## SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



FROM: Riverside County Regional Medical Center

August 31, 2010

SUBJECT: Professional Services Multi-Year Agreement between Blood Bank of San Bernardino / Riverside Counties d/b/a LIFESTREAM and Riverside County Regional Medical Center (RCRMC)

#### **RECOMMENDED MOTION:** Move that the Board of Supervisors:

- 1) Ratify and authorize the Chairman of the Board to execute the Professional Services Agreement with Blood Bank of San Bernardino/Riverside Counties d/b/a LIFESTREAM to provide blood product & blood-related services, without securing competitive bids, in accordance with Ordinance 459.4 for a term of three years, effective August 01, 2010 through June 30, 2013, for an aggregate amount not to exceed \$6,814,500, and;

Deparimental C	Bank of Sar securing cor	nuthorize the Chairman of the Bo n Bernardino/Riverside Counties mpetitive bids, in accordance wil nh June 30, 2013, for an aggrega	s d/b/a LIFESTREAN th Ordinance 459.4 fe	A to provide The or a term of three	rapeutic Apheresis, wi years, effective Augus	thout
	(Continued on page		Douglas D. Bagle	Barlen		
Mark Seiler, Assistant Director	FINANCIAL DATA	Current F.Y. Total Cost: Current F.Y. Net County Cost: Annual Net County Cost:	\$ 2,318,500 \$ 0 \$ 0	In Current Year Budget Adjustm For Fiscal Year:	nent:	ES NO 0/2011
NAK W	SOURCE OF FL	JNDS: 100% - Hospital Enterp	orise Funds		Positions To Be Deleted Per A-30 Requires 4/5 Vote	
	C.E.O. RECOMI	MENDATION:	APPROVE			
Policy	County Executi	ive Office Signature	3V_Nellera Coun	Ouver		

**County Executive Office Signature** 

Exec. Ofc.:

Dep't Recomm.:

Policy

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Consent

X

Consent

#### **BOARD OF SUPERVISORS**

Page 2

SUBJECT:

Professional Services Multi-Year Agreement between Blood Bank of San Bernardino /

Riverside Counties d/b/a LIFESTREAM and Riverside County Regional Medical Center

(RCRMC)

### **RECOMMENDED MOTION:** (Continued)

Authorize the Purchasing Agent, in accordance with Ordinance No. 459, to exercise automatic yearly renewals, based on the availability of fiscal funding, and to sign amendments that do not change the substantive terms of each agreement, including amendments to the compensation provision that do not exceed the annual CPI rates.

#### **BACKGROUND:**

Riverside County Regional Medical Center (RCRMC) has contracted with Blood Bank of San Bernardino/Riverside Counties to provide blood product & blood-related services since 1991 and for the Therapeutic Apheresis program since 1999. Historically, this vendor has been the sole provider able to supply these needed services for the hospital. On August 12, 1997, Agenda Item #3.40, the Board approved the professional services agreement to continue services with renegotiated rates for the blood product & blood-related services agreement. And on December 14, 1999, Agenda Item #3.23, the Board approved the professional services agreement for the Therapeutic Apheresis program.

LifeStream is located in San Bernardino; they are geographically able to provide immediate response time and support for RCRMC. As the consummate provider within the Inland Empire, they have experience working with other comparable size hospital facilities, in turn; they are capable of providing an abundant supply of blood products to RCRMC and other surrounding hospitals.

Because very few vendors offer these specific services within Riverside County's geographic area, and transporting blood products from another County would not be cost efficient or practical, RCRMC requests the Board approve both multi-year Agreements with Blood Bank of San Bernardino/Riverside Counties.

#### PRICE REASONABLENESS:

The vendor certifies that prices offered are the lowest or equal to any comparable customer based on RCRMC's usage over the last three years, and are equivalent to the fee schedules offered to Federal, State, or Local Government based upon negotiated State or Local Government contracts. comparison to FY09/10, the rates offered for this multi-year agreement for red blood cells alone, decreased 1.5%.

#### **FISCAL FUNDING:**

These services are based solely on Hospital Enterprise Funds (100%). The total annual costs for these services are as follows:

Professional Services Agreement	Annual Cost
Blood Product and Blood-Related Services	\$2,271,500
Therapeutic Apheresis Program	\$ 47,000
TOTAL	\$2,318,500

#### ATTACHMENT:

Professional Services Agreement between RCRMC and Blood Bank of San Bernardino / Riverside Counties d/b/a LIFESTREAM

#### **REVIEW/APPROVAL:**

County Counsel County Purchasing

DB:ns



## Memorandum

July 28, 2010

To:

Riverside County Board of Supervisors

From:

Douglas D. Bagley, Chief Executive Officer

Riverside County Regional Medical Center

Via:

Riverside County Purchasing Agent

Subject:

Sole Source Procurement; Request for **Blood Bank of San Bernardino and** 

Riverside Counties d/b/a LIFESTREAM

The below information is provided in support of my Department requesting approval for a sole source. Please note that outside of a duly declared emergency, the time to develop a statement of work or specifications is not in itself justification for sole source.

Supply/Service being requested:

Blood product & blood-related services and Therapeutic Apheresis for RCRMC emergency and surgical patients.

Supplier being requested:

Blood Bank of San Bernardino and Riverside Counties d/b/a LIFESTREAM

Alternative suppliers that can or might be able to provide supply/service:

None identified within the hospital's geographic area.

Extent of market search conducted:

Internet search did not find any other provider within hospital's geographic area.

Unique features of the supply/service being requested from this supplier, which no alternative supplier can provide:

LifeStream is located in San Bernardino and they are most capable and able to transport blood product and services directly to the hospital, providing immediate response time and support for RCRMC patients.

26520 Cactus Avenue, Moreno Valley, California 92555
Phone: 951-486-4470 • FAX: 951-486-4475 • TDD: 951-486-4397

Request for Sole Source Procurement July 28, 2010 Page 2

Reasons why my department requires these unique features and what benefit will accrue to the county:

No other vendor offers these specific services within this geographic area, and transporting blood products from another County would not be cost efficient or practical to Riverside County.

#### Price Reasonableness:

The vendor certifies that prices offered are the lowest or equal to any comparable customer based on RCRMC's usage over the last three years, and are equivalent to the fee schedules offered to Federal, State, or Local Government based upon negotiated State or Local Government contracts.

Does moving forward on this product or service further obligate the county to future similar contractual arrangements?

No.	1/28/10
Department/Head Signature	Date
Durahasing Danathasant Community	
Purchasing Department Comments:  Approve	
☐ Approve with Condition/s	
☐ Disapprove	
Wankle	V-3-10
Purchasing Agent	<u> </u>

# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

ı	This Agreement is made and entered into by and between the County of
2	Riverside, a political subdivision of the State of California, through its Medical Center,
3	(Riverside County Regional Medical Center) hereinafter referred to as COUNTY, and
4	Blood Bank of San Bernardino and Riverside Counties d/b/a LIFESTREAM,
5	hereinafter referred to as CONTRACTOR.
6	WHEREAS, Government Code Section 31000 authorizes the COUNTY to
7	contract for special services to be provided by persons/entities who are specially
8	trained, experienced and competent to perform the services required; and
9	WHEREAS, Contractor has the expertise, special skills, knowledge and
10	experience to perform the duties set out herein;
11	NOW THEREFORE, in consideration of the mutual promises, covenants and
12	conditions hereinafter contained the PARTIES hereto mutually agree as provided on
13	pages 1 through 28, Exhibit A, Exhibit B and Attachment A, attached hereto and
14	incorporated herein.
15	1.0 HIPAA Business Associate Agreement
16	The CONTRACTOR in this Agreement is subject to all relevant
17	requirements contained in the Health Insurance Portability and Accountability Act of
18	1996 (HIPAA), Public Law 104-91, enacted August 21, 1996, and the laws and
19	regulations promulgated subsequent thereto, including, without limitation, the Health
20	Information Technology for Economic and Clinical Health Act, as amended

(HITECH). CONTRACTOR shall adhere to all terms and conditions as outlined and

# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

22	specified in	Attachment A, consisting of 7 pages, attached hereto and by this
23	reference inc	corporated herein.
24	2.0	DESCRIPTION OF SERVICES
25		2.1 CONTRACTOR agrees to provide Therapeutic Apheresis (TA)
26	services.	
27		2.2 Any references to the term "Nurse" shall mean a licensed
28	registered n	urse, certified and competent to perform TA services provided by
29	CONTRACT	OR, as set forth in <b>Exhibit A</b> , Scope of Services.
30		2.3 CONTRACTOR shall provide all services as outlined and
31	specified in I	Exhibit A, Scope of Services, consisting of 5 pages at the prices stated
32	in Exhibit B,	Fee Schedule, consisting of 1 page.
33	3.0	PERIOD OF PERFORMANCE
34		This Agreement shall be thirty-six (36) months, commencing on July 1,
35	2010 ("Effect	tive Date") and expiring June 30, 2013, unless terminated as specified in
36	Section 7.0 T	ermination and Section 11.0 Availability of Funding.
37	4.0	COMPENSATION
38		4.1 For services provided to COUNTY, CONTRACTOR shall be
39	reimbursed a	according to the fees set forth on <b>Exhibit B</b> Fee Schedule, which reflect
40	CONTRACT	OR costs for provision of services to COUNTY. Term for Exhibit B Fee
41	Schedule is	annual, commencing each July 1 and expiring the following June 30. A
42	new Exhibit	B. Fee Schedule shall be provided to COUNTY by CONTRACTOR no

# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

43 later than one (1) month in advance, and shall be subject to escalation based on the 44 increase in the U.S. Medical Care Services index component of the Bureau of Labor 45 Statistics' Consumer Price Index – All Urban Consumers (Current Series) (the "CPI"). 4.2 46 Maximum payments by COUNTY to CONTRACTOR shall not 47 exceed one hundred forty thousand (\$140,000) dollars for thirty-six (36) months, 48 commencing July 1, 2010 and expiring June 30, 2013, including all expenses and 49 CONTRACTOR shall not be obligated to provide any services which would result in COUNTY owing an amount in excess of the above referenced amount. COUNTY 50 shall not be responsible for payment of any of CONTRACTOR's expense related to 51 this Agreement. 52 4.3 53 Said compensation shall be paid in accordance with an invoice 54 submitted to COUNTY by CONTRACTOR, and COUNTY shall pay the invoice within thirty (30) days of the invoice date. If COUNTY does not pay the invoice within forty-55 five (45) days of the invoice date, interest shall be charged on any unpaid balance 56 after forty-five (45) days of the invoice date at 0.5% per month. 57 4.4 58 All invoices submitted by CONTRACTOR shall include an 59 itemized invoice showing all services provided and items shipped, returned or transferred. 60 61 4.5 All invoices submitted by CONTRACTOR shall be addressed to, 62 Riverside County Regional Medical Center, Accounts Payable, 26520 Cactus Avenue, Moreno Valley, CA. 92555. 63

# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

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64	5.0 ASSURANCES
65	CONTRACTOR hereby agrees that, where applicable, services
66	provided hereunder will be performed in harmony with COUNTY policy and
67	procedure.
68	5.1 CONTRACTOR represents and warrants that it is, and will
69	remain, in compliance with all State and Federal laws and the standards of the Joint
70	Commission.
71	5.2 CONTRACTOR certifies that it is aware of the Occupational
72	Safety and Health Administration (OSHA) regulations of the U.S. Department of
73	Labor, the derivative Cal/OSHA standards and laws and regulations relating thereto,
74	and shall comply therewith as to all relative elements under this Agreement.
75	6.0 COMPLIANCE WITH LAWS AND REGULATIONS; LICENSES AND
76	PERMITS
77	CONTRACTOR shall warrant that they are currently and shall remain
78	throughout the term hereof in compliance with all State and Federal laws, ordinances
79	and governmental regulations, which are now in force or may hereafter be in force
80	applicable to employment of the Nurses who are referred to COUNTY.
81	CONTRACTOR warrants further that while providing patient care services at
82	COUNTY hospital CONTRACTOR Nurses shall comply with all provisions of all

licensing laws under which such Nurses are licensed, with regulations promuligated

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

thereunder, and with all policies and procedures adopted by COUNTY to protect the health and welfare of patients.

### 6.1 Access to Books and Records

If COUNTY seeks reimbursement from the federal government for all or part of the services provided by CONTRACTOR under this Agreement, upon proper demand CONTRACTOR and Subcontractor shall permit the Comptroller General of the United States, the Secretary of the Department of Health and Human Services and their duly authorized representatives access to CONTRACTOR'S books, documents costs of services furnished under this Agreement for a period of four (4) years after such services are rendered, if the provisions of Section 952 of the Omnibus Reconciliation Act of 1980 (P.L. 96-499) and 42 C.F.R. Part 420, Subpart D are deemed to apply to the services provided under this Agreement. Authority for similar access will be included in any subcontract for the provision of services under this Agreement and any organization related to it, where the cost or value of such subcontract is ten thousand dollars (\$10,000) or more in a twelve (12) month period.

6.1.1 CONTRACTOR shall, at its sole cost and expense, prepare, keep and maintain full, complete and proper books, records and accounts of all services under this Agreement and shall retain such records for a period of seven (7) years. COUNTY or its duly authorized agents, employees, successors and assigns shall have access at all reasonable times to such books, records and accounts for the purpose of inspecting and auditing the same.

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

### 7.0 TERMINATION

- 7.1 COUNTY or CONTRACTOR may terminate this Agreement without cause upon one hundred and eighty (180) days written notice served upon the other party hereto stating the extent and effective date of termination.
- 7.2 COUNTY or CONTRACTOR may, upon thirty (30) days written notice, terminate this Agreement for default, if COUNTY or CONTRACTOR refuses or fails to comply with the terms of this Agreement or fails to make progress so as to endanger performance and does not immediately cure such failure. In the event of such termination by COUNTY, the COUNTY may proceed with the work in any manner deemed proper by COUNTY.
- 7.3 After CONTRACTOR's receipt of the notice of termination from COUNTY, CONTRACTOR shall: (a) Stop all work under this Agreement on the date specified in the notice of termination; and (b) Transfer to COUNTY and deliver in the manner as directed by COUNTY any materials, reports or other products which, if the Agreement had been completed or continued, would have been required to be furnished to COUNTY. After COUNTY's receipt of the notice of termination from CONTRACTOR, COUNTY shall: (a) stop all work under this Agreement on the date specified in the notice of termination; and (b) transfer to CONTRACTOR and deliver in the manner as directed by CONTRACTOR any materials, reports or other products which, if the Agreement had been completed or continued, would have been required to be furnished to CONTRACTOR.

# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

126	7.4 After termination, COUNTY shall make payment only for
127	CONTRACTOR'S performance up to the date of termination in accordance with this
128	Agreement and at the rates set forth in Exhibit B.
129	7.5 In accordance with Section 7.2 above, CONTRACTOR's rights
130	under this Agreement shall terminate (except for fees accrued prior to the date of
131	termination) upon dishonesty or a willful or material breach of this Agreement by
132	CONTRACTOR; or in the event of CONTRACTOR's unwillingness or inability for any
133	reason whatsoever to perform the terms of this Agreement.
134	7.6 The rights and remedies of COUNTY or CONTRACTOR
135	provided in this section shall not be exclusive and are in addition to any other rights
136	and remedies provided by law or this Agreement.
137	8.0 CONFIDENTIALITY
138	Each party hereto agrees to protect from unauthorized disclosure of
139	names and other identifying information concerning either persons receiving services
140	under this Agreement or persons whose names or other identifying information
141	becomes known to such party as a result of services performed under this
142	Agreement, except statistical information not identifying any such person.
143	8.1 Neither party hereto shall disclose, except as otherwise
144	specifically permitted by this Agreement or authorized by the other party hereto or the
145	other party's representative, any such identifying information to anyone other than

# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a

(Therapeutic Apheresis Program)

authorized COUNTY or CONTRACTOR personnel without prior written authorization from the COUNTY or CONTRACTOR, as the case may be.

8.2 For the purpose of this paragraph, "identify" shall include, but not limited to, name, identifying number, symbol, or other identifying particular attributable to the individual, such as finger or voiceprint or photograph.

#### 9.0 HOLD HARMLESS/INDEMNIFICATION

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9.1 CONTRACTOR shall indemnify and hold harmless the County of Riverside, its Agencies, Districts, Special Districts and Departments, their respective directors, officers, Board of Supervisors, elected and appointed officials, employees, agents and representatives (individually and collectively hereinafter referred to as COUNTY Indemnitees) from any liability whatsoever, based or asserted upon any services of CONTRACTOR, its officers, employees, subcontractors, agents or representatives arising out of or in any way relating to this Agreement, including but not limited to property damage, bodily injury, or death or any other element of any kind or nature whatsoever arising from the performance of CONTRACTOR, its officers, employees, subcontractors, agents or representatives. CONTRACTOR shall defend, at its sole expense, all costs and fees including, but not limited, to reasonable attorneys' fees, cost of investigation, defense and settlements or awards, the COUNTY Indemnitees in any claim or action based upon such alleged acts or omissions. With respect to any action or claim subject to indemnification herein by CONTRACTOR, CONTRACTOR shall, at its sole cost, have the right to use counsel

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

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of their own choice and shall have the right to adjust, settle, or compromise any such action or claim without the prior consent of COUNTY; provided, however, that any such adjustment, settlement or compromise in no manner whatsoever limits or circumscribes CONTRACTOR'S indemnification to COUNTY Indemnitees as set forth herein.

