From:

Chaus, Anthony@CDCR

To:

CDCR

Subject:

Fw: Execution Protocol Drugs

Date:

Wednesday, September 29, 2010 5:23:04 PM



As we discussed. Treat with highest discretion.

Tony

----- Original Message -----From: Kernan, Scott@CDCR To: Chaus, Anthony@CDCR Cc: McAuliffe, John@CDCR Sent: Wed Sep 29 17:13:01 2010

Subject: FW: FW: Execution Protocol Drugs

Tony,

As you can see below, this is very political and media sensitive. I need to have one or two of your SoCal agents ready to go to Florence, AZ tomorrow morning and pick up the drug and drive to SQ directly. I am having John McAuliffe contact the warden first thing in the morning and work through all the logistical chain of custody information necessary to do this legal. As soon as I get the go ahead from him I'd like to direct your agents to Florence. Can you work on getting your folks ready for this mission and advise me of how long it will take them to get to the Florence prison once we get the go ahead. Thx

Scott

----Original Message----

From: CHARLES FLANAGAN

Sent: Wednesday, September 29, 2010 4:40 PM

To: Kernan, Scott@CDCR

Cc: CARSON McWILLIAMS; ROBERT PATTON Subject: Re: FW: Execution Protocol Drugs

Scott:

To confirm our verbal conversation, Director Ryan has authorized the Arizona Department of Corrections (ADC) to provide you with 12 grams of the Thiopental Sodium we have just acquired. You also have our thanks for the Pancuronium Bromide your agency has provided to ADC. Please let us know when your employees would like to arrive at the Arizona State Prison Complex-Florence, located at Florence, Arizona, in order to pick up the drugs, as you indicated this is your preferred method of delivery and transportation.

Warden Carson McWilliams will facilitate the transfer to your staff. His contact information is:

I understand from you that your staff will contact him tomorrow morning to arrange a time to meet the Warden and take possession of the drug.

Charles

>>> "Kernan, Scott@CDCR" <Scott.Kernan@cdcr.ca.gov> 9/29/2010 11:04 AM >>> Mr. Flanagan,

Sorry for delay in getting this information. Just wanted to make sure. Appears that we would need 12 grams minimum. We are going to start working now on procuring via the method you so kindly described. Thanks again for your help. Please let me know what your Director thinks and am sure either the Secretary or even the Governor could make a call if necessary. Look forward to hearing from you.

Scott

----Original Message-----From: McAuliffe, John@CDCR

Sent: Wednesday, September 29, 2010 10:14 AM

To: Kernan, Scott@CDCR

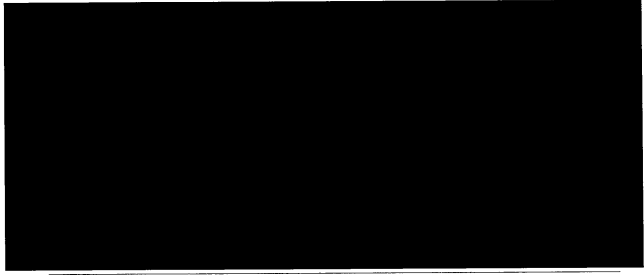
Subject: Re: Execution Protocol Drugs

Scott

21 grams would cover backup trays and training. Our minimum would be 12 grams.(2 trays for execution 2 for backup) We can use the 7 grams that expires on 1 Oct for training.

John

ACLU PRA 001052 LI000920



From: Chaus, Anthony@CDCR

Sent: Thursday, September 30, 2010 2:13 PM

To: CDCR

Subject: FW:

The contacts are below. Get the telephone numbers from Tony

From: Cullen, Vincent@CDCR

Sent: Thursday, September 30, 2010 1:35 PM **To:** Kernan, Scott@CDCR; Chaus, Anthony@CDCR

Cc: McAuliffe, John@CDCR

Subject: RE:

Scott/Tony,

I personally called the agent while he was at Florence and provided the information. His point of contact is the Team Administrator, It will be and the Team Leader, who will meet the agent at the East Gate. Agent has multiple numbers to call.

VINCENT S. CULLEN Warden (A) San Quentin State Prison

From: Kernan, Scott@CDCR

Sent: Thursday, September 30, 2010 1:33 PM

To: Chaus, Anthony@CDCR

Cc: Cullen, Vincent@CDCR; McAuliffe, John@CDCR

Subject: RE:

Vince,

Can you provide information to Tony on who will be at prison to receive and store drug?

Scott

From: Chaus, Anthony@CDCR

Sent: Thursday, September 30, 2010 12:58 PM

To: Kernan, Scott@CDCR

Subject: RE:

Scott,

Who will be the contact at SQ for my people to turn over the goods (probably around 2300 hrs or midnight)?

Tony

From: Kernan, Scott@CDCR

Sent: Thursday, September 30, 2010 9:49 AM

To: Chaus, Anthony@CDCR

Subject: RE:

Thanks.

Scott

From: Chaus, Anthony@CDCR

Sent: Thursday, September 30, 2010 9:40 AM

To: Kernan, Scott@CDCR

Subject: RE:

Scott,

My people have made the pick-up and are headed back now. We will change teams in Bakersfield. I will keep you updated.

Tony

ANTHONY CHAUS

Assistant Secretary

Office of Correctional Safety

From: Kernan, Scott@CDCR

Sent: Thursday, September 30, 2010 8:26 AM

To: McAuliffe, John@CDCR **Cc:** Chaus, Anthony@CDCR

Subject: FW:

Fyi

Thanks Tony. John is trying to get a hold of them now. Sure appreciate your assistance on this.

Scott

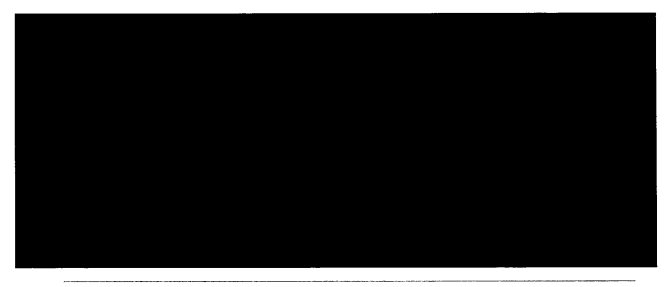
From: Chaus, Anthony@CDCR

Sent: Thursday, September 30, 2010 8:25 AM

To: Kernan, Scott@CDCR Subject: RE:
Scott, Another callback number for the first one doesn't work is Tony
From: Kernan, Scott@CDCR Sent: Thursday, September 30, 2010 7:56 AM To: Chaus, Anthony@CDCR Cc: McAuliffe, John@CDCR Subject: RE:
Great. As soon as we get a hold of warden I will have John contact agents with instructions. I would like confirmation when they get the drugs in hand and hit the road. Thanks.
Scott
From: Chaus, Anthony@CDCR Sent: Thursday, September 30, 2010 7:42 AM To: Kernan, Scott@CDCR Subject: Re:
Scott, They are about 15 minutes from the prison. The direct number to them is the supervisor on site. They are ready and waiting for instructions. Tony
From: Kernan, Scott@CDCR To: Chaus, Anthony@CDCR Sent: Thu Sep 30 07:05:50 2010 Subject:
Tony,
What time can your guys be at prison once we get green light? May need a phone number to talk directly so we can give them instructions on documenting chain of custody.

LI000923

Scott



From: Chaus, Anthony@CDCR

Sent: Thursday, September 30, 2010 2:13 PM

To: CDCR

Subject: FW:

The contacts are below. Get the telephone numbers from Tony

From: Cullen, Vincent@CDCR

Sent: Thursday, September 30, 2010 1:35 PM **To:** Kernan, Scott@CDCR; Chaus, Anthony@CDCR

Cc: McAuliffe, John@CDCR

Subject: RE:

Scott/Tony,

I personally called the agent while he was at Florence and provided the information. His point of contact is the Team Administrator, It will be and the Team Leader, who will meet the agent at the East Gate. Agent has multiple numbers to call.

VINCENT S. CULLEN Warden (A) San Quentin State Prison

From: Kernan, Scott@CDCR

Sent: Thursday, September 30, 2010 1:33 PM

To: Chaus, Anthony@CDCR

Cc: Cullen, Vincent@CDCR; McAuliffe, John@CDCR

Subject: RE:

Vince,

Can you provide information to Tony on who will be at prison to receive and store drug?

•	_	_		•
`	c	n	т	т

From: Chaus, Anthony@CDCR

Sent: Thursday, September 30, 2010 12:58 PM

To: Kernan, Scott@CDCR

Subject: RE:

Scott,

Who will be the contact at SQ for my people to turn over the goods (probably around 2300 hrs or midnight)?

Tony

From: Kernan, Scott@CDCR

Sent: Thursday, September 30, 2010 9:49 AM

To: Chaus, Anthony@CDCR

Subject: RE:

Thanks.

Scott

From: Chaus, Anthony@CDCR

Sent: Thursday, September 30, 2010 9:40 AM

To: Kernan, Scott@CDCR

Subject: RE:

Scott,

My people have made the pick-up and are headed back now. We will change teams in Bakersfield. I will keep you updated.

Tony

ANTHONY CHAUS

Assistant Secretary

Office of Correctional Safety

From: Kernan, Scott@CDCR

Sent: Thursday, September 30, 2010 8:26 AM

To: McAuliffe, John@CDCR **Cc:** Chaus, Anthony@CDCR

Subject: FW:

Fyi

Thanks Tony. John is trying to get a hold of them now. Sure appreciate your assistance on this.

