



# First Amendment to Master Agreement

Effective as of the date signed by the last party below (the "Effective Date"), this first amendment ("Amendment") modifies the Master Agreement dated July 15, 2015 executed by and between CareFusion Solutions, LLC (together with its affiliates, "CareFusion") and County of Monterey, DBA Natividad Medical Center ("Customer"), each a "Party" and, collectively, the "Parties"

The Parties agree as follows:

**1. Additional Schedules.** The Schedules listed below are added to the Master Agreement, and shall apply as appropriate to the Products and/or Services identified in Customer Orders entered into pursuant to the Master Agreement

Product Line (if applicable)	Schedules
Pyxis™	BD Cato Medication Workflow Solutions

**2. Miscellaneous.** This Amendment, and each Schedule listed in the table above, set forth the entire agreement and understanding of the Parties with respect to the subject matter of this Amendment, and supersedes all prior and/or contemporaneous discussions, agreements and understandings of every kind and nature between the Parties regarding the subject matter of this Amendment Unless expressly modified by this Amendment, the terms and conditions of the Master Agreement shall remain the same In the event of any conflict between this Amendment and the Master Agreement, this Amendment shall control

Each person signing below represents that he/she intends, and has the authority, to bind his/her respective Party to this Amendment to the Master Agreement.

**COUNTY OF MONTEREY  
DBA NATIVIDAD MEDICAL CENTER  
#1525201**

**CAREFUSION SOLUTIONS, LLC**

**Notice Address:**

Address. 1441 Constitution Blvd.  
City, State Zip Salinas, CA 93906

**Notice Address:**

3750 Torrey View Court  
San Diego, CA 92130

State of Incorporation. California

State of Incorporation Delaware

By \_\_\_\_\_

By. 

Print \_\_\_\_\_

Print Soraya Mateos

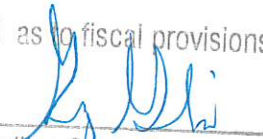
Title \_\_\_\_\_

Title Contract Consultant

Date \_\_\_\_\_

Date MMS Capital Contracting  
10/17/2019

*Reviewed  
approved  
to form  
Stacy  
Dep Co Counsel  
10/25/19*

Reviewed as to fiscal provisions  
  
Auditor-Controller  
County of Monterey 10/25/19



# Schedule Dispensing Products BD Cato™ Medication Workflow Solutions

In accordance with **Section 1.2** of the General Terms and Conditions of this Master Agreement, this Schedule will apply to any Customer Order for Equipment, Software and Services that together are identified as the BD Cato™ Medication Workflow Solution. This Schedule will not apply to any other Product or Service.

Capitalized terms not defined in this Schedule have the meanings given them in the General Terms and Conditions of this Master Agreement.

## 1. Equipment

- 1.1. **Delivery; Risk of Loss.** CareFusion shall deliver the Equipment to Customer DAP (Incoterms 2010) Customer's site. Risk of loss or damage to the Equipment will pass to Customer upon delivery, title to the Equipment will pass to Customer as provided in **Sections 4.2(b)** and **5.2** hereof.
- 1.2. **Possession and Use.** Customer shall have the exclusive right to possess and use the Equipment during the Term only at the delivery address set forth in the Customer Order. Customer shall use the Equipment in compliance with all applicable federal, state, and local laws and regulations and in accordance with applicable manufacturer guidelines and specifications.

## 2. Software

- 2.1. **Grant of License.** CareFusion hereby grants to Customer a license to use the Software as set forth in **Section 3.2** of this Master Agreement, provided, however, that the term of the license will be the Term (defined herein).

