THE BOARD OF SUPERVISORS OF THE COUNTY OF STANISLAUS ACTION AGENDA SUMMARY

DEPT: Probation	<u> </u>	BOARD AGENDA #*B-8
Urgent	Routine 🔳 👠	AGENDA DATE October 4, 2011
CEO Concurs with Recon		4/5 Vote Required YES NO
SUBJECT:		
Approval to Award a Cont Department	ract to Redwood Toxicology For E	Orug Testing Services at the Probation
STAFF RECOMMENDATIONS:		
		of \$300,000 to provide all labor, materials, amples provided by Stanislaus County.
	Services Agency Director/Purcha o perform drug testing services at	sing Agent to enter into a contract with the Probation Department.
•		The contract is for five years, with an option to be Fiscal Year 2011-2012 budget for this
BOARD ACTION AS FOLLOWS	 :	No. 2011-563
and approved by the following Ayes: Supervisors: Noes: Supervisors: Excused or Absent: Supervisors:	ng vote, Brien, Chiesa, Withrow, DeMartini, an None sors: None None	onded by SupervisorWithrowd Chairman Monteith
2) Denied 3) Approved as ame 4) Other:		
MOTION:		

ATTEST:

CHRISTINE FERRARO TALLMAN, Clerk

File No.

Approval to Award a Contract to Redwood Toxicology For Drug Testing Services at the Probation Department

DISCUSSION:

On March 22, 2011, the General Services Agency (GSA) released a Request for Proposal for drug testing services at the Probation Department. The deadline for submission of proposals was April 21, 2011.

Qualified and experienced vendors were asked to submit a proposal to perform routine drug screens on submitted samples, and to provide results on these samples and perform other related services as requested by the Probation Department.

An evaluation team consisting of management staff from the Probation Department reviewed the proposals, using a scoring method that evaluated experience, quality of proposal, responsiveness to stated requirements, and cost.

There were five proposals submitted. After evaluating all proposals, it is recommended that Redwood Toxicology be awarded the contract for drug testing services at the Probation Department. The proposed costs for routine testing is \$4.00, a slight decrease, with additional services available for separate fees. The contract is scheduled for five years, with an option to renew for an additional two years.

The Probation Department currently performs approximately 8,000 drug screens annually. Department staff collects the urine specimen while observing clients to avoid false samples, complete paperwork and prepare for pickup by mail carrier. Clients are required to state ahead of time what other medications/foods they have ingested so as to explain the possible drug test outcome. Redwood Toxicology will provide all labor, materials, equipment, and incidentals to perform drug testing on samples provided by Stanislaus County and deliver the test results to the Probation Department within 24 hours.

POLICY ISSUES:

The proposed contract with Redwood Toxicology for drug testing services at the Probation Department will meet the Board's priorities for a Safe Community by holding offenders accountable to the terms of their probation.

STAFFING IMPACTS:

Probation Department staff will continue to collect specimens on site. The contractor picks up all specimens daily for testing and reports results.

CONTACT PERSON:

Karen Curci, Administrative Services Manager. (209)525-4556

AGREEMENT FOR INDEPENDENT CONTRACTOR SERVICES

This Agreement for Independent Contractor Services (the "Agreement") is made and entered into by and between the County of Stanislaus ("County") and Redwood Toxicology Laboratory, Inc. a California corporation, ("Contractor") as of <u>October 4</u>, 2011.

Recitals

WHEREAS, the County has a need for drug screening services; and

WHEREAS, the Contractor is specially trained, experienced and competent to perform and has agreed to provide such services;

NOW, THEREFORE, in consideration of the mutual promises, covenants, terms and conditions hereinafter contained, the parties hereby agree as follows:

Terms and Conditions

1. Scope of Work

- 1.1 The Contractor shall furnish to the County upon execution of this Agreement or receipt of the County's written authorization to proceed, those services and work set forth in **Exhibit A**, attached hereto and, by this reference, made a part hereof.
- 1.2 All documents, drawings and written work product prepared or produced by the Contractor under this Agreement, including without limitation electronic data files, are the property of the Contractor; provided, however, the County shall have the right to reproduce, publish and use all such work, or any part thereof, in any manner and for any purposes whatsoever and to authorize others to do so. If any such work is copyrightable, the Contractor may copyright the same, except that, as to any work which is copyrighted by the Contractor, the County reserves a royalty-free, non-exclusive, and irrevocable license to reproduce, publish, and use such work, or any part thereof, and to authorize others to do so.
- 1.3 Services and work provided by the Contractor at the County's request under this Agreement will be performed in a timely manner consistent with the requirements and standards established by applicable federal, state and County laws, ordinances, regulations and resolutions, and in accordance with a schedule of work set forth in Exhibit A. If there is no schedule, the hours and times for completion of said services and work are to be set by the Contractor; provided, however, that such schedule is subject to review by and concurrence of the County.

2. Consideration

- 2.1 County shall pay Contractor as set forth in Exhibit A.
- 2.2 Except as expressly provided in Exhibit A of this Agreement, Contractor shall not be entitled to nor receive from County any additional consideration, compensation, salary, wages or other type of remuneration for services rendered under this Agreement. Specifically, Contractor shall not be entitled by virtue of this Agreement to consideration in the form of overtime, health insurance benefits, retirement benefits, disability retirement benefits, sick leave, vacation time, paid holidays or other paid leaves of absence of any type or kind whatsoever.

- 2.3 County will not withhold any Federal or State income taxes or Social Security tax from any payments made by County to Contractor under the terms and conditions of this Agreement. Payment of all taxes and other assessments on such sums is the sole responsibility of Contractor. County has no responsibility or liability for payment of Contractor's taxes or assessments.
- 2.4 Pursuant to Penal Code section 484b and to Business and Professions Code section 7108.5, the Contractor must apply all funds and progress payments received by the Contractor from the County for payment of services, labor, materials or equipment to pay for such services, labor, materials or equipment. Pursuant to Civil Code section 1479, the Contractor shall direct or otherwise manifest the Contractor's intention and desire that payments made by the Contractor to subcontractors, suppliers and materialmen shall be applied to retire and extinguish the debts or obligations resulting from the performance of this Agreement.

3. Term

- 3.1 The term of this Agreement shall be from the date of approval of this Agreement until completion of the agreed upon services unless sooner terminated as provided below or unless some other method or time of termination is listed in Exhibit A.
- 3.2 Should either party default in the performance of this Agreement or materially breach any of its provisions, the other party, at that party's option, may terminate this Agreement by giving written notification to the other party.
- 3.3 This Agreement shall terminate automatically on the occurrence of (a) bankruptcy or insolvency of either party, (b) sale of Contractor's business, (c) cancellation of insurance required under the terms of this Agreement, and (d) if, for any reason, Contractor ceases to be licensed or otherwise authorized to do business in the State of California, and the Contractor fails to remedy such defect or defects within thirty (30) days of receipt of notice of such defect or defects.
- 3.4 The County may terminate this agreement upon 30 days prior written notice to the Contractor. Termination of this Agreement shall not affect the County's obligation to pay for all fees earned and reasonable costs necessarily incurred by the Contractor as provided in Paragrap h 2 herein, subject to any applicable setoffs.

4. Required Licenses, Certificates and Permits

Any licenses, certificates or permits required by the federal, state, county or municipal governments for Contractor to provide the services and work described in Exhibit A must be procured by Contractor and be valid at the time Contractor enters into this Agreement. Further, during the term of this Agreement, Contractor must maintain such licenses, certificates and permits in full force and effect. Licenses, certificates and permits may include but are not limited to driver's licenses, professional licenses or certificates and business licenses. Such licenses, certificates and permits will be procured and maintained in force by Contractor at no expense to the County.

