the same or similar terms, to continue to provide services associated with Bad Debt Collection Services within the County of Monterey.

NOW THEREFORE, the Parties agree as follows:

- 1. The Agreement is hereby renewed on its prior terms and conditions as set forth in Attachment 1, incorporated herein by this reference, except as specifically set forth below.
- 2. The term of this RENEWAL is from July 1, 2012 to June 30, 2013 unless sooner terminated pursuant to the terms of this RENEWAL, or extended in writing.
- 3. County shall pay the CONTRACTOR in accordance with the payment provisions set forth in Attachment 1, subject to the limitations set forth in this RENEWAL. The total amount payable by County to CONTRACTOR shall not exceed the sum of \$3,100,000.
- 4. If there is any conflict or inconsistency between the provisions of Agreement, or this RENEWAL, the provisions of this RENEWAL shall govern.

IN WITNESS WHEREOF, the parties hereby execute this RENEWAL as follows:

	<u>NATIVIDAD</u>	CONTRACTOR
	MEDICAL CENTER	
By:	3N 600	Credit Consulting Services, Inc. Contractor's Business Name***
	NMC Contracts/Purchasing Agent	
Date:	19-8-12	Signature of Chair, President, or Vice-President
	_ 0_	Significantly Sparis, 1755 and
Ву:	Harry Weis, NMC CEO	Je Hery Meeks - Pres Name and Title
		Name and Title
Date:	10/1/12	
		Date: 9/29/12
Ву:	Stacy Saette Deputy County Counsel	(De Miles)
	10/18/12	By: Grand Grand
Date:		Signature of Secretary, Asst. Secretary, CFO, Treasurer or Asst. Treasurer
Ву:	Ly Wh	Debra Meeks, Secretary
	Gary Giboney, Auditor's Office	Name and Title
Date:	(0-1812	Date: 9-2912

***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.

ALANDON A ANTICATO

Natividad Medical Center Term: 8-1-2007 thru 6-30-2013

RENEWAL AMENDMENT NO. 3 FOR PROFESSIONAL SERVICE AGREEMENT BETWEEN Credit Consulting Services Inc. AND THE NATIVIDAD MEDICAL CENTER FOR

Bad Debt Collection SERVICES

The parties to Professional Service Agreement, dated August 1, 2007 between the County of Monterey, on behalf of Natividad Medical Center ("NMC"), and Credit Consulting Services Inc.

or), hereby agree to renew their Agreement No. (A-11010) or the County of Monterey, on behalf or), hereby agree to renew their Agreement No. (A-11010) or the County of Monterey, on behalf or), hereby agree to renew their Agreement No. (A-11010) or the County of Monterey, on behalf or), hereby agree to renew

			CAPPIT CONSU	JLTING SERVICES, II	24 3732	
1.	Contractor		CREDIT 0006 •	800-679-6888 Fax: 831-4 ditconsultingservices.com	d in t	he original Agreement
	No. (A-116	Ca D D	Phone: 031-421	ditconsultingservices.com	and the second second	
2.	This Renev				nue i	n full force and
	extending t				,	
3.	The total an	171 21	· > ,			hall not exceed the
	total sum of		E FIND	- SIGH	!; ∀ *	ır 2011-2012.
4.	All other ter	PLEAS		minute of the second	ffect	
5.	A copy of th	012701V	incs of	TELLED.	010).
		ひろのしつ	PWEN,	- CHATE	oF	
	IN WITNES	JEDAT		FOLLOW Y	trom hen	t and Professional
Servi	ce Agreement	, NSURA	12E 110	10.00	mei	nt on the day and year
set fo	rth herein.	50 L TZ	ISIL SER	3/(
******		7-4-0-		TEOPHEY !	weeks -	
CON	TRACTOR					
			Bad Debt	Solutions		
Signa	terro I		Dun	Daned '	++1///	•
DIE III.			7 1/-/		'/ '// ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' 	oning and an order of the second
Printe	nd Name	Cherry	Meeks	Title <u>I</u>	esident	da i lang andara an
	41	/a l. ' 40 a	. 4.	375. 1 4	1.11.11	
Signa	ture 2	<u>ena "ye</u>		Dated	111	incompanyor you had part
	n.	M		4		
Printe	ed Name <u>UC</u>	bra Meeke	<u>'</u>	Title	ecretary	
4.4.4.4.4.			a. 1 f fr.	4	J	d . C.111

