COLLEGE/PREHOSPITAL PROVIDER AGREEMENT TO PROVIDE SUPERVISED FIELD SERVICE EXPERIENCE FOR EMS PROGRAM STUDENTS

This COLLEGE/PRE-HOSPITAL PROVIDER AGREEMENT (hereinafter referred to as "Agreement") is entered into by and between OCEMT Corp, a California stock corporation, (hereinafter referred to as "COLLEGE") and the City of Redondo Beach on behalf of its Fire Department, (hereinafter referred to as "PROVIDER" or "City"). COLLEGE and PROVIDER shall be individually referred to as a "Party" and collectively be referred to herein as the "Parties."

RECITALS

A. COLLEGE shall include its agencies, districts, special districts and departments, their respective directors, officers, elected and appointed officials, employees, agents and representatives.

B. COLLEGE maintains an emergency medical services program for students studying in the fields of Emergency Medical Technician Basic ("EMT-B"), Emergency Medical Technician Intermediate ("EMT-I"), and Emergency Medical Technician Paramedic ("EMT-P") training (hereinafter collectively referred to as the "EMS Program"); and

C. The EMS Program has certain requirements for students to gain supervised field experience while enrolled in the EMS Program; and

D. PROVIDER supplies emergency medical services to the community, which lends itself to the provision of said supervised field experience for the students of the EMS Program; and

E. PROVIDER has agreed to provide supervised field experience for the students of the EMS Program, subject to the terms and conditions below; and

F. PROVIDER shall retain complete responsibility for fire protection, disaster preparedness and response, fire prevention, rescue, hazardous materials mitigation, technical rescue response, medical emergency services, and public service assists (hereinafter called "FIRE SERVICES"). Students in the program are restricted from performing any FIRE SERVICES that are not EMS related; and

G. The students' training experience will provide observation of the day to day responsibilities of the PROVIDER as well as provide the required hours and field experience in emergency medical patient care in correlation with the Orange County EMT Internship Field Guide in accordance with the pertinent sections of Division 9 of Title 22 of the California Code of Regulations and Division 2.5 of the California Health and Safety Code. The PROVIDER shall retain ultimate responsibility at all times for the care of all patients receiving EMS treatment.

NOW, THEREFORE, in consideration of the mutual covenants contained herein, the Parties hereto agree as follows:

AGREEMENT

- 1. The COLLEGE shall:
 - a. Assume full responsibility for the preparation of instructors for positions in the EMS Program.
 - b. Be responsible for the development, organization, and implementation of the EMS Program curriculum under the direction of a qualified EMS Program Director.
 - c. Administer exams and supervise the students admitted to the EMS Program at the time of acceptance and throughout the period of time prescribed for the student's completion of the EMS Program.
 - d. Provide certificated instructors to teach all prescribed courses in the EMS Program, including any instruction or training which may be carried on at the PROVIDER. The instructors and the Director of EMS Program shall be named, appointed, and assigned by the COLLEGE in accordance with its established procedures for employment of instructional personnel.
 - e. Provide each new instructor the opportunity to participate in an orientation with the PROVIDER. This orientation shall be arranged through mutual agreement of the COLLEGE and the PROVIDER.
 - f. Provide all instructional supplies and equipment as needed for the EMS Program, except those which the PROVIDER hereinafter specifically agrees to provide.
 - g. Provide administrative functions, including admission, counseling, scheduling, attendance, accounting, and achievement records in connection with the EMS Program, similar to those maintained for all other students at California EMS Academy.
 - h. Furnish copies of class schedules and student rotation assignments to the PROVIDER, prepared by the EMS Program Director after consultation with the PROVIDER.
 - i. Provide documentation that recognizes that the EMT Paramedic program meets national standards and is an accredited program through CAAHEP and CoAEMSP.