5. Office Space, Supplies, Equipment, Etc.

Unless otherwise provided in Exhibit A, Contractor shall provide such office space, supplies, equipment, vehicles, reference materials and telephone service as is necess ary for Contractor to provide the services identified in Exhibit A to this Agreement. County is not obligated to reimburse or pay Contractor for any expense or cost incurred by Contractor in procuring or maintaining such items. Responsibility for the costs and expenses incurred by Contractor in providing and maintaining such items is the sole responsibility and obligation of Contractor.

6. Insurance

- 6.1 Contractor shall take out, and maintain during the life of this Agreement, insurance policies with coverage at least as broad as follows:
 - 6.1.1 <u>General Liability</u>. Comprehensive general liability insurance covering bodily injury, personal injury, property damage, products and completed operations with limits of no less than One Million Dollars (\$1,000,000) per incident or occurrence. If Commercial General Liability Insurance or other form with a general aggregate limit is used, either the general aggregate limit shall apply separately to any act or omission by Contractor under this Agreement or the general aggregate limit shall be twice the required occurrence limit.
 - 6.1.2 <u>Automobile Liability Insurance</u>. If the Contractor or the Contractor's officers, employees, agents, representatives or subcontractor s utilize a motor vehicle in performing any of the work or services under this Agreement, owned/non-owned automobile liability insurance providing combined single limits covering bodily injury, property damage and transportation related pollution liability with limits of no less than One Million Dollars (\$1,000,000) per incident or occurrence.
 - 6.1.3 Workers' Compensation Insurance. Workers' Compensation insurance as required by the California Labor Code. In signing this contract, the Contractor certifies under section 1861 of the Labor Code that the Contractor is aware of the provisions of section 3700 of the Labor Code which requires every employer to be insured against liability for workmen's compensation or to undertake self-insurance in accordance with the provisions of that code, and that the Contractor will comply with such provisions before commencing the performance of the work of this Agreement.
- 6.2 Any deductibles, self-insured retentions or named insureds must be declared in writing and approved by County. At the option of the County, either: (a) the insurer shall reduce or eliminate such deductibles, self-insured retentions or named insureds, or (b) the Contractor shall provide a bond, cash, letter of credit, guaranty or other security satisfactory to the County guaranteeing payment of the self-insured retention or deductible and payment of any and all costs, losses, related investigations, claim administration and defense expenses. The County, in its sole discretion, may waive the requirement to reduce or eliminate deductibles or self-insured retentions, in which case, the Contractor agrees that it will be responsible for and pay any self-insured retention or deductible and will pay any and all costs, losses, related investigations, claim administration and defense expenses related to or arising out of the Contractor's defense and indemnification obligations as set forth in this Agreement.
- 6.3 The Contractor shall obtain a specific endorsement to all required insurance policies, except Workers' Compensation insurance and Prof essional Liability insurance, if any, naming the County and its officers, officials and employees as additional insureds regarding: (a) liability arising from or in connection with the performance or omission to perform any term or condition of this Agreement by or on behalf of the Contractor, including the insured's general supervision of its subcontractors; (b) services, products and completed operations of the Contractor; (c) premises owned, occupied or used by the Contractor; and (d) automobiles owned, leased, hired or borrowed by the Contractor. For Workers' Compensation insurance, the insurance carrier shall agree to waive all rights of subrogation against the County and its officers, officials and employees for losses arising from the performance of or the omission to perform any term or condition of this Agreement by the Contractor.

- 6.4 The Contractor's insurance coverage shall be primary insurance regarding the County and County's officers, officials and employees. Any insurance or self-insurance maintained by the County or County's officers, officials and employees shall be excess of the Contractor's insurance and shall not contribute with Contractor's insurance.
- 6.5 Any failure to comply with reporting provisions of the policies shall not affect coverage provided to the County or its officers, officials, employees or volunteers.
- 6.6 The Contractor's insurance shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the insurer's liability.
- 6.7 Each insurance policy required by this section shall be endorsed to state that coverage shall not be suspended, voided, canceled by either party except after thirty (30) days' prior written notice has been given to County. The Contractor shall promptly notify, or cause the insurance carrier to promptly notify, the County of any change in the insurance policy or policies required under this Agreement, including, without limitation, any reduction in coverage or in limits of the required policy or policies.
- 6.8 Insurance shall be placed with California admitted insurers (licensed to do business in California) with a current rating by Best's Key Rating Guide acceptable to the County; provided, however, that if no California admitted insurance company provides the required insurance, it is acceptable to provide the required insurance through a United States domiciled carrier that meets the required Best's rating and that is listed on the current List of Eligible Surplus Line Insurers maintained by the California Department of Insurance. A Best's rating of at least A-:VII shall be acceptable to the County; lesser ratings must be approved in writing by the County.
- 6.9 Contractor shall require that all of its subcontractors are subject to the insurance and indemnity requirements stated herein, or shall include all subcontractors as additional insureds under its insurance policies.
- 6.10 At least ten (10) days prior to the date the Contractor begins per formance of its obligations under this Agreement, Contractor shall furnish County with certificates of insurance, and with original endorsements, showing coverage required by this Agreement, including, without limitation, those that verify coverage for subcontractors of the Contractor. The certificates and endorsements for each insurance policy are to be signed by a person authorized by that insurer to bind coverage on its behalf. All certificates and endorsements shall be received and, in County's sole and absolute discretion, ap proved by County. County reserves the right to require complete copies of all required insurance polici es and endorsements, at any time.
- 6.11 The limits of insurance described herein shall not lim it the liability of the Contractor and Contractor's officers, employees, agents, representatives or subcontractors.

7. Defense and Indemnification

7.1 To the fullest extent permitted by law, Contractor shall indemnify, hold harmless and defend the County and its agents, officers and employees from and against all claims, damages, losses, judgments, liabilities, expenses and other costs, including litigation costs and attorneys' fees, arising out of, resulting from, or in connection with the performance of this Agreement by the Contractor or Contractor's officers, employees, agents, representatives or subcontractors and resulting in or attributable to personal injury, death, or damage or destruction to tangible or intangible property, including the loss of use; provided, however, such indemnification shall not extend to or cover loss, damage or expense arising from the sole negligence or willful misconduct of the County or its agents, officers and employees.

7.2 Contractor's obligation to defend, indemnify and hold the County and its agents, officers and employees harmless under the provisions of this paragraph is not limited to or restricted by any requirement in this Agreement for Contractor to procure and maintain a policy of insurance.