9.2 COUNTY shall indemnify and hold harmless the CONTRACTOR, its, directors, officers, employees, agents and representatives (individually and collectively hereinafter referred to as CONTRACTOR Indemnitees) from any liability whatsoever, based or asserted upon any services of COUNTY, its officers, employees, subcontractors, agents or representatives arising out of or in any way relating to this Agreement, including but not limited to property damage, bodily injury, or death or any other element of any kind or nature whatsoever arising from the performance of COUNTY, its officers, employees, subcontractors, agents or representatives. COUNTY shall defend, at its sole expense, all costs and fees including, but not limited, to reasonable attorneys' fees, cost of investigation, defense and settlements or awards, the CONTRACTOR Indemnitees in any claim or action based upon such alleged acts or omissions. With respect to any action or claim subject to indemnification herein by COUNTY, COUNTY shall, at its sole cost, have the right to use counsel of their own choice and shall have the right to adjust, settle, or compromise any such action or claim without the prior consent of CONTRACTOR; provided, however, that any such adjustment, settlement or compromise in no

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

188	manner whatsoever limits or circumscribes COUNTY'S indemnification to
189	CONTRACTOR Indemnitees as set forth herein.
190	9.3 CONTRACTOR'S or COUNTY'S (as the case may be) obligation
191	hereunder shall be satisfied when such party hereto has provided to the other party
192	hereto the appropriate form of dismissal relieving the other party hereto from any
193	liability for the action or claim involved.
194	9.4 The specified insurance limits required in this Agreement shall in
195	no way limit or circumscribe the responsible party's obligations to indemnify and hold
196	harmless the other party's Indemnitees herein from third party claims.
197	10.0 INSURANCE
198	10.1 Without limiting or diminishing each party's obligation to
199	indemnify or hold the other party hereto harmless, each party hereto shall procure
200	and maintain or cause to be maintained, at its sole cost and expense, the following
201	insurance coverage's during the term of this Agreement.
202	10.2 WORKERS' COMPENSATION:
203	If either party hereto has employees as defined by the State of
204	California, such party shall maintain statutory Workers' Compensation Insurance
205	(Coverage A) as prescribed by the laws of the State of California. Policy shall include
206	Employers' Liability (Coverage B) including Occupational Disease with limits not less
207	than \$1,000,000 per person per accident. The policy shall be endorsed to waive

### BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

subrogation in favor of the other party hereto, and, if applicable, to provide a Borrowed Servant/Alternate Employer Endorsement.

### 10.3 COMMERCIAL GENERAL LIABILITY:

Commercial General Liability insurance coverage, including but not limited to, premises liability, contractual liability, products and completed operations liability, personal and advertising injury, and cross liability coverage, covering claims which may arise from or out of the other party's performance of its obligations hereunder. Policy shall name the other party hereto, its directors, officers, Board of Supervisors, employees, agents or representatives as Additional Insureds. Policy's limit of liability shall not be less than \$1,000,000 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit.

### 10.4 <u>VEHICLE LIABILITY:</u>

If vehicles or mobile equipment are used in the performance of the obligations under this Agreement, then each party hereto shall maintain liability insurance for all owned, non-owned or hired vehicles so used in an amount not less than \$1,000,000 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit. Policy shall name the other party hereto, its directors, officers, Board of Supervisors, employees, agents or representatives as Additional Insureds.

# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a

(Therapeutic Apheresis Program)

### 10.5 PROFESSIONAL LIABILITY:

Each party hereto shall maintain Professional Liability Insurance providing coverage for its performance of work included within this Agreement, with a limit of liability of not less than \$1,000,000 per occurrence and \$2,000,000 annual aggregate. If a party's Professional Liability Insurance is written on a claims made basis rather than an occurrence basis, such insurance shall continue through the term of this Agreement and such party shall purchase at its sole expense either 1) an Extended Reporting Endorsement (also known as Tail Coverage); or 2) Prior Dates Coverage from new insurer with a retroactive date back to the date of, or prior to, the inception of this Agreement; or 3) demonstrate through Certificates of Insurance that such party hereto has Maintained continuous coverage with the same or original insurer. Coverage provided under items; 1), 2) or 3) will continue for a period of five (5) years beyond the termination of this Agreement.

#### 10.6 GENERAL INSURANCE PROVISIONS - ALL LINES:

A. Any insurance carrier providing insurance coverage hereunder shall be admitted to the State of California and have an A M BEST rating of not less than A: VIII (A:8) unless such requirements are waived, in writing, by the County Risk Manager. If the County's Risk Manager waives a requirement for a particular insurer such waiver is only valid for that specific insurer and only for one policy term.

# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

B. Each party's insurance carrier(s) must declare its insurance deductibles or self-insured retentions. If such deductibles or self-insured retentions exceed \$500,000 per occurrence such deductibles and/or retentions shall have the prior written consent of the other party hereto (i.e., the County Risk Manager in the case of the COUNTY) before the commencement of operations under this Agreement. Upon notification of deductibles or self insured retention's unacceptable to the other party hereto, and at the election of the other party hereto (i.e., the County's Risk Manager in the case of the COUNTY), the other party's carriers shall either; 1) reduce or eliminate such deductibles or self-insured retention's as respects this Agreement, or 2) procure a bond which guarantees payment of losses and related investigations, claims administration, and defense costs and expenses.

C. Each party hereto shall cause its insurance carrier(s) to furnish the other party hereto with either 1) a properly executed original Certificate(s) of Insurance and certified original copies of Endorsements effecting coverage as required herein, or 2) if requested to do so orally or in writing by the other party hereto, provide original Certified copies of policies including all Endorsements and all attachments thereto, showing such insurance is in full force and effect. Further, said Certificate(s) and policies of insurance shall contain the covenant of the insurance carrier(s) that thirty (30) days written notice shall be given to the other party hereto prior to any material modification, cancellation, expiration or reduction in coverage of

# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a

(Therapeutic Apheresis Program)

such insurance. In the event of a material modification, cancellation, expiration, or reduction in coverage, this Agreement shall terminate forthwith, unless the other party hereto receives, prior to such effective date, another properly executed original Certificate of Insurance and original copies of endorsements or certified original policies, including all endorsements and attachments thereto evidencing coverage's set forth herein and the insurance required herein is in full force and effect. Neither party hereto shall commence operations until the other party hereto has been furnished original Certificate (s) of Insurance and certified original copies of endorsements or policies of insurance including all endorsements and any and all other attachments as required in this Section. An individual authorized by the insurance carrier to do so on its behalf shall sign the original endorsements for each policy and the Certificate of Insurance.

- D. For liabilities relating to CONTRACTOR'S obligations hereunder, it is understood and agreed to by the parties hereto that the CONTRACTOR'S insurance shall be construed as primary insurance, and the COUNTY'S insurance and/or deductibles and/or self-insured retention's or self-insured programs shall not be construed as contributory.
- E. For liabilities relating to COUNTY'S obligations hereunder, it is understood and agreed to by the parties hereto that the COUNTY'S insurance shall be construed as primary insurance, and the CONTRACTOR'S insurance and/or

### BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

deductibles and/or self-insured retention's or self-insured programs shall not be 290 construed as contributory. 291 F. 292 If, during the term of this Agreement or any extension 293 thereof, there is a material change in the scope of services; or, there is a material 294 change in the equipment to be used in the performance of the scope of work which will add additional exposures (such as the use of aircraft, watercraft, cranes, etc.); or, 295 296 the term of this Agreement, including any extensions thereof, exceeds five (5) years the COUNTY reserves the right to adjust the types of insurance required under this 297 Agreement and the monetary limits of liability for the insurance coverage's currently 298 required herein, if; in the County Risk Manager's reasonable judgment, the amount or 299 300 type of insurance carried by the CONTRACTOR has become inadequate. G. 301 Each party hereto shall pass down the insurance obligations contained herein to all tiers of subcontractors working under this 302 Agreement. 303 304 Η. The insurance requirements contained in this Agreement 305 may be met with a program(s) of self-insurance acceptable to the other party hereto. J. 306 Each party hereto agrees to notify the other party hereto of any claim by a third party or any incident or event that may give rise to a claim 307 arising from the performance of this Agreement. 308 H309 310 H

# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

### 11.0 AVAILABILITY OF FUNDING

The COUNTY obligation for payment of any contract beyond the current fiscal year end is contingent upon the availability of funding from which payment can be made. No legal liability on the part of the COUNTY shall arise for payment beyond June 30 of the calendar year unless funds are made available for such performance. Likewise, CONTRACTOR's obligation for performance of any contract beyond the current fiscal year is contingent upon the availability of funding from which payment can be made. No legal liability on the part of CONTRACTOR shall arise for payment beyond June 30 of the calendar year unless funds are made available for such performance.

#### 12.0 RECORDS AND DOCUMENTS

CONTRACTOR shall make available, upon written request by and duly authorized Federal, State or COUNTY agency, a copy of this Agreement and such books, documents and records as are necessary to certify the nature and extent of the costs of the services provided by CONTRACTOR. CONTRACTOR shall maintain books and records for at least five (5) years from the termination of this Agreement.

12.1 CONTRACTOR to provide COUNTY with reports and information relative to this Agreement and in accordance with terms set forth herein, as may be requested by COUNTY.

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## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

### 13.0 MONITORING

CONTRACTOR hereby agrees to establish procedures for self-monitoring and shall permit an appropriate official of the COUNTY, State or Federal government to monitor, access, or evaluate CONTRACTOR'S performance under this Agreement upon reasonable written notice to CONTRACTOR and at any reasonable time (but in no event shall COUNTY provide less than seven (7) calendar days prior written notice.

#### 14.0 LICENSE

CONTRACTOR shall, through the term of this Agreement, maintain all licenses necessary for the provision of the services hereunder and required by the laws and regulations of the United States, the State of California, County of Riverside, and all other governmental agencies. CONTRACTOR shall notify COUNTY immediately, in writing, of inability to obtain or maintain such license. Said inability shall be cause for termination of this Agreement.

14.1 CONTRACTOR shall ensure that CONTRACTOR'S employees, agents, and subcontractors performing services under the terms of this Agreement are in compliance with all relative licensing requirements. CONTRACTOR hereby agrees to notify COUNTY immediately, in writing, of inability of CONTRACTOR or any of CONTRACTOR'S employees, agents and subcontractors to obtain or maintain such license(s). Said inability shall be cause for termination of this Agreement.

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a **LIFESTREAM**

(Therapeutic Apheresis Program)

352	14.2 COPY REQUIRED. A copy of each such license, permit,
353	approval, waiver, exemption, registration, accreditation, and certificate shall be
354	provided to Contracts Administration.
355	14.3 Further, CONTRACTOR hereby agrees to abide by the
356	standards of medical practice of the profession when performing services hereunder.
357	15.0 COUNTY REPRESENTATIONS AND WARRANTIES
358	COUNTY represents and warrants to CONTRACTOR that it and its
359	employees and agents who are involved with or assisting with providing therapeutic
360	apheresis services:
361	a. hold valid, unrestricted and unconditional licenses, certifications,
362	and other approvals necessary to receive services under this Agreement;
363	b. are duly licensed or certified in accordance with the state laws
364	in which COUNTY operates; and
365	c. are in compliance with all applicable federal, state, and
366	municipal laws, regulations, rules, ordinances and orders related to this Agreement
367	and the services to be provided hereunder.
368	16.0 NONDISCRIMINATION AND ELIGIBILITY
369	The CONTRACTOR shall not discriminate in the provision of services,
370	allocation of benefits, accommodation in facilities, or employment of personnel, on
371	the basis of ethnic group identification, race, color, creed, ancestry, religion, national
372	origin, sexual preference, sex, age (over 40), marital status, medical attention, or

# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

373	physical or mental handicap, and shall comply with all other requirements of law
374	regarding non discrimination and affirmative action including those laws pertaining to
375	the prohibition of discrimination against qualified handicapped persons in all
376	programs or activities.
377	16.1 For the purpose of this Agreement, distinctions on the grounds of
378	race, religion, color, sex, national origin, age, or physical or mental handicap include
379	but are not limited to the following:
380	A. Denying an eligible person or providing to an eligible
381	person any services or benefit which is different, or is provided in a different manner
382	or at a different time from that provided to other eligible persons under this
383	Agreement.
384	B. Treatment in any matter related to his receipt of any
385	service, except when necessary for infection control.
386	C. Restricting an eligible person differently in any way in the
387	enjoyment of any advantage or privilege enjoyed by others receiving similar service
388	or benefit.
389	D. Treating an eligible person differently from others in
390	determining whether he/she satisfied any eligibility, membership, or other
391	requirement or condition which individuals must meet in order to be provided a similar
392	service or benefit.

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

E. The assignment of times or places for the provision of services on the basis of race, religion, color, sex, national origin, age, or physical or mental handicap.

### 17.0 CONFLICT OF INTEREST

CONTRACTOR and CONTRACTOR'S employees shall have no interest, and shall not acquire any interest, direct or indirect, which will conflict in any manner or degree with the performance of services required under this Agreement.

### 18.0 ALTERATION

No alteration or variation of the terms of this Agreement shall be valid unless made in writing and signed by the parties hereto, and no oral understanding or agreement not incorporated herein, shall be binding on any of the parties hereto.

18.1 On behalf of COUNTY, only the County Board of Supervisors or County Purchasing Agent may authorize the alteration or revision of this Agreement.

The parties hereto expressly recognize that COUNTY personnel are without authorization to either change or waive any requirements of this Agreement.

### 19.0 ASSIGNMENT

Neither party hereto may delegate its obligations hereunder, either in whole or in part, without prior written consent of the other party hereto provided, however, obligations undertaken by CONTRACTOR pursuant to this Agreement may be carried out by means of subcontracts if approved by COUNTY. No subcontract shall terminate or alter the responsibilities of the CONTRACTOR to COUNTY

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

pursuant to this Agreement. CONTRACTOR may not assign the rights hereunder, either in whole or in part, without prior written consent of COUNTY. Any attempted assignment or delegation in derogation of this paragraph shall be void. A change in the business structure of CONTRACTOR, including but not limited to, change in the majority ownership, or filing of bankruptcy by CONTRACTOR, shall be deemed an assignment for purposes of this paragraph.

#### 20.0 ADMINISTRATION

The County of Riverside Purchasing Agent, or designee, shall administer this Agreement on behalf of the COUNTY. The Purchasing department is to serve as its liaison with CONTRACTOR in connection with this agreement.

#### 21.0 WAIVER

Any waiver by a party hereto of any breach of any one or more of the terms of this Agreement shall not be construed to be a waiver of any subsequent or other breach of the same or of any other term thereof. Failure on the part of a party hereto to require exact, full and complete compliance with any terms of this Agreement shall not be construed as in any manner changing the terms hereof or stopping such party hereto from enforcement hereof.

### 22.0 JURISDICTION, VENUE, SEVERABILITY

This Agreement and its construction and interpretation as to validity, performance and breach shall be construed under the laws of the State of California.

Any legal action related to this Agreement shall be filed in the appropriate court

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a

(Therapeutic Apheresis Program)

(Municipal or Superior) of the State of California located in Riverside, California. In the event any provision in this Agreement is held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remaining provisions will nevertheless continue in full force without being impaired or invalidated in any way.

### 23.0 INDEPENDENT CONTRACTOR

The CONTRACTOR is, for purposes arising out of this contract, an independent contractor and shall not be deemed an employee of the COUNTY. It is expressly understood and agreed that the CONTRACTOR shall in no event, as a result of this contract, be entitled to any benefits to which COUNTY employees are entitled, including but not limited to overtime, any retirement benefits, worker's compensation benefits, and injury leave or other leave benefits. CONTRACTOR hereby holds COUNTY harmless from any and all claims that may be made against COUNTY based upon any contention by any third party that an employer-employee relationship exists by reason of this agreement.

23.1 It is further understood and agreed by the parties hereto that CONTRACTOR in the performance of its obligation hereunder is subject to the control or direction of COUNTY merely as to the result to be accomplished by the services hereunder agreed to be rendered and performed and not as to the means and methods for accomplishing the results.

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## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

### 24.0 THIRD PARTIES

This Agreement is not intended by the parties hereto to create, and it shall not be construed to create, any rights or obligations for any persons or entities not parties to this Agreement.

### 25.0 SUBCONTRACT FOR WORK OR SERVICES

25.1 No contract shall be made by the CONTRACTOR with any party for furnishing any of the work or services herein contained without the prior written approval of the COUNTY Contract Administrator but this provision shall not require the approval of contracts of employment between the CONTRACTOR and personnel assigned for services there under, or for parties named in the proposal and agreed to under any resulting contract.

25.2 Subcontracts, if any, shall contain a provision making third party subcontractor(s) subject to all provisions in this Agreement, including any and all exhibits and attachments.

#### 26.0 INTEREST OF CONTRACTOR

Each party hereto covenants that it presently has no interest, including but not limited to, other projects or independent contracts, and shall not acquire any such interest, direct or indirect, which would conflict in any manner or degree with the performance of services required to be performed under this contract. Each party hereto further covenants that in the performance of this contract, no person having any such interest shall be employed or retained by it under this Agreement.

### BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

### 27.0 CONDUCT OF CONTRACTOR

- 27.1 The CONTRACTOR agrees to inform the COUNTY of all the CONTRACTOR'S interest, if any, which are or which the CONTRACTOR believes to be incompatible with any interest of the COUNTY.
- 27.2 The CONTRACTOR shall not, under circumstances, which might reasonably be interpreted as an attempt to influence the recipient in the conduct of his duties, accept any gratuity or special favor from individuals or organizations with whom the CONTRACTOR is doing business or proposing to do business, in accomplishing the work under the contract.
- 27.3 Neither party hereto shall use for personal gain or make other improper use of privileged information, which is acquired in connection with this Agreement. In this connection, the term 'privileged information' includes, but is not limited to, unpublished information relating to technological and scientific development; medical, personnel, or security records of the individuals; anticipated materials requirements or pricing actions; and knowledge of selection of subcontractors in advance of official announcement.
- 27.4 The CONTRACTOR or employees thereof shall not offer gifts, gratuity, favors, and entertainment directly or indirectly to COUNTY employees.