Scott

From: Chaus, Anthony@CDCR

Sent: Thursday, September 30, 2010 8:25 AM

To: Kernan, Scott@CDCR Subject: RE:
Scott,
Another callback number for the first one doesn't work is
Tony
From: Kernan, Scott@CDCR Sent: Thursday, September 30, 2010 7:56 AM To: Chaus, Anthony@CDCR Cc: McAuliffe, John@CDCR Subject: RE:
Great. As soon as we get a hold of warden I will have John contact agents with instructions. I would like confirmation when they get the drugs in hand and hit the road. Thanks.
Scott
From: Chaus, Anthony@CDCR Sent: Thursday, September 30, 2010 7:42 AM To: Kernan, Scott@CDCR Subject: Re:
Scott, They are about 15 minutes from the prison. The direct number to them is reception is not very good and e-mails don't work. It is the supervisor on site. They are ready and waiting for instructions. Tony
From: Kernan, Scott@CDCR To: Chaus, Anthony@CDCR Sent: Thu Sep 30 07:05:50 2010 Subject:
Tony,
What time can your guys be at prison once we get green light? May need a phone number to talk directly so we can give them instructions on documenting chain of custody.
Scott

Memorandum

October 1, 2010 Tο **Anthony Chaus** Assistant Secretary Office of Correctional Safety CHAIN OF CUSTODY - THIOPENTAL SODIUM Subject: On Thursday, September 30, 2010, I traveled to Gorman, California, to meet with pick up Thiopental Sodium being provided by the Arizona Department of Corrections to the California Department of Corrections and Rehabilitation. At 1720 hours. I relinquished to my custody and control, twenty four (24) vials of Thiopental Sodium (TS). I visually inspected each vial and confirmed they contained 500 mg of Thiopental Sodium BP. I also confirmed the expiration date to be 05/2014 and the lot number to be on each vial as listed on the item transfer sheet. I signed for receipt of the 24 TS vials and departed to deliver the vials to California State Prison, San Quentin (CSP-SQ). I maintained custody and control of the 24 TS vials until 2210 hours, when I met with at the CSP-SQ East Gate. provided his signature then took custody and control of the 24 TS vials

Memorandum

Date October 1, 2010

Anthony Chaus
Assistant Secretary

Office of Correctional Safety

Subject: CHAIN OF CUSTODY - THIOPENTAL SODIUM

On Thursday, September 30, 2010, I traveled to the Arizona State Prison Complex located at 1305 E. Butte Avenue, Florence, Arizona, to pick up Thiopental Sodium being provided by the Arizona Department of Corrections to the California Department of Corrections and Rehabilitation.

I met with Warden Carson McWilliams who relinquished to me twenty four (24) vials of Thiopental Sodium. I visually inspected each vial and confirmed they contained 500 mg of Thiopental Sodium BP. I also confirmed the expiration date to be 05/2014 and the lot number to be on each vial as listed on the item transfer sheet. I signed for receipt of the items at 0900 hours and departed the facility.

I maintained custody and control of the items until I met with Control of the items until I met with Control of the items to custody and control of the items until I met with custody and control of the items until I met with custody and control of the items until I met with custody and control of the items until I met with custody and control of the items to custody and control of the items and custody and c

Pharmaceutical Product Info.

Product This worfal Price tron BP Strength

NDC #__

Lot#

Expiration OS - 2014

Quantity 24 - 500 mg Lights

Date Received/Shipped

9-70-10

Product

Strength ____

NDC#

Lot # _____

Expiration_

Quantity _____

Date Received/Shipped

Product

Strength

NDC#

Lot#

Expiration

Quantity ____

Date Received/Shipped

Product

Strength _____

NDC#

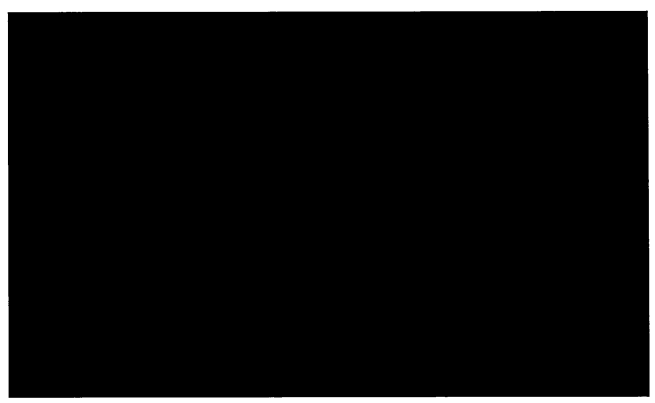
Lot # . .

Expiration

Quantity

Date Received/Shipped

9/30/2010 2210 hour



From: McAuliffe, John@CDCR

Sent: Thursday, September 30, 2010 9:20 AM

To: Kernan, Scott@CDCR

Subject: FW: Thiopental Injection

FYI John

From:

Sent: Thursday, September 30, 2010 9:15 AM

To: McAuliffe, John@CDCR

Cc:

Subject: RE: Thiopental Injection

Received.

I have attached our standard contract (MSA). A Statement of Work (SOW) will define exact work to be conducted.

Please review and redline any issues.



From: McAuliffe, John@CDCR

Sent: Thursday, September 30, 2010 12:05 PM

To:

Subject: FW: Thiopental Injection

Importance: High

Mike

Thank you again here is the information and email.

John McAuliffe

From:

Sent: Thursday, September 30, 2010 5:27 AM

To: McAuliffe, John@CDCR **Subject:** Thiopental Injection

Importance: High

30-09-10

Dear Mr. McAuliffe,

Thank you for your call and thank you for your interest in

I would be happy to supply you:

Thiopental Injection, powder for reconstitution, thiopental sodium, 500-mg vial packs of 25's £196.75 (pounds sterling)

The current expiry date is February 2014.

POTASSIUM CHLORIDE 1.5GM 10ML INJ. PACKS OF 10 £15.55

Expiry date: 01/13

Pancuronium Injection, pancuronium bromide 2 mg/mL, 2-mL amp packs of 10's

£58.73

Expiry date: 11/11

If you could supply me with the following information, I can produce a proforma invoice:

Invoice address

Delivery address, including contact person and contact person phone number

I will dispatch the goods to you by FedEx,

FedEx delivery charges is separate item.

In order to get the product easier through US customs, I think it would be a goods idea for you to write a letter in the department letterhead, attention of US custom and let them know why you need this product. I would include this letter in your shipment.

Please also email or fax me a copy of your DEA license, to include it in your shipment.

Please let me know if you need further information.

Many thanks,

Kind regards



MASTER SERVICE AGREEMENT TO PROVIDE PHARMACEUTICAL SUPPORT SERVICES

MASTER SERVICE AGREEMENT TO PROVIDE PHARMACEUTICAL SUPPORT SERVICES
THIS MASTER SERVICE AGREEMENT TO PROVIDE PHARMACEUTICAL SUPPORT SERVICES (this M) is made and entered into as of the day of , , by and between , a(n) , ha ing its principal place of business at (the lient) and an corporation (ha ing its principal place of business at (the Facility). s used in this M , the term Facility will also include any additional facilities which may be operated by same uality standards as the Facility.
<u>Preliminary Statements</u>
WHEREAS is in the business of pro iding biological, pharmaceutical and medical de ice support ser ices including, but not limited to, storage and distribution of products under controlled temperatures (the "_er ices")
WHEREAS, the lient wishes to store certain of its products and supplies (indi idually, a roduct , and collecti ely, the roducts) at the Facility
WHEREAS, this M sets forth the general terms and conditions under which the lient's roducts will store
NOW, THEREFORE, in consideration of the co enants, representations, warranties and mutual agreements in this M contained, and other good and aluable consideration, the receipt and sufficiency of which are acknowledged, and the lient agree as follows
<u>Terms and Conditions</u>
Section 1. General Terms.
Section 1.1 Definitions. When used herein, the capitali ed terms abo e shall ha e the meanings therein stated and the following capitali ed terms shall ha e the meaning ascribed to them below. ny capitali ed term used but not defined in this M has the same meaning as used in the OW or any subse uent tatement of Work.
(a) " lient arties" shall ha e the meaning ascribed thereto in ection
(b) " onfidential nformation" shall ha e the meaning ascribed thereto in ection
(c) " ndemnitee" shall ha e the meaning ascribed thereto in ection
(d) "ndemnitor" shall ha e the meaning ascribed thereto in ection
(e) " nitial eriod" shall ha e the meaning ascribed thereto in ection
(f) "Offer eriod" shall ha e the meaning ascribed thereto in ection . (a).
(g) " enewal eriod" shall ha e the meaning ascribed thereto in ection
(h) laims" shall ha e the meaning ascribed thereto in ection
(i) arties" shall ha e the meaning ascribed thereto in ection
(Master Service Agreement Template, 06.05.09.DOC /)Master Service Agreement - Client Name, Revision, MM/DD/09

onfidential - opying is prohibited

ACLU PRA 001065 LI000933

age of

- () "OW" shall have the meaning ascribed thereto in ection . . (k) " tatement of Work" shall have the meaning ascribed thereto in ection . . (I) "Term" shall have the meaning ascribed thereto in ection . . . Section 1.2 Relationship Between MSA and Statements of Work. roducts in accordance with the terms set forth in this M and a separate work order specific to a particular roduct or roducts (each, a <u>tatement of Work</u>). tatement of Work may be modified from time to time by way of an amended or supplemental tatement of Work signed by both parties. The parties ha e contemporaneously e ecuted a tatement of Work o. (the "OW"), which is attached as hibit to this M . dditional future tatements of Work will be attached as hibits in consecuti e order. In the e ent of any conflict or contradiction between the pro isions of the OW or any other tatement Of Work and this M , the OW will control, but to the ma imum e tent reasonably practicable each tatement of Work will be deemed to be a supplement to this M Section 1.3 Right to Store Goods. The lient represents and warrants that the lient is in lawful possession and has full legal title to e ery roduct to be stored in the Facility (or to be handled in any manner by and has the right and authority to store them at the Facility and to engage to perform the er ices. The lient will pro ide with information concerning the roduct(s) which is accurate, complete and sufficient to enable to comply with all laws and regulations concerning the storage, handling and transportation of the roduct(s), including, but not limited to, any facts or circumstances that may make either the roduct(s), the transportation of the roduct(s), or the storage of the roduct(s) in any way ha ardous to health. Packaging and Labeling. To the e tent that any tatement of Work pro ides will pro ide packaging and or labeling ser ices for the lient, the lient will deli er to either (a) the applicable packaging materials and or labels or (b) detailed instructions, including label te t and artwork, for all packages and labels, including all information re uired by applicable law to be included on the label of the applicable roduct (and the lient acknowledges that will rely on the accuracy of such information without additional independent in estigation). **Domestic Distribution of Commercial Pharmaceutical Products.** will distribute pharmaceutical products within the continental nited tates in compliance with its W accreditation and license, and in compliance with the arious state licenses which it currently holds. f lient re uests distribution to states in which state license which permits them to do so, then lient must notify reasonable time to secure that state license.
- Section 2. Term/Termination.

business opportunity.

