CR \$ 5209



MASTER EQUIPMENT AND PRODUCTS AGREEMENT

Legal Name	WASHTENAW COUNTY,MI			
•	WASHTENAW COUNTY SHERIFF'S			
Customer Name	OFFICE			
Address	4101 WASHTENAW AVE			
Clty, State, Zlp	ANN ARBOR, MI 48108	Sold to Customer #.	222653	

This Master Equipment and Products Agreement ("Agreement") by and between Stemens Healthcare Diagnostics Inc ("Stemens") and the party identified under "Legal Name" (or "Customer Name" if no "Legal Name") in the heading above ("Customer") is effective as of the date of Stemens' execution ("Effective Date") Stemens is providing the financing for the lease of the Equipment

- 1) PURPOSE. The purpose of this Agreement is to provide general terms and conditions under which Siemens and Customer will enter into one or more individual Agreement supplements (each a "Supplement") for the lease of medical diagnostic equipment ("Equipment"), purchase of reagents (or panels), consumables and supplies ("Products") and purchase of Service (as defined in Section 4(b)) Each Supplement shall incorporate the terms and conditions of this Agreement as well as additional terms and conditions relevant to the business transaction between the parties, including the term of the Supplement ("Supplement Term")
- 2) TERM OF AGREEMENT This Agreement shall commence on the Effective Date and shall remain in effect until terminated by either party with at least thirty (30) days prior written notice to the other party, provided that termination of this Agreement is not permitted while any Supplement is in effect
- 3) COMMITMENT. Customer agrees to make sufficient purchases on a periodic basis during each year of the Supplement Term to meet the minimum annual purchase commitment identified in each Supplement ("Commitment Amount"). Customer will make purchases to meet the Commitment Amount by ordering a minimum dollar amount of the Products identified on each Supplement or, if cost-per-patient-reported (CPPR) pricing is applicable, by generaling a minimum number of results Pricing is set forth in each Supplement and includes a discount based on Customer's Commitment Amount.
- 4) EQUIPMENT MAINTENANCE AND SERVICE. (a) Equipment Maintenance Customer is responsible for performing all maintenance requirements described in the operating manuals provided by the manufacturer end to keep the Equipment in good repair, condition and working order, ordinary wear and lear excepted Additionally, Customer shall (i) not relocate or make alterations to the Equipment without the prior written consent of Siemens, (ii) use the Equipment solely for Customer's business purposes and own use and in accordance with the instructions For Use, and (iii) provide reasonable access to Siemens and its agents to inspect the Equipment
- (b) Equipment Service In addition to the operator maintenance responsibilities identified in the operating manual, the Equipment also requires periodic servicing, including preventative maintenance visits ("Service") If Service is specified on a Supplement. Stemens will provide Service in accordance with the type of service and for the period of time (the "Service Period") that is specified on the Supplement Such Service shall provide all labor and parts (excluding consumables, electrodes and certain other parts) as are necessary to keep the Equipment in good working order Service does not cover. (t) fellure due to accident, neglect, or operating manuals, (ii) Customer's failure to properly maintain the Equipment in accordance with the applicable operating manuals, (iii) use of unauthorized reagents or disposables that may result in damage to or abnormal wear of the Equipment's internal components, or (iv) damage resulting from operating in environmental conditions outside

those specified by the applicable operating manuals. For any time when Siemens is not responsible for providing Service, Customer will be responsible for all Service, and for any damage resulting from such Service, Customer is required to pay for the cost of any repairs to the Equipment caused by Customer's negligence, abuse or alteration of the Equipment Siemens is not required to add any dealgn, engineering, or performance change or development into the Equipment after it is delivered to Customer

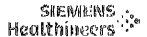
- 6) TRAINING. Slemens shall make available and Customer shall altend Slemens' Equipment training course as specified in the Supplement
- 6) SHIPPING AND INSTALLATION. (a) Equipment and Product deliveres will be FOB destination and subject to Stemens' standard delivery terms and shipping policy Stemens' standard delivery terms and shipping policy can be found at http://usa.healthcare.stemens.com/services/laboratory-diagnostics/service and-

support/shipping/healthcare-shared network. Customer shall pay all applicable shipping and handling charges for the Equipment and Products to be delivered to the Customer installation location set forth in the Supplement (the "Premises") Such charges may be added to the Invoice or may be included in the monthly charge for the Equipment (b) Customer will be responsible for the cost of preparing the Premises for the Equipment. This may include making structural changes or installing separate electrical circuits, dedicated phone lines and/or network connections or special plumbing, air conditioning or humidity controls. Once Customer has prepared the Premises and installation, Stemens will install the Equipment at no extra cost and will provide Customer with applicable operating manuals.

7) WARRANTY. Siemens warrants to Customer that the Equipment shall be free from defects in material and workmanship and conform to the manufacturer's specifications when delivered. Any claim for breach of this warranty, if any, must be made in writing within one (1) year of the delivery of the Equipment. Customer's exclusive remedy for breach of this warranty shall be, at Siemens' option, the repair or replacement of the breaching Equipment or an appropriate refund, allowance or credit reflecting depreciation.

Stemens warrants to Customer that Products will be free from defects in meterial and workmanship and will conform to the applicable manufacturer's specifications until the date appearing on the applicable packaging. The foregoing warranty does not apply to conditions resulting from use or storage not in accordance with the manufacturer's instructions or other external causes or from operation outside the environmental parameters specified for the Products Customer's exclusive remedy for breach of this warranty shall be the replacement of such Products.

Slemens also warrants that the use of the Equipment and Products in the form delivered to Customer and in accordance with the instructions and manufacturer's specifications will not infinge the U.S. patent of any third party. This warranty does not cover the use of the Equipment or Products in combination with any other product or equipment not approved by Slemens. Customer's exclusive remedy for breach of this warranty shall be the intellectual property indemnification set forth in Section 16 (c), below



THE ABOVE ARE THE SOLE WARRANTIES PROVIDED BY SIEMENS UNDER THIS AGREEMENT SIEMENS MAKES NO OTHER WARRANTIES, EXPRESS, STATUTORY OR IMPLIED, IN CONNECTION WITH THE EQUIPMENT OR PRODUCTS INCLUDING, WITHOUT LIMITATION, ANY WARRANTY AS TO DESIGN, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE

No Assignee (as defined in Section 18, below) will be responsible to Customer for any problem or claim in connection with a) the use, operation or performance of the Equipment or Products; b) any interruption of service, loss of business or anticipated profits, or c) the delivery, servicing, maintenance, repair or replacement of the Equipment

No oral or written promises as to the Equipment or Products which conflict with this warranty will bind Stemens unless signed by an authorized representative of Stemens