#### 28.0 DISALLOWANCE

In the event the CONTRACTOR receives payment for services under this contract which is later disallowed for nonconformance with the terms and

# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

conditions herein by the COUNTY, the CONTRACTOR shall promptly refund the disallowed amount to the COUNTY on request, or at its option, the COUNTY may offset the amount disallowed from any payment due to the CONTRACTOR under any contract with the COUNTY.

#### 29.0 FORCE MAJEURE

29.1 In the event CONTRACTOR is unable to comply with any provision of this Agreement due to causes beyond their control such as acts of God, acts of war, civil disorders, or other similar acts, CONTRACTOR shall not be held liable to COUNTY for such failure to comply.

29.2 Except for the payment of monies owed hereunder, in the event COUNTY is unable to comply with any provision of this Agreement due to causes beyond its control relating to acts of God, acts of war, civil disorders, or other similar acts, COUNTY shall not be held liable to CONTRACTOR for such failure to comply. CONTRACTOR acknowledges and agrees that in the event COUNTY is unable to make timely payments of invoice due to causes beyond its control relating to acts of God, acts of war, civil disorders, or other similar acts, COUNTY shall not be held liable to CONTRACTOR for such failure to comply, including any interest under Section 4.3.

## 30.0 EDD REPORTING REQUIREMENTS

In order to comply with child support enforcement requirements of the State of California, the County of Riverside may be required to submit a Report of

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a

(Therapeutic Apheresis Program)

Independent Contractor(s) form DE 542 to the Employment Development Department. CONTRACTOR agrees to furnish the required CONTRACTOR data and certifications to the County of Riverside within ten (10) days of notification of award of contract when required by the EDD.

It is expressly understood that this data will be transmitted to governmental agencies charged with the establishment and enforcement of child support orders and for no other purposes and will be held confidential by those agencies. Failure of the CONTRACTOR to timely submit the data and/or certificates required may result in contract being awarded to another contractor. In the event a contract has been issued, failure of the CONTRACTOR to comply with all federal and state reporting requirements for child support enforcement or to comply with all lawfully served Wage and Earnings Assignments Orders and Notices of Assignment shall constitute a material breach of this Agreement. Failure to cure such breach within sixty (60) calendar days of notice from the COUNTY shall constitute grounds for termination of this Agreement.

If you have any questions concerning this reporting requirement, please call (916) 657-0529. You may also contact your local Employment Tax Customer Service Office listed in your telephone directory in the State Government section under "Employment Development Department," or you may access their Internet site

at www.edd.ca.gov. 538

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### BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

### 31.0 ENTIRE AGREEMENT

This Agreement, including Exhibits A and B and Attachment A, constitutes the entire agreement of the parties hereto with respect to its subject matter and supersedes all prior and contemporaneous representations. This contract may be modified only in writing and shall be enforceable in accordance with its terms when signed by each of the parties hereto.

#### 32.0 CAPTIONS AND PARAGRAPH HEADINGS

Captions and paragraph headings used in this Agreement are for convenience only and are not a part of this Agreement and shall not be used in construing this Agreement.

#### 33.0 NOTICES

All correspondence and notices required or contemplated by this Agreement shall be delivered to the respective parties at the addresses set forth below and are deemed submitted upon personal delivery or within two (2) days after their deposit in the United States mail, postage prepaid. Notices delivered by U.S. Postal Service Express mail or overnight courier that guarantees next day delivery are deemed submitted within one (1) day after their deposit to the United States Postal Service or courier.

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# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

(Therapeutic Apheresis Program)

561	CONTRACTOR
562	Blood Bank of San Bernardino and Riverside Counties d/b/a LIFESTREAM
563	384 Orange Show Road
564	PO Box 5729
565	San Bernardino, CA 92412
566	Attn: Frederick B. Axelrod, M.D., MBA
567	President/Chief Executive Officer/Medical Director
568	Fax No.: (909) 381-2036
569	COUNTY
570	Riverside County Regional Medical Center
571	26520 Cactus Avenue
572	Moreno Valley, CA 92555
573	Attn: Contracts Administration
574	Fax No.: (951) 486-5515
575	IN WITNESS WHEREOF, the parties have executed this Agreement.
576 577 578 579 580 581 582	CONTRACTOR Blood Bank of San Bernardino and Riverside Counties d/b/a LIFESTREAM  By:
583 584 585 586 587	Type or Print Name  President/CEO/Medical Director Type or Print Title  Date:

Page 28 of 28

# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

Therapeutic Apheresis Program

1	In accordance with the terms of the Contract Agreement for Therapeutic
2	Apheresis (TA), both CONTRACTOR and COUNTY mutually agree as follows:
3	
4	A. CONTRACTOR RESPONSIBLITIES
5	1.0 CONTRACTOR shall provide Nurses who have met COUNTY
6	standards as set forth in Section B. NURSE REQUIREMENTS &
7	RESPONSIBILITIES, to conduct TA procedures.
8	2.0 CONTRACTOR shall provide FDA- cleared apheresis equipment
9	and all disposables and anticoagulant solutions required for the procedure. The
10	equipment shall be maintained and transported to and from COUNTY by
11	CONTRACTOR.
12	3.0 CONTRACTOR shall provide medical consultation to COUNTY
13	staff by physicians on request.
14	4.0 CONTRACTOR shall provide procedure specific and quality
15	assurance documents and reports required by COUNTY in order to comply with
16	COUNTY policies, federal, state, & local regulations, Joint Commission, and
17	other agencies as determined by COUNTY.
18	5.0 CONTRACTOR personnel, including Nurses, shall dispose of
19	medical waste as required by COUNTY hospital.
20	6.0 CONTRACTOR Nurses shall complete patient medical records in
21	accordance with COUNTY hospital policy.
22	7.0 CONTRACTOR and its independent contractors shall at all times
23	identify themselves as "Blood Bank" and title, to include the continuous display of
24	photo identification (ID) badge. Photo ID badges will be provided by and paid for
25	by CONTRACTOR. At no time shall CONTRACTOR or any of its independent
26	contractors identify themselves as employees or agents of COUNTY hospital,
27	either verbally, by implication or by wearing an item which names or identifies

COUNTY hospital.

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

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CONTRACTOR.

services at COUNTY hospital.

29	8.0 CONTRACTOR shall train a COUNTY hospital staff nurse on
30	emergency shut down of equipment.
31	9.0 CONTRACTOR shall ensure the TA procedure will be conducted in
32	accordance with general guidelines approved by COUNTY Medical Staff and
33	Utilization Review/Quality Assurance department.
34	10.0 CONTRACTOR and/or CONTRACTOR clinical staff will ensure a
35	signed informed consent for the anticipated risk and benefits of the prescribed
36	procedure has been secured from the patient, or his/her legal representative, and
37	that a copy of the signed consent form is provided to the COUNTY and the
38	patient.
39	11.0 CONTRACTOR shall offer its services Monday through Friday, 8:00
40	a.m. to 4:00 p.m. Additional hours shall be available in emergency situations as
41	determined by COUNTY with a minimum of four (4) hours advance notice.
42	
43	B. CONTRACTOR NURSE REQUIREMENTS & RESPONSIBILITIES
44	1.0 Qualifications of Nurses - All Nurses provided to COUNTY shall
45	meet the following standards, and CONTRACTOR shall maintain on file
46	appropriate evidence that such standards are met, and shall make such evidence
47	available to COUNTY upon request.
48	2.0 <u>Nursing Licensure</u> – All Nurses shall possess a current valid license
49	issued by the California Board of Registered Nursing. Each license shall be

Verification of Experience - Each Nurse shall have completed 3.0 special preparation or certification for the performance of TA.

inspected by CONTRACTOR and the date of expiration so noted, and said

license shall be verified with the Board with proof of verification on file with

COUNTY upon request. Each Nurse shall carry a copy of his or her license and

shall, upon request from COUNTY, present said license prior to rendering

CONTRACTOR shall make such evidence available to

# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

58	4.0 CONTRACTOR staff shall not be under the influence of alcohol or
59	drugs while on duty or in a standby or an on-call basis; or possess controlled
60	substances or prescription drugs without a prescription while on duty.
61	5.0 If the COUNTY has reasonable suspicion to believe a
62	CONTRACTOR's staff is in violation of the above, COUNTY reserves the right to
63	request the CONTRACTOR, at their expense, to conduct unannounced drug
64	screening of said registry staff and dismissal of said person's assignment.
65	6.0 CONTRACTOR shall perform annual health screening for all staff
66	assigned to COUNTY to include a TB test, and or Chest X-Ray (verifying
67	absence of active disease), a record of vaccination for Measles, Mumps, Rubella,
68	(MMR) series or record of positive MMR titer, proof of immunization of
69	Diphtheria, Tetanus, Pertussis, Hepatitis B, and a general physical examination
70	clearance.
71	7.0 CONTRACTOR Nurse must be free from any symptoms of
72	infectious disease. All records pertaining to this shall be kept on file in
73	CONTRACTOR's office, and made available to COUNTY upon request.
74	8.0 CONTRACTOR Nurse shall be orientated as to COUNTY's fire,
75	disaster and department specific procedures and infection control practices of
76	COUNTY.
77	9.0 CONTRACTOR Nurse must possess and wear a photographic
78	identification card supplied by CONTRACTOR.
79	10.0 CONTRACTOR Nurse must be properly attired, in accordance with
80	COUNTY guidelines.
81	
82	C. <u>COUNTY RESPONSIBLITIES</u>
83	1.0 COUNTY will be licensed as an acute care hospital in the State of
84	California, be a participating provider in the Medicare program, and be solely
85	responsible for its compliance with all licensure, regulatory accreditation, and

reimbursement requirements.

# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

Therapeutic Apheresis Program

87	2.0 COUNTY will have full medical responsibility for its patients in
88	general, and specifically, during the provision of TA services. Accordingly,
89	COUNTY agrees to ensure the availability of a qualified physician to supervise
90	care of its patients during the provision of TA services.
91	3.0 COUNTY will provide CONTRACTOR staff with basic orientation to
92	COUNTY policies and procedures, including, but not limited to: dress code
93	identification badge requirements; reporting of industrial injuries and illnesses
94	emergencies- fire, natural disasters, & cardiac/respiratory; computerized
95	systems; and hazardous was disposal.
96	4.0 COUNTY will provide CONTRACTOR staff with protective wear, as
97	required to ensure compliance with OSHA regulations.
98	5.0 COUNTY will provide appropriate space for conducting TA
99	procedures.
00	6.0 COUNTY will provide resuscitation back-up on premises with staf
01	available to provide emergency support, if needed, including a staff nurse to be
02	trained by CONTRACTOR on emergency shut down of equipment.
03	7.0 COUNTY will provide general nursing care, including emergency
04	care and medications to TA patients, before, during and after the procedure and
05	for providing written orders for the TA procedure.
06	8.0 COUNTY will provide placement and maintenance of a dual-lumer
07	apheresis venous catheter, when required. CONTRACTOR shall notify
108	COUNTY of placement requirements as applicable.
109	9.0 COUNTY will provide appropriate replacements fluids for the TA
10	procedure as recommended by CONTRACTOR supervising physician.
11	10.0 COUNTY will provide CONTRACTOR and/or CONTRACTOR
12	clinical staff access to the patient's medical record and other necessary patient
113	information in accordance with COUNTY and Medical Staff policies and

procedures.

# SCOPE OF SERVICE BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

Therapeutic Apheresis Program

115	11.0 In the event that a special device is prescribed (e.g.
116	immunoadsorption column) in conjunction with the TA procedure, it will be
117	supplied by COUNTY. CONTRACTOR may provide the device, upon COUNTY
118	request, subject to availability.
119	12.0 COUNTY Hospital or patient designated attending physician retains
120	responsibility for patient care before, during and after the procedure and for
121	providing written orders for the TA procedure
122	13.0 COUNTY Hospital or patient-designated attending or referring
123	physician will inform the patient of the need for and anticipated risks and benefits
124	of the prescribed procedure, obtain patient's informed consent, and document in
125	the patient's medical record.
126	14.0 COUNTY will notify CONTRACTOR twenty-four (24) hours in
127	advance of required treatment. CONTRACTOR shall provide emergency service
128	in the event the patient's clinical condition dictates such response, as determined
129	by the patient's treating physician.
130	15.0 In the event a scheduled procedure is canceled by COUNTY, it is
131	the responsibility of COUNTY to inform CONTRACTOR of the cancellation prior
132	to a Nurse being sent. Otherwise, COUNTY may be invoiced for the Nurse's
133	time in accordance with the Payment Provision set forth in Exhibit B.
134	16.0 All federal, state, and local licenses or permits which are required
135	for the services provided herein are the responsibility of the COUNTY Hospital.

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EXHIBIT "B" FEE SCHEDULE July 1, 2010 THRU June 30, 2011 CUSTOMER SERVICE - (909) 386-6829

### RIVERSIDE COUNTY REGIONAL MEDICAL CENTER

PROCEDUR

THERAPEUTIC SERVICES		
PLASMAPHERESIS (Therapeutic Plasma Exchange)		
Routine (first four 4 hours of service, weekdays 0700 – 1700	1,350.00	PLROUT
After hours (1700-0700) or Weekend / Holiday	1,739.00	PLWKHL
Cancellation Fee	134.00	PLCANC
Aborted Procedure	659.00	PLABOR
Extended hours (after initial first 4 hours of service)	300.00	PLEXT
Delay initiation of treatment due to facility issue (per hour)	129.00	DELAY
CYTAPHERESIS (Includes White Blood Cell Depletion, Platelet Cell Exchange or Reduction)  Routine (first four 4 hours of service, weekdays 0700 – 1700		
Cell Exchange or Reduction)  Routine (first four 4 hours of service, weekdays 0700 – 1700	1,533.00	CYROUT
Routine (first four 4 hours of service, weekdays 0700 – 1700 After hours (1700-0700) or Weekend / Holiday	1,533.00 1,739.00	CYROUT CYWKHL
Routine (first four 4 hours of service, weekdays 0700 – 1700 After hours (1700-0700) or Weekend / Holiday Cancellation Fee	1,533.00 1,739.00 134.00	CYROUT CYWKHL CYCANC
Routine (first four 4 hours of service, weekdays 0700 – 1700 After hours (1700-0700) or Weekend / Holiday Cancellation Fee Aborted Procedure	1,533.00 1,739.00 134.00 659.00	CYROUT CYWKHL CYCANC CYABOR
Routine (first four 4 hours of service, weekdays 0700 – 1700 After hours (1700-0700) or Weekend / Holiday Cancellation Fee Aborted Procedure Extended hours (after initial first 4 hours of service)	1,533.00 1,739.00 134.00 659.00 300.00	CYROUT CYWKHL CYCANC CYABOR CYEXT
Routine (first four 4 hours of service, weekdays 0700 – 1700 After hours (1700-0700) or Weekend / Holiday Cancellation Fee Aborted Procedure	1,533.00 1,739.00 134.00 659.00	CYROUT CYWKHL CYCANC CYABOR
Routine (first four 4 hours of service, weekdays 0700 – 1700 After hours (1700-0700) or Weekend / Holiday Cancellation Fee Aborted Procedure Extended hours (after initial first 4 hours of service) Delay initiation of treatment due to facility issue (per hour)	1,533.00 1,739.00 134.00 659.00 300.00	CYROUT CYWKHL CYCANC CYABOR CYEXT
Routine (first four 4 hours of service, weekdays 0700 – 1700 After hours (1700-0700) or Weekend / Holiday Cancellation Fee Aborted Procedure Extended hours (after initial first 4 hours of service)	1,533.00 1,739.00 134.00 659.00 300.00	CYROUT CYWKHL CYCANC CYABOR CYEXT
Routine (first four 4 hours of service, weekdays 0700 – 1700 After hours (1700-0700) or Weekend / Holiday Cancellation Fee Aborted Procedure Extended hours (after initial first 4 hours of service) Delay initiation of treatment due to facility issue (per hour)	1,533.00 1,739.00 134.00 659.00 300.00 129.00	CYROUT CYWKHL CYCANC CYABOR CYEXT DELAY

#### Notes:

- Fees are subject to all applicable taxes.
- <sup>2</sup> Treatments include set-up of the Apheresis System, priming of the extracorporeal blood circuit, withdrawal, processing and return of the patient's blood components as prescribed, and monitoring of the patient's treatment throughout the procedure.
- <sup>3</sup> The Apheresis System will not be permanently placed at the hospital but shall be made available on an "as required" basis to support clinical procedures.
- <sup>4</sup> Apheresis treatment fees include the cost of transferring the Apheresis System to the hospital and set-up; apheresis fees <u>do not</u> include normal saline and/or blood products used for priming the Apheresis System or for replacement solutions of blood components removed.

4/9/10 Confidential

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## Between the County of Riverside and BLOOD BANK OF SAN BERNARDINO/RIVESIDE COUNTIES d/b/a LIFESTREAM

This HIPAA Business Associate Agreement Addendum ("Addendum") supplements, and is made part of the Professional Services Agreement (the "Underlying Agreement") between the County of Riverside ("County") and **Blood Bank of San Bernardino/Riverside Counties d/b/a LIFESTREAM** ("Contractor") as of the date of approval by both parties (the "Effective Date").