Section 2.1 Term. This M will commence on the date set forth abo e and will ha e an initial term of three () years (the nitial eriod) and will automatically renew for additional one-year periods (each a enewal eriod) at the end of the nitial eriod and each enewal eriod thereafter unless the lient or pro ides written notice to the other of its decision not to renew the M at least si ty () days prior to the e piration of the nitial eriod or the then-current enewal eriod. otwithstanding the foregoing, this M will continue until satisfaction of any obligations under any tatement of Work which is e ecuted during the nitial eriod or any applicable enewal eriod. The period that this M is actually in effect in accordance with the pro isions hereof is referred to in this M as the "Term".

state if, in its sole discretion, it decides that the burden of securing the license outweighs the current

(Master Service Agreement Template, 06.05.09.DOC /)Master Service Agreement - Client Name, Revision ____, MM/DD/09
roperty of ______ onfidential — opying is prohibited _____ age of

I

Termination of this MSA for Breach. n the e ent of a material breach of this Section 2.2 or a tatement of Work by either party (including, but not limited to, the lient's failure to pay all harges as specified in this M by the due date) the other party may terminate this M () days prior written notice to the breaching party, pro ided that such breach is not cured as contemplated below. The notice will describe the material breach in reasonable detail. The recei inq party will be entitled to cure the material breach during such thirty () day period and, if not cured, this and all tatements of Work will terminate effecti e at the end of the thirty () day period pro ided, howe er, all accrued rights and obligations, including the lient's obligations to pay any and all harges due hereunder with respect to the period prior to the termination date, will sur i e the termination of this (and the tatements of Work) until fully discharged. Section 2.3 Termination of Statement of Work. tatement of Work may be terminated by either party, with or without cause, upon ninety () days prior written notice to the other party pro ided, howe er, all accrued rights and obligations, including the lient's obligations to pay any and all harges due thereunder with respect to the period prior to the termination date, will sur i e the termination of the tatement of Work (and this M) until fully discharged. Termination of a tatement of unless the terminating party is entitled to terminate this M Work will not terminate this M accordance with <u>ection</u> (and properly e ercises such right in accordance with such section). Compensation. Section 3.

Section 3.1 Terms of Payment. will pro ide the lient a monthly in oice setting forth all of the harges then due. ayment of the harges is due within thirty () days of date of the applicable in oice. In the e ent any harges are not paid when due, a late payment fee e ual to fi e percent () of the harges then due will be assessed against the lient. ny harges not paid within thirty () days of the date of in oice will accrue interest at the ma imum rate allowed by law, in addition to the fi e percent () late payment fee. The lient will reimburse for all costs (including reasonable attorneys fees and collection costs) in collecting amounts owed by the lient.

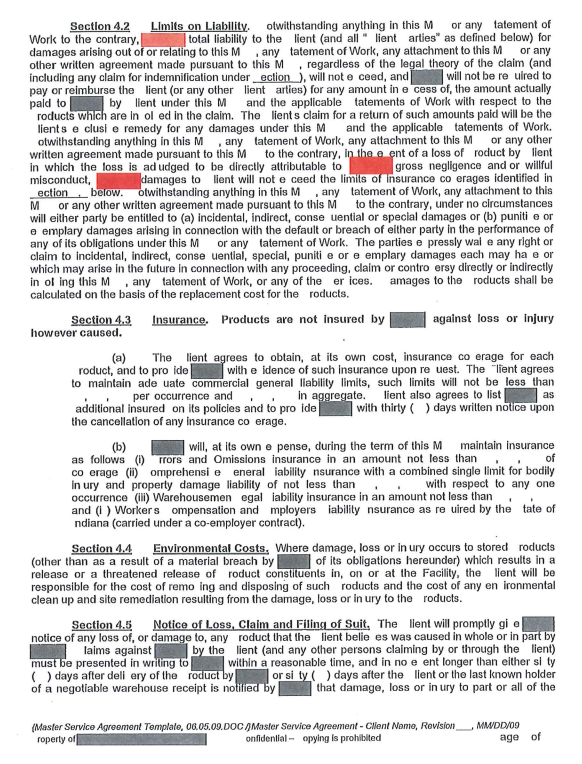
Offer Period. Section 3.2

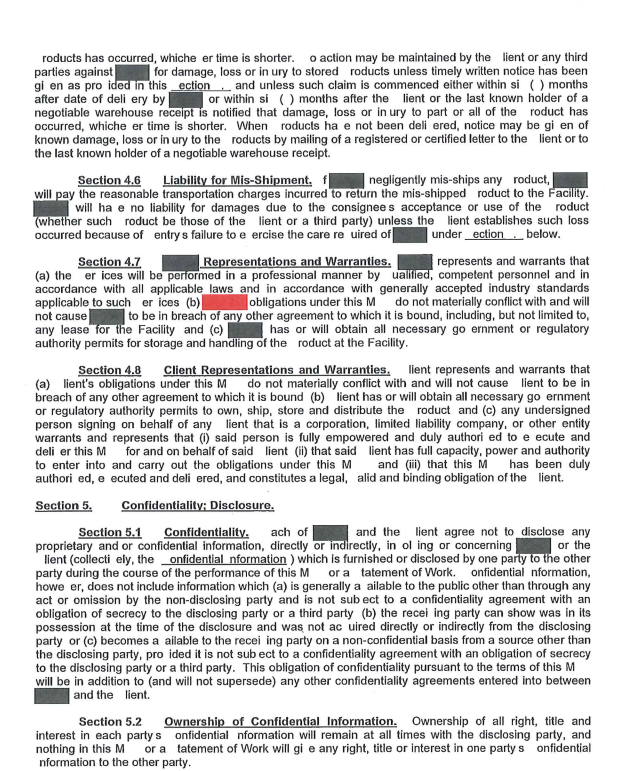
- The harges uoted on a tatement of Work will remain alid for a period of thirty () days from the date the tatement of Work is signed by (the Offer eriod). The lient must indicate its acceptance of the uoted harges by signing and deli ering the tatement of Work to within the Offer eriod. n the absence of written acceptance, the tatement of Work to act of tendering the roduct for storage or other er ices by within the Offer eriod will constitute acceptance by the lient of the terms and conditions specified in the applicable tatement of Work.
- f a roduct does not conform to the description on the applicable tatement of Work, or if a roduct is tendered to after the Offer eriod, or if a roduct is deli ered to the Facility after the deli ery date specified on the tatement of Work, may refuse to accept such roduct, in its sole discretion. f accepts such roduct, the parties shall negotiate in good faith for the charges for handling such roduct consistent with the harges outlined in the tatement of Work.

Section 4. Risk of Loss.

Risk of Loss. The lient will bear the risk of any loss of or to any and all Section 4.1 roducts at all times, e en when the roduct is in the possession of at the Facility or otherwise. will not be liable for loss, delay or damage of any kind resulting from defects in containers or other storage media furnished by or on behalf of the lient. elease of a roduct to a person in accordance with the instruction of a lient epresentati e will be considered deli ery to the lient, and entry s responsibilities in respect of such roduct will cease upon such deli ery.

{Master Service Agreement Template, 06.05.09.DOC /}Master Service Agreement - Client Name, Revision , MM/DD/09 onfidential - opying is prohibited roperty of age of





age of

onfidential - opying is prohibited

(Master Service Agreement Template, 06.05.09.DOC //Master Service Agreement - Client Name, Revision ____, MM/DD/09

roperty of

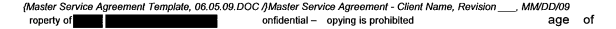
Non-Disclosure and Non-Use of Confidential Information. n furtherance of Section 5.3 and in order to assure ade uate protection of both parties against the wrongful use or disclosure of the onfidential nformation, and the lient agree to hold all onfidential information ach party acknowledges that any use or attempted use of any onfidential in strict confidence. nformation or any disclosure of the onfidential information to any third party would constitute immediate and irreparable harm to the disclosing party and would be of significant benefit to any competitor of the disclosing party. ach party will be deemed to ha e a fiduciary duty to protect all onfidential information from improper disclosure or use. cept with the prior written consent of the disclosing party or as re uired by law, each party agrees not to directly or indirectly disclose or use, or authori e any third party to disclose or use, any onfidential information for (a) an indefinite duration, or (b) in the e ent that a court of competent urisdiction determines that an indefinite period is unreasonable, fi e () years following the date hereof. The rights and remedies with respect thereto, whether legal or e uitable, will remain in full force and effect during the period described in (a) or (b) abo e, as applicable.

Section 6. Indemnification.