- 8) RISK OF LOSS AND INSURANCE (a) Customer shall be responsible for the entire amount of any loss or damage to the Equipment from whatever cause after the delivery of the Equipment, except for ordinary wear and tear. Customer shall promptly notify Stemens of any loss or damage to the Equipment (b) Upon delivery of the Equipment and until the end of the Equipment (b) Upon delivery of the Equipment and until the end of the applicable Supplement Term, Customer will maintain (i) all risk property insurance covering the Equipment up to the replacement cost value, except for ordinary wear and tear and (ii) occurrence form commercial general liability insurance including contractual liability, with a combined single limit of at least \$1 million per occurrence and in the aggregate for bodily injury and property damage liability. Stemens shall be named as a loss payee on Customer's commercial general liability policy. The insurance on Customer's commercial general liability policy. The Insurance maintained by Stemens when responding to Customer's obligation to defend and indemnify Stemens upon request, Customer shall furnish a certificate of insurance certilicate evidencing the foregoing insurance coverage. Stemens shall be provided at least thirty (30) days prior written notice if the required insurance is cancelled or materially aftered. Failure to maintain the required insurance shall not relieve Customer from any liability or obligation under this Agreement.
- 9) TITLE TO EQUIPMENT. Siemens is the owner of and shall retain title to the Equipment Customer shall not permit or allow any altachment, ifen, security interest, or other encumbrance to be filed against the Equipment by any individual or nitly other than Stemens or its Assignees If, however, any Supplement is deemed a lease for purpose of security, Customer hereby grants to Slemens to secure all payments and other obligations of Customer to Slemens under the Supplement, a purchase money security interest in the Equipment covered by such Supplement together with all accessions, attachments, replacements, substitutions, modifications and additions thereto, now or hereafter acquired and all Proceeds (as defined in the applicable Uniform Commercial Code) thereof (including insurance proceeds). Customer shall deliver to Slemens such documents that Slemens reasonably requests in order to proteel Slemens' interest in the Equipment. CUSTOMER AUTHORIZES SIEMENS TO FILE (WITHOUT CUSTOMER'S SIGNATURE), BOTH BEFORE AND/OR AFTER THE DATE OF A SUPPLEMENT AND IN ANY FILING OFFICE(S). THAT SIEMENS DETERMINES APPROPRIATE, FINANCING STATEMENTS COVERING THE EQUIPMENT.
- 10) TAXES Customer is responsible for and will pay all sales, use and properly taxes assessed on the possession, ownership, service, sale or use of the Equipment or Products under a Supplement (collectively, "Taxes") If Siemens is billed directly by the texing authority for such Taxes, Siemens shall initially pay such Taxes and subsequently re-bill Customer if Customer pays such Taxes directly, then copies of the receipted tax bills or other evidence of payment shall be provided to Siemens upon request

In the event that Customer is exempt from certain Taxes pursuant to a

tax exemption certificate (the "Exempt Taxes"), and provided that (a) Customer maintains a valid tax exemption certificate throughout the term of this Agreement, (b) Customer provides Siemens with a copy of such certificate, and (c) such tax exemption is allowable and transferable to Siemens, then Siemens will not pay the Exempt Taxes and will not seek reimbursement from Customer for the Exempt Taxes. In the event that any Taxes are outside the scope of the tax exemption certificate, Customer will remain responsible for such Taxes

- 11) PAYMENT All invoices are due and payable within thirty (30) days of the date of invoice
- 12) PRICE ADJUSTMENTS Slemens may increase the prices for Products as specified in the Supplement
- 13) COMPLIANCE. Al Siemens' discretion, but no less frequently than annually, Stemens may periodically review whether Customer has made sufficient purchases to meet the pro-rate portion of the minimum Commitment Amount associated with the period under review if Customer's purchases for the period under review are insufficient to salisfy the minimum Commitment Amount, then such deficit will be considered a "Shortfall" to meeting the Commitment Amount in the event of a Shortfall, Siemens, in addition to such other rights as are available by law, reserves the right to compensate for the Shortfall by taking one or more of the following actions a) immediately implement a price increase for any and all Products for any subsequent period and/or b) involce Customer for all or part of the Shortfall and/or c) extend the Supplement Term and/or d) terminate the Supplement pursuant to Section 15(a)
- 14) SOFTWARE For Equipment containing software, no title, right or interest in the software is transferred to Customer except as expressly provided herein. The software component of the Equipment is licensed to Customer only for its own use of the Equipment. The software may not be disclosed or distributed in whole or in part to third parties or duplicated in any form or medium except as necessary for program execution or archival storage. Further, Customer shall have no right to modify, sublicense, disassemble, decompile, or otherwise reverse-engineer the software.

Notwithstanding the above terms, any open source software conteined in the software component of the Equipment is licensed under the license terms applicable to that software. Where required by the specific license terms, Slemens will make the source code for such open source software available upon request from Customer in accordance with the terms of the relevant open source license Notices and licensing information regarding such open source software are provided in the documentation associated with the Equipment, whether resident in the Equipment liself or in other form

- 16) TERMINATION, (a) Stemens Termination for Default, if Customer Defaults (as defined below) under this Agreement or a Supplement and does not cure such Default within thirty (30) days after Customer has received notice of such Default from Stemens, Stemens may in its discretion and without further flability, terminate (he applicable Supplement or may terminate this Agreement together with all Supplements. In the event of such termination, Customer shall be responsible for paying the Termination Amount in Section 15(b)
- A Default is deemed to have occurred if Customer. (I) falls to make a payment when due, (Ii) falls to complete any Supplement Term; (III) becomes Insolvent, (IV) ceases doing business; (V) assigns the Equipment lease or this Agreement for the benefit of creditors, (VI) appoints a trustee or receiver for Customer or for a substantial part of Customer's property, or initiates any proceeding under bankruptcy law by or against Customer, (VII) altempts, without Stemens' prior written consent, to remove, sell, assign, transfer, grant a lien in, subjease or part with possession of the Equipment, or (VIII) falls to comply with any requirement of this Agreement or a Supplement



(b) Effects of Termination, in the event of a termination under Section 15(a), Customer shall be obligated to pay to Siemens (i) any unpaid principal balance on the Equipment and applicable taxes, as determined by Siemens, plus (ii) all other emounts due and unpaid, plus (III) the difference between the applicable Commitment Amount for the entire Supplement Term and the total amount of purchases actually made by the Customer through the date of termination plus (Iv) any costs and expenses, including reasonable attorney's fees, which are incurred by Siemens as a result of any Default (collectively, the "Termination Amount") if addition of the amounts listed in (i) through (iv) results in any redundancy, Customer will only be responsible for paying each amount one time. Customer shall permit Siemens or its agents to enter the Premises and immediately recover possession of any Equipment covered by the terminated Supplement and take any other appropriate legal steps. Stemens may also sell, lease, transfer or otherwise dispose of the Equipment at one or more public or private dispositions without advartisement or notice except as required by law upon such terms and at such place as Slemens may deem advisable, and Stemens may be the purchaser at any such sale (If any such notice is required, Slemens and the Customer agree that len (10) days nolice shall be deemed to be commercially reasonable) Termination pursuant to Section 16(a) does not relieve Customer of any of its obligations under this Agreement or any Supplement Including, but not limited to, payment of the Termination Amount in this Section 15(b)