#### **RECITALS**

WHEREAS, County and Contractor entered into the Underlying Agreement pursuant to which Contractor provides services to County, and in conjunction with the provision of such services certain Protected Health Information ("PHI") and/or certain electronic Protected Health Information (ePHI) may be made available to Contractor for the purposes of carrying out its obligations under the Underlying Agreement; and,

WHEREAS, the provisions of the Health Insurance Portability and Accountability Act, Pub. L. No. 104-161 of 1996 ("HIPAA"), more specifically the regulations found at Title 45, CFR, Parts 160 and 164 (the "Privacy Rule") and/or Part 162 (the "Security Rule"), as may be amended from time to time, which are applicable to the protection of any disclosure of PHI and/or ePHI pursuant to the Underlying Agreement; and,

WHEREAS, County is a Covered Entity, as defined in the Privacy Rule; and,

WHEREAS, Contractor, when a recipient of PHI and/or ePHI from County, is a Business Associate as defined in the Privacy Rule; and,

WHEREAS, the parties agree that any disclosure or use of PHI and/or ePHI be in compliance with the Privacy Rule, Security Rule, or other applicable law;

NOW, THEREFORE, in consideration of the mutual promises and covenants contained herein, the parties agree as follows:

- 1. <u>Definitions</u>. Unless otherwise provided in this Addendum, capitalized terms shall have the same meanings as set forth in the Privacy Rule and/or Security Rule, as may be amended from time to time.
- 2. Scope of Use and Disclosure by Contractor of County Disclosed PHI and/or ePHI
  - A. Contractor shall be permitted to use PHI and/or ePHI disclosed to it by the County:
    - On behalf of the County, or to provide services to the County for the purposes contained herein, if such use or disclosure would not violate the Privacy Rule and/or Security Rule;
    - (2) As necessary to perform any and all of its obligations under the Underlying Agreement.
  - B. Unless otherwise limited herein, in addition to any other uses and/or disclosures permitted or authorized by this Addendum or required by law, Contractor may:

Version Date: April 2005

## Between the County of Riverside and BLOOD BANK OF SAN BERNARDINO/RIVESIDE COUNTIES d/b/a LIFESTREAN

	BLOOD BANK OF SAN BERNARDINO/RIVESIDE COUNTIES d/b/a LIFESTREAM
1 2	(1) Use the PHI and/or ePHI in its possession for its proper management and administration and to fulfill any legal obligations.
3	(2) Disclose the PHI and/or ePHI in its possession to a third party for the purpose
4	of Contractor's proper management and administration or to fulfill any legal
5	responsibilities of Contractor. Contractor may disclose PHI and/or ePHI as
6	necessary for Contractor's operations only if:
7	(a) The disclosure is required by law; or
8	(b) Contractor obtains written assurances from any person or organization to
9	which Contractor will disclose such PHI and/or ePHI that the person or
10	organization will:
11	<ul> <li>(i) Hold such PHI and/or ePHI in confidence and use or further disclose it</li></ul>
12	only for the purpose of which Contractor disclosed it to the third party, or
13	as required by law; and,
14	(ii) The third party will notify Contractor of any instances of which it
15	becomes aware in which the confidentiality of the information has been
16	breached.
17	(3) Aggregate the PHI and/or ePHI and/or aggregate the PHI and/or ePHI with that
18	of other data for the purpose of providing County with data analyses related to
19	the Underlying Agreement, or any other purpose, financial or otherwise, as
20	requested by County.
21	(4) Not disclose PHI and/or ePHI disclosed to Contractor by County not authorized
22	by the Underlying Agreement or this Addendum without patient authorization or
23	de-identification of the PHI and/or ePHI as authorized in writing by County.
24	(5) De-identify any and all PHI and/or ePHI of County received by Contractor
25	under this Addendum provided that the de-identification conforms to the
26	requirements of the Privacy Rule and/or Security Rule and does not preclude
27	timely payment and/or claims processing and receipt.
28	C. Contractor agrees that it will neither use nor disclose PHI and/or ePHI it receives
29	from County, nor from another business associate of County, except as permitted
30	or required by this Addendum, or as required by law, or as otherwise permitted by
31	law.
32 33	D. Notwithstanding the foregoing, in any instance where applicable state and/or federal laws and/or regulations are stricter in their requirements than the

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control the disclosure of records.

provisions of HIPAA and prohibit the disclosure of mental health, and/or substance

abuse records, the applicable state and/or federal laws and/or regulations shall

## Between the County of Riverside and BLOOD BANK OF SAN BERNARDINO/RIVESIDE COUNTIES d/b/a LIFESTREAM

### 3. Obligations of County.

- A. County agrees that it will make its best efforts to promptly notify Contractor in writing of any restrictions on the use and disclosure of PHI and/or ePHI agreed to by County that may affect Contractor's ability to perform its obligations under the Underlying Agreement, or this Addendum.
- B. County agrees that it will make its best efforts to promptly notify Contractor in writing of any changes in, or revocation of, permission by any individual to use or disclose PHI and/or ePHI, if such changes or revocation may affect Contractor's ability to perform its obligations under the Underlying Agreement, or this Addendum.
- C. County agrees to make it's best efforts to promptly notify Contractor in writing of any known limitation(s) in its notice of privacy practices to the extent that such limitation may affect Contractor's use or disclosure of PHI and/or ePHI.
- D. County shall not request Contractor to use or disclose PHI and/or ePHI in any manner that would not be permissible under the Privacy Rule and/or Security Rule.
- E. County will obtain any authorizations necessary for the use or disclosure of PHI and/or ePHI, so that Contractor can perform its obligations under this Addendum and/or the Underlying Agreement.
- 4. Obligations of Contractor. In connection with its use of PHI and/or ePHI disclosed by County to Contractor, Contractor agrees to:
  - A. Use or disclose PHI and/or ePHI only as permitted or required by this Addendum or as required by law.
  - B. Use reasonable and appropriate safeguards to prevent use or disclosure of PHI and/or ePHI other than as provided for by this Addendum.
  - C. To the extent practicable, mitigate any harmful effect that is known to Contractor of a use or disclosure of PHI and/or ePHI by Contractor in violation of this Addendum.
  - D. Report to County any use or disclosure of PHI and/or ePHI not provided for by this Addendum of which Contractor becomes aware.
  - E. Require sub-contractors or agents to whom Contractor provides PHI and/or ePHI to agree to the same restrictions and conditions that apply to Contractor pursuant to this Addendum.

Version Date: April 2005

### Between the County of Riverside and BLOOD BANK OF SAN BERNARDINO/RIVESIDE COUNTIES d/b/a LIFESTREAM

# F. Use appropriate administrative, technical and physical safeguards to prevent

- inappropriate use or disclosure of PHI and/or ePHI created or received for or from the County.
- G. Obtain and maintain knowledge of the applicable laws and regulations related to HIPAA, as may be amended from time to time.
- 5. Access to PHI, Amendment and Disclosure Accounting. Contractor agrees to:
  - A. Provide access, at the request of County, within five (5) days, to PHI in a Designated Record Set, to the County, or to an Individual as directed by the County.
  - B. To make any amendment(s) to PHI in a Designated Record Set that the County directs or agrees to at the request of County or an Individual within sixty (60) days of the request of County.
  - C. To assist the County in meeting its disclosure accounting under HIPAA:
    - (1) Contractor agrees to document such disclosures of PHI and information related to such disclosures as would be required for the County to respond to a request by an Individual for an accounting of disclosures of PHI.
    - (2) Contractor agrees to provide to County or an Individual, within sixty (60) days, information collected in accordance with this section to permit the County to respond to a request by an Individual for an accounting of disclosures of PHI.
    - (3) Contractor shall have available for the County the information required by this section for the six (6) years preceding the County's request for information (except the Contractor need have no information for disclosures occurring before April 14, 2003).
  - D. Make available to the County, or to the Secretary of Health and Human Services, Contractor's internal practices, books and records relating to the use of and disclosure of PHI for purposes of determining Contractor's compliance with the Privacy Rule, subject to any applicable legal restrictions.
  - E. Within thirty (30) days of receiving a written request from County, make available any and all information necessary for County to make an accounting of disclosures of County PHI by Contractor.
  - F. Within thirty (30) days of receiving a written request from County, incorporate any amendments or corrections to the PHI in accordance with the Privacy Rule in the event that the PHI in Contractor's possession constitutes a Designated Record Set.
  - G. Not make any disclosure of PHI that County would be prohibited from making.

Version Date: April 2005

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## Between the County of Riverside and BLOOD BANK OF SAN BERNARDINO/RIVESIDE COUNTIES d/b/a LIFESTREAM

- 6. Access to ePHI, Amendment and Disclosure Accounting. In the event contractor needs to create or have access to County ePHI, Contractor agrees to:
  - A. Implement and maintain reasonable and appropriate administrative, physical, and technical safeguards to protect the confidentiality of, the integrity of, the availability of, and authorized persons' accessibility to, County ePHI as applicable under the terms and conditions of the Underlying Agreement. The ePHI shall include that which the Contractor may create, receive, maintain, or transmit on behalf of the County.
  - B. Ensure that any agent, including a subcontractor, to whom Contractor provides ePHI agrees to implement reasonable and appropriate safeguards.
  - C. Report to County any security incident of which Contractor becomes aware that concerns County ePHI.

### 7. Term and Termination.

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- A. Term this Addendum shall commence upon the Effective Date and terminate upon the termination of the Underlying Agreement, except as terminated by County as provided herein.
- B. Termination for Breach County may terminate this Addendum, effective immediately, without cause, if County, in its sole discretion, determines that Contractor has breached a material provision of this Addendum. Alternatively, County may choose to provide Contractor with notice of the existence of an alleged material breach and afford Contractor with an opportunity to cure the alleged material breach. In the event Contractor fails to cure the breach to the satisfaction of County in a timely manner, County reserves the right to immediately terminate this Addendum.
- C. Effect of Termination upon termination of this Addendum, for any reason, Contractor shall return or destroy all PHI and/or ePHI received from the County, or created or received by Contractor on behalf of County, and, in the event of destruction, Contractor shall certify such destruction, in writing, to County. This provision shall apply to all PHI and/or ePHI which is in possession of subcontractors or agents of Contractor. Contractor shall retain no copies of the PHI and/or ePHI.
- D. Destruction not Feasible in the event that Contractor determines that returning or destroying the PHI and/or ePHI is not feasible, Contractor shall provide written notification to County of the conditions which make such return or destruction not feasible. Upon determination by Contractor that return or destruction of PHI and/or ePHI is not feasible, Contractor shall extend the protections of this Addendum to such PHI and/or ePHI and limit further uses and disclosures of such

## Between the County of Riverside and BLOOD BANK OF SAN BERNARDINO/RIVESIDE COUNTIES d/b/a LIFESTREAM

PHI and/or ePHI to those purposes which make the return or destruction not feasible, for so long as Contractor maintains such PHI and/or ePHI.

### 8. Hold Harmless/Indemnification

Contractor shall indemnify and hold harmless all Agencies, Districts, Special Districts and Departments of the County, their respective directors, officers, Board of Supervisors, elected and appointed officials, employees, agents and representatives from any liability whatsoever, based or asserted upon any services of Contractor, its officers, employees, subcontractors, agents or representatives arising out of or in any way relating to this Addendum, including but not limited to property damage, bodily injury, or death or any other element of any kind or nature whatsoever including fines, penalties or any other costs and resulting from any reason whatsoever arising from the performance of Contractor, its officers, agents, employees, subcontractors, agents or representatives from this Addendum. Contractor shall defend, at its sole expense, all costs and fees including but not limited to attorney fees, cost of investigation, defense and settlements or awards all Agencies, Districts, Special Districts and Departments of the County, their respective directors, officers, Board of Supervisors, elected and appointed officials, employees, agents and representatives in any claim or action based upon such alleged acts or omissions.

With respect to any action or claim subject to indemnification herein by Contractor, Contractor shall, at their sole cost, have the right to use counsel of their choice, subject to the approval of County, which shall not be unreasonably withheld, and shall have the right to adjust, settle, or compromise any such action or claim without the prior consent of County; provided, however, that any such adjustment, settlement or compromise in no manner whatsoever limits or circumscribes Contractor's indemnification to County as set forth herein. Contractor's obligation to defend, indemnify and hold harmless County shall be subject to County having given Contractor written notice within a reasonable period of time of the claim or of the commencement of the related action, as the case may be, and information and reasonable assistance, at Contractor's expense, for the defense or settlement thereof. Contractor's obligation hereunder shall be satisfied when Contractor has provided to County the appropriate form of dismissal relieving County from any liability for the action or claim involved.

The specified insurance limits required in the Underlying Agreement of this Addendum shall in no way limit or circumscribe Contractor's obligations to indemnify and hold harmless the County herein from third party claims arising from the issues of this Addendum.

In the event there is conflict between this clause and California Civil Code Section 2782, this clause shall be interpreted to comply with Civil Code 2782. Such interpretation shall not relieve the Contractor from indemnifying the County to the fullest extent allowed by law.

## Between the County of Riverside and BLOOD BANK OF SAN BERNARDINO/RIVESIDE COUNTIES d/b/a LIFESTREAM

In the event there is a conflict between this indemnification clause and an indemnification clause contained in the Underlying Agreement of this Addendum, this indemnification shall only apply to the subject issues included within this Addendum.

#### 9. General Provisions.

- A. Amendment the parties agree to take such action as is necessary to amend this Addendum from time to time as is necessary for County to comply with the Privacy Rule, Security Rule, and HIPAA generally.
- B. Survival the respective rights and obligations of this Addendum shall survive the termination or expiration of this Addendum.
- C. Regulatory References a reference in this Addendum to a section in the Privacy Rule and/or Security Rule means the section(s) as in effect or as amended.
- D. Conflicts any ambiguity in this Addendum and the Underlying Agreement shall be resolved to permit County to comply with the Privacy Rule, Security Rule, and HIPAA generally.
- E. Interpretation of Addendum this Addendum shall be construed to be a part of the Underlying Agreement as one document. The purpose is to supplement the Underlying Agreement to include the requirements of HIPAA.

Version Date: April 2005

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## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

1	This Agreement is made and entered into by and between the County of
2	Riverside, a political subdivision of the State of California, through its Medical Center,
3	(Riverside County Regional Medical Center) hereinafter referred to as COUNTY, and
4	Blood Bank of San Bernardino and Riverside Counties d/b/a LIFESTREAM,
5	hereinafter referred to as CONTRACTOR.
6	WHEREAS, Government Code Section 31000 authorizes the COUNTY to
7	contract for special services to be provided by persons/entities who are specially
8	trained, experienced and competent to perform the services required; and
9	WHEREAS, Contractor has the expertise, special skills, knowledge and
10	experience to perform the duties set out herein;
11	NOW THEREFORE, in consideration of the mutual promises, covenants and
12	conditions hereinafter contained the PARTIES hereto mutually agree as provided on
13	pages 1 through 35, Exhibit A, Exhibit B and Attachment A, attached hereto and
14	incorporated herein.
15	1.0 HIPAA Business Associate Agreement
16	The CONTRACTOR in this Agreement is subject to all relevant
17	requirements contained in the Health Insurance Portability and Accountability Act of

1996 (HIPAA), Public Law 104-91, enacted August 21, 1996, and the laws and

regulations promulgated subsequent thereto, including, without limitation, the Health

Information Technology for Economic and Clinical Health Act, as amended

(HITECH). CONTRACTOR shall adhere to all terms and conditions as outlined and

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## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

specified in **Attachment A**, consisting of 7 pages, attached hereto and by this reference incorporated herein.

#### 2.0 DESCRIPTION OF SERVICES

- 2.1 CONTRACTOR agrees to provide blood, blood products and blood-related services to COUNTY, as needed as designated by COUNTY and subject to CONTRACTOR's available supply of blood and blood components from voluntary donations and provided that no factors beyond CONTRACTOR's control that could affect CONTRACTOR's ability to supply services for COUNTY (such as strikes, work stoppages and other circumstances or emergencies). For purposes of this Agreement, "services" or "Services" shall mean blood, blood products, blood components and related services".
- 2.2 CONTRACTOR shall provide all services as outlined and specified in **Exhibit A**, Scope of Services, consisting of 7 pages at the prices stated in **Exhibit B**. Fee Schedule, consisting of 3 pages.

#### 3.0 PERIOD OF PERFORMANCE

This Agreement shall be thirty-six (36) months, commencing on July 1, 2010 ("Effective Date") and expiring June 30, 2013, unless terminated as specified in Section 12.0 Termination and Section 17.0 Availability of Funding.

#### 4.0 COMPENSATION

4.1 For services provided to COUNTY, CONTRACTOR shall be reimbursed according to the fees set forth on **Exhibit B** Fee Schedule, which reflect

### BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

CONTRACTOR costs for provision of services to COUNTY, including recruitment of blood donors, and collecting, processing and distributing blood and blood components.

- 4.2 Maximum payments by COUNTY to CONTRACTOR shall not exceed six million eight hundred fourteen thousand five hundred (\$6,814,500) dollars for thirty-six (36) months, commencing July 1, 2010 and expiring June 30, 2013, including all expenses and CONTRACTOR shall not be obligated to provide any services which would result in COUNTY owing an amount in excess of the above referenced amount. COUNTY shall not be responsible for payment of any of CONTRACTOR's expense related to this Agreement.
- 4.3 The fees for services in **Exhibit B** are established as part of a comprehensive package, reflect a significant discount, and are dependent upon COUNTY obtaining 100% of its blood, blood products and blood-related services, to meet its needs (including the needs of its patients and of other entities with which it contracts) from CONTRACTOR and not from another facility or contractor. In cases of emergency in which CONTRACTOR is unable to supply the needed service within the reasonable time required, COUNTY may obtain blood products and related services from another facility without affecting fees established in **Exhibit B**. COUNTY hospital's obtaining blood products and related services from another facility in times of non-emergency will result in CONTRACTOR having the right, upon thirty (30) days prior written notice to COUNTY, to terminate this Agreement, unless

### BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

64 CONTRACTOR is unable to supply the blood products and related service to 65 COUNTY in a timely manner and in accordance with this Agreement.