- j. Provide PROVIDER a copy of the Emergency Notification Form for each student prior to participation in the EMS Program Field Training.
- k. Provide the students with the proper Personal Protective Equipment (PPE) for their internship.
- 1. Provide students with initial training, prior to any rotation with PROVIDER, on safety, infection control, patient confidentiality, and HIPAA compliance, using materials and standards in accordance with applicable federal and state laws and regulations.
- m. Ensure students shall not independently diagnose, treat, or provide emergency care, except as expressly permitted by applicable law and only under the immediate supervision and direction of an authorized and qualified PROVIDER preceptor.
- n. Ensure each student in the EMS Program, prior to beginning field training with PROVIDER, shall have on file, documentation of health status with the COLLEGE'S EMS Program Director including: documentation of negative TB test within the previous year, and current Hepatitis vaccination. Provide this documentation to PROVIDER upon request.
- o. Per Division 9 of Title 22 of the California Code of Regulations; COLLEGE shall ensure that no more than one (1) EMT student, of any level, shall be assigned to a response vehicle at any one time during the student's field training.
- 2. The PROVIDER shall provide the following:
 - a. Cooperation and counsel of the PROVIDER to help ensure success of the EMS Program.
 - b. As broad an experience as possible with opportunities for observation, participation, or independent activity involving day to day responsibilities of emergency medical patient care through the program offered by PROVIDER.
 - c. Retain complete control and responsibility of victim/patient care as well as supervision and oversight of students' participation at all times.
 - d. In its sole discretion, allow students to ride in response vehicles during their participation in this program when driven by a PROVIDER employee. However, students are not authorized to drive any PROVIDER vehicle.
 - e. PROVIDER shall not be responsible for providing housing,

transportation, or attending to the personal needs of the students during their field training.

- 3. Should emergency treatment be necessary for students in the event of accident or sudden illness, the cost of such treatment shall be covered by an insurance policy approved by the PROVIDER and provided by COLLEGE as set forth below. It will be the duty and obligation of the COLLEGE to insure that a claim is properly filed with the COLLEGE'S Risk Management Department. The parties agree that the standards of the EMS Program shall be maintained at a level equal to or exceeding those required by the state of California as outlined in Title 22, Division 9 of the California Health and Safety Code. The student must make notification to their preceptor (while on duty or off duty) if the student begins to show signs and symptoms of Covid-19. All Students will be required to execute PROVIDER's waiver and release form prior to participating in any activities with PROVIDER.
- 4. The Parties agree that the students and staff of the COLLEGE participating in the EMS Program are not employees or agents of the PROVIDER, nor shall they become employees or agents of the PROVIDER by virtue of their participation in the EMS Program, but shall be subject to and shall abide by all PROVIDER rules, regulations, and policies, including, but not limited to: those governing professional conduct, confidentiality, discrimination, affirmative action, substance abuse, and Blood Borne Pathogen Control Plan. In the event a student fails or refuses to do so, the PROVIDER reserves the right, in its sole discretion, to deny the use of its facilities and services by such student.
- 5. The number of students participating in the EMS Program who are assigned to PROVIDER shall be determined by mutual agreement of the Parties.
- 6. Confidentiality

A strict code of confidentiality of victim/patient information shall be maintained by all participants in the EMS Program.

- a. Students will sign a Statement of Confidentiality as part of their orientation. This signature binds the student to maintain patient confidentiality throughout the field experience. No copies of patient records shall be made, and no records or copies thereof shall be removed from the PROVIDER at any time for any reason.
- b. The discussion, transmission, or narration in any form by students of any individually identifiable client/patient information, medical or otherwise, obtained in the course of the EMS Program is strictly forbidden. COLLEGE shall ensure students use de-identified information in any discussions about the clinical experience with the COLLEGE, its employees, or agents as a necessary part of the practical experience.

- c. In the event of a Student's failure to comply with the confidentiality requirements stated herein, or his/her refusal to enter into a confidentiality agreement as required by this section to receive field experience and supervision from PROVIDER, COLLEGE shall deny this student approval to participate in the EMS Program.
- 7. Initial Term and Renewal
 - a. The term of this Agreement shall be from July 15, 2025 to December 31, 2029.
 - b. One hundred eighty (180) days prior to the date of expiration of this Agreement COLLEGE shall give PROVIDER written notice of whether COLLEGE intends to extend this Agreement or enter into a new agreement with PROVIDER for EMS Program Services.
- 8. Termination

Notwithstanding any other provisions to the contrary, this Agreement may be terminated with or without cause at any time by either party upon ninety (90) days' prior written notice to the other party or upon completion of the rotations of all currently enrolled trainees.