16) LIMITATION OF LIABILITY AND INDEMNIFICATION

(a) Limitation of Liability in no event shall Stemens' liability during each year of this Agreement exceed the actual loss or damage sustained by Customer under the particular Supplement giving rise to such loss or damage, up to the amount of fees payable to Stemens under such Supplement during the year in which the loss or damage occurred, however, liability for intentional misbehavior and personal injury will not be limited SIEMENS SHALL NOT BE LIABLE TO CUSTOMER FOR ANY LOSS OF USE, REVENUE OR ANTICIPATED PROFITS, COST OF SUBSTITUTE EQUIPMENT, SERVICE, OR PRODUCTS (UNLESS OTHERWISE AGREED TO BY SIEMENS), OR LOSS OF STORED, TRANSMITTED OR RECORDED DATA, NEITHER PARTY SHALL BE LIABLE TO THE OTHER PARTY FOR ANY INDIRECT, INCIDENTAL, UNFORESEEN, SPECIAL, PUNITIVE, EXEMPLARY, OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT OR ANY SUPPLEMENT. The limitations of Stemens' liability contained herein shall apply to Stemens and Stemens' employees, agents and subcontractors performing under this Agreement, regardless of whether such liability is based on breach of contract, tort, strict liability, breach of warrantles, failure of essential purpose or otherwise, and even if Stemens or its employees, egents or subcontractors are advised of the likelihood of such damages

The limitations of Customer's liability set forth herein do not affect Customer's liability for Claims (as defined herein) ansing out of the negligent or wrongful acts or omissions of Customer, its employees or agents in connection with this Agreement or any Supplement or Customer's Indemnification obligations for Claims erising from Infingement of Intellectual property rights, to the extent set out in this Agreement. The limitations of Slemens' liability set forth herein do not affect Slemens' liability for Claims for personal injury arising as a result of Slemens' negligence or product defect, or Slemens' indemnification obligations for Claims arising from infingement of intellectual property rights, to the extent set out in this Agreement.

THE FOREGOING IS A SEPARATE, ESSENTIAL TERM OF THIS AGREEMENT AND SHALL BE EFFECTIVE UPON THE FAILURE OF ANY REMEDY, EXCLUSIVE OR NOT.

(b) General Indemnification. Slemens and Customer each agree to indemnify and hold the other party and its employees, directors, officers and agents (collectively, the "indemnitiess") harmless from and against any and all third party claims and associated flabilities, obligations, damages, judgments, penalties, causes of action, costs and expenses (including, without limitation, reasonable attorney's fees) imposed upon or incurred by or asserted against any of the

Indemnitees ("Claims") for bodily injuries (including death) or damages to or loss of real or tangible personal properly, to the extent that any such Claim erises out of the negligent or wrongful acts or omissions of the Indemnitying party, its employees or agents in connection with this Agreement or any Supplement, provided that the Indemnitee provides the indemnitying party with prompt notice of the Claim, reasonable cooperation in the defense and/or settlement of the Claim and all right and power to defend and/or settle such Claim.

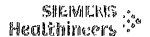
(c) Intellectual Property Indemnification If Customer receives nolice that any of the Equipment or Products, or parts thereof, violates the infringement warranty set forth in Section 7 herein, then Customer shall promptly notify Slemens in writing and give Slemens information, assistance and exclusive authority to evaluate, defend and settle the Claim Siemens shall, at its own expense, defend or settle such Claim, procure for Customer the right to use the Equipment or Products, or remove or modify them to avoid infringement. If none of these allematives are available on terms reasonable to Siemens, then Customer shall return the Equipment and/or Products to Slemens and Siemens shall refund to Customer the purchase price pald by the Customer for the Equipment or Products, less reasonable depreciation for Customer's use (if applicable) The foregoing states Stemens' entire obligation and liability, and the Customer's sole remedy, for Claims of inlangement. Stemens will not defend or indemnify Customer, however, if any such Claim results from (i) use of other then the most recent version of the Equipment or Products made available to Customer by Stemens, (II) Customer's attention of the Equipment or Products willhout Stemens' written authorization, (In) use of the Equipment or Products in combination with software or equipment not provided by Siemens, or (iv) use of the Equipment or Products in a manner that is not in accordance with the manufacturer's manual, specifications, and other accompanying documentations or other instruction from Stemens

The obligations of Indemnity shall survive the expiration or termination of the Agreement

- 17) APPLICABLE LAW, JURISDICTION. THIS AGREEMENT AND ALL SUPPLEMENTS SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF ILLINOIS, WITHOUT REFERENCE TO CONFLICTS OF LAW PROVISIONS EACH OF THE PARTIES CONSENTS TO THE JURISDICTION AND VENUE OF FEDERAL AND STATE COURTS IN ILLINOIS FOR THE DETERMINATION OF ALL DISPUTES ARISING UNDER THIS AGREEMENT
- 18) ASSIGNMENT Customer may not assign either this Agreement, or any supplement, or any right or obligation arising out of this Agreement or any Supplement, without the express written consent of Stemens, and such consent shall not be unreasonably withheld, provided that Customer agrees to remain primerily responsible under the Supplement Customer must provide Stemens with prompt written notice of any change in ownership, change in control or operations or any other change which would affect the ordering, shipment, invoicing or payment of Products Stemens may assign its right to receive payment under any Supplement to one or more assignees (collectively, the "Assignees").
- 19) DISCLOSURE OF DISCOUNTS

 Customer acknowledges that discounts, rebates, credits, free goods or services, coupons or other things of value which Customer may receive from Stemens under this Agreement or any Supplement constitute a discount or reduction in price for purposes of 42 USC paragraph 1320a-7b(b)(3)(A) ("Discounts"). Customer further acknowledges that the cost of Customer's use of the Equipment listed in a Supplement is included in the pricing under such Supplement

 Customer agrees to file all appropriete reports and to properly disclose and reflect all Discounts in any report filed in connection with state or federal cost reimbursement programs
- 20) PAYMENT OBLIGATION. (a) Customer is required to make payments for the Equipment in accordance with the applicable



Supplement even if Customer has a claim against Slemens (b) Customer is not entitled to reduce or set-off for any reason any amounts against Customer's payment obligations under any Supplement (c) Customer may not assert any claims or defenses Customer has against Slemens against any Assignee. Customer's obligation to make such payments to any Assignee is unconditional and is not subject to any claims, defenses or rights (d) Customer's obligation to pay and perform all of Customer's obligations under this Agreement and any Supplement will continue even if the Equipment is lost, damaged, stolen or destroyed (e) THIS IS A FINANCE LEASE OF THE EQUIPMENT FOR PURPOSES OF ARTICLE 2A OF THE UNIFORM COMMERCIAL CODE.

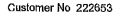
21) ENTIRE AGREEMENT; AMENDMENTS. Each Supplement (as incorporating the terms and conditions of this Agreement) sets forth the entire agreement between the parties relating to the subject matter entire agreement between the parties relating to the subject matter herein and there are no understandings, agreements, or representations expressed or implied not stated herein and therein, including by reason of any terms or conditions of any agreement ("Group Purchasing Agreement") between Stemens and a group purchasing organization ("GPO"). Notwithstanding the foregoing, as between Customer and Stemens, Customer may still be entitled to cardial beneating purchasing. certain benefits pursuant to the terms of a Group Purchasing Agreement between Stemens and a GPO by virtue of Customer's membership in such GPO provided that Customer is an active member of the GPO and the Group Purchasing Agreement is in full force and effect. To that end, in the event of any conflict or inconsistency between the terms of any Supplement (as incorporating the terms and conditions of the Agreement) and the terms of such Group Purchasing Agreement, (e) if the conflict or inconsistency is regarding a payment or financial obligation, then the terms of this Agreement shall control. and (b) if the conflict or inconsistency is regarding any other term or condition (not regarding a payment or financial obligation), then the terms and conditions of the Group Purchasing Agreement shall control. Customer shall get the benefit of such Group Purchasing Agreement or other only so long as it does not affect any of Customer's payment or other obligations with respect to Equipment or any of the rights or remedies of Slemens (or any Assignee) with respect thereto. Neither the Agreement or any Supplement shall be terminated (except termination in the event of a Default) or modified except by a written document signed by authorized representatives of all parties making specific signed by authorized representatives of an parties making specific reference to this Agreement or Supplement, as applicable, and expressing the intention to modify or terminate Any modifications contained or incorporated into a Supplement that in any way after the terms of the Agreement shall be effective only with the respect to that Supplement and shall be ineffective with respect to any other Supplement Any term or condition contained in a Customer purchase order relating to Products supplied under a Supplement shall be null and vold