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- COUNTY hospital with any and all requirements mandated or recommended by any state or federal regulatory agency or which become the standard of practice within blood banking or transfusion medicine. COUNTY shall be responsible for the incremental increases in costs of such requirements as well as other reasonable modifications which CONTRACTOR determines are in the best interest of the health and safety of the patient population upon thirty (30) days prior written notice to COUNTY, provided that this Agreement shall automatically terminate when maximum payments are made by COUNTY under Section 4.2, unless COUNTY, at its sole discretion, and CONTRACTOR amend this Agreement to increase the maximum payments under Section 4.2.
- Recognizing the common distribution of blood types among the 4.5 blood donor population and the additional cost associated with acquiring Group O red blood cells beyond the normal distribution, the volume of services referenced in subsection 4.1 above assumes that COUNTY's Group O Red Blood Cell utilization is fifty-two (52%) percent or less of COUNTY's total Red Blood Cell utilization. To assist COUNTY in optimizing Group O red blood cell utilization, CONTRACTOR will review and make Medical Directors reasonably available to make its recommendations to COUNTY hospital transfusion policies and practice and meet

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

85	with COUNTY hospital physicians on an as-needed basis to provide education and
86	clinical support.
87	4.6 Said compensation shall be paid in accordance with an invoice
88	submitted to COUNTY by CONTRACTOR, and COUNTY shall pay the invoice within
89	thirty (30) days of the invoice date. If COUNTY does not pay the invoice within forty-
90	five (45) days of the invoice date, interest shall be charged on any unpaid balance
91	after forty-five (45) days of the invoice date at 0.5% per month.
92	4.7 All invoices submitted by CONTRACTOR shall include an
93	itemized invoice showing all services provided and items shipped, returned or
94	transferred.
95	4.8 All invoices submitted by CONTRACTOR shall be addressed to,
95 96	4.8 All invoices submitted by CONTRACTOR shall be addressed to, Riverside County Regional Medical Center, Accounts Payable, 26520 Cactus
96	Riverside County Regional Medical Center, Accounts Payable, 26520 Cactus
96 97	Riverside County Regional Medical Center, Accounts Payable, 26520 Cactus Avenue, Moreno Valley, CA. 92555.
96 97 98	Riverside County Regional Medical Center, Accounts Payable, 26520 Cactus Avenue, Moreno Valley, CA. 92555.  4.9 For any proposed revision other than a fee revision of the type
96 97 98 99	Riverside County Regional Medical Center, Accounts Payable, 26520 Cactus Avenue, Moreno Valley, CA. 92555.  4.9 For any proposed revision other than a fee revision of the type described in subsection 4.1 through 4.4 above, CONTRACTOR shall give thirty (30)
96 97 98 99	Riverside County Regional Medical Center, Accounts Payable, 26520 Cactus Avenue, Moreno Valley, CA. 92555.  4.9 For any proposed revision other than a fee revision of the type described in subsection 4.1 through 4.4 above, CONTRACTOR shall give thirty (30) days prior written notice to COUNTY, but no such fee revision shall become effective
96 97 98 99 100	Riverside County Regional Medical Center, Accounts Payable, 26520 Cactus Avenue, Moreno Valley, CA. 92555.  4.9 For any proposed revision other than a fee revision of the type described in subsection 4.1 through 4.4 above, CONTRACTOR shall give thirty (30) days prior written notice to COUNTY, but no such fee revision shall become effective without the mutual written consent of both parties to this Agreement.

### BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

105 CONTRACTOR shall promptly comply with directions and accurately complete forms
106 provided by COUNTY required to process EFT payments.

### 5.0 BLOOD COMPONENT AVAILABILITY GUARANTEE

- a. If CONTRACTOR is unable to deliver a routine order for a standard blood component within twelve (12) hours and COUNTY hospital must secure the component from another source, CONTRACTOR will reimburse COUNTY the price difference plus 10%.
- b. CONTRACTOR will not be liable to COUNTY or to any third party for any inability to procure and provide COUNTY with blood or blood products due to inadequate supplies of blood products from voluntary donations, strikes, work stoppages, acts of government, acts of God or other circumstances beyond the reasonable control of CONTRACTOR.

#### 6.0 LIMITATIONS ON LIABILITY

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- a. In no event will either party be liable to the other party for any special, exemplary, incidental, indirect or consequential damages, losses or costs, (including legal fees and expenses related thereto), lost time, savings, profits or goodwill, which may arise in connection with this Agreement, regardless of the form of claim or action, even if advised of the possibility of such damages, losses or costs.
- b. CONTRACTOR MAKES NO REPRESENTATION OR
  WARRANTY, EITHER EXPRESS OR IMPLIED, WITH RESPECT TO THE
  PRODUCTS AND SERVICES THAT ARE THE SUBJECT OF THIS AGREEMENT,

### BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

126 EXCEPT FOR THE REPRESENTATIONS AND WARRANTIES EXPRESSLY SET
127 FORTH IN THIS AGREEMENT, INCLUDING EXHIBITS AND ATTACHMENTS.

c. CONTRACTOR represents and warrants to COUNTY that CONTRACTOR's obligations to indemnify, hold harmless and defend COUNTY pursuant to Section 15.1 of this Agreement apply to any and all claims or actions arising out of any blood, blood products or blood components or related services provided by CONTRACTOR to COUNTY, including but not limited to any blood, blood products or blood components from a donor: (1) when post donation information is obtained which would have made the donor ineligible at time of donation; (2) who tested positive or repeatedly reactive for an infections marker at the time of donation; (3) who tested negative at the time of donation and subsequently tested positive or repeatedly reactive for an infectious marker; or (4) who tested negative at the time of donation and subsequently is determined to be at increased risk for transmitting infection disease.

#### 7.0 RETENTION OF RESPONSIBILITY

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Without limiting any obligations that CONTRACTOR has with respect to the performance of the services under this Agreement or liability to COUNTY in connection with the negligent performance, bad faith performance or nonperformance of such obligations, COUNTY shall retain ultimate professional and administrative responsibility for the services rendered hereunder to the extent

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a

required under the State of California Department of Health Services California Code of Regulations, Title 22, Section 70713.

#### 8.0 ASSURANCES

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- CONTRACTOR hereby agrees that, where applicable, services provided hereunder will be performed in harmony with COUNTY policy and procedure.
- 152 8.1 CONTRACTOR represents and warrants that it is, and will
  153 remain, in compliance with all State and Federal laws and the standards of the Joint
  154 Commission.
  - 8.2 CONTRACTOR certifies that it is aware of the Occupational Safety and Health Administration (OSHA) regulations of the U.S. Department of Labor, the derivative Cal/OSHA standards and laws and regulations relating thereto, and shall comply therewith as to all relative elements under this Agreement.

#### 9.0 QUALITY ASSURANCE

9.1 CONTRACTOR shall conduct its operations in compliance with all applicable laws and rules relating to applicable forms of licensure, certification and accreditation, including, but not limited to, those of the State of California and thos necessary to participate in the Medicare and Medi-Cal programs under Title XVIII and Title XIX, respectively, of the Social Security Act, and those required for applicable accreditation by the Joint Commission, the National Committee for Quality Assurance

### BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

166 (NCQA), Food and Drug Administration (FDA), American Association of Blood
167 Banks( AABB) and any other applicable regulating or accrediting agencies.

9.2 CONTRACTOR represents and warrants that the members of its medical staff and all other medical care professionals who provide Services under this Agreement are, and shall be, properly licensed, certified and qualified to perform Services in accord with the applicable laws and regulations of the United States and the State of California. Upon request, CONTRACTOR shall provide satisfactory evidence of such licenses, certifications and qualifications. CONTRACTOR shall inform COUNTY of any notice of a final action taken by CONTRACTOR regarding licensing, certification, or reduction of staff privileges which has been reported to any state or federal agency within forty-eight (48) hours of CONTRACTOR's receipt of such notice.

9.3 CONTRACTOR shall coordinate its efforts with the requirements of COUNTY to assure the quality of all Services. CONTRACTOR and COUNTY shall cooperate to objectively monitor and evaluate the Services provided by CONTRACTOR under this Agreement. CONTRACTOR and COUNTY shall cooperatively pursue commercially reasonable opportunities to continuously improve the Services provided under this Agreement and to identify and resolve problems related to the provision of Services under this Agreement.

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## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

#### 10.0 COMPLIANCE WITH MEDICARE REQUIRMENTS

If this Agreement is determined to be subject to the provisions of Section 952 of P.L. 96-499, which governs access to books and records of CONTRACTOR for Services to Medicare providers where the cost or value of such Services under the contract exceeds \$10,000 over a twelve (12) month period, then CONTRACTOR agrees to permit representatives of the Secretary of the Department of Health and Human Services and of the Comptroller General to have access to this Agreement and books, documents and records of CONTRACTOR, as necessary to verify the costs of this Agreement in accordance with criteria and procedures contained in applicable federal regulations.

### 11.0 COMPLIANCE WITH STATE OF CALIFORNIA REQUIREMENTS

To the extent this Agreement is subject to the provisions of Title 22 of the California Code of Regulations Section 53250, then in accord with said provisions:

11.1 CONTRACTOR agrees to permit representatives of the State of California Department of Health Services (the "Department"), the State of California Department of Corporations and the United States Department of Health and Human Services and their agents to have access to its books, documents and records pertaining to the goods or Services furnished pursuant to this Agreement and any subcontracts entered in by CONTRACTOR in furtherance of its performing its obligations hereunder ("Subcontracts") for inspection, examination and/or copying:

# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

208	11.1.1 at all reasonable times at CONTRACTOR's place of
209	business or at such other mutually agreeable location within the State of California.
210	11.1.2 in a form maintained in accordance with the general
211	standards applicable to such book or records keeping.
212	11.1.3 for a period of six (6) years from the end of the
213	Department's fiscal year following the termination of this Agreement, or in the case of
214	each Subcontract, from the end of the Department's fiscal year following the
215	termination of the Subcontract.
216	11.2 CONTRACTOR agrees to notify the Department, in writing,
217	properly addressed and deposited, postage prepaid, with the United States Postal
218	Service as first-class registered mail, upon the amendment or termination of any
219	Subcontract.
220	11.3 CONTRACTOR shall not assign or otherwise delegate any of its
221	obligations hereunder without the prior written approval of the Department.
222	11.4 In the event COUNTY does not pay for the Services of
223	CONTRACTOR rendered pursuant to the terms of this Agreement, for any reason
224	whatsoever, CONTRACTOR agrees to hold harmless both the State of California and
225	those members of prepaid health plans who are Medicaid beneficiaries and to look
226	solely to COUNTY for payment pursuant to the terms of this Agreement.
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### BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

#### 12.0 TERMINATION

12.1 COUNTY or CONTRACTOR may terminate this Agreement without cause upon one hundred and eighty (180) days written notice served upon the other party hereto stating the extent and effective date of termination.

12.2 COUNTY or CONTRACTOR may, upon thirty (30) days written notice, terminate this Agreement for default, if COUNTY or CONTRACTOR refuses or fails to comply with the terms of this Agreement or fails to make progress so as to endanger performance and does not immediately cure such failure. In the event of such termination by COUNTY, the COUNTY may proceed with the work in any manner deemed proper by COUNTY.

12.3 After CONTRACTOR's receipt of the notice of termination from COUNTY, CONTRACTOR shall: (a) Stop all work under this Agreement on the date specified in the notice of termination; and (b) Transfer to COUNTY and deliver in the manner as directed by COUNTY any materials, reports or other products which, if the Agreement had been completed or continued, would have been required to be furnished to COUNTY. After COUNTY's receipt of the notice of termination from CONTRACTOR, COUNTY shall: (a) stop all work under this Agreement on the date specified in the notice of termination; and (b) transfer to CONTRACTOR and deliver in the manner as directed by CONTRACTOR any materials, reports or other products which, if the Agreement had been completed or continued, would have been required to be furnished to CONTRACTOR.

### BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

12.4 After termination, COUNTY shall make payment only	for
CONTRACTOR's performance up to the date of termination in accordance with	this
Agreement and at the rates set forth in Exhibit B.	

12.5 In accordance with Section 12.2 above, CONTRACTOR's rights under this Agreement shall terminate (except for fees accrued prior to the date of termination) upon dishonesty or a willful or material breach of this Agreement by CONTRACTOR; or in the event of CONTRACTOR's unwillingness or inability for any reason whatsoever to perform the terms of this Agreement.

12.6 The rights and remedies of COUNTY or CONTRACTOR provided in this section shall not be exclusive and are in addition to any other rights and remedies provided by law or this Agreement.

### 13.0 EXCLUSION LISTS SCREENING

CONTRACTOR shall screen all of its current and prospective owners, legal entities, officers, directors, employees, contractors, and agents ("Screened Persons") against (a) the United States Department of Health and Human Services/Office of Inspector General List of Excluded Individuals/Entities (available through the Internet at <a href="http://www.oig.hhs.gov">http://www.oig.hhs.gov</a>/), and (b) the General Services Administration's List of Parties Excluded from Federal Programs (available through the Internet at <a href="http://www.epls.gov">http://www.epls.gov</a>/) (collectively, the "Exclusion Lists") to ensure that none of the Screened Persons (y) are currently excluded, debarred, suspended, or otherwise ineligible to participate in

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

Federal healthcare programs or in Federal procurement or nonprocurement programs, or (z) have been convicted of a criminal offense that falls within the ambit of 42 U.S.C. § 1320a-7(a), but have not yet been excluded, debarred, suspended, or otherwise declared ineligible (each, an "Ineligible Person"). If, at any time during the term of this Agreement any Screened Person becomes an Ineligible Person or proposed to be an Ineligible Person, Blood Bank shall immediately notify COUNTY of the same. Screened Persons shall not include any employee, contractor or agent who is not providing services under this Agreement

#### 14.0 CONFIDENTIALITY

Each party hereto agrees to protect from unauthorized disclosure of names and other identifying information concerning either persons receiving services under this Agreement or persons whose names or other identifying information becomes known to such party as a result of services performed under this Agreement, except statistical information not identifying any such person.

14.1 Neither party hereto shall disclose, except as otherwise specifically permitted by this Agreement or authorized by the other party hereto or the other party's representative, any such identifying information to anyone other than authorized COUNTY or CONTRACTOR personnel without prior written authorization from the COUNTY or CONTRACTOR, as the case may be.

### BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

14.2 For the purpose of this paragraph, "identify" shall include, but not limited to, name, identifying number, symbol, or other identifying particular attributable to the individual, such as finger or voiceprint or photograph.

### 15.0 HOLD HARMLESS/INDEMNIFICATION

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15.1 CONTRACTOR shall indemnify and hold harmless the County of Riverside, its Agencies, Districts, Special Districts and Departments, their respective directors, officers, Board of Supervisors, elected and appointed officials, employees, agents and representatives (individually and collectively hereinafter referred to as COUNTY Indemnitees) from any liability whatsoever, based or asserted upon any services of CONTRACTOR, its officers, employees, subcontractors, agents or representatives arising out of or in any way relating to this Agreement, including but not limited to property damage, bodily injury, or death or any other element of any kind or nature whatsoever arising from the performance of CONTRACTOR, its officers, employees, subcontractors, agents or representatives. CONTRACTOR shall defend, at its sole expense, all costs and fees including, but not limited, to reasonable attorneys' fees, cost of investigation, defense and settlements or awards, the COUNTY Indemnitees in any claim or action based upon such alleged acts or omissions. With respect to any action or claim subject to indemnification herein by CONTRACTOR, CONTRACTOR shall, at its sole cost, have the right to use counsel of their own choice and shall have the right to adjust, settle, or compromise any such action or claim without the prior consent of COUNTY; provided, however, that any

### BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

such adjustment, settlement or compromise in no manner whatsoever limits or circumscribes CONTRACTOR'S indemnification to COUNTY Indemnitees as set forth herein.

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harmless the shall indemnify and hold 15.2 COUNTY CONTRACTOR, its, directors, officers, employees, agents and representatives (individually and collectively hereinafter referred to as CONTRACTOR Indemnitees) from any liability whatsoever, based or asserted upon any services of COUNTY, its officers, employees, subcontractors, agents or representatives arising out of or in any way relating to this Agreement, including but not limited to property damage, bodily injury, or death or any other element of any kind or nature whatsoever arising from the performance of COUNTY, its officers, employees, subcontractors, agents or representatives. COUNTY shall defend, at its sole expense, all costs and fees including, but not limited, to reasonable attorneys' fees, cost of investigation, defense and settlements or awards, the CONTRACTOR Indemnitees in any claim or action based upon such alleged acts or omissions. With respect to any action or claim subject to indemnification herein by COUNTY, COUNTY shall, at its sole cost, have the right to use counsel of their own choice and shall have the right to adjust, settle, or compromise any such action or claim without the prior consent of CONTRACTOR; provided, however, that any such adjustment, settlement or compromise in no manner whatsoever limits or circumscribes COUNTY'S indemnification to CONTRACTOR Indemnitees as set forth herein.

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

15.3 CONTRACTOR'S or COUNTY'S (as the case may be) obligation
hereunder shall be satisfied when such party hereto has provided to the other party
hereto the appropriate form of dismissal relieving the other party hereto from any
liability for the action or claim involved.

15.4 The specified insurance limits required in this Agreement shall in no way limit or circumscribe the responsible party's obligations to indemnify and hold harmless the other party's Indemnitees herein from third party claims.

#### 16.0 INSURANCE

16.1 Without limiting or diminishing each party's obligation to indemnify or hold the other party hereto harmless, each party hereto shall procure and maintain or cause to be maintained, at its sole cost and expense, the following insurance coverage's during the term of this Agreement.

#### 16.2 WORKERS' COMPENSATION:

If either party hereto has employees as defined by the State of California, such party shall maintain statutory Workers' Compensation Insurance (Coverage A) as prescribed by the laws of the State of California. Policy shall include Employers' Liability (Coverage B) including Occupational Disease with limits not less than \$1,000,000 per person per accident. The policy shall be endorsed to waive subrogation in favor of the other party hereto, and, if applicable, to provide a Borrowed Servant/Alternate Employer Endorsement.

