

AMENDMENT 2 TO THE MASTER SOFTWARE AND SERVICES AGREEMENT

THIS AMENDMENT to the Master Software and Services Agreement, dated December 6, 2022 (the "Agreement") between Solventum Health Information Systems, Inc. ("Solventum") having an office at 575 West Murray Boulevard, Murray, Utah 84123-4611 and San Bernardino County on behalf of Arrowhead Regional Medical Center ("Client") with offices at 400 N Pepper Ave, Colton, CA 92324-1819 is effective on the date last signed ("Effective Date").

Client and Solventum agree that the above referenced Agreement is amended as follows:

- Except as provided in this Amendment, all terms and conditions of the above referenced Agreement will remain in full force and effect.
- Name Change. 3M Health Information Systems, Inc. is now known as Solventum Health Information Systems, Inc. with offices at the same location and with the same Federal Tax ID number and payment remittance information. All references in the Agreement to "3M" shall mean and refer to Solventum Health Information Systems, Inc. Client will continue to see rebranding activities until all such 3M Products have been rebranded.
- AMEND Schedule 1-1, the Annuity Products Fee Schedule, with the actions contained in the Schedule below.
- SACA Conditional Acceptance. As a condition precedent to Solventum accepting this fully executed Amendment, Client must return an executed copy of the Solventum Software Access Confidentiality Agreement # Q48695-24. Upon return to Solventum of both the executed Amendment and executed Solventum Software Access Confidentiality Agreement # Q48695-24. RadGov. Inc. will be designated as a limited license Authorized Site to perform the roles of CDI and Coding staff and management on-site under this Agreement, such limited license as further set forth in, and governed by, Solventum Software Access Confidentiality Agreement # Q48695-24.

Electronic Signatures. This Amendment may be executed in any number of counterparts, each of which so executed shall be deemed to be an original, and such counterparts shall together constitute one and the same Amendment. The parties shall be entitled to sign and transmit an electronic signature of this Amendment (whether by facsimile, PDF or other mail transmission), which signature shall be binding on the party whose name is contained therein. Each party providing an electronic signature agrees to promptly execute and deliver to the other party an original signed Amendment upon request.

Client has read this Amendment, and when applicable, each Exhibit, and Attachment hereto. To indicate the parties' acceptance and agreement to be bound by the terms and conditions of this Amendment, Solventum and Client have executed this Amendment on the date(s) indicated below, to be effective as of the date first indicated above.

SAN BERNARDINO COUNTY ON BEHALF OF ARROWHEAD REGIONAL MEDICAL CENTER	
BY:	BY: Signed by: John C. Mathison 253 253152586D9C483
NAME:	NAME: John C. Mathison
TITLE:	TITLE: HIS Operations
DATE:	DATE: 06/05/2025
PLEASE EMAIL THE SIGNED AMENDMENT TO:	HISCONTRACTSUBMISSION@SOLVENTUM.COM

ISSUE DATE / BY:	GPO:		BATCH NUMBER:	CLIENT SITE ID:	AGREEMENT NUMBER:	CLIENT EMR:
08/26/24 CAR	******					
	VERSION:	CMR No:	Q48695	2930198	O33913-22	Epic
	MSSA					

PROPRIETARY SOLVENTUM CONFIDENTIAL TRADE SECRET, COMMERCIAL OR FINANCIAL INFORMATION.

Do not release or disclose any information in this document under any Open Records Act, Freedom of Information Act, or equivalent law.

Release or disclosure is prohibited without Solventum consent. Immediately report any request to Solventum.

SCHEDULE 1-1

ANNUITY PRODUCTS FEE SCHEDULE

THE ITEMS LISTED HEREUNDER SHALL BE GOVERNED BY THE TERMS AND CONDITIONS OF THE AGREEMENT AND APPENDIX 1.

1. Itemized Schedule of Solventum Products below:

<u>S/O</u>	<u>CPU</u>	CPU SKU AUTHORIZED SITE		SITE TYPE	TOTAL 1 ST YR ANNUAL &
ITEM	ITEM ACTION PRODUCT DESCRIPTION		PRODUCT DESCRIPTION	LIST PRICE	ONE TIME FEE
	Web		RADGOV, INC101 MORGAN LANE SUITE # 304, PLAINSBORO, NJ 6021674	SACA Referenced Entity	
1.	Add	360E CAC INPATIENT	360 Encompass System - Computer Assisted Coding Inpatient	\$0.00	\$0.00
2.	Add	360E CAC OUTPATIENT	360 Encompass System - Computer Assisted Coding Outpatient	\$0.00	\$0.00
3.	Add	360E CDI	360 Encompass System - Clinical Documentation Integrity System Software	\$0.00	\$0.00
4.	Add	360E CODING EXCELLNC	360 Encompass System - Coding Excellence	\$0.00	\$0.00
5.	Add	360E-ENSBL-ADDLC	Additional Ensemble License for Test Environment	\$0.00	\$0.00
6.	Add	MND CA A&B	Medical Necessity Dictionaries CA Part A&B	\$0.00	\$0.00
7.	Add	PSUS-360	3M Update Services 360 Encompass	\$0.00	\$0.00
8.	Add	CDI ENGAGE ONE	Clinical Documentation Integrity - Engage One License	\$0.00	\$0.00
			SITE SUBTOTAL:		\$0.00
FEE SUMM	IADV:				
		RE LICENSE & SUPPORT FEE	ES:		\$0.00

FEE SUMMARY:	
ANNUAL SOFTWARE LICENSE & SUPPORT FEES:	\$0.00
*TOTAL ONE TIME, IMPLEMENTATION & TRAINING FEES:	\$0.00
TOTAL THIS SCHEDULE:	\$0.00

The fees stated above are guaranteed for a period of sixty (60) days from the Issue Date of this Schedule or December 31, 2025, whichever occurs first, unless this Schedule is fully executed prior to such date. Client acknowledges and agrees the fees shown above include discounts for Client's commitment to a term. Solventum reserves the right to rescind the multi-year discount and re-price the Solventum Product(s) on this Schedule in the event Client elects a term less than stated above.

In the event Client delays implementation of any module of Software or scheduling of Services, at no fault of Solventum, for more than one hundred fifty (150) days from the execution date of being added to this Schedule, Solventum may, at its option, increase the price of such Solventum Product(s) to the then-current list price or Solventum may terminate any such Solventum Product(s) from this Schedule.

I&T = Implementation and Training **PI** = Phone Installed **CI** = Client Installed