

CONTRACT NO	AMENDMENT NO	CONTRACTOR	ISSUING OFFICE	
43385435		1900719423	Bogota, Colombia	
Agreement entered into between UNICEF and: <i>(Hereinafter referred to as "The Contractor")</i>		NAME HOSPITAL DEL SARARE	CONTACT PERSON	
CURRENCY COP	ADDRESS CALLE 30 19A 82 SARAVERENA, Colombia E-MAIL facturacionhospitaldelsarare@hotmail.com	TELEPHONE NO. 8821152	FAX NO.	
<i>This agreement shall commence on 11 Aug 2023 and shall expire upon satisfactory completion of the services described below but not later than 10 Dec 2023, unless sooner terminated under the terms of the agreement.</i>				

UNITED NATIONS CHILDREN'S FUND (UNICEF)

wishes to enter into an institutional contract
with

HOSPITAL DEL SARARE
CALLE 30 19A 82 SARAVERENA, Colombia
Telephone: 8821152
Fax:

for the provision of the following services

Objeto de la contratación

El presente contrato tiene por objeto la prestación de los servicios de atención primaria de salud ambulatorios a través de la E.S.E HOSPITAL DE SARARE, descritos en el ANEXO - FICHA DE SERVICIOS Y TARIFAS que hace parte del presente contrato, bajo la modalidad de EVENTO PAQUETE CON TECHO PRESUPUESTAL.

as stipulated in the attached document

THIS CONTRACT IS SUBJECT TO THE TERMS AND CONDITIONS HEREIN

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ITEM	SERVICE DESCRIPTION	QTY	UNIT	PRICE
10	P1 Facturas certificadas ESE Sararé			87,249,683.00
	Facturas certificadas ESEs, sistema de i	1	LE	87,249,683.00
20	P2 Facturas certificadas ESE Sararé			87,249,683.00
	Facturas certificadas ESEs, sistema de i	1	LE	87,249,683.00
30	P3 Facturas certificadas ESE Sararé			87,249,683.00
	Facturas certificadas ESEs, sistema de i	1	LE	87,249,683.00
40	P4 Facturas certificadas ESE Sararé			87,249,683.00
	Facturas certificadas ESEs, sistema de i	1	LE	87,249,683.00

Grand Total : 348,998,732.00

STATEMENT OF WORK/TOR

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2. Términos de Referencia

a. Propósito de la contratación

Atención Primaria en salud: Brindar los servicios de salud de atención básica primaria ambulatoria, para la población migrante dentro de los cursos de vida primera infancia (0 a 5 años), infancia (6 a 11 años) y adolescencia (12 a 17 años) o que se encuentren en estado de embarazo y/o en lactancia materna; E.S.E HOSPITAL DE SARARE garantizará el acceso, oportunidad y uso de los servicios a través de actividades de demanda inducida que contribuyan a la promoción y prevención con el fin de mitigar los riesgos en salud de la población migrante, en sus sedes físicas o a través de brigadas (jornadas extramurales).

Fortalecimiento de la atención: Mejorar el acceso a los servicios a través de la donación de insumos para rehidratación básica, manejo de fiebre y primeros auxilios y la entrega de suplementos alimenticios que son requeridos para mejorar los desenlaces en salud de la población.

Área de influencia: El presente contrato se ejecutará en las sedes habilitadas por E.S.E HOSPITAL DE SARARE y en los asentamientos existentes y/o nuevos donde se encuentre concentrada la población migrante, a través de brigadas de salud (jornadas extramurales), garantizando el acceso a los servicios de salud.

Se busca fomentar la humanización de los servicios de salud, la atención con calidad y la eliminación de barreras para la población migrante, que, por sus condiciones sociales, económicas y/o legales no puede tener acceso a estos servicios.

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b. Contexto

Actualmente Colombia enfrenta los efectos del fenómeno migratorio proveniente desde Venezuela, con el incremento de situaciones sociales que requieren atención en la frontera. Las personas que llegan a la frontera colombiana para asentarse o utilizarla como un corredor de paso, acentúan problemáticas locales que necesitan atención focalizada. Por las fronteras colombianas la población migrante tiene tránsito permanente, cruza diariamente de forma regular e irregular para abastecerse, acceder a servicios de salud o realizar alguna actividad que les genere ingresos. Este movimiento humano permanente ha generado una serie de dinámicas sociales complejas, exponiendo en mayor medida a niños, niñas y adolescentes a un contexto que vulnera sus derechos. La difícil situación para cubrir las necesidades básicas en Venezuela, como el acceso a la salud y la ausencia de algunos biológicos del esquema básico de vacunación, propicia el tránsito de la población migrante a Colombia, en consecuencia, el incremento de la demanda de servicios de atención en salud.

c. Objetivos y metas de la contratación

Atención Primaria en salud:

1. Prestar servicios de salud de nivel primario ambulatorio a la población objeto del presente contrato.
2. Inducir la demanda de estos servicios a través de Jornadas extramurales y otros mecanismos que contribuyan al cumplimiento de las metas convenidas entre las partes.
3. Promover y prevenir situaciones que generen riesgos de salud a la población migrante.
4. Garantizar una atención digna y con calidad a la población migrante.
5. Garantizar el acceso, oportunidad e integralidad en la atención conforme a los servicios contratados.
6. Medir la satisfacción de la población migrante conforme a los servicios prestados y mitigar aquellas situaciones donde se evidencie riesgos prevenibles en la salud de la población.
7. Realizar actividades grupales e individuales donde se fomente el autocuidado y se capacite a la población en la prevención de riesgos que afecten su salud.
8. Identificar y canalizar aquellas situaciones excepcionales donde se requiere un seguimiento total a través del seguimiento realizado por UNICEF y la E.S.E HOSPITAL DE SARARE en acompañamiento con trabajo social, medico familiarista y/o psicólogo.

1. Fortalecimiento de la atención: Realizar la entrega de insumos a la E.S.E HOSPITAL DE SARARE para la prestación de servicios a las comunidades que habitan en municipios dispersos, indígenas, víctimas del conflicto y/o migrantes venezolanos, dentro de los cursos de vida primera infancia (0 a 5 años), infancia (6 a 11 años) y adolescencia (12 a 17 años) o que se encuentren en estado de embarazo y/o en lactancia materna, permitiendo mejorar la prestación de los servicios y la correcta identificación de riesgos en la población a nivel intramural y extramural.

Apoyar a la E.S.E HOSPITAL DE SARARE con el tratamiento y mitigación de los riesgos nutricionales en la población, mediante la entrega de suplementos nutricionales.

d. Actividades específicas a ser completadas para el alcance de los objetivos

ATENCIÓN CON CALIDAD. Prestar sus servicios con la calidad profesional debida a la población cubierta en el presente contrato con UNICEF, en cumplimiento de la normatividad aplicable en Colombia (Ley 1122 de 2007, Resolución 2003 de 2014, Decreto 780 de 2016, Resolución 1441 de 2016 y Resolución 3100 de 2019) y la propuesta de servicios, relacionadas con la oportunidad, la accesibilidad y la pertinencia clínica, y absteniéndose de realizar prácticas discriminatorias o dilatorias en la atención a los usuarios.

Cumplir con la programación y el horario de los servicios contratados, y cualquier cambio en los mismos deberá ser informado a los usuarios y/o cancelado con la debida anticipación, dejando constancia de la comunicación al usuario, salvo en los casos en que se presente caso fortuito o fuerza mayor, y ello no acarree perjuicios a la población cubierta en el presente contrato.

Registrar en la Historia clínica los datos de contacto de la población cubierta y los servicios prestados, con el fin de realizar por parte de UNICEF la verificación de la prestación de estos.

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No cobrar a la población cubierta por el contrato de UNICEF, ninguna suma por la prestación de los servicios de salud acordados.

CUMPLIMIENTO DE ESTÁNDARES DE CALIDAD. Cumplir permanentemente con las normas sobre el Sistema de Garantía de Calidad y mejoramiento de la calidad y el componente de Auditoría Médica, de conformidad con lo establecido en el Decreto 1011 del 3 de abril de 2006 y la Resolución 256 de 2016 emanadas del Ministerio de la Protección Social, la Resolución 3100 de 2019 del Ministerio de Salud y Protección Social, la Circular 049 del 2 de abril de 2008 y la Circular 0056 del 6 de octubre de 2009 emanadas de la Superintendencia Nacional de Salud y las demás normas que las aclaren, modifiquen o sustituyan, normas que son de obligatorio cumplimiento.

Mantener vigente su habilitación como prestador de servicios de Salud durante el plazo de ejecución de este contrato. UNICEF podrá verificar los estándares o requisitos de habilitación y conforme a los resultados obtenidos dará el traslado correspondiente al ente de vigilancia y control.

Realizar la verificación de afiliación de la población cubierta en el presente contrato con UNICEF, esto con el fin de saber si se encuentran afiliados en algún régimen (Contributivo o Subsidiado), el cual será responsable del pago por la prestación de servicios; UNICEF reconocerá a E.S.E HOSPITAL DE SARARE únicamente la prestación de servicios a la población cubierta en el presente contrato que no cuenten con vinculación a ningún Régimen de atención en salud.

Atender las recomendaciones y sugerencias realizadas por los auditores de UNICEF.

Garantizar la suficiencia para prestar los servicios objeto del presente contrato a partir de la capacidad instalada, frente a la población asignada por UNICEF notificando inmediatamente las situaciones de emergencia funcional, así como su levantamiento.

Disponer de profesionales adecuadamente capacitados y entrenados para la atención de la población cubierta en el presente contrato con UNICEF. UNICEF podrá solicitar a E.S.E HOSPITAL DE SARARE, el cambio de los profesionales asignados a la prestación del servicio, siempre que se produzca cualquier tipo de conflicto reiterativo o falta grave que influya en la correcta prestación del servicio; estos casos serán revisados en conjunto para la solución efectiva de los mismos.

Garantizar el cumplimiento de los protocolos y guías de atención establecidos por la Ley o acordadas por las partes.

PARÁGRAFO. En virtud de la implementación de la Auditoría para el Mejoramiento de la Calidad de Atención en Salud, E.S.E HOSPITAL DE SARARE y UNICEF establecerán procesos de Auditoría Médica de Conformidad con las pautas indicativas elaboradas por el Ministerio de Salud y la Superintendencia Nacional de Salud. Las auditorías se realizarán de acuerdo con lo definido en el presente acuerdo. Así mismo E.S.E HOSPITAL DE SARARE se compromete a atender los compromisos que resulten de las evaluaciones de auditoría y calidad realizados por EL CONTRATANTE y responder los planes de mejoramiento que sean necesarios de acuerdo con los resultados y de acuerdo con lo descrito en el presente acuerdo.

REPORTES: Reportar a UNICEF todas aquellas circunstancias que se relacionen con una posible suspensión del servicio, dentro de las cuarenta y ocho (48) horas siguientes a que se conozca la limitación.

Reportar a los organismos de control e informar a UNICEF los casos en que se presenten suplantaciones o fraudes de usuarios.

