

**Renewal and Amendment No. 5 to  
Software and Services License Agreement (Contract No.  
974) between County of Monterey on behalf of Natividad  
Medical Center and InterOperability Bidco, Inc. d.b.a.  
Rhapsody (formerly d.b.a Lyniate)**

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This Renewal and Amendment No. 5 is retroactive to March 5, 2026 (the "Amendment Effective Date"). It supplements or modifies the Software and Services License Agreement entered into by and between County of Monterey on behalf of Natividad Medical Center ("Customer") and InterOperability Bidco, Inc. d.b.a. Rhapsody ("Company") with an effective date of March 5, 2016 and as amended from time to time (the "Agreement"). Capitalized terms used in this Renewal and Amendment and not otherwise defined will have the meanings set forth in the Agreement.

**RECITALS**

**WHEREAS**, the Agreement was executed with an initial term from March 5, 2016 through March 4, 2017; and

**WHEREAS**, under the Agreement, Customer purchased a specified number of software licenses, authorizing Customer to use certain Corepoint Health software products and obtained maintenance support services and training services, for a total Agreement amount not to exceed \$83,400; and

**WHEREAS**, the Agreement expired on March 4, 2017; and

**WHEREAS**, the parties renewed and amended the Agreement via Renewal and Amendment No. 1 to extend the term for an additional three (3) year period through March 4, 2020, to allow for the continued use of the previously purchased licenses to specified Corepoint Health software products, and to purchase additional software licenses to certain Corepoint Health software products and obtain associated maintenance support services in the amount of \$142,200, for a revised total Agreement amount not to exceed \$225,600; and

**WHEREAS**, the parties entered into an updated Business Associate Agreement; and

**WHEREAS**, the Agreement expired on March 4, 2020; and

**WHEREAS**, the parties renewed and amended the Agreement via Renewal and Amendment No. 2 to extend the term for an additional three (3) year period through March 4, 2023, to allow for the continued use of the previously purchased licenses to specified Corepoint Health software products, and to purchase additional software licenses to certain Corepoint Health software products and obtain associated maintenance support services in the amount of \$176,805, for a revised total Agreement amount not to exceed \$402,405; and

**WHEREAS**, Corepoint Health, LLC. rebranded as Corepoint Health, LLC. d/b/a Lyniate on March 5, 2020; and

**WHEREAS**, the Agreement expired on March 4, 2023; and

**WHEREAS**, the parties renewed and amended the Agreement via Renewal and Amendment No. 3 to extend the term for an additional three (3) year period through March 4, 2026, to allow for the continued use of the previously purchased licenses to specified Corepoint Health software products, and to purchase additional software licenses to certain Corepoint Health software products and obtain associated maintenance support services in the amount of \$245,932, for a revised total Agreement amount not to exceed \$648,337; and

**WHEREAS**, Corepoint Health, LLC. d/b/a Lyniate rebranded as Corepoint Health, LLC. d/b/a Rhapsody on April 3, 2023; and

**WHEREAS**, the Agreement expired on March 4, 2026; and

**WHEREAS**, Pursuant to a Novation Agreement, Corepoint Health, LLC, a Delaware limited company, assigned and Company assumed, all of Corepoint Health, LLC's rights and obligations under the Agreement, and Customer consented to such assignment and assumption of the Agreement; and

**WHEREAS**, Customer and Company currently wish to renew and amend the Agreement via Renewal and Amendment No. 5 to extend the term for an additional one (1) year period through March 4, 2027 to allow for the continued use of the previously purchased licenses to specified Corepoint Health software products, and to purchase additional software licenses to certain Corepoint Health software products and obtain associated maintenance support services attached hereto as "Schedule E as per Renewal and Amendment No. 5", adding an additional amount of \$80,405, for a revised total Agreement amount not to exceed \$728,742; and

## **AGREEMENT**

**NOW, THEREFORE**, in consideration of the mutual covenants contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. Signatures. Customer and Company agree that by the execution of this Renewal and Amendment No. 5, Renewal and Amendment No. 5 will be deemed fully executed by both parties and effective retroactive to March 4, 2026.
2. New Schedule E. Schedule E attached hereto is hereby added to the Agreement.
3. Compensation. Customer shall pay Company the amount determined in accordance with Schedule E, upon the terms and conditions set forth herein. The total amount payable by Customer to Company under this Agreement shall not exceed \$80,405 during the one year term retroactive to March 5, 2026 and terminating on March 4, 2027 for a total Agreement amount not to exceed \$728,742.
4. Full Force and Effect. Except as set forth in this Renewal and Amendment No. 5, all other terms and conditions of the Agreement will remain in full force and effect.

***The remainder of this page was intentionally left blank.***

***~ Signature page to follow ~***

IN WITNESS WHEREOF, the parties have executed this Renewal and Amendment No. 5 through their duly authorized representatives on the dates indicated below.