8. Status of Contractor

- 8.1 All acts of Contractor and its officers, employees, agents, representatives, subcontractors and all others acting on behalf of Contractor relating to the performance of this Agreement, shall be performed as independent contractors and not as agents, officers or employees of County. Contractor, by virtue of this Agreement, has no authority to bind or incur any obligation on behalf of County. Except as expressly provided in Exhibit A, Contractor has no authority or responsibility to exercise any rights or power vested in the County. No agent, officer or employee of the County is to be considered an employee of Contractor. It is understood by both Contractor and County that this Agreement shall not be construed or considered under any circumstances to create an employer-employee relationship or a joint venture.
- 8.2 At all times during the term of this Agreement, the Contractor and its officers, employees, agents, representatives or subcontractors are, and shall represent and conduct themselves as, independent contractors and not employees of County.
- 8.3 Contractor shall determine the method, details and means of performing the work and services to be provided by Contractor under this Agreement. Contractor shall be responsible to County only for the requirements and results specified in this Agreement and, except as expressly provided in this Agreement, shall not be subjected to County's control with respect to the physical action or activities of Contractor in fulfillment of this Agreement. Contractor has control over the manner and means of performing the services under this Agreement. Contractor is permitted to provide services to others during the same period service is provided to County under this Agreement. If necessary, Contractor has the responsibility for employing other persons or firms to assist Contractor in fulfilling the terms and obligations under this Agreement.
- 8.4 If in the performance of this Agreement any third persons are employed by Contractor, such persons shall be entirely and exclusively under the direction, supervision and control of Contractor. All terms of employment including hours, wages, working conditions, discipline, hiring and discharging or any other term of employment or requirements of law shall be determined by the Contractor.
- 8.5 It is understood and agreed that as an independent Contractor and not an employee of County, the Contractor and the Contractor's officers, employees, agents, representatives or subcontractors do not have any entitlement as a County employee, and do not have the right to act on behalf of the County in any capacity whatsoever as an agent, or to bind the County to any obligation whatsoever.
- 8.6 It is further understood and agreed that Contractor must issue W-2 forms or other forms as required by law for income and employment tax purposes for all of Contractor's assigned personnel under the terms and conditions of this Agreement.
- 8.7 As an independent Contractor, Contractor hereby indemnifies and holds County harmless from any and all claims that may be made against County based upon any contention by any third party that an employer-employee relationship exists by reason of this Agreement.

9. Records and Audit

- 9.1 Contractor shall prepare and maintain all writings, documents and records prepared or compiled in connection with the performance of this Agreement for a minimum of four (4) years from the termination or completion of this Agreement. This includes any handwriting, typewriting, printing, photostatic, photographing and every other means of recording upon any tangible thing, any form of communication or representation including letters, words, pictures, sounds or symbols or any combination thereof.
- 9.2 Any authorized representative of County shall have access to any writings as defined above for the purposes of making audit, evaluation, examination, excerpts and transcripts during the period such records are to be maintained by Contractor. Further, County has the right at all reasonable times to audit, inspect or otherwise evaluate the work performed or being performed under this Agreement.

10. Confidentiality

The Contractor agrees to keep confidential all information obtained or learned during the course of furnishing services under this Agreement and to not disclose or reveal such information for any purpose not directly connected with the matter for which services are provided.

11. Nondiscrimination

During the performance of this Agreement, Contractor and its officers, employees, agents, representatives or subcontractors shall not unlawfully discriminate in violation of any federal, state or local law, rule or regulation against any employee, applicant for employment or person receiving services under this Agreement because of race, religion, color, national origin, ancestry, physical or mental disability, medical condition (including genetic characteristics), marital status, age, political affiliation, sex, or sexual orientation. Contractor and its of ficers, employees, agents, representatives or subcontractors shall comply with all applicable Federal, State and local laws and regulations related to non-discrimination and equal opportunity, including without limitation the County's nondiscrimination policy; the Fair Employment and Housing Act (Government Code sections 12900 et seq.); California Labor Code sections 1101, 1102 and 1102.1; the Federal Civil Rights Act of 1964 (P.L. 88-352), as amended; and all applicable regulations promulgated in the California Code of Regulations or the Code of Federal Regulations.

12. Assignment

This is an agreement for the services of Contractor. County has relied upon the skills, knowledge, experience and training of Contractor and the Contractor's firm, associates and employees as an inducement to enter into this Agreement. Contractor shall not assign or subcontract this Agreement without the express written consent of County. Further, Contractor shall not assign any monies due or to become due under this Agreement without the prior written consent of County.

13. Waiver of Default

Waiver of any default by either party to this Agreement shall not be deemed to be waiver of any subsequent default. Waiver or breach of any provision of this Agreement shall not be deemed to be a waiver of any other or subsequent breach, and shall not be construed to be a modification of the terms of this Agreement unless this Agreement is modified as provided below.

14. Notice

Any notice, communication, amendment, addition or deletion to this Agreement, including change of address of either party during the term of this Agreement, which Contractor or County shall be required or may desire to make shall be in writing and may be personally served or, alternatively, sent by prepaid first class mail to the respective parties as follows:

To County:

Stanislaus County Purchasing Agent

1010 10th Street, Suite 5400

Modesto, CA

To Contractor:

Redwood Toxicology Laboratory, Inc.

3650 Westwind Boulevard Santa Rosa, CA 95403

15. Conflicts

Contractor agrees that it has no interest and shall not acquire any interest direct or indirect which would conflict in any manner or degree with the performance of the work and services under this Agreement.

16. Severability

If any portion of this Agreement or application thereof to any person or circumstance shall be declared invalid by a court of competent jurisdiction or if it is found in contravention of any federal, state or county statute, ordinance or regulation the remaining provisions of this Agreement or the application thereof shall not be invalidated thereby and shall remain in full force and effect to the extent that the provisions of this Agreement are severable.

17. Amendment

This Agreement may be modified, amended, changed, added to or subtracted from by the mutual consent of the parties hereto if such amendment or change is in written form and executed with the same formalities as this Agreement and attached to the original Agreement to maintain continuity.

18. Entire Agreement

This Agreement supersedes any and all other agreements, either oral or in writing, between any of the parties herein with respect to the subject matter hereof and contains all the agreements between the parties with respect to such matter. Each party acknowledges that no representations, inducements, promises or agreements, oral or otherwise, have been made by any party, or anyone acting on behalf of any party, which are not embodied herein, and that no other agreement, statement or promise not contained in this Agreement shall be valid or binding.

19. Advice of Attorney

Each party warrants and represents that in executing this A greement, it has received independent legal advice from its attorneys or the opportunity to seek such advice.

20. Construction

Headings or captions to the provisions of this Agreement are solely for the convenience of the parties, are not part of this Agreement, and shall not be used to interpret or determine the validity of this Agreement. Any ambiguity in this Agreement shall not be construed against the drafter, but rather the terms and provisions hereof shall be given a reasonable interpretation as if both parties had in fact drafted this Agreement.

21. Governing Law and Venue

This Agreement shall be deemed to be made under, and shall be gover ned by and construed in accordance with, the laws of the State of California. Any action brought to enforce the terms or provisions of this Agreement shall have venue in the County of Stanislaus, State of California.

IN WITNESS WHEREOF, the parties or their duly authorized representatives have executed this Agreement on the day and year first hereinabove written.

COUNTY OF STANISLAUS

REDWOOD TOXICOLOGY LABORATORY, INC.