ZZY:	united wheat he auto	CONTRACTOR IS A	i corporation, including	limited liability and non	- <i>քույյու corpor</i> unois ԴՈՒՄԵ <i>ՈՐՄՈ</i> Թ +« /	s, the juit tegas name of the
corpor	ration shall be set j	forth above together	r with the signatures of	two specified officers. If	CONTRACTOR is a	ı partnership, the name of
corpor the pa	ration shall be set j rtnership shall be s	forth above together set forth above toge	r with the signatures of ther with the signature	two specified officers. If of a pariner who has aut	CONTRACTOR is a nority to execute thi	n partnership, the name of is Agreement on behalf of
corpor the pa the pa	ration shall be set j rtnership shall be s	forth above together set forth above toge RACTOR is contra	r with the signatures of ther with the signature	two specified officers. If of a pariner who has aut	CONTRACTOR is a nority to execute thi	ı partnership, the name of
corpo the pa the pa and sh	ration shall be set y rtnership shall be s rtnership. If CON1 all personally sign	forth above together set forth above toge TRACTOR is contra 1 the Agreement	r with the signatures of ther with the signature cting in and individual	two specified officers. If of a pariner who has aut	CONTRACTOR is a nority to execute thi	n partnership, the name of is Agreement on behalf of
corpo the pa the pa and sh	ration shall be set y rtnership shall be s rtnership. If CON1 all personally sign	forth above together set forth above toge RACTOR is contra	r with the signatures of ther with the signature cting in and individual	two specified officers. If of a pariner who has aut	CONTRACTOR is a nority to execute thi	n partnership, the name of is Agreement on behalf of
corpo the pa the pa and sh	ration shall be set y rtnership shall be s rtnership. If CON1 all personally sign	forth above together set forth above toge TRACTOR is contra 1 the Agreement	r with the signatures of ther with the signature cting in and individual	two specified officers. If voice of a pariner who has auticapacity, the individual s	CONTRACTOR is of nority to execute this hall set forth the no	a partnership, the name of is Agreement on behalf of ome of the business, if any
corpo the pa the pa and sh	ration shall be set y rtnership shall be s rtnership. If CONI all personally sign TVIDAD ME	forth above together set forth above toge RACTOR is contra in the Agreement. TOTCAL CEN	r with the signatures of ther with the signature citing in and individual	two specified officers. If voice of a pariner who has auticapacity, the individual s	CONTRACTOR is of nority to execute this hall set forth the no	a partnership, the name of is Agreement on behalf of ome of the business, if any
the pa the pa and sh	ration shall be set y rtnership shall be s rtnership. If CONI all personally sign TVIDAD ME	forth above together set forth above toge TRACTOR is contra 1 the Agreement	r with the signatures of ther with the signature citing in and individual	two specified officers. If voice of a pariner who has auticapacity, the individual s	CONTRACTOR is a nority to execute thi	a partnership, the name of is Agreement on behalf of ome of the business, if any
the pa the pa and sh	ration shall be set y rtnership shall be s rtnership. If CONI all personally sign TVIDAD ME	forth above together set forth above toge RACTOR is contra in the Agreement. TOTCAL CEN	r with the signatures of ther with the signature citing in and individual	two specified officers. If vof a pariner who has authorized capacity, the individual s	CONTRACTOR is a contribute to execute this hall set forth the na	a partnership, the name of is Agreement on behalf of me of the business, if any
the pa the pa and sh	ration shall be set y rtnership shall be s rtnership. If CON1 will personally sign TIVIDAD ME nture Pure	forth above together set forth above toge TRACTOR is contra ithe Agreement. TOTCAL CEN Chasing Manage	r with the signatures of ther with the signature citing in and individual	two specified officers. If vof a pariner who has authorized capacity, the individual s	CONTRACTOR is of nority to execute this hall set forth the no	a partnership, the name of is Agreement on behalf of me of the business, if any
corposithe parties parties and shall NAT	ration shall be set y rtnership shall be s rtnership. If CON1 will personally sign TIVIDAD ME nture Pure	forth above together set forth above toge RACTOR is contra in the Agreement. TOTCAL CEN	r with the signatures of ther with the signature citing in and individual	two specified officers. If vof a pariner who has authorized capacity, the individual s	CONTRACTOR is a contribute to execute this hall set forth the na	a partnership, the name of is Agreement on behalf of me of the business, if any
corposithe parties parties and shall NAT	ration shall be set y rtnership shall be s rtnership. If CON1 will personally sign TIVIDAD ME nture Pure	forth above together set forth above toge TRACTOR is contra ithe Agreement. TOTCAL CEN Chasing Manage	r with the signatures of ther with the signature citing in and individual	two specified officers. If vof a pariner who has authorized capacity, the individual s	CONTRACTOR is a contribute to execute this hall set forth the na	a partnership, the name of is Agreement on behalf of me of the business, if any
corporate parties part	ration shall be set y rtnership shall be s rtnership. If CON1 will personally sign TIVIDAD ME nture Pure	forth above together set forth above together forth	r with the signatures of ther with the signature citing in and individual	two specified officers. If vof a pariner who has authorized capacity, the individual s	CONTRACTOR is a contribute to execute this hall set forth the na	a partnership, the name of is Agreement on behalf of me of the business, if any
corporate parties part	ration shall be set yetnership shall be set yetnership shall be set yetnership. If CONT wall personally sign TVIDAD ME ature Pure NM	forth above together set forth above together set forth above together the Agreement. CDICAL CEN Chasing Manage IC - CEO	r with the signatures of ther with the signature citing in and individual	two specified officers. If vof a pariner who has authorized capacity, the individual s	CONTRACTOR is a contribute to execute this hall set forth the na	a partnership, the name of is Agreement on behalf of me of the business, if any
corporate parties part	ration shall be set y rtnership shall be set y rtnership shall be s rtnership. If CONI wall personally sign TIVIDAD ME ature Pure The State of State of State of State NM wed as to Legal For	forth above together set forth above together set forth above together the Agreement. CDICAL CEN Chasing Manage IC - CEO	r with the signatures of ther with the signature citing in and individual	two specified officers. If vof a pariner who has authorized capacity, the individual s	CONTRACTOR is a contribute to execute this hall set forth the na	a partnership, the name of is Agreement on behalf of me of the business, if any
signa Signa Appro	ration shall be set; rinership shall be set; rinership shall be set; rinership if CONI wall personally sign TIVIDAD ME ature Pure The State of Stat	forth above together set forth above together set forth above together the Agreement. CDICAL CEN Chasing Manage IC - CEO	r with the signatures of ther with the signature citing in and individual	two specified officers. If vof a pariner who has authorized capacity, the individual s	CONTRACTOR is a contribute to execute this hall set forth the na	a partnership, the name of is Agreement on behalf of me of the business, if any
Signal ApproCharles By	ration shall be set; rinership shall be set; rinership if CONI will personally sign TIVIDAD ME ature Pure The Pure The State of Legal Forms S. J. McKee, County of State of St	forth above together set forth above together	r with the signatures of ther with the signature cting in and individual TER	two specified officers. If of a pariner who has authorized capacity, the individual stated Dated	CONTRACTOR is a contribute to execute this hall set forth the na	a partnership, the name of is Agreement on behalf of me of the business, if any
Signal ApproCharles By	ration shall be set; rinership shall be set; rinership shall be set; rinership if CONI wall personally sign TIVIDAD ME ature Pure The State of Stat	forth above together set forth above together	r with the signatures of ther with the signature cting in and individual TER	two specified officers. If of a pariner who has authorized capacity, the individual stated Dated	CONTRACTOR is a contribute to execute this hall set forth the na	a partnership, the name of is Agreement on behalf of me of the business, if any
Signal ApproCharles By	ration shall be set; rinership shall be set; rinership if CONI will personally sign TIVIDAD ME ature Pure The Pure The State of Legal Forms S. J. McKee, County of State of St	forth above together set forth above together	r with the signatures of ther with the signature cting in and individual TER	two specified officers. If of a pariner who has authorized capacity, the individual stated Dated	CONTRACTOR is a contribute to execute this hall set forth the na	a partnership, the name of is Agreement on behalf of me of the business, if any
Signal ApproCharles By	ration shall be set; rinership shall be set; rinership if CONI will personally sign TIVIDAD ME ature Pure The Pure The State of Legal Forms S. J. McKee, County of State of County of The State of County of C	forth above together set forth above together	r with the signatures of ther with the signature citing in and individual	two specified officers. If of a pariner who has authorized capacity, the individual stated Dated	CONTRACTOR is a contribute to execute this hall set forth the na	a partnership, the name of is Agreement on behalf of me of the business, if any
Signal ApproCharles By	ration shall be set; rinership shall be set; rinership if CONI will personally sign TIVIDAD ME ature Pure The Pure The State of Legal Forms S. J. McKee, County of State of County of The State of County of C	forth above together set forth above together	with the signatures of ther with the signature citing in and individual TER I	two specified officers. If of a pariner who has authorized capacity, the individual stated	CONTRACTOR is a contribute to execute this hall set forth the na	a partnership, the name of is Agreement on behalf of me of the business, if any
Signal ApproCharles By	ration shall be set; rinership shall be set; rinership if CONI will personally sign TIVIDAD ME ature Pure The Pure The State of Legal Forms S. J. McKee, County of State of County of The State of County of C	forth above together set forth above together	with the signatures of ther with the signature citing in and individual TER I	two specified officers. If of a pariner who has authorized capacity, the individual stated	CONTRACTOR is a contribute to execute this hall set forth the na	a partnership, the name of is Agreement on behalf of me of the business, if any
Signal ApproCharles By	ration shall be set; rinership shall be set; rinership if CONI will personally sign TIVIDAD ME ature Pure The Pure The State of Legal Forms S. J. McKee, County of State of County of The State of County of C	forth above together set forth above together	r with the signatures of ther with the signature cting in and individual TER	two specified officers. If of a pariner who has authorized capacity, the individual stated	CONTRACTOR is a contribute to execute this hall set forth the na	a partnership, the name of is Agreement on behalf of me of the business, if any

RENEWAL AMENDMENT NO. 3 FOR PROFESSIONAL SERVICE AGREEMENT BETWEEN Credit Consulting Services Inc. AND THE NATIVIDAD MEDICAL CENTER FOR

Bad Debt Collection SERVICES

The parties to Professional Service Agreement, dated August 1, 2007 between the County of Monterey, on behalf of Natividad Medical Center ("NMC"), and Credit Consulting Services Inc. (Contractor), hereby agree to renew their Agreement No. (A-11010) 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-11010).
- 2. This Renewal Amendment shall become effective on July 1, 2011 and shall continue in full force and extending the term date until June 30, 2012.
- 3. The total amount payable by County to Contractor under Agreement No. (A-11010) shall not exceed the total sum of \$3,100,000 for the full term of the Agreement and \$700,000 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-11010).

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.

CONTRACTOR	
Signature	Dated 3/14/2011
Printed Name TRADEY MEEKS	Title V.P.
NATIVIDAD MEDICAL CENTER	
Signature Purchasing Manager	Dated
Signature X Q CCS NMC - CEO	Dated 3(2×11,
Approved as to Legal Form:	
Charles J. McKee, County Counsel	
By Stacy aclt Stacy Sactta, Deputy Attorneys for County and NMC	Dated: 3/3/, 2011
Reviewed as to	Controller 4 4 1

RENEWAL AMENDMENT NO. 2 FOR PROFESSIONAL SERVICE AGREEMENT BETWEEN Credit Consulting Services Inc. AND THE NATIVIDAD MEDICAL CENTER FOR Bad Debt Collection SERVICES

The parties to Professional Service Agreement, dated August 1, 2007 between the County of Monterey, on behalf of Natividad Medical Center ("NMC"), and Credit Consulting Services Inc. (Contractor), hereby agree to renew their Agreement No. (A-11010) 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-11010).
- 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-11010) shall not exceed the total sum of \$3,400,000 for the full term of the Agreement and \$700,000 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-11010).

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.

CONTRACTOR	
Signature	Dated _ 5/4/10
Printed Name RONEY MEEKS	Title V.F.
NATIVIDAD MEDIÇAL GENTER	
Signature M MD For Jrm M-5001 Purchasing Manager	Dated
Signature NMC - CEO	Dated 5/5/15
Approved as to Legal Form: Charles I. McKee, County Counsel	
By Stacy Saetta, Deput Attorneys for County and NMC Reviewed appropriate Transfer of the County and NMC	Dated:
Auditor-Controller 5~1	r/n

RENEWAL AMENDMENT NO. 1 FOR PROFESSIONAL SERVICE AGREEMENT BETWEEN Credit Consulting Services Inc. AND THE NATIVIDAD MEDICAL CENTER FOR

Bad Debt Collection SERVICES

The parties to Professional Service Agreement, dated August 1, 2007 between the County of Monterey, on behalf of Natividad Medical Center ("NMC"), and Credit Consulting Services Inc. (Contractor), hereby agree to renew their Agreement No. (A-11010) 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-11010).
- 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-11010) shall not exceed the total sum of \$2,700,000 for the full term of the Agreement and \$700,000 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-11010).

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.

