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SECOND AMENDMENT TO ADDENDUM TO STRYKER SERVICE PLAN

THIS SECOND AMENDMENT ("Second Amendment") is entered into by and between Fort Bend County, ("County"), a body corporate and politic under the laws of the State of Texas, and Stryker Corporation, ("Stryker"), successor in interest to Physio Control, Inc., a company authorized to conduct business in the State of Texas (collectively referred to as the parties").

RECITALS

WHEREAS, the parties previously executed and accepted an Addendum to Stryker's Service Plan on or about October 1, 2019, for maintenance services concerning LIFEPAK AEDs (the "Services"), and as amended on or about September 22, 2020 (collectively the "Agreement"), attached hereto as "Exhibit I" and incorporated fully by reference;

WHEREAS, Stryker is the sole source provider of the Services as indicated by the letter attached hereto as "Exhibit III" and incorporated fully by reference; and

WHEREAS, the parties desire to amend portions of said Agreement as set forth below; and

NOW THEREFORE, for and in consideration of the mutual benefits to be derived by the parties hereto, County, and Stryker agree as follows:

T. Amendments

- 1. Scope of Services. Subject to the terms of the Agreement and this Second Amendment, Stryker will provide additional products and/or services as described in the Proposal (ID #: 2209025130), attached hereto as "Exhibit II" and incorporated fully by reference.
- 2. Maximum Compensation. Stryker's fees shall be calculated at the rates set forth in the attached Exhibit II. The Maximum Compensation for the performance of services within the Scope of Services as described in Exhibit II will not exceed \$43,557.00. In no case shall the amount paid by County under this Second Amendment exceed the Maximum Compensation without an approved change order. Stryker clearly understands and agrees, such understanding and agreement being of the absolute essence of this Second Amendment, that County shall have available the total maximum sum of \$43,557.00, specifically allocated to fully discharge any and all liabilities County may incur. Stryker does further understand and agree, said understanding and agreement also being of the absolute essence of this Second Amendment, that the total maximum compensation that Stryker may become entitled to and the total maximum sum that County may become liable to pay to Stryker shall not under any conditions, circumstances, or interpretations thereof exceed \$43,557.00.
- 3. Except as provided herein, all terms and conditions of the Agreement, shall remain unchanged and in full force and effect.

- 4. If any provision of this Second Amendment is determined to be invalid, illegal, or unenforceable, the remaining provisions remain in full force, if the essential terms and conditions of this Second Amendment for each party remain valid, binding, and enforceable.
- 5. If there is a conflict among documents, the most recently executed document will prevail with regard to the conflict.

IN WITNESS WHEREOF, this Second Amendment is signed, accepted, and agreed to by all parties by and through the parties or their agents or authorized representatives. All parties hereby acknowledge that they have read and understood this Second Amendment. All parties further acknowledge that they have executed this legal document voluntarily and of their own free will. This Second Amendment is effective upon execution of both parties.

FORT BEND COUNTY		STRYKER CORPORATION
County Judge KP George		Stacy Cochensparger Authorized Agent – Signature
KP George, County Judge		Authorized Agent – Signature
November 1, 2022		Stacy Cochensparger
Date	NERS COL	Authorized Agent- Printed Name
	5	Team Lead ProCare Contracting
ATTEST:	VA	Title
Kaura Richard	SAND CONTINUE	10/17/22
Laura Richard, County Cler	·k	Date

AUDITOR'S CERTIFICATE

I hereby certify that funds in the amount of \$_43,557.00	are available to pay the obligation
of Fort Bend County within the foregoing Agreement.	. /

Robert Ed Sturdivant, County Auditor

Exhibit I: Addendum to Stryker's Service Plan, executed by the parties on or about October 1, 2019, and as amended on or about September 22, 2020;

Exhibit II: Stryker's Proposal (ID #: 2209025130); and

Exhibit III: Sole Source Letter.

EXHIBIT I

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AMENDMENT TO ADDENDUM TO STRYKER SERVICE PLAN

THIS AMENDMENT ("Amendment") is entered into by and between Fort Bend County, ("County"), a body corporate and politic under the laws of the State of Texas, and Stryker Corporation, ("Stryker"), successor in interest to Physio Control, Inc., a company authorized to conduct business in the State of Texas (collectively referred to as the parties").

RECITALS

WHEREAS, the parties previously executed and accepted an Addendum to Stryker's Service Plan (the "Agreement"), attached hereto as "Exhibit 1" and incorporated by reference, on or about October 1, 2019 for maintenance services concerning LIFEPAK AEDs;

WHEREAS, the parties desire to amend portions of said Agreement as set forth below:

NOW THEREFORE, for and in consideration of the mutual benefits to be derived by the parties hereto, County, and Stryker agree as follows:

I. Amendments

- 1. Scope of Services. Subject to the terms of the Agreement and this Amendment, Stryker will render services in accordance with the Renewal Plan for 22 LUCAS devices, attached hereto as "Exhibit 2" and incorporated by reference. The following products contained in the Service Plan Quote in Exhibit 1 are hereby removed: LP1000-OSPM-4; LPCR-OSPM-4-POS Renewal; and LP15-PCPVOS-4. The only product that Stryker will now provide maintenance services for is the LUCAS-PCPVOS-4.
- 2. Maximum Compensation. Stryker's fees for the Agreement and this Amendment will now be calculated at the rates set forth in the attached Exhibit 2. The Maximum Compensation for the performance of services within the Scope of Services as described in Exhibit 2 is \$88,030.80. In no case shall the amount paid by County under this Agreement exceed the Maximum Compensation without an approved change order.
 - Styrker clearly understands and agrees, such understanding and agreement being of the absolute essence of this Agreement, that County shall have available the total maximum sum of \$88,030.80, specifically allocated to fully discharge any and all liabilities County may incur. Stryker does further understand and agree, said understanding and agreement also being of the absolute essence of this Agreement, that the total maximum compensation that Stryker may become entitled to and the total maximum sum that County may become liable to pay to Stryker shall not under any conditions, circumstances, or interpretations thereof exceed \$88,030.80
- 3. Except as provided herein, all terms and conditions of the Agreement, shall remain unchanged and in full force and effect.
- 4. If any provision of this Amendment is determined to be invalid, illegal, or unenforceable, the remaining provisions remain in full force, if the essential terms and conditions of this Amendment for each party remain valid, binding, and enforceable.

5. If there is a conflict among documents, the most recently executed document will prevail with regard to the conflict.

IN WITNESS WHEREOF, this Amendment is signed, accepted, and agreed to by all parties by and through the parties or their agents or authorized representatives. All parties hereby acknowledge that they have read and understood this Amendment. All parties further acknowledge that they have executed this legal document voluntarily and of their own free will.

FORT BEND COUNTY (Change	STRYKER SALESCORPORATION, THROUGH ITS MEDICAL DIVISION
KP George, County Judge	Tom Tackabury
9-22-2020	Authorized Agent – Signature
Date Over Counting	Tom Tackabury
ATTEST: Juna Richard	Authorized Agent- Printed Name
Juna (giraca	Sr. Sales Manager
Laura Richard, County Clerk	Title
	9/11/2020
REVIEWED:	Date
Robyn Doughtie	
Information Technology Department	

AUDITOR'S CERTIFICATE

I hereby certify that funds in the amount of \$_88,030.80 are available to pay the obligation of Fort Bend County within the foregoing Agreement.

Robert Ed Sturdivant, County Auditor

Exhibit 1: Addendum to Stryker's Service Plan Exhibit 2: Renewal Plan for 22 LUCAS devices

EXHIBIT 1

STATE OF TEXAS §

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COUNTY OF FORT BEND §

ADDENDUM TO STRYKER SERVICE PLAN

THIS ADDENDUM ("Addendum") is entered into by and between Fort Bend County, ("County"), a body corporate and politic under the laws of the State of Texas, and Stryker Corporation, ("Stryker"), successor in interest to Physio Control, Inc., and a company authorized to conduct business in the State of Texas.

WHEREAS, County desires that Stryker provide annual service and preventive maintenance services related to LIFEPAK AEDs ("Services") as described in the Service Plan Quote and Terms ("Agreement") attached hereto as Exhibit "A" and incorporated by reference); and

WHEREAS, County has determined that this Agreement is for personal or professional services and therefore exempt from competitive bidding under Chapter 262 of the Texas Local Government Code; and

WHEREAS, Stryker represents that it is qualified and desires to perform such services.

NOW, THEREFORE, the following changes are incorporated as if a part of the Agreement:

- 1. Payment. Payment shall be made by County within thirty (30) days of receipt of invoice.
- Non-appropriation. It is specifically understood and agreed that in the event no funds or
 insufficient funds are appropriated by Fort Bend County under this Agreement, Fort Bend
 County shall notify all necessary parties that this Agreement shall thereafter terminate and be
 null and void on the last day of the fiscal period for which appropriations were made without
 penalty, liability or expense to Fort Bend County.
- Taxes. County is a body corporate and politic under the laws of the State of Texas and claims exemption from sales and use taxes. A copy of a tax-exempt certificate will be furnished upon request.
- 4. Confidential Information. Stryker expressly acknowledges that County is subject to the Texas Public Information Act, Tex. Gov't. Code Ann. §§ 552.001 et seq., as amended, and notwithstanding any provision in the Agreement to the contrary, County will make any information related to the Agreement, or otherwise, available to third parties in accordance with the Texas Public Information Act. Any proprietary or confidential information marked as such provided to County by Stryker shall not be disclosed to any third party, except as directed by the Texas Attorney General in response to a request for such under the Texas Public Information Act, which provides for notice to the owner of such marked information and the opportunity for the owner of such information to notify the Attorney General of the reasons why such information should not be disclosed.
- 5. Insurance. Prior to commencement of the Services, Stryker shall furnish County with properly executed certificates of insurance which shall evidence all insurance required and provide that such insurance shall not be canceled, except on thirty (30) days' prior written notice to County. Stryker shall provide certified copies of insurance endorsements and/or policies if requested by County. Stryker shall maintain such insurance coverage from the time Services commence until Services are completed and provide replacement certificates, policies and/or endorsements for any such insurance expiring prior to completion of Services.