By: Keith D. Boggs, Deputy Executive Officer,

GSA Director/Purchasing Agent

Barry Chapman, Chief Financial Officer

"County"

"Contractor"

APPROVED AS TO CONTENT:

Probation Department

APPROVED AS TO FORM:

John R Døering, County Counsel

Dean Wright, Deputy County Counsel

V:\PUBLIC\Counsel\CONTRACT\IND-CON Agmt.wpd

EXHIBIT A

A. SCOPE OF WORK

The Contractor shall provide drug screening services to County's Probation Department as follows:

- 1. The Contractor shall provide all labor, materials, equipment, and incidentals to perform urine alcohol and drug testing on samples provided by Stanislaus County in accordance with the limits of detection and quantitation levels by drug class as set forth in Attachment 1 and deliver the test results to the County. The Contractor's handling and testing of the drug samples shall at all times meet or exceed industry professional standards, federal, state, and local government agency guidelines, laws, regulations, regulations and ordinances and be in accordance with the general specifications outlined above and the terms and conditions under this Agreement.
- 2. Contractor shall provide GC/MS or LC/MS/MS confirmation on positive screens as requested by County. Benzodiazepines and Oxycodone are routinely confirmed by LC/MS/MS. The LC/MS/MS confirmation method is more sensitive and specific than GC/MS, and increases compound identification specificity through the use of two mass spectrometers, versus a single one for GC/MS methods.
- 3. Contractor shall perform both physical and analytical examinations of each specimen for signs of adulteration. Contractor shall provide all negative results to County within twenty-four (24) hours of Contractor's receipt of the specimen. Should County request confirmation by GC/MS, an additional twenty-four (24) to forty-eight (48) hours is necessary. County may obtain the results:
 - a. By accessing Contractor's secure website (http://www.webtoxicology.com);
 - By receiving hard copies sent by mail.
- 4. Contractor shall provide specimen pick-up through overnight service delivery to Contractor's lab in Santa Rosa, California.
- 5. Contractor shall provide all necessary supplies and materials to provide service hereunder including but not limited to:
 - Specimen collection containers/bottles;
 - b. Specimen baggies with absorbent material;
 - c. Chain of Custody forms/labels of various configurations;
 - Security seals;
 - e. Temperature strips (available upon request);
 - f. Pre-paid mailers;
 - g. Overnight service lab packs; and
 - h. Chain of custody labels.
- 6. Contractor shall retain all positive specimens for at least six (6) months. Positive specimens may be held longer at County's request. Negative specimens are destroyed within two days.
- 7. Contractor shall maintain strict Chain of Custody procedures which document complete specimen and aliquot handling and processing, from receipt of the specimen to storage and final disposition as more particularly set forth in the RFP (hereinafter defined). Contractor shall provide County with all forms and supplies necessary to implement and maintain this process.

- 8. Contractor shall provide the following additional services upon County's request:
 - a. <u>Phone consultation:</u> for response to questions ranging from specimen collection guidelines to confirmation.
 - b. <u>Website/drugs of abuse literature:</u> for information from street names, drug interactions, retention/detection times, etc.
 - c. <u>Training:</u> telephonic and on-site training is available to all County staff to discuss collection procedures, chain of custody and results interpretation, etc.
 - d. <u>Expert witness testimony:</u> available through written affidavit, telephonically or in-court. To begin the process of requesting a written affidavit, litigation packet or testimony (incourt or telephonic), County shall call Contractor's Client Services Department toll-free at (800) 255-2159 extension 4399.

When subpoenaed to testify, the toxicologist will produce the original specimen and container, chain of custody, laboratory results, quality control data, and GC/MS confirmation of the positive drug(s).

Contractor shall provide County with court representation/testimony at a cost of three hundred and fifty (\$350.00) dollars per day plus travel, a daily meal per-diem and hotel cost not to exceed the county and state rates, and any other related travel cost. Written affidavits and telephonic testimony are provided at no additional cost.

- e. <u>Overnight shipment tracking and scheduling:</u> for tracking specimen shipments to the laboratory or call to arrange pick-up for specimens. Specimen pick-ups may also be requested on the WebToxicology internet reporting site.
- f. <u>IT/computer support:</u> available for internet reporting support and to answer all IT questions. Contact (800) 255-2159, ext. 4311.
- g. <u>Supply fulfillment:</u> call toll free for all collection supply needs: (800) 255-2159, ext. 124 or 127, or send email request to <u>supplies@redwoodtoxicology.com</u>.
- 9. Contractor shall provide appropriate screening for each of its employees who will provide service under this Agreement including but not limited to: (a) background check; (b) credit check; (c) drug screening; and (d) physical. Contractor shall not allow any of its employees who are on probation and/or parole or have a criminal background to provide services under this Agreement.
- 10. All services provided by Contractor and the manner in which services are to be provided are more particularly set forth in the County's Request for Proposal #11-10-CB; the Contractor's responding proposal (the "RFP Response"); Notice to Proposers; Information for Proposers; General Conditions, as well as any plans, specifications, addenda, and any documents particularly required or provided (as may be applicable), all of which are incorporated herein by reference and made a part hereof (collectively, the "RFP"). All of the foregoing documents, as may be applicable, together with this Agreement, comprise the contract and all services provided hereunder shall be performed in accordance therewith. In the event there is a conflict between the terms and conditions set forth in this Agreement, those set forth in the RFP, and those set forth in Exhibit A, then in such case, the terms and conditions shall control in this order: 1st, Exhibit A, 2nd, this Agreement, and 3rd the RFP.

B. COMPENSATION

The Contractor shall be compensated for the services provided under this Agreement in accordance with the pricing set forth in Attachment 2. Consultant shall submit monthly invoices in arrears for services under this Agreement as follows:

Stanislaus County Probation Department Attn: Karen Curci 2215 Blue Gum Avenue Modesto, CA 95358

The parties hereto acknowledge the maximum amount to be paid by the County for services provided shall not exceed \$300,000 including, without limitation, the cost of any subcontractors, consultants, experts or investigators retained by the Contractor to perform or to assist in the performance of its work under this Agreement.

C. TERM

Paragraph 3.1 of the body of this Agreement is amended to read as follows:

3.1 The term of this Agreement shall be from <u>October H</u>, 2011 through June 30, 2016 unless otherwise terminated as provided below. This Agreement will not automatically renew but may be renewed for two (2) additional one-year terms by mutual, written agreement of the parties. Such renewal shall be in the form of an amendment to the Agreement. In no such case shall the renewal extend June 20, 2018.

D. INSURANCE

Paragraph 6.1 of the body of this Agreement is amended to read as follows:

6.1 Contractor shall take out, and maintain continuously during the life of this Agreement and for a period of three (3) years thereafter, insurance policies with coverage at least as broad as follows:

E. REPRESENTATIVES

The parties appoint the following individuals to serve as Project Managers hereunder:

For County:	For Contractor:
Karen Curci (or designee)	Sonja McIntosh (or designee)
Stanislaus County Probation Dept	Redwood Toxicology Laboratory, Inc.
2215 Blue Gum Avenue	3650 Westwind Boulevard
Modesto, CA 95358	Santa Rosa, CA 95403
(209) 525-4556	(707) 570-4342
CurciK@stancounty.com	smcintosh@redwoodtoxicology.com

ATTACHMENT 1

<u>Drug</u>	EIA Screen	TLC	RIA	GC/MS Confirmation	LC/MS/MS Confirmation
Amphetamines					
Amphetamine	1000 ng/mL	<500 ng/ml		200 ng/mL	
Methamphetamine	1000 ng/mL			150 ng/mL	
Barbiturates	200 ng/mL	<500 ng/ml		100 ng/mL	
Benzodiazepines	200 ng/mL		200 ng/ml	-	100 ng/mL
Buprenorphine	5 ng/mL			0.5 ng/mL	
Cocaine-benzoylecgonine	300 ng/mL		150 ng/ml	50 ng/mL	
Marijuana Metabolite (9-THC-COOH)	20 or 50 ng/mL		25 ng/ml	5 ng/mL	
Meperidine	200 ng/mL			50 ng/mL	
Methadone	300 ng/mL	<500 ng/ml		100 ng/mL	
Methaqualone	300 ng/mL			200 ng/mL	
Opiates					
- Total Morphine	300 ng/mL	<500 ng/ml		150 ng/mL	
- Codeine	300 ng/mL	<500 ng/ml		100 ng/mL	
- Hydrocodone		1000 ng/ml		100 ng/mL	
- Oxycodone				100 ng/mL	
PCP	25 ng/mL			5 ng/mL	
Propoxyphene	300 ng/mL	<500 ng/ml		200 ng/mL	
Tramadol	200 ng/mL			100 ng/mL	
Alcohol (GC-FID)	.04 gm/dL			.02 gm/dL	

ATTACHMENT 2 TO

AGREEMENT FOR

INDEPENDENT CONTRACTOR SERVICES

BETWEEN

STANISLAUS COUNTY

AND REDWOOD TOXICOLOGY LABORATORY, INC.