9. Nondiscrimination

COLLEGE, including its students accessing PROVIDER resources hereunder shall comply with all applicable federal, state, and local laws, ordinances, regulations, and codes prohibiting discrimination, including but not limited to the Civil Rights Act of 1964, the Americans with Disabilities Act of 1990, and the California Fair Employment and Housing Act.

COLLEGE shall not discriminate against any student on the basis of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, military and veteran status, or any other legally protected characteristic. COLLEGE shall ensure that the evaluation and treatment of students are free from such discrimination and harassment. COLLEGE shall include a similar nondiscrimination provision in all subcontracts related to the performance of this Agreement.

For avoidance of doubt, nothing in this section shall be construed to create an employment relationship between student and PROVIDER, nor to confer employment related rights or remedies under California law.

For the purposes of this Agreement, discrimination include, but are not limited to, the following:

- a. Denying an eligible person or providing to an eligible person any service or benefit which is different, or is provided in different manner or at a different time from that provided to other eligible persons under this Agreement.
- b. Subjecting an eligible person to segregation or separate treatment in any manner related to his/her receipt of any service or benefit, except when necessary for infection control.
- c. Restricting an eligible person in any way in the enjoyment of any advantage or privilege enjoyed by others receiving a similar service or benefit.
- d. Treatment of an eligible person differently from others in determining whether he/she has satisfied any eligibility, membership, or other requirement or condition which individuals must meet in order to be provided the same or similar service or benefit.
- e. Assigning different times or places for the provision of services on the basis of race, religion, medical condition, disability, marital status, sex, age or sexual orientation of the eligible person to be served.

10. Patient Records

Any and all of PROVIDER's medical records and charts created at PROVIDER's facilities as a result of performance under this Agreement shall be and shall remain the property of PROVIDER. Both during and after the term of this Agreement, COLLEGE shall be permitted to inspect and/or duplicate, at COLLEGE's expense, any individual charts or records which are: (1) necessary to assist in the defense of any malpractice or similar claim; (2) relevant to any disciplinary action; and/or (3) for educational or research purposes. Such inspection and/or duplication shall be permitted and conducted pursuant to commonly accepted standards of patient confidentiality in accordance with applicable federal, state, and local laws.

COLLEGE shall ensure that any records accessed or duplicated pursuant to this section are solely for the limited and specified purposes authorized herein and in full compliance with HIPAA, the California Confidentiality of Medical Information Act ("CIMA"), and all other applicable laws. Any access for educational or research purposes shall be limited to deidentified records. COLLEGE shall maintain reasonable administrative, technical, and physical safeguards to protect the confidentiality, integrity, and security of all such records. COLLEGE shall document and log all records accessed or duplicated and shall provide such logs to PROVIDER upon written request.

COLLEGE shall return or securely destroy all identifiable patient records upon conclusion of the Agreement or upon demand, unless otherwise required by law.

11. Cooperation in Disposition of Claims

PROVIDER and COLLEGE agree to cooperate with each other in the timely investigation and disposition of audits, peer review matters, disciplinary actions and third-party liability claims arising out of any services provided under this Agreement or in the operation of the COLLEGE. The parties shall notify one another as soon as possible of any adverse event which may result in liability to the other party. It is the intention of the parties to fully cooperate in the disposition of all such audits, actions or claims. Such cooperation may include, but is not limited to, timely notice, joint investigation, defense, disposition of claims of third parties arising from services performed under this Agreement and making witnesses available. COLLEGE shall be responsible for discipline of Trainees in accordance with COLLEGE's applicable policies and procedures.

COLLEGE shall notify PROVIDER within five (5) business days of receiving service of process, a complaint, or notice of claim relating to a student participating in the EMS Program, or any investigation into a student's conduct occurring on PROVIDER's premises.

To the extent allowed by law, PROVIDER and COLLEGE shall have reasonable and timely access to the medical records, charts, and/or quality assurance data of the other party relating to any claim or investigation related to services provided pursuant to this Agreement; provided, however, that nothing shall require either PROVIDER or COLLEGE to disclose any peer review documents, records or communications which are privileged under Section 1157 of the California Evidence Code, under the Attorney-Client Privilege or under the Attorney Work-Product Privilege.

