THE INFORMATION IN THIS BOX IS NOT A PART OF THE CONTRACT AND IS FOR COUNTY USE ONLY



Contract	Number	۸.۱
1 1		KI

SAP Number

Arrowhead Regional Medical Center

William L. Gilbert Department Contract Representative **Telephone Number** (909) 580-6150 **Abbott Laboratories** Contractor **Contractor Representative Tiffany Netters** Telephone Number (442) 248-0240 Dec. 16, 2020 to Dec. 15, 2021 Contract Term Original Contract Amount NTE \$405,150 **Amendment Amount** NTE \$405,150 **Total Contract Amount Cost Center** 7522

Briefly describe the general nature of the contract: Amendment No. 1 to Master Agreement between the California Department of Public Health (CDPH) and Abbott Laboratories, that designates Arrowhead Regional Medical Center (ARMC) as a System Member and binds the County to the terms of the Master Agreement, for ARMC to purchase reagents for ID NOW COVID-19 rapid test kits at the prices negotiated by CDPH, for an amount not to exceed \$405,150, effective upon execution through December 15, 2021.

FOR COUNTY USE ONLY		
Approved as to Legal Form	Reviewed for Contract Compliance	Reviewed/Approved to Department
ate (MILES / MILES
Charles Phan, Deputy County Counsel		vylliam U Gilben/ Director
Date 4/8/2021	Date	pate 7774
Non-Standard Contract Coversheet		Revised 3/14/19

AMENDMENT N	IUMBER	1					
ABBOTT NORTH A	MERICA, LLC, 3	SOUTH KELLER ROAD, SU	JITE 100, ORLANDO	, FLORIDA 32810			
			Billing Address:				
Customer Name California Department of Public Health Infectious Disease Laboratory Branch		Customer Name	California Department of Public Health				
Street Address 850 Marina Bay Parkway		Street Address	1615 Capitol Ave				
City, State, ZIP		Richmond, CA 94804		City, State, ZIP	Sacramento, CA 95814		
Customer Contact N	ame			Contact Name			
Contact Phone				Phone			
America, LLC ("Abbo	ott") and the cust a Agreement:	endment modifies the COVID- tomer set forth above ("Custo December 16, 2020 the mutual covenants and ag	mer"). End Date:	Decemb	er 15, 2021		
follows:							
1. Amendment. Cust	omer and Abbot	t hereby amend the Agreeme	nt as follows:				
A. The Term is ext new Term end date,	ended for an add	ditional period as referenced t	oelow, which shall con	mmence immediatel	upon the expiration of	the Term and c	ontinue until the
Additional Term:	No chang	e in Term.	New End Date:		N/A		
B. The Reagents to	able on the Sign	ature Page of the Agreement	shall be amended as	follows:			
No changes in the R	eagents Table						
Abbott Catalog#		Description	Total Volume (Tests)	Net Test Price	Net Kit Price	Purchase	Commitment
190-000	ID NOV	V ™ COVID-19 (24T)		\$0.00		\$	0.00
No changes in the Co		nors lable.					
Controls & Calibi	ators						
Abbott Catalog#	Description			Net Price			
190-080		VID-19 Controls		\$250,00			
and where the first transfer to the second s		able on the Signature Page of	the Agreement shall	be amended as folio	ws:		
Abbott Catalog#	Description			Current Qty.	Additional Qty.	Total Qty.	Total Equipment Value
change:		Agreement (included in Amen	dment if checked) sha	all be amended with	the attached, Members	hip Exhibit, with	the following
	mber Addition(s						
(ii) ☐ System Me	mber Deletion(s)					

2. Miscellaneous. All terms and conditions set forth in the Agreement that are not amended hereby shall remain in full force and effect. This Amendment shall be governed by and construed in accordance with the substantive law as defined in the Agreement. This Amendment may be executed in counterparts, each of which shall be deemed an original, but all of which will constitute one and the same instrument. This Amendment is the product of both of the parties hereto and, in the event of a dispute over its interpretation, the language of this Amendment will not be construed against one party in favor of the other. This Amendment, together with the Agreement, constitutes the entire agreement between such parties pertaining to the subject matter hereof and merges all prior negotiations and drafts of the parties with regard to the transactions contemplated herein. As of the Amendment Date, any reference to the Agreement shall be deemed to refer to the Agreement as amended by this Amendment. This Amendment is only complete and in effect if accepted and signed by a duly authorized signatory from both parties.

IN WITNESS WHEREOF, each of the parties has caused this Agreement to be executed by its authorized representative in its name and on its behalf.

CUSTOMER	ABBOTT RAPID Dx NORTH AMERICA, LLC
Signature: Timothy Bow Digitally signed by Timothy Date: 2021.03.24 19:50:23 -C	Bow Signature: Caroline Mates
Name: Timothy Bow	Name: Caroline Matos
Title: Procurement / contract officer, Emergency Ops.	Title: Contract Administrator
Date:	AMENDMENT DATE: 3/26/2021.