CONTRACTOR	
Signature	Dated 3-23-09
Printed Name TEODNEY WEEKS	Title V, P_
· · · · · · · · · · · · · · · · · · ·	
NATIVIDAD MEDICAL CENTER	
Signature	Dated 5 28 09
Purchasing Manager	
Signature April 5	Dated 4/21/04
// NMC - CEO	the second secon
	•
Appraved as to Legal Form:	
Charles J. McKep, County Counsel	
1 1/4/4	· /
Ey William Litt, Deputy	20/0
Attorneys for County and NMC	Dated: 5/ 2 2009
• •	í
Reviewed bake figeal pilovision	718
Tankewad (Felico 11404) P.T.	
The state of the s	al ra
Maltor-Controller S	CIPUT
Additor-dontroller S County of Monterey	

MONTEREY COUNTY BOARD OF SUPERVISORS

MEETING:	August 28, 2007	AGENDA NO.:
SUBJECT:	Agreements with Cre Commercial Services contingency fee basis not to exceed \$2,000	sing Manager for Monterey County to enter into dit Consulting Services, Inc. and Metro Republic Inc. for bad debt collection services on a at Natividad Medical Center (NMC) in an amount 000 for the term August 1, 2007 through June 30, or Fiscal Year 07/08; and
	b) Waive County Insura Commercial Services	nce Endorsement requirements for Metro Republic , Inc.
DEPARTMENT	C: Natividad Medical Cent	er Carry at the Name of

It is recommended that the Board of Supervisors;

- Authorize the Purchasing Manager for Monterey County to enter into the Agreements with a contract of the Agreement of the Agr Credit Consulting Services, Inc. and Metro Republic Commercial Services. Inc. for bad https://www.inc. debt collection services on a contingency fee basis at Natividad Medical Center (NMC) in ... an amount not to exceed \$2,000,000 for the term August 1, 2007 through June 30, 2009 or 2 1 2 3 8 4 5 8 4 2 6 2 8 \$1,000,000 for Fiscal Year 07/08; and
- Waive County Insurance Endorsement requirements for Metro Republic Commercial b) Services, Inc.

SUMMARY/DISCUSSION:

Natividad currently utilizes a single bad debt vendor, NCO Financial Systems, Inc. Collections average 3.7% of net placements and fees average 22.6% of collections. A new bad debt management strategy will be implemented once the Agreements are approved which includes utilizing two new vendors, Credit Consulting Services, Inc. a local vendor with strong experience dealing with the same patients NMC serves, and Metro Republic Commercial Services, Inc. These vendors provide reduced fees and an expectation of increased collections due to competition, and improved monitoring by NMC. Both vendors have met the County Insurance dollar amount evidence requirements; however, one vendor is unable to provide additional in the control of the insured endorsements. NMC requests that both Agreements be approved understanding that Risk: Management is unable to sign one of the Agreements. Wanter, or the establish to be produced of the

OTHER AGENCY INVOLVEMENT:

STRUCK AGENCY STANGET TEACH The Agreements have been reviewed by County Counsel, the Auditor/Confroller's Office; have been reviewed by County Counsel, the Auditor/Confroller's Office; have been reviewed by County Counsel, the Auditor/Confroller's Office; County Risk Management (1) and by the Natividad Medical Center Board of Trustees, National Present it for the the

FINANCING:

TO ANNUAL SE The cost for this Agreement is \$2,000,000 for two years or \$1,000,000 for Fiscal Year 07/08 and a result of the cost for this Agreement is \$2,000,000 for two years or \$1,000,000 for Fiscal Year 07/08 and the cost for this Agreement is \$2,000,000 for two years or \$1,000,000 for Fiscal Year 07/08 and the cost for this Agreement is \$2,000,000 for two years or \$1,000,000 for Fiscal Year 07/08 and the cost for this Agreement is \$2,000,000 for two years or \$1,000,000 for Fiscal Year 07/08 and the cost for this Agreement is \$2,000,000 for two years or \$1,000,000 for Fiscal Year 07/08 and the cost for this Agreement is \$2,000,000 for two years or \$1,000,000 for Fiscal Year 07/08 and the cost for this Agreement is \$2,000,000 for two years or \$1,000,000 for Fiscal Year 07/08 and the cost for the c payments are contingency fee based and included in the Natividad Medical Center Adoptedian and included in the Natividad Medical Center Adopted and included in the Natividad Adopted Budget. This action will not require any additional General Fund subsidy. Posters the search of the control of

Report Prepared by: Sid Cato, Management Analyst Date: July 18, 2007

Attachments: Agreements

Page 1 Digital party of William Foley Chief Executive Officer

War and the Market

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

Ag	ree	ment No.: A-11010
a.	1	Authorize the Purchasing Manager for Monterey County to enter into the
	•	Agreements with Credit Consulting Services, Inc. and Metro Republic
, ,		Commercial Services, Inc. for bad debt collection services on a
	; '	contingency fee basis at Natividad Medical Center (NMC) in an amount not
		to exceed \$2,000,000 for the term August 1, 2007 through June 30, 2009 or
	•	\$1,000,000 for Fiscal Year 07/08.
b.	•	Waive County Insurance Endorsement requirements for Metro Republic
		Commercial Services, Inc.

Upon motion of Supervisor Salinas, seconded by Supervisor Armenta, and carried by those members present, effective August 28, 2007, the Board hereby;

a. Authorizes the Purchasing Manager for Monterey County to enter into the Agreements with Credit Consulting Services, Inc. and Metro Republic Commercial Services, Inc for bad debt collection services on a contingency fee basis at Natividad Medical Center (NMC) in an amount not to exceed \$2,000,000 for the term August 1, 2007 through June 30, 2009 or \$1,000,000 for Fiscal Year 07/08.

6. Walves County Insurance Endersoment requirements for Metro Republic Commercial
——Services, Inc.

PASSED AND ADOPTED this 28th day August 2007, by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Potter

NOES: None

ABSENT: Supervisor Smith

I, Lew C. Bauman, 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 73 for the meeting on August 28, 2007

Dated: August 29, 2007

Lew C. Bauman, Clerk of the Board of Supervisors, County of Monteray, State of California

Darlene Drain, Deputy

COUNTY OF MONTEREY AGREEMENT FOR PROFESSIONAL SERVICES (MORE THAN \$100,000)*

•	This Professional Services Agreement ("Agreement") is m	nade by and between the County of Monterey, a
	political subdivision of the State of California (hereinafter "Co	ounty") and
· * .	Credit Consulting Services (CCS)	A STATE OF THE PARTY OF THE PAR
	(hereinafter "CONTRACTOR").	The grant of the first transfer
والمواكن المواجد	Programme Control of the Control of	region in the contract of the
	In consideration of the mutual covenants and conditions s	set forth in this Agreement, the parties agree as
in the second	follows:	grangska grangstiller Million og en stille blegt skalle en
	The same of the sa	donate a company to the second
- 1911 5 - 194 - 1	1. SERVICES TO BE PROVIDED. The County hereby eng	gages CUNTRACIOR to perform, and
e de la companya de La companya de la co	CONTRACTOR hereby agrees to perform, the services describe	on in exhibit A in componently with the terms of
A 1.3.	this Agreement. The services are generally described as follows:	Provide Conscion Colvidos
		The state of the s
	2, PAYMENTS BY COUNTY. County shall pay the CO	NOTE ACTOR in a coordance, with the navment
	provisions set forth in Exhibit A, subject to the limitations s	set forth in this A greentent. Ethe total inflaint time
	payable by County to CONTRACTOR under this Agreement sh	still not exceed the such of \$1,000.000.000
<i>(14.</i> 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	balante of County to Cold ITACI or cannot are vigrounding	ten not oncode and bath of the 1900 of the
. ,	3. TERM OF AGREEMENT. The term of this Agree	ement is from August 1, 2007
•	July 30 2009 , unless sooner terminated pursu	ant to the terms of this Agreement. This
•	Agreement is of no force or effect until signed by both CONT	RACTOR and County and with County signing
	last, and CONTRACTOR may not commence work before Cour	nty signs this Agreement.
	THE PROPERTY OF LAND AND AND AND AND AND AND AND ASSESSMENT OF THE PROPERTY OF	*
	4. ADDITIONAL PROVISIONS/EXHIBITS. The following	ing attached exhibits are incorporated herein by
	reference and constitute a part of this Agreement:	The state of the s
	A STATE OF THE PROPERTY OF STATE OF THE STAT	
	Exhibit A Scope of Services/Payment Provisions	
•		
	and the first of the state of t	The Market Control of the Control of
"A" 1 "	the control of the filler was the second	
		and the second s
	the state of the s	
1		and the second of the second o
sanata ili	5. PERFORMANCE STANDARDS.	of the partie and the control of the
i i Caral	randra series de la comparta de la c La comparta de la co	The state of the s
West See	" DIOL CONTRACTOR WATTERS THAT CONTRACTOR A	ing CONTRACTOR'S agents, employees, and
the same in	subcontractors performing services under this Agreement are appropriately licensed to perform the work and deliver the services.	specially trained, experienced, competent and
	appropriately licensed to perform the work and deliver, the serv	vices required under this Agreement and are not the
production to	employees of the County, or immediate family of an employee of	
	and a second of the second of the second of the second of	ontractors shall perform all work in a safe and
***	5.02. CONTRACTOR, its agents, employees, and subco	intractors shall perform all work in a sale and
	skillful marmer and in compliance with all applicable laws as	nd regulations. All work performed under this
	Agreement that is required by law to be performed or supervis	sed by incensed personnel shall be penformed in
	accordance with such licensing requirements.	
	*Approved by County Board of Supervisors on	
•		· ·
	Rovised PSA Form More Than \$100,000 1 of 8	Project ID:

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 shall not use County premises, property (including equipment, instruments, or supplies) or personnel for any purpose other than in the performance of its obligations under this Agreement, product that it is a second to the performance of its obligations under this Agreement, product the performance of its obligations under this performance of the perfo

PAYMENT CONDITIONS.