Indemnification by Client. The lient will indemnify, defend and hold harmless Section 6.1 and its affiliated entities, and all of entry s and such affiliates respecti e shareholders, directors, managers, partners, members, officers, employees, subcontractors and agents (collecti ely, arties) from and against any and all liabilities, obligations, penalties, claims, udgments, demands, actions, disbursements of any kind and nature, suits, losses, damages, costs and e penses (including, but not limited to, reasonable attorneys' fees) arising out of or in connection with property damage or personal in ury (including, but not limited to, death) of third parties (collecti ely, laims) which may be incurred by any of the latest arties by reason of or arising out of (a) any person filing any lien against any property of or any laims in which the person claims payment from ser ices pro ided to the lient (b) any in ury (including, but not limited to, death) to any person arising from the ser ices pro ided to lient pursuant to this M (c) any personal in ury (including, but not limited to, death) or property damage caused by the gross negligence or willful misconduct (acts or omissions) of any employees, agents or contractors of the lient (d) any damages that may incur as a direct or pro imate result of the inaccuracy or incompleteness of the (i) packaging or labels or (ii) packaging or labeling information pro ided to under ection . or (e) the material breach of any representations, warranties, co enants, agreements or obligations of the lient under this M

Section 6.2 Indemnification by will indemnify, defend and hold harmless the lient and its affiliated entities, and all of lients and such affiliates respecti e shareholders, directors, managers, partners, members, officers, employees, subcontractors and agents (collecti ely, lient arties) from and against any and all liabilities, obligations, penalties, claims, udgments, demands, actions, disbursements of any kind and nature, suits, losses, damages, costs and e penses (including, but not limited to, reasonable attorneys' fees) arising out of or in connection with property damage or personal in ury (including, but not limited to, death) of third parties which may be incurred by the lient arties by reason of or arising out of (a) any personal in ury (including, but not limited to, death) or property damage caused by the gross negligence or willful misconduct (acts or omissions) of any employees, agents or contractors of and (b) the material breach of any representations, warranties, co enants, agreements or obligations of under this M

Section 6.3 Indemnification Procedure. f any of the arties or the lient arties intends to seek indemnification pursuant to this <u>ection</u> (any such person seeking indemnification, an <u>ndemnitee</u>), the ndemnitee will promptly gi e notice to the party obligated to pro ide indemnification hereunder (any such person from whom indemnification is sought, an <u>ndemnitor</u>) describing the claim in reasonable detail <u>pro ided</u>, <u>howe er</u>, the failure to pro ide such notice will not affect the obligations of the ndemnitor unless and only to the e tent the ndemnitor is actually pre udiced. Within thirty () days after receipt of such notice, the ndemnitor will gi e notice to the ndemnitee whether (i) the ndemnitor agrees to indemnify the ndemnitee and undertake, conduct and control, through counsel of its own choosing and at its own e pense, the settlement or defense of such laim, (ii) to reser e its rights to



indemnify the ndemnitee and undertake, conduct and control, through counsel of its own choosing, the settlement or defense of such claim, or (iii) to affirmati ely refuse to indemnify the ndemnitee. If the ndemnitor takes the actions described in subparagraph (i) or (ii) immediately abo e, the ndemnitee will cooperate with it in connection therewith pro ided, howe er, that the ndemnitee may participate in such settlement or defense through counsel chosen by it pro ided, further, howe er, that the fees and e penses of such counsel will be borne by the ndemnitee. The ndemnitor will not, without the written consent of the ndemnitee, settle or compromise any action if such settlement or consent will impose any obligations on the ndemnitee. If the ndemnitor fails to take the actions described in subparagraph (i) or (ii) immediately abo e, the ndemnitee will ha e the right to contest, settle or compromise any claim without the consent of the ndemnitor pro ided, howe er, that in such case, the ndemnitee will not wai e any right to indemnity therefor pursuant to this M . n all e ents, the ndemnitee and ndemnitor will cooperate fully in all aspects of any in estigation, defense, pretrial acti ities, trial, compromise, settlement or discharge of any claim in respect of which indemnity is sought hereunder including, but not limited to, pro iding the other party with reasonable access to employees and officers (including as witnesses) and other information necessary for defense of the claim.

Section 7. Miscellaneous.

Section 7.1 Independent Status. entry s status will be that of an independent contractor and not that of a ser ant, agent or employee of the lient. o employee of will be regarded as an employee of the lient for any purpose, including, but not limited to, ta and insurance matters. The lient is not responsible for the payment of employer-related ta es which may be imposed with respect to any employees or agents of including, but not limited to, F, unemployment ta es, state and federal income ta withholding payments.

Section 7.2 Non-Raiding. uring the Term and for a period of one () year after the e piration or termination of the Term, both lient and will not offer employment to, employ or enter into a ser ices arrangement, as an independent contractor or otherwise, with any person employed by the other party during the Term that is or was directly or indirectly in ol ed in the performance of any of the er ices. The parties recogni e that any breach of this ection. may cause irreparable in ury to the goodwill and proprietary rights of either party, inade uately compensable in monetary damages. ccordingly, in addition to any other legal or e uitable remedies that may be a ailable to a party hereunder if the other party threatens to breach or breaches any pro ision of this ection., the parties agree that the non-breaching party will be entitled to seek and obtain immediate in uncti e relief in the form of a temporary restraining order without notice, preliminary in unction or permanent in unction against the breaching party to enforce this pro ision and to en oin any iolation or threatened iolation of this pro ision. either party will be re uired to post any bond or other security and will not be re uired to demonstrate any actual in ury or damage to obtain in uncti e relief from the courts.

Section 7.3 Counterparts. This M may be e ecuted in one or more counterparts, including a facsimile counterpart with a printed acknowledgement of receipt recei ed, or an e-mail counterpart with a printed acknowledgement of receipt recei ed, each of which will be deemed to be an original, but all of which together will constitute one and the same M . Only one counterpart signed by the party against which enforceability is sought needs to be produced to e idence the e istence of this M .

Section 7.4 Severability. f a court of competent urisdiction makes a final determination that any term or pro ision of this M is in alid or unenforceable, and all rights to appeal the determination ha e been e hausted or the period of time during which any appeal of the determination may be perfected has been e hausted, the remaining terms and pro isions will be unimpaired and the in alid or unenforceable term or pro ision will be deemed replaced by a term or pro ision that is alid and enforceable and that most closely appro imates the intention of the parties with respect to the in alid or unenforceable term or pro ision, as e idenced by the remaining alid and enforceable terms and conditions of this M .

{Master Service Agreement Template, 06.05.09.DOC /}Master Service Agreement - Client Name, Revision ____, MM/DD/09
roperty of ______ on fidential — opying is prohibited age of

Section 7.5 Assignment. either party may assign or delegate this M without the e press written consent of the other party, e cept that either party may assign, delegate or transfer this M and all of its respecti e rights and obligations under this M to any business entity that by sale, merger, consolidation or otherwise ac uires all or substantially all of the assets of such party to which this M relates pro ided that such assignee of the party shall be reasonably ualified to perform the er ices hereunder and shall ha e assumed in writing all of the assignor's obligations under this M pon such assignment and no ation as pro ided hereunder, any such successor entity will be deemed to be substituted for the assignor for all purposes of this M.

<u>Section 7.6</u> <u>Modification.</u> This M may not be modified, amended, or wai ed in any manner e cept by an instrument in writing signed by all parties to this M

Section 7.7 Governing Law, Venue and Jurisdiction. The alidity, performance, enforcement, interpretation and any other aspect of this M will be go erned by the laws of the tate of ndiana, notwithstanding the choice of law pro isions of the enue where the action is brought, where the iolation occurred, or where the lient may be located. The lient agrees and consents to the e clusi e urisdiction of any state or federal court located in ndianapolis, ndiana, and wai es any defense of lack of personal urisdiction or improper enue to a claim brought in such court, e cept that may elect, at its sole discretion, to litigate the action in the county or state where any breach by the lient occurred or where the lient can be found.

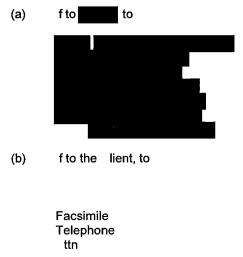
Section 7.9 Force Majeure. will be relie ed of its obligations under this M if, despite its reasonable effort to do so, it is unable to perform its duties hereunder as a result of acts of od, war, fires, terrorism, public enemies, sei ure under legal process, strikes, lockouts, riots and ci il commotions or any other reason beyond the control of

Section 7.10 Offsets. The lient wai es any e isting and future claims and offsets against payments due the hereunder, and agrees to pay such amounts regardless of any offset or claim that may be asserted by the lient or on the lient s behalf.

<u>Section 7.11</u> <u>Binding Effect.</u> This M will be binding upon and inure to the benefit of the parties hereto, and any permitted successors or assigns thereof.

Section 7.13 Waiver. The wai er by any party of compliance by any other party with any pro ision of this M (whether or not similar), or a continuing wai er or a wai er of any subse uent breach by a party of a pro ision of this M . erformance by any party of any act not re uired of it under the terms and conditions of this M will not constitute a wai er of the limitations on its obligations under this M , and no performance will estop that party from asserting those limitations as to any further or future performance of its obligations. The lient acknowledges and agrees that e ery breach of this M or any similar agreement entered into between and a third party is uni ue. Therefore, the failure of to enforce the same, similar or different restriction in a similar agreement or to seek a different remedy or any other act or omission by will not be construed as a wai er or estoppel to the enforcement of this M against the lient.

Section 7.14 Notices. Il notices and other communications pro ided to any party hereto under this M will be in writing or by facsimile and addressed or deli ered to such party at their addresses below. ny notice, if mailed and properly addressed with postage prepaid, will be deemed gi en three () business days after being sent any notice, when transmitted by facsimile if sent during normal business hours of the recipient, will be deemed gi en on such day if receipt is confirmed (and if not so confirmed, then on the ne t business day) any notice, if deli ered by hand or courier, will be deemed gi en when deli ered to the address set forth thereon any notice, when transmitted by confirmed electronic mail if sent during normal business hours of the recipient, will be deemed gi en on such day if receipt is confirmed (and if not so confirmed, then on the ne t business day), and addressed as follows



ny party may, by gi ing written notice to the other parties, change the address to which notice will be sent.

Section 7.15 Interpretation. oth parties acknowledge and agree that the terms and conditions of this M (and any applicable tatement of Work) will supersede and control o er any terms contained in any in oice or other documents e changed or entered into between and the lient that contradict or conflict with any term in this M or any OW attached hereto.

[Signature Page Follows]

IN WITNESS WHEREOF, the parties hereto ha e signed this Master er ice greement as of the day and year first abo e written by officials authori ed to bind their respecti e organi ations.