PARÁGRAFO: E.S.E HOSPITAL DE SARARE debe reportar estas irregularidades a la autoridad competente y realizar las respectivas acciones jurídicas a que allá lugar; mensualmente enviara a UNICEF mediante correo electrónico la información correspondiente a estos casos si llegaran a presentarse.

Reportar a UNICEF cualquier novedad en materia de los servicios objeto del presente contrato inscrito en el registro especial de prestadores de servicios de salud por la autoridad competente, en un término máximo de tres (3) días hábiles siguientes a la

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radicación ante la autoridad que le corresponda, y enviar copia del documento de reporte.

INFORMES: Presentar a UNICEF los informes que a continuación se describen, vía correo electrónico y/o en medio magnético y dentro de los términos aquí establecidos:

Indicadores de gestión previstos en las circulares vigentes de la Superintendencia Nacional de Salud, dentro de los diez (10) primeros días de cada mes.

Nacidos vivos y defunciones de la población cubierta por el contrato, que se produzcan en sus instalaciones o bajo su atención, semanalmente y mediante los formatos establecidos en la Circular Externa conjunta 0081 de noviembre 13 de 2007 del Ministerio de la Protección Social y el Departamento Administrativo de Nacional de Estadística.

Información estadística de la población cubierta por el contrato con UNICEF sobre morbilidad, mortalidad, dentro de los diez (10) días del mes siguiente de la prestación de los servicios en el formato establecido para tal fin.

Información de prestaciones de servicios de salud RIPS, anexa en medio magnético el día veinticinco (25) de cada mes, donde se registre la prestación del mes en curso.

Informe sobre las quejas de la población cubierta por el contrato y copia de la respuesta dada por E.S.E HOSPITAL DE SARARE, dentro de los diez (10) días del mes siguiente de la presentación de la queja.

Informe de los eventos adversos trazadores definidos en la Resolución 256 de 2016 -Anexo Técnico-, del Ministerio de Salud y Protección Social, y demás normas que lo modifiquen, adicionen o deroguen los primeros diez (10) días del mes.

Informe de los eventos de interés en salud pública y aplicación de los protocolos establecidos en el Decreto 3518 de 9 de octubre del 2006 del Ministerio de salud y Protección Social, los primeros diez (10) días del mes.

Reporte de información integrada del comportamiento de los casos y muertes en los menores de cinco años por infección respiratoria aguda, enfermedad diarreica aguda o DNT de acuerdo con el protocolo de reporte en el Sistema Vigilancia en Salud Pública (SIVIGILA), los primeros diez (10) días del mes.

Informe de atenciones en salud y nutrición en niños, niñas, mujeres gestantes y lactantes, los primeros diez (10) días del mes.

Informe sobre la ocurrencia, seguimiento y análisis de los casos centinela que se presenten, de acuerdo con lo previsto en la Resolución 4505 de 2012 del Ministerio de Salud y Protección Social, que se deriven de la atención de los servicios objeto del presente contrato, los primeros diez (10) días del mes.

Cualquier otro informe técnico que le sea requerido por UNICEF, incluidos dentro del modelo de atención, al igual que los solicitados por el Ministerio de la Protección Social e Instituto Nacional de Salud que permitan evaluar el comportamiento del costo medio evento -CME- mensual, como los CUPS y los CUMS, dentro de los primeros diez (10) días de cada mes.

Cualquier otro informe técnico que le sea requerido por UNICEF, incluidos dentro del modelo de atención, para el seguimiento y gestión al desempeño de E.S.E HOSPITAL DE SARARE en la estructura y formato acordado, los primeros diez (10) días del mes.

PARÁGRAFO: El seguimiento al cumplimiento de metas y resultados en salud de la gestión de la prestación de servicios para la población migrante se realizará mediante los cálculos de actividades proyectadas (demanda potencial) vs actividades realizadas (demanda efectiva) por tener un comportamiento dinámico.

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PARÁGRAFO: Los indicadores a evaluar se encuentran contenidos en el modelo de atención que hace parte integral del presente contrato.

RENDICIÓN DE CUENTAS. Evaluando las condiciones en la atención del protegido y su conformidad con el servicio se ha dispuesto la "línea amiga" donde se está evaluando por llamada telefónica el grado de satisfacción y percepción del servicio del protegido con E.S.E HOSPITAL DE SARARE, esto con el fin de garantizar una atención digna y de calidad, redireccionando oportunamente hacia la prestación del servicio

PARÁGRAFO: E.S.E HOSPITAL DE SARARE debe informar a UNICEF todas aquellas condiciones excepcionales que afecten la salud de los protegidos, para esto es necesario incluir en el contrato trabajo social y/o medico familiarista quien sería el medio de comunicación efectivo que permitiría la identificación de estos casos. Para UNICEF la humanización del servicio es fundamental durante la prestación del servicio, entendiendo que la población migrante presenta un alto índice de vulnerabilidad.

PARÁGRAFO. A través del presente acuerdo E.S.E HOSPITAL DE SARARE se obliga con UNICEF a implementar los planes de mejora resultantes de este seguimiento con el protegido y garantizar que el correcto diligenciamiento de los datos de contacto en los RIPS.

FACTURACIÓN: Facturar los servicios dentro del mes de la prestación. Cuando E.S.E HOSPITAL DE SARARE facture pasados treinta (30) días después de la prestación efectiva sin justificación, autoriza a UNICEF a descontar del valor de la factura un treinta por ciento (30%) por cada servicio extemporáneo presentado, previa conciliación entre las partes. Vencido el contrato y los tiempos de presentación de la última factura enunciados en la presente minuta, UNICEF se abstendrá de recibir facturas y reconocer el valor de dichos servicios.

PARÁGRAFO: Los descuentos a realizar serán evaluados por la auditoría médica de UNICEF, que procederá a evaluar la pertinencia para realizar el descuento teniendo en cuenta los tiempos de atención, oportunidad y presentación de los RIPS.

Realizar la presentación de los RIPS según lo definido en la circular 029 de 2017 y Resolución 3374 de 2000, en los tiempos establecidos en el presente contrato, al igual que realizar los reportes indicados a las autoridades competentes según normatividad vigente, a través de la plataforma PISIS del sistema de información de la protección social # SISPRO.

Presentar las facturas por los servicios prestados con los soportes establecidos en el presente contrato y según lo indique la normatividad colombiana, garantizando que los medicamentos y servicios se facturen de acuerdo con el valor convenido entre las partes.

Presentar la facturación por las atenciones efectivamente prestadas a la población cubierta, de acuerdo con lo señalado en el presente contrato, y/o a la estructura definida por el Ministerio de salud y de la Protección Social, los lineamientos técnicos de los entes de control, o la normatividad que modifique adicione o sustituya la reglamentación sobre la materia.

AUDITORÍA MÉDICA: Brindar el soporte necesario con el recurso físico, humano, y tecnológico que permite implementar los procesos de auditoría médica que desarrolle UNICEF.

Asistir a las reuniones de seguimiento sobre la ejecución del contrato y para la evaluación de los resultados en la gestión de los servicios con base en los tableros de mando previamente concertados con UNICEF.

Brindar acceso a UNICEF a las historias clínicas a través de carpetas compartidas durante el tiempo de ejecución del contrato, con el fin de auditar la respectiva prestación de los servicios.

E.S.E HOSPITAL DE SARARE garantizará la creación de un correo electrónico exclusivo para el intercambio de información con

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UNICEF, el cual debe ser manejado por la persona responsable del seguimiento; si se cuenta con varias personas responsables del seguimiento deben entregarse los correos electrónicos los cuales deben ser institucionales.

PARÁGRAFO: UNICEF efectuará a E.S.E HOSPITAL DE SARARE, auditorías periódicas y una evaluación sobre el cumplimiento a la adherencia de guías de práctica clínica y/ o protocolos de manejo, ejecución de intervenciones de Ruta Integral de Atención de PYMSN y la RMP; y de acuerdo con esta efectuará las recomendaciones sobre las cuales se definirán y acordarán los ajustes que deba implementar y efectuar.

PARÁGRAFO: En la revisión técnica efectuada por UNICEF se realizará auditoría aleatoria a los RIPS presentados, donde se solicitará muestra de las historias clínicas y se indagará con los beneficiarios la realización y correcta prestación de servicios.

PARÁGRAFO: En caso de evidenciarse atenciones no prestadas o población que se encuentren afiliada en algún régimen de atención, UNICEF realizara el ajuste en la factura del siguiente mes, generando los respectivos descuentos.

PARÁGRAFO: En el momento de la prestación del servicio E.S.E HOSPITAL DE SARARE podrá anexar soporte del pantallazo de verificación en ADRES donde se certifique que el usuario no cuenta con ningún tipo de afiliación al sistema general de seguridad social en salud, con el fin de comprobar que para el momento de la atención el afiliado no contaba con afiliación a ninguna EAPB.

RUTA DE PROMOCIÓN Y MANTENIMIENTO DE LA SALUD de aquí en adelante denominada RPYMS:

Cumplir con las metas y resultados en salud de las actividades de la RPYMS, de acuerdo con lo contratado, descrito en la metodología de evaluación de los programas de la RPYMS de UNICEF, y en concordancia con los lineamientos establecidos en la Resolución 3280 de 2018, Resolución 276 de 2019 del Ministerio de Salud y Protección Social y demás normas que lo adicionen, modifiquen o deroguen.

Generar planes de mejora en conjunto con E.S.E HOSPITAL DE SARARE, para el cierre de brechas en las actividades de la RPYMS donde se presente variación en el cumplimiento.

Validar la calidad de la información emitida por E.S.E HOSPITAL DE SARARE, correspondiente a las actividades de Protección Específica y Detección Temprana de la presente ruta. (según lo contenido en el modelo de atención entregado con la presente minuta) E.S.E HOSPITAL DE SARARE debe garantizar el servicio de vacunación sin barreras, así como el registro de las vacunas en el sistema de Información al Sistema PAI-WEB, o el aplicativo que lo actualice o derogue, de acuerdo con lo estipulado en la Circular 044 de 2013, del Ministerio de Salud y Protección Social; así como garantizar la búsqueda y registro en el sistema del esquema completo de vacunación de la población objeto.
Garantizar un auxiliar de vacunación y un equipo de cómputo por cada 10000 menores de 6 años objeto de vacunación, asignados a E.S.E HOSPITAL DE SARARE

Realizar la demanda inducida intramural y telefónica de la población cubierta con objeto de las actividades de la RPYMS, así como la población inasistente e inactiva en programas, o que presente alguna alerta en las actividades realizadas.
Realizar la demanda inducida extramural de la población cubierta con objeto de las actividades de la RPYMS, así como la población inasistente e inactiva en programas, o que presente alguna alerta en las actividades realizadas, si esta se contrata con la institución.

Entregar reportes e informes de prestación de forma oportuna dando cumplimiento a estructuras y formatos, fechas y tiempos estipulados en el presente contrato y la normatividad vigente
Realizar el registro en la historia clínica de las actividades de la inducción a la demanda que E.S.E HOSPITAL DE SARARE realice, (efectiva y no efectiva), y notificar a UNICEF, aquella población que no ha logrado ser contactada.