- 6.01. CONTRACTOR shall submit to the Contract Administrator an involce on a form acceptable to a book a County. 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 1980 ... the amounts claimed, and such other information pertinent to the invoice 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 that the invoice to the County Auditor-Controller for payment. The County Auditor-Controller shall pay the amount as the county Auditor-Controller shall pay the county Auditor-Con certified within 30 days of receiving the certified invoice.
- 6.02. CONTRACTOR shall not receive reimbursement for travel expenses unless set forth in this in this in the A CONTROL OF THE CONT

- 7.01. During the term of this Agreement, the County 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.
- 7.02. The County 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 County terminates this Agreement for good cause, the County may be relieved of the payment of any consideration to CONTRACTOR, and the County may proceed with the work in any manner which County deems proper. The cost to the County shall be deducted from any sum due the CONTRACTOR, under this Agreement.
- 8. INDEMNIFICATION. Contractor shall indemnify, defend, and hold harmless the County of Monterey... and hold harmless the County of Monterey... (hereinafter "County"), its officers, agents and employees from any claim, liability, loss, injury or demage a matter was and a maining out of, or in connection with, performance of this Agreement by Contractor and/or its agents, employees where the contractor and or its agents, employees where the contractor and or its agents. or sub-contractors, excepting only loss, injury or damage caused by the negligence or willful miscenduct of the second contractors. personnel employed by the County. It is the intent of the parties to this Agreement to provide the broadests. possible coverage for the County. The Contractor shall remidures the County for all costs, attorneys fees.

 expenses and liabilities mouried with respect to any litigation in which the Contractor is obligated to indemnity, the defend and hold harmless the County under this Agreement.

9.01. <u>Byidence of Coverage:</u>

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.

This verification of coverage shall be sent to the County'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 the County has approved such insurance. This approval of insurance shall neither relieve nor decrease the liability of the Contractor.

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 than A- VII, according to the surreint Best's Key Rating Guide or a company of equal financial stability that is approved by the County's Purchasing Manager.

Insurance Coverage Requirements: Without limiting CONTRACTOR's duty to indemnify 9,03 CONTRACTOR shall maintain in effect throughout the term of this Agreement a policy or policies of insurance with the following minimum limits of liability:

and the state of the property of the state o 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 occurrence. ..

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

Business automobile 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 Bodily Injury and Property Damage of not less than \$500,000 per occurrence.

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 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 control of the profession. Professions Code in the amount of not less than \$1,000,000 per plating. California Business, and Professions Code), in the amount of not less than \$1,000,000 per plain; and \$2,000,000 in the aggregate, to cover liability for maluractice or errors of omissions made by the course of rendering professional services. If professional liability insurance is written on a description "claims-made" basis rather than an occurrence basis, the CONTRACTOR, shall, upon the expiration or earlier termination of this Agreement, obtain extended reporting goverage ("tail coverage") with the same liability limits. Any such tail coverage shall continue for at least-three and the same years following the expiration or earlier termination of this Agreement.

Exemption/Modification (Justification attached; subject to approval). was my configuration of the same of

The state of the state of

\$P\$ 4. 5 coss.;

9.04. 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 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.

Rach liability policy shall provide that the County shall be given notice in writing at least thirty days in the county shall be given notice in writing at least thirty days in the county shall be given notice in writing at least thirty days in the county shall be given notice in writing at least thirty days in the county shall be given notice in writing at least thirty days in the county shall be given notice in writing at least thirty days in the county shall be given notice in writing at least thirty days in the county shall be given notice in writing at least thirty days in the county shall be given notice in writing at least thirty days in the county shall be given notice in writing at least thirty days in the county shall be given notice in writing at least thirty days in the county shall be given notice in writing at least thirty days in the county shall be given notice in writing at least thirty days in the county shall be given notice in writing at least the county shall be given not consider the county shall be given not consider the county shall be given notice in writing at least the county shall be given not consider the consideration of the county shall be given not consider the consideration of t advance of any endorsed reduction in coverage or limit; cancellation, or intended non-renewal thereofices a contract of the co Each policy shall provide coverage for Contractor and additional insureds with respect to plaims 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 The Manual Control of the Manual Control of

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 form 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 form for Automobile Additional Insured endorsement is ISO Form CA 20 48 02 99.

Prior 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 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. continue in lun 10100

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 at a county's County's Contract Administrator, and County's Contracts Purchasing Division..., If the certificate, is not at a county's County's County's Contracts Purchasing Division... received by the expiration date, County shall notify CONTRACTOR and CONTRACTOR shall have five caleridar days to send in the certificate, evidencing no lapse in coverage during the interim. Failure by calengar days to send in the certracate, evidencing no lapse in coverage during the interim. Failure by

CONTRACTOR to disinitate 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 county with any and all federal state and local laws which provide for the confidentiality of records and

10.01. Confidentiality. CONTRACTOR and its officers, employees, agents, and subcontractors snall 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 specifically permits CONTRACTOR to disclose such records or information. CONTRACTOR shall promptly transmit to County any and all requests for disclosure of any such

4 of 8

Strain March

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. County Records. 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. 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.
- 10.04. Access to and Audit of Records. The County 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 of \$10,000, the parties to this Agreement may be subject, at the request of the County or as part of any audit of the County, 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.
 - 10.05. Royalties and Inventions. County shall have a royalty-free, exclusive and irrevocable license to reproduce, publish, and use, and authorize others 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 County.
- 11. 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, 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 designed to be prohibited discrimination.
- 12. COMPLIANCE WITH TERMS OF STATE OR FEDERAL GRANT. If this Agreement has been of will be funded with monies received by the County pursuant to a contract with the state or 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. 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 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

virtue of this Agreement to receive from County 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 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 therewith, CONTRACTOR shall defend, indomnify, and hold County harmless. from any and all liability which County may incur because of CONTRACTOR's failure to pay such taxes.

pre-paid mail to the County and CONTRACTOR'S contract administrators at the addresses listed below: The off the first of the first

FOR COUNTY OF THE SECOND STATES	FOR CONTRACTOR:
The same of the control of the characters and the control of the c	They that March 186 and the state of the sta
ing the factor only in the contract that the property of	and a second of the second
,所谓"1000000000000000000000000000000000000	A section of the sect
Name and Title	Name and Title
to the second se	i i i
网络乳糖 网络拉拉 医多克氏性脑膜炎 医环囊 使放大 黃山 有势 电电路	· · · · · · · · · · · · · · · · · · ·
ing first figure in the control of the second of the control of th	
	Address The Third Address The
海大學的轉移 人名意大利斯 医动物性皮肤病 化二甲烷 医水杨	and the time of the term of the second at the property of the second at
一大海绵的是两个的。	
Phone	Phone

15. MISCELLANEOUS PROVISIONS.

- 15.01. 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. and the second of the second of
- 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 waiver of any of the terms and conditions of this Agreement shall not be construed as a walver 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. The late of the Applica Principal de la companya de santa de la capa

Project ID

- 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 inure to the benefit of the parties and their respective successors, permitted assigns, and heirs. grafia reliation in the contract of the contra
- 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. Headings: The headings are for convenience only and shall not be used to interpret the terms of this event Agreement.

 15.10. <u>Time is of the Essence.</u> 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. Non-exclusive Agreement. 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 amendment to this Agreement,
 - 15.14. 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.
- Authority. Any individual executing this Agreement on behalf of the County or the CONTRACTOR represents and warrants hereby that he or she has the requisite authority to enter into this Agreement on behalf of such party and bind the party to the terms 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 CONTRACTOR as of the effective date of this Agreement, which is the date that the County signs the
- and the second of the company of the company of the control of the 15.17. Interpretation of Conflicting Provisions. 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 and the Provisions of any exhibit or other attachment to this Agreement the provisions of this Agreement shall prevail and control.

 This space is left blank, intentionally.

But Shop the Shop of the same of the

IN WITNESS WHEREOF, County and CONTRACTOR have executed this Agreement as of the day and year written below.