- 22) MISCELLANEOUS (a) If Siemens fails to enforce its rights against Customer at any time, it may enforce those rights later without waiver or at such other time that Customer fails to perform any of Customer's obligations
- (b) Customer agrees not to disclose the prices or the terms and conditions of Customer's purchases under this Agreement to any person except as required by law
- (c) TO THE EXTENT PERMITTED BY LAW (I) THE PARTIES HERETO AGREE TO WAIVE ALL RIGHTS TO A JURY TRIAL IN ANY LITIGATION ARISING FROM OR RELATED IN ANY WAY TO THE AGREEMENT OR THE TRANSACTION CONTEMPLATED HEREBY, (II) CUSTOMER WAIVES ANY AND ALL RIGHTS AND REMEDIES CONFERRED UPON IT BY ARTICLE 2A OF THE UNIFORM COMMERICAL CODE (IF DEEMED APPLICABLE), AND, (III) CUSTOMER WAIVES ALL RIGHTS IT MAY HAVE TO LIMIT OR MODIFY ANY OF SIEMENS' RIGHTS AND REMEDIES HEREUNDER
- (d) Customer and Stemens will send any required notices to the other parties by registered or certified mail or by recognized overnight

courier service. All notices will be sent to the applicable party at the address set forth herein. A party may designate an elternate address for notices by giving written notice thereof in accordance with the provisions of this Section

IN WITNESS HEREOF, each party has caused its duly authorized representative to execute this Agreement as of the Effective Date.

Customer' Ву Name (print) Tille Date: Siemens Healthcare Diagnostics Inc: Вγ Nutter Elizabeth Name (print) 1 graces I see 1 2020 01 24 Title 16 09 52 -05 00 Date Address 115 Norwood Park South, Norwood, MA 02062 rustomer: 02/18/2020 Gregory Pill
Country Administrator 02/12/2020





AMENDMENT to the MASTER EQUIPMENT AND PRODUCTS AGREEMENT

THIS AMENDMENT to the Master Equipment and Products Agreement dated 02/01/2020 between Stemens Healthcare Diagnostics Inc ("Stemens"), and WASHTENAW COUNTY,MI d/b/a WASHTENAW COUNTY SHERIFF'S OFFICE ("Customer") is made effective 02/01/2020 ("Effective Date").

WHEREAS, Customer and Stemens desire to amend the Agreement as set forth below in order that the Agreement, as amended, is acceptable to both parties for execution;

NOW THEREFORE, in consideration of the terms and conditions contained herein, the parties agree the Agreement shall be amended as follows:

Solely for the purpose of the Supplement to the Master Equipment and Products Agreement with quote #1-RE1SI1-0, Section 1 Purpose is hereby deleted in its entirety and rewritten as follows

"The purpose of this Agreement is to provide general terms and conditions under which Siemens and Customer will enter into one or more individual Agreement supplements (each a "Supplement") for the lease of a Beckman Coulter, inc manufactured chemistry system ("Equipment"), purchase of reagents (or panels), consumables and supplies ("Products") and purchase of Service (as defined in Section 4(b)) Each Supplement shall incorporate the terms and conditions of this Agreement as well as additional terms and conditions relevant to the business transaction between the parties, including the term of the Supplement ("Supplement Term")."

2 Solely for the purpose of the Supplement to the Master Equipment and Products Agreement with quote #1-RE1SI1-0, Section 4 Equipment Maintenance and Service is hereby deleted in its entirely and rewritten as follows

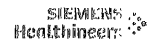
"Beckman Coulter, Inc , successor by purchase from Olympus America Inc. ("Beckman"), the manufacturer of the Equipment, may be providing Service (as defined below) in conjunction with Customer's purchase of Products under a Supplement. If so, such Service (as defined below) will be identified on an Attachment A to a Supplement and the following shall apply (a) Equipment Maintenance Customer is responsible for performing all maintenance requirements described in the operating manuals provided by the manufacturer and to keep the Equipment in good repair, condition and working order, ordinary wear and tear excepted (b) Equipment Service. In addition to the operator maintenance responsibilities identified in the operating manual, the Equipment also requires periodic servicing, including preventative maintenance visits ("Service"). If Service is specified on a Supplement, Beckman will provide Service in accordance with the type of service and for the period of time (the "Service Period") that is specified on the Supplement. Such Service shall provide all labor and parts (excluding consumables, electrodes and certain other parts) as are necessary to keep (he Equipment in good working order. Service does not cover (I) failure due to accident, neglect, or operation not set forth in the operating manuals, (ii) Customer's failure to properly maintain the Equipment in accordance with the applicable operating manuals, (iii) use of unauthonzed reagents or disposables that may result in damage to or abnormal wear of the Equipment's internal components, or (iv) damage resulting from operating In environmental conditions outside those specified by the applicable operating manuals. For any time when Beckman is not responsible for providing Service, Customer will be responsible for all Service, and for any damage resulting from such Service. Customer is required to pay for the cost of any repairs to the Equipment caused by Customer's negligence, abuse or alteration of the Equipment Service and maintenance for any water system are the responsibility of the Customer."

3 Solely for the purpose of the Supplement to the Master Equipment and Products Agreement with quote #1-RE1SI1-0, Section 5 Training is hereby deleted in its entirety and rewritten as follows:

"If applicable, Beckman will provide and be responsible for training Customer on the use of the Equipment ("Equipment Training") Beckman provides two (2) Equipment Training slots for each instrument acquired and shall be conducted at the Beckman training facility Equipment Training should occur prior to the Installation of the Equipment and covers instrument theory, operation, service and problem-solving Beckman provides lodging, meals and normal transportation during the Equipment Training program. The cost of airfare or other reasonable transportation charges to and from the Equipment Training session is included in the price of the reagents contained herein."

Siemens Healthcare Diagnostics Inc.

115 Norwood Park South Norwood, MA 02062 USA Quote #1-RE1SI1-0



4 Solely for the purpose of the Supplement to the Master Equipment and Products Agreement with quote #1-RE1Si1-0, Section 6 Shipping and Installation is hereby deleted in its entirety and rewritten as follows

"Product deliveries will be FOB destination and subject to Siemens' standard delivery terms and shipping policy Is attached hereto and incorporated within as Exhibit A Customer shall pay all applicable shipping and handling charges for the Equipment and Products to be delivered to the Customer installation location set forth in the Supplement (the "Premises") Such charges may be added to the invoice or may be included in the monthly charge for the Equipment (b) Customer will be responsible for the cost of preparing the Premises for the Equipment This may include making structural changes or installing separate electrical circuits, dedicated phone lines and/or network connections or special plumbing, air conditioning or humidity controls. Once Customer has prepared the Premises and notified Siemens that the Premises are ready for Equipment installation, Beckman will install the Equipment at no extra cost and will provide Customer with applicable operating manuals."