#### 16.3 COMMERCIAL GENERAL LIABILITY:

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

Commercial General Liability insurance coverage, including but not limited to, premises liability, contractual liability, products and completed operations liability, personal and advertising injury, and cross liability coverage, covering claims which may arise from or out of the other party's performance of its obligations hereunder. Policy shall name the other party hereto, its directors, officers, Board of Supervisors, employees, agents or representatives as Additional Insureds. Policy's limit of liability shall not be less than \$1,000,000 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit.

### 16.4 <u>VEHICLE LIABILITY:</u>

If vehicles or mobile equipment are used in the performance of the obligations under this Agreement, then each party hereto shall maintain liability insurance for all owned, non-owned or hired vehicles so used in an amount not less than \$1,000,000 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit. Policy shall name the other party hereto, its directors, officers, Board of Supervisors, employees, agents or representatives as Additional Insureds.

#### 16.5 PROFESSIONAL LIABILITY:

Each party hereto shall maintain Professional Liability Insurance providing coverage for its performance of work included within this Agreement, with a

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

limit of liability of not less than \$1,000,000 per occurrence and \$2,000,000 annual aggregate. If a party's Professional Liability Insurance is written on a claims made basis rather than an occurrence basis, such insurance shall continue through the term of this Agreement and such party shall purchase at its sole expense either 1) an Extended Reporting Endorsement (also known as Tail Coverage); or 2) Prior Dates Coverage from new insurer with a retroactive date back to the date of, or prior to, the inception of this Agreement; or 3) demonstrate through Certificates of Insurance that such party hereto has Maintained continuous coverage with the same or original insurer. Coverage provided under items; 1), 2) or 3) will continue for a period of five (5) years beyond the termination of this Agreement.

### 16.6 GENERAL INSURANCE PROVISIONS - ALL LINES:

A. Any insurance carrier providing insurance coverage hereunder shall be admitted to the State of California and have an A M BEST rating of not less than A: VIII (A:8) unless such requirements are waived, in writing, by the County Risk Manager. If the County's Risk Manager waives a requirement for a particular insurer such waiver is only valid for that specific insurer and only for one policy term.

B. Each party's insurance carrier(s) must declare its insurance deductibles or self-insured retentions. If such deductibles or self-insured retentions exceed \$500,000 per occurrence such deductibles and/or retentions shall have the prior written consent of the other party hereto (i.e., the County Risk

### BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

Manager in the case of the COUNTY) before the commencement of operations under this Agreement. Upon notification of deductibles or self insured retention's unacceptable to the other party hereto, and at the election of the other party hereto (i.e., the County's Risk Manager in the case of the COUNTY), the other party's carriers shall either; 1) reduce or eliminate such deductibles or self-insured retention's as respects this Agreement, or 2) procure a bond which guarantees payment of losses and related investigations, claims administration, and defense costs and expenses.

C. Each party hereto shall cause its insurance carrier(s) to furnish the other party hereto with either 1) a properly executed original Certificate(s) of Insurance and certified original copies of Endorsements effecting coverage as required herein, or 2) if requested to do so orally or in writing by the other party hereto, provide original Certified copies of policies including all Endorsements and all attachments thereto, showing such insurance is in full force and effect. Further, said Certificate(s) and policies of insurance shall contain the covenant of the insurance carrier(s) that thirty (30) days written notice shall be given to the other party hereto prior to any material modification, cancellation, expiration or reduction in coverage of such insurance. In the event of a material modification, cancellation, expiration, or reduction in coverage, this Agreement shall terminate forthwith, unless the other party hereto receives, prior to such effective date, another properly executed original Certificate of Insurance and original copies of endorsements or certified original

### BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

policies, including all endorsements and attachments thereto evidencing coverage's set forth herein and the insurance required herein is in full force and effect. Neither party hereto shall commence operations until the other party hereto has been furnished original Certificate (s) of Insurance and certified original copies of endorsements or policies of insurance including all endorsements and any and all other attachments as required in this Section. An individual authorized by the insurance carrier to do so on its behalf shall sign the original endorsements for each policy and the Certificate of Insurance.

- D. For liabilities relating to CONTRACTOR'S obligations hereunder, it is understood and agreed to by the parties hereto that the CONTRACTOR'S insurance shall be construed as primary insurance, and the COUNTY'S insurance and/or deductibles and/or self-insured retention's or self-insured programs shall not be construed as contributory.
- E. For liabilities relating to COUNTY'S obligations hereunder, it is understood and agreed to by the parties hereto that the COUNTY'S insurance shall be construed as primary insurance, and the CONTRACTOR'S insurance and/or deductibles and/or self-insured retention's or self-insured programs shall not be construed as contributory.
- F. If, during the term of this Agreement or any extension thereof, there is a material change in the scope of services; or, there is a material change in the equipment to be used in the performance of the scope of work which

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

will add additional exposures (such as the use of aircraft, watercraft, cranes, etc.); or,
the term of this Agreement, including any extensions thereof, exceeds five (5) years
the COUNTY reserves the right to adjust the types of insurance required under this
Agreement and the monetary limits of liability for the insurance coverage's currently
required herein, if; in the County Risk Manager's reasonable judgment, the amount or
type of insurance carried by the CONTRACTOR has become inadequate.

- G. Each party hereto shall pass down the insurance obligations contained herein to all tiers of subcontractors working under this Agreement.
- H. The insurance requirements contained in this Agreement may be met with a program(s) of self-insurance acceptable to the other party hereto.
- I. Each party hereto agrees to notify the other party hereto of any claim by a third party or any incident or event that may give rise to a claim arising from the performance of this Agreement.

### 17.0 AVAILABILITY OF FUNDING

The COUNTY obligation for payment of any contract beyond the current fiscal year end is contingent upon the availability of funding from which payment can be made. No legal liability on the part of the COUNTY shall arise for payment beyond June 30 of the calendar year unless funds are made available for such performance. Likewise, CONTRACTOR's obligation for performance of any contract beyond the current fiscal year is contingent upon the availability of funding from

### BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

which payment can be made. No legal liability on the part of CONTRACTOR shall arise for payment beyond June 30 of the calendar year unless funds are made available for such performance.

#### 18.0 RECORDS AND DOCUMENTS

CONTRACTOR shall make available, upon written request by and duly authorized Federal, State or COUNTY agency, a copy of this Agreement and such books, documents and records as are necessary to certify the nature and extent of the costs of the services provided by CONTRACTOR. CONTRACTOR shall maintain books and records for at least five (5) years from the termination of this Agreement.

18.1 CONTRACTOR shall provide COUNTY with reports and information relative to this Agreement and in accordance with terms set forth herein, as may be reasonably requested by COUNTY.

#### 19.0 MONITORING

CONTRACTOR hereby agrees to establish procedures for self-monitoring and shall permit an appropriate official of the COUNTY, State or Federal government to monitor, access, or evaluate CONTRACTOR'S performance under this Agreement upon reasonable written notice to CONTRACTOR and at any reasonable time (but in no event shall COUNTY provide less than seven (7) calendar days prior written notice).

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## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

179	20.0 LICENSE
180	CONTRACTOR shall, through the term of this Agreement, maintain all
l81	licenses necessary for the provision of the services hereunder and required by the
182	laws and regulations of the United States, the State of California, County of
183	Riverside, and all other governmental agencies. CONTRACTOR shall notify
184	COUNTY immediately, in writing, of inability to obtain or maintain such license. Said
185	inability shall be cause for termination of this Agreement.
186	20.1 CONTRACTOR shall ensure that CONTRACTOR'S employees,
187	agents, and subcontractors performing services under the terms of this Agreement
188	are in compliance with all relative licensing requirements. CONTRACTOR hereby
189	agrees to notify COUNTY immediately, in writing, of inability of CONTRACTOR or
190	any of CONTRACTOR'S employees, agents and subcontractors to obtain or maintain
191	such license(s). Said inability shall be cause for termination of this Agreement.
192	20.2 COPY REQUIRED. A copy of each such license, permit,
193	approval, waiver, exemption, registration, accreditation, and certificate shall be
194	provided to Contracts Administration.
195	20.3 Further, CONTRACTOR hereby agrees to abide by the
196	standards of medical practice of the profession when performing services hereunder.
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## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

#### 21.0. COUNTY REPRESENTATIONS AND WARRANTIES

COUNTY represents and warrants to CONTRACTOR that it and its employees and agents who are involved with or assisting with providing blood, blood products and blood-related services:

- a. hold valid, unrestricted and unconditional licenses, certifications, and other approvals necessary to receive services under this Agreement;
- b. are duly licensed or certified in accordance with the state laws in which COUNTY operates; and
- c. are in compliance with all applicable federal, state, and municipal laws, regulations, rules, ordinances and orders related to this Agreement and the services to be provided hereunder.

### 22.0 NONDISCRIMINATION AND ELIGIBILITY

The CONTRACTOR shall not discriminate in the provision of services, allocation of benefits, accommodation in facilities, or employment of personnel, on the basis of ethnic group identification, race, color, creed, ancestry, religion, national origin, sexual preference, sex, age (over 40), marital status, medical attention, or physical or mental handicap, and shall comply with all other requirements of law regarding non discrimination and affirmative action including those laws pertaining to the prohibition of discrimination against qualified handicapped persons in all programs or activities.

# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

520	22.1 For the purpose of this Agreement, distinctions on the grounds of
521	race, religion, color, sex, national origin, age, or physical or mental handicap include
522	but are not limited to the following:
523	A. Denying an eligible person or providing to an eligible
524	person any services or benefit which is different, or is provided in a different manner
525	or at a different time from that provided to other eligible persons under this
526	Agreement.
527	B. Treatment in any matter related to his receipt of any
528	service, except when necessary for infection control.
529	C. Restricting an eligible person differently in any way in the
530	enjoyment of any advantage or privilege enjoyed by others receiving similar service
531	or benefit.
532	D. Treating an eligible person differently from others in
533	determining whether he/she satisfied any eligibility, membership, or other
534	requirement or condition which individuals must meet in order to be provided a similar
535	service or benefit.
536	E. The assignment of times or places for the provision of
537	services on the basis of race, religion, color, sex, national origin, age, or physical or
538	mental handicap.
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540	<i>//</i>

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

#### 23.0 CONFLICT OF INTEREST

CONTRACTOR and CONTRACTOR'S employees shall have no interest, and shall not acquire any interest, direct or indirect, which will conflict in any manner or degree with the performance of services required under this Agreement.

### 24.0 ALTERATION

No alteration or variation of the terms of this Agreement shall be valid unless made in writing and signed by the parties hereto, and no oral understanding or agreement not incorporated herein, shall be binding on any of the parties hereto.

24.1 On behalf of COUNTY, only the County Board of Supervisors or County Purchasing Agent may authorize the alteration or revision of this Agreement.

The parties hereto expressly recognize that COUNTY personnel are without authorization to either change or waive any requirements of this Agreement.

### 25.0 ASSIGNMENT

Neither party hereto may delegate its obligations hereunder, either in whole or in part, without prior written consent of the other party hereto provided, however, obligations undertaken by CONTRACTOR pursuant to this Agreement may be carried out by means of subcontracts if approved by COUNTY. No subcontract shall terminate or alter the responsibilities of the CONTRACTOR to COUNTY pursuant to this Agreement. CONTRACTOR may not assign the rights hereunder, either in whole or in part, without prior written consent of COUNTY. Any attempted assignment or delegation in derogation of this paragraph shall be void. A change in

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

the business structure of CONTRACTOR, including but not limited to, change in the majority ownership, or filing of bankruptcy by CONTRACTOR, shall be deemed an assignment for purposes of this paragraph.

#### 26.0 ADMINISTRATION

The County of Riverside Purchasing Agent, or designee, shall administer this Agreement on behalf of the COUNTY. The Purchasing department is to serve as its liaison with CONTRACTOR in connection with this agreement.

#### 27.0 WAIVER

Any waiver by a party hereto of any breach of any one or more of the terms of this Agreement shall not be construed to be a waiver of any subsequent or other breach of the same or of any other term thereof. Failure on the part of a party hereto to require exact, full and complete compliance with any terms of this Agreement shall not be construed as in any manner changing the terms hereof or stopping such party hereto from enforcement hereof.

### 28.0 JURISDICTION, VENUE, SEVERABILITY

This Agreement and its construction and interpretation as to validity, performance and breach shall be construed under the laws of the State of California. Any legal action related to this Agreement shall be filed in the appropriate court (Municipal or Superior) of the State of California located in Riverside, California. In the event any provision in this Agreement is held by a court of competent jurisdiction

### BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

to be invalid, void, or unenforceable, the remaining provisions will nevertheless continue in full force without being impaired or invalidated in any way.

### 29.0 INDEPENDENT CONTRACTOR

The CONTRACTOR is, for purposes arising out of this contract, an independent contractor and shall not be deemed an employee of the COUNTY. It is expressly understood and agreed that the CONTRACTOR shall in no event, as a result of this contract, be entitled to any benefits to which COUNTY employees are entitled, including but not limited to overtime, any retirement benefits, worker's compensation benefits, and injury leave or other leave benefits. CONTRACTOR hereby holds COUNTY harmless from any and all claims that may be made against COUNTY based upon any contention by any third party that an employer-employee relationship exists by reason of this agreement.

29.1 It is further understood and agreed by the parties hereto that CONTRACTOR in the performance of its obligation hereunder is subject to the control or direction of COUNTY merely as to the result to be accomplished by the services hereunder agreed to be rendered and performed and not as to the means and methods for accomplishing the results.

#### 30.0 THIRD PARTIES

This Agreement is not intended by the parties hereto to create, and it shall not be construed to create, any rights or obligations for any persons or entities not parties to this Agreement.

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

#### 31.0 SUBCONTRACT FOR WORK OR SERVICES

No contract shall be made by the CONTRACTOR with any party for furnishing any of the work or services herein contained without the prior written approval of the COUNTY Contract Administrator but this provision shall not require the approval of contracts of employment between the CONTRACTOR and personnel assigned for services there under, or for parties named in the proposal and agreed to under any resulting contract.

### 32.0 INTEREST OF CONTRACTOR

Each party hereto covenants that it presently has no interest, including but not limited to, other projects or independent contracts, and shall not acquire any such interest, direct or indirect, which would conflict in any manner or degree with the performance of services required to be performed under this contract. Each party hereto further covenants that in the performance of this contract, no person having any such interest shall be employed or retained by it under this Agreement.

### 33.0 CONDUCT OF CONTRACTOR

- 33.1 The CONTRACTOR agrees to inform the COUNTY of all the CONTRACTOR's interest, if any, which are or which the CONTRACTOR believes to be incompatible with any interest of the COUNTY.
- 33.2 The CONTRACTOR shall not, under circumstances, which might reasonably be interpreted as an attempt to influence the recipient in the conduct of his duties, accept any gratuity or special favor from individuals or organizations with

### BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

whom the CONTRACTOR is doing business or proposing to do business, in accomplishing the work under this Agreement.

33.3 Neither party hereto shall use for personal gain or make other improper use of privileged information, which is acquired in connection with this Agreement. In this connection, the term 'privileged information' includes, but is not limited to, unpublished information relating to technological and scientific development; medical, personnel, or security records of the individuals; anticipated materials requirements or pricing actions; and knowledge of selection of subcontractors in advance of official announcement.

33.4 The CONTRACTOR or employees thereof shall not offer gifts, gratuity, favors, and entertainment directly or indirectly to COUNTY employees.

### 34.0 DISALLOWANCE

In the event the CONTRACTOR receives payment for services under this Agreement which is later disallowed for nonconformance with the terms and conditions herein by the COUNTY, the CONTRACTOR shall promptly refund the disallowed amount to the COUNTY on request, or at its option, the COUNTY may offset the amount disallowed from any payment due to the CONTRACTOR under any contract with the COUNTY.

#### 35.0 FORCE MAJEURE

35.1 In the event CONTRACTOR is unable to comply with any provision of this agreement due to causes beyond their control such as acts of God,

### BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

acts of war, civil disorders, or other similar acts, CONTRACTOR shall not be held liable to COUNTY for such failure to comply.

COUNTY is unable to comply with any provision of this Agreement due to causes beyond its control relating to acts of God, acts of war, civil disorders, or other similar acts, COUNTY shall not be held liable to CONTRACTOR for such failure to comply. CONTRACTOR acknowledges and agrees that in the event COUNTY is unable to make timely payments of invoice due to causes beyond its control relating to acts of God, acts of war, civil disorders, or other similar acts, COUNTY shall not be held liable to CONTRACTOR for such failure to comply, including any interest under Section 4.6.

#### 36.0 EDD REPORTING REQUIREMENTS

In order to comply with child support enforcement requirements of the State of California, the County of Riverside may be required to submit a Report of Independent Contractor(s) form **DE 542** to the Employment Development Department. CONTRACTOR agrees to furnish the required CONTRACTOR data and certifications to the County of Riverside within ten (10) days of notification of award of contract when required by the EDD.

It is expressly understood that this data will be transmitted to governmental agencies charged with the establishment and enforcement of child support orders and for no other purposes and will be held confidential by those

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

agencies. Failure of the CONTRACTOR to timely submit the data and/or certificates required may result in contract being awarded to another contractor. In the event a contract has been issued, failure of the CONTRACTOR to comply with all federal and state reporting requirements for child support enforcement or to comply with all lawfully served Wage and Earnings Assignments Orders and Notices of Assignment shall constitute a material breach of this Agreement. Failure to cure such breach within sixty (60) calendar days of notice from the COUNTY shall constitute grounds for termination of this Agreement.

If you have any questions concerning this reporting requirement, please call (916) 657-0529. You may also contact your local Employment Tax Customer Service Office listed in your telephone directory in the State Government section under "Employment Development Department," or you may access their Internet site at <a href="https://www.edd.ca.gov">www.edd.ca.gov</a>.

### 37.0 ENTIRE AGREEMENT

This Agreement, including Exhibits A and B and Attachment A, constitutes the entire agreement of the parties hereto with respect to its subject matter and supersedes all prior and contemporaneous representations. This contract may be modified only in writing and shall be enforceable in accordance with its terms when signed by each of the parties hereto.