DEMANDA INDUCIDA. E.S.E HOSPITAL DE SARARE debe incentivar, organizar y orientar a los protegidos hacia la utilización de los

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servicios de protección específica y detección temprana y la adhesión a los programas de control. Esto con el objetivo de asegurar y garantizar un el mejoramiento de la salud de los protegidos

Los servicios de protección específica y de detección temprana no son consumidos por los migrantes en forma espontánea y por lo tanto E.S.E HOSPITAL DE SARARE, tienen que diseñar e implementar estrategias para inducir la demanda de estos servicios, de manera que se garanticen las coberturas necesarias para impactar la salud de la colectividad.

PARÁGRAFO. E.S.E HOSPITAL DE SARARE debe garantizar el cumplimiento de las metas de PYP a través de la implementación de estrategias para incentivar la demanda, UNICEF en las reuniones de seguimiento semanal revisará el impacto de las estrategias implementadas para incentivar el uso de los servicios de salud y se consignara la evidencia de la implementación de estas estrategias; la Auditoria designada por UNICEF evaluara y realizara las recomendaciones necesarias con el fin de cumplir con las metas establecidas.

MANEJO Y SUMINISTRO DE INFORMACIÓN: No divulgar información epidemiológica a terceros, relacionada con la población cubierta en el presente contrato con UNICEF, salvo que se trate de requerimientos efectuados acorde con la normatividad vigente por los Organismos de Vigilancia y Control del Estado.

Permitir a UNICEF el acceso a la información relacionada con el estado de salud de la población cubierta y la prestación de los Servicios, facilitando el acceso a la historia clínica (a través de carpetas compartidas según lo expresado en la anterior cláusula) y demás documentos que requiera UNICEF de conformidad con la Ley 23 del 18 de febrero de 1981, el Decreto reglamentario 3380 del 30 de noviembre de 1981, Decreto 1725 de 1999, la Resolución 1995 del 8 de julio de 1999 del Ministerio de Salud y demás normas que las aclaren, modifiquen o sustituyan.

Abstenerse de divulgar cualquier información relacionada con la población cubierta, sin perjuicio de suministrarle la que requiera UNICEF para efectos de este contrato, o la que requieran las autoridades competentes o que sea solicitada directamente por el beneficiario, siendo obligación de E.S.E HOSPITAL DE SARARE obtener las autorizaciones del caso por parte del paciente, previamente o durante la prestación de los servicios de salud.

En caso de presentarse requerimientos por parte de cualquier medio de comunicación E.S.E HOSPITAL DE SARARE se abstendrá de dar información del presente contrato, adicional deberá informarse a UNICEF cualquier información demandada por los medios de comunicación u ofrecida a ellos, que se relacione o afecte la marca, la imagen o la reputación de UNICEF antes de su publicación o respuesta, y en caso de suministro de dicha información precisar qué E.S.E HOSPITAL DE SARARE es la prestadora de los servicios.

Guardar la confidencialidad de la información de UNICEF a la que tenga acceso durante ejecución del presente contrato. No usar la marca de UNICEF ante sus proveedores o terceros para ningún propósito.

Informar el correo electrónico al cual UNICEF hará las notificaciones que así se requieran.

Realizar todas las acciones pertinentes para cumplir con los lineamientos normativos de la seguridad y privacidad de la información y acordes con la "Política de Seguridad y Privacidad de la información" de UNICEF.

e. Productos tangibles y medibles de la contratación

Valor y metas mensuales:

Agrupador: ENFERMERÍA. Código: 890205. Servicios: CONSULTA DE PRIMERA VEZ POR ENFERMERÍA. Valor unitario: \$22745.

Primera infancia

(0 a 5 años): 30. Infancia

(6 a 11 años): 20. Adolescencia

(12 a 17 años): 10. Gestantes: 28. Lactantes: 7. Actividades mes: 95. Valor mes: \$2160800

Agrupador: ENFERMERÍA. Código: 890305. Servicios: CONSULTA DE CONTROL O DE SEGUIMIENTO POR ENFERMERÍA +. Valor unitario: \$22745. Primera infancia

CONTRACT NO	AMENDMENT NO	CONTRACTOR	ISSUING OFFICE	
43385435		1900719423	Bogota, Colombia	
Agreement entered into between UNICEF and: <i>(Hereinafter referred to as "The Contractor")</i>		NAME HOSPITAL DEL SARARE	CONTACT PERSON	
CURRENCY COP	ADDRESS CALLE 30 19A 82 SARAVERENA, Colombia E-MAIL facturacionhospitaldelsarare@hotmail.com	TELEPHONE NO. 8821152	FAX NO.	

(0 a 5 años): 30. Infancia
 (6 a 11 años): 20. Adolescencia
 (12 a 17 años): 10. Gestantes: 28. Lactantes: 7. Actividades mes: 95. Valor mes: \$2160800
 Agrupador: PEDIATRIA. Código: 890283. Servicios: CONSULTA DE PRIMERA VEZ POR ESPECIALISTA EN PEDIATRÍA. Valor unitario: \$57221. Primera infancia

(0 a 5 años): 30. Infancia
 (6 a 11 años): 20. Adolescencia
 (12 a 17 años): 0. Gestantes: 0. Lactantes: 0. Actividades mes: 50. Valor mes: \$2861040
 Agrupador: PEDIATRÍA. Código: 890383. Servicios: CONSULTA DE CONTROL O DE SEGUIMIENTO POR ESPECIALISTA EN PEDIATRÍA. Valor unitario: \$57221. Primera infancia

(0 a 5 años): 30. Infancia
 (6 a 11 años): 20. Adolescencia
 (12 a 17 años): 0. Gestantes: 0. Lactantes: 0. Actividades mes: 50. Valor mes: \$2861040
 Agrupador: MEDICINA GENERAL. Código: 890201. Servicios: CONSULTA DE PRIMERA VEZ POR MEDICINA GENERAL. Valor unitario: \$38111. Primera infancia

(0 a 5 años): 30. Infancia
 (6 a 11 años): 20. Adolescencia
 (12 a 17 años): 0. Gestantes: 0. Lactantes: 0. Actividades mes: 50. Valor mes: \$2861040
 Agrupador: MEDICINA GENERAL. Código: 890301. Servicios: CONSULTA DE CONTROL O DE SEGUIMIENTO POR MEDICINA GENERAL +. Valor unitario: \$38111. Primera infancia

(0 a 5 años): 30. Infancia
 (6 a 11 años): 20. Adolescencia
 (12 a 17 años): 10. Gestantes: 28. Lactantes: 7. Actividades mes: 95. Valor mes: \$3620578
 Agrupador: MEDICINA GENERAL. Código: 890301. Servicios: CONSULTA DE CONTROL O DE SEGUIMIENTO POR MEDICINA GENERAL +. Valor unitario: \$38111. Primera infancia

(0 a 5 años): 30. Infancia
 (6 a 11 años): 20. Adolescencia
 (12 a 17 años): 10. Gestantes: 28. Lactantes: 7. Actividades mes: 95. Valor mes: \$3620578
 Agrupador: NUTRICIÓN Y DIETÉTICA. Código: 890206. Servicios: CONSULTA DE PRIMERA VEZ POR NUTRICIÓN Y DIETÉTICA. Valor unitario: \$27846. Primera infancia

(0 a 5 años): 30. Infancia
 (6 a 11 años): 5. Adolescencia
 (12 a 17 años): 0. Gestantes: 28. Lactantes: 0. Actividades mes: 63. Valor mes: \$1754298
 Agrupador: NUTRICIÓN Y DIETÉTICA. Código: 890306. Servicios: CONSULTA DE CONTROL O DE SEGUIMIENTO POR NUTRICIÓN Y DIETÉTICA +. Valor unitario: \$25437. Primera infancia

(0 a 5 años): 30. Infancia
 (6 a 11 años): 5. Adolescencia
 (12 a 17 años): 0. Gestantes: 28. Lactantes: 0. Actividades mes: 63. Valor mes: \$1602500
 Agrupador: ODONTOLOGÍA GENERAL. Código: 890203. Servicios: CONSULTA DE PRIMERA VEZ POR ODONTOLOGÍA GENERAL. Valor unitario: \$26208. Primera infancia

(0 a 5 años): 25. Infancia
 (6 a 11 años): 9. Adolescencia
 (12 a 17 años): 5. Gestantes: 15. Lactantes: 0. Actividades mes: 54. Valor mes: \$1415232
 Agrupador: ODONTOLOGÍA GENERAL. Código: 890303. Servicios: CONSULTA DE CONTROL O DE SEGUIMIENTO POR ODONTOLOGÍA GENERAL +. Valor unitario: \$26208. Primera infancia

(0 a 5 años): 25. Infancia
 (6 a 11 años): 9. Adolescencia
 (12 a 17 años): 5. Gestantes: 15. Lactantes: 0. Actividades mes: 54. Valor mes: \$1415232
 Agrupador: ODONTOLOGÍA GENERAL. Código: 990203. Servicios: EDUCACIÓN INDIVIDUAL EN SALUD, POR ODONTOLOGÍA. Valor unitario: \$17909. Primera infancia

(0 a 5 años): 25. Infancia
 (6 a 11 años): 9. Adolescencia
 (12 a 17 años): 5. Gestantes: 15. Lactantes: 0. Actividades mes: 54. Valor mes: \$967075

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Agrupador: PLANIFICACIÓN FAMILIAR. Código: 861801. Servicios: INSERCIÓN DE ANTICONCEPTIVOS SUBDÉRMICOS. Valor unitario: \$22745. Primera infancia

(0 a 5 años): 0. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 15. Lactantes: 7. Actividades mes: 22. Valor mes: \$500396

Agrupador: LABORATORIO CLÍNICO. Código: 901235. Servicios: UROCULTIVO . Valor unitario: \$75600. Primera infancia

(0 a 5 años): 5. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 15. Lactantes: 0. Actividades mes: 20. Valor mes: \$1512000

Agrupador: LABORATORIO CLÍNICO. Código: 901107. Servicios: FROTIS VAGINAL . Valor unitario: \$61380. Primera infancia

(0 a 5 años): 5. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 15. Lactantes: 0. Actividades mes: 20. Valor mes: \$1227600

Agrupador: LABORATORIO CLÍNICO. Código: 901107. Servicios: GOTA GRUESA . Valor unitario: \$14850. Primera infancia

(0 a 5 años): 5. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 15. Lactantes: 0. Actividades mes: 20. Valor mes: \$297000

Agrupador: LABORATORIO CLÍNICO. Código: 906244. Servicios: RUBEOLA IGG E IGM . Valor unitario: \$100080. Primera infancia

(0 a 5 años): 5. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 15. Lactantes: 0. Actividades mes: 20. Valor mes: \$2001600

Agrupador: LABORATORIO CLÍNICO. Código: 906133. Servicios: TRIPANOSOMA CRUZI IGG . Valor unitario: \$79740. Primera infancia

(0 a 5 años): 5. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 15. Lactantes: 0. Actividades mes: 20. Valor mes: \$1594800

Agrupador: LABORATORIO CLÍNICO. Código: 904902. Servicios: TSH . Valor unitario: \$90720. Primera infancia

(0 a 5 años): 5. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 15. Lactantes: 0. Actividades mes: 20. Valor mes: \$1814400

Agrupador: LABORATORIO CLÍNICO. Código: 903890. Servicios: PRUEBA TOLERANCIA GLUCOSA 5 MUESTRAS . Valor unitario: \$79380. Primera infancia

(0 a 5 años): 5. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 15. Lactantes: 0. Actividades mes: 20. Valor mes: \$1587600

Agrupador: LABORATORIO CLÍNICO. Código: 904925. Servicios: T4L . Valor unitario: \$69030. Primera infancia

(0 a 5 años): 5. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 15. Lactantes: 0. Actividades mes: 20. Valor mes: \$1380600

Agrupador: LABORATORIO CLÍNICO. Código: 904921. Servicios: T3T . Valor unitario: \$67590. Primera infancia

(0 a 5 años): 5. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 15. Lactantes: 0. Actividades mes: 20. Valor mes: \$1351800

Agrupador: LABORATORIO CLÍNICO. Código: 911004. Servicios: COOMBS INDIRECTO . Valor unitario: \$21420. Primera infancia

(0 a 5 años): 5. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 15. Lactantes: 0. Actividades mes: 20. Valor mes: \$428400

Agrupador: LABORATORIO CLÍNICO. Código: 901217. Servicios: CULTIVO RECTOVAGINAL PARA DETECCIÓN S AGALACTIAE .