Stryker shall obtain such insurance written on an Occurrence form from such companies having Bests' rating of A/VII or better, licensed or approved to transact business in the State of Texas, and shall obtain such insurance of the following types and minimum limits:

- a. Workers' Compensation insurance. Substitutes to genuine Workers' Compensation Insurance will not be allowed. Employers' Liability insurance with limits of not less than \$1,000,000 per injury by accident, \$1,000,000 per injury by disease, and \$1,000,000 per bodily injury by disease.
- b. Commercial general liability insurance with a limit of not less than \$1,000,000 each occurrence and \$2,000,000 in the annual aggregate. Policy shall cover liability for bodily injury, personal injury, and property damage and products/completed operations arising out of the business operations of the policyholder.
- c. Business Automobile Liability insurance with a combined Bodily Injury/Property Damage limit of not less than \$1,000,000 each accident. The policy shall cover liability arising from the operation of licensed vehicles by policyholder.
- d. Professional Liability insurance with limits not less than \$1,000,000.
- County and the members of Commissioners Court shall be named as additional insured to all required coverage except for Workers' Compensation. All Liability policies including Workers' Compensation written on behalf of Stryker shall contain a waiver of subrogation in favor of County and members of Commissioners Court. If required coverage is written on a claims-made basis, Stryker warrants that any retroactive date applicable to coverage under the policy precedes the effective date of the contract; and that continuous coverage will be maintained or an extended discovery period will be exercised for a period of two (2) years beginning from the time that work under the Agreement is completed.
- 6. Indemnity. The parties agree that under the Constitution and laws of the State of Texas, County cannot enter into an agreement whereby County agrees to indemnify or hold harmless another party; therefore, all references of any kind to County defending, indemnifying, holding or saving harmless Stryker for any reason are hereby deleted.
- Attorney Fees. County does not agree to pay any and/or all attorney fees incurred by Stryker in any way associated with the Agreement.
- Arbitration. County does not agree to submit disputes arising out of the Agreement to binding arbitration. Therefore, any references to binding arbitration or the waiver of a right to litigate a dispute are hereby deleted.
- 9. Governing Law. The laws of the State of Texas govern all disputes arising out of or relating to this Agreement. The parties hereto acknowledge that venue is proper in Fort Bend County, Texas, for all legal actions or proceedings arising out of or relating to this Agreement and waive the right to sue or be sued elsewhere. Nothing in the Agreement shall be construed to waive the County's sovereign immunity.
- 10. Certain State Law Requirements for Contracts. The contents of this Section are required by Texas Law and are included by County regardless of content. By signature below, Stryker represents pursuant to Section 2252.152 of the Texas Government Code, that Stryker is not listed on the website of the Comptroller of the State of Texas concerning the listing of companies that are identified under Section 806.051, Section 807.051 or Section 2253.153.
- 11. Interpretation; Captions. For purposes of the Agreement, (a) the words "include," "includes," and "including" are deemed to be followed by the words "without limitation"; (b) the word "or" is not exclusive; and (c) the words "herein," "hereof," "hereby," "hereto," and "hereunder" refer to the Agreement as a whole. Unless the context otherwise requires, references herein: (x) to sections, schedules, and exhibits mean the sections of, and schedules and exhibits attached to, this Addendum; (y) to an agreement, instrument, or other document means such

agreement, instrument, or other document as amended, supplemented, and modified from time to time to the extent permitted by the provisions thereof; and (z) to a statute means such statute as amended from time to time and includes any successor legislation thereto and any regulations promulgated thereunder. This Addendum shall be construed without regard to any presumption or rule requiring construction or interpretation against the party drafting an instrument or causing any instrument to be drafted. The schedules and exhibits referred to herein shall be construed with, and as an integral part of, this Addendum to the same extent as if they were set forth verbatim herein.

12. Entire Agreement. This Addendum, together with all related Exhibits, constitutes the sole and entire agreement of the parties with respect to the subject matter of the Agreement, and supersedes all prior and contemporaneous understandings, agreements, representations, and warranties, both written and oral, with respect to the subject matter. In the event there is a conflict between this Addendum and the attached exhibit(s), this Addendum controls. The parties intend for the express terms and conditions contained in this Addendum (including any Exhibits hereto) to exclusively govern and control each of the parties' respective rights and obligations regarding the subject matter of the Agreement, and this Addendum is expressly limited to such terms and conditions. The parties have not relied on any statement, representation, warranty, or agreement of the other party or of any other person on such party's behalf, except for the representations, warranties, or agreements expressly contained in the Agreement.

IN WITNESS WHEREOF, this Addendum is signed, accepted, and agreed to by all parties by and through the parties or their agents or authorized representatives. All parties hereby acknowledge that they have read and understood this Addendum and the attachments and exhibits hereto. All parties further acknowledge that they have executed this legal document voluntarily and of their own free will.

FORT BEND COUNTY	STRYKER CORPORATION
CHILINGE	Tom Tackabury Name: Tom Tackabury
KP George,	Name: Tom Tackabury
County Judge	Title: Sr. Sales Manager
10.1.2019	9/16/19
Date	Date

ATTEST:

Laura Richard,

County Clerk

AUDITOR'S CERTIFICATE

I hereby certify that funds in the amount of \$310,603.20 are available to pay the obligation of Fort Bend County within the foregoing Agreement.

Robert Ed Sturdivant, County Auditor

Exhibit A

stryker

Stryker.

11811 Willows Road NE

P.O. Box 97006

Redmond, WA 98073-9706 U.S.A

www.strykeremergencycare.com

tel (800) 442.1142 fax (800) 772.3340

Quote Number 00161620

Create Date 2/7/2019 3:57 PM

Quote Expiration Date 11/22/2019

Quote Consultant Trish Lundeen

(425) 867-4785

trish.lundeen@stryker.com

WECC57

Service Plan Quote

Account: 03909801	Service Plan Detail	
FORT BEND CTY EMS	Туре	Renewal
Attn: Rita Graeber, Deputy Chief-	Service Plan Start Date	10/01/2019
Administration	Service Plan End Date	09/30/2023
4332 HWY 36	Reference Plan	DS018123
ROSENBERG,TX 77471	Billing Frequency	Annual
(281) 633-7088	Terms	All quotes subject to credit approval and the following terms and conditions
rita.graeber@fortbendcountytx.gov	Net Terms	NET 30
	Promotion	
	Coverage Details-Brochure	https://www.strykeremergencycare.com/glo
	V-13	balassets/assets/general-
		documents/procare ec lifepak lucas sell sh eet.pdf

Notes

Service plan customers receive 15% discount on Accessories and Disposables.