• •		•, •••	\mathbf{G}_{0}	٠, ٠	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	COUNTY OF MONTEREY		CON'	TRACTOR	and the second second
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1			* P		r Magashara (1944)
Ву:		1	,		
	A Contracts/Purchasing Manager		EREDIT COM	SUCTIVE SERVI	الراجع المعانة
Pate: /	9-607		Contractor?s	Business Name*.	24.
			, , ,		galagi a bayar sa sasar Tarah
But /			, ,	a de la companya de	***
and the state of t	*Department Fread (if applicable)	By!	me in the second	The Market of the Control of the Con	Bright Eveller
The state of the s	SFP 5 2007		(Qinnotine of	Chair, President, or	<u>Programma</u>
Date:	SEP = 3 ZUU/		Vide	President)*	
					, ,,,, , ,
. Approved	as to Form ¹			er green op de state de la company de la La company de la company d	
	I All Ol II			vs vp.	
en e	W Alle Diduell		Nam	e and Title	e e e e e e e e e e e e e e e e e e e
By:				دي. عامير درويون	ramari same president
	Depoty County Counsel	Date:	-2-2-67	, , , , , , , , , , , , , , , , , , ,	
Date:	03-16-2004	10000			The second section is
792	The state of the s	10004	a 10		etat tirang etak di salah s
, , , , , , , , , , , , , , , , , , , ,	·	_ '	•		
Approved:	as to Fiscal Provision	Ву:	(6)	1-1 G OPA	
	VALUE MINISTER	. '	(Signature of Secretary, Asst. Treasurer)*	Asst. Secretary, CFO, or	
Ву;	Atditor/Dontroller		Wash Heastherly.		
That.	Axuarion politronia:				
Date:	0 (0)	1 .		•	· i
• ;			Name	and Title	
·, · · · · · · · · · · · · · · · · · ·			* **	•	,
,		Date:			
Approved a	as to Liability Provisions ²	. '		· · · · · · · · · · · · · · · · · · ·	1
	in the first of the first the first the same		1 - 100 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	in the second of the	
Ву:	Karangan Kabupatèn K		11		l and the second se
the second of the second of	Risk Management	* *** *** · ** · .	the state of the s		gly of wind that my a
Date:					
1 - 2 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	The same of the sa		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
Board Ord	man and the second of the second of the	र् १९६७ केन्	对性疾病的自己 自己,1945年	the entitle years of the St	医脱氢氯甲烷基甲
Conv of B	nard Order must be included.	準分ける とっしゅ	di asing adina in property is ag	يعون أي المراج في المواطن في في المراجع	网络特别特别
The property of the first of the	The Martin Territorian and the same of	Ash the second	of the first walk the for	ીં કે કર્માં પૈકીને ફુલ્લા એ નવી બી	
* * * * * * * * * * * * * * * * * * *	VS. TECONTR'ACTOR is a corporation, includ	ling limited 1	ability and non-profit.co	perations, the full legal na	meroffer a construction of
فاستحاله والمشتر والمالات المتحالات المتحالات	14.437 Let was family always to enthan with this atomate	was of tour a	secified officers. If CON	TRACTOR is a partnershi	nathe a race and the
, , , , , name of the part	mail of set form above together with the arguat mership shall be set forth above together with f partnership. If CONTRACTOR is contracting	he signature	of a partner who has aut	ority to execute this Agree	ement have been
on behalf of the	partinership, if CONTRACTOR is contracting t	n an individ	ial capacity, me midividu	ar suaff ser forly the name	or income
business, ir any,	and shall personally sign the Agreement.		and the second of the second		(a Philipping Section)
Approval require	d hy the following:	,	and the second	Stockery of the same	
· · · · · · · · · · · · · · · · · · ·	20,000	· :	ر د و پاره ال	1 14 4 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
¹ County Counsel			10	The North	
² Risk Manageme	ent			1 1 1	
³ Board of Superv	dsors, approved by board order		, ,		
"Auditor/Control	ler, if changes are made to the standard paymen	n provisions.	•	• • • • • • • •	
•	•				
, , , , , , , , , , , , , , , , , , ,	Over \$100,000 8 of	Q	Project ID		į
Revised PSA Form	Over \$100,000 . 8 OI	o	Trollen my	*	1
1	•				i

COLLECTION AGREEMENT & HIPAA PROVISIONS "PROPRIETARY INFORMATION"

This agreement made and by and between County of Monterey Natividad Medical Center, hereinafter . referred to as "Client" or "Provider", and Credit Consulting Services, Inc. a collection agency governed by state and federal collection laws, including the Federal Fair Debt Collection Practices Act, hereinafter referred to as "Company":

WHEREAS, Client desires Company to undertake the collection of the Client's accounts and other evidences of indebtedness ("accounts"), in the manner and under the terms and conditions hereinafter set forth;

WHEREAS, Client intends to assign accounts for collection to Company pursuant to this Agreement; and,

WHEREAS, the parties contemplate the future course of dealing as Client and Company, All the contemplate the future course of dealing as Client and Company, and desire to set forth and define herein the mutual rights, obligations and liabilities of the parties THE PART AND SHAPE OF THE PART OF hereto in such course of dealing,

THEREFORE, in consideration of the premises and of the mutual agreements of the parties hereto, it is hereby agreed as follows:

- 1. Client warrants that each account assigned for collection is a valid and existing account against the debtor and each account complies with all state and federal laws. Client further warrants and represents that it is fully authorized and empowered to assign to Company all accounts, and all rights relating thereto, which are sent to the Company pursuant to this Agreement, Client also agrees to cease all collection efforts with its customer once the account is assigned to Company.
- 2. Client acknowledges that Company has the authority on all assigned accounts to receive payment in cash, check or money order. Client also acknowledges that Company is given the authority to endorse checks, drafts, money orders and other negotiable instruments, which may be received in payment relating to any assigned account.

- Health Insurance Portability and Accountability Act

 Provisions

 3. Use and Disclosure of Protected Health Information. The parties hereto Agree that in order for the Company to perform its duties under this Agreement, it will be made an analysis of We have the company to use and disclose Protected Health Information ("PHE"), as such as a second of the company to use and disclose Protected Health Information ("PHE"), as such as a second of the company to use and disclose Protected Health Information ("PHE"), as such as a second of the company to use and disclose Protected Health Information ("PHE"), as such as a second of the company to use and disclose Protected Health Information ("PHE"), as such as a second of the company to use and disclose Protected Health Information ("PHE"), as such as a second of the company to use and disclose Protected Health Information ("PHE"), as such as a second of the company to use and disclose Protected Health Information ("PHE"), as a such as a second of the company to use and disclose Protected Health Information ("PHE"), as a such as a second of the company to use term is defined at 45 CFR \$164 501.
 - Permitted and Required Uses and Disclosures of PHI. hereto agree that the Company may use and disclose PHI in order to carry out any Payment and the company may use and disclose PHI in order to carry out any Payment function covered under the definition of "Payment" contained in 45 CFR §164.501. The parties hereto further agree that the Company may use or disclose PHI for any use or disclosure that is required by law.
 - Use and Disclosure of Minimum Necessary Amount of PHI. parties hereto desire to ensure that the Provider discloses to the Company the minimum

necessary amount of PHI necessary for the Company to perform its duties under this Agreement. The parties hereto agree that the following information includes the minimum necessary in order for the Company to perform its duties under this Agreement:

- (A) Name and address of patient and responsible party
- (B) Telephone number of patient and responsible party
 - . (C) Date and birth of patient and responsible party
 - (D) Social Security number of patient and responsible party
 - (E) Driver's License of patient and responsible party
 - (F) Employment Name, address, and telephone number of patient and responsible party
 - (G) Name, address, telephone, and contact for any healthcare provider, health plan, insurance, or other third party concerning the services provided or payment source for the obligation
 - (H) Name, address, and telephone number of nearest living relative or the emergency contact information
 - (I) Payment history pertaining to the account, etc.;
 - (J) Upon the Company's receipt of a written request from patient requesting verification of the account information, the Provider shall provide the Company with an itemization of the services and the date(s) such service(s) were rendered to the patient and which pertain to the account receivable referred to the Company pursuant to this Agreement;
 - (K) Upon the Company's request, identifying information as necessary and such other information relating to the obligation, payments, service, to enforce the right to receive payment from any insurance company or plan, or in any judicial, non-judicial, administrative, or other proceeding or action; or to respond to allegations of the patient, person, or governmental entity that attempts to collect the account was improper.

4 Termination by Provider For Breach. Notwithstanding any other provision for the termination of this Agreement, the Provider may terminate this Agreement if the Provider determines that the Company has breached a material term of this Agreement. (45 CFR & \$164.504(e)(2)(iii)). In the event of a material breach of the Company's duties and responsibilities contained in Sections 6.1 through and including 6.12 of this Agreement than Provider may immediately terminate this Agreement upon written notice to the Company, in the event of a claimed material breach of any other provision of this Agreement by the Company, the Provider shall give the Company written notice of the alleged material breach. The Company shall have ten (10) days from the date of any written notice of breach to cure the alleged breach. In the event the Company cures the alleged breach within the ten (10) day time period, this Agreement shall remain in full force and effect. In the event that the Company fails to cure the alleged breach within the ten (10) day time period, this Agreement shall terminate.

5. Termination by the Company for Breach. In the event of a claimed material breach of any provision of this Agreement by the Provider, the Company shall give the Provider written

notice of the alleged material breach. The Provider shall have ten (10) days from the date of any written notice of breach to cure the alleged breach. In the event the Provider cures the alleged breach within the ten (10) day time period, this Agreement shall remain in full force and effect. In the event that the Provider fails to cure the alleged breach within the ten (10) day time period, this Agreement shall terminate.