## 3. Services

### 3.1. **Implementation**

- a) **CareFusion Services.** CareFusion shall provide Services to Customer for the installation and implementation of the Products in accordance with (i) a plan that CareFusion and Customer shall jointly develop based on the timeline specified in the Customer Order (the "Implementation Timeline") and the processes and requirements customarily used by CareFusion in implementations of comparable scope and complexity (the "Implementation Plan"), and (ii) any other requirements specified in the Customer Order (the "Implementation Services").
- b) **Customer Obligations.** Customer shall: (i) perform the activities and deploy the resources specified in the Implementation Plan (including personnel in the numbers, for the time periods, and with the capabilities, experience, and authority necessary to carry out Customer's responsibilities under the Implementation Plan), (ii) provide all hardware and software (including, without limitation, interfaces and operating system software) required for the installation, implementation and operation of the Products, as specified in the User Guide, the Implementation Plan, and the Customer Order, (iii) provide the necessary physical and technical environment for the Products as set forth in the User Guide, and (iv) cause its personnel to complete the training provided by CareFusion pursuant to the Implementation Plan.

- 3.2 **Support.** CareFusion shall provide Customer with Services described in this **Section 3.2** for support and maintenance of Software and Equipment ("Support Services"), as specified in the Customer Order and subject to Customer's payment of the applicable Support Services Fees (defined herein). CareFusion may modify, but may not materially diminish, Support Services from time to time to conform to the services that CareFusion generally provides to other customers for the Products.

- a) **Technical Support.** CareFusion shall provide remote support 24 hours a day, 365 days a year through CareFusion's Technical Support Center ("TSC") and shall use commercially reasonable efforts to provide bug fixes, patches and error corrections for the Software as necessary to keep the Products performing substantially in accordance with the applicable User Guide. CareFusion shall use commercially reasonable efforts to provide such Services in accordance with the following response times:



## Schedule Dispensing Products

### BD Cato™ Medication Workflow Solutions

Priority	Initial Call Back (hours)	Update Interval (hours)
<b>Urgent</b> – Core features or functions are unavailable to a majority of users, impairing delivery of patient care or critically disrupting business operations	1	2-4
<b>High</b> – Core features or functions are unavailable to many users, or non-core features or functions are unavailable to a majority of users, significantly disrupting business operations	4	4-8
<b>Medium</b> – Non-core features or functions are unavailable to many users, disrupting business operations	24	48
<b>Low</b> – Non-core features or functions are unavailable to a small number of users, routine requests for assistance with features or functions	48	72

- b) **Software Maintenance.** CareFusion shall provide Customer with all generally released (i) bug fixes, patches and error corrections, (ii) modifications to the Software that make minor improvements to existing features or functions (“Updates”), and (iii) modifications to the Software that make major improvements to existing features or functions or add new features or functions (“Upgrades”) The Parties shall reasonably cooperate in the scheduling, installation and testing of Updates and Upgrades
- c) **Equipment Services** Customer shall promptly notify the TSC if any Equipment ceases to operate in conformance with the applicable User Guide CareFusion shall seek to confirm the non-conformity and, if confirmed, shall deliver replacement Equipment or commence onsite repair of the non-conforming Equipment within 72 hours of confirmation. Customer shall immediately cease use of Equipment confirmed to be non-conforming and shall dispose of it in accordance with applicable laws, regulations and Customer Policies, including such laws, regulations and policies pertaining to chemotherapeutic agents and contaminated materials Customer may exercise any and all of CareFusion’s rights under product warranties given by any third party suppliers of the Equipment CareFusion shall make all such warranties available to Customer at <https://cp.carefusion.com> or by other reasonable means.
- d) **Customer Responsibilities**
- (i) Customer shall maintain the Equipment in good working order and repair and in as good condition as existed at the date Customer accepted the Equipment, ordinary wear, tear, casualty unrelated to the fault of the Customer and obsolescence excepted Customer shall maintain the Equipment in compliance with all applicable federal, state, and local laws and regulations and in accordance with applicable manufacturer guidelines and specifications Without limiting the generality of the foregoing, Customer shall periodically calibrate the scales included as part of the Equipment Customer shall permit only competent and duly qualified personnel to operate the Equipment Customer shall keep the Equipment at the delivery address set forth in the Customer Order and shall not move it without CareFusion’s prior written consent
  - (ii) To enable CareFusion’s remote administration of bug fixes, patches, error corrections, Updates and Upgrades, Customer shall permit CareFusion to install the requisite infrastructure at Customer’s site and shall provide CareFusion with secure remote access to its internal network in accordance with the applicable User Guides CareFusion may administer bug fixes, patches, error corrections, Updates or Upgrades onsite from time to time if such access is interrupted, on Customer’s reasonable request and on a time and materials basis at CareFusion’s then-current rates and prices
  - (iii) Customer shall give CareFusion reasonable written notice of any update or upgrade to Customer’s information system If the functionality of any Software interface may be impaired as a result of such update or upgrade, CareFusion shall, on Customer’s request, use reasonable commercial efforts to modify the interface to restore functionality, on a time and materials basis at CareFusion’s then-current rates and prices
  - (iv) Upon any Update or Upgrade or any repair or replacement of Equipment, Customer shall promptly, and in any event prior to use in its production environment, validate the affected Products in accordance with CareFusion’s validation protocol, test the connections between the affected Products and Customer’s information system, and notify CareFusion in writing of any performance issues