CONTRACT NO	AMENDMENT NO	CONTRACTOR	ISSUING OFFICE	
43385435		1900719423	Bogota, Colombia	
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CURRENCY COP	ADDRESS CALLE 30 19A 82 SARAVERENA, Colombia E-MAIL facturacionhospitaldelsarare@hotmail.com		TELEPHONE NO. 8821152	FAX NO.

Valor unitario: \$64350. Primera infancia
 (0 a 5 años): 5. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 0. Gestantes: 15. Lactantes: 0. Actividades mes: 20. Valor mes: \$1287000
 Agrupador: LABORATORIO CLÍNICO. Código: 902207. Servicios: HEMOGRAMA I (HEMOGLOBINA HEMATOCRITO Y LEUCOGRAMA) MANUAL. Valor unitario: \$24221. Primera infancia
 (0 a 5 años): 5. Infancia
 (6 a 11 años): 8. Adolescencia
 (12 a 17 años): 5. Gestantes: 15. Lactantes: 0. Actividades mes: 33. Valor mes: \$799296
 Agrupador: LABORATORIO CLÍNICO. Código: 902212. Servicios: HEMOCLASIFICACIÓN GRUPO ABO Y FACTOR RH +. Valor unitario: \$30993. Primera infancia
 (0 a 5 años): 5. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 0. Gestantes: 15. Lactantes: 0. Actividades mes: 20. Valor mes: \$619852
 Agrupador: LABORATORIO CLÍNICO. Código: 902213. Servicios: HEMOGLOBINA +. Valor unitario: \$9937. Primera infancia
 (0 a 5 años): 5. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 0. Gestantes: 15. Lactantes: 0. Actividades mes: 20. Valor mes: \$198744
 Agrupador: LABORATORIO CLÍNICO. Código: 903815. Servicios: COLESTEROL DE ALTA DENSIDAD [HDL]. Valor unitario: \$26863. Primera infancia
 (0 a 5 años): 5. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 5. Gestantes: 15. Lactantes: 0. Actividades mes: 25. Valor mes: \$671580
 Agrupador: LABORATORIO CLÍNICO. Código: 903818. Servicios: COLESTEROL TOTAL. Valor unitario: \$32542. Primera infancia
 (0 a 5 años): 5. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 5. Gestantes: 15. Lactantes: 0. Actividades mes: 25. Valor mes: \$813540
 Agrupador: LABORATORIO CLÍNICO. Código: 903822. Servicios: CREATINA. Valor unitario: \$17909. Primera infancia
 (0 a 5 años): 5. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 5. Gestantes: 15. Lactantes: 0. Actividades mes: 25. Valor mes: \$447720
 Agrupador: LABORATORIO CLÍNICO. Código: 903841. Servicios: GLUCOSA EN SUERO. LCR U OTRO FLUIDO DIFERENTE A ORINA. Valor unitario: \$14585. Primera infancia
 (0 a 5 años): 5. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 0. Gestantes: 15. Lactantes: 0. Actividades mes: 20. Valor mes: \$291695
 Agrupador: LABORATORIO CLÍNICO. Código: 904508. Servicios: GONADOTROPINA CORIÓNIC. SUBUNIDAD BETA CUALITATIVA. [BHCG] PRUEBA DE EMBARAZO EN ORINA O SUERO +. Valor unitario: \$53477. Primera infancia
 (0 a 5 años): 5. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 5. Gestantes: 15. Lactantes: 0. Actividades mes: 25. Valor mes: \$1336936
 Agrupador: LABORATORIO CLÍNICO. Código: 906127. Servicios: TOXOPLASMA GONDII ANTICUERPOS IG G AUTOMATIZADO. Valor unitario: \$89071. Primera infancia
 (0 a 5 años): 5. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 0. Gestantes: 15. Lactantes: 0. Actividades mes: 20. Valor mes: \$1781423
 Agrupador: LABORATORIO CLÍNICO. Código: 906129. Servicios: TOXOPLASMA GONDII ANTICUERPOS IG M AUTOMATIZADO. Valor unitario: \$89071. Primera infancia

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(0 a 5 años): 5. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 0. Gestantes: 15. Lactantes: 0. Actividades mes: 20. Valor mes: \$1781423
 Agrupador: LABORATORIO CLÍNICO. Código: 906249. Servicios: VIRUS DE INMUNODEFICIENCIA HUMANA 1 Y 2 ANTICUERPOS. Valor unitario: \$167725. Primera infancia

(0 a 5 años): 5. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 5. Gestantes: 15. Lactantes: 0. Actividades mes: 25. Valor mes: \$4193116
 Agrupador: LABORATORIO CLÍNICO. Código: 906317. Servicios: HEPATITIS B ANTÍGENO DE SUPERFICIE [AG HBS]. Valor unitario: \$115315. Primera infancia

(0 a 5 años): 5. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 0. Gestantes: 15. Lactantes: 0. Actividades mes: 20. Valor mes: \$2306304
 Agrupador: LABORATORIO CLÍNICO. Código: 906915. Servicios: PRUEBA NO TREPONEMICA MANUAL. Valor unitario: \$15453. Primera infancia

(0 a 5 años): 5. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 0. Gestantes: 15. Lactantes: 0. Actividades mes: 20. Valor mes: \$309058
 Agrupador: LABORATORIO CLÍNICO. Código: 907106. Servicios: UROANÁLISIS. Valor unitario: \$15453. Primera infancia

(0 a 5 años): 5. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 5. Gestantes: 15. Lactantes: 0. Actividades mes: 25. Valor mes: \$386322
 Agrupador: LABORATORIO CLÍNICO. Código: C00012. Servicios: TREPONEMA PALLIDUM, ANTICUERPOS PARA SIFILIS, PRUEBAS RAPIDAS POR INMUNOCROMATOGRAFIA. Valor unitario: \$61380. Primera infancia

(0 a 5 años): 5. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 5. Gestantes: 15. Lactantes: 0. Actividades mes: 25. Valor mes: \$1534503
 Agrupador: LABORATORIO DE PATOLOGÍA. Código: 892901. Servicios: TOMA NO QUIRÚRGICA DE MUESTRA O TEJIDO VAGINAL PARA ESTUDIO CITOLÓGICO. Valor unitario: \$8508. Primera infancia

(0 a 5 años): 0. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 5. Gestantes: 0. Lactantes: 0. Actividades mes: 5. Valor mes: \$42539
 Agrupador: LABORATORIO DE PATOLOGÍA. Código: 898001. Servicios: ESTUDIO DE COLORACIÓN BÁSICA EN CITOLOGÍA VAGINAL TUMORAL O FUNCIONAL. Valor unitario: \$30685. Primera infancia

(0 a 5 años): 0. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 5. Gestantes: 0. Lactantes: 0. Actividades mes: 5. Valor mes: \$153426
 Agrupador: ULTRASONIDO. Código: 881431. Servicios: ECOGRAFÍA OBSTÉTRICA TRANSABDOMINAL. Valor unitario: \$76830. Primera infancia

(0 a 5 años): 0. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 0. Gestantes: 13. Lactantes: 0. Actividades mes: 13. Valor mes: \$998795
 Agrupador: ULTRASONIDO. Código: 881432. Servicios: ECOGRAFÍA OBSTÉTRICA TRANSVAGINAL. Valor unitario: \$141840. Primera infancia

(0 a 5 años): 0. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 0. Gestantes: 13. Lactantes: 0. Actividades mes: 13. Valor mes: \$1843920
 Agrupador: ULTRASONIDO. Código: 881437. Servicios: ECOGRAFÍA OBSTÉTRICA DETALLE ANATÓMICO. Valor unitario:

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\$185400. Primera infancia
 (0 a 5 años): 0. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 0. Gestantes: 13. Lactantes: 0. Actividades mes: 13. Valor mes: \$2410200
 Agrupador: ULTRASONIDO. Código: 897011. Servicios: MONITORÍA FETAL . Valor unitario: \$31050. Primera infancia
 (0 a 5 años): 0. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 0. Gestantes: 13. Lactantes: 0. Actividades mes: 13. Valor mes: \$403650
 Agrupador: EDUCACIÓN EN SALUD. Código: A10003. Servicios: INFORMACIÓN, EDUCACIÓN Y COMUNICACIÓN EN POBLACIÓN DE MUJERES GESTANTES Y LACTANTES. Valor unitario: \$22745. Primera infancia
 (0 a 5 años): 0. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 0. Gestantes: 28. Lactantes: 7. Actividades mes: 35. Valor mes: \$796084
 Agrupador: EDUCACIÓN EN SALUD. Código: A10001. Servicios: INFORMACIÓN, EDUCACIÓN Y COMUNICACIÓN EN POBLACIÓN INFANTIL Y ADOLESCENTE. Valor unitario: \$22745. Primera infancia
 (0 a 5 años): 30. Infancia
 (6 a 11 años): 8. Adolescencia
 (12 a 17 años): 4. Gestantes: 0. Lactantes: 0. Actividades mes: 42. Valor mes: \$955301
 Agrupador: PROTECCIÓN ESPECÍFICA - VACUNACIÓN. Código: 993102. Servicios: VACUNACIÓN CONTRA TUBERCULOSIS (BCG). Valor unitario: \$21840. Primera infancia
 (0 a 5 años): 21. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 0. Gestantes: 0. Lactantes: 0. Actividades mes: 21. Valor mes: \$458640
 Agrupador: PROTECCIÓN ESPECÍFICA - VACUNACIÓN. Código: 993104. Servicios: VACUNACIÓN CONTRA HAEMOPHILUS INFLUENZA TIPO B +. Valor unitario: \$21840. Primera infancia
 (0 a 5 años): 21. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 0. Gestantes: 0. Lactantes: 0. Actividades mes: 21. Valor mes: \$458640
 Agrupador: PROTECCIÓN ESPECÍFICA - VACUNACIÓN. Código: 993106. Servicios: VACUNACIÓN CONTRA NEUMOCOCO. Valor unitario: \$21840. Primera infancia
 (0 a 5 años): 21. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 0. Gestantes: 0. Lactantes: 0. Actividades mes: 21. Valor mes: \$458640
 Agrupador: PROTECCIÓN ESPECÍFICA - VACUNACIÓN. Código: 993120. Servicios: VACUNACIÓN COMBINADA CONTRA TÉTANOS Y DIFTERIA (TD) +. Valor unitario: \$21840. Primera infancia
 (0 a 5 años): 21. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 0. Gestantes: 0. Lactantes: 0. Actividades mes: 21. Valor mes: \$458640
 Agrupador: PROTECCIÓN ESPECÍFICA - VACUNACIÓN. Código: 993122. Servicios: VACUNACIÓN COMBINADA CONTRA DIFTERIA, TÉTANOS Y TOS FERINA (DPT). Valor unitario: \$21840. Primera infancia
 (0 a 5 años): 21. Infancia
 (6 a 11 años): 0. Adolescencia
 (12 a 17 años): 0. Gestantes: 0. Lactantes: 0. Actividades mes: 21. Valor mes: \$458640
 Agrupador: PROTECCIÓN ESPECÍFICA - VACUNACIÓN. Código: 993123. Servicios: VACUNACIÓN COMBINADA CONTRA HAEMOPHILUS INFLUENZA TIPO B, DIFTERIA, TÉTANOS Y TOS FERINA (TETRAVALENTE). Valor unitario: \$21840. Primera infancia
 (0 a 5 años): 21. Infancia
 (6 a 11 años): 0. Adolescencia

CONTRACT NO	AMENDMENT NO	CONTRACTOR	ISSUING OFFICE	
43385435		1900719423	Bogota, Colombia	
Agreement entered into between UNICEF and: (Hereinafter referred to as "The Contractor")		NAME HOSPITAL DEL SARARE	CONTACT PERSON	
CURRENCY COP	ADDRESS CALLE 30 19A 82 SARAVERENA, Colombia E-MAIL facturacionhospitaldelsarare@hotmail.com	TELEPHONE NO. 8821152	FAX NO.	

(12 a 17 años): 0. Gestantes: 0. Lactantes: 0. Actividades mes: 21. Valor mes: \$458640

Agrupador: PROTECCIÓN ESPECÍFICA - VACUNACIÓN. Código: 993501. Servicios: VACUNACIÓN CONTRA POLIOMIELITIS (VOP O IVP). Valor unitario: \$21840. Primera infancia

(0 a 5 años): 21. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 0. Lactantes: 0. Actividades mes: 21. Valor mes: \$458640

Agrupador: PROTECCIÓN ESPECÍFICA - VACUNACIÓN. Código: 993502. Servicios: VACUNACIÓN CONTRA HEPATITIS A. Valor unitario: \$21840. Primera infancia

(0 a 5 años): 21. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 0. Lactantes: 0. Actividades mes: 21. Valor mes: \$458640

Agrupador: PROTECCIÓN ESPECÍFICA - VACUNACIÓN. Código: 993503. Servicios: VACUNACIÓN CONTRA HEPATITIS B. Valor unitario: \$21840. Primera infancia

(0 a 5 años): 21. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 0. Lactantes: 0. Actividades mes: 21. Valor mes: \$458640

Agrupador: PROTECCIÓN ESPECÍFICA - VACUNACIÓN. Código: 993504. Servicios: VACUNACIÓN CONTRA FIEBRE AMARILLA. Valor unitario: \$21840. Primera infancia

(0 a 5 años): 21. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 0. Lactantes: 0. Actividades mes: 21. Valor mes: \$458640

Agrupador: PROTECCIÓN ESPECÍFICA - VACUNACIÓN. Código: 993509. Servicios: VACUNACIÓN CONTRA VARICELA. Valor unitario: \$21840. Primera infancia

(0 a 5 años): 21. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 0. Lactantes: 0. Actividades mes: 21. Valor mes: \$458640

Agrupador: PROTECCIÓN ESPECÍFICA - VACUNACIÓN. Código: 993510. Servicios: VACUNACIÓN CONTRA INFLUENZA. Valor unitario: \$21840. Primera infancia

(0 a 5 años): 21. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 0. Lactantes: 0. Actividades mes: 21. Valor mes: \$458640

Agrupador: PROTECCIÓN ESPECÍFICA - VACUNACIÓN. Código: 993512. Servicios: VACUNACIÓN CONTRA ROTAVIRUS. Valor unitario: \$21840. Primera infancia

(0 a 5 años): 21. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 0. Lactantes: 0. Actividades mes: 21. Valor mes: \$458640

Agrupador: PROTECCIÓN ESPECÍFICA - VACUNACIÓN. Código: 993513. Servicios: VACUNACIÓN CONTRA VIRUS DEL PAPILOMA HUMANO (VPH)**. Valor unitario: \$21840. Primera infancia

(0 a 5 años): 0. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 16. Gestantes: 0. Lactantes: 0. Actividades mes: 16. Valor mes: \$349440

Agrupador: PROTECCIÓN ESPECÍFICA - VACUNACIÓN. Código: 993520. Servicios: VACUNACIÓN COMBINADA CONTRA SARAMPION Y RUBEOLA (SR) (DOBLE VIRAL) +. Valor unitario: \$21840. Primera infancia

(0 a 5 años): 24. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 0. Lactantes: 0. Actividades mes: 24. Valor mes: \$524160

Agrupador: PROTECCIÓN ESPECÍFICA - VACUNACIÓN. Código: 993522. Servicios: VACUNACIÓN COMBINADA CONTRA SARAMPION. PAROTIDITIS Y RUBEOLA (SRP) (TRIPLE VIRAL) +. Valor unitario: \$21840. Primera infancia

CONTRACT NO	AMENDMENT NO	CONTRACTOR	ISSUING OFFICE	
43385435		1900719423	Bogota, Colombia	
Agreement entered into between UNICEF and: (Hereinafter referred to as "The Contractor")		NAME HOSPITAL DEL SARARE	CONTACT PERSON	
CURRENCY COP	ADDRESS CALLE 30 19A 82 SARAVERENA, Colombia E-MAIL facturacionhospitaldelsarare@hotmail.com	TELEPHONE NO. 8821152	FAX NO.	

(0 a 5 años): 24. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 0. Lactantes: 0. Actividades mes: 24. Valor mes: \$524160

Agrupador: PROTECCIÓN ESPECÍFICA - ATENCIÓN PREVENTIVA EN SALUD BUCAL. Código: 997101. Servicios: APLICACIÓN DE SELLANTES DE AUTOCURADO. Valor unitario: \$8954. Primera infancia

(0 a 5 años): 17. Infancia

(6 a 11 años): 8. Adolescencia

(12 a 17 años): 6. Gestantes: 0. Lactantes: 0. Actividades mes: 31. Valor mes: \$277586

Agrupador: PROTECCIÓN ESPECÍFICA - ATENCIÓN PREVENTIVA EN SALUD BUCAL. Código: 997106. Servicios: TOPICACIÓN DE FLUOR EN BARNIZ. Valor unitario: \$26208. Primera infancia

(0 a 5 años): 17. Infancia

(6 a 11 años): 8. Adolescencia

(12 a 17 años): 6. Gestantes: 0. Lactantes: 0. Actividades mes: 31. Valor mes: \$812448

Agrupador: PROTECCIÓN ESPECÍFICA - ATENCIÓN PREVENTIVA EN SALUD BUCAL. Código: 997310. Servicios: CONTROL DE PLACA DENTAL. Valor unitario: \$17909. Primera infancia

(0 a 5 años): 17. Infancia

(6 a 11 años): 8. Adolescencia

(12 a 17 años): 6. Gestantes: 0. Lactantes: 0. Actividades mes: 31. Valor mes: \$555173

Agrupador: GINECOBSTETRICIA. Código: 890250. Servicios: CONSULTA DE PRIMERA VEZ POR ESPECIALISTA EN GINECOLOGÍA Y OBSTETRICIA. Valor unitario: \$57221. Primera infancia

(0 a 5 años): 0. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 24. Lactantes: 0. Actividades mes: 24. Valor mes: \$1373299

Agrupador: GINECOBSTETRICIA. Código: 890350. Servicios: CONSULTA DE CONTROL O DE SEGUIMIENTO POR ESPECIALISTA EN GINECOLOGÍA Y OBSTETRICIA. Valor unitario: \$57221. Primera infancia

(0 a 5 años): 0. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 24. Lactantes: 0. Actividades mes: 24. Valor mes: \$1373299

Agrupador: MEDICAMENTOS. Código: MED. Servicios: SUMINISTRO DE MEDICAMENTOS E INSUMOS DE PRIMER NIVEL DE ATENCIÓN AMBULATORIO. Valor unitario: \$11000000. Primera infancia

(0 a 5 años): 0. Infancia

(6 a 11 años): 0. Adolescencia

(12 a 17 años): 0. Gestantes: 0. Lactantes: 0. Actividades mes: 0. Valor mes: \$11000000

Valor mensual. Actividades mes: 1975. Valor mes: \$87249683

MEDICAMENTOS

CÓDIGO: 151801M00913. NOMBRE DE PRODUCTO: ACETAMINOFÉN JABABE 150 MG / 5ML frasco X 60ML. VALOR: 1319

CÓDIGO: 151801M00002. NOMBRE DE PRODUCTO: ACETAMINOFÉN TABX500MG (sobre por 20 TAB). VALOR: 37

CÓDIGO: 151801M0317. NOMBRE DE PRODUCTO: ACICLOVIR X 200 mg TABLETAS. VALOR: 114

CÓDIGO: 151801M00003. NOMBRE DE PRODUCTO: ÁCIDO ACETIL SALICÍLICO TAB X 100 MG. VALOR: 23

CÓDIGO: 151801M00007. NOMBRE DE PRODUCTO: ÁCIDO ASCÓRBICO TAB X 500 MG. VALOR: 133

CÓDIGO: 151801M0256. NOMBRE DE PRODUCTO: ÁCIDO FÓLICO X 1MG TABLETAS(30 TAB). VALOR: 31

CÓDIGO: 151801M285. NOMBRE DE PRODUCTO: ÁCIDO VALPROICO X 250 mg CAPSULAS . VALOR: 146

CÓDIGO: 151801M00012. NOMBRE DE PRODUCTO: ALBENDAZOL SUSPENSIÓN X 100 MG /5 ML. VALOR: 1804

CÓDIGO: 151801M00011. NOMBRE DE PRODUCTO: ALBENDAZOL X 200 MG. VALOR: 136

CÓDIGO: 151801M00028. NOMBRE DE PRODUCTO: AZITROMICINA SUSPENSIÓN X 200 MG/5 ML. VALOR: 2618

CÓDIGO: 151801M00029. NOMBRE DE PRODUCTO: AZITROMICINA TABLETA X 500 MG. VALOR: 660

CÓDIGO: 151801M0453. NOMBRE DE PRODUCTO: CARBONATO DE CALCIO X 600MG(30 TAB). VALOR: 44

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CURRENCY COP	ADDRESS CALLE 30 19A 82 SARAVERENA, Colombia E-MAIL facturacionhospitaldelsarare@hotmail.com	TELEPHONE NO. 8821152	FAX NO.	