Section I: Laboratory Drug & Alcohol Testing Services

Urine Lab Tests

TEST CODE	DRUG(S)	DESCRIPTION	PRICE PER SPECIMEN
		One Drug Standard Lab Panel (price per drug when added to a lab panel - *Pricing valid	
		when an additional drug is requested in addition to a standard Lab Panel. This does not	
Varies	1	include GC/MS confirmation.	\$1.25
Varies	2	Two Drug Standard Lab Panel	\$2.75
Varies	3	Three Drug Standard Lab Panel	\$3.00
Varies	4	Four Drug Standard Lab Panel	\$3.25
Varies	5	Five Drug Standard Lab Panel	\$3.50
Varies	6	Six Drug Standard Lab Panel	\$3.75
Varies	7	Seven Drug Standard Lab Panel	\$4.00
Varies	8	Eight Drug Standard Lab Panel	\$4.50
Varies	9	Nine Drug Standard Lab Panel	\$5.00
Varies	10	Ten Drug Standard Lab Panel	\$5.50
		Eleven Drug Standard Lab Panel with Oxycodone	<u> </u>
		Alcohol/Amphetamines/Barbiturates/Benzodiazepines/Cocaine/	
H58	11	Methadone/Opiates/Oxycodone/PCP/Propoxyphene/THC	\$5.75
	1	Eleven Drug Standard Lab Panel with Oxycodone	
		Alcohol/Amphetamines/Barbiturates/Benzodiazepines/Cocaine/ Methadone/Methadone	
H59	11	metabolite/Opiates/Oxycodone/Propoxyphene/THC	\$5.75
P17	1	Nurse's Panel	\$26.00
5XX Code	1	GC/MS Confirmation - cost per drug	\$9.00
240	1	Thin Layer Chromatography Confirmation - cost per drug	\$11.00
271	1	SOMA	\$11.00
243	1	Dextromethorphan (DXM)	\$11.00
P69	1	Adulteration	\$2.50
069	1	Creatinine Level	\$0.00
330	1	pH - Adulterant Check	\$0.50
331	1	Specific Gravity - Adulterant Check	\$0.50
647	1	Ethyl Glucuronide/Ethyl Sulfate (EtG/EtS) - screened and confirmed by LC/MS/MS	\$17.00
		Oxycodone (Screen Only) Note: The Standard Lab Test will pick up Oxycodone under the	
098	11	Opiates class.	\$2.00
291	11	Buprenorphine (BUP) (Screen Only)	\$5.00
592	1	Buprenorphine (BUP) (GC/MS Confirmation)	\$25.00
501	11	Ketamine (GC/MS Confirmed)	\$7.50
504	1	Fentanyl (GC/MS Confirmed)	\$45.00
503	11	GHB (GC/MS Confirmed)	\$50.00
163	1	LSD (RIA Confirmed)	\$7.50
P40	Multi	Comprehensive Panel (GC/MS Confirmation for additional fee of \$20.00 per drug)	\$60.00
173	1	Nicotine (TLC Confirmed)	\$6.75
550	Multi	Steroid Testing	\$65.00
473	1	NEW! Synthetic Marijuana (K2/Spice)	\$30.00
P80	12	NEW! Designer Stimulants	\$40.00
P81	2	NEW! Designer Stimulants - MDPV, Mephedrone	\$30.00

Initial screening of RTL's standard laboratory tests is performed by enzyme immunoassay (EIA). Confirmation is performed by a secondary method, including; radio immunoassay (RIA), thin layer chromatography (TLC), gas chromatography (GC), gas chromatography/mass spectrometry (GC/MS), and/or liquid chromatography/tandem mass spectrometry (LC/MS/MS), depending on drug class. GC/MS confirmation on all positives is available upon request for an additional fee.



Section I: Laboratory Drug & Alcohol Testing Services

Oral Fluid Lab Tests

			PRICE PER
TEST CODE	DRUG(S)	DESCRIPTION	SPECIMEN
2101001	N/A	RTL-Oral Collection Device	\$2.20
Varies	1	RTL-Oral GC/MS Confirmation cost per drug	\$12.50
		RTL-Oral Methadone 6 (Screen Only)	
9012	6	AMP/MAMP(includes MDMA/Ecstasy)/COC/OPI/PCP/MTD	\$9.00
		RTL-Oral Standard 6 Panel (GC/MS confirmed)	
9001	6	AMP/MAMP (includes MDMA/Ecstasy)/COC/OPI/THC/PCP	\$11.00
		RTL-Oral Standard 6 with BZO (GC/MS Confirmed)	
9018	6	AMP/MAMP(includes MDMA/Ecstasy)/COC/OPI/THC/BZO	\$8.00
		RTL-Oral Methadone 7 (Screen Only)	
9015	7	AMP/MAMP(includes MDMA/Ecstasy)/COC/OPI/THC/MTD/BZO	\$9.50
		RTL-Oral Methadone 7 (Screen Only)	
9016	7	AMP/MAMP(includes MDMA/Ecstasy)/COC/OPI/MTD/BAR/BZO	\$9.50
	1	NEW! RTL-Oral Standard 8 (GC/MS confirmed)	
9020	8	AMP/MAMP (includes MDMA/Ecstasy)/ COC/OPI/THC/BZO/BAR	\$12.00

Oral Fluid Lab Tests with Synthetic Cannabinoids

F25	N/A	Synthetic Cannabinoids	\$30.00
		RTL-Oral with Synthetic Cannabinoid (Screen Only)	
9211	7	AMP/CANN/COC/M-AMP/OPI/PCP/THC	\$35.00
		RTL-Oral with Synthetic Cannabinoid (GC/MS confirmed)	
9203	7	AMP/CANN/COC/M-AMP/OPI/PCP/THC	\$40.00
		RTL-Oral with Synthetic Cannabinoid (GC/MS confirmed)	
9218	7	AMP/BZO/CANN/COC/M-AMP/OPI/THC	\$40.00
		RTL-Oral with Synthetic Cannabinoid (Screen Only)	
9215	8	AMP/BZO/CANN/COC/M-AMP/MTD/OPI/THC	\$35.00
		RTL-Oral with Synthetic Cannabinoid (Screen Only)	
9216	8	AMP/BAR/BZO/CANN/COC/M-AMP/MTD/OPI	\$35.00
		RTL-Oral with Synthetic Cannabinoid (GC/MS confirmed)	
9207	8	AMP/BZO/CANN/COC/M-AMP/OPI/PCP/THC	\$40.00
		RTL-Oral with Synthetic Cannabinoid (GC/MS confirmed)	
9217	. 8	AMP/BZO/CANN/COC/M-AMP/OPI/MTD/THC	\$40.00
		RTL-Oral with Synthetic Cannabinoid (Screen Only)	
9222	9	AMP/BAR/BZO/CANN/COC/M-AMP/MTD/OPI/THC	\$35.00
		RTL-Oral with Synthetic Cannabinoid (GC/MS confirmed)	
9220	9	AMP/BAR/BZO/CANN/COC/M-AMP/MTD/OPI/THC	\$40.00
		RTL-Oral with Synthetic Cannabinoid (GC/MS confirmed on all but MTD)	
9223	9	AMP/BAR/BZO/CANN/COC/M-AMP/MTD/OPI/THC	\$40.00

Collection & Shipping Supplies

RTL provides all necessary urine specimen collection and shipping supplies to its clients at no additional cost. For urine testing, these supplies include:

- Urine specimen collection containers: Depending on the agency's needs, RTL can supply any of the following collection containers: 60 mL or 90mL bottles with lids and built-in temperature strips.
- Specimen baggies with absorbent material
- Preprinted Chain of Custody forms/labels & security seals
- Pre-paid FedEx or UPS lab packs or pre-paid U.S. mailer boxes.