6. Duties and Responsibilities Concerning PHI

- 6.1 Restrictions on Use and Disclosure of PHI. The Company shall not use or further disclose any PHI other than as permitted or required by this Agreement, or as required by law;
- 6.2 Safeguarding of PHI. The Company shall use appropriate safeguards to prevent the use or disclosure of PHI other than as provided for in this Agreement;
- 6.3 Reporting of Unauthorized Use or Disclosure of PHI. The Company shall report to the Provider any use or disclosure of PHI not provided for by this Agreement of which the Company becomes aware;
- 6.4 Protection of PHI by Agents and Subcontractors: The Company shall ensure that any agents, including any subcontractors, to whom it provides PHI received from, or created or received by the Company on behalf of the Provider agrees to the same restrictions and conditions that apply to the Company with respect to such PHI;
- 6.5 Access to PHI. The Company shall make available PHI in accordance with 45 CFR §164.524. Within ten (10) days after receipt of a request from the Provider for access to PHI in the possession of the Company, the Company shall make such PHI available to the Provider. Within ten (10) days after receipt of a request from an individual for access to PHI in the possession of the Company, the Company shall forward such request to the Provider;
- the Provider for an amendment to any PHI, the Company shall make the requested PHI available to the Provider for amendment and shall incorporate any such amendments into the PHI in accordance with 45 CFR §154.526. Within ten (10) days after receipt of a request from an individual for an amendment to any PHI, the Company shall forward such request to the Provider.
- Provider that the Provider has received a request from an individual for an accounting of disclosures of PHI regarding the individual during the six (6) years prior to the date on which the accounting was requested, the Company shall make available to the Provider such information as is in the Company's possession and is required for the Brovider to provide an accounting of disclosures of PHI to the individual in accordance with 45 CFR §164.528;
- 6.8 Internal Practices, Books, and Records. The Company shall make its internal practices, books, and records relating to the use and disclosure of PHI received from, or created or received by the Company on behalf of the Provider available to the Secretary of the Department of Health and Human Services for purposes of determining the Provider's compliance with Subpart E of Part 164 of Title 45 of the Code of Federal Regulations; and,
 - 6.9 Duties with Regard to PHI Upon Termination of this Agreement. At termination of this Agreement, if feasible, the Company shall return or destroy all PHI received

from or oreated or received by the Company on behalf of the Provider that the Company still maintains in any form and retain no copies of such PHI. If such return or destruction is not feasible, the Company shall extend the protections of this Agreement to the PHI and limit further uses and disclosures of the PHI to those purposes that make the return or destruction of the PHI not feasible.

- 6.10 Preparation and Delivery of Accountings. It shall be the sole responsibility of the Provider to prepare and deliver any accounting requested pursuant to 45 CFR §164.528;
- Decisions Concerning Access to PHI. In the event that an individual has requested access to PHI directly from the Company, and the Company has forwarded such request to the Provider in accordance with Section 6.5 of this Agreement, it shall be the sole responsibility of the Provider to determine whether to grant or deny such access; and,
- 6.12 Amendment of PHI. In the event that an individual has requested an amendment to PHI directly from the Company, and the Company has forwarded such request to the Provider in accordance with Section 6.6 of this Agreement, it shall be the sole responsibility of the Provider to determine whether to allow or disallow such amendment.
- 6.13 Consents and Authorizations. Prior to disclosing any PHI to the Company, the Provider shall obtain all required consents and authorizations, if any are required by Provider or regulation, pursuant to 45 CFR §164.506 and 45 CFR §164.508 respectively, sufficient to permit the disclosure of PHI from the Provider to the Company, and to permit the Company to perform its duties pursuant to the terms of this Agreement; -----
 - 6.14 No Restrictions. The Provider shall not place any account with the Company if the Provider has agreed to any individual's request to restrict the use or disclosure of PHI connected with such account pursuant to 45 CFR §164.522.

- CONDUCT OF COMPANY

 7. Collection Efforts. Company will use collection efforts that it deems to be reasonable; and consistent with all applicable laws, and the general reputation of the Client and Company. As reasonably requested by Company, including for the purposes of verification of an assigned debt, to respond to inquiries from a debtor on an assigned debt, evaluation of collection options, and prosecution of any liligation or other proceeding for the enforcement of an assigned debt, and prosecution of any integration of data, and documents as reasonably negestary to Company.

 Client shall provide such information, data, and documents as reasonably negestary to Company. Chent shall provide such information; data, and documents at Company may elect to deeth, the If Chent fails to provide such information within 10 days, Company may elect to deeth, the assigned account introllectable
 - 8. Litigations and Enforcement. Company, as the assignee, shall make the decision whether litigation or other enforcement proceedings should be commenced or continued for any account assigned under this agreement. Company will obtain Client's approval prior to commencing any such litigation. Company agrees to advance all necessary legal cost, When Company collects an account, in whole or in part, Company may first deduct any and all legal cost advanced before disbursing any amounts to Client or Company. If Client advances legal cost, Company will first disburse any and all legal cost advanced before making any disbursements to Company.

The standing of the control of the standing of the con-

- 9. Forwarding Assigned Accounts. Client recognizes debtor may reside in a state with restrictive laws and regulations. Company may forward any of Client's claims to another collection agency in order to comply with such laws and regulations or to improve the chance of recovery. Such other collection agency shall have the authority to exercise all ordinary and reasonable collection efforts as permitted by law.
- 10. Credit Reporting. Client agrees each account assigned to Company may be placed with a credit reporting agency by Company for inclusion in the individual credit file and reported as a derogatory item for the times and in the manner allowed under the Federal and applicable.

 State Fair Credit Reporting Acts. Company will report unpaid accounts after 60 days from the original date of assignment. Client reserves the right to have Company direct that an item be deleted from a credit file due to the Client's error. Company may, as it determines appropriate in its sole discretion, issue any such corrections or deletions of information reported to credit reporting agencies.
- Company shall not accept as settlement in full, on any account assigned, any amount less than the full amount as originally assigned by Client without the expressed consent of Client Company may settle or compromise accounts, with all reductions to be made from monies due. Company, without Client consent so long as client receives the amounts due under this Agreement as if the account was paid in full.
- 12. Reassignment of Accounts. Client may require Company to return a specific account or accounts for which there have not been any monies collected within the seven calendar month period, unless there is a payment plan between the debtor and Company, litigation has commenced by Company, or the Company has obtained a judgment on the account. Client may also require Company to return specific accounts, which Client identifies within one month after assignment was assigned in error, and for which Client has not been paid since assignment. If Client is paid within six months of an account cancelled as being assigned due to error, Client shall immediately notify Company of the payment, and within 10 days after receiving such payment, pay Company an amount equal to its share of such monies as if the account had not been cancelled. Company may offset such amount from a disbursement to be made to Client for monies collected on other Client assigned accounts. In the event of a cancellation, Company shall issue instructions to have previously reported information deleted by the Consumer Reporting Agencies, and it shall be Clients responsibility to conduct any such further credit reporting. Company agrees to return any Medicare accounts deemed uncollectable after 120 days per client request firee of charge.
- trust account. Company will remit payments diffectly from the trust account. A report shall be given to the Client not later than the 15th of the month following the close of the previous month, coupled with a remittance check. All monies due the client shall be remitted in full with a remittance statement of each account collected. Client recognizes Company is due a commission on any money collected once the account is assigned for collection regardless of payment source or payment location. Client will pay company its collection fees within thirty days of Company remitting payment and remittance statement to Client.
- 14. Client Direct Payments: Client agrees to promptly report to Company all payments, bankruptcy notices, and any and all communications from the debtor or any third party. Client also agrees to direct all communication from debtors to Company. Client shall notify Company

the following information for each Direct Payment: A) The amount of the payment; B) The name of the debtor; and, C) The debtor's account number.

- 15. Interests Assigned. In addition to the principal amount of the debt assigned, Client assigns all rights, whether contractual or statutory, relating to the assigned account(s), including without limitation, the right to interest, fees, costs, bad check charges, attorneys' fees, and other financial obligations to the Company. Company shall retain all interest owing after the time of assignment, and all pre-assignment interest, which was not listed in the balance due on the account by the Client at the time of assignment. Pursuant to the assignment, Company shall have the right to commence suit as it determines necessary and appropriate in the collection of the assigned account.
- 16. Fees and Interests in Monies Collected. For all accounts assigned, Company is assigned fourteen percent (14%) of all Principal Sums ("Principal Sums" is the dollar amount of the account as assigned by the client during the first 30 days of assignment, including the interest and other costs as then computed by the Client) collected from whatever source or any items returned as a credited item on accounts referred from this date hereon forward, and eighteen percent (18%) after 30 days of assignment. On accounts where legal action is instituted or it becomes necessary to forward the account to an agency outside the geographic area; Company is assigned thirty-five percent (35%) of all Principal Sums. In the event the Company files any action or proceeding against the Client for the recovery of any monies due from the Client to the Company pursuant to this Agreement, Client shall pay Company all costs incurred by the Company in prosecuting such action, including, without limitation, reasonable attorneys' fees. Any accounts where payments or insurance are identified within the first five days of assignment the account will be canceled and returned at no cost.

The Client's duties and obligations under Paragraphs through and including 16, 18 and 19 of this Agreement shall continue subsequent to termination, for any reason, of this Agreement with respect to payments received upon which the Company remains entitled to receive pursuant to this Agreement.

- 17. Term of Agreement. The initial term of this Agreement shall be for a period of two years, with the option to extend this Agreement for an additional two additional one-year periods. Bither party shall have the right to terminate this agreement in writing on a sixty (60) day notice Should either party elect to terminate this agreement, Company will return all accounts except those in active status if payment plan litigation and judgment. At termination of agreement Company shall remit every thirty days all monies due Client on a met basis and retain all monies due Company.
- 18. Client Conduct Littgation. If the debtor, files, a responsive pleading, cross complaint, counter dain of other affirmative claim for damages or other relief based on the conduct of Client, Client shall pay all of Company legal fees and cost incurred relating to the claims or rights asserted in such responsive pleading, cross compliant, counter claim or other affirmative claim for damages. Client will be notified of such affirmative claim to make appropriate arrangements before Company undertakes any defense. Client shall be responsible for entering its appearance and defending such affirmative damage claims based on the conduct of Client asserted by a debtor.
 - 19. Indemnification. Client agrees to indemnify, defend, and hold harmless Company, its officers, management, members, employees, and agents from damages, claims, or liability arising out of or related to Client's conduct or any information provided to Company by Client.