CÓDIGO: 151801M0272. NOMBRE DE PRODUCTO: MEDROXIPROGESTERONA X25MG + ESTRADIOL 5ML/5ML AMPOLLA.

VALOR: 4023

CÓDIGO: 151801M0271. NOMBRE DE PRODUCTO: MEDROXIPROGESTERONA ACETATO X 150 mg/3mL AMPOLLA. VALOR:

4136

CÓDIGO: 151801M00162. NOMBRE DE PRODUCTO: METRONIDAZOL TAB X 500MG. VALOR: 85

CÓDIGO: 151801M00400. NOMBRE DE PRODUCTO: METRONIDAZOL X 500 mg OVULOS VAGINALES. VALOR: 164

CÓDIGO: 151801M00415. NOMBRE DE PRODUCTO: NITROFURANTOÍNA X 100 mg . VALOR: 109

CÓDIGO: 151801M0278. NOMBRE DE PRODUCTO: PENICILINA G BENZATÍNICA X 2.400.000 UI AMPOLLA. VALOR: 2002

CÓDIGO: 151801M00219. NOMBRE DE PRODUCTO: SALES DE REHIDRATACIÓN ORAL. VALOR: 513

CÓDIGO: 151801M0481. NOMBRE DE PRODUCTO: SULFATO FERROSO 4mg SUSPENSIÓN x 120ml. VALOR: 1693

CÓDIGO: 151801M00228. NOMBRE DE PRODUCTO: SULFATO FERROSO TABLETAS 300mg (30 TAB). VALOR: 45

CÓDIGO: 151801M00244. NOMBRE DE PRODUCTO: VITAMINA A X 500000. VALOR: 116

CÓDIGO: UNICEF001. NOMBRE DE PRODUCTO: IMPLANON NXT 68 MG. VALOR: 186418

CÓDIGO: 151801M00132. NOMBRE DE PRODUCTO: JADELL. VALOR: 216000

CÓDIGO: 151801M6404. NOMBRE DE PRODUCTO: NUTRAL ZINC . VALOR: 34800

PRODUCTOS

Producto 1:

Facturas certificadas ESEs, sistema de información actualizado, indicadores HAC.

Producto 2:

Facturas certificadas ESEs, sistema de información actualizado, indicadores HAC.

Producto3:

Facturas certificadas ESEs, sistema de información actualizado, indicadores HAC.

Producto 4:

Facturas certificadas ESEs, sistema de información actualizado, indicadores HAC.

f. Indicadores de desempeño para la evaluación de resultados (por ejemplo, puntualidad, valor de servicios prestados en relación con su costo, etc.)

VALOR DE SERVICIOS Y TIEMPOS DE PAGO: UNICEF reconocerá a E.S.E HOSPITAL DE SARARE por los servicios prestados, definido en el punto "Productos tangibles y medibles de la contratación" que comprende el costo de los servicios y medicamentos.

PARÁGRAFO: Las modificaciones tarifarias a que haya lugar se realizarán de mutuo acuerdo entre las partes, a través de la suscripción de un OTROSÍ, suscrito por los Representantes Legales de cada una de las partes contratantes.

E.S.E HOSPITAL DE SARARE deberá facturar identificando los servicios prestados del mes completo y/o fracción, a través de los RIPS presentados con corte al día veinticinco (25) del mes de prestación en los siguientes tiempos:

Presentación de RIPS y reporte de indicadores: máximo el día veintisiete (27) dentro del mes de prestación.

UNICEF informara el resultado de la revisión técnica de calidad de los RIPS máximo el día treinta (30) dentro del mes de prestación

E.S.E HOSPITAL DE SARARE subsanara las observaciones realizadas por UNICEF máximo el tercer (3) día del mes posterior a la prestación.

UNICEF Generara la certificación para el pago y la enviara mediante correo electrónico, máximo el día seis (6) del mes posterior a la prestación, con el fin de que E.S.E HOSPITAL DE SARARE genere la factura para el pago de los servicios prestados.

E.S.E HOSPITAL DE SARARE radicara la factura a UNICEF para el pago de los servicios máximo el día ocho (8) del mes posterior a

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CURRENCY COP	ADDRESS CALLE 30 19A 82 SARAVERENA, Colombia E-MAIL facturacionhospitaldelsarare@hotmail.com		TELEPHONE NO. 8821152	FAX NO.

la prestación mediante correo electrónico.

UNICEF realizara el pago de los servicios prestados máximo el día treinta 30 del mes posterior a la prestación.

PARÁGRAFO: En caso de que los tiempos establecidos se encuentren dentro de un día no hábil, se aceptará el envío de la información el día hábil siguiente.

PARÁGRAFO: La auditoría se realizará conforme al Decreto 780 de 2016, los tiempos estipulados en el presente contrato fueron acordados entre las partes con el fin de optimizar los tiempos de radicación, auditoria y pagos.

PARÁGRAFO: Si los eventos propuestos en el presente contrato y los recursos destinados para el mismo se consumen antes de la fecha de terminación, se dará por terminado el contrato por la ejecución del monto total establecido; es responsabilidad de las partes, E.S.E HOSPITAL DE SARARE y UNICEF realizar el seguimiento de los recursos dispuestos para la prestación con el fin de garantizar su uso eficiente, ya que si se llegaran a prestar servicios después de consumir los recursos del contrato no se podrán reconocer por no contar con recursos extracontractuales.

SEGUIMIENTOS: UNICEF y E.S.E HOSPITAL DE SARARE realizarán reuniones de seguimiento semanales a:

- a. Ejecución Presupuestal
 - b. Cumplimiento de metas
 - c. Cronograma de Jornadas extramurales
 - d. Ajustes contractuales (valor del contrato y ampliación de tiempos de ejecución)
 - e. Visitas de auditoria
 - f. Planes de mejoramiento
 - g. Resultados de rendición de cuentas
 - h. Casos excepcionales presentados en la población migrante
 - i. Los demás dispuestos durante el desarrollo de las reuniones.
- g. Viajes durante la vigencia del contrato, si aplica, adjuntar plan de viajes

INSPECCIÓN Y AUDITORÍAS: E.S.E HOSPITAL DE SARARE permitirá en cualquier tiempo a UNICEF verificar el cumplimiento normativo del objeto contratado y de las políticas de UNICEF, directamente o a través de terceros.

PARÁGRAFO: UNICEF realizará auditoria en campo, por lo menos una vez durante la ejecución del contrato, previo aviso a E.S.E HOSPITAL DE SARARE, donde se informarán los ítems a evaluar (agenda de puntos a tratar y programación de visita) de acuerdo con lo establecido en el sistema obligatorio de garantía de calidad de atención en salud y los requerimientos especiales realizados por UNICEF.

CONTRACTUAL PROVISIONS

SPECIAL TERMS AND CONDITIONS

CONTRACT NO	AMENDMENT NO	CONTRACTOR	ISSUING OFFICE	
43385435		1900719423	Bogota, Colombia	
Agreement entered into between UNICEF and: <i>(Hereinafter referred to as "The Contractor")</i>		NAME HOSPITAL DEL SARARE	CONTACT PERSON	
CURRENCY COP	ADDRESS CALLE 30 19A 82 SARAVERENA, Colombia E-MAIL facturacionhospitaldelsarare@hotmail.com		TELEPHONE NO. 8821152	FAX NO.

MARKINGS

INVOICING INSTRUCTIONS

AMENDMENT REASON

THE GENERAL TERMS AND CONDITIONS SPECIFIED IN THE ANNEX A APPLY TO THIS CONTRACT

CONTRACT NO	AMENDMENT NO	CONTRACTOR	ISSUING OFFICE	
43385435		1900719423	Bogota, Colombia	
Agreement entered into between UNICEF and: <i>(Hereinafter referred to as "The Contractor")</i>		NAME HOSPITAL DEL SARARE	CONTACT PERSON	
CURRENCY COP	ADDRESS CALLE 30 19A 82 SARAVERENA, Colombia E-MAIL facturacionhospitaldelsarare@hotmail.com	TELEPHONE NO. 8821152	FAX NO.	

Contract valid from : 11.08.2023
 Contract valid to : 10.12.2023
 Payment currency : COP
 Payment terms :
 Delivery terms :
 Total amount : 348,998,732.00

Provision of the following services

Objeto de la contratación
 El presente contrato tiene por objeto la prestación de los servicios de atención primaria de salud ambulatorios a través de la E.S.E HOSPITAL DE SARARE, descritos en el ANEXO - FICHA DE SERVICIOS Y TARIFAS que hace parte del presente contrato, bajo la modalidad de EVENTO

CONTRACT ACKNOWLEDGEMENT AND ACCEPTANCE

IMPORTANT

The contractor is required to sign the Contract Acknowledgement and Acceptance form through an authorised representative and return the form to UNICEF within five working days. Please note that UNICEF may cancel the contract without notice until it receives the signed Contract Acknowledgement and Acceptance form.
 Please ensure that your company information is updated including bank information, company name change, contact details etc. Failure to do so can lead to delays in processing payments.

UNICEF CONTRACT TERMS AND CONDITIONS ACCEPTED

<p>PREPARED BY SIGNATURE <u><i>SM</i></u> DATE <u>09.08.2023</u> NAME AND TITLE: SALUA MARCELA OSORIO MRAD, NUTRITION OFFICER</p>	<p>I acknowledge that I have read and accepted the contents and conditions stipulated in this contract</p>
<p>AUTHORIZED OFFICER SIGNATURE <u><i>[Signature]</i></u> Date <u>9-ago-2023</u> NAME AND TITLE: VICTORIA COLAMARCO, REPRESENTANTE OIC On behalf of the United Nations Children's Fund</p>	
	<p>SIGNATURE OF CONTRACTOR <u><i>[Signature]</i></u> DATE <u>9-08-23</u> NAME AND TITLE: <u><i>Arick Gelvis Amateo</i></u></p>

ANNEX A

GENERAL TERMS AND CONDITIONS FOR INSTITUTIONAL/CORPORATE CONTRACTS

GENERAL TERMS AND CONDITIONS OF CONTRACT (Services)

Definitions and UNICEF Supply Website

1.1 In these General Terms and Conditions (Services), the following terms have the following meaning:

"Affiliates" means, with respect to the Contractor, any of its corporate affiliates or associates, including parent entities, subsidiaries, and other entities in which it owns a substantial interest.