SYSTEM MEMBER: County of San Bernardino on behalf of Arroychead Regional Medical Center

Signature:

Name: Learn X. Hernandez Title: Chief Executive Officer

Date:

MEMBERSHIP EXHIBIT

System Members

System M			
Status Change	System Member Name	Street Address	City, ST and Zip Code
Addition	Arrowhead Regional Medical Center	400 N Pepper Ave	Colton, CA 92324
Addition	Altownead Regional Medical Cemer	400 KT Sppc. Ave	

Non-Standard Terms for Abbott Laboratories Agreement

Payment

Payment terms are Net 30 days with late payment interest of the greater of 1.5% per month or the maximum amount permitted under Illinois law.

- County standard payment terms are Net 60 days with no interest or late payment penalties.
- Potential Impact: County standard processing time is 60 days or more. Failing to pay
 within 30 days of invoice will result in a material breach to the agreement, which would
 allow Abbott to terminate the agreement and seek other legal remedies, including
 charging the County interest.

Limitation of Liability

Abbott disclaims any liability for any punitive, special, indirect, incidental, or consequential damages, and caps its aggregate liability to the amount paid by the County for the products that give rise to a claim.

- The County standard contract does not include a limitation of liability.
- <u>Potential Impact</u>: Abbott caps its potential liability to the County at the amounts paid by the County for the product that causes injury or damages, and the limits the County's ability to recover the specified damages discussed above. Claims could exceed the liability cap and the contract amount, leaving the County financially liable for the excess.

Governing Law and Venue

The Agreement is governed by Illinois law and subject to the dispute resolution provision in the agreement, any lawsuit must be brought in the federal court of the Northern District of Illinois, or if there is no federal court, than in the state courts of Lake County, Illinois.

- The County standard contract provides that the venue of any action arising out of the contract will be the San Bernardino County Superior Court.
- <u>Potential Impact</u>: The agreement will be interpreted under Illinois law and any lawsuit
 must be brought in the specified court in Illinois. If a dispute arises out of the agreement,
 the County may be required to retain outside counsel in Illinois and proceed with the
 lawsuit in Illinois, which may result in fees to the County that exceed the total contract
 amount.

Binding Arbitration

Any dispute arising out of the Agreement must be resolved by binding arbitration.

- The County standard contract does not require the County to undergo binding arbitration.
- Potential Impact: The County waives the right to seek remedies in Court for any dispute arising under the Agreement, and the decision of the arbitrator is binding and nonappealable.

Termination for Convenience

There is no termination for convenience.

The County standard contract gives the County the right to terminate the contract, for any

reason, with a thirty (30) day written notice of termination without any obligation other than to pay amounts for products purchased prior to the termination date.

 <u>Potential Impact</u>: There is no termination for convenience. If the County terminates the contract prior to the expiration of the term, the County will be breaching the agreement.

Attorney's Fees

Attorney's fees are awardable in arbitration based on the determination of the arbiter in a way that bears a reasonable relationship to the outcome of the arbitration, with the party prevailing on more issues recovering a relatively larger share of its legal fees and expenses.

- The County standard contract requires each party to bear their own attorney's fees and costs in any dispute.
- <u>Potential Impact</u>: If either party institutes arbitration related to the Agreement, the prevailing party may be entitled to recover reasonable attorneys' fees, which could exceed the total contract amount.

Indemnification

The Agreement does not contractually require Abbott to indemnify the County for any claims, including for intellectual property infringement claims.

- The standard contract provision for intellectual property indemnity is: Contractor will indemnify, defend, and hold harmless County and its officers, employees, agents and volunteers, from any and all third party claims, costs (including without limitation reasonable attorneys' fees), and losses for infringement of any United States patent, copyright, trademark or trade secret (Intellectual Property Rights) by any goods or services. The County standard contract general indemnity provision requires the Contractor to indemnify, defend, and hold County harmless from third party claims arising out of the acts, errors or omissions of any person.
- Potential Impact: Abbott is not required to defend, indemnify or hold the County harmless from any claims, including indemnification for claims arising from Abbott's negligent or intentional acts and intellectual property infringement. If the County is sued for any claim, including intellectual property infringement based on its use of Abbott's products, the County may be solely liable for the costs of defense and damages, which could exceed the total contract amount. County Counsel cannot advise on whether and to what extent Illinois law may allow the County to require Abbott to defend or indemnify it absent an express provision in the agreement.

<u>Insurance</u>

The Agreement does not require Abbott to meet the County insurance standards.