# Schedule Dispensing Products BD Cato™ Medication Workflow Solutions

- e) **Exclusions** CareFusion is not obligated to provide Support Services (i) with respect to issues resulting from abuse, misuse or vandalism of Products, unauthorized repair, modification, alteration, or adjustment of Products, malfunction or failure of equipment not supplied by CareFusion, malware not introduced by CareFusion, or Customer's failure to fulfill the obligations set forth in **Section 3.2(d)**, or (ii) for Products that are, are operating on, or are interoperating with a version of Software other than the then-current version or the first or second immediately preceding version. Notwithstanding the foregoing, CareFusion may from time to time, at Customer's request, provide Services for such issues and such Products on a time and materials basis at CareFusion's then-current rates and prices

## 4. Fees

**4.1. Subscription Fees** On or before the "term begin date" specified in the Customer Order (or, if no such date is stated, the first day of the calendar month immediately following the date the Equipment is Accepted) and on or before the first day of each calendar month thereafter during the Term, Customer shall pay the monthly fees stated in the Customer Order for the possession and use of the Equipment (the "Equipment Fee"), the license to use the Software granted in **Section 2** (the "Software License Fee"), the Implementation Services (the "Implementation Services Fee"), and the Support Services (the "Support Services Fee," and together with the Equipment Fee, the Software License Fee, and the Implementation Services Fee, the "Subscription Fee")

## 4.2. Fee Adjustments

- a) **Extended Term** On commencement of the Extended Term (defined herein), if any, Customer's obligation to pay the Implementation Services Fee will terminate, and the amount of the Subscription Fee will be the sum of the applicable, then-current list prices of the Equipment Fee, Software License Fee, and Support Services Fee, less any discounts to which Customer may then be entitled, provided, however, that CareFusion may increase the Equipment Fee, the Software License Fee, or the Support Services Fee, or any of them, at any time during the Extended Term on not less than 30 days' written notice
- b) **FMO Option** If Customer elects to return the Equipment pursuant to the FMO Option, effective as of the first day of the month immediately following the date of Customer's notice of such election, Customer's obligation to pay the Equipment Fee and the Software License Fee for any Software that operates only with the Equipment will terminate, title to the Equipment will automatically transfer to Customer, and Customer shall promptly dispose of the Equipment in accordance with all applicable laws, regulations and Customer Policies, including such laws, regulations and policies pertaining to chemotherapeutic agents and contaminated materials

## 5. Term and Termination

**5.1. Term** The "Term" of a Customer Order will be the period of time stated therein, beginning on the "term begin date" specified therein (or, if no such date is stated, the first day of the calendar month immediately following the date the Equipment is Accepted) The Term will continue after the end of the initial Term for successive one-month periods (the "Extended Term"), subject to termination by either Party, at any time and for any reason, on not less than 60 days' written notice