5 Solely for the purpose of the Supplement to the Master Equipment and Products Agreement with quote #1-RE1SI1-0, Section 7 Warranty is hereby deleted in its entirety and rewritten as follows

"Stemens will pass through any Beckman warrantles for the Equipment Any claim for breach of Equipment warrantles, if any, must be made in writing within one (1) year of the delivery of the Equipment Customer's exclusive remedy for breach of this warrantly shall be, at Stemens' option, the repair (by Beckman personnel) or replacement of the breaching Equipment or an appropriate refund, allowance or credit reflecting depreciation

Slemens warrants to Customer that Products will be free from defects in material and workmanship and will conform to the applicable manufacturer's specifications until the date appearing on the applicable packaging. The foregoing warranty does not apply to conditions resulting from use or storage not in accordance with the manufacturer's instructions or other external causes or from operation outside the environmental parameters specified for the Products. Customer's exclusive remedy for breach of this warranty shall be the replacement of such Products.

Siemens also warrants that the use of the Products in the form delivered to Customer and in accordance with the instructions and manufacturer's specifications will not infringe the U.S. patent of any third party. This warranty does not cover the use of the Products in combination with any other product or equipment not approved by Siemens. Customer's exclusive remedy for breach of this warranty shall be the intellectual property indemnification set forth in Section 16 (c), below

THE ABOVE ARE THE SOLE WARRANTIES PROVIDED BY SIEMENS UNDER THIS AGREEMENT SIEMENS MAKES NO OTHER WARRANTIES, EXPRESS, STATUTORY OR IMPLIED, IN CONNECTION WITH THE EQUIPMENT, PRODUCTS, OR SERVICE INCLUDING, WITHOUT LIMITATION, ANY WARRANTY AS TO DESIGN, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE

No Assignee (as defined in Section 18, below) will be responsible to Customer for any problem or claim in connection with a) the use, operation or performance of the Equipment or Products, b) any Interruption of service, loss of business or anticipated profits; or c) the delivery, servicing, maintenance, repair or replacement of the Equipment

No oral or written promises as to the Equipment or Products which conflict with this warranty will bind Stemens unless signed by an authorized representative of Stemens."

6 Solely for the purpose of the Supplement to the Master Equipment and Products Agreement with quote #1-RE1SI1-0, the second paragraph in Section 13 Compiliance is hereby rewritten as follows

"At Siemens' discretion, but no less frequently than annually, Slemens may periodically review whether Customer has made sufficient purchases to meet the pro-rata portion of the minimum Commitment Amount associated with the period under review. If Customer's purchases for the period under review are insufficient to satisfy the minimum Commitment Amount, then such deficit will be considered a "Shortfall" to meeting the Commitment Amount. In the event of a Shortfall, Slemens and Customer will, within sixly (60) days following Slemens' notice to Customer of such Shortfall, mutually agree to implement one or more of the following actions prior to Slemens executing the remedy for the Shortfall. a) immediately implement a price increase for any and all Products for any subsequent period and/or b) invoice Customer for all or part of the Shortfall and/or c) extend the Supplement Term and/or d) terminate the Supplement pursuant to Section 15(a). If Slemens and Customer do not come to an agreement on the selection of the action(s) above within such sixty (60) day period, then Slemens may exercise its right to remedy the Shortfall."



- 7 Solely for the purpose of the Supplement to the Master Equipment and Products Agreement with quote #1-RE1SI1-0, the second paragraph in Section 14 Software is hereby deleted in its entirety
- 8 Solely for the purpose of the Supplement to the Master Equipment and Products Agreement with quote #1-RE1SI1-0, Section 16 (c) Intellectual Property Indemnification is hereby deleted in its entirety and rewritten as follows

"if Customer receives notice that any of the Products, or parts thereof, violates the infringement warranty set forth in Section 7 herein, then Customer shall promptly notify Siemens in writing and give Siemens information, assistance and exclusive authority to evaluate, defend and settle the Claim. Siemens shall, at its own expense, defend or settle such Claim, procure for Customer the right to use the Products, or remove or modify them to avoid infringement. If none of these alternatives are available on terms reasonable to Siemens, then Customer shall return the Products to Siemens and Siemens shall refund to Customer the purchase price paid by the Customer for the Products, less reasonable depreciation for Customer's use (if applicable). The foregoing states Siemens' entire obligation and liability, and the Customer's sole remedy, for Claims of infringement. Siemens will not defend or indemnify Customer, however, if any such Claim results from (i) use of other than the most recent version of the Products made available to Customer by Siemens, (ii) Customer's alteration of the Products without Siemens' written authorization, (iii) use of the Products in combination with software or equipment not provided by Siemens, or (iv) use of the Products in a manner that is not in accordance with the manufacturer's manual, specifications, and other accompanying documentations or other instruction from Siemens

The obligations of indemnity shall survive the expiration or termination of the Agreement "

9 The language in Section 17 Applicable Law; Jurisdiction is hereby deleted in its entirety and rewritten as follows

"THIS AGREEMENT AND ALL SUPPLEMENTS SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF MICHIGAN, WITHOUT REFERENCE TO CONFLICTS OF LAW PROVISIONS EACH OF THE PARTIES CONSENTS TO THE JURISDICTION AND VENUE OF FEDERAL AND STATE COURTS IN MICHIGAN FOR THE DETERMINATION OF ALL DISPUTES ARISING UNDER THIS AGREEMENT"

10 Solely for the purpose of the Supplement to the Master Equipment and Products Agreement with quote #1-RE1SI1-0, Section 21 Entire Agreement, Amendments is hereby deleted in its entirety and rewritten as follows

"Each Supplement (as incorporating the terms and conditions of this Agreement) sets forth the entire agreement between the parties relating to the subject matter herein and there are no understandings, agreements, or representations expressed or implied not stated herein and therein, including by reason of any terms or conditions of any agreement ("Group Purchasing Agreement") between Siemens and a group purchasing organization ("GPO") Notwithstanding the foregoing, as between Customer and Siemens, Customer may still be entitled to certain benefits pursuant to the terms of a Group Purchasing Agreement between Siemens and a GPO by virtue of Customer's membership in such GPO provided that Customer is an active member of the GPO and the Group Purchasing Agreement is in full force and effect. To that end, in the event of any conflict or inconsistency between the terms of any Supplement (as incorporating the terms and conditions of the Agreement) and the terms of such Group Purchasing Agreement, (a) if the conflict or inconsistency is regarding a payment or financial obligation, warranty, indemnification or limitation of liability then the terms of this Agreement shall control, and (b) if the conflict or inconsistency is regarding any other term or condition (not regarding a payment or financial obligation, warranty, indemnification or limitation of liability), then the terms and conditions of the Group Purchasing Agreement shall control
Customer shall get the benefit of such Group Purchasing Agreement only so long as it does not affect any of Customer's payment or other obligations with respect to Equipment or any of the rights or remedies of Siemens (or any Assignee) with respect thereto. Neither the Agreement or any Supplement shall be terminated (except termination in the event of a Default) or modified except by a written document signed by authorized representatives of all parties making specific reference to this Agreement or Supplement, as applicable, and expressing the intention to modify or terminate. Any modifications contained or incorporated into a Supplement that in any way after the terms of the Agreement shall be effective only with the respect to that Supplement and shall be ineffective with respect to any other Supplement. Any term or condition contained in a Customer purchase order relating to Products supplied under a Supplement shall be null and void 1