- The County standard contract requires contractors to carry appropriate insurance at limits and under conditions determined by the County's Risk Management Department.
- <u>Potential Impact</u>: The Agreement does not include County standard insurance requirements. This means that the County has no assurance that Abbott will be financially responsible for claims that may arise from the Agreement, which could result in expenses to the County that exceed the total contract amount.

Debarment and Suspension

Abbott does not expressly certify that it is not debarred or suspending from participation in the

transaction by any federal department or agency.

- The County's standard contract requires contractors to expressly certify that they are not debarred, suspended, or proposed to be debarred, or voluntarily excluded from participation in the transaction by any federal department or agency.
- Potential Impact: Without such certification, the County has no assurance that Abbott is not debarred or suspended from participation in the transaction by any federal department or agency.



County of San Bernardino DELEGATED AUTHORITY – DOCUMENT REVIEW FORM

This form is for use by any department or other entity that has been authorized by Board of Supervisors/Directors action to execute grant applications, awards, amendments or other agreements on their behalf. All documents to be executed under such delegated authority must be routed for County Counsel and County Administrative Office review prior to signature by designee.

Note: This process should NOT be used to execute documents under a master agreement or template, or for construction contract change orders. Contact your County Counsel for instructions related to review of these documents.

Complete and submit this form, along with required documents proposed for signature, via email to the department's County Counsel representative and Finance Analyst. If the documents proposed for signature are within the delegated authority, the department will submit the requisite hard copies for signature to the County Counsel representative. Once County Counsel has signed, the department will submit the signed documents in hard copy, as well as by email, to CAO Special Projects Team for review. If approved, the department will be provided routing instructions as well as direction to submit one set of the executed documents to the Clerk of the Board within 30 days.

For detailed instructions on submission requirements, reference Section 7.3 of the Board Agenda Item Guidelines as the Delegation of Authority <u>does not eliminate the document submission requirements</u>.

Department/Agency/Entity: Arrowhead Regional Medical Center						
Contact Name: Billie Burg	h			Telephone:	(909) 580-0062	
Agreement No.:	Amendm	ent No.:	Date of Board Item		Board Item No.:	
Name of Contract Entity/Pro		Master Agreeme Amendment 1	ent between Abbott	and CDPH for	COVID-19 Rapid Tests	and

Explanation of request/Special Instructions:

On 3/9/21 (Item No. 53), the Board of Supervisors (Board) extended the authority of the Chief Executive Officer (CEO) through April 30, 2021, subject to ratification by the Board at the next available Board meeting to approve the competitive and non-competitive acquisition of any goods and equipment purchases to support the emergency response to COVID-19 that would require Board of Supervisors' approval under current law, regulations, or Countypolicies.

The California Department of Public Health (CDPH) has entered into a Master Agreement with Abbott Laboratories for rapid COVID-19 tests. CDPH and Abbott have agreed to amend their agreement to list Arrowhead Regional Medical Center (ARMC) as a system member that can use the agreement to purchase the test kits at the rates negotiated with CDPH. Abbott's ID NOW COVID-19 rapid test offers a portable, molecular test that can provide results in less than 15 minutes. Having the option to offer such rapid tests to County residents will improve the efficiency of point-of-care testing at ARMC. Furthermore, the price is reasonable with a cartridge, which contains 24 tests, costing \$37 per test or \$888 total.

As a system member, ARMC can purchase these ID NOW tests through Purchase Orders (PO's). However, the master agreement between Abbott and CDPH has some non-standard terms to which the County would also be bound by issuing a PO against it. Therefore, the County CEO's approval to utilize the system member designation for Abbott ID NOW tests signified by his signature is requested on Amendment 1 that designates ARMC as a system member. The signed contract amendment will later be ratified by the Board. ARMC is in need of the test right away. CDPH has agreed to gift 10 tests to the hospital until use of the system member designation is approved and a purchase order is issued. However, that allocation of 10 tests, due to arrive the week of April 5, 2021, will likely last less than two weeks. Therefore, time is of the essence to approve/accept the system member designation and the non-standard contract terms associated with it.

Insert check mark that the following required documents are attached to this request:

- Documents proposed for signature (Note: For contracts, include a signed non-standard contract coversheet for contracts not submitted on a standard contract form).
- Board Agenda item that delegated the authority



County of San Bernardino **DELEGATED AUTHORITY – DOCUMENT REVIEW FORM**

Department Routed to County Counsel	County Counsel Name: Charles Phan	Date Sent: 4/1/21
Reviewing County Counsel Use Only	Review Date 4/1/2021 Signature	Determination: X Within Scope of Delegated Authority Outside Scope of Delegated Authority
CAO-Special Projects Use Only	Review Date 1/12/21 STEVEN FAUSHUEY Signature	Dispesition:Route for signature to:ChairCEODepartmentReturn to Department for preparation of agenda item