**5.2. Post-Termination** Upon expiration or termination of the Term (a) the license to use the Software granted in **Section 2** will terminate, and Customer shall promptly remove the Software from all Customer information systems and return (or, at CareFusion's election, destroy) all copies of the Software and User Guides to CareFusion, (b) Customer shall immediately discontinue use of the Equipment, title to the Equipment will automatically transfer to Customer, and Customer shall promptly dispose of the Equipment in accordance with all applicable laws, regulations and Customer Policies, including such laws, regulations and policies pertaining to chemotherapeutic agents and contaminated materials, and (c) Customer shall promptly pay any and all unpaid Implementation Services Fees, Equipment Fees, Software License Fees, and Support Services Fees, including any and all such fees owing for the remainder of the original Term



**Schedule  
Dispensing Products  
BD Cato™ Medication Workflow Solutions**

**6. Disclaimer of Warranties and Liabilities**

- 6.1. EXCEPT FOR THE LIMITED WARRANTY SET FORTH IN **SECTION 2.2** OF THE GENERAL TERMS AND CONDITIONS OF THIS MASTER AGREEMENT, THE PRODUCTS ARE PROVIDED “AS IS” CAREFUSION DOES NOT WARRANT THAT THE PRODUCTS WILL OPERATE ERROR-FREE OR WITHOUT INTERRUPTION, WILL OPERATE IN ALL COMBINATIONS SELECTED BY CUSTOMER, OR WILL MEET THE REQUIREMENTS OF CUSTOMER WITHOUT LIMITING THE FOREGOING, CAREFUSION MAKES NO WARRANTY WITH RESPECT TO ANY SOFTWARE OR HARDWARE PROVIDED BY CUSTOMER OR ANY THIRD PARTY, WHETHER OR NOT SPECIFICALLY RECOMMENDED BY CAREFUSION OR INTEROPERATING WITH THE PRODUCTS
- 6.2. NEITHER THE RECEIPT, PROCESSING, STORAGE, TRANSMISSION, NOR DISPLAY OF INFORMATION BY THE PRODUCTS CONSTITUTES THE PRACTICE OF MEDICINE BY CAREFUSION THE PRODUCTS AS PROVIDED BY CAREFUSION COMPRISE A TOOL TO BE USED BY CUSTOMER’S CLINICAL STAFF IN THE PERFORMANCE OF THEIR PROFESSIONAL RESPONSIBILITIES, THE PRODUCTS DO NOT REPLACE THEIR PROFESSIONAL SKILL OR JUDGMENT. CUSTOMER IS SOLELY RESPONSIBLE FOR THE CARE OF ITS PATIENTS THE USE OF THE PRODUCTS FOR ANY PURPOSE RELATED TO SUCH CARE OR OTHERWISE IS NOT IN ANY WAY CONTROLLED BY CAREFUSION CUSTOMER IS RESPONSIBLE FOR VERIFYING THE ACCURACY, COMPLETENESS, AND PERTINENCE OF ANY PHARMACOLOGICAL, MEDICAL, PATIENT, LEGAL OR OTHER INFORMATION ENTERED IN, RECEIVED BY, PROCESSED BY, STORED IN, TRANSMITTED BY, PRODUCED BY, DISPLAYED BY, OR USED IN CONNECTION WITH THE PRODUCTS CUSTOMER ASSUMES ALL RISKS AND LIABILITIES ASSOCIATED WITH THE USE OF SUCH INFORMATION, WHETHER SUCH INFORMATION IS USED ALONE OR IN COMBINATION WITH OTHER INFORMATION
- 6.3. NOTWITHSTANDING **SECTION 4.1** OF THE GENERAL TERMS AND CONDITIONS OF THIS MASTER AGREEMENT, CAREFUSION SHALL HAVE NO OBLIGATION TO DEFEND OR INDEMNIFY CUSTOMER WITH RESPECT TO ANY SUIT, CLAIM OR DEMAND FOR INJURIES OR DAMAGES OF ANY KIND SUSTAINED BY CUSTOMER, ANY EMPLOYEE OF CUSTOMER, ANY MEMBER OF CUSTOMER’S CLINICAL STAFF, ANY PATIENT, OR ANY OTHER PERSON ARISING FROM OR RELATED TO (A) PATIENT CARE OR THE EXERCISE OF PROFESSIONAL JUDGMENT AND SKILL, (B) THE ACCURACY, COMPLETENESS, OR PERTINENCE OF ANY PHARMACOLOGICAL, MEDICAL, PATIENT, LEGAL OR OTHER INFORMATION ENTERED IN, RECEIVED BY, PROCESSED BY, STORED IN, TRANSMITTED BY, PRODUCED BY, DISPLAYED BY, OR USED IN CONNECTION WITH THE PRODUCTS, OR (C) CUSTOMER’S MAINTENANCE OF EQUIPMENT UNDER **SECTION 3.2(d)(i)** OR CUSTOMER’S DISPOSAL OF EQUIPMENT UNDER **SECTIONS 4.2(b)** OR **5.2**.