"Confidential Information" means information or data that is designated as confidential at the time of exchange between the Parties or promptly identified as confidential in writing when furnished in intangible form or disclosed orally, and includes information, the confidential or proprietary nature of which, is or should be reasonably apparent from the inherent nature, quality or characteristics of such information.

"Contract" means the services contract that incorporates these General Terms and Conditions of Contract (Services). It includes contracts for services issued by UNICEF, whether or not they are issued under a long-term arrangement or similar contract.

"Contractor" means the contractor named in the Contract.

"Deliverables" means the work product and other output of the Services required to be delivered by Contractor as part of the Services, as specified in the relevant section of the Contract.

"Disabling Code" means any virus, back door, timer or other limiting routine, instruction or design, or other malicious, illicit or similar unrequested code that may have the consequence (whether by design or unintentionally) of disrupting, disabling, harming, circumventing security controls or otherwise impeding in any manner the normal operation or performance of (i) any software or service or (ii) any UNICEF information system or network.

"End User" means, in the event that the Services or Deliverables involve the use of any information systems, any and all UNICEF employees, consultants and other personnel and any other external users collaborating with UNICEF, in each case, authorized by UNICEF to access and use the Services and/or Deliverables.

"Fee" is defined in Article 3.1.

"Host Government" means a Government with which UNICEF has a programme of development cooperation, and includes a Government of a country in which UNICEF provides humanitarian assistance.

Contractor's "Key Personnel" are: (i) Personnel identified in the proposal as key individuals (as a minimum, partners, managers, senior auditors) to be assigned for participation in the performance of the Contract; (ii) Personnel whose resumes were submitted with the proposal; and (iii) individuals who are designated as key personnel by agreement of the Contractor and UNICEF during negotiations.

"Parties" means the Contractor and UNICEF together and a "Party" means each of the Contractor and UNICEF.

Contractor's "Personnel" means the Contractor's officials, employees, agents, individual sub-contractors and other representatives.

"Security Incident" means, with respect to any information system, service or network used in the delivery of the Services or Deliverables, one or more events that (a) indicates that the security of such information system, service, or network may have been breached or compromised and (b) that such breach or compromise could very likely compromise the security of UNICEF's Confidential Information or weaken or impair UNICEF's operations. Security Incident includes any actual, threatened or reasonably suspected unauthorized access to, disclosure of, use of or acquisition of UNICEF Data that compromises the security, confidentiality, or integrity of the UNICEF Data, or the ability of UNICEF or End Users to access the UNICEF Data.

"Services" means the services specified in the relevant section of the Contract.

"UNICEF Data" means any and all information or data in digital form or processed or held in digital form that (a) are provided to the Contractor by, or on behalf of, UNICEF and/or End Users under the Contract or through UNICEF's and/or End Users' use of the Services or in connection with the Services, or (b) are collected by the Contractor in the performance of the Contract.

"UNICEF Supply Website" means UNICEF's public access webpage available at http://www.unicef.org/supply/index_procurement_policies.html, as may be updated from time to time.

1.2 These General Terms and Conditions of Contract, UNICEF's Policy Prohibiting and Combatting Fraud and Corruption, the UNICEF's Policy on Conduct Promoting the Protection and Safeguarding of Children, the UN Supplier Code of Conduct and UNICEF's Information Disclosure Policy referred to in the Contract, as well as other policies applicable to the Contractor, are publicly available on the UNICEF Supply Website. The Contractor represents that it has reviewed all such policies as of the effective date of the Contract.

2. Provision of Services and Deliverables; Contractor's Personnel; Sub-Contractors

Provision of Services and Deliverables

2.1 The Contractor will provide the Services and deliver the Deliverables in accordance with the scope of work set out in the Contract, including, but not limited to, the time for delivery of the Services and Deliverables, and to UNICEF's satisfaction. Except as expressly provided in the Contract, the Contractor will be responsible at its sole cost for providing all the necessary personnel, equipment, material and supplies and for making all arrangements necessary for the performance and completion of the Services and delivery of the Deliverables under the Contract.

2.2 The Contractor acknowledges that, other than as expressly set out in the Contract, UNICEF will have no obligation to provide any assistance to the Contractor and UNICEF makes no representations as to the availability of any facilities, equipment, materials, systems or licenses which may be helpful or useful for the fulfillment by the Contractor of its obligations under the Contract. If UNICEF provides access to and use of UNICEF premises, facilities or systems (whether on site or remotely) to the Contractor for the purposes of the Contract, the Contractor will ensure that its

ANNEX A

GENERAL TERMS AND CONDITIONS FOR INSTITUTIONAL/CORPORATE CONTRACTS

Personnel or sub-contractors will, at all times (a) use such access exclusively for the specific purpose for which the access has been granted and (b) comply with UNICEF's security and other regulations and instructions for such access and use, including, but not limited to, UNICEF's information security policies. The Contractor will ensure that only those of its Personnel that have been authorized by the Contractor, and approved by UNICEF, have access to UNICEF's premises, facilities or systems.

2.3 The Contractor will use its best efforts to accommodate reasonable requests for changes (if any) to the scope of work of the Services or time for provision of the Services or delivery of the Deliverables. If UNICEF requests any material change to the scope of work or time for delivery, UNICEF and the Contractor will negotiate any necessary changes to the Contract, including as to the Fee and the time schedule under the Contract. Any such agreed changes will become effective only when they are set out in a written amendment to the Contract signed by both UNICEF and the Contractor. Should the Parties fail to agree on any such changes within thirty (30) days, UNICEF will have the option to terminate the Contract without penalty notwithstanding any other provision of the Contract.

2.4 The Contractor will neither seek nor accept instructions from any entity other than UNICEF (or entities authorized by UNICEF to give instructions to the Contractor) in connection with the provision of the Services or development and delivery of the Deliverables.

2.5 Title to any equipment and supplies which may be provided to the Contractor by UNICEF, will remain with UNICEF. Such equipment and supplies will be returned to UNICEF at the conclusion of the Contract or when no longer needed by the Contractor in the same condition as when they were provided to the Contractor, subject to normal wear and tear. The Contractor will pay UNICEF the value of any loss of, damage to, or degradation of, the equipment and supplies beyond normal wear and tear.

Non-conforming Services and Consequences of Delay

2.6 If the Contractor determines it will be unable to provide the Services or deliver the Deliverables by the date stipulated in the Contract, the Contractor will (i) immediately consult with UNICEF to determine the most expeditious means for delivery of the Services and/or Deliverables; and (ii) take necessary action to expedite delivery of the Services and/or Deliverables, at the Contractor's cost (unless the delay is due to force majeure as defined in Article 6.8 below), if reasonably so requested by UNICEF.

2.7 The Contractor acknowledges that UNICEF may monitor the Contractor's performance under the Contract and may at any time evaluate the quality of the Services provided and the Deliverables to determine whether or not the Services and Deliverables conform to the Contract. The Contractor agrees to provide its full cooperation with such performance monitoring and evaluation, at no additional cost or expense to UNICEF, and will provide relevant information as reasonably requested by UNICEF, including, but not limited to, the date of receipt of the Contract, detailed status updates, costs to be charged and payments made by UNICEF or pending. Neither the evaluation of the Services and Deliverables, nor failure to undertake any such evaluation, will relieve the Contractor of any of its warranty or other obligations under the Contract.

2.8 If the Services or Deliverables provided by the Contractor do not conform to the requirements of the Contract or are delivered late or incomplete, without prejudice to any of its other rights and remedies, UNICEF can, at its option:

- (a) by written notice, require the Contractor, at the Contractor's expense, to remedy its performance, including any deficiencies in the Deliverables, to UNICEF's satisfaction within thirty (30) days after receipt of UNICEF's notice (or within such shorter period as UNICEF may determine, in its sole discretion, is necessary as specified in the notice);
- (b) require the Contractor to refund all payments (if any) made by UNICEF in respect of such non-conforming or incomplete performance;
- (c) procure all or part of the Services and/or Deliverables from other sources, and require the Contractor to pay UNICEF for any additional cost beyond the balance of the Fee for such Services and Deliverables;
- (d) give written notice to terminate the Contract for breach, in accordance with Article 6.1 below, if the Contractor fails to remedy the breach within the cure period specified in Article 6.1 or if the breach is not capable of remedy;
- (e) require the Contractor to pay liquidated damages as set out in the Contract.

2.9 Further to Article 11.5 below, the Contractor expressly acknowledges that if UNICEF takes delivery of Services or Deliverables that have been delivered late or otherwise not in full compliance with the requirements of the Contract, this does not constitute a waiver of UNICEF's rights in respect of such late or non-compliant performance.

Contractor's Personnel and Sub-Contractors

2.10 The following provisions apply with regard to the Contractor's Personnel:

- (a) The provisions of Article 7 (Ethical Standards) will apply to the Contractor's Personnel as expressly stated in Article 7.
- (b) The Contractor will be responsible for the professional and technical competence of the Personnel it assigns to perform work under the Contract and will select professionally qualified, reliable and competent individuals who will be able to effectively perform the obligations under the Contract and who, while doing so, will respect the local laws and customs and conform to a high standard of moral and ethical conduct.
- (c) The qualifications of any Personnel whom the Contractor may assign or may propose to assign to perform any obligations under the Contract will be substantially the same as, or better than, the qualifications of any personnel originally proposed by the Contractor.
- (d) At any time during the term of the Contract, UNICEF can make a written request that the Contractor replace one or more of the assigned Personnel. UNICEF will not be required to give an explanation or justification for this request. Within seven (7) working days of receiving UNICEF's request for replacement the Contractor must replace the Personnel in question with Personnel acceptable to UNICEF. This provision also extends to Personnel of the Contractor who have "account manager" or "relationship manager" type functions.
- (e) If one or more of Contractor's Key Personnel become unavailable, for any reason, for work under the Contract, the Contractor will (i) notify the UNICEF contracting authority at least fourteen (14)

ANNEX A

GENERAL TERMS AND CONDITIONS FOR INSTITUTIONAL/CORPORATE CONTRACTS

days in advance; and (ii) obtain the UNICEF contracting authority's approval prior to making any substitution of Key Personnel. In notifying the UNICEF contracting authority, the Contractor will provide an explanation of the circumstances necessitating the proposed replacement(s) and submit justification and qualification of replacement Personnel in sufficient detail to permit evaluation of the impact on the engagement.

(f) The approval of UNICEF of any Personnel assigned by the Contractor (including any replacement Personnel) will not relieve the Contractor of any of its obligations under the Contract. The Contractor's Personnel, including individual sub-contractors, will not be considered in any respect as being the employees or agents of UNICEF.

(g) All expenses of the withdrawal or replacement of the Contractor's Personnel will, in all cases, be borne exclusively by the Contractor.

2.11 The Contractor will obtain the prior written approval and clearance of UNICEF for all institutional sub-contractors it proposes to use in connection with the Contract. The approval of UNICEF of a sub-contractor will not relieve the Contractor of any of its obligations under the Contract. The terms of any sub-contract will be subject to, and will be construed in a manner that is fully in accordance with, all of the terms and conditions of the Contract.