4-year renewal option.

Please see attached device list for serial numbers.

4 LIFEPAK 1000 AED (s/n to be confirmed)

2 LIFEPAK CR Plus AEDs (s/n to be confirmed)

27 LIFEPAK 15s

22 LUCAS

	Term Net Price
1,504.80	6,019.20
1,264.80	2,529.60
6,840.00	184,680.00
5,335.20	117,374.40

^{*} Denotes Proration

Product Descriptions provided below signature line.

Subtotal

Estimated Tax

Estimated Shipping & Handling

USD 310,603.20

USD 0.00

USD 0.00

Grand Total

USD 310,603.20

List Price Total

Pricing Summary Totals

USD 327,264.00

Total Discount

USD -16,660.80 USD 0.00

Estimated Tax + S&H

Exhibit I Exhibit 1

Tax will be calculated at time of invoice and is based on the Ship To location where product will be shipped.

GRAND TOTAL FOR THIS QUOTE USD 310,603.20

Please provide a company issued Purchase Order that includes Billing and Shipping Address. PO must reference payment terms of Net 30 days.

- OR -

Required information if no Purchase Order is provided

Billing Address same as address on quote	Shipping Address same as Billing Address
Account Name	Account Name
Address	Address
City	City
State Zip Code	State Zip Code
Accounts Payable Contact Information	
Accounts Payable Contact	Accounts Payable Phone Number
Accounts Payable Email	Customer is Tax Exempt? Yes No
Authorized Customer Signature	
Name	Signature
Title	Date
ptional information:	
pecial Ship to Address	
omments	

For Multiple End Users, please attach a supporting document with End User name, physical location, product type and quantity

Reference Number TL/03909801/192897 /00161620

Product	Product Description				
LP1000-OSPM-4	LIFEPAK1000 Service - 4 YEAR. On-site Preventive Maintenance. On-Site Preventive Maintenance Coverage for LIFEPAK 1000 Includes: -Services performed at customer's location by a Stryker Technical Specialist -Annual Preventive Maintenance and inspections including quality assurance documentation - Discounts on accessories and disposables -Updates to the latest software version -Preconfigured loaner device provided if needed -Battery Replacement Service -Replacement of adult electrodes at scheduled time of service due to expiration or failure.				
LPCR-OSPM-4-POS Renewal	LIFEPAKCR+ Service - 4 YEAR. On-site Preventive Maintenance. Annual Payments. On-Site Preventive Maintenance Coverage for LIFEPAK CR Plus Includes: -Services performed at customer's location by a Stryker Technical Specialist -Annual Preventive Maintenance and inspections including quality assurance documentation -Discounts on accessories and disposables -Updates to the latest software version - Preconfigured loaner device provided if needed -Battery CHARGE-PAK and Electrode replacement at time of scheduled service				
LP15-PCPVOS-4	LIFEPAK15 Service - 4 YEAR. On-site ProCare Prevent Coverage for LIFEPAK 15 Includes: -Services performed at customer's location by a Stryker Technical Specialist -Parts and labor necessary to restore device to original specifications -Annual Preventive Maintenance and inspections including quality assurance documentation -Discounts on accessories, disposables, and upgrades -Updates to the latest software version -Preconfigured loaner device provided if needed -Battery Replacement Service				
LUCAS-PCPVOS-4	LUCAS Service - 4 YEAR. On-site ProCare Prevent Coverage. On-site ProCare Prevent Coverage for LUCAS Includes: -Services performed at customer's location by a Stryker Technical Specialist -Parts and labor necessary to restore device to original specifications -Annual Preventive Maintenance and inspections				

including quality assurance documentation -Discounts on accessories, disposables, and upgrades -Updates to the latest software version -Preconfigured loaner device provided if needed

Service Plan Summary

List of covered equipment by location will be provided upon Customer's signature of this quote.

General Terms for all Products, Services and Subscriptions.

Physio-Control, Inc. ("Physio") accepts Buyer's order expressly conditioned on Buyer's assent to the terms set forth in this document. Buyer's order and acceptance of any portion of the goods, services or subscriptions shall confirm Buyer's acceptance of these terms. Unless specified otherwise herein, these terms constitute the complete agreement between the parties. Amendments to this document shall be in writing and no prior or subsequent acceptance by Seller of any purchase order, acknowledgment, or other document from Buyer specifying different and/or additional terms shall be effective unless signed by both parties.

Pricing. Prices do not include freight insurance, freight forwarding fees, taxes, duties, import or export permit fees, or any other similar charge of any kind applicable to the goods and services. Sales or use taxes on domestic (USA) deliveries will be invoiced in addition to the price of the goods and services unless Physio receives a copy of a valid exemption certificate prior to delivery. Discounts may not be combined with other special terms, discounts, and/or promotions.

Payment. Payment for goods and services shall be subject to approval of credit by Physio. Unless otherwise specified by Physio in writing, the entire payment of an invoice is due thirty (30) days after the invoice date for deliveries in the USA, and sight draft or acceptable (confirmed) irrevocable letter of credit is required for sales outside the USA.

Minimum Order Quantity. Physio reserves the right to charge a service fee for any order less than \$200.00.