Customer Order

Customer Order Date 06/08/2019
Customer Order 1000141289

Customer Information

Sold To:

Legal Name NATIVIDAD MEDICAL CENTER
DBA NATIVIDAD MEDICAL CENTER
Street Address 1441 CONSTITUTION BLVD
City,St ,Zip SALINAS, CA 93906-3100
Customer No 1525201

Ship To:

NATIVIDAD MEDICAL CENTER
1441 CONSTITUTION BLVD
SALINAS, CA 93906-3100
1525201

Bill To

Same as (Circle) Sold To Ship To

1 Customer Orders. Effective as of the date of both signatures below ("Effective Date"), this Customer Order is entered by and between CareFusion and Customer as separate and distinct agreements (combined for administrative convenience) for (i) Rental Equipment and/or Software listed in the Product Schedule attached hereto and incorporated by this reference (each, a "Pyxis Product" and, collectively, the "Pyxis Products"), and (ii) Services applicable to the Pyxis Products (collectively, the "Customer Orders") The Customer Orders will be governed by the latest Master Agreement and Schedule(s) in effect between the Parties and applicable to the Pyxis Products and Services ("Master Agreement") Any reference to a "Rental Term(s)" or "Rental Fee(s)" in relation to Software will alternately refer to "Subscription Term(s)" or "Subscription Fee(s)", respectively Notwithstanding the foregoing, if applicable to the Pyxis Products hereunder, any reference to (a) "Master Agreement" will alternately refer to the Master Rental Terms and Conditions or Master Support Terms and Conditions and (ii) "Customer Order" will alternately refer to "Rental Agreement" or "Support Agreement"

2 Configurations. Pricing set forth on the product schedules attached to these Customer Orders is based on the specific configuration, including type and quantities of drawers in the Products, as applicable Any changes to the products or configurations may result in a change in pricing, subject to the applicable Group Purchasing Organization Agreement or other related pricing agreements between the Parties Customer's execution of the Equipment Confirmation form shall be confirmation of the Customer's intended final configuration of the Products as Accepted

3 Footprint Modification Option The Parties understand and agree that the Pyxis Products hereunder will be subject to the following option (hereafter, "FMO Option") (a) Definitions As used herein, (i) "FMO Products" will mean a subset of the Pyxis Products valued at up to twenty percent (20%) of the Modification Amount for each Contract Year, (ii) "Modification Amount" will mean the total annual Monthly Rental and/or Monthly Subscription Fees for the Pyxis Products hereunder, and (iii) "Contract Year" will mean the twelve (12) month period beginning on the Effective Date (or the anniversary of the Effective Date) of the Master Agreement ("Master Agreement Anniversary Date") and ending twelve (12) months thereafter and each subsequent twelve-(12) month period of the Rental and/or Subscription Terms hereunder (b) Terms and Conditions Provided that Customer is not then in breach of any agreement with CareFusion, Customer may terminate the Rental Term or Subscription Term for the FMO Products any time during a Contract Year Termination shall be subject to Customer's execution of CareFusion's standard form amendment to the Customer Orders and Customer's compliance with the terms thereof, including, without limitation, return of the FMO Products at Customer's expense Termination of the Rental or Subscription Term for the FMO Products shall be effective the first day of the month following the date CareFusion receives possession of the FMO Products On the effective date of termination, the Rental, Subscription or Support Terms and Customer's obligation to pay Monthly Rental, Subscription or Support Fees for the FMO Products will terminate