Lab Supply Shipping and Handling: Outbound lab supply orders will be shipped at no charge for ground service delivery. Expedited shipping of supplies will be charged on an 'at cost' basis. FOB Shipping Point.

Specimen Shipment to RTL: Next day air service of inbound specimens sent to RTL for testing is provided at no charge. It is requested (not required) that you include 5 specimens per shipment. Any combination of urine and/or oral fluids devices may be shipped together via FedEx overnight service.



Section II: On-Site Drug & Alcohol Screening Devices

PANEL-DIP SUBSTANCE ABUSE TEST DEVICE

PANEL-DIP 30	DSTANCE A	ROSE LEST DEALCE		
PART			PRICE PER	BOX PRICE
NUMBER	DRUG(S)	CONFIGURATION	DEVICE	(25/box)
01 102 0018	11	AMPHETAMINES (AMP)	\$0.33	\$ 8.25
01 102 0002	11	METHAMPHETAMINES (MAMP)	\$0.33	\$ 8.25
01 102 0019	1	BARBITURATES (BAR)	\$0.33	\$ 8.25
01 102 0022	1	BENZODIAZEPINES (BZO)	\$0.33	\$ 8.25
01 102 0001	11	COCAINE (COC)	\$0.33	\$ 8.25
01 102 0020	11	METHADONE (MTD)	\$0.33	\$ 8.25
01 102 0036	1	MDMA (Ecstasy)	\$0.33	\$ 8.25
01 102 0003	1	OPIATES(300) (MOP)	\$0.33	\$ 8.25
01 102 1977	1	OPIATES (2000) (OPI)	\$0.33	\$ 8.25
01 102 0037	1	OXYCODONE (OXY)	\$0.33	\$ 8.25
01 102 0023	1	TRICYCLIC ANTIDEPRESSANTS (TCA)	\$0.33	\$ 8.25
01 102 0004	1	MARIJUANA (THC)	\$0.33	\$ 8.25
01 102 0021	1	PHENCYCLIDINE (PCP)	\$0.33	\$ 8.25
01 102 1971	1	PROPOXYPHENE (PPX)	\$0.33	\$ 8.25
01 102 1955	1	BUPRENORPHINE (BUP)	\$0.80	\$ 20.00
01 102 2143	1	EDDP (Methadone Metabolite)	\$1.00	\$ 25.00
01 102 0007	2	COC/MAMP	\$0.67	\$ 16.75
01 102 0005	2	COC/OPI(300)	\$0.67	\$ 16.75
01 102 0006	2	COC/THC	\$0.67	\$ 16.75
01 102 0008	2	MAMP/THC	\$0.67	\$ 16.75
01 102 0030	2	MAMP/OPI(300)	\$0.67	\$ 16.75
01 102 0009	3	COC/MAMP/THC	\$0.86	\$ 21.50
01 102 0010	3	COC/OPI(300)/THC	\$0.86	\$ 21.50
01 102 0011	3	MAMP/OPI(300)/THC	\$0.86	\$ 21.50
01 102 0014	3	COC/MAMP/OPI(300)	\$0.86	\$ 21.50
01 102 0012	4	COC/MAMP/OPI(300)/THC	\$1.13	\$ 28.25
01 102 0032	4	AMP/COC/OPI(300)/THC	\$1.13	\$ 28.25
01 102 0015	5	BZO/COC/MAMP/OPI(300)/THC	\$1.39	\$ 34.75
01 102 0013	5	COC/MAMP/OPI(300)/PCP/THC	\$1.39	\$ 34.75
01 102 0033	5	AMP/COC/OPI(300)/PCP/THC	\$1.39	\$ 34.75
01 102 0033	5	AMP/COC/MAMP/OPI(300)/THC	\$1.39	\$ 34.75
01 102 0016	6	BZO/COC/MAMP/OPI(300)/PCP/THC	\$1.62	\$ 40.50
01 102 0017	6	BZO/COC/MAMP/MTD/OPI(300)/THC	\$1.62	\$ 40.50
01 102 0017	6	BAR/BZO/COC/MAMP/OPI(300)/THC	\$1.62	\$ 40.50
01 102 0024	6	MAMP/COC/OPI(300)/THC/OXY/BZO	\$1.62	\$ 40.50
01 102 0119	6	NEW! COC(150)/AMP(300)/MAMP(500)/THC/MDMA/OPI(300)	\$1.62	\$ 40.50
01 102 0174	6	NEW! COC(150)/MAMP(500)/THC/MDMA/OPI(300)/BZO	\$1.62	\$ 40.50
01 102 0175	7	AMP/BZO/COC/OPI(300)/PCP/TCA/THC	\$1.89	\$ 47.25
	7	NEW! COC(150)/MAMP(500)/THC/MDMA/OPI(300)/OXY/BZO	\$1.89	\$ 47.25
01 102 0176	7			\$ 47.25
01 102 0177 01 102 0178	7	NEW! COC(150)/AMP(1000)/MAMP(500)/THC/MDMA/OPI(300)/OXY	\$1.89 \$1.89	\$ 47.25
		NEW! COC(150)/AMP(1000)/MAMP(500)/THC/MDMA/OPI (300)/PCP		
01 102 0169	8	COC/THC/OPI(300)/AMP/MAMP/OXY/BZO/MDMA	\$2.14	\$ 53.50
01 102 1989	8	NEW! COC(150)/AMP(300)/MAMP(500)/THC(50)/MDMA/OPI(300)/PCP(25)/OXY(100)	\$2.14	\$ 53.50
01 102 0179	8	NEW! COC/AMP/MAMP/THC/OPI(300)/OXY/PCP/BZO	\$2.14	\$ 53.50
01 102 1970	9	COC/THC/OPI(2000)/AMP/MAMP/PCP/BZO/BAR/MTD	\$2.40	\$ 60.00
01 102 0180	9	NEW! COC/AMP/MAMP/THC/OPI(300)/OXY/PCP/BZO/BUP	\$2.40	\$ 60.00
01 102 0181	9	NEW! COC(150)/AMP(300)/MAMP(500)/THC/MDMA/OPI(300)/OXY/PCP/BZO	\$2.40	\$ 60.00
01 102 0025	10	COC/THC/OPI(300)/AMP/MAMP/PCP/BZO/BAR/MTD/TCA	\$2.66	\$ 66.50
01 102 0138	10	MAMP/COC/THC/BZO/MTD/BAR/MDMA/OPI(300)/PCP/OXY	\$2.66	\$ 66.50
01 102 0138	10	COC/THC/OPI(2000)/AMP/MAMP/PCP/BZO/BAR/MTD/MDMA	\$2.66	\$ 66.50
01 102 1343	10	NEW/ COC/THC/OPI(300)/AMP/MAMP/BZO/BAR/BUP/MTD/OXY	\$2.66	\$ 66.50
01 102 0182	10	NEW! COC(150)/THC/OPI(300)/MAMP(500)/PCP/BZO/BAR/MDMA/MTD/OXY	\$2.66	\$ 66.50
01 102 0103		THE TOTAL SON THE FOR ILL SON INTERNATIONAL SOURCE STATE OF THE SO	1 72.00	1 20.50



Section II: On-Site Drug & Alcohol Screening Devices

PANEL-DIP SUBSTANCE ABUSE TEST DEVICE, continued.