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## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

687	38.0 CAPTIONS AND PARAGRAPH HEADINGS
688	Captions and paragraph headings used in this Agreement are for
689	convenience only and are not a part of this Agreement and shall not be used in
690	construing this Agreement.
691	39.0 NOTICES
692	All correspondence and notices required or contemplated by this
693	Agreement shall be delivered to the respective parties at the addresses set forth
694	below and are deemed submitted upon personal delivery or within two (2) days after
695	their deposit in the United States mail, postage prepaid. Notices delivered by U.S
696	Postal Services Express mail or overnight courier that guarantees next day delivery
697	are deemed submitted within one (1) day after their deposit to the United States
698	Postal Services or courier.
699	CONTRACTOR
700	Blood Bank of San Bernardino and Riverside Counties d/b/a LIFESTREAM
701	384 Orange Show Road
702	PO Box 5729
703	San Bernardino, CA 92412
704	Attn: Frederick B. Axelrod, M.D., MBA
705	President/Chief Executive Officer/Medical Director
706	Fax No.: (909) 381-2036
707	

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

708	COUNTY	
709	Riverside County Regional Medical Cen	ter
710	26520 Cactus Avenue	
711	Moreno Valley, CA 92555	
712	Attn: Contracts Administration	
713	Fax No.: (951) 486-5515	
714	IN WITNESS WHEREOF, the parties heref	to have executed this Agreement.
715 716 717 718 719 720 721 722 723 724 725 726 727 728	Blood Bank of San Bernardino and Riverside Counties d/b/a/LIFESTREAM  By:  Frederick B. Axelrod, M.D., MBA Type or Print Name  President/CEO/Medical Director Type or Print Title  Date:  Date:	By:  Marion Ashley Type or Print Name  Chairman Type or Print Title  Date:
		FORM APPROVED COUNTY COUNSEL  BY 13/30/0

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

**Blood and Laboratory Services** 

1 In accordance with the terms of the Contract Agreement, both CONTRACTOR 2 and COUNTY mutually agree as follows: 3 4 A. **CONTRACTOR RESPONSIBLITIES** 5 CONTRACTOR agrees to provide blood components that are 6 collected, tested, processed, labeled, stored and transported according to the 7 standards of the Food and Drug Administration (FDA), the American Association 8 of Blood Banks (AABB), and the State of California. 9 2.0 CONTRACTOR shall test blood for conditions required by the FDA. 10 state and local laws and other applicable standards. Such tests shall include, but 11 not be limited to: 12 ABO/Rh Irregular red cell antibodies 13 **Syphillis** Hepatitis B and C 14 HIV HTLV-I/II 15 West Nile virus Chagas disease 16 3.0 CONTRACTOR testing does not guarantee that a given blood 17 component is incapable of transmitting an infectious disease such as hepatitis, 18 AIDS or other blood borne illness. 19 4.0 CONTRACTOR shall notify COUNTY to return any blood 20 components when a unit in its inventory is from a donor who subsequently tests 21 positive/repeatedly reactive for an infectious marker, or when post donation 22 information is obtained which would have made the donor ineligible at time of 23 donation. 24 5.0 CONTRACTOR shall notify COUNTY in writing, following FDA 25 requirements, when blood components it provided to COUNTY came from a 26 donor who subsequently is determined to be infected with or at increased risk of 27 transmitting HIV and/or HCV. Note: CONTRACTOR initial notification process 28 utilizes email as primary communication vehicle.

# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

Blood and Laboratory Services

29	5.1	CONTRACTOR shall notify COUNTY within three (3)
30		calendar days after CONTRACTOR has determined that the
31		COUNTY was supplied with blood and/or blood components
32		collected from a donor who tested negative at the time of
33		donation and subsequently tests reactive for HIV or HCV
34		infection on a later donation, or subsequently is determined
35		to be at increased risk for transmitting HIV or HCV infection.
36	5.2	CONTRACTOR shall notify COUNTY of the results of any
37		supplemental test for HIV or HCV, or other relevant follow-up
38		testing required by the FDA within 30 days of the HIV or
39		HCV screening test.
40	5.3	CONTRACTOR shall notify COUNTY within three (3)
41		calendar days after CONTRACTOR has determined that it
42		had supplied blood and blood components collected from an
43		infectious donor, whenever records are available, as set
44		forth in 21 C.F.R. 610.48(b)(3).
45	6.0 CON	TRACTOR shall provide clinical consultations concerning
46	transfusion proble	ms, test methods, specifications and performance, including
47	assistance in deali	ng with cross-matching problems and needs for special blood,
48	if requested by CO	OUNTY.
49	7.0 CON	TRACTOR shall provide COUNTY with as many copies of the
50	most current versi	on of The Circular of Information for the Use of Human Blood
51	and Blood Compor	nents as requested, at no cost to COUNTY.
52	8.0 CON	TRACTOR shall sponsor regular continuing education events
53	pertinent to blood to	oanking.
54	9.0 Servi	
55	CONTRACTOR's	receipt of either an oral or written order from a person
56	authorized by COl	JNTY hospital to make such orders.

# BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

**Blood and Laboratory Services** 

57	10.0 CONTRACTOR shall ship blood and blood components to
58	COUNTY in the amounts requested by the COUNTY hospital, in accordance with
59	CONTRACTOR's inventory. COUNTY understands that delivery schedules will
60	be based on the urgency of need and the proximity of the COUNTY facility to the
61	CONTRACTOR's location. CONTRACTOR may offer to substitute alternative
62	items if items requested by COUNTY hospital are not available when needed.
63	Each shipment will be properly packaged and will be accompanied by an
64	itemized shipping list or other documentation.
65	11.0 CONTRACTOR shall give full credit for in-dated red cells, frozen
66	plasma, apheresis platelets, and cryoprecipitate when properly stored and
67	shipped if:
68	11.1 Return is requested by the CONTRACTOR;
69	11.2 The component cannot be used for some technical reason
70	(except for those technical reasons controlled by the
71	COUNTY);
72	11.3 COUNTY has notified the CONTRACTOR and has allowed
73	the CONTRACTOR the opportunity to transfer the units to
74	another facility. Minimum notice for red cells is seven (7) days
75	before outdate; for platelets it is twenty-four (24) hours before
76	outdate; and for frozen products it is ninety (90) days before
77	outdate.
78	12.0 CONTRACTOR will not allow return credit for the following
79	components:
80	pediatric units autologous units
81	washed red cells granulocyte apheresis
82	frozen red cells, thawed frozen red cells
83	and
84	12.1 CONTRACTOR will not allow return credit of the additional
85	fee charged for the following ordered services:

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

Blood and Laboratory Services

86	Irradiation pooling
87	CMV screening volume reduction
88	antigen screening Hemoglobin S screening
89	13.0 CONTRACTOR shall notify COUNTY immediately of any
90	discrepancies between components shipped or returned, or services provided
91	and corresponding paperwork.
92	14.0 In conformance with the Omnibus Reconciliation Act of 1980
93	(Public Law 96-499), the Secretary, United States Department of Health and
94	Human Services, or the Secretary's designee, will be permitted access to any
95	books and records of COUNTY or CONTRACTOR during the term of this
96	Agreement and for a four (4) year period after termination of this Agreement.
97	15.0 CONTRACTOR agrees that all information, records and data
98	collected or maintained about patients shall be confidential. CONTRACTOR, its
99	employees and agents shall maintain the confidentiality of all patient information
100	received in the course of providing services under this Agreement. No employee
101	or agent of CONTRACTOR shall discuss, transmit or narrate in any manner any
102	patient information of a personal, medical or other nature except as a necessary
103	part of providing services to the patient.
104	16.0 CONTRACTOR shall evaluate reported cases of possible
105	transfusion complications (reactions and infections), investigate the involved
106	donors and donations appropriately and return an investigation summary and
107	case assessment to the reporting hospital. If appropriate, COUNTY will provide
108	specimens of the recipient's blood and portions of the remaining blood
109	component to the CONTRACTOR for evaluation as part of the case investigation.
110	17.0 CONTRACTOR agrees to provide regularly scheduled delivery
111	service for shipments, at no charge to COUNTY. CONTRACTOR agrees to
112	provide COUNTY with transportation for supplemental and emergency orders for
113	a fee (as defined in Exhibit B, Payment Provisions).
114	<i>  </i>

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

**Blood and Laboratory Services** 

115	B. COUNTY RESPONSIBLITIES
116	1.0 COUNTY will maintain an accredited laboratory with licensed
117	medical technologists as required by California State law.
118	2.0 COUNTY will designate personnel who are authorized to order
119	blood components and testing services, and receive test results.
120	3.0 COUNTY will maintain temperature-monitored facilities that meet
121	the standards of the FDA and AABB for the storage of blood components
122	received from CONTRACTOR. A CONTRACTOR representative may
123	periodically inspect these storage facilities.
124	4.0 COUNTY will comply with directives of CONTRACTOR concerning
125	handling, storage and shipping blood components, blood samples, and related
126	documentation.
127	5.0 When utilizing reference laboratory services, COUNTY will provide
128	patient samples that conform to collection criteria and conditions defined by
129	CONRACTOR.
130	6.0 COUNTY acknowledges that during period of limited inventories,
131	CONTRACTOR will fill orders based on urgency of individual patient
132	requirements.
133	7.0 In order to minimize delivery expense for supplemental and
134	emergency blood orders and assist CONTRACTOR in managing the community
135	blood supply, COUNTY will establish appropriate inventory levels representing a
136	normal type distribution; agree with CONTRACTOR to a regular schedule of
137	stock deliveries and routinely use blood components with the shortest remaining
138	dating period when appropriate. COUNTY will designate an employee who shall
139	work with CONTRACTOR employees on the foregoing matters.
140	8.0 COUNTY will place regular stock orders using form or other means
141	approved by CONTRACTOR.
142	9.0 COUNTY will make available to CONTRACTOR, as necessary, its

inventory of blood components in excess of COUNTY hospital's immediate

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

**Blood and Laboratory Services** 

144	needs. Refusal to return a blood component to CONTRACTOR for transfer to
145	another hospital with an urgent need negates COUNTY's return for credit
146	privilege for that component as specified in Section 11 of this Scope of Service,
147	under CONTRACTOR RESPONSIBILITIES.
148	10.0 COUNTY will make requests on a factual need basis using "Code
149	1" (STAT) only for true emergency usage. STAT requests for more than four (4)

1" (STAT) only for true emergency usage. STAT requests for more than four (4) units of Group O or Rh-negative shall require the approval of CONTRACTOR Medical Director.

11.0 COUNTY will accept the responsibility for delivery charges when

- the COUNTY will accept the responsibility for delivery charges when the COUNTY specifically requests the emergency delivery of blood by ambulance or helicopter even through CONTRACTOR vehicles, bus, courier or cab are available.
- 12.0 COUNTY will maintain complete records of the recipients of each of CONTRACTOR's blood components sufficient to allow tracing to the patient in the event of a product withdrawal or recall, and to allow investigation of potential transfusion complications.
- 13.0 COUNTY will furnish the CONTRACTOR with the identification of transfused components and sufficient clinical information to permit independent case assessment whenever a transfusion recipient develops a complication (reaction or infection) that was or may have been transfusion mediated and any aspect of manufacture (including donor selection) may have contributed. If such a transfusion complication involves a fatality, the COUNTY will notify the CONTRACTOR immediately. This reporting and evaluation is required by the FDA (Code of Federal Regulations, Title 21, 606.170). Special forms will be provided by CONTRACTOR for this purpose.
- 14.0 COUNTY will notify CONTRACTOR of problems with components (e.g., hemolysis, labeling irregularities, typing discrepancies, possible bacterial contamination) without delay upon discovery.

## BLOOD BANK OF SAN BERNARDINO AND RIVERSIDE COUNTIES d/b/a LIFESTREAM

Blood	and	Laboratory	Services
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172	15.0	То	facilitate	and	expedite	the	withdrawal/recall	process	and
173	CONTRACT	OR	notification	to C	OUNTY, (	COU	NTY will provide C	ONTRAC	TOR
174	with valid en	nail c	ontacts, a	nd ma	aintain curr	ency	of contact informat	tion.	

- 16.0 COUNTY will immediately return blood or blood components requested by CONTRACTOR as part of market withdrawal procedures, and if component is no longer in inventory, inform the CONTRACTOR. To ensure the integrity of market withdrawal and recall processes, COUNTY will not extend the shelf-life of any blood component by performing additional manufacturing (e.g., freezing red blood cells).
- 17.0 Following FDA Lookback requirements, COUNTY will notify recipients of blood components from donors subsequently determined to be infected with HIV and/or HCV and provide written confirmation of the receipt of CONTRACTOR's notification with component disposition information.
- 18.0 COUNTY will notify CONTRACTOR immediately in writing of any change in the director of the Transfusion Service.
- 19.0 COUNTY hospital will actively and exclusively support the blood and marrow donor recruitment efforts of the CONTRACTOR by sponsoring, hosting and encouraging employee participation in regularly scheduled and/or special blood and/or marrow drives.
- 20.0 COUNTY will serologically confirm ABO of red blood cell and granulocyte components prior to transfusing unit.
- 21.0 COUNTY agrees that all information and data collected or maintained about donors and donations shall be confidential. COUNTY, its employees and agents shall maintain the confidentiality of all information received in the course of using blood components provided under this Agreement. No employee or agent of the COUNTY shall discuss, transmit or narrate in any manner any donor or donation information except as a necessary part of providing services to patients and performing assigned work duties.



EXHIBIT "B" FEE SCHEDULE July 1, 2010 THRU June 30, 2013 CUSTOMER SERVICE - (909) 386-6829

RIVERSIDE COUNTY REGIONAL MEDICAL CENTER	Fée	PROCEDURE CORE
RED BLOOD CELL COMPONENTS		
Red blood cells, packed (RBCs)	259.00	RC 3,5,or 6
Red blood cells, leukocytes reduced by filtration	259.00	LRC
Red blood cells, frozen, deglycerolized	481.00	DRC
Red blood cells, pediatric aliquots, leukocytes reduced by filtration	431.00	LR5,6(A-H)
(with CMV screening) approximately 25 ml each x 8	!	
PLASMA COMPONENTS		
Apheresis Fresh Frozen Plasma 500-599 mls	175.00	PA0869
Apheresis Fresh Frozen Plasma 400-499 mls	120.00	ACP400
Apheresis Fresh Frozen Plasma (Part A-C), 200-399 mls each	50.00	ACP(A-C)
Apheresis Fresh Frozen Plasma, pediatric aliquots, approx. 90 ml each x 4	400.00	PAC(A-H)
Plasma, fresh frozen, cryoprecipitate reduced	50.00	PCR
Plasma, frozen within 24 hours, 200-300 mls	50.00	SDP
Tidama, nozen waiin 24 nouis, 200-300 mis	30.00	PT2587
CRYOPRECIPITATE COMPONENTS		
Cryoprecipitated AHF, per unit	50.00	CRY
Cryoprecipitated AHF, pooled, (8 units) - Pooling fee additional	400.00	PCRY
PLATELET COMPONENTS		
Platelets, apheresis, leukocytes reduced	510.00	LPA
Platelets, apheresis, extended hours fee (for cases in which 50 percent or more of the mean time falls		
after 1800 Monday through Friday, and for procedures scheduled on Saturday, Sunday or a holiday)	300.00	OFFAPH
Platelets, apheresis, setup fee (for scheduled case canceled with less than two hours notification	200.00	SET-UP
GRANULOCYTE COMPONENTS		
Granulocytes, apheresis	2,500.00	GA



EXHIBIT "B" FEE SCHEDULE July 1, 2010 THRU June 30, 2013 CUSTOMER SERVICE - (909) 386-6829

RIVERSIDE COUNTY REGIONAL MEDICAL CENTER	Fee	PROCEDURE CODE
SPECIAL COMPONENT PROCEDURES		
Service Country Control of the Contr	400.00	
Volume reduction	100.00	VR
Pooling	100.00	POOL
Irradiation	35.00	IR
Washing of components	100.00	WASH
PRIORITY AND DELIVERY CHARGES		
"Code One"/STAT delivery or pick up	75.00 or cost	ST
Scheduled delivery or pick up	NO CHARGE	
AUTOLOGOUS AND DIRECTED SERVICES (2)		
Laboratory testing includes Phlebotomy:		•
ABO/Rh	60.00	PABO
Anti-CMV	62.00	PCMV
Predonation test panel	75.00	PDTP
Autologous handling fee	100.00	AUTO
Directed handling fee (includes irradiation)	135.00	DIR
Freezing of Autologous red cells, (includes deglycerolization)	222.00	FDEG
Irradiation	35.00	IR
(2) Charged in addition to component fee(s)	33.00	IIX
OTHER SERVICES AND SUPPLIES (3)		vi . I vi 196
The state of the s	100 00 or post	SF
Shipping (up to 6 units)	100.00 or cost	THPHB
Therapeutic phlebotomy at BBSBRC	100.00	ITHPHB
Therapeutic phlebotomy inpatient (see Therapeutic Apheresis Fee Schedule)	4.50	BAG1
Blood bags - single (each)	4.50 6.80	BAG1
Blood bags - dual (each)		
Blood bags - triple (each)	10.00	BAG3 PL10A
PL 10A - platelet leukocyte removal filter (Fenwal) 10 units PL 5A - platelet leukocyte removal filter (Fenwal) 6 units	63.00 42.00	PL5A
	107.25	PXL12
PXL12- platelet leukocyte removal filter (Pall) 8-12 units  PXL8 - platelet leukocyte removal filter (Pall) 3-8 units	68.60	PXL12
RC 500 A - red cell leukocyte removal filter (Fenwal) 2 units	25.40	RC500A
RCXL1 - red cell leukocyte removal filter (Pall) 1 unit	33.80	RCXL1
RCXL2 - red cell leukocyte removal filter (Pall) 2 units	54.90	RCXL1
300 ML, transfer packs (each)	54.90	TP300
600 ML, transfer packs (each)	6.00	TP600
Attach satellite bag (sterile docking)	25.00	ATTBAG
	/5 DU	