**“Company”**

**Rhapsody**



Signatory: Jeff Chiumiento

Email of signatory: jeff.chiumiento@rhapsody.health

Timestamp: Tuesday, June 2nd, 2026 6:25 PM UTC

**Rhapsody**



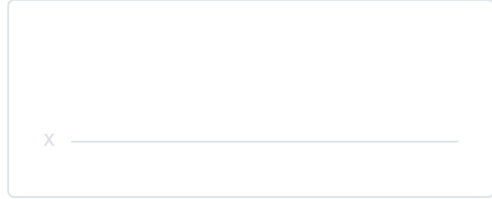
Signatory: Merritt McGowan

Email of signatory: merritt.mcgowan@rhapsody.health

Timestamp: Monday, June 1st, 2026 7:44 PM UTC

**“Customer”**

**County of Monterey, on behalf of Natividad Medical Center**



Signatory: [empty member name]

Email of signatory: harriscr@natividad.com

Timestamp: [empty signing timestamp]

**Approved as to Legal Provisions**

Signed by:  
By: Stacy Saetta  
696D21D44C4341D  
Monterey County Deputy County Counsel

Date: 6/10/2026 | 4:14 PM PDT

**Approved as to Fiscal Provisions**

DocuSigned by:  
By: Patricia Ruiz  
E79FF64557454F6  
Monterey County Deputy Auditor/Controller

Date: 6/11/2026 | 7:34 AM PDT

# R H A P S O D Y

**Quote**  
 #SO21304  
 15 Dec 2025

CH Intermediate Holdings LLC  
 1 Beacon St  
 Suite 16400  
 Boston MA 02108  
 United States  
 Email: [accounts.receivable@rhapsody.health](mailto:accounts.receivable@rhapsody.health)  
 EIN:47-2980542

Our DBA name has changed from Lyniate to Rhapsody.  
 Our email is now [accounts.receivable@rhapsody.health](mailto:accounts.receivable@rhapsody.health).  
 Please update your records.

**Bill To**  
 Natividad Medical Center  
 1441 Constitution Blvd  
 Salinas CA 93901  
 United States

**Delivered To**  
 Natividad Medical Center  
 1441 Constitution Blvd  
 Salinas CA 93901  
 United States

Customer ID	PO #	Currency
County of Monterey, on behalf of Natividad Medical Center	Previous Contract No. 974	USD

Qty	Item	Term Start Date	Term End Date	Rate	Amount
1	<b>CIE-DE: Subscription: Dev - 3 Users</b> Corepoint Integration Engine Developer License - 3 Users / Machines	05 Mar 2026	04 Mar 2027	2,149.97	2,149.97
1	<b>CIE-EE: Subscription: Neobrowse HL7 Analyzer</b> Lease for HL7 Analyzer 5 Users / Machines	05 Mar 2026	04 Mar 2027	2,047.59	2,047.59
1	<b>CIE-EE: Perpetual: Production (5): Annual Support</b> Annual Support for Corepoint Integration Engine /w 5 connections	05 Mar 2026	04 Mar 2027	7,166.58	7,166.58
1	<b>CIE-EE: Perpetual: A2: Annual Support</b> Annual Support of Assured Availability (A2) for Corepoint Integration Engine	05 Mar 2026	04 Mar 2027	1,719.97	1,719.97
9	<b>CIE-EE: Perpetual: Add'l Cxn - A2 (5): Annual Support</b> Annual Support of 5 additional connections pack for Corepoint Integration Engine with Assured Availability (A2) For Connections 6-50	05 Mar 2026	04 Mar 2027	1,719.97	15,479.73
23	<b>CIE-EE: Perpetual: Add'l Cxn - A2 (5): Annual Support</b> Annual Support of 5 additional connections pack for Corepoint Integration Engine with Assured Availability (A2) For Connections 51-165	05 Mar 2026	04 Mar 2027	859.99	19,779.77
1	<b>CIE-EE: Perpetual: RFMDB Gear: Annual Support</b> Annual Support of RFMDB Gear for Corepoint Integration Engine	05 Mar 2026	04 Mar 2027	1,433.32	1,433.32



Qty	Item	Term Start Date	Term End Date	Rate	Amount
1	<b>CIE-EE: Perpetual: File Protocol: Annual Support</b> Annual Support of File Protocol for Corepoint Integration Engine	05 Mar 2026	04 Mar 2027	1,818.41	1,818.41
1	<b>CIE-EE: Perpetual: Outreach Mngr: Annual Support</b> Annual Support for Outreach Manager: Order Processing, Order Monitoring, and Reporting when using Corepoint Integration Engine to connect with referring physicians	05 Mar 2026	04 Mar 2027	8,599.89	8,599.89
1	<b>CIE-EE: Perpetual: Community Exchange: Annual Support</b> Annual Support for Upgrade to Corepoint Community Exchange Runtime Server Software	05 Mar 2026	04 Mar 2027	4,299.95	4,299.95
5	<b>CIE-EE: Perpetual: Care Agent: Annual Support</b> Annual Support for CareAgent Client License	05 Mar 2026	04 Mar 2027	286.66	1,433.30
1	<b>CIE-EE: Perpetual: Web Services: Annual Support</b> Annual Support of Corepoint Integration Engine Web Services to support IHE profiles and other SOAP-based communications	05 Mar 2026	04 Mar 2027	7,166.58	7,166.58
	<b>Description</b> Site: Natividad Medical Center Total Connections: 165			.00	.00

<b>Subtotal</b>	73,095.06
<b>Tax Total</b>	.00
<b>Total</b>	73,095.06

All CH Intermediate Holdings LLC Software products are delivered electronically. Sale of all Software products and related services are pursuant to the terms and conditions set forth in the applicable Agreement with CH Intermediate Holdings LLC. Further legal documentation may be required to process the order.