PART NUMBER	DRUG(S)	CONFIGURATION	PRICE PER DEVICE	 PRICE
01 102 0184	11	NEW! COC/THC/OPI(300)/AMP/MAMP/PCP/BZO/BAR/BUP/MTD/OXY	\$3.19	\$ 79.75
01 102 0185	11	NEWI COC/THC/OPI(2000)/AMP/MAMP/PCP/BZO/BAR/BUP/MTD/OXY	\$3.19	\$ 79.75
01 102 0186	11	NEWI COC/THC/OPI(300)/AMP/MAMP/PPX/BZO/BAR/BUP/MTD/OXY	\$3.19	\$ 79.75
01 102 0187	11	NEW! COC(150)/THC/OPI(300)/AMP(300)/MAMP(500)/PCP/BZO/BAR/MDMA/MTD/OXY	\$3.19	\$ 79.75
01 102 0141	12	COC/AMP/M-AMP/THC/MTD/MDMA/OPI(300)/OXY/PPX/PCP/BAR/BZO	\$3.72	\$ 93.00
01 102 1957	12	COC/AMP/M-AMP/THC/MTD/MDMA/OPI(300)/OXY/PPX/PCP/BAR/BZO	\$3.72	\$ 93.00
01 102 0188	12	NEW! COC/THC/OPI(300)/AMP/MAMP/PCP/BZO/BAR/BUP/MTD/MDMA/OXY	\$3.72	\$ 93.00

CASSETTE SUBSTANCE ABUSE TEST DEVICE (40 PER BOX)

PART			PRICE PER	ВО	X PRICE
NUMBER	DRUG(S)	CONFIGURATION	DEVICE	(4	0/box)
01 102 1929	1	CASSETTE 01 BENZODIAZEPINES (BZO)	\$0.33	\$	13.20
01 102 1914	1	CASSETTE 01 COCAINE (COC)	\$0.33	\$	13.20
01 102 1930	1	CASSETTE 01 ECSTASY (MDMA)	\$0.33	\$	13.20
01 102 1917	1	CASSETTE 01 METHADONE (MTD)	\$0.33	\$	13.20
01 102 1916	1	CASSETTE 01 OPIATES 300 (MOP)	\$0.33	\$	13.20
01 102 1919	1	CASSETTE 01 PCP	\$0.33	\$	13.20
01 102 1911	1	CASSETTE 01 THC	\$0.33	\$	13.20
01 102 1920	2	CASSETTE 02 COC/THC	\$0.67	\$	16.75
01 102 1921	3	CASSETTE 03 COC/THC/MAMP	\$0.86	\$	34.40
01 102 1922	4	CASSETTE 04 COC/THC/OPI/MAMP	\$1.13	\$	45.20
01 102 2042	5	CASSETTE 05 COC/THC/OPI/AMP/MAMP	\$1.39	\$	55.60
01 102 1924	5	CASSETTE 05 COC/THC/OPI/AMP/PCP	\$1.39	\$	55.60
01 102 1925	5	CASSETTE 05 COC/THC/OPI/MAMP/PCP	\$1.39	\$	55.60
01 102 1926	6	CASSETTE 06 COC/THC/OPI/AMP/MAMP/BZO	\$1.62	\$	64.80
01 102 0166	6	CASSETTE 06 COC/THC/OPI/AMP/MAMP/PCP	\$1.62	\$	64.80
01 102 2057	8	CASSETTE 08 COC/THC/OPI/AMP/MAMP/PCP/BZO/BAR	\$2.14	\$	85.60
01 102 1979	10	CASSETTE 10 COC/THC/OPI/AMP/MAMP/PCP/BZO/BAR/MTD/MDMA	\$2.66	\$	106.40
01 102 2041	10	CASSETTE 10 COC/THC/OPI/AMP/MAMP/PCP/BZO/BAR/MTD/OXY	\$2.66	\$	106.40
01 102 1938	11	CASSETTE 11 COC/THC/MOP/AMP/PCP/BZO/BAR/MDMA/OXY/PPX/TCA	\$6.50	\$	260.00

Section II: On-Site Drug & Alcohol Screening Devices

ICUP SUBSTANCE ABUSE TEST DEVICE – without adulteration

PART NUMBER	DRUG(S)	CONFIGURATION	PRICE PER DEVICE	BOX PRICE (25/box)
01 102 2020	10	iCup 10 COC/THC/OPI(2000)/AMP/MAMP/BZO/BAR/OXY/MDMA/ PPX	\$3.20	\$ 80.00
01 102 2055	10	iCup 10 COC/THC/OPI(2000)/AMP/MAMP/PCP/BZO/BAR/MTD/TCA	\$3.20	\$ 80.00
01 102 2028	13	iCup 13 COC/THC/OPI(2000)/AMP/MAMP/PCP/BZO/BAR/MTD/TCA/ OXY/PPX/ BUP	\$5.00	\$ 125.00

iCUP A.D. SUBSTANCE ABUSE TEST DEVICE – with adulteration

PART NUMBER	DRUG(S)	CONFIGURATION	PRICE PER DEVICE	 X PRICE
01 102 2032	4	iCup A.D. 04 COC/THC/OPI/mAMP w/adulteration (OX, SG, PH)	\$2.25	\$ 56.25
01 102 2033	4	iCup A.D. 04 COC(150)/THC/AMP/MAMP(500) w/adulteration (OX,CR,PH)	\$2.25	\$ 56.25
01 102 2021	5	iCup A.D. 5 COC/ THC/MOP/AMP/mAMP w/adulteration (OX, SG, PH)	\$2.25	\$ 56.25
01 102 2034 01 102 2035	5 5	iCup A.D. 5 COC/THC/OPI(2000)AMP/mAMP w/adulteration (OX, SG, PH) - CLIA WAIVED iCup A.D. 5 COC/THC/OPI/AMP/PCP w/adulteration (OX, SG, PH) - CLIA WAIVED	\$2.25 \$2.25	\$ 56.25 56.25
01 102 2036	5	iCup A.D. 5 COC/THC/OPI/mAMP/PCP w/adulteration (OX, SG, PH) - CLIA WAIVED	\$2.25	\$ 56.25
01 102 2022	6	iCup A.D. 6 COC/ THC/ OPI(2000) AMP/ mAMP/ BZO w/adulteration (OX, SG, PH)	\$2.48	\$ 62.00
01 102 2023	6	iCup A.D. 6 COC/ THC/ OPI(2000) AMP/ mAMP/ PCP w/adulteration (OX, SG, PH) – CLIA WAIVED	\$2.48	\$ 62.00
01 102 2037	6	iCup A.D. 06 COC/THC/OPI/AMP300/OXY/MDMA w/adulteration (OX, SG, PH)	\$2.48	\$ 62.00

iCUP A.D. SUBSTANCE ABUSE TEST DEVICE – with adulteration, continued...