Signature Page Follows

SIEMENS ... Healthineers :: "

All other terms and conditions of the Agreement remain unchanged and in full force and effect

IN WITNESS WHEREOF, each party hereto has caused its duly authorized representative to execute this Amendment to the Master Equipment and Products Agreement as of the Effective Date

CUSTOMER:	Siemens Healthcare Diagnostics Inc.:	
Ву	Ву	
Name (print) Jerry L. Clayton	Name (print)	Nutter Elizabeth
Tille Sheriff	Title (4)-lend //www	·2020.01.24 ·16:13:11 -05'00 '
Date 1/24/2000	Date ⁻	
Centro N. Hedger 02/07/2020		
Curtis Curtific Clearer Corporation Counsel Corporation Counsel		
Caurera Kestrozum 02/18/2020		
Lawren ce Kestenbaum clerk/ Register		
Denny Dell 02/12/2020		
Every Dell 02/12/2020 Gregory Dill County Administrator		



Supplement to Master Equipment and Products Agreement

Product Line: Syva

Billing Option: Cost Per Test

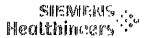
Legal Name	WASHTENAW COUNTY,MI	Group Purchasing Organization.	NO PRIMARY	,
•	WASHTENAW COUNTY	-		
Customer Name	SHERIFF'S OFFICE	Sold to Customer#	222653	
Address	4101 WASHTENAW AVE		1	
City, State, Zip	ANN ARBOR, MI 48108			~

THIS SUPPLEMENT ("Supplement") to the Master Equipment and Products Agreement (the "Agreement") dated 02/01 Stemens Healthcare Diagnostics Inc. ("Stemens") and the party identified under "Legal Name" (or "Customer Name" if no above ("Customer") and incorporates the terms and conditions of the Agreement. The party providing the financing for the lease of the Equipment is referred to herein as "Siemens" Capitalized but undefined terms will have the meanings ascribed to them in the Agreement Attachment A and all terms included therein are incorporated by reference into this Supplement. For all purposes hereof, this Supplement is effective as of the date of Siemens' execution ("Supplement Effective Date")

1) EQUIPMENT. Slemens agrees to lease to Customer, for Customer's use at the address Customer has provided above (the "Premises"), the Equipment set forth in Attachment A, attached hereto and made a part hereof

Billing Address (If different from address of the Premises): 4101 Washtenaw Are, Ann Arbor M1 48108

- Customer agrees to purchase from Stemens on a periodic basis during each year of the Supplement Term, the Products listed on Attachment A at the prices specified on Attachment A
- 3) PRODUCT INVOICING Customer will be invoiced upon shipment of the Products
- 4) COMMITMENT; The Commitment Amount is specified on Attachment A The prices for Products contained in this Supplement may include the use of the Equipment, Service and training If so, Customer acknowledges Stemens has provided it the opportunity to separately purchase each for its stated cost which is available to Customer and that Stemens, as the owner of the Equipment, has an interest in the pricing
- This Supplement is effective as of the Supplement Effective Date. The Supplement Term is 60 months beginning thirty (30) days after delivery of the Equipment
- 6) PRICING TERMS. The pricing under this Supplement applies only to the Equipment and Products that are used by Customer at the Premises The pricing and other lerms stated in this Supplement supersede any previous price arrangements Customer has with Stemens or any Group Purchasing Agreements The pricing set out on Attachment A will be firm through the date set forth in the current Group Purchasing Agreement between Siemens and the GPO identified in this Supplement and thereafter may be increased as permitted under such Group Purchasing Agreement. In the event there is no Group Purchasing Agreement in effect or Customer changes its GPO designation during the Supplement Term, pricing may be increased by no more than three percent (3%) during any calendar year. All such increases and any other price increases permitted under the terms of this Supplement are referred to herein as "Price increases "
- 7) END OF TERM PURCHASE OPTION. If Customer has purchased the Commitment Amount for the full Supplement Term and is not in Default of any of its obligations under the Agreement or this Supplement, then upon the expiration of the Supplement Term, Customer may purchase the Equipment for its fair market value (as determined by Siemens). If Customer does not purchase the Equipment or re-lease it through a new supplement, then Customer shall return the Equipment to Stemens within sixty (60) days after the end of the Supplement Term, freight prepaid and in accordance with any other written directions provided to Customer by Siemens. If Customer does not provide notice of its intent to return, purchase, or re-lease the Equipment at least sixty (60) days prior to the end of the Supplement Term, this Supplement shall automatically renew on a month-to-month basis until either party provides thirty (30) days written notice of termination
- 8) TRAINING. If applicable, Beckman Couller, Inc., successor by purchase from Olympus America Inc. ("Beckman"), the manufacturer of the Equipment, will provide and be responsible for training Customer on the use of the Equipment ("Equipment Training"). Beckman provides two (2) Equipment Training slots for each instrument acquired and shall be conducted at the Beckman training facility Equipment Training should occur prior to the installation of the Equipment and covers instrument theory, operation, service and problem-solving. Beckman provides lodging, meals and normal transportation during the Equipment Training program. The cost of airfare or other reasonable transportation charges to and from the Equipment Training session is included in the price of the reagents contained herein
- If Equipment Service is specified on Attachment A, an appointed service representative with Beckman will provide and solely be responsible for the performance of such Service in accordance with the type of Service and for the Service period specified on Atlachment A
- 10) ENTIRE AGREEMENT; AMENDMENTS. All of the terms, covenants and conditions set forth in the Agreement are incorporated herein by reference as if the same had been set forth herein. There are no understandings, agreements, or representations expressed or implied not stated herein (as incorporating the terms, covenants and conditions set forth in the Agreement). If there is a conflict between the terms of this Supplement and the Agreement, the terms of this Supplement (including any Attachment(s) and Exhibit(s)) shall prevail



IN WITNESS HEREOF, each party has caused lis duly authorized representative to execute this Supplement as of the Supplement Effective Date

By Name (print) Jerry L. Clayfon Title Date 1/24/2020	By Name (print) Title Date Address	Nutter Elizabeth Supplied of the 20020.01.24 16:18:52-05'00' 115 Norwood Park South, Norwood, MA 02082
Curtis N. Hedge, 02/07/2020 Curtis Hoodan Hedger Corpora topparation coursele		
Lawrence Kestenbaum ClerK/Register		

Aregory Dill Caunty Administrator





AMENDMENT to the SUPPLEMENT to the MASTER EQUIPMENT AND PRODUCTS AGREEMENT

THIS AMENDMENT to the Supplement dated 02/01/2020 to the Master Equipment and Products Agreement between Stemens Healthcare Diagnostics Inc ("Stemens"), and WASHTENAW COUNTY, MI d/b/a WASHTENAW COUNTY SHERIFF'S OFFICE ("Customer") is made effective 02/01/2020 ("Effective Date")

WHEREAS, Customer and Stemens desire to amend the Supplement as set forth below in order that the Supplement, as amended, is acceptable to both parties for execution,

NOW THEREFORE, in consideration of the terms and conditions contained herein, the parties agree the Supplement shall be amended as follows