For the sake of clarity, the foregoing option shall not (i) apply any Pyxis Products other than the FMO Products, (ii) apply to any "sold-to" or "ship-to" entity not designated above, (iii) apply to any Third Party Product or Third Party Software listed in the Customer Orders, or (iv) carry over to a subsequent Contract Year

Will a Purchase Order be required for payment of the financial obligation proposed under this Customer Order?(Please Circle)

Yes No Rental PO#
Support PO#

Copies of this Customer Order will be sent to Ship To signer listed above. When complete, additional copies will be sent to the following address:

Name
Street Address
City,St ,Zip

Each person signing this document represents that he/she intends to and has the authority to bind his/her respective Party to the Rental Customer Order and the separate Support Customer Order

NATIVIDAD MEDICAL CENTER

CAREFUSION SOLUTIONS, LLC

ATTN: CONTRACTS, 3750 TORREY VIEW CT, SAN DIEGO, CA 92130
888 876 4287

Sign

Sign

Print

Print

Soraya Mateos

Title

Date

Title

Contract Consultant

Date

10/23/19

AMS Capital Contracting

This Customer Order is not valid until executed by both Customer and CareFusion Solutions, LLC

SALES ASSOCIATE Janet Regan
Email janet.regan@bd.com



**Customer Order**  
**Pyxis Product Schedule**  
**Customer Order : 1000141289**

Sold To NATIVIDAD MEDICAL CENTER #1525201  
 Ship To NATIVIDAD MEDICAL CENTER #1525201

Product Discounts  
 Non-Std Disc % 15 %  
 Support Level Basic / Standard 24h  
 Rental and Support Term 60 months

GPO VIZIENT CE2453

*The fees stated in this Customer Order are offered by CareFusion for acceptance by the Customer for a period expiring on: 12/31/2019*

New Products							Rental Terms			Support Terms		
Proposed Location	Product ID	Rx/Prs	Product Name	P Drws	Tr Type	QTY	Monthly Rental Fee			Monthly Support Fee		
							List	Net	Extended	List	Net	Extended
	518046		BD CATO SW SUBSCRIPTION (1-4)		SWN	2	\$ 1,319 00	\$ 1,319 00	\$ 2,638 00	\$ 0 00	\$ 0 00	\$ 0 00
	136605-01		INTERFACE, CATO, ADT, ORDERS		SWN	1	\$ 0 01	\$ 0 00	\$ 0 00	\$ 0 00	\$ 0 00	\$ 0 00
	136938-01		CATO,STD,NEW,ADT		SWN	1	\$ 0 01	\$ 0 00	\$ 0 00	\$ 0 00	\$ 0 00	\$ 0 00
	136941-01		CATO,STD,NEW,DISPENSE		SWN	1	\$ 0 01	\$ 0 00	\$ 0 00	\$ 0 00	\$ 0 00	\$ 0 00
	135343-01		CCE Site (Covered under Enterprise Lic )		SWE	1	\$ 0 01	\$ 0 00	\$ 0 00	\$ 0 00	\$ 0 00	\$ 0 00
	137336-02		IV Prep Gravimetric Pack		NEW	3	\$ 180 00	\$ 154 00	\$ 462 00	\$ 75 00	\$ 75 00	\$ 225 00
	518050		BD CATO IMP FEE TECHNICAL INSTALLATION		NEW	1	\$ 626 00	\$ 626 00	\$ 626 00	\$ 0 00	\$ 0 00	\$ 0 00
	518051		BD CATO IMP FEE - STANDARD SINGLE SITE		NEW	1	\$ 470 00	\$ 470 00	\$ 470 00	\$ 0 00	\$ 0 00	\$ 0 00
	518055		CAREPAC 2kg/200g, MT, PRECISION SCALE		NEW	1	\$ 23 00	\$ 23 00	\$ 23 00	\$ 0 00	\$ 0 00	\$ 0 00
	137876-01		Viewer IV Prep Subscription		SWN	1	\$ 0 01	\$ 0 00	\$ 0 00	\$ 0 00	\$ 0 00	\$ 0 00
	137928-01		Mettler Toledo Install & 5Yr Support		NEW	3	\$ 0 01	\$ 0 00	\$ 0 00	\$ 0 00	\$ 0 00	\$ 0 00
Totals									\$ 4,219 00			\$ 225 00