Patent Indemnity. Physio shall indemnify Buyer and hold it harmless from and against all demands, claims, damages, losses, and expenses, arising out of or resulting, from any action by a third party against Buyer that is based on any claim that the services infringe a United States patent, copyright, or trademark, or violate a trade secret or any other proprietary right of any person or entity. Physio's indemnification obligations hereunder will be subject to (i) receiving prompt written notice of the existence of any claim; (ii) being able to, at its option, control the defense and settlement of such claim (provided that, without obtaining the prior written consent of Buyer, Physio will enter into no settlement involving the admission of wrongdoing); and (iii) receiving full cooperation of Buyer in the defense of any claim.

Limitation of Interest. Through the purchase of Physio products, services, or subscriptions, Buyer does not acquire any interest in any tooling, drawings, design information, computer programming, patents or copyrighted or confidential information related to said products or services, and Buyer expressly agrees not to reverse engineer or decompile such products or related software and information.

Delays. Physio will not be liable for any loss or damage of any kind due to its failure to perform or delays in its performance resulting from an event beyond its reasonable control, including but not limited to, acts of God, labor disputes, the requirements of any governmental authority, war, civil unrest, terrorist acts, delays in manufacture, obtaining any required license or permit, and Physio inability to obtain goods from its usual sources.

Limited Warranty. Physio warrants its products and services in accordance with the terms of the limited warranties located at https://www.strykeremergencycare.com/globalassets/assets/general-documents/device warranty statement.pdf. The remedies provided under such warranties shall be Buyer's sole and exclusive remedies. Physio makes no other warranties, express or implied, including, without limitation, NO WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND IN NO EVENT SHALL PHYSIO BE LIABLE FOR INCIDENTAL, CONSEQUENTIAL, SPECIAL OR OTHER DAMAGES

Compliance with Confidentiality Laws. Both parties acknowledge their respective obligations to maintain the security and confidentiality of individually identifiable health information and agree to comply with applicable federal and state health information confidentiality laws.

Compliance with Law. The parties agree to comply with any and all laws, rules, regulations, licensing requirements or standards that are now or hereafter promulgated by any local, state, and federal governmental authority/agency or accrediting/administrative body that governs or applies to their respective duties and obligations hereunder.

Regulatory Requirement for Access to Information. In the event 42 USC § 1395x(v)(1)(I) is applicable, Physio shall make available to the Secretary of the United States Department of Health and Human Services, the Comptroller General of the United States General Accounting Office, or any of their duly authorized representatives, a copy

of these terms, such books, documents and records as are necessary to certify the nature and extent of the costs of the products and services provided by Physio.

No Debarment. Physio represents and warrants that it and its directors, officers, and employees (i) are not excluded, debarred, or otherwise ineligible to participate in the Federal health care programs as defined in 42 USC § 1320a-7b(f); (ii) have not been convicted of a criminal offense related to the provision of healthcare items or services; and (iii) are not under investigation which may result in Physio being excluded from participation in such programs.

Choice of Law. The rights and obligations of Physio and Buyer related to the purchase and sale of products and services described in this document shall be governed by the laws of the state where Buyer is located. All costs and expenses incurred by the prevailing party related to enforcement of its rights under this document, including reasonable attorney's fees, shall be reimbursed by the other party.

Additional Terms for Purchase and Sale of Service Plans.

In addition to the General Terms above, the following terms apply to all Physio Service Plans.

Service Plans. Physio shall provide services according to the applicable Service Plan purchased by Buyer and described at http://www.strykeremergencycare.com/service--support-overview/service-hospitals-ems/ for the length of the subscription purchased and for the devices specified as covered by the Service Plan ("Covered Equipment").

Pricing. If the number or configuration of Covered Equipment changes during the Service Plan subscription, pricing shall be pro-rated accordingly. For Preventative Maintenance, Inspection Only, Comprehensive, and Repair & Inspect Service Plans, Buyer is responsible to pay for preventative maintenance and inspections that have been performed since the last anniversary of the subscription start date and such services shall not be pro-rated.

Device Inspection Before Acceptance. All devices that are not covered under Physio's Limited Warranty or a current Service Plan must be inspected and repaired (if necessary) to meet specifications at then-current list prices prior to being covered under a Service Plan.

Unavailability of Covered Equipment. If Covered Equipment is not made available at a scheduled service visit, Buyer is responsible to reschedule with the Physio Service Technician, or ship-in the Equipment to a Physio service depot. Physio reserves the right to charge Buyer a surcharge for a return visit. Surcharges will be based on then-current Physio list price of desired services, less 10% for labor and 15% for parts, plus applicable travel costs. The return visit surcharge will be in addition to the subscription price of the Service Plan. To avoid the surcharge, Buyer may ship devices to a Physio service depot. Buyer shall be responsible for round-trip freight for ship-in service.

Unscheduled or Uncovered Services. If Buyer requests services to be performed on Covered Equipment which are not covered by a Service Plan, or are outside of designated Services frequency or hours, Physio-Control will charge Buyer for such services at 10% off Physio-Control's standard rates (including overtime, if appropriate) and applicable travel charges. Repair parts required for such repairs will be made available at 15% off the then-current list price.

Loaners. If Covered Equipment must be removed from service to complete repairs, Physio will provide Buyer with a loaner device, if one is available. Buyer assumes complete responsibility for the loaner and shall return the loaner to Physio in the same condition as received, normal wear and tear exempted, upon the earlier of the return of the removed Covered Equipment or Physio's request.

Cancellation. Buyer may cancel a Service Plan upon sixty (60) days written notice to Physio. In the event of such cancellation, Buyer shall be responsible for the portion of the designated price which corresponds to the portion of the Service Plan subscription prior to the effective date of termination and the list-price cost of any preventative maintenance, inspections, or repairs rendered after the last anniversary date of the subscription start date.