12. Insurance

COLLEGE shall purchase and maintain during the duration of this Agreement and after the expiration of this Agreement as provided below, the following insurance coverage:

- a. Worker's compensation and employer's liability coverage for COLLEGE'S legal and statutory obligations for damages due to bodily injuries either by accident or disease, occurring to COLLEGE'S employees, agents, or servants as a result of employment. Workers' Compensation Insurance, as required by the State of California and Employer's Liability Insurance with a limit of not less than \$1,000,000 per accident for bodily injury and disease. Workers' Compensation: (1) Cancellation: Required insurance policies shall not be canceled or the coverage reduced until a thirty (30) day written notice of cancellation has been served upon the City except ten (10) days shall be allowed for non-payment of premium. (2) Waiver of Subrogation: A waiver of subrogation stating that the insurer waives all rights of subrogation against the City, its officials, officers, employees, agents, and volunteers.
- b. General liability covering COLLEGE, its agents, students, employees, and servants for bodily injury personal injury, or property damage claims arising out of the premises, products or activities of the COLLEGE. Minimum limits of liability for the above coverage shall be \$2,000,000 per occurrence and \$4,000,000 aggregate for bodily injury and property damage.
- c. Professional liability covering COLLEGE, its agents, employees, and servants for bodily injury and personal injury claims of victim/patients arising out of the rendering or failure to render care by Staff, COLLEGE or its agents, students, employees or servants. Minimum limits of liability shall be \$2,000,000 per incident and \$4,000,000 annual aggregate. In the event such coverage is through a "claims made policy and is either cancelled, replaced or non-renewed, COLLEGE shall obtain and maintain extended coverage ("tail") insurance covering occurrences during the effective period of this Agreement.
- d. All students performing field work, internships and similar activities who are registered in for-credit courses for which the internships are required are covered with the COLLEGE'S general and/or professional liability insurance with blanket policies.
- e. The policies required hereunder shall provide for written notice to Provider at least thirty (30) days prior to the cancellation or modification of any above-mentioned insurance.

f. COLLEGE shall provide PROVIDER with certificates of insurance as evidence that all coverage required under this Agreement listed above have been obtained and are in full force and effect. PROVIDER (including its officers, elected and appointed officials, employees, and volunteers) shall be named on all policies required under this Agreement as an additional insured per the requirements of this Agreement. Certificates of Insurance must be supplied within five (5) days of effective date of this Agreement, and thereafter prior to the expiration date noted upon each certificate. Such policies and the insurers thereunder shall be subject to reasonable and good faith approval by PROVIDER.

13. Indemnification and Hold Harmless

To the fullest extent permitted by applicable law, COLLEGE shall defend, indemnify, protect, hold harmless PROVIDER, its officials, officers, employees, contractors, agents, and volunteers (collectively, "PROVIDER indemnitees") from and against any and all liabilities, claims, damages, losses, and expenses arising out of the performance of this Agreement, but only in proportion to and to the extent such liability, loss, expense, or claim is caused by or results from the negligence or intentional acts or omissions of the COLLEGE, regardless of whether such acts occur on or off the PROVIDER's premises. Upon written notice and tender of defense, College's duty to defend shall be immediate and not contingent on a determination of fault, subject to the right to seek equitable apportionment after final adjudication. Notwithstanding COLLEGE's obligation to defend under this section, PROVIDER shall retain sole authority to manage the defense of any claims involving its officials, officers, employees, contractors, agents, or volunteers, and shall have exclusive authority to approve any settlement involving PROVIDER or any of its personnel. No settlement may be made on behalf of PROVIDER without its prior written consent.

To the fullest extent permitted by applicable law, PROVIDER shall and does agree to indemnify, protect, defend and hold harmless COLLEGE from and against any and all liabilities, claims, damages, losses, and expenses arising out of the performance of this Agreement, but only in proportion to and to the extent such liability, loss, expense, or claim is caused by or results from the negligence or intentional acts or omissions of the PROVIDER.