Total Monthly Rental & Support Fee \$4,444 00

*All fees mentioned are in USD*

Customer Initials \_\_\_\_\_



# Implementation Timeline

Solution / Product(s): IV Prep  
 Customer Name: Natividad Medical Center  
 Customer Order Number: 1000141289  
 Timeline Create Date: 9/20/2019  
 Timeline Expiration Date: 12/31/2019

This Implementation Timeline applies to Products/Solutions identified in the applicable Customer Order (or, if applicable, Product Agreement, Rental Agreement or Purchase Agreement) Capitalized terms not defined in this Implementation Timeline shall have the same meanings as in the Customer Order and Master Agreement (or, if applicable, Master Terms and Conditions) CareFusion and Customer shall use commercially reasonable efforts to complete the services for each Implementation Phase described below on or before the applicable Completion Date Prior to the commencement of the first Implementation Phase, the timeline can be adjusted without penalty based upon mutually agreed upon dates

Implementation Phase - Key Milestone	Milestone Description	Completion Date
Plan - Kick Off Project	CareFusion and Customer confirm project scope, governance methodology, project plan, resource plan, introduce design and training approach (super user and end user)	4/30/2020
Plan - Install Servers	CareFusion and Customer deploy the contracted servers based on the agreed upon specifications for production and test environments Customer procures third-party hardware equipment (if necessary)	4/24/2020
Plan & Validate - Solution Design & Planning	CareFusion and Customer obtain greater than 80% system application design decisions through workshops, education discussions, workflow and policy and procedure assessment CareFusion and Customer confirm that training and equipment deployment plans are created	6/30/2020
Validate - Solution Validation	Customer completes system build, application, interface and workflow validation	7/17/2020
Validate - Migrate to Production System	CareFusion and Customer completes production server and interface activation	8/5/2020
Execute - Super User & End User Training	All CareFusion provided super user training completed All Customer provided end user training completed	8/21/2020
Execute - Confirm Infrastructure Ready	Customer completes all related construction or site preparation in order to accommodate product equipment This includes physical (walls, shelving, etc ), electrical, and communications (network connections) infrastructure	N/A
Execute - Equipment Deployment Start	Start of Products/Solutions go live and equipment confirmation	8/24/2020
Execute - Equipment Deployment End	Completion of Products/Solutions go live and equipment confirmation	8/27/2020
	Term Begin Date	9/1/2020

Implementation Timeline Assumptions	Description
Scope Assumptions	Customer agrees to provide qualified resources, a complete IT infrastructure, and a staging area that supports the requirements to implement the Products/Solutions as defined by the Completion Dates
Additional Assumptions	None

Implementation Timeline is valid if signed by both Parties by the Timeline Expiration Date Each person signing this Implementation Timeline represents that he/she intends to and has the authority to bind his/her respective Party to this Implementation Timeline

Implementation will not commence nor products ship before this Implementation Timeline is processed with an executed Customer Order.

Natividad Medical Center	CareFusion Solutions, LLC
Sign	Sign
Print	Print Soraya Mateos
Title	Title Contract Consultant
Date	Date 10/24/19

Created by Jennifer Reitz

MMS Capital Contracting

Created on 9/20/2019 1:36 PM