No Solicitation. During the Service Plan subscription and for one (1) year following its expiration Buyer agrees to not to actively and intentionally solicit anyone who is employed by Physio to provide services such as those described in the Service Plan

EXHIBIT 2

stryker

Version:

Renewal Plan for 22 LUCAS devices

Quote Number: 10225672 Remit to: Stryker Medical

P.O. Box 93308

Chicago, IL 60673-3308 Prepared For: FORT BEND COUNTY EMS Rep: Trish Lundeen

Attn: Rita Graeber Email: trish.lundeen@stryker.com

> 425-867-4785 Phone Number:

(281) 633-7088

Quote Date: 07/22/2020 Expiration Date: 10/20/2020

Delivery Ad	ldress	End User -	Shipping - Billing	Bill To Acco	Bill To Account		
Name: FORT BEND COUNTY EMS		Name:	FORT BEND COUNTY EMS	Name:	FORT BEND COUNTY CLERK		
Account #:	1273335	Account #:	1273335	Account #:	1243031		
Address:	4332 HIGHWAY 36 S	Address:	4332 HIGHWAY 36 S	Address:	301 JACKSON ST		
	ROSENBERG		ROSENBERG		RICHMOND		
	Texas 77471		Texas 77471		Texas 77469-3108		

ProCare Products:

Product	Description	Year s	Qty	Start Date	End Date	Discount %	Sell Price	Total
78000020	LUC On Site Prevent w batt	3	22	10/01/2020	09/30/2023	5.0%	\$4,001.40	\$88,030.80
					ProCa	re Total:		\$88,030.80

Price Totals:

Grand Total: \$88,030.80

Comments:

Please see the serial number list and invoice schedule on page 3.

Prices: In effect for 60 days.

Terms: Net 30 Days

Ask your Stryker Sales Rep about our flexible financing options.

stryker

Renewal Plan for 22 LUCAS devices

Quote Number: 10225672 Remit to: Stryker Medical

P.O. Box 93308

Chicago, IL 60673-3308 Version: Prepared For: FORT BEND COUNTY EMS Rep: Trish Lundeen

> Attn: Rita Graeber Email: trish.lundeen@stryker.com

> > Phone Number: 425-867-4785

(281) 633-7088

Quote Date: 07/22/2020 Expiration Date: 10/20/2020

The Terms and Conditions of this quote and any subsequent purchase order of the Customer are governed by the Terms and Conditions located at https://techweb.stryker.com. The terms and conditions referenced in the immediately preceding sentence do not apply where Customer and Stryker are parties to a Master Service Agreement.

AUTHORIZED CUSTOMER SIGNATURE

Device:	Serial number:	Scope:	Year 1	Year 2	Year 3
LUCAS	30136116	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	30136118	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	30136117	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	30137601	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	30137574	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	30137570	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	30137572	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	30137603	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	30137571	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	30137600	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	30137605	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	30137573	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	3015E557	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	3015E561	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	3015E558	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	35171573	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	35171570	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	35171575	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	35171574	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	3518C243	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	35174368	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
LUCAS	35174227	Onsite Prevent w batt cov	1333.8	1333.8	1333.8
			29,343.60	29,343.60	29,343.60
			10/1/2020	10/1/2021	10/1/2022
Quote total:	88,030.80			Annual billi	ng
Fort Bend Co	unty EMS				



Tom Tackabury

Sales Manager, Medical ProCare

tom.tackabury@stryker.com

3800 E. Centre Ave., Portage, MI 49002 C +1 248 860 3540

Sole Source Service Memo

Date: January 2020 RE: Sole Source Letter

January 2020

To Whom It May Concern,

The purpose of this letter is to confirm that Stryker Medical is the original equipment manufacturer and sole source supplier for all EMS parts and service.

All parts are either manufactured at Stryker or manufactured by an outside supplier specifically for Stryker. Stryker employs its own Field Service Team to perform maintenance on our products, using only new OEM parts for each repair.

All tooling is calibrated, documented and controlled by Stryker home office in Kalamazoo MI. Calibration records and training records are available upon request.

All service repairs are documented and reviewed by our Quality Team for compliance. All repairs are tracked and trended, as well as audited by Government Agencies to ensure only the highest level of safety for our customers. PM and service history documentation is available upon request.

Please feel free to contact me with any questions.

Yours in Service,

Tom Tackabury

ProCare Sales Manager

EXHIBIT II



Sales Rep Name: Tim Garza ProCare Service Rep: M Flowers - J Evans Portage, MI 49009

> Date: 8/29/2022 ID#: 220829144038

PROCARE PROPOSAL SUBMITTED TO:

Billing Acc Num: 1077940 Name: Dan Weaver Shipping Acct Num: 1273335 Title: Supply Officer Account Name (281) 633-7089 Fort Bend County EMS Phone:

Account Address City, State Zip 4332 Highway 36 S Rosenberg, TX 77471 Email: daniel.weaver@fortbendcounty.gov

ty, State Zip		Rosenberg, TX 77471						
ROCARE (COVERAGE							
Item No.	Model Number	Model Description	Serial Number	ProCare Program	Qty	Yrs		Total
1	LUCAS	LUCAS	3521AI45	LUCAS Prevent Onsite	1	starts 1/30/23		\$1,001.00
2	LUCAS	LUCAS	3521AI77	LUCAS Prevent Onsite	1	starts 1/30/23		\$1,001.00
3	LUCAS	LUCAS	3521AI78	LUCAS Prevent Onsite	1	starts 1/30/23		\$1,001.00
4	LUCAS	LUCAS	30136116	LUCAS Prevent Onsite	1	1		\$1,502.00
5	LUCAS	LUCAS	30136117	LUCAS Prevent Onsite	1	1		\$1,502.00
6	LUCAS	LUCAS	30136118	LUCAS Prevent Onsite	1	1		\$1,502.00
7	LUCAS	LUCAS	30137570	LUCAS Prevent Onsite	1	1		\$1,502.00
8	LUCAS	LUCAS	30137571	LUCAS Prevent Onsite	1	1		\$1,502.00
9	LUCAS	LUCAS	30137572	LUCAS Prevent Onsite	1	1		\$1,502.00
10	LUCAS	LUCAS	30137573	LUCAS Prevent Onsite	1	1		\$1,502.00
11	LUCAS	LUCAS	30137574	LUCAS Prevent Onsite	1	1		\$1,502.00
12	LUCAS	LUCAS	30137600	LUCAS Prevent Onsite	1	1		\$1,502.00
13	LUCAS	LUCAS	30137601	LUCAS Prevent Onsite	1	1		\$1,502.00
14	LUCAS	LUCAS	30137603	LUCAS Prevent Onsite	1	1		\$1,502.00
15	LUCAS	LUCAS	30137605	LUCAS Prevent Onsite	1	1		\$1,502.00
16	LUCAS	LUCAS	3015E557	LUCAS Prevent Onsite	1	1		\$1,502.00
17	LUCAS	LUCAS	3015E558	LUCAS Prevent Onsite	1	1		\$1,502.00
18	LUCAS	LUCAS	3015E561	LUCAS Prevent Onsite	1	1		\$1,502.00
19	LUCAS	LUCAS	35171570	LUCAS Prevent Onsite	1	1		\$1,502.00
20	LUCAS	LUCAS	35171573	LUCAS Prevent Onsite	1	1		\$1,502.00
21	LUCAS	LUCAS	35171574	LUCAS Prevent Onsite	1	1		\$1,502.00
22	LUCAS	LUCAS	35171575	LUCAS Prevent Onsite	1	1		\$1,502.00
23	LUCAS	LUCAS	35174227	LUCAS Prevent Onsite	1	1		\$1,502.00
24	LUCAS	LUCAS	35174368	LUCAS Prevent Onsite	1	1		\$1,502.00
25	LUCAS	LUCAS	3518C243	LUCAS Prevent Onsite	1	1		\$1,502.00
26	LUCAS	LUCAS	3520R522	LUCAS Prevent Onsite	1	1		\$1,502.00
27	LUCAS	LUCAS	3520R523	LUCAS Prevent Onsite	1	1	İ	\$1,502.00
28	LUCAS	LUCAS	3520R524	LUCAS Prevent Onsite	1	1		\$1,502.00
29	LUCAS	LUCAS	3520R526	LUCAS Prevent Onsite	1	1		\$1,502.00
30	LUCAS	LUCAS	3520R527	LUCAS Prevent Onsite	1	1		\$1,502.00

PROGRAM INCLUDES:					
LUCAS Prevent Onsite:					
ProCare LUCAS Prevent Service: Annual onsite pr	eventive maintenance inspection and unlimited	d repairs including parts, labor and	d travel with battery coverage		
Unless otherwise stated on contract, payment is expected upfront.			ProCare Total	\$43,557.00	
			FINAL TOTAL	\$43,557.00	
			Start Date: 10/1/202 End Date: 9/30/202		
Stryker Signature	Date	Customer Signature		Date	
The Terms and Conditions of this quote and a Customer are governed by the Term https://techweb.st The terms and conditions referenced in the imme where Customer and Stryker are parties	s and Conditions located at ryker.com diately preceding sentence do not apply				
• •			Purchase Order Number		
<u>-</u>	ysical invoice will be mailed.				
Remit payment to: P.O. Box 9	3308 Chicago, IL 60673-3308				

Please email signed Proposal and Purchase Order to procarecoordinators@stryker.com.
All information contained within this quotation is considered confidential and proprietary and is not subject to public disclosure.
**Quote pricing valid for 30 days.

SERIAL NUMBER SHEET					
Item No.	Model	Serial Number	Program		
1	LUCAS	3521AI45	LUCAS Prevent Onsite		
2	LUCAS	3521AI77	LUCAS Prevent Onsite		
3	LUCAS	3521AI78	LUCAS Prevent Onsite		
4	LUCAS	30136116	LUCAS Prevent Onsite		
5	LUCAS	30136117	LUCAS Prevent Onsite		
6	LUCAS	30136118	LUCAS Prevent Onsite		
7	LUCAS	30137570	LUCAS Prevent Onsite		
8	LUCAS	30137571	LUCAS Prevent Onsite		
9	LUCAS	30137572	LUCAS Prevent Onsite		
10	LUCAS	30137573	LUCAS Prevent Onsite		
11	LUCAS	30137574	LUCAS Prevent Onsite		
12	LUCAS	30137600	LUCAS Prevent Onsite		
13	LUCAS	30137601	LUCAS Prevent Onsite		
14	LUCAS	30137603	LUCAS Prevent Onsite		
15	LUCAS	30137605	LUCAS Prevent Onsite		
16	LUCAS	3015E557	LUCAS Prevent Onsite		
17	LUCAS	3015E558	LUCAS Prevent Onsite		
18	LUCAS	3015E561	LUCAS Prevent Onsite		
19	LUCAS	35171570	LUCAS Prevent Onsite		
20	LUCAS	35171573	LUCAS Prevent Onsite		
21	LUCAS	35171574	LUCAS Prevent Onsite		
22	LUCAS	35171575	LUCAS Prevent Onsite		
23	LUCAS	35174227	LUCAS Prevent Onsite		
24	LUCAS	35174368	LUCAS Prevent Onsite		
25	LUCAS	3518C243	LUCAS Prevent Onsite		
26	LUCAS	3520R522	LUCAS Prevent Onsite		
27	LUCAS	3520R523	LUCAS Prevent Onsite		
28	LUCAS	3520R524	LUCAS Prevent Onsite		
29	LUCAS	3520R526	LUCAS Prevent Onsite		
30	LUCAS	3520R527	LUCAS Prevent Onsite		