3.	"CLIENT"
	[CLIENT'S COMPANY NAME]
у	у
	rinted
	Title
ate	ate



From: Kernan, Scott@CDCR

Sent: Thursday, September 30, 2010 1:44 PM

To: Alston, Steve M@CDCR Cc: McAuliffe, John@CDCR Subject: RE: Thiopental Injection

Steve,

Thanks for your help. Needs to be addressed confidentially.

I assume the 3 year noted in the agreement is standard. Fact is we are buying enough of the drugs to last until 2014 and would not think, but not impossible, that we would need any more during the three years. So one time transaction.

I'll have to get back to you on cost. Don't know.

The contractor would facilitate the one time purchase of the drug and we would take possession for storage at SQ. no need for them to store it.

Scott

From: Alston, Steve M@CDCR

Sent: Thursday, September 30, 2010 11:21 AM

To: Kernan, Scott@CDCR

Subject: RE: Thiopental Injection

Scott,

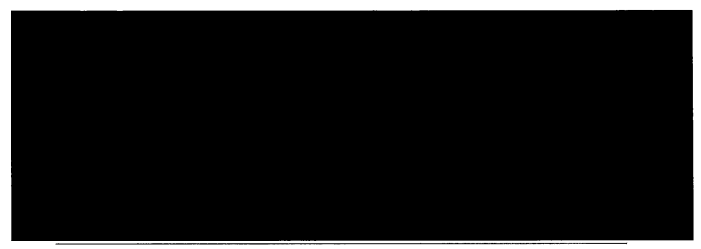
T114844C

Pulling our team together this afternoon to discuss in detail after which I will get back to you on this. A few questions for you:

- 1. Looks like a proposed three year agreement, right?
- 2. Estimated cost?
- 3. Will the proposed contractor store the inventory and ship it to CDCR on an as needed basis?

IHANKS!	
Steve	

ACLU PRA 001075



From: McAuliffe, John@CDCR

Sent: Thursday, September 30, 2010 9:20 AM

To: Kernan, Scott@CDCR

Subject: FW: Thiopental Injection

FYI John

From:

Sent: Thursday, September 30, 2010 9:15 AM

To: McAuliffe, John@CDCR

Cc:

Subject: RE: Thiopental Injection

Received.

I have attached our standard contract (MSA). A Statement of Work (SOW) will define exact work to be conducted.

Please review and redline any issues.



From: McAuliffe, John@CDCR

Sent: Thursday, September 30, 2010 12:05 PM

To:

Subject: FW: Thiopental Injection

Importance: High

Thank you again here is the information and email. John McAuliffe

From:

Sent: Thursday, September 30, 2010 5:27 AM

To: McAuliffe, John@CDCR **Subject:** Thiopental Injection

Importance: High

30-09-10

Dear Mr. McAuliffe,

Thank you for your call and thank you for your interest in

I would be happy to supply you:

Thiopental Injection, powder for reconstitution, thiopental sodium, 500-mg vial packs of 25's £196.75 (pounds sterling)

The current expiry date is February 2014.

POTASSIUM CHLORIDE 1.5GM 10ML INJ. PACKS OF 10 £15.55

Expiry date: 01/13

Pancuronium Injection, pancuronium bromide 2 mg/mL, 2-mL amp packs of 10's

£58.73

Expiry date: 11/11

If you could supply me with the following information, I can produce a proforma invoice: Invoice address

Delivery address, including contact person and contact person phone number

I will dispatch the goods to you by FedEx, FedEx delivery charges is separate item.

In order to get the product easier through US customs, I think it would be a goods idea for you to write a letter in the department letterhead, attention of US custom and let them know why you need this product. I would include this letter in your shipment.

Please also email or fax me a copy of your DEA license, to include it in your shipment.

Please let me know if you need further information.

Many thanks, Kind regards





From: Kernan, Scott@CDCR

Sent: Thursday, September 30, 2010 4:48 PM

To: Alston, Steve M@CDCR
Cc: McAuliffe, John@CDCR
Subject: RE: Thiopental Injection

Helps. Thanks. I'll let you know if in fact we have to go this way to procure the drugs.

Scott

From: Alston, Steve M@CDCR

Sent: Thursday, September 30, 2010 3:52 PM

To: Kernan, Scott@CDCR
Cc: McAuliffe, John@CDCR
Subject: RE: Thiopental Injection

Importance: High

Scott,

Here is our take on the issue:

- The attached MSA is a vendor provided agreement covering a number of services, which, based on your note below, we should not sign.
- Based on your note this appears to be a straight purchase and not a service contract. Consequently, if is in fact the vendor of choice, we will need to see if they will accept a CDCR issued purchase order.
- If you want to pursue a non-competitive bid purchase, then a justification will need to be developed explaining why this cannot go out for bid.
- The dollar value of the purchase will dictate required approvals:
 - o Less than \$5,000 can be approved by OBS without an NCB.
 - o If the purchase is \$5-25,000 an NCB will be required, but will not require DGS review / approval.
 - o If the purchase is in excess of \$25,000 then DGS review / approval will be required.

Hope this helps!	
Steve	

From: Kernan, Scott@CDCR

Sent: Thursday, September 30, 2010 1:44 PM

To: Alston, Steve M@CDCR Cc: McAuliffe, John@CDCR Subject: RE: Thiopental Injection

Steve,

Thanks for your help. Needs to be addressed confidentially.

I assume the 3 year noted in the agreement is standard. Fact is we are buying enough of the drugs to last until 2014 and would not think, but not impossible, that we would need any more during the three years. So one time transaction.

I'll have to get back to you on cost. Don't know.

The contractor would facilitate the one time purchase of the drug and we would take possession for storage at SQ. no need for them to store it.

Scott

From: Alston, Steve M@CDCR

Sent: Thursday, September 30, 2010 11:21 AM

To: Kernan, Scott@CDCR

Subject: RE: Thiopental Injection

Scott,

Pulling our team together this afternoon to discuss in detail after which I will get back to you on this. A few questions for you:

- 1. Looks like a proposed three year agreement, right?
- 2. Estimated cost?
- 3. Will the proposed contractor store the inventory and ship it to CDCR on an as needed basis?

THANKS!

Steve





From: McAuliffe, John@CDCR

Sent: Thursday, September 30, 2010 9:20 AM

To: Kernan, Scott@CDCR

Subject: FW: Thiopental Injection

FYI John

From:

Sent: Thursday, September 30, 2010 9:15 AM

To: McAuliffe, John@CDCR

Cc:

Subject: RE: Thiopental Injection

Received.

I have attached our standard contract (MSA). A Statement of Work (SOW) will define exact work to be conducted.

Please review and redline any issues.



From: McAuliffe, John@CDCR [mailto:John.McAuliffe@cdcr.ca.gov]

Sent: Thursday, September 30, 2010 12:05 PM

To:

Subject: FW: Thiopental Injection

Importance: High

Thank you again here is the information and email. John McAuliffe

From:

Sent: Thursday, September 30, 2010 5:27 AM

To: McAuliffe, John@CDCR **Subject:** Thiopental Injection

Importance: High

30-09-10

Dear Mr. McAuliffe,

Thank you for your call and thank you for your interest in

I would be happy to supply you:

Thiopental Injection, powder for reconstitution, thiopental sodium, 500-mg vial packs of 25's £196.75 (pounds sterling)

The current expiry date is February 2014.

POTASSIUM CHLORIDE 1.5GM 10ML INJ. PACKS OF 10 £15.55

Expiry date: 01/13

Pancuronium Injection, pancuronium bromide 2 mg/mL, 2-mL amp packs of 10's

£58.73

Expiry date: 11/11

If you could supply me with the following information, I can produce a proforma invoice: Invoice address

Delivery address, including contact person and contact person phone number

I will dispatch the goods to you by FedEx, FedEx delivery charges is separate item.

In order to get the product easier through US customs, I think it would be a goods idea for you to write a letter in the department letterhead, attention of US custom and let them know why you need this product. I would include this letter in your shipment. Please also email or fax me a copy of your DEA license, to include it in your shipment.

Please let me know if you need further information.

Many thanks, Kind regards





From:

Sent: Thursday, September 30, 2010 10:48 AM

To: Alston, Steve M@CDCR

Cc:

Subject: RE: Thiopental Injection

Do you want me to schedule a meeting for us to discuss?

From: Alston, Steve M@CDCR

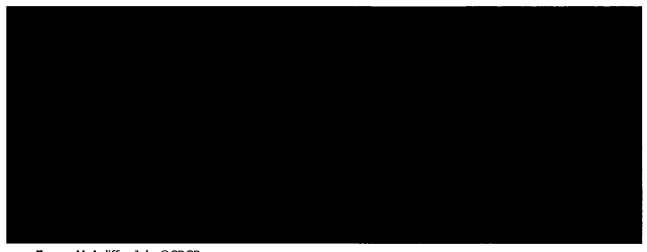
Sent: Thursday, September 30, 2010 9:52 AM

To:

Subject: FW: Thiopental Injection

My read of the attached is that it is a service contract and not a purchase as suggested in Scott's note. Additionally, it contains language that I suspect the State would not agree to include full indemnification of the contractor. Lastly, my guess is this would follow the NCB process and likely far exceed our delegated authority.

Before I respond to Scott I am interested in your thoughts.



From: McAuliffe, John@CDCR

Sent: Thursday, September 30, 2010 9:20 AM

To: Kernan, Scott@CDCR

Subject: FW: Thiopental Injection

FYI John From:

Sent: Thursday, September 30, 2010 9:15 AM

To: McAuliffe, John@CDCR

Subject: RE: Thiopental Injection

Received.

I have attached our standard contract (MSA). A Statement of Work (SOW) will define exact work to be conducted.

Please review and redline any issues.