Nothing in this Section shall be construed to require either party to indemnify or defend the other for the sole negligence or willful misconduct of the indemnitee.

14. Disputes

COLLEGE shall select and appoint a "Contract Administrator" who shall, under the supervision and direction of COLLEGE, be available for contract resolution or policy intervention with PROVIDER, when, upon determination by the EMS Manager, Captain, or Chief, that a situation exists under this Agreement in which a decision to serve the interest of COLLEGE has the potential to conflict with PROVIDER'S interest or policy. Any dispute concerning a question of fact arising under the terms of this Agreement which is not disposed of within a reasonable period of time by the COLLEGE and PROVIDER shall be brought to the attention of the Director or Chief Administrator (or designated representative) of each organization for joint resolution. For purposes of this provision, a "reasonable period of time" shall be ten (10) calendar days or less. COLLEGE and PROVIDER agree to continue with the responsibilities under this Agreement during any dispute. If the parties are unable to resolve the dispute through informal means, either party may pursue resolution through litigation or any other method available at law or equity.

15. Delivery of Notices

All notices required under this Agreement shall be given by certified mail, return receipt requested, and addressed as follows:

PROVIDER City of Redondo Beach Fire Department 401 S Broadway Redondo Beach, CA 90277 Attn: Issac Yang Division Chief, EMS Division COLLEGE Orange County EMT 26489 Rancho Parkway Lake Forest, CA 92630

All notices, including notices of address changes, provided under this Agreement

are deemed received on the third day after mailing if sent by certified mail.

Changes in the respective address set forth above may be made from time to

time by any party upon written notice to the other party in accordance with this section.

Provisions of this section do not preclude any notices being delivered in person to the addresses shown above. Delivery in person shall constitute service hereunder, effective when such service is made.

16. Modifications and Amendments

This Agreement may be amended or modified at any time by mutual written consent of the authorized representatives of both parties.

17. Use of Name

Neither party shall use the name of the other, without the prior written consent of an authorized representative of the party.

18. Force Majeure

Either party shall be excused from any delay or failure in performance hereunder caused by reason of any occurrence or contingency beyond its reasonable control, including, but not limited to, acts of God, acts of war, fire, insurrection, riots, earthquakes, or other acts of nature. The obligations and rights of the party so excused shall be extended on a day-to-day basis for the time period equal to the period of such excusable interruption. In the event the interruption of a party's services continues for a period in excess of thirty (30) days, the other party shall have the right to terminate this Agreement upon ten (10) days' prior written notice to the other party.

19. Attorneys' Fees

In the event either party to this Agreement brings any action to enforce or interpret this Agreement, the prevailing party in such action shall be entitled to reasonable attorneys' fees (including expert witness fees) and costs. This provision shall survive the termination of this Agreement.

20. Assignment

Neither party shall assign their rights, duties, or obligations under this Agreement, either in whole or in part, without the prior written consent of the other party.

21. Severability

If any provision of this Agreement is held to be illegal, invalid, or unenforceable under present or future laws effective during the term hereof, such provision shall be fully severable. This Agreement shall be construed and enforced as if such illegal, invalid, or unenforceable provision had never been a part of the Agreement, and the remaining provisions shall remain in full force and effective unaffected by such severance, provided that the severed provision(s) are not material to the overall purpose and operation of

this Agreement.

22. Waiver

Waiver by either party of any breach of any provision of this Agreement or warranty of representation herein set forth shall not be construed as a waiver of any subsequent breach of the same or any other provision. The failure to exercise any right hereunder shall not operate as a waiver of such right. All rights and remedies provided for herein are cumulative.

23. Exhibits

Any and all exhibits attached hereto are incorporated herein by reference and made a part of this Agreement.

24. Governing Law

This Agreement shall be governed in all respects by the laws of the State of California. Venue for any legal action or proceeding arising from or related to this Agreement shall exclusively be in the Superior Court for the County of Los Angeles.

25. Survival

The rights and obligations of the parties under Sections 6 (Confidentiality), 10 (Patient Records), 11 (Claims Cooperation), 12 (Insurance), 13 (Indemnification and Hold Harmless), and 19 (Attorneys' Fees) shall survive expiration or earlier termination of this Agreement.

