AMERICAN MEDICAL ASSOCIATION PRODUCT AMENDMENT TO INTERNAL END USER LICENSE AGREEMENT

This Product Amendment to Internal End User License Agreement ("Amendment"), dated as of November 4, 2025 ("Amendment Effective Date") is made by and between the American Medical Association, an Illinois not-for-profit corporation located at 330 North Wabash Avenue, Suite 39300, Chicago, Illinois 60611-5885, United States of America ("AMA"), and San Bernardino County, a political subdivision organized and existing under the constitution and the laws of the State of California operating a hospital or surgery center, on behalf of its Arrowhead Regional Medical Center, with principal offices at 400 North Pepper Avenue, Colton, CA 92324, United States of America ("Licensee"), and amends the Internal End User License Agreement between the parties that became effective July 28, 2020 ("Agreement").

In consideration of the mutual covenants, terms, and conditions set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree to amend the Agreement as follows:

- **1.** The Agreement is amended by the addition of *Schedule A-1: License Specifications (Supplement)*, as attached hereto, that supplements but does not replace existing Schedule(s) A-1 of the Agreement.
- 2. The Agreement is amended by the addition of *Appendix B: Licensing Models (Supplement)*, as attached hereto, that details applicable AMA licensing model(s) for determining royalties due to the AMA for use of Licensed Content as specified in *Schedule A-1: License Specifications (Supplement)*, attached to this Amendment.
- **3.** The Agreement is amended by the addition of *Appendix C: Royalty Rates (Supplement)*, as attached hereto, that details AMA's current royalty rates.
- **4.** Section 23, *Notices*, of the Agreement is deleted in its entirety and the following is inserted in its place to reflect AMA has updated its terms for delivery of notices and requests for approval under the Agreement:
 - 23. Notices. Notices to Licensee will be sent to the individual(s) specified in Schedule A-1 and the individual(s) designated as Administrator in AMA's self-service Royalties Portal by email or by certified mail. Licensee will be responsible for keeping current Licensee's contact information documented within AMA's self-service Royalties Portal. All non-legal requests or other Licensee inquiries will be sent to https://compliance.ama-assn.org/hc/en-us/requests/new?ticket_form_id=7268856900759 (i.e., AMA's Zendesk link). All legal notices to the AMA will be sent to the Office of General Counsel (OGC@ama-assn.org). The AMA may change the notice recipients upon written notice to Licensee.
- 5. Levine Act Campaign Contribution Disclosure (formerly referred to as Senate Bill 1439). AMA has disclosed to Licensee using Appendix D - Levine Act - Campaign Contribution Disclosure (formerly referred to as Senate Bill 1439), whether it has made any campaign contributions of more than \$500 to any member of the Licensee Board Supervisors or other Licensee elected officer [Sheriff, Assessor-Recorder Controller/Treasurer/Tax Collector and the District Attorney] within the earlier of: (1) the date of the submission of AMA's proposal to Licensee, or (2) 12 months before the date this Amendment is approved by the Licensee Board of Supervisors. AMA acknowledges that under Government Code section 84308, AMA is prohibited from making campaign contributions of more than \$500 to any member of Licensee's Board of Supervisors or other Licensee elected officer for 12 months after Licensee's consideration of the Amendment. Campaign contributions include those made by any agent/person/entity on behalf of the AMA or by a parent, subsidiary or otherwise related business entity of AMA.

This Amendment shall only become effective upon its execution by both parties. Capitalized terms used but not defined herein shall have the meanings as set forth in the Agreement. Except as expressly provided in this Amendment, all of the terms and provisions of the Agreement are and will remain in full force and effect and are hereby ratified and confirmed by the Parties. Without limiting the generality of the foregoing, the amendments contained herein will not be construed as an amendment to or waiver of any other provision of the Agreement. On and after the Amendment Effective Date, any reference to "existing Agreement," "this Agreement," "the Agreement," "herein," or words of like import, in the Agreement and in any other agreements, notices delivered, or documents executed pursuant to, or in connection with, the Agreement, will mean and be a reference to the Agreement as amended by this Amendment.

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 Contract. The parties shall be entitled to sign and transmit an electronic signature of this Amendment (whether by facsimile, PDF or other email transmission),

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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.

San Bernardino County, a political subdivision

organized and existing under the constitution and the laws

ACCEPTED AND AGREED:

American Medical Association

Cousigned by:	State of California operating a hospital or surgery center, on behalf of its Arrowhead Regional Medical Center
By: Denise Foy	By:
Print Name: Denise Foy	Print Name: Dawn Rowe
Title: Vice President, HS Business Operations	Title: Chair, Board of Supervisors
Date: 10/08/2025	Date:

ATTACHMENTS:

APPENDIX A: INTENTIONALLY NOT USED

APPENDIX B: LICENSING MODELS (SUPPLEMENT) APPENDIX C: ROYALTY RATES (SUPPLEMENT)

APPENDIX D: LEVINE ACT - CAMPAIGN

CONTRIBUTION DISCLOSURE

SCHEDULE A-1: LICENSE SPECIFICATIONS (SUPPLEMENT)

SCHEDULE A-2: INTENTIONALLY NOT USED

APPENDIX B: LICENSING MODELS (SUPPLEMENT)

MODULE 2: USER PROXY MODEL

A. Unit of Licensure.

For Electronic Products licensed under the User Proxy Model, the unit of licensure is "User," as defined below.

B. Definitions.

User. An individual who: (i) accesses, uses, or manipulates the Licensed Content; or (ii) accesses, uses, or manipulates a program which includes the Licensed Content to produce or enable an output (data, reports or the like) that could not have been created without the Licensed Content embedded in the program even though the Licensed Content may not be visible or directly accessible; or (iii) makes use of an output of a program which includes the Licensed Content that relies on or could not have been created without the Licensed Content embedded in the program even though the Licensed Content may not be visible or directly accessible.

Staffed Beds. The total facility beds set up and staffed at the end of reporting period. For purposes of this Amendment, "the end of reporting period" shall mean the date of Licensee's execution of this Amendment.

Billing Provider. A healthcare provider who renders medical services for which a fee is charged.

Ambulatory Facility. A facility that provides health services that do not require an overnight stay.

Hospital. A facility that provides health services often requiring overnight stays in Staffed Beds.

C. Calculator.

For Electronic Product(s) that fall within a User Proxy Model Product Category (identified below), Licensee will use the User Proxy Model to calculate the number of Users of the Electronic Product(s). Total royalties shall be based on the total number of Users, calculated as the product of the number of either Staffed Beds or Billing Providers and a factor as determined by the type of Product Category that best describes the Electronic Product, as identified in the table below. Licensee will pay royalties to the AMA on a per User per each Electronic Product basis.

User Proxy Model Product Categories	Applicable User Proxy (Staffed Beds or Billing Providers)	User Proxy Model Factor
Clinical EMR (CEMR) . A product used in a hospital that includes functions for clinical documentation, order entry, clinical data repository, provider order entry, physician clinical documentation, etc.	Staffed Beds	2
Integrated Ambulatory EMR (IAEMR). A product used in an ambulatory setting that includes functions for clinical documentation, order entry, clinical data repository, provider order entry, physician clinical documentation, etc., where the product is integrated with a Clinical EMR.	Staffed Beds	3
Patient Billing System (PBS). A product used in a hospital that automates institutional and professional billing for inpatient and outpatient services and discharged accounts receivable. It may stand alone or integrate with an EMR.	Staffed Beds	1
Ambulatory EMR (AEMR). A product used in an ambulatory setting/clinic/physician office environment that includes functions for clinical documentation, order entry, clinical data repository, provider order entry, physician clinical documentation, etc. May stand alone or may be integrated with a Practice Management product.	Billing Providers (FTE)	4
Practice Management (PM) . A product used in an ambulatory setting/clinic/physician office environment that provides the registration, scheduling, and billing functions for a physician office or clinic.	Billing Providers (FTE)	1

APPENDIX C: ROYALTY RATES (SUPPLEMENT)

Table 1 Intentionally not used.

Table 2 User Proxy Model						
Name of Data File	Date Available	Royalty Rate				
Current Procedural Terminology (CPT®) 2026 – Standard	September 2025	Calculated as \$82.50 plus \$18.50 for each User				
AMA's Version of Healthcare Common Procedure Coding System, Level II 2026	December 2025	Calculated as \$19.50 for each User				
AMA's Version of International Classification of Diseases, 10 th Revision, Clinical Modification and Procedure Coding System 2026	September 2025	Calculated as \$22.00 for each User				
Current Procedural Terminology (CPT®) Relative Value Units 2026	February 2026	Calculated as \$18.50 for each User				

Table 3 Intentionally not used.



Levine Act -

Campaign Contribution Disclosure

(formerly referred to as Senate Bill 1439)

The following is a list of items that are not covered by the Levine Act. A Campaign Contribution Disclosure Form will not be required for the following:

- Contracts that are competitively bid and awarded as required by law or County policy
- Contracts with labor unions regarding employee salaries and benefits
- Personal employment contracts
- Contracts under \$50,000
- Contracts where no party receives financial compensation
- Contracts between two or more public agencies
- The review or renewal of development agreements unless there is a material modification or amendment to the agreement
- The review or renewal of competitively bid contracts unless there is a material modification or amendment to the agreement that is worth more than 10% of the value of the contract or \$50,000, whichever is less
- Any modification or amendment to a matter listed above, except for competitively bid contracts.

DEFINITIONS

Actively supporting or opposing the matter: (a) Communicate directly with a member of the Board of Supervisors or other County elected officer [Sheriff, Assessor-Recorder-Clerk, District Attorney, Auditor-Controller/Treasurer/Tax Collector] for the purpose of influencing the decision on the matter; or (b) testifies or makes an oral statement before the County in a proceeding on the matter for the purpose of influencing the County's decision on the matter; or (c) communicates with County employees, for the purpose of influencing the County's decision on the matter; or (d) when the person/company's agent lobbies in person, testifies in person or otherwise communicates with the Board or County employees for purposes of influencing the County's decision in a matter.

<u>Agent:</u> A third-party individual or firm who, for compensation, is representing a party or a participant in the matter submitted to the Board of Supervisors. If an agent is an employee or member of a third-party law, architectural, engineering or consulting firm, or a similar entity, both the entity and the individual are considered agents.

Otherwise related entity: An otherwise related entity is any for-profit organization/company which does not have a parent-subsidiary relationship but meets one of the following criteria:

- (1) One business entity has a controlling ownership interest in the other business entity;
- (2) there is shared management and control between the entities; or
- (3) a controlling owner (50% or greater interest as a shareholder or as a general partner) in one entity also is a controlling owner in the other entity.

For purposes of (2), "shared management and control" can be found when the same person or substantially the same persons own and manage the two entities; there are common or commingled funds or assets; the business

entities share the use of the same offices or employees, or otherwise share activities, resources or personnel on a regular basis; or there is otherwise a regular and close working relationship between the entities.

<u>Parent-Subsidiary Relationship:</u> A parent-subsidiary relationship exists when one corporation has more than 50 percent of the voting power of another corporation.

Contractors must respond to the questions on the following page. If a question does not apply respond N/A or Not Applicable.

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7. Name of Subcontractor(s) (including Principal and Agent(s)) that will be providing services/work under the awarded contract if the subcontractor (1) actively supports the matter <u>and</u> (2) has a financial interest in the decision <u>and</u> (3) will be possibly identified in the contract with the County or board governed special district. N/A

Company Name	Subcontractor(s):	Principal and//or Agent(s):

	Company Name	Individual(s) Name					
_	 Was a campaign contribution, of more than \$500, made to any member of the San Bernardino County Board of Supervisors or other County elected officer within the prior 12 months, by any of the individuals or entities listed in Question Nos. 1-8? No x If no, please skip Question No. 10. 						
9.	of Supervisors or other County elected officer within the listed in Question Nos. 1-8?	·					
9.	of Supervisors or other County elected officer within the listed in Question Nos. 1-8?	·					
	of Supervisors or other County elected officer within the listed in Question Nos. 1-8? No x If no , please skip Question No. 10.	ne prior 12 months, by any of the individuals or entities					

Please add an additional sheet(s) to identify additional Board Members or other County elected officers to whom anyone listed made campaign contributions.

Amount(s):

By signing the Contract, Contractor certifies that the statements made herein are true and correct. Contractor understands that the individuals and entities listed in Question Nos. 1-8 are prohibited from making campaign contributions of more than \$500 to any member of the Board of Supervisors or other County elected officer while award of this Contract is being considered and for 12 months after a final decision by the County.

SCHEDULE A-1: LICENSE SPECIFICATIONS (SUPPLEMENT)

1. Licensee:

Licensee:	San Bernardino County, a political subdivision organized and existing under the constitution and the laws of the State of California operating a hospital or surgery center, on behalf of its Arrowhead Regional Medical Center, 400 North Pepper Avenue, Colton, CA 92324				
	Licensee will promptly provide written notice to the AMA of any update to Licensee's address. So long as Licensee's address remains within the United States, such change shall not require a separate amendment to the Agreement.				
Notices to Licensee:	Andrew Goldfrach, 400 North Pepper Avenue, Colton, CA 92324, goldfracha@armc.sbcounty.gov				

2. Licensed Content:

Current Procedural Terminology (CPT®) 2026 – Standard

3. Royalties.

3.1 End User Royalty. As consideration for the rights granted herein, Licensee shall pay royalties in the total amount of \$40,042.50 U.S. Dollars, plus applicable taxes, for the Licensed Uses of the identified Licensed Content. Unless otherwise stated, royalties are due upon execution of this Amendment, in accordance with Section 9 of the Agreement. For the avoidance of doubt, Licensee shall pay additional royalties to the AMA for Licensed Uses of subsequent annual releases of the Licensed Content (which is generally designated by a calendar year), as calculated by applying the then-current royalty rates. AMA will deliver to Licensee subsequent annual release(s) of Licensed Content when available, and only after Licensee has paid all additional royalties due, at the then-current royalty rates.

3.2 Intentionally left blank.

4. Electronic Product(s): Subject to Section 9 of the Agreement, royalties payable to the AMA for Licensed Uses of the identified Licensed Content are calculated in accordance with the licensing model (and unit of licensure) that has been identified for each Electronic Product and the applicable royalty rate, as follows:

Table 4.1 Intentionally not used.

Table 4.2 User Licensee's Electronic Product (Name and Description)	Vendor of Licensee's Electronic Product (if applicable)	Licensed Content used in Electronic Product	User Proxy Model Product Category*	Proxy to Determine Number of Users (BP = Billing Providers, or SB = Staffed Beds)	Number of Billing Providers or Staffed Beds	User Proxy Model Factor	Calculated Number of Users	Royalty Rate	Total Royalty Amount
Epic - Clinical EMR, Integrated Ambulatory EMR & Patient Billing System	Epic	Current Procedural Terminology (CPT®) 2026 – Standard	CEMR, IAEMR, PBS	SB	360	6	2,160	\$18.50	\$39,960.00
Internal Use Licensing Fee		Current Procedural Terminology (CPT®) 2026 – Standard					1	\$82.50	\$82.50

^{*}CEMR = Clinical EMR; IAEMR = Integrated Ambulatory EMR; PBS = Patient Billing System; AEMR = Ambulatory EMR; PM = Practice Management

Table 4.3 Intentionally not used.