From: McAuliffe, John@CDCR

Sent: Thursday, September 30, 2010 12:05 PM

Subject: FW: Thiopental Injection

Importance: High

Thank you again here is the information and email. John McAuliffe

From:

Sent: Thursday, September 30, 2010 5:27 AM

To: McAuliffe, John@CDCR Subject: Thiopental Injection

Importance: High

30-09-10

Dear Mr. McAuliffe,

Thank you for your call and thank you for your interest in

I would be happy to supply you:

Thiopental Injection, powder for reconstitution, thiopental sodium, 500-mg vial packs of 25's £196.75 (pounds sterling)

The current expiry date is February 2014.

POTASSIUM CHLORIDE 1.5GM 10ML INJ. PACKS OF 10

Expiry date: 01/13

£15.55

Pancuronium Injection, pancuronium bromide 2 mg/mL, 2-mL amp packs of 10's £58.73

Expiry date: 11/11

If you could supply me with the following information, I can produce a proforma invoice: Invoice address

Delivery address, including contact person and contact person phone number

I will dispatch the goods to you by FedEx, FedEx delivery charges is separate item.

In order to get the product easier through US customs, I think it would be a goods idea for you to write a letter in the department letterhead, attention of US custom and let them know why you need this product. I would include this letter in your shipment. Please also email or fax me a copy of your DEA license, to include it in your shipment.

Please let me know if you need further information.

Many thanks, Kind regards





From: Alston, Steve M@CDCR

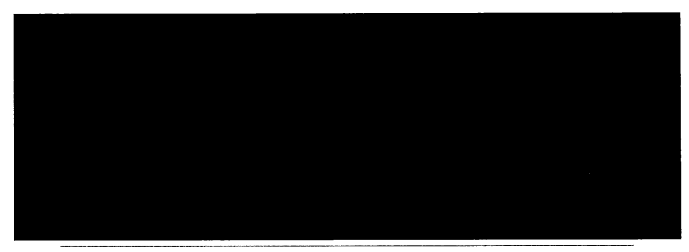
Sent: Thursday, September 30, 2010 9:52 AM

To:

Subject: FW: Thiopental Injection

My read of the attached is that it is a service contract and not a purchase as suggested in Scott's note. Additionally, it contains language that I suspect the State would not agree to include full indemnification of the contractor. Lastly, my guess is this would follow the NCB process and likely far exceed our delegated authority.

Before I respond to Scott I am interested in your thoughts.



From: McAuliffe, John@CDCR

Sent: Thursday, September 30, 2010 9:20 AM

To: Kernan, Scott@CDCR

Subject: FW: Thiopental Injection

FYI John

From:

Sent: Thursday, September 30, 2010 9:15 AM

To: McAuliffe, John@CDCR

Cc:

Subject: RE: Thiopental Injection

Received.

I have attached our standard contract (MSA). A Statement of Work (SOW) will define exact work to



MASTER SERVICE AGREEMENT TO PROVIDE PHARMACEUTICAL SUPPORT SERVICES

WIASTER SERVICE AGREEMENT TO PROVIDE PHARMAGEOTICAL SUFFORT SERVICES
THIS MASTER SERVICE AGREEMENT TO PROVIDE PHARMACEUTICAL SUPPORT SERVICES (this M) is made and entered into as of the day of , by and between , a(n) , ha ing its principal place of business at (the lient) and an ndiana corporation (ha ing its principal place of business at ecatur oule ard, ndianapolis, ndiana (the Facility). s used in this M , the term Facility will also include any additional facilities which may be operated by same uality standards as the Facility.
<u>Preliminary Statements</u>
WHEREAS, is in the business of pro iding biological, pharmaceutical and medical de ice support ser ices including, but not limited to, storage and distribution of products under controlled temperatures (the " <u>er ices</u> ")
WHEREAS, the lient wishes to store certain of its products and supplies (indi idually, a roduct, and collecti ely, the roducts) at the Facility
WHEREAS, this M sets forth the general terms and conditions under which will store the lient's roducts
NOW, THEREFORE, in consideration of the co enants, representations, warranties and mutual agreements in this M contained, and other good and aluable consideration, the receipt and sufficiency of which are acknowledged,
<u>Terms and Conditions</u>
Section 1. General Terms.
Section 1.1 <u>Definitions.</u> When used herein, the capitali ed terms abo e shall ha e the meanings therein stated and the following capitali ed terms shall ha e the meaning ascribed to them below. ny capitali ed term used but not defined in this M has the same meaning as used in the OW or any subse uent tatement of Work.
(a) " lient arties" shall ha e the meaning ascribed thereto in ection
(b) " onfidential nformation" shall ha e the meaning ascribed thereto in ection
(c) "ndemnitee" shall ha e the meaning ascribed thereto in ection
(d) " ndemnitor" shall ha e the meaning ascribed thereto in ection
(e) " nitial eriod" shall ha e the meaning ascribed thereto in ection
(f) "Offer eriod" shall ha e the meaning ascribed thereto in ection . (a).
(g) " enewal eriod" shall ha e the meaning ascribed thereto in ection
(h) "laims" shall ha e the meaning ascribed thereto in ection
(i) "arties" shall ha e the meaning ascribed thereto in ection
[Master Service Agreement Template, 06.05.09.DOC /]Master Service Agreement - Client Name, Revision, MM/DD/09

onfidential - opying is prohibited

roperty of

ACLU PRA 001087 LI000955

age of

	() "OW" shall ha e the meaning ascribed thereto in ection
	(k) " tatement of Work" shall ha e the meaning ascribed thereto in ection
	(I) "Term" shall ha e the meaning ascribed thereto in ection
pari time pari h ord ta	Section 1.2 Relationship Between MSA and Statements of Work. Will store the ducts in accordance with the terms set forth in this M and a separate work order specific to a licular roduct or roducts (each, a tatement of Work). tatement of Work may be modified from to time by way of an amended or supplemental tatement of Work signed by both parties. The lies have contemporaneously executed a tatement of Work o. (the "OW"), which is attached as libit to this M diditional future tatements of Work will be attached as hibits in consecutive error in the event of any conflict or contradiction between the provisions of the OW or any other tement Of Work and this M the OW will control, but to the maximum extent reasonably eticable each tatement of Work will be deemed to be a supplement to this M.
any to p is a the circ	Section 1.3 Right to Store Goods. The lient represents and warrants that the lient is in all possession and has full legal title to e ery roduct to be stored in the Facility (or to be handled in manner by and has the right and authority to store them at the Facility and to engage with a lient will pro ide with information concerning the roduct(s) which courate, complete and sufficient to enable to comply with all laws and regulations concerning storage, handling and transportation of the roduct(s), including, but not limited to, any facts or unstances that may make either the roduct(s), the transportation of the roduct(s), or the storage of roduct(s) in any way ha ardous to health.
and incl	Section 1.4 Packaging and Labeling. To the e tent that any tatement of Work pro ides will pro ide packaging and or labeling ser ices for the lient, the lient will deli er to er (a) the applicable packaging materials and or labels or (b) detailed instructions, including label te to artwork, for all packages and labels, including all information re uired by applicable law to be uded on the label of the applicable roduct (and the lient acknowledges that will rely on the uracy of such information without additional independent in estigation).
con whi staf rea staf	Section 1.5 Domestic Distribution of Commercial Pharmaceutical Products. f viil distribute pharmaceutical products within the continental nited tates in pliance with its W accreditation and license, and in compliance with the arious state licenses that currently holds. f lient re uests distribution to states in which retains them to do so, then lient must notify of this re uest and gi e conable time to secure that state license. The retains the right to refuse distribution to the gi en the if, in its sole discretion, it decides that the burden of securing the license outweighs the current ness opportunity.
Sec	tion 2. Term/Termination.
per unlo lea: of ta per	Section 2.1 Term. This M will commence on the date set forth abo e and will ha e an al term of three () years (the <u>nitial eriod</u>) and will automatically renew for additional one-year ods (each a <u>enewal eriod</u>) at the end of the nitial eriod and each enewal eriod thereafter as the lient or pro ides written notice to the other of its decision not to renew the M at t si ty () days prior to the e piration of the nitial eriod or the then-current enewal eriod. Withstanding the foregoing, this M will continue until satisfaction of any obligations under any ement of Work which is e ecuted during the nitial eriod or any applicable enewal eriod. The od that this M is actually in effect in accordance with the pro isions hereof is referred to in this M ne "Term".

age of

onfidential - opying is prohibited

[Master Service Agreement Template, 06.05.09.DOC /] Master Service Agreement - Client Name, Revision ____, MM/DD/09

roperty of

Section 2.2 Termination of this MSA for Breach. In the eight of a material breach of this M or a tatement of Work by either party (including, but not limited to, the lient's failure to pay all harges as specified in this M by the due date) the other party may terminate this M upon thirty () days prior written notice to the breaching party, pro ided that such breach is not cured as contemplated below. The notice will describe the material breach in reasonable detail. The recei ing party will be entitled to cure the material breach during such thirty () day period and, if not cured, this M and all tatements of Work will terminate effecti e at the end of the thirty () day period pro ided, howe er, all accrued rights and obligations, including the lient's obligations to pay any and all harges due hereunder with respect to the period prior to the termination date, will sur i e the termination of this M (and the tatements of Work) until fully discharged.

Section 2.3 <u>Termination of Statement of Work.</u> tatement of Work may be terminated by either party, with or without cause, upon ninety () days prior written notice to the other party pro ided, howe er, all accrued rights and obligations, including the lient's obligations to pay any and all harges due thereunder with respect to the period prior to the termination date, will sur i e the termination of the tatement of Work (and this M) until fully discharged. Termination of a tatement of Work will not terminate this M unless the terminating party is entitled to terminate this M in accordance with <u>ection</u>. (and properly e ercises such right in accordance with such section).

Section 3. Compensation.

Section 3.1 Terms of Payment. will pro ide the lient a monthly in oice setting forth all of the harges then due. ayment of the harges is due within thirty () days of date of the applicable in oice. n the e ent any harges are not paid when due, a late payment fee e ual to fi e percent () of the harges then due will be assessed against the lient. ny harges not paid within thirty () days of the date of in oice will accrue interest at the ma imum rate allowed by law, in addition to the fi e percent () late payment fee. The lient will reimburse for all costs incurs (including reasonable attorneys fees and collection costs) in collecting amounts owed by the lient.