Account Manager Cell Phone		_	Purchase Order	ery Date		2200204 4402
Check box if Billing sa	ame as Shipping		Stryker Quote I	Number		220829144037
BILL TO	CUSTOMER #	ŧ	SHIP TO		CUSTOMER #	
Billing Account Num	1077940		Shipping Account Num	1273335	COSTONIEN #	
Company Name	12077340		Company Name	Fort Bend Cou	inty EMS	
Contact or Department			Contact or Department	Dan Weaver		
Street Address			Street Address	4332 Highway	[,] 36 S	
Addt'l Address Line			Addt'l Address Line			
City, ST ZIP			City, ST ZIP	Rosenberg, TX		
Phone			Phone	(281) 633-708	9	
Authorized Customer Initials		_	Authorized Customer Initia	als		_
DESCR	IPTION	QTY	TOTAL			
REFERENCE QUOTE						
Accounts Payable Con	tact Information					
Namo						
Name						
Email						
Phone			Stryk	ker Terms and Co	nditions	
			<u>http</u>	s://techweb.stry	ker.com	
						
Authorized Customer	Signature					
Printed Name						
Title						
Signature						
Date						

Purchase Order Form

Attachment

220829144037

Stryker Quote Number

^{*}Sales or use taxes on domestic (USA) deliveries will be invoiced in addition to the price of the goods and services on the Stryker Quote.

EXHIBIT III



ProCare® Services

3800 E. Centre Ave. Portage MI 49002 USA 1 800 STRYKER stryker.com

To:	Whom it may concern	
Subject:	Emergency Care parts and service	
Date:	June 2022	

Stryker's Medical division certifies that it is the original equipment manufacturer (OEM) or sole source distributor of parts for Emergency Care products. All parts are either manufactured by Stryker or outside suppliers and are new, tested and approved for use on Stryker's products.

Stryker employs its own field service team (known as ProCare Services) to service its products and only uses OEM parts for repairs and has exclusive use of certain proprietary tools for diagnostics and repairs. Stryker's Emergency Care products that require the use of such proprietary tools include, but are not limited to:

- Power-LOAD powered fastener system
- Power-PRO 2 powered ambulance cot
- Power-PRO XT powered ambulance cot
- Stair-PRO
- LUCAS 3, v3.1 chest compression system
- LIFEPAK 15 monitor/defibrillator
- LIFEPAK 20e defibrillator/monitor
- LIFEPAK 1000 defibrillator
- LIFEPAK CR Plus defibrillator/LIFEPAK CR2 defibrillator

Tooling is calibrated, documented and controlled by Stryker's home offices in Portage, MI, U.S. and Redmond, WA, U.S. Calibration and training records are available upon request.

Stryker's quality team reviews and documents service repairs. We track and trend service to help ensure the highest level of product performance. Preventive maintenance (PM) and service history documentation is available upon request.

Please contact your local Stryker representative with questions.

Stryker or its affiliated entities own, use, or have applied for the following trademarks or service marks: LIFEPAK, LIFEPAK CR, LUCAS, Power-LOAD, Power-PRO, ProCare, Stryker. All other trademarks are trademarks of their respective owners or holders.

The absence of a product, feature, or service name, or logo from this list does not constitute a waiver of Stryker's trademark or other intellectual property rights concerning that name or logo.

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CERTIFICATE OF INTERESTED PARTIES

^{22B} FORM **1295**

1 of 1

<u> </u>					1011		
	Complete Nos. 1 - 4 and 6 if there are interested parties. Complete Nos. 1, 2, 3, 5, and 6 if there are no interested parties.			OFFICE USE ONLY CERTIFICATION OF FILING			
1	Name of business entity filing form, and the city, state and country of the business entity's place of business.			Certificate Number:			
	Stryker Sales, LLC		2022	2-938388			
	Portage, MI United States		Date	Filed:			
2	Name of governmental entity or state agency that is a party to the	e contract for which the form is	09/27/2022				
	being filed.						
	Fort Bend County				Date Acknowledged: 11/01/2022		
3	Provide the identification number used by the governmental enti- description of the services, goods, or other property to be provide		/ the c	ontract, and prov	vide a		
	18690						
	Second Amendment to Addendum Stryker Service Plan						
4	1			Nature of			
	Name of Interested Party	City, State, Country (place of business)		(check ap			
				Controlling	Intermediary		
5	Check only if there is NO Interested Party.						
6	UNSWORN DECLARATION						
	ly name is, and my date of birth is						
	My address is(street)	(city) (s	state)	(zip code)	(country)		
	I declare under penalty of perjury that the foregoing is true and correc	ot.					
				dov of	20		
	Executed inCounty	y, state of, on the		day of(month)	, 20 (year)		
	Signature of authorized agent of contracting business entity (Declarant)						