PART NUMBER	DRUG(S)	CONFIGURATION	PRICE PER DEVICE		X PRICE 5/box)
01 102 2038	8	iCup A.D. 08 COC/THC/OPI/AMP/mAMP/PCP/BZO/BAR w/adulteration (OX, SG, PH)	\$2.88	\$	72.00
01 102 2069	8	iCup A.D. 08 COC/THC/MOP/AMP/mAMP/BZO/OXY/PCP w/adulteration (OX,CR,PH)	\$2.88	\$	72.00
01 102 2039	9	iCup A.D. 09 COC/THC/OPI/AMP/mAMP/PCP/BZO/BAR/MTD w/adulteration (OX, SG, PH)	\$3.11	\$	77.75
01 102 2074	10	iCup A.D. 10 COC/THC/OPI/AMP/mAMP/BZO/BAR/OXY/MTD/PPX w/adulteration (OX, CR, PH)	\$3.20	\$	80.00
01 102 2129	10	iCup A.D. 10 COC/THC/OPI/AMP/MAMP/PCP/BZO/BAR/MTD/TCA w/adulteration OS, SG, PH, NI, GL, CR)	\$3.20	\$	80.00
01 102 2027	12	iCup A.D. COC/ THC/ OPI(2000) AMP/ mAMP/ PCP/ BZO/ BAR/ MTD/ TCA/ OXY/ PPX w/adulteration (OX, SG, PH)	\$4.50	\$	112.50

REDICUP SUBSTANCE ABUSE TEST DEVICE

PART			PRICE PER	BOX PRICE
NUMBER	DRUG(S)	CONFIGURATION	DEVICE	(25/box)
01 102 0026	4	RC 04 COC/MAMP/OPI(300)/THC	\$2.25	\$ 56.25
01 102 0027	5	RC 05 BZO/COC/ MAMP/OPI(300)/THC	\$2.25	\$ 56.25
01 102 0028	5	RC 05 COC/ MAMP/OPI(300)/PCP/THC	\$2.25	\$ 56.25
01 102 0121	5	RC 05 COC/THC/OPI(300)/AMP/MAMP	\$2.25	\$ 56.25
01 102 0029	6	RC 06 BZO/COC/MAMP/OPI(300)/PCP/THC	\$2.48	\$ 62.00
01 102 0135	6	RC 06 MAMP/ COC/ THC/ AMP/ OPI(2000)/ BZO	\$2.48	\$ 62.00
01 102 0058	10	RC 10 AMP/ BAR/ BZO/ COC/ MAMP/ MTD/ OPI(2000)/ PCP/ TCA/ THC	\$3.20	\$ 80.00
01 102 0059	10	RC 10 AMP/ BAR/ BZO/ COC/ MAMP/ MTD/ OPI(300)/ PCP/ TCA/ THC	\$3.20	\$ 80.00
01 102 0137	10	RC 10 MAMP/ COC/ THC/ BZO/ MTD/ BAR/ MDMA/ OPI(300)/ PCP/ OXY	\$3.20	\$ 80.00

Section II: On-Site Drug & Alcohol Screening Devices

INTEGRATED CUPS II SUBSTANCE ABUSE TEST DEVICE

PART			PRICE PER	во	X PRICE
NUMBER	DRUG(S)	CONFIGURATION	DEVICE	(2!	5/box)
01 102 2001	4	EZ CUP II 04 COC/THC/OPI(2,000)/MAMP	\$2.25	\$	56.25
01 102 2051	5	EZ CUP II 05 COC/THC/OPI(2,000)/AMP/MAMP w/adulteration (OX, SG, PH, NI, GL, CR)	\$2.25	\$	56.25
01 102 2018	5	EZ CUP II 05 COC/THC/OPI/AMP/mAMP	\$2.25	\$	56.25
01 102 2141	5	EZ CUP II 05 COC/THC/OPI/AMP/MAMP w/adulteration (OX,SG,PH)	\$2.25	\$	56.25
01 102 2005	5	EZ CUP II 05 COC/THC/OPI/mAMP/PCP	\$2.25	\$	56.25
01 102 2048	5	EZ CUP II 05 COC/THC/OPI/AMP/PCP	\$2.25	\$	56.25
01 102 1974	5	EZ CUP II 05 COC/THC/OPI 2000)/AMP/PCP w/adulteration (OX/SG/PH/NI/GL,CR)	\$2.25	\$	56.25
01 102 2007	6	EZ CUP II 06 COC/THC/OPI/mAMP/MDMA/OXY	\$2.48	\$	62.00
01 102 1984	6	EZ CUP II 06 COC/THC/OPI/AMP/MAMP/BZO	\$2.48	\$	62.00
01 102 2008	8	EZ CUP II 08 COC/THC/OPI(2,000)/AMP/MAMP/PCP/BZO/BAR	\$2.88	\$	72.00
01 102 2140	9	EZ CUP II 09 COC/THC/OPI/mAMP/BAR/BZO/MTD/OXY/PPX w/adulteration (OX, SG, PH)	\$3.11	\$	77.75
01 102 1985	10	EZ CUP II 10 COC/THC/OPI(2,000)/AMP/MAMP/PCP/BZO/BAR/MTD/MDMA	\$3.20	\$	80.00
01 102 2096	12	EZ CUP II 12 COC/THC/MOP/AMP/mAMP/BZO/BAR/MTD/MDMA/OXY/BUP/PPX	\$4.50	\$	112.50

ORAL FLUID DRUGS OF ABUSE

OKAL TEGID D	T T		r	
PART			PRICE PER	BOX PRICE
NUMBER	DRUG(S)	CONFIGURATION	DEVICE	(25/box)
01 102 2024	5	iScreen Oral Fluid Device COC/THC/OPI/AMP/MAMP	\$5.60	\$ 140.00
01 102 2025	6	iScreen Oral Fluid Device COC/THC/OPI/AMP/MAMP/PCP	\$5.93	\$ 148.25
01 102 0127	6	RediTest Oral Fluids Device AMP/COC/MAMP/OPI/PCP/THC	\$5.20	\$ 130.00
01 102 1960	6	OrAlert 6 Oral Fluid Device COC/THC/OPI/AMP/MAMP/PCP	\$5.00	\$ 125.00
01 102 2083	6	OrAlert 6 Oral Fluid Device COC/THC/OPI/AMP/MAMP/BZO	\$5.00	\$ 125.00



SALIVA/BREATH ALCOHOL PRODUCTS

PART NUMBER	DRUG(S)	CONFIGURATION	PRICE PER DEVICE	BOX P	
01 362 0001		Instant Alcohol Saliva Test Strip	\$0.80	<u> </u>	0.00
01 215 0004	N/A	Breath Alcohol Device .02	\$2.30	\$ 5	7.50
01 094 0055	N/A	Alco-Screen Test (24/box)	\$1.35	\$ 32	2.40
01 094 0056	N/A	Alco-Screen .02 DOT Approved Alcohol Saliva (24/box)	\$1.35	\$ 3	2.40

REDISMOKE, PREGNANCY & ADULTERATION

PART			PRICE PER		
NUMBER	DRUG(S)	CONFIGURATION	DEVICE	BO	K PRICE
01 102 0140	1	Urine Cotinine (Nicotine Metabolite) Cassette Device	\$0.85	\$	21.25
01 102 1950	N/A	Urine Pregnancy Cassette (40/Box)	\$1.00	\$	40.00
01 102 1910	7	One Step Validity Test (Seven Parameter)	\$0.68	\$	17.00

COLLECTION SUPPLIES

PART			PRICE PER	
NUMBER	DRUG(S)	CONFIGURATION	DEVICE	BOX PRICE
031224	N/A	90 ml Urine Collection Bottle with Built-in Temp Strip	\$0.00	N/A
031380	N/A	6.5 oz/ Graduated Beaker	\$0.00	N/A
031258	N/A	Temperature Strip	\$0.00	N/A

There will be no shipping and handling charge for device orders sent FOB Shipping Point ground.