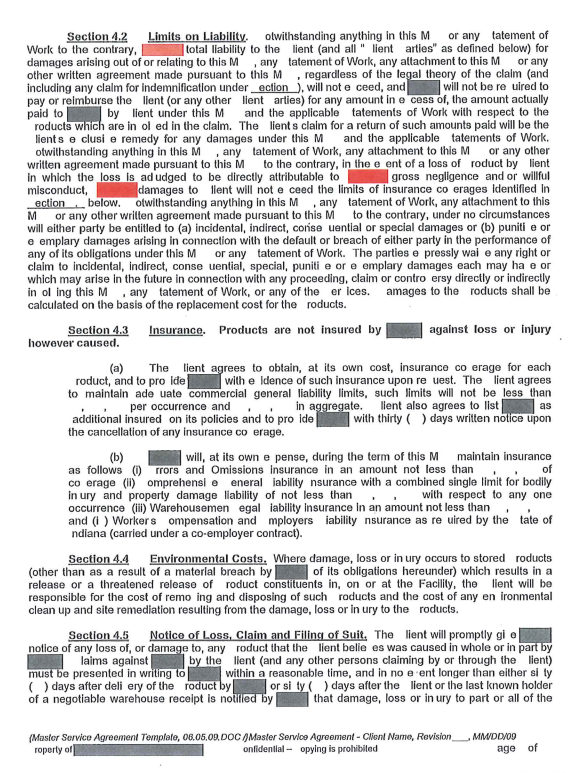
Section 3.2 Offer Period.

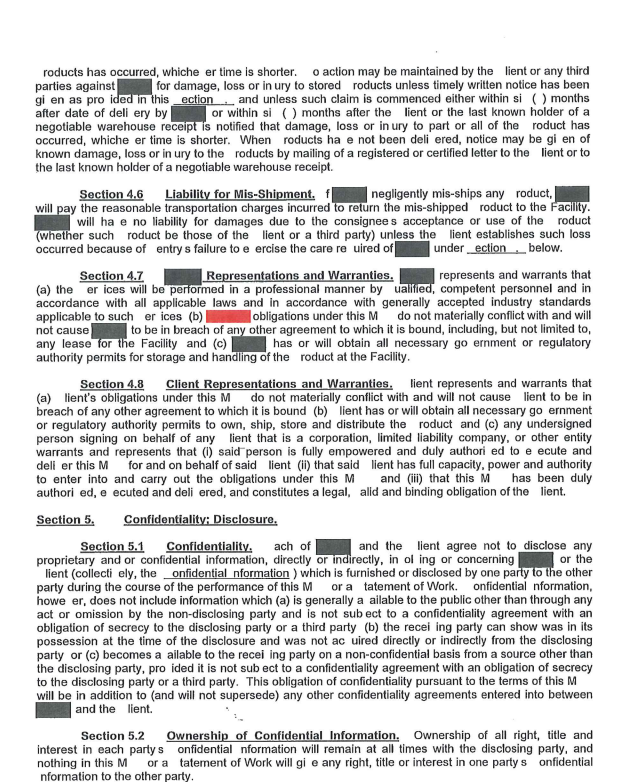
- (a) The harges uoted on a tatement of Work will remain alid for a period of thirty () days from the date the tatement of Work is signed by little (the Offer eriod). The lient must indicate its acceptance of the uoted harges by signing and deli ering the tatement of Work to within the Offer eriod. In the absence of written acceptance, the act of tendering the roduct for storage or other er ices by within the Offer eriod will constitute acceptance by the lient of the terms and conditions specified in the applicable tatement of Work.
- (b) f a roduct does not conform to the description on the applicable tatement of Work, or if a roduct is tendered to after the Offer eriod, or if a roduct is deli ered to the Facility after the deli ery date specified on the tatement of Work, may refuse to accept such roduct, in its sole discretion. I accepts such roduct, the parties shall negotiate in good faith for the charges for handling such roduct consistent with the harges outlined in the tatement of Work.

Section 4. Risk of Loss.

Section 4.1 Risk of Loss. The lient will bear the risk of any loss of or to any and all roducts at all times, e en when the roduct is in the possession of at the Facility or otherwise. will not be liable for loss, delay or damage of any kind resulting from defects in containers or other storage media furnished by or on behalf of the lient. elease of a roduct to a person in accordance with the instruction of a lient epresentati e will be considered deli ery to the lient, and entry s responsibilities in respect of such roduct will cease upon such deli ery.

(Master Service Agreement Template, 06.05.09.DOC /)Master Service Agreement - Client Name, Revision ____, MM/DD/09
roperty of _____ io harma er ices, nc. onfidential – opying is prohibited age of





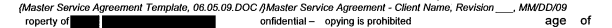
Section 5.3 Non-Disclosure and Non-Use of Confidential Information. n furtherance of this M and in order to assure ade uate protection of both parties against the wrongful use or and the lient agree to hold all onfidential information disclosure of the onfidential nformation, ach party acknowledges that any use or attempted use of any onfidential in strict confidence. nformation or any disclosure of the onfidential information to any third party would constitute immediate and irreparable harm to the disclosing party and would be of significant benefit to any competitor of the disclosing party. ach party will be deemed to have a fiduciary duty to protect all onfidential information cept with the prior written consent of the disclosing party or as from improper disclosure or use. re uired by law, each party agrees not to directly or indirectly disclose or use, or authori e any third party to disclose or use, any onfidential information for (a) an indefinite duration, or (b) in the e ent that a court of competent urisdiction determines that an indefinite period is unreasonable, fi e () years following the date hereof. The rights and remedies with respect thereto, whether legal or e uitable, will remain in full force and effect during the period described in (a) or (b) abo e, as applicable.

Section 6. Indemnification.

Indemnification by Client. The lient will indemnify, defend and hold harmless and its affiliated entities, and all of entry's and such affiliates respective shareholders, directors, managers, partners, members, officers, employees, subcontractors and agents (collecti ely, arties) from and against any and all liabilities, obligations, penalties, claims, udgments, demands, actions, disbursements of any kind and nature, suits, losses, damages, costs and e penses (including, but not limited to, reasonable attorneys' fees) arising out of or in connection with property damage or personal in ury (including, but not limited to, death) of third parties (collecti ely, __laims) which arties by reason of or arising out of (a) any person filing any lien may be incurred by any of the against any property of laims in which the person claims payment from or any ser ices pro ided to the lient (b) any in ury (including, but not limited to, death) to any person arising from the ser ices pro ided to lient pursuant to this M (c) any personal in ury (including, but not limited to, death) or property damage caused by the gross negligence or willful misconduct (acts or omissions) of any employees, agents or contractors of the lient (d) any damages that as a direct or pro imate result of the inaccuracy or incompleteness of the (i) packaging or labels or (ii) packaging or labeling information pro ided to under <u>ection</u> or (e) the material breach of any representations, warranties, co enants, agreements or obligations of the lient under this M

Section 6.2 Indemnification by selection by selections by selection by

Section 6.3 Indemnification Procedure. f any of the arties or the lient arties intends to seek indemnification pursuant to this <u>ection</u> (any such person seeking indemnification, an <u>ndemnitee</u>), the ndemnitee will promptly gi e notice to the party obligated to pro ide indemnification hereunder (any such person from whom indemnification is sought, an <u>ndemnitor</u>) describing the claim in reasonable detail <u>pro ided</u>, <u>howe er</u>, the failure to pro ide such notice will not affect the obligations of the ndemnitor unless and only to the e tent the ndemnitor is actually pre udiced. Within thirty () days after receipt of such notice, the ndemnitor will gi e notice to the ndemnitee whether (i) the ndemnitor agrees to indemnify the ndemnitee and undertake, conduct and control, through counsel of its own choosing and at its own e pense, the settlement or defense of such laim, (ii) to reser e its rights to



indemnify the ndemnitee and undertake, conduct and control, through counsel of its own choosing, the settlement or defense of such claim, or (iii) to affirmati ely refuse to indemnify the ndemnitee. If the ndemnitor takes the actions described in subparagraph (i) or (ii) immediately abo e, the ndemnitee will cooperate with it in connection therewith pro ided, howe er, that the ndemnitee may participate in such settlement or defense through counsel chosen by it pro ided, further, howe er, that the fees and e penses of such counsel will be borne by the ndemnitee. The ndemnitor will not, without the written consent of the ndemnitee, settle or compromise any action if such settlement or consent will impose any obligations on the ndemnitee. If the ndemnitor fails to take the actions described in subparagraph (i) or (ii) immediately abo e, the ndemnitee will ha e the right to contest, settle or compromise any claim without the consent of the ndemnitor pro ided, howe er, that in such case, the ndemnitee will not wai e any right to indemnity therefor pursuant to this M . n all e ents, the ndemnitee and ndemnitor will cooperate fully in all aspects of any in estigation, defense, pretrial acti ities, trial, compromise, settlement or discharge of any claim in respect of which indemnity is sought hereunder including, but not limited to, pro iding the other party with reasonable access to employees and officers (including as witnesses) and other information necessary for defense of the claim.

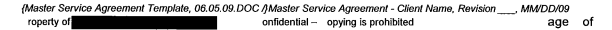
Section 7. Miscellaneous.

Section 7.1 Independent Status. entry s status will be that of an independent contractor and not that of a ser ant, agent or employee of the lient. o employee of will be regarded as an employee of the lient for any purpose, including, but not limited to, ta and insurance matters. The lient is not responsible for the payment of employer-related ta es which may be imposed with respect to any employees or agents of including, but not limited to, F, unemployment ta es, state and federal income ta withholding payments.