EXHIBIT "B" FEE SCHEDULE July 1, 2010 THRU June 30, 2013 CUSTOMER SERVICE - (909) 386-6829

RIVERSIDE COUNTY REGIONAL MEDICAL CENTER	Fee	PROCEDUR GODE
CLINICAL / REFERENCE LABORATORY TESTING		The second
The state of the s	458.00	ADDIC
ABO discrepancy resolution	150.00	ABDIS
ABO typing	20.00	ABO
Acidified Serum Test PNH	200.00	PNH
Antibody ID panel (LISS)	75.00	PANL 1
Antibody ID panel (PEG)	75.00	PANP
Antibody Screen	100.00	ABSCF
Antibody Titer	150.00	TITER
Anti-CMV	40.00	CMV
Chemical or drug treatment of reagent cells	100.00	CHEMT
Crossmatch	118.00	CROS
DAT - Anti - Complement	12.00	DATC
DAT - Anti - IgG	12.00	DATIG
DAT Polyspecific	12.00	DATPL
Differential adsorption of serum, per adsorption	70.00	DIF AD
Dilution	30.00	DILUT
Donath-Landsteiner for PCH	300.00	PCH
Elution	70.00	ELUTE
Enzyme treatment of panel	100.00	ENZYM
Fetal maternal hemorrhage	150.00	FMH
Hemoglobin S Screening (Sickle Cell)	39.00	HGS
HI A matching of components	312.00	HLAM
Incubation of serum with drugs or chemicals	300.00	INCUE
Inhibition of serum	100.00	INHIB
Off-hours laboratory procedure (excludes reference) e.g., irradiation	0.00	OFHR
Off-hours reference lab (per hour, 2 hour minimum)	0.00	OFFRE
Patient Serum Screen	50.00	SRSC
Phenotype (for each antigen)	26.00	PHEN
Phenotype, molecular, red blood cell (per patient)	500.00	PHENM
	22.00	PHB
Phlebotomy District a still a decision of the	<del>                                     </del>	
Platelet antibody screen	300.00	PAS
Platelets, apheresis crossmatch (does not include component)	400.00	PAC
Rare Unit Search	200.00	RARE
Reticulocyte Separation	75.00	SEPA
Rh phenotype (C,c,E,e)	70.00	RHPHI
Rh (D) typing	18.00	RH
Screening for antigen negative blood, per antigen, per unit requested	60.00	SCREE
STAT laboratory procedure	75.00	STAT
Sucrose Hemolysis	90.00	HEMO
Super Coombs	36.00	COOME
Titration	150.00	TITRA
Transfusion Review	225.00	TRX
Type and Screen	138.00	TYPES
Unit Search Charge	110.00	UNIT

## Between the County of Riverside and BLOOD BANK OF SAN BERNARDINO/RIVESIDE COUNTIES d/b/a LIFESTREAM

This HIPAA Business Associate Agreement Addendum ("Addendum") supplements, and is made part of the Professional Services Agreement (the "Underlying Agreement") between the County of Riverside ("County") and <b>Blood Bank of San Bernardino/Riverside Counties d/b/a LIFESTREAM</b> ("Contractor") as of the date of approval by both parties (the "Effective Date").
RECITALS
WHEREAS, County and Contractor entered into the Underlying Agreement pursuant to which Contractor provides services to County, and in conjunction with the provision of such services certain Protected Health Information ("PHI") and/or certain electronic Protected Health Information (ePHI) may be made available to Contractor for the purposes of carrying out its obligations under the Underlying Agreement; and,
WHEREAS, the provisions of the Health Insurance Portability and Accountability Act, Pub. L. No. 104-161 of 1996 ("HIPAA"), more specifically the regulations found at Title 45, CFR, Parts 160 and 164 (the "Privacy Rule") and/or Part 162 (the "Security Rule"), as may be amended from time to time, which are applicable to the protection of any disclosure of PHI and/or ePHI pursuant to the Underlying Agreement; and,
WHEREAS, County is a Covered Entity, as defined in the Privacy Rule; and,
WHEREAS, Contractor, when a recipient of PHI and/or ePHI from County, is a Business Associate as defined in the Privacy Rule; and,
WHEREAS, the parties agree that any disclosure or use of PHI and/or ePHI be in compliance with the Privacy Rule, Security Rule, or other applicable law;
NOW, THEREFORE, in consideration of the mutual promises and covenants contained herein, the parties agree as follows:
<ol> <li><u>Definitions</u>. Unless otherwise provided in this Addendum, capitalized terms shall have the same meanings as set forth in the Privacy Rule and/or Security Rule, as may be amended from time to time.</li> </ol>
2. Scope of Use and Disclosure by Contractor of County Disclosed PHI and/or ePHI
A. Contractor shall be permitted to use PHI and/or ePHI disclosed to it by the County
(1) On behalf of the County, or to provide services to the County for the purposes contained herein, if such use or disclosure would not violate the Privacy Rule and/or Security Rule;
(2) As necessary to perform any and all of its obligations under the Underlying

B. Unless otherwise limited herein, in addition to any other uses and/or disclosures permitted or authorized by this Addendum or required by law, Contractor may:

Agreement.

## Between the County of Riverside and BLOOD BANK OF SAN BERNARDINO/RIVESIDE COUNTIES d/b/a LIFESTREAN

	BLOOD BANK OF SAN BERNARDINO/RIVESIDE COUNTIES d/b/a LIFESTREAM
1	(1) Use the PHI and/or ePHI in its possession for its proper management and
2	administration and to fulfill any legal obligations.
3	(2) Disclose the PHI and/or ePHI in its possession to a third party for the purpose
4	of Contractor's proper management and administration or to fulfill any legal
5	responsibilities of Contractor. Contractor may disclose PHI and/or ePHI as
6	necessary for Contractor's operations only if:
7	(a) The disclosure is required by law; or
8	(b) Contractor obtains written assurances from any person or organization to
9	which Contractor will disclose such PHI and/or ePHI that the person or
10	organization will:
11	<ul> <li>(i) Hold such PHI and/or ePHI in confidence and use or further disclose it</li></ul>
12	only for the purpose of which Contractor disclosed it to the third party, or
13	as required by law; and,
14	(ii) The third party will notify Contractor of any instances of which it
15	becomes aware in which the confidentiality of the information has been
16	breached.
17	(3) Aggregate the PHI and/or ePHI and/or aggregate the PHI and/or ePHI with that
18	of other data for the purpose of providing County with data analyses related to
19	the Underlying Agreement, or any other purpose, financial or otherwise, as
20	requested by County.
21	(4) Not disclose PHI and/or ePHI disclosed to Contractor by County not authorized
22	by the Underlying Agreement or this Addendum without patient authorization of
23	de-identification of the PHI and/or ePHI as authorized in writing by County.
24	(5) De-identify any and all PHI and/or ePHI of County received by Contractor
25	under this Addendum provided that the de-identification conforms to the
26	requirements of the Privacy Rule and/or Security Rule and does not preclude
27	timely payment and/or claims processing and receipt.
28	C. Contractor agrees that it will neither use nor disclose PHI and/or ePHI it receives
29	from County, nor from another business associate of County, except as permitted
30	or required by this Addendum, or as required by law, or as otherwise permitted by
31	law.
32	D. Notwithstanding the foregoing, in any instance where applicable state and/or
33	federal laws and/or regulations are stricter in their requirements than the
34	provisions of HIPAA and prohibit the disclosure of mental health, and/or substance
35	abuse records, the applicable state and/or federal laws and/or regulations shall

36

control the disclosure of records.

### Between the County of Riverside and BLOOD BANK OF SAN BERNARDINO/RIVESIDE COUNTIES d/b/a LIFESTREAM

3.	<b>Obligations</b>	of County.

- A. County agrees that it will make its best efforts to promptly notify Contractor in writing of any restrictions on the use and disclosure of PHI and/or ePHI agreed to by County that may affect Contractor's ability to perform its obligations under the Underlying Agreement, or this Addendum.
- B. County agrees that it will make its best efforts to promptly notify Contractor in writing of any changes in, or revocation of, permission by any individual to use or disclose PHI and/or ePHI, if such changes or revocation may affect Contractor's ability to perform its obligations under the Underlying Agreement, or this Addendum.
- C. County agrees to make it's best efforts to promptly notify Contractor in writing of any known limitation(s) in its notice of privacy practices to the extent that such limitation may affect Contractor's use or disclosure of PHI and/or ePHI.
- D. County shall not request Contractor to use or disclose PHI and/or ePHI in any manner that would not be permissible under the Privacy Rule and/or Security Rule.
- E. County will obtain any authorizations necessary for the use or disclosure of PHI and/or ePHI, so that Contractor can perform its obligations under this Addendum and/or the Underlying Agreement.
- 4. Obligations of Contractor. In connection with its use of PHI and/or ePHI disclosed by County to Contractor, Contractor agrees to:
  - A. Use or disclose PHI and/or ePHI only as permitted or required by this Addendum or as required by law.
  - B. Use reasonable and appropriate safeguards to prevent use or disclosure of PHI and/or ePHI other than as provided for by this Addendum.
  - C. To the extent practicable, mitigate any harmful effect that is known to Contractor of a use or disclosure of PHI and/or ePHI by Contractor in violation of this Addendum.
  - D. Report to County any use or disclosure of PHI and/or ePHI not provided for by this Addendum of which Contractor becomes aware.
  - E. Require sub-contractors or agents to whom Contractor provides PHI and/or ePHI to agree to the same restrictions and conditions that apply to Contractor pursuant to this Addendum.

Version Date: April 2005

### Between the County of Riverside and BLOOD BANK OF SAN BERNARDINO/RIVESIDE COUNTIES d/b/a LIFESTREAM

	BLOO	D BANK OF SAN BERNARDINO/RIVESIDE COUNTIES d/b/a LIFESTREAM
1 2 3	F.	Use appropriate administrative, technical and physical safeguards to prevent inappropriate use or disclosure of PHI and/or ePHI created or received for or from the County.
4 5	G.	Obtain and maintain knowledge of the applicable laws and regulations related to HIPAA, as may be amended from time to time.
6	5. <u>Ad</u>	ccess to PHI, Amendment and Disclosure Accounting. Contractor agrees to:
7 8 9	A.	Provide access, at the request of County, within five (5) days, to PHI in a Designated Record Set, to the County, or to an Individual as directed by the County.
0 1 2	В.	To make any amendment(s) to PHI in a Designated Record Set that the County directs or agrees to at the request of County or an Individual within sixty (60) days of the request of County.
3	C.	To assist the County in meeting its disclosure accounting under HIPAA:
4 5 6		(1) Contractor agrees to document such disclosures of PHI and information related to such disclosures as would be required for the County to respond to a request by an Individual for an accounting of disclosures of PHI.
7 8 9		(2) Contractor agrees to provide to County or an Individual, within sixty (60) days, information collected in accordance with this section to permit the County to respond to a request by an Individual for an accounting of disclosures of PHI.
0 1 1 2 2		(3) Contractor shall have available for the County the information required by this section for the six (6) years preceding the County's request for information (except the Contractor need have no information for disclosures occurring before April 14, 2003).
2.4 2.5 2.6 2.7	D	. Make available to the County, or to the Secretary of Health and Human Services, Contractor's internal practices, books and records relating to the use of and disclosure of PHI for purposes of determining Contractor's compliance with the Privacy Rule, subject to any applicable legal restrictions.
88 99 60	E.	Within thirty (30) days of receiving a written request from County, make available any and all information necessary for County to make an accounting of disclosures of County PHI by Contractor.
51 52	F.	Within thirty (30) days of receiving a written request from County, incorporate any amendments or corrections to the PHI in accordance with the PHI in Contractor's possession constitutes a Designated Record

G. Not make any disclosure of PHI that County would be prohibited from making.

Set.

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### Between the County of Riverside and BLOOD BANK OF SAN BERNARDINO/RIVESIDE COUNTIES d/b/a LIFESTREAM

- 6. Access to ePHI, Amendment and Disclosure Accounting. In the event contractor needs to create or have access to County ePHI, Contractor agrees to:
  - A. Implement and maintain reasonable and appropriate administrative, physical, and technical safeguards to protect the confidentiality of, the integrity of, the availability of, and authorized persons' accessibility to, County ePHI as applicable under the terms and conditions of the Underlying Agreement. The ePHI shall include that which the Contractor may create, receive, maintain, or transmit on behalf of the County.
  - B. Ensure that any agent, including a subcontractor, to whom Contractor provides ePHI agrees to implement reasonable and appropriate safeguards.
  - C. Report to County any security incident of which Contractor becomes aware that concerns County ePHI.

### 7. Term and Termination.

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- A. Term this Addendum shall commence upon the Effective Date and terminate upon the termination of the Underlying Agreement, except as terminated by County as provided herein.
- B. Termination for Breach County may terminate this Addendum, effective immediately, without cause, if County, in its sole discretion, determines that Contractor has breached a material provision of this Addendum. Alternatively, County may choose to provide Contractor with notice of the existence of an alleged material breach and afford Contractor with an opportunity to cure the alleged material breach. In the event Contractor fails to cure the breach to the satisfaction of County in a timely manner, County reserves the right to immediately terminate this Addendum.
- C. Effect of Termination upon termination of this Addendum, for any reason, Contractor shall return or destroy all PHI and/or ePHI received from the County, or created or received by Contractor on behalf of County, and, in the event of destruction, Contractor shall certify such destruction, in writing, to County. This provision shall apply to all PHI and/or ePHI which is in possession of subcontractors or agents of Contractor. Contractor shall retain no copies of the PHI and/or ePHI.
- D. Destruction not Feasible in the event that Contractor determines that returning or destroying the PHI and/or ePHI is not feasible, Contractor shall provide written notification to County of the conditions which make such return or destruction not feasible. Upon determination by Contractor that return or destruction of PHI and/or ePHI is not feasible, Contractor shall extend the protections of this Addendum to such PHI and/or ePHI and limit further uses and disclosures of such

Version Date: April 2005

### Between the County of Riverside and BLOOD BANK OF SAN BERNARDINO/RIVESIDE COUNTIES d/b/a LIFESTREAM

PHI and/or ePHI to those purposes which make the return or destruction not feasible, for so long as Contractor maintains such PHI and/or ePHI.

### 8. Hold Harmless/Indemnification

Contractor shall indemnify and hold harmless all Agencies, Districts, Special Districts Departments of the County, their respective directors, officers, Board of and Supervisors, elected and appointed officials, employees, agents and representatives from any liability whatsoever, based or asserted upon any services of Contractor, its officers, employees, subcontractors, agents or representatives arising out of or in any way relating to this Addendum, including but not limited to property damage, bodily injury, or death or any other element of any kind or nature whatsoever including fines. penalties or any other costs and resulting from any reason whatsoever arising from the performance of Contractor, its officers, agents, employees, subcontractors, agents or representatives from this Addendum. Contractor shall defend, at its sole expense, all costs and fees including but not limited to attorney fees, cost of investigation, defense and settlements or awards all Agencies, Districts, Special Districts and Departments of the County, their respective directors, officers, Board of Supervisors, elected and appointed officials, employees, agents and representatives in any claim or action based upon such alleged acts or omissions.

With respect to any action or claim subject to indemnification herein by Contractor, Contractor shall, at their sole cost, have the right to use counsel of their choice, subject to the approval of County, which shall not be unreasonably withheld, and shall have the right to adjust, settle, or compromise any such action or claim without the prior consent of County; provided, however, that any such adjustment, settlement or compromise in no manner whatsoever limits or circumscribes Contractor's indemnification to County as set forth herein. Contractor's obligation to defend, indemnify and hold harmless County shall be subject to County having given Contractor written notice within a reasonable period of time of the claim or of the commencement of the related action, as the case may be, and information and reasonable assistance, at Contractor's expense, for the defense or settlement thereof. Contractor's obligation hereunder shall be satisfied when Contractor has provided to County the appropriate form of dismissal relieving County from any liability for the action or claim involved.

The specified insurance limits required in the Underlying Agreement of this Addendum shall in no way limit or circumscribe Contractor's obligations to indemnify and hold harmless the County herein from third party claims arising from the issues of this Addendum.

In the event there is conflict between this clause and California Civil Code Section 2782, this clause shall be interpreted to comply with Civil Code 2782. Such interpretation shall not relieve the Contractor from indemnifying the County to the fullest extent allowed by law.

Version Date: April 2005

### Between the County of Riverside and BLOOD BANK OF SAN BERNARDINO/RIVESIDE COUNTIES d/b/a LIFESTREAM

In the event there is a conflict between this indemnification clause and an indemnification clause contained in the Underlying Agreement of this Addendum, this indemnification shall only apply to the subject issues included within this Addendum.

### 9. General Provisions.

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- A. Amendment the parties agree to take such action as is necessary to amend this Addendum from time to time as is necessary for County to comply with the Privacy Rule, Security Rule, and HIPAA generally.
- B. Survival the respective rights and obligations of this Addendum shall survive the termination or expiration of this Addendum.
- C. Regulatory References a reference in this Addendum to a section in the Privacy Rule and/or Security Rule means the section(s) as in effect or as amended.
- D. Conflicts any ambiguity in this Addendum and the Underlying Agreement shall be resolved to permit County to comply with the Privacy Rule, Security Rule, and HIPAA generally.
- E. Interpretation of Addendum this Addendum shall be construed to be a part of the Underlying Agreement as one document. The purpose is to supplement the Underlying Agreement to include the requirements of HIPAA.

Version Date: April 2005

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