26. Entire Contract

This Agreement contains the whole contract between the parties for the provision of Preceptor Services. It may be amended or modified upon the mutual written consent of the parties hereto. This Agreement does NOT supplement other specific agreements entered into by both parties for equipment or facilities, and excepting those equipment or facilities agreements, this Agreement cancels and supersedes any previous agreement for the same or similar service.

This Agreement may be executed in duplicate counterpart originals, each of which is deemed to be an original, and all of which when taken shall constitute one and the same instrument.

SIGNATURES FOLLOW ON THE NEXT PAGE

In WITNESS WHEREOF, the duly authorized officials of the parties hereto have, in their respective capacities, set their hands as of the date first here in above written.

7/1/2025 4:02 pm pdt DATED:	ORANGE COUNTY EMT By:
DATED:	CITY OF REDONDO BEACH By: Name: James A. Light Title: Mayor
DATED:	APPROVED AS TO FORM By: Name: Joy A. Ford
DATED:	Title: City Attorney ATTEST By: Name: Eleanor Manzano

Title: City Clerk



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

								/25/2025	
THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.									
IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the									
certificate holder in lieu of such endor								5	
NAME:									
Sav-Lux Insurance Services					PHONE (A/C, No, Ext): 888-728-5891 FAX (A/C, No): 949-420-2156				
29222 Rancho Viejo Rd				E-MAIL ADDRE	ss : info@sav	lux.com		1	
Suite 124					INSURER(S) AFFORDING COVERAGE NAI				
San Juan Capistrano						INSURER A : Hartford Underwriters Insurance Company			
				INSURER B: Hartford Casualty Insurance Company				29424	
5								20427	
26429 Rancho Parkway				INSURER D : Travelers Casualty and Surety Company of America				31194	
Unit 150			04 00/00		INSURER E :				
	Lake Forest CA 92630								
		-	-	BEEN	SSUED TO TH				
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.									
INSR LTR TYPE OF INSURANCE		SUBR WVD	POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS		
X COMMERCIAL GENERAL LIABILITY								00,000	
CLAIMS-MADE X OCCUR							DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 1,0	00,000	
							MED EXP (Any one person) \$ 10,	000	
A	Y	Y	72SBABS8W4N		05/28/2025	05/28/2026	PERSONAL & ADV INJURY \$ 2,0	00,000	
GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE \$ 4,0	00,000	
POLICY PRO- JECT LOC							,	00,000	
OTHER:							COMBINED SINGLE LIMIT		
							(Ea accident)		
ANY AUTO							BODILY INJURY (Per person) \$		
							BODILY INJURY (Per accident) \$ PROPERTY DAMAGE		
HIRED AUTOS AUTOS							(Per accident) \$		
Employee Dis UMBRELLA LIAB									
							EACH OCCURRENCE \$		
	-						AGGREGATE \$		
DED RETENTION \$ WORKERS COMPENSATION							Y PER OTH-		
AND EMPLOYERS' LIABILITY Y / N ANY PROPRIETOR/PARTNER/EXECUTIVE	1					06/01/2026		00,000	
B OFFICER/MEMBER EXCLUDED? Y	N/A	Y	72WECBS8W0C		06/01/2025		E.L. DISEASE - EA EMPLOYEE \$ 1,0		
If yes, describe under DESCRIPTION OF OPERATIONS below								00,000	
			0107200221		06/01/2025	06/01/2020			
C Professional Liability			0127309331		06/01/2025	06/01/2026	Limit: \$2,000,000 Claim/\$5,000,0	uu Ayy	
DESCRIPTION OF OPERATIONS (1 CONTIONS 1)			101 Additional Demostry Oct.	ula	o ottoched 11	o onoco la '	(and)		
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)									
CERTIFICATE HOLDER					ELLATION				
Should Any of The Above Described Policies Be CANCELLED B The Expiration Date Thereof, Notice Will Be Delivered IN Accordance With The Policy Provisions. 401 S Broadway									
Redondo Beach			CA 90277-3718	second second g					
© 1988-2014 ACORD CORPORATION. All rights reserved.									

ACORD 25 (2014/01)

The ACORD name and logo are registered marks of ACORD