Client acknowledges that Company shall rely upon the information as provided by Client for accounts assigned pursuant to this Agreement in performing its collection activities, including reporting information to Consumer Reporting Agencies, commencing litigation, and enforcing a judgment and Company is not obligated to independently investigate information provided by Company agrees to indemnify, defend, and hold harmless Client, its officers, management, and employees from damages, claims, liabilities arising solely out of Company's collection activities on an account assigned pursuant to this Agreement. The liability of Company to Client, if any, with respect to this Agreement shall in any event be limited to the total compensation for the services provided hereunder for the month in which Client suffered a loss or damage. Any such compensation shall not include any liability for any loss of anticipated profits or consequential or indirect damages, whether foreseeable or unforeseeable, whether or not resulting from the passive or active negligence or other acts of Company or its officers, we are the latter of the company or its officers, we are the company or its officers, and the company or its officers, and the company or its officers, and the company of the company The second of th management, members, employees or agents.

- 20. Limitations. Notwithstanding any other provisions of law, all claims, disputes, corrections or other alleged errors by Company concerning the monies disbursed to Client for amounts collected on assigned accounts must be made, and any judicial or non-judicial proceeding commenced, within four hundred and eighty-five (485) days of the disbursement. having been mailed to Client. Each disbursement to Client shall be deemed a separate and independent potential claims for which the four hundred and eighty-five (485) day period shall with the five (485) day period sha separately apply, and such period shall not be extended by any subsequent disbursements. the first transfer of the control of
 - 21. Choice of Law. This Agreement shall be construed and interpreted in accordance with and governed by the laws of the State of California. The Company and the Provider hereby expressly agree that any action to interpret, construe, or enforce this Agreement shall be brought in the Superior Court in and for Monterey County, in the State of California.
 - If either party resorts to legal action to enforce or interpret any 22. Fees and Costs. provision of this Agreement, the prevailing party shall be entitled to recover the costs and expenses of the action, including without limitation, reasonable attorneys' fees.
- 23. Entire Agreement. This Agreement represents the entire agreement of the parties and supersedes all other oral or written agreements, understandings, statements, or representations between them regarding the subject matter hereof, except for previous agreed compensation on the same state. previously assigned accounts. Each of the parties hereto have relied solely on their own was a judgment and knowledges and been provided the opportunity to seek the advice of their own to where the restriction respective legal counsel in entering into this Agreement. No modification, amendment, or alteration of this Agreement shall be valid unless in writing and signed by each of the parties. hereto.
- 244 Counterpairts. Agreement may be executed by the parties hereto the second duplicate counterparts, each of which shall be deemed an original, when attached together shall with the shall be deemed an original, when attached together shall with the shall be deemed an original. sand a form one document, Signatures on this Agreement may be communicated by facstinile acquired to transmission, and shall be binding upon the parties transmitting the same by facsimile were and transmission. Counterparts with original signatures shall be provided to the other party within fifteen (15) days of the applicable facsimile transmission, provided, however, that the failure to provide the original counterpart shall have no effect on the validity or the binding nature of the Agreement.
 - . 25. Confidentiality. The parties agree to keep all of the terms of this Agreement strictly confidential, including without limitation, the Compensation terms contained in this

11

18

Marie & Fred Co

31.6

Agreement. The parties further agree to maintain the confidentiality of any confidential information and/or trade secrets that they may learn about each other throughout the course of this Agreement; including without limitation, the terms of any contracts that the other party may have with any third parties.

The Experience of Sec.

Date:

[Print name] [Print title]

1. 3 1 July 14 125

and the second of the second second second

State of the state of the state of the state of the state of

Company of the state of the state of the com-

CHANGE MEAN CONTRACTOR

e the first a grown or any army about a more affects for him.

and the second of the second o

And the state of the state of the state of the state of

the control of the same was a state of the state of the same of the same and County of Monterey Natividad Medical Center (1997) 1441 Constitution Blvd.

网络斯林城市 经收益帐户 化

The second of th

The first of the second second second

the transfer extension of the test of the

a, was the Salinas, CA, 93,906 in the professional transfer of the Salinas of the

Telephone: 831-755-4235, Facsimile: 831-754-4760

Binail: carry@comonterey.ca.lls _ 181-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 191-181 - 19

a of the American Contact:

Rodney Meeks, Vice President, Business Development

Credit Consulting Services, Inc.

201 John Street, Suite E, Salinas, CA 93901

grand grand to be a second to the contract of the contract of

Company of the State of the Sta

gille in the congression explicit management that we have a significant

Telephone: 831-424-0606 / 800-679-6888, Facsimile: 831-424-3732

Bridge of Chapter and Restricted and the state of the state of the contract of the contract of the contract of

angas aya mengganga menantangganggangganggangganggan dibahanggan lebelah dibahanggan beranggan beranggan beran

the control of the co

grant die geral bereit im gebeure die angebekrahreite eine der kanner die dank bewere in die gebeure die der d aligneration production of the high ofference of production in the first was a superception of the contract of

the parties of the contract of the parties of the parties of the contract of t edialdra ratio mon a didicamana minetara di hanti aren angodana kasakara medana cara bara di didicak di didentara di didicak di didi BOUGH THE COLUMN TO SERVICE AND THE PROPERTY OF THE PROPERTY WAS A PROPERTY OF THE PROPERTY OF

The Baston Throughtonia was appropriately and the same wife to be the first the contract of the र हैं के से किस के के के के किस के के किस के के किस के किस के किस के के किस के के किस के के किस के किस के किस क AND MARKET OF THE CONTRACT OF THE SAME AND A STATE OF THE PROPERTY OF A STATE OF THE STATE OF THE STATE OF THE STATE OF THE SAME OF THE STATE OF THE

CERTIFICATE OF LIABILITY INSURANCE

DATE(MM/DD/YYYY) 04/23/2013

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)

(0).					
PRODUCER Aon Risk Insurance Services West, Inc.	CONTACT NAME:				
Salinas CA Office	PHONE (A/C. No. Ext): (831) 422-9831 FAX (A/C. No.): (831)	422-4856			
1418 S. Main Street, Suite 104 Salinas CA 93908 USA	E-MAIL ADDRESS:				
	INSURER(S) AFFORDING COVERAGE	NAIC#			
INSURED Credit Consulting Services,Inc P.o. Box 5879 Salinas CA 93912 USA	INSURER A: Liberty Mutual Fire Ins Co	23035			
	INSURER B: Sentinel Insurance Company, Ltd	11000			
	INSURER C: Colony Insurance Company	39993			
	INSURER D: Topa Insurance Co	18031			
	INSURER E:				
00//574050	INSURER F:				

CERTIFICATE NUMBER: 570049703426 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,

	CLUSIONS AND CONDITIONS OF SUCH						Lilling Sil	own are as requested
INSR LTR	TYPE OF INSURANCE	INSR	SUBR WVD		POLICY EFF (MM/DD/YYYY)		LIMITS	
C	GENERAL LIABILITY			GL953785	11/01/2012	11/01/2013	EACH OCCURRENCE	\$1,000,000
	X COMMERCIAL GENERAL LIABILITY			General Liability			DAMAGE TO RENTED PREMISES (Ea occurrence)	\$100,000
	CLAIMS-MADE X OCCUR						MED EXP (Any one person)	Excluded
							PERSONAL & ADV INJURY	Excluded
							GENERAL AGGREGATE	\$2,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:						PRODUCTS - COMP/OP AGG	Excluded
L_	A POLICY JECT LOC							
В	AUTOMOBILE LIABILITY			51UECIO5817 Business Auto Coverage	11/01/2012	11/01/2013	COMBINED SINGLE LIMIT (Ea accident)	\$1,000,000
	X ANY AUTO		İ				BODILY INJURY (Per person)	
	ALL OWNED SCHEDULED AUTOS AUTOS						BODILY INJURY (Per accident)	
	X HIRED AUTOS X NON-OWNED AUTOS						PROPERTY DAMAGE (Per accident)	
D	X UMBRELLA LIAB OCCUR		:	XL6604386	11/01/2012	11/01/2013	EACH OCCURRENCE	\$3,000,000
	EXCESS LIAB X CLAIMS-MADE			Excess Liability			AGGREGATE	\$3,000,000
l	DED RETENTION							
Α	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY			wc2z91457975012	11/01/2012	11/01/2013	X WC STATU- OTH-	
	ANY PROPRIETOR / PARTNER / EXECUTIVE			Workers Compensation			E.L. EACH ACCIDENT	\$1,000,000
İ	OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below		N/A				E.L. DISEASE-EA EMPLOYEE	\$1,000,000
							E.L. DISEASE-POLICY LIMIT	\$1,000,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required)

Re: Contract for collections. County of Monterey, its agents, officers and employees are named as Additional Insured. Endorsement (s) Attached: General Liability Additional Insured Auto Liability Additional Insured

CERTIFICATE	HOLDER
-------------	---------------

CANCELLATION

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

County of Monterey Contracts Purchasing Dept. 168 W. Alisal St., 3rd Flr. Salinas CA 93901 USA Aon Rish Insurance Services West Inc.



THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED - STATE/POLITICAL SUBDIVISION

COUNTY OF MONTEREY, ITS AGENTS, OFFICERS AND EMPLOYEES CONTRACTS PURCHASING DEPARTMENT 168 W. ALISAL ST. 3RD FLOOR SALINAS, CA 93901 COVERAGE IS PRIMARY & NON-CONTRIBUTORY PER THE BUSINESS LIABILITY COVERAGE FORM SS0008

Form IH 12 00 11 85 T SEQ. NO. 002 Printed in U.S.A. Page 001

Process Date: 09/30/10

Expiration Date: 11/01/11

PRODUCER COPY

POLICY NUMBER: 51 UEC IO5817 CHANGE NUMBER: 002A

THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY.

DESIGNATED INSURED

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM GARAGE COVERAGE FORM MOTOR CARRIER COVERAGE FORM TRUCKERS COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by this endorsement.

This endorsement identifies person(s) or organization(s) who are "insureds" under the Who Is An Insured Provision of the Coverage Form. This endorsement does not alter coverage provided in the Coverage Form.

This endorsement changes the policy effective on the inception date of the policy unless another date is indicated below.

Endorsement effective	
Named Insured	Countérsigned by C. C. W.
	(Authorized Representative)

SCHEDULE

Name of Person(s) or Organization(s): COUNTY OF MONTEREY, ITS AGENTS, OFFICERS AND EMPLOYEES 168 W. ALISAL ST., 3RD FLOOR, SALINAS, CA 93901

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to the endorsement.)

Each person or organization shown in the Schedule is an "insured" for Liability Coverage, but only to the extent that person or organization qualifies as an "insured" under the Who is An Insured Provision contained in Section II of the Coverage Form.

	Withholding Exemption	Certificat	е	CALIFORNIA FORM
2	O 1 1 (This form can only be used to certify exempting R&TC Section 18662, This form cannot be use	on from nonresid	ent withholding under Ca	
	this form with your withholding agent. ase type or print)	Withholding agent	's name	· .
Vend	or/Payee's name	Vendor/Payee's ☐ S0S. no.	☐ Social security number ☐ California corp. no. ☐ FEIN	Note: Fallure to furnish your identification number will
	dit Consulting Services, Inc. or/Payee's address (number and street)	9 4 1 5 APT no.		make this certificate void. ndor/Payee's daytime telephone no.
	John St., Ste. E	Ar i ne.		831) 424-0606
City	State	ZiP Code) .	
	inas CA	9390		delivery and the second
with	rtify that for the reasons checked below, the entity or indivi holding requirement on payment(s) made to the entity or in the vendor/payee: Individuals — Certification of Residency: I am a resident of California and I reside at the addresinform the withholding agent. See instructions for For	ndividual. Read ti ss shown above.	he following carefully an If I become a nonreside	d check the box that applies ent at any time, I will promptly
	Corporations: The above-named corporation has a permanent place through the California Secretary of State to do busine nia source income to nonresidents when required. If California or ceases to be qualified to do business in tions for Form 590, General Information E, for the de	e of business in o ess in California. this corporation o California, I will p	California at the address The corporation will with leases to have a perman promptly inform the with	s shown above or is qualified shold on payments of Califor- nent place of business in
	Partnerships: The above-named partnership has a permanent place with the California Secretary of State, and is subject and will withhold on foreign and domestic nonresiden above, I will promptly inform the withholding agent. Need the control of t	to the laws of Cal t partners when t	ifornia. The partnership required. If the partnersh	will file a California tax return ip ceases to do any of the
	Limited Liability Companies (LLC): The above-named LLC has a permanent place of bu the California Secretary of State, and is subject to the withhold on foreign and domestic nonresident members promptly inform the withholding agent.	e laws of Californ	ila. The LLC will file a Ca	alifornia tax return and will
	Tax-Exempt Entities: The above-named entity is exempt from tax under Ca of California source income to nonresidents when re the withholding agent.			
	Insurance Companies, IRAs, or Qualified Pension/Pro The above-named entity is an insurance company, If			fit-sharing plan.
₽	California Irrevocable Trusts: At least one trustee of the above-named irrevocable return and will withhold on foreign and domestic non dent at any time, I will promptly inform the withholding	resident benefici		
	Estates — Certification of Residency of Deceased Pe I am the executor of the above-named person's estate estate will file a California fiduciary tax return and winequired.	te. The decedent		

Under penalties of perjury, I hereby certify that the information provided herein is, to the best of my knowledge, true and correct. If conditions change, I will promptly inform the withholding agent.

Vendor/Payee's name and title (type or print) Rodney Meeks, Vice President

Vendor/Payee's signature

Date

3/15/2011

For Privacy Act Notice, get form FTB 1131 (individuals only).

59002103

Form 590 c2 (REV. 2002)

COUNTY OF MONTEREY - VENDOR DATA RECORD (Rev. 3-2012)

Required when doing business with the County of Monterey - No IRS W-9 form needed (Foreign vendors should submit IRS W-8)

4	COUNTY OF MONTEREY	PURPOSE: Information contained in this fo	•					
1	Contracts/Purchasing	County of Monterey to prepare information returns (Form 1099)						
	168 W. Alisal Street 3 rd Floor	and for withholding on payments to nonresident vendors. Prompt return of this fully completed form will prevent delays when						
RETURN	Salinas, CA 93901	processing payments.						
то:	Email : mcvss@co.monterey.ca.us Phone: (831) 755-4990							
	Fax: (831) 755-4969	·	See Privacy Statement and California Non-Resident Withholding					
	VENDOR'S LEGAL NAME (as shown on your income tax return)	Information on next page. SELECT NAME TO BE MADE PAYABLE TO						
2	Credit Consulting Services, Inc	Legal Name Alias/DBA	Both					
	BUSINESS NAME / DBA (if different from line 1)	PHONE NUMBER FAX NUMBER	PHONE NUMBER FAX NUMBER					
NAME		(831) 424-0606 (831) 424-3732						
AND	MAILING ADDRESS	E-MAIL ADDRESS						
ADDRESS	P.O. Box 5879	rodney@e-ccsinc.com						
	ADDITIONAL MAILING ADDRESS	REMIT-TO ADDRESS	THE THE PART OF BASELA AND THE AND THE AND THE PART OF					
·		P.O. Box 5879						
	CITY, STATE, ZIP CODE	REMIT-TO CITY, STATE, ZIP CODE						
	Salinas, CA 93915-5879	Salinas, CA 93915-58	79					
r - 1	PEDEDAL FAADI OVER IDENTIFICATION NUMBER (FINI).	94-158696	5 For Tax ID entry					
3	FEDERAL EMPLOYER IDENTIFICATION NUMBER (EIN):	94 130096	instructions,					
	C CORPORATION	TRUST/ESTATE	please see next					
TAX ID	S CORPORATION	LIMITED LIABILITY COMPANY (LLC)						
AND	PARTNERSHIP	C Corporation	NOTE: Payment will not be processed					
BUSINESS	EXEMPT PAYEE (e.g., government, non-profit)	S Corporation Partnership						
TYPE	☐ OTHER: ▶		without an accompanying					
	SOCIAL SECURITY NUMBER (SSN):		taxpayer I.D. number.					
	INDIVIDUAL OR SOLE PROPRIETOR							
	PLEASE CHECK ALL BOXES THAT ARE APPLICABLE TO THE C	ATEGORY OF PAYMENT:						
4								
	SUPPLIES/EQUIPMENT ATTORNEY SERVICES INTEREST SERVICES (MEDICAL) LEGAL SETTLEMENT GRANTS							
PAYMENT TYPE	SERVICES (MEDICAL) CEGAL SETTLEMENT CIGARNIS SERVICES (NON-MEDICAL) RENT/LEASE OTHER:							
&	Are you a former employee of the County of Monterey?	Yes V No						
ACTIVITY	Are you a Certified Green Business? Yes No (See Information regarding green certification on next)							
	CALIFORNIA STATE WITHHOLDING STATUS (CA withholdin		incation on hear bage)					
5			Form 590 required if					
	California Resident	1	your address above in section 2 is a non-CA address					
VENDOR	California Form 590 (Withholding Exemption Certifi	icate) attached						
RESIDENCY STATUS		au	uress					
	California Non-Resident		NON-RESIDENTS:					
FOR CA TAX PURPOSES	Waiver of State withholding from California Franchi	7%	7% will be withheld from payment unless one of the					
	California Form 590 (Withholding Exemption Certifi	· pa						
	All services for payments issued are performed OU	1.	ver four boxes on left is ecked.					
**************************************	No Services are being rendered, only goods are being provided for payment I hereby certify under penalty of perjury that the information provided on this document is true and correct. Should my residency							
6	status change, I will promptly notify the County of Monter		ב. בחסעום my residency					
		Title						
CERTIFYING	Rodney Meeks \	<i>V</i> ice President						
SIGNATURE		Date Phone Number	· · · · · · · · · · · · · · · · · · ·					
	1	04/17/2013 (831)	31) 424-0606					
	The state of the s							