- 1 EQUPMENT FREIGHT charges in the amount of \$1,500.00 are surcharged onto the Product pricing shown on the Attachment A.
- 2 BECKMAN CONSUMABLES will be provided during the initial Supplement Term and the cost is surcharged onto the Product pricing shown on the Attachment A
- 3 UPS. One (1) UPS will be provided and the UPS cost of \$5,500.00 will be paid by Beckman
- 4 SONICATOR One (1) Sonicator will be provided and the Sonicator cost of \$975.00 will be paid by Beckman
- 5 MILLIPORE WATER SYSTEM. One (1) Millipore Water System will be provided Beckman will pay \$3,525.00 and the remaining amount of \$3,972.41 is surcharged onto the Product pricing shown on the Attachment A
- 6 MILLIPORE SERVICE will be provided for five (5) years in the amount of \$16,063 97 which is surcharged onto the Product prioling shown on the Attachment A
- 7 EQUIPMENT UPGRADE VTwln, s/n 14-3313 and Wintox
 - a. UPGRADE. Customer had been leasing equipment from Siemens pursuant to a Supplement to the Master Equipment and Products Agreement with Quote #1-2ZDXAX that has not yet reached the end of Term and for which Customer has a remaining financial obligation in the amount of \$6,886.68 which is surcharged onto the Product pricing shown on the Altachment A VTwin, s/n 14-3313 and Wintox (the "Upgraded Equipment")
 - b RETURN OF UPGRADED EQUIPMENT. Customer will return the Upgraded Equipment within sixty (60) days of installation of the Equipment leased hereunder
- PROPERTY TAXES. The first sentence in the "TAXES" paragraph in the Agreement which currently reads, "Customer is responsible for and will pay all sales, use and properly taxes assessed on the possession, ownership, service, sale or use of the Equipment or Products under a Supplement (collectively, "Taxes")." Is hereby modified to read, "Customer is responsible for and will pay all sales and use taxes assessed on the possession, ownership, service, sale or use of the Equipment or Products under a Supplement (collectively, "Taxes")."
- 9. Formal "Acceptance" of the Equipment shall occur at the time of delivery. Customer shall have a period from the date of installation of the Equipment to the day before the date such Equipment is used to produce a test result that may be used in connection with a patient's diagnosis (but no more than sixty (60) days) to conduct testing for adherence to Equipment specifications. Stemens shall be promptly advised if such testing shows a failure to adhere to such specifications and Stemens shall have sixty (60) days to repair or replace the Equipment so that it meets or exceeds such specifications. In the event Stemens falls to so repair or replace the Equipment, Customer may revoke Customer's Acceptance.
- NON-APPROPRIATION OF FUNDS. To the extent that Customer is either a state or a political subdivision for purposes of Section 103 of the Internal Revenue Code of 1986, as amended, if insufficient funds are appropriated by Customer governing body during any fiscal year, Customer may elect to discontinue this Supplement on the last day of the fiscal period for which appropriations are available. To discontinue this Supplement, Customer must (I) notify Stemens in writing of the non-appropriation of funds within ten (10) days of the date upon which Customer becomes aware that insufficient funds will be available, (ii) provide Stemens with a certified statement of an authorized official to the effect that conditions permitting discontinuance of this Supplement have occurred, and (iii) return the Equipment, maintained in accordance with Paragraph 4 of this Supplement, to a destination designated by SIEMENS, properly crated and shipped in accordance with manufacturer's recommendations, freight prepaid and insured

Siemens Healthcare Diagnostics Inc.

Quote #1-RE1SI1-0

Customer may not discontinue this Supplement if any funds are appropriated to Customer by the governing body for the acquisition, retention or operation of the Equipment or other equipment or services performing functions similar to the Equipment for the remaining term of this Supplement

Customer agrees to take all necessary action during the term of this Supplement to obtain adequate funds to satisfy Customer's obligations under this Supplement and will provide for such obligations in each applicable budget submitted to obtain appropriations, use Customer's best efforts to obtain approval of such budget, and exhaust all available appeals if an appropriation sufficient to satisfy such obligations is not made

All other terms and conditions of the Supplement remain unchanged and in full force and effect

IN WITNESS WHEREOF, each party hereto has caused its duly authorized representative to execute this Amendment to the Supplement to the Master Equipment and Products Agreement as of the Effective Date

CUSTOMER.	Siemens Healthcare Diagnostics Inc	
	−By	Nutter
Name (print) Jerry L. Clauston	Name (print)	Elizabeth
(M).	Tille,	2020.01.24
		16:20:40 -05'00'
Date: 124/2020	Date	
Curtis N. Hedge, 02/07/2020 Curtis Hedge, 02/07/2020 Corporation counsel.		
Causesa Kesteram 02/18/2020		
Lawrence Kesten baum Clerk/Register		
Desing Dell 02/12/2020		
Aregory Dill County Administrator		



Attachment A

to the Supplement

to the Master Equipment and Products Agreement

Quote #: 1-RE15i1-0 Approved: 12/11/2019

Legal Name **Customer Name** WASHTENAW COUNTY, MI

WASHTENAW COUNTY SHERIFF'S OFFICE

Purchasing Group

NO PRIMARY

Product Lines

Allachment A

Syva

Sold To Customer#

222653

Total annual minimum Commitment Amount:

\$129,285.97

Equipment Information - Syva

Part# 10481252 Onsite

Quantity

Comments

AU-480-02 no ISE - Syva - INS

Wintex

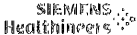
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AU-480 Service will be provided for five (5) years, with the cost of service during years (2) through (5) surcharged onto the Product pricing shown on the

Products: Reagents Pricing - Syva							
1	•	Total		Total			
Reagent	Part#	Tests / Yr	Test/Kit	Klts/Yr	Cost/Test	Cost/Klt	Total Annual
DAU							
6-AM E2P - 28 mi / 14 ml	10470440	34,100	275	124	\$0 45	\$123 76	\$15,346 00
Amphelamines DAU EMIT II Plus - 115 ml / 50 ml	10445420	1,850	925	2	\$0,45	\$ 416 2 6	\$832 50
Benzodiazepines DAU EMIT II Plus - 115 ml / 50 ml	10445429	34,200	950	36	\$ 0 45	\$427 50	\$15,390 00
Buprenorphine E2P - 115 mL	10720047	34,800	1,200	29	\$0,46	\$540 00	\$15,660 00
Cocalne DAU EMIT II Plus - 115 ml / 50 ml	10445437	34,240	1,070	32	\$0.45	\$481 50	\$16,408 00
Creatinine perfect - 100 ml / 25 ml	10445287	34,580	910	38	\$0.18	\$163,80	\$6,224 40
Ethyl Glucuronide HEIA - 100 ml	10718410	8,048	1,006	8	\$0.60	\$803 60	\$4,828 80
Methadone DAU EMIT II Plus - 116 ml / 50 ml	10445426	34,200	950	36	\$0 4 5	\$427 50	\$16,390 00
Opiales DAU EMIT II Plus - 116 ml / 60 ml	10445416	34,720	1,120	31	\$0.45	\$504.00	\$15,624 00
THC DAU EMIT (I Plus - 115 mi / 50 ml	10445469	34,300	980	35	\$0 45	\$441 00	\$15,435 00
pH value check perfect - 100 ml	10445299	34,100	620	65	\$0 18	\$111 60	\$6,138 00
DAU Total Annual		319,138					\$126,275 70

THIS PROPOSAL CONTAINS CONFIDENTIAL AND PROPRIETARY INFORMATION OF SIEMENS HEALTHINEERS, INCLUDING PRICING INFORMATION. THIS INFORMATION SHALL NOT BE DISCLOSED TO ANY THIRD PARTIES WITHOUT THE PRIOR WRITTEN CONSENT OF SIEMENS HEALTHINEERS, EXCEPT CUSTOMER MAY SHARE SUCH INFORMATION WITH ITS AUDITORS, COUNSEL AND DESIGNATED PRIMARY GROUP PURCHASING ORGANIZATION IN THE ORDINARY COURSE OF BUSINESS, PROVIDED SUCH PARTIES HAVE AGREED TO MAINTAIN THE CONFIDENTIALITY OF SUCH INFORMATION.