Section 7.2 Non-Raiding. uring the Term and for a period of one () year after the e piration or termination of the Term, both lient and will not offer employment to, employ or enter into a ser ices arrangement, as an independent contractor or otherwise, with any person employed by the other party during the Term that is or was directly or indirectly in ol ed in the performance of any of the er ices. The parties recogni e that any breach of this ection may cause irreparable in ury to the goodwill and proprietary rights of either party, inade uately compensable in monetary damages. ccordingly, in addition to any other legal or e uitable remedies that may be a ailable to a party hereunder if the other party threatens to breach or breaches any pro ision of this ection, the parties agree that the non-breaching party will be entitled to seek and obtain immediate in uncti e relief in the form of a temporary restraining order without notice, preliminary in unction or permanent in unction against the breaching party to enforce this pro ision and to en oin any iolation or threatened iolation of this pro ision. either party will be re uired to post any bond or other security and will not be re uired to demonstrate any actual in ury or damage to obtain in uncti e relief from the courts.

Section 7.3 Counterparts. This M may be e ecuted in one or more counterparts, including a facsimile counterpart with a printed acknowledgement of receipt recei ed, or an e-mail counterpart with a printed acknowledgement of receipt recei ed, each of which will be deemed to be an original, but all of which together will constitute one and the same M . Only one counterpart signed by the party against which enforceability is sought needs to be produced to e idence the e istence of this M .

Section 7.4 Severability. If a court of competent urisdiction makes a final determination that any term or pro ision of this M is in alid or unenforceable, and all rights to appeal the determination have been e hausted or the period of time during which any appeal of the determination may be perfected has been e hausted, the remaining terms and pro isions will be unimpaired and the in alid or unenforceable term or pro ision will be deemed replaced by a term or pro ision that is alid and enforceable and that most closely appro imates the intention of the parties with respect to the in alid or unenforceable term or pro ision, as e idenced by the remaining alid and enforceable terms and conditions of this M



Section 7.5 Assignment. either party may assign or delegate this M without the e press written consent of the other party, e cept that either party may assign, delegate or transfer this M and all of its respecti e rights and obligations under this M to any business entity that by sale, merger, consolidation or otherwise ac uires all or substantially all of the assets of such party to which this M relates pro ided that such assignee of the party shall be reasonably ualified to perform the er ices hereunder and shall ha e assumed in writing all of the assignor's obligations under this M pon such assignment and no ation as pro ided hereunder, any such successor entity will be deemed to be substituted for the assignor for all purposes of this M

<u>Section 7.6</u> <u>Modification.</u> This M may not be modified, amended, or wai ed in any manner e cept by an instrument in writing signed by all parties to this M .

Section 7.7 Governing Law, Venue and Jurisdiction. The alidity, performance, enforcement, interpretation and any other aspect of this M will be go erned by the laws of the tate of ndiana, notwithstanding the choice of law pro isions of the enue where the action is brought, where the iolation occurred, or where the lient may be located. The lient agrees and consents to the e clusi e urisdiction of any state or federal court located in ndianapolis, ndiana, and wai es any defense of lack of personal urisdiction or improper enue to a claim brought in such court, e cept that the lient occurred or where the lient can be found.

<u>Section 7.8</u> <u>Headings.</u> The headings of the ections of this M are inserted for con enience only and will not be deemed to constitute part of this M or to affect the construction of this M .

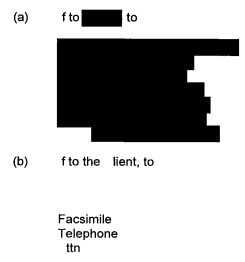
Section 7.9 Force Majeure. will be relie ed of its obligations under this M if, despite its reasonable effort to do so, it is unable to perform its duties hereunder as a result of acts of od, war, fires, terrorism, public enemies, sei ure under legal process, strikes, lockouts, riots and ci il commotions or any other reason beyond the control of

Section 7.10 Offsets. The lient wai es any e isting and future claims and offsets against payments due thereunder, and agrees to pay such amounts regardless of any offset or claim that may be asserted by the lient or on the lient's behalf.

<u>Section 7.11</u> <u>Binding Effect.</u> This M will be binding upon and inure to the benefit of the parties hereto, and any permitted successors or assigns thereof.

Section 7.13 Waiver. The wai er by any party of compliance by any other party with any pro ision of this M will not operate or be construed as a wai er of any other pro ision of this M (whether or not similar), or a continuing wai er or a wai er of any subse uent breach by a party of a pro ision of this M erformance by any party of any act not re uired of it under the terms and conditions of this M will not constitute a wai er of the limitations on its obligations under this M no performance will estop that party from asserting those limitations as to any further or future performance of its obligations. The lient acknowledges and agrees that e ery breach of this M or and a third party is uni ue. Therefore, the failure of any similar agreement entered into between to enforce the same, similar or different restriction in a similar agreement or to seek a different will not be construed as a wai er or estoppel to the remedy or any other act or omission by enforcement of this M against the lient.

 Section 7.14 Notices. Il notices and other communications pro ided to any party hereto under this M will be in writing or by facsimile and addressed or deli ered to such party at their addresses below. ny notice, if mailed and properly addressed with postage prepaid, will be deemed gi en three () business days after being sent any notice, when transmitted by facsimile if sent during normal business hours of the recipient, will be deemed gi en on such day if receipt is confirmed (and if not so confirmed, then on the ne t business day) any notice, if deli ered by hand or courier, will be deemed gi en when deli ered to the address set forth thereon any notice, when transmitted by confirmed electronic mail if sent during normal business hours of the recipient, will be deemed gi en on such day if receipt is confirmed (and if not so confirmed, then on the ne t business day), and addressed as follows



ny party may, by gi ing written notice to the other parties, change the address to which notice will be sent.

Section 7.15 Interpretation. oth parties acknowledge and agree that the terms and conditions of this M (and any applicable tatement of Work) will supersede and control o er any terms contained in any in oice or other documents e changed or entered into between and the lient that contradict or conflict with any term in this M or any OW attached hereto.

[Signature Page Follows]

IN WITNESS WHEREOF, the parties hereto ha e signed this Master er ice greement as of the day and year first abo e written by officials authori ed to bind their respecti e organi ations.

,,	"CLIENT"
	[CLIENT'S COMPANY NAME
У	у
	rinted
	Title
ate	ate

of

be conducted.

Please review and redline any issues.



From: McAuliffe, John@CDCR

Sent: Thursday, September 30, 2010 12:05 PM

To:

Subject: FW: Thiopental Injection

Importance: High

Thank v

Thank you again here is the information and email.

John McAuliffe

From:

Sent: Thursday, September 30, 2010 5:27 AM

To: McAuliffe, John@CDCR **Subject:** Thiopental Injection

Importance: High

30-09-10

Dear Mr. McAuliffe,

Thank you for your call and thank you for your interest in

I would be happy to supply you:

Thiopental Injection, powder for reconstitution, thiopental sodium, 500-mg vial packs of 25's £196.75 (pounds sterling)

The current expiry date is February 2014.

POTASSIUM CHLORIDE 1.5GM 10ML INJ. PACKS OF 10 £15.55

Expiry date: 01/13

Pancuronium Injection, pancuronium bromide 2 mg/mL, 2-mL amp packs of 10's

£58.73

Expiry date: 11/11

If you could supply me with the following information, I can produce a proforma invoice:

Invoice address

Delivery address, including contact person and contact person phone number

I will dispatch the goods to you by FedEx, FedEx delivery charges is separate item.

In order to get the product easier through US customs, I think it would be a goods idea for you to write a letter in the department letterhead, attention of US custom and let them know why you need this product. I would include this letter in your shipment. Please also email or fax me a copy of your DEA license, to include it in your shipment.

Please let me know if you need further information.

Many thanks, Kind regards





From: Alston, Steve M@CDCR

Sent: Thursday, September 30, 2010 10:53 AM

To:

Subject: Re: Thiopental Injection

Yes, please.

From:

To: Alston, Steve M@CDCR

Cc:

Sent: Thu Sep 30 10:47:55 2010

Subject: RE: Thiopental Injection

Do you want me to schedule a meeting for us to discuss?

From: Alston, Steve M@CDCR

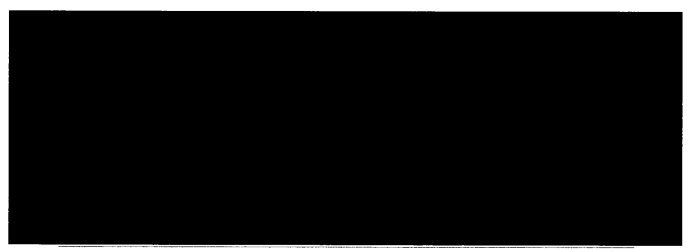
Sent: Thursday, September 30, 2010 9:52 AM

To:

Subject: FW: Thiopental Injection

My read of the attached is that it is a service contract and not a purchase as suggested in Scott's note. Additionally, it contains language that I suspect the State would not agree to include full indemnification of the contractor. Lastly, my guess is this would follow the NCB process and likely far exceed our delegated authority.

Before I respond to Scott I am interested in your thoughts.



From: McAuliffe, John@CDCR

Sent: Thursday, September 30, 2010 9:20 AM

To: Kernan, Scott@CDCR

Subject: FW: Thiopental Injection

FYI John

From:

Sent: Thursday, September 30, 2010 9:15 AM

To: McAuliffe, John@CDCR

Cc:

Subject: RE: Thiopental Injection

Received.

I have attached our standard contract (MSA). A Statement of Work (SOW) will define exact work to be conducted.

Please review and redline any issues.



From: McAuliffe, John@CDCR [mailto:John.McAuliffe@cdcr.ca.gov]

Sent: Thursday, September 30, 2010 12:05 PM

To: Mike Lewis

Subject: FW: Thiopental Injection

Importance: High

Mike

Thank you again here is the information and email.

John McAuliffe

From:

Sent: Thursday, September 30, 2010 5:27 AM

To: McAuliffe, John@CDCR **Subject:** Thiopental Injection

Importance: High

30-09-10

Dear Mr. McAuliffe,

Thank you for your call and thank you for your interest in

I would be happy to supply you: