## EPIC SYSTEMS CORPORATION AMENDMENT TO LICENSE

This Amendment to License ("<u>Amendment</u>") is entered into by and between Epic Systems Corporation ("<u>Epic</u>") and San Bernardino County on behalf of Arrowhead Regional Medical Center ("<u>You</u>").

## BACKGROUND

Epic and You entered into a Standard License and Support Agreement dated August 6, 2019, which has since been amended (as amended, the "Agreement").

Epic and You would like to amend the Agreement to add Wisdom Orthodontics as an Item of Program Property licensed under the Agreement as set forth below.

## AMENDMENT

In consideration of the mutual covenants set forth below and in the Agreement, Epic and You agree as follows:

All capitalized terms used in this Amendment and not defined in this Amendment but defined in the Agreement will have the meanings assigned to such terms in the Agreement.

1. Addition of Program Property. The Agreement is amended by adding the following Epic software as an Item of Program Property listed on Exhibit 1 of the Agreement, subject to the terms and conditions stated in this Amendment and in the Agreement:

Program Property	License Fee (US\$)	Initial Monthly Maint. Fee (US\$)	Licensed Volume
Wisdom Orthodontics			Enterprise Item

Limitations:		

2. License and Maintenance Fees. You agree to pay Epic the following percentages of the license fee for Wisdom Orthodontics set forth in Section 1 of this Amendment upon

The initial monthly maintenance fee for Wisdom Orthodontics is as provided in Section 1 of this Amendment. Maintenance fees will be due and payable, and may be adjusted, as provided in the Agreement.

- 3. Credit for Certain Post-Live Activities Fees. To encourage You to conduct certain post-live activities to help optimize Your implementation, Epic waives of the fees for the services listed on Attachment A. To receive such discount, You must prepay Epic of the fees when you sign this Amendment.
- 4. **Miscellaneous.** In connection with this Amendment, You may require additional software, hardware, and services, such as from Your hosting or infrastructure provider. Each party agrees that terms of and any fees under the Agreement, including as amended by this Amendment, for the Program Property are the product of an arm's length transaction between the parties and are intended to satisfy the requirements of the Manner Exception (45 CFR 171.301) for providing

CAN DEDNADDING COUNTRY

access, exchange, or use of electronic health information in the "manner requested." Except as provided in this Amendment, all terms and conditions in the Agreement will remain in effect, but if there is any inconsistency then the terms of this Amendment will supersede the Agreement to the extent necessary to satisfy the purposes of this Amendment. Upon Epic's signature, this Amendment is effective as of the date of Your signature below.

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 email 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.

EDIC SYSTEMS CORDOD ATION

SAN DEKNAKDINU CUUNI Y		EPIC SYSTEMS CORPORATION		
By:		By:	Signed by:  Li Sulinger  88888590410497	
Name:	Dawn Rowe	Name:	Eli Selinger	
Title:	Chair, Board of Supervisors	Title:	Chief Transactions Counsel	
Date:		Date:	October 13, 2025	

The terms offered by this Amendment will expire if You have not returned an executed copy to Epic within 60 days of October 17, 2025. ONC Certification details are available here: <a href="www.epic.com/mu">www.epic.com/mu</a>.

## Attachment A

See attached.