D CLASS A STANDARD OF L. D				
Products: Supplies - Syva	Part#	Annual # of Kits	Cost/Klt	Total Annual
6-AM/Ecstasy Calibrators L1 - CAL - 10 ml	10470441	2	\$69 04	\$118 08
6 AM/Ecstasy Calibrators L2 - CAL - 10 ml	10470442	2	\$55 31	\$110 62
6-AM/Ecstesy Calibrators L3 - CAL - 10 ml	10470443	2	\$ 42 4 6	\$84 92
6-AM/Ecstesy Calibrators L4 - CAL - 10 ml	10470444	2	\$37 03	\$74 06
Creatinine Validity Calibrator 100 mg - CAL - 14 ml	10445270	2	\$63 54	\$107.08
Creatinine Validity Calibrator 2 mg - CAL - 14 mi	10446273	2	\$50 12	\$100 24
Creatinine Validity Calibrator 20 mg - CAL - 14 ml	10445269	2	\$28 89	\$ 57 78
Creatinine Validity Calibrator 400 mg - CAL - 14 ml	10445271	2	\$135 21	\$270 42
Cuvelle Clean Solution A 0 1n HCL - 1000 ml	10445339	1	\$19 78	\$19 78
Cuvelle Clean Solulion B 0 1n NaOH - 1000 ml	10445341	1	\$23 11	\$23 11
EMIT II Plus DAU LO Calibrator - CAL - 14 mi	10445406	2	\$43 34	\$86 68
EMIT II Plus DAU L1 Calibrator - CAL - 14 ml	10445407	2	\$43 34	\$86 68
EMIT II Plus DAU L2 Calibrator - CAL - 14 ml	10446408	2	\$43 34	\$86 68
EMIT II Plus DAU L3 Calibrator - CAL - 14 ml	10445409	2	\$43 34	\$86 68
EMIT II Plus DAU L4 Calibrator - CAL - 14 ml	10445410	2	\$43 34	\$86 68
EMIT II Plus DAU L5 Calibrator - CAL - 14 ml	10445411	2	\$43 34	\$86 68
Emit II Plus Speciality Drug Cat/Cirl LVL 3 - CON	10720061	2	\$27 50	\$55 00
Emit II Plus Specialty Drug Cal/Ctrl LVL 1 - CON	10720049	2	\$27 50	\$ 55 0 0
Emil II Plus Specially Drug Cal/Ctrl LVL 2 - CON	10720050	2	\$27,50	\$55 00
Emil II Plus Specially Drug Cal/Ctrl LVL 4 - CON	10720062	2	\$27 50	\$55 00
Ethyl Glucuronide Calibrator 600 ng - CAL	10718490	2	\$9 90	\$19 80
Ethyl Glucuronide Controls - C fL - 375 + 626 ng	10718431	2	\$19 25	\$38 50
Negative Urine Control (mmunalysis - CTL - 10 m)	10718412	2	\$9 90	\$19 80
PLASTIC TUBE FROSTED - 13x75mm	10446220	1	\$14 03	\$14 03
Transfer pipette 1 5 ml - 500 pcs	10372387	1	\$16 86	\$16 85
UTAK VALIDITY CONTROL 1 - 1x25 ml	10445224	1	\$28 05	\$28,05
UTAK VALIDITY CONTROL 2 - 1x25 ml	10445225	1	\$28 05	\$28 06
UTAK VALIDITY CONTROL 3 - 1x25 ml	10445226	1	\$28 05	\$28 05
UTAK VALIDITY CONTROL 4 - 1x25 m/	10445227	1	\$28 05	\$28 05
UTAK VALIDITY CONTROL 5 - 1x26 ml	10445228	1	\$51 OD	\$51 00
Validity Neg Calibrator - CAL - 14 ml	10445268	1	\$17 31	\$17.31
pH Buffer 4 5 Ki(- 14 ml	10445281	1	\$50 70	\$50 70
pH Buffer 9 0 Kll - 14 mi	10445282	1	\$57 35	\$67 35
pH Validity Calibrator 11 - CAL - 14 ml	10445283	2	\$64 68	\$129,36
pH Vaildity Calibrator 12 - CAL - 14 ml	10445284	2	\$83 25	\$166 50
pH Validity Calibrator 2 - CAL - 14 ml	10445279	2	\$92 79	\$185 5 8
pH Validity Calibrator 3 - CAL - 14 mi	10445280	2	\$73 94	\$147 88
pH Vaildity Calibrator 4 0 - CAL - 14 ml	10736632	2	\$40 51	\$81 02
pH Validity Calibrator 4 5 ~ CAL ~ 14 ml	10445286	2	\$40 51	\$81 02
pH Validity Calibrator 9 - CAL - 14 ml	10445285	2	\$ 67 60	\$115 20
Total Annual Supplies				\$3,010.27

Prices for Reagents and Supplies not listed above will be according to the tier pricing in effect at the time of shipment

Prices for Reagents and Supplies not yet commercially available will be determined at the time of introduction and are not covered by this Agreement

THIS PROPOSAL CONTAINS CONFIDENTIAL AND PROPRIETARY INFORMATION OF SIEMENS HEALTHINEERS, INCLUDING PRICING INFORMATION. THIS INFORMATION SHALL NOT BE DISCLOSED TO ANY THIRD PARTIES WITHOUT THE PRIOR WRITTEN CONSENT OF SIEMENS HEALTHINEERS, EXCEPT CUSTOMER MAY SHARE SUCH INFORMATION WITH ITS AUDITORS, COUNSEL AND DESIGNATED PRIMARY GROUP PURCHASING ORGANIZATION IN THE ORDINARY COURSE OF BUSINESS, PROVIDED SUCH PARTIES HAVE AGREED TO MAINTAIN THE CONFIDENTIALITY OF SUCH INFORMATION.

SIEIVIENS Heulthineers By Name (print) Title: Sherrff Date 1/24/2020	SIEMENS HE By, Name (print) Title Date Address	ALTHCARE DIAGNOSTICS INC.: Nutter Elizabeth 2020 01.24 16:22:15 - 05'00' 115 Norwood Park South. Norwood, MA 02062
Unchelle K. Birmal Office of Corporation Counsel Curtis "Hedger Corporation Counsel	-	
Lawrence Kestenbaum Clerk/ Register	- - -	
Every Dill Gregory Dill Country Administrator	 -	

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