2.12 The Contractor confirms that it has read UNICEF's Policy on Conduct Promoting the Protection and Safeguarding of Children. The Contractor will ensure that its Personnel understand the notification requirements expected of them and will establish and maintain appropriate measures to promote compliance with such requirements. The Contractor will further cooperate with UNICEF's implementation of this policy.

2.13 The Contractor will supervise its Personnel and sub-contractors and will be fully responsible and liable for all Services performed by its Personnel and sub-contractors and for their compliance with the terms and conditions of the Contract.

2.14 The Contractor will comply with all applicable international standards and national labor laws, rules and regulations relating to the employment of national and international staff in connection with the Services, including, but not limited to, laws, rules and regulations associated with the payment of the employer's portions of income tax, insurance, social security, health insurance, worker's compensation, retirement funds, severance or other similar payments. Without limiting the provisions of this Article 2 or Article 4 below, the Contractor will be fully responsible and liable for, and UNICEF will not be liable for (a) all payments due to its Personnel and sub-contractors for their services in relation to the performance of the Contract; (b) any action, omission, negligence or misconduct of the Contractor, its Personnel and sub-contractors; (c) any insurance coverage which may be necessary or desirable for the purpose of the Contract; (d) the safety and security of the Contractor's Personnel and sub-contractors' personnel; or (e) any costs, expenses, or claims associated with any illness, injury, death or disability of the Contractor's Personnel and sub-contractors' personnel, it being understood that UNICEF will have no liability or responsibility with regard to any of the events referred to in this Article 2.14.

3. Fee; Invoicing; Tax Exemption; Payment Terms

3.1 The fee for the Services is the amount in the currency specified in the fee section of the Contract (the "Fee"), it being understood that such amount is specified in United States dollars unless otherwise expressly provided for in the fee section of the Contract. Unless expressly stated otherwise in the Contract, the Fee is inclusive of all costs, expenses, charges or fees that the Contractor may incur in connection with the performance of its obligations under the Contract; provided that, without prejudice to or limiting the provisions of Article 3.3 below, all duties and other taxes imposed by any authority or entity must be separately identified. It is understood and agreed that the Contractor will not request any change to the Fee after the Services or Deliverables have been provided and that the Fee cannot be changed except by written agreement between the Parties before the relevant Service or Deliverable is provided. UNICEF will not agree to changes to the Fee for modifications or interpretations of the scope of work if those modifications or interpretations of the scope of work have already been initiated by the Contractor. UNICEF will not be liable to pay for any work conducted or materials provided by the Contractor that are outside the scope of work or were not authorized in advance by UNICEF.

3.2 The Contractor will issue invoices to UNICEF only after the Contractor has provided the Services (or components of the Services) and delivered the Deliverables (or installments of the Deliverables) in accordance with the Contract and to UNICEF's satisfaction. The Contractor will issue (a) one (1) invoice in respect of the payment being sought, in the currency specified in the Contract and in English, indicating the Contract identification number listed on the front page of the Contract; and (b) provide a clear and specific description of the Services provided and Deliverables delivered, as well as supporting documentation for reimbursable expenses if any, in sufficient detail to permit UNICEF to verify the amounts stated in the invoice.

3.3 The Contractor authorizes UNICEF to deduct from the Contractor's invoices any amount representing direct taxes (except charges for utilities services) and customs restrictions, duties and charges of a similar nature in respect of articles imported or exported for UNICEF's official use in accordance with the exemption from tax in Article II, Section 7 of the Convention of the Privileges and Immunities of the United Nations, 1946. In the event any governmental authority refuses to recognize this exemption from taxes, restrictions, duties or charges, the Contractor will immediately consult with UNICEF to determine a mutually acceptable procedure. The Contractor will provide full cooperation to UNICEF with regard to securing UNICEF's exemption from, or refund of amounts paid as, value-added taxes or taxes of a similar nature.

3.4 UNICEF will notify the Contractor of any dispute or discrepancy in the content or form of any invoice. With respect to disputes regarding only a portion of such invoice, UNICEF will pay the Contractor the amount of the undisputed portion in accordance with Article 3.5 below. UNICEF and the Contractor will consult in good faith to promptly resolve any dispute with respect to any invoice. Upon resolution of such dispute, any amounts that have not been charged in accordance with the Contract will be deducted from the invoice(s) in which they appear and UNICEF will pay any agreed remaining items in the invoice(s) in accordance with Article 3.5 within thirty (30) days after the final resolution of such dispute.

3.5 UNICEF will pay the uncontested amount of the Contractor's invoice within thirty (30) days of receiving both the invoice and the required supporting documents, as referred to in Article 3.2 above. The amount paid will reflect any discount(s) shown under the payment terms of the Contract. The Contractor will not be entitled to interest on any late payment or any sums payable under the Contract nor any accrued interest on payments withheld by UNICEF in connection with a dispute. Payment will not relieve the Contractor of its obligations under the Contract and will not be deemed to be acceptance by UNICEF of, or waiver of any of UNICEF's rights with regard to, the Contractor's performance.

3.6 Each invoice will confirm the Contractor's bank account details provided to UNICEF as part of the Contractor's registration process with UNICEF. All payments due to the Contractor under the Contract will be made by electronic funds transfer to that bank account. It is the Contractor's responsibility to ensure that the bank details supplied by it to UNICEF are up-to-date and accurate and notify UNICEF in writing by an authorized representative of the Contractor of any changes in bank details together with supporting documentation satisfactory to UNICEF.

3.7 The Contractor acknowledges and agrees that UNICEF may withhold payment in respect of any invoice if, in UNICEF's opinion, the Contractor has not performed in accordance with the terms and conditions of the Contract, or if the Contractor has not provided sufficient documentation in support of the invoice.

ANNEX A

GENERAL TERMS AND CONDITIONS FOR INSTITUTIONAL/CORPORATE CONTRACTS

3.8 UNICEF will have the right to set off, against any amount or amounts due and payable by UNICEF to the Contractor under the Contract, any payment, indebtedness or other claim (including, without limitation, any overpayment made by UNICEF to the Contractor) owing by the Contractor to UNICEF under the Contract or under any other contract or agreement between the Parties. UNICEF will not be required to give the Contractor prior notice before exercising this right of set-off (such notice being waived by the Contractor). UNICEF will promptly notify the Contractor after it has exercised such right of set-off, explaining the reasons for such set-off, provided, however, that the failure to give such notification will not affect the validity of such set-off.

3.9 Each of the invoices paid by UNICEF may be subject to a post-payment audit by UNICEF's external and internal auditors or by other authorised agents of UNICEF, at any time during the term of the Contract and for three (3) years after the Contract terminates. UNICEF will be entitled to a refund from the Contractor of amounts such audit or audits determine were not in accordance with the Contract regardless of the reasons for such payments (including but not limited to the actions or inactions of UNICEF staff and other personnel).

4. Representations and Warranties; Indemnification; Insurance

Representations and Warranties

4.1 The Contractor represents and warrants that as of the effective date and throughout the term of the Contract: (a) the Contractor has the full authority and power to enter into the Contract and to perform its obligations under the Contract and the Contract is a legal, valid and binding obligation, enforceable against it in accordance with its terms; (b) all of the information it has previously provided to UNICEF, or that it provides to UNICEF during the term of the Contract, concerning the Contractor and the provision of the Services and the delivering of the Deliverables is true, correct, accurate and not misleading; (c) it is financially solvent and is able to provide the Services to UNICEF in accordance with the terms and conditions of the Contract; (d) it has, and will maintain throughout the term of the Contract, all rights, licenses, authority and resources necessary, as applicable, to provide the Services and deliver the Deliverables to UNICEF's satisfaction and to perform its obligations under the Contract; (e) the work product is and will be original to the Contractor and does not and will not infringe any copyright, trademark, patent or other proprietary right of any third party; and (f) except as otherwise expressly stated in the Contract, it has not and will not enter into any agreement or arrangement that restrains or restricts any person's rights to use, sell, dispose of or otherwise deal with any Deliverable or other work resulting from the Services. The Contractor will fulfill its commitments with the fullest regard to the interests of UNICEF and will refrain from any action which may adversely affect UNICEF or the United Nations.

4.2 The Contractor further represents and warrants, as of the effective date and throughout the term of the Contract, that it and its Personnel and sub-contractors will perform the Contract and provide the Services and Deliverables (a) in a professional and workmanlike manner; (b) with reasonable care and skill and in accordance with the highest professional standards accorded to professionals providing the same or substantially similar services in a same industry; (c) with priority equal to that given to the same or similar services for the Contractor's other clients; and (d) in accordance with all laws, ordinances, rules, and regulations bearing upon the performance of its obligations under the Contract and the provision of the Services and Deliverables.

4.3 The representations and warranties made by the Contractor in Articles 4.1 and 4.2 above are made to and are for the benefit of (a) each entity (if any) that makes a direct financial contribution to UNICEF to procure the Services and Deliverables; and (b) each Government or other entity (if any) that receives the direct benefit of the Services and Deliverables.

Indemnification

4.4 The Contractor will indemnify, hold and save harmless and defend, at its own expense, UNICEF, its officials, employees, consultants and agents, each entity that makes a direct financial contribution to UNICEF to procure the Services and Deliverables and each Government or other entity that receives the direct benefit of the Services and Deliverables, from and against all suits, claims, demands, losses and liability of any nature or kind, including their costs and expenses, by any third party and arising out of the acts or omissions of the Contractor or its Personnel or sub-contractors in the performance of the Contract. This provision will extend to but not be limited to (a) claims and liability in the nature of workers' compensation, (b) product liability, and (c) any actions or claims pertaining to the alleged infringement of a copyright or other intellectual property rights or licenses, patent, design, trade-name or trade-mark arising in connection with the Deliverables or other liability arising out of the use of patented inventions or devices, copyrighted material or other intellectual property provided or licensed to UNICEF under the terms of the Contract or used by the Contractor, its Personnel or sub-contractors in the performance of the Contract.

4.5 UNICEF will report any such suits, proceedings, claims, demands, losses or liability to the Contractor within a reasonable period of time after having received actual notice. The Contractor will have sole control of the defence, settlement and compromise of any such suit, proceeding, claim or demand, except with respect to the assertion or defence of the privileges and immunities of UNICEF or any matter relating to UNICEF's privileges and immunities (including matters relating to UNICEF's relations with Host Governments), which as between the Contractor and UNICEF only UNICEF itself (or relevant Governmental entities) will assert and maintain. UNICEF will have the right, at its own expense, to be represented in any such suit, proceeding, claim or demand by independent counsel of its own choosing.

Insurance

4.6 The Contractor will comply with the following insurance requirements:

(a) The Contractor will have and maintain in effect with reputable insurers and in sufficient amounts, insurance against all of the Contractor's risks under the Contract (including, but not limited to, the risk of claims arising out of or related to the Contractor's performance of the Contract), including the following:

(i) Insurance against all risks in respect of its property and any equipment used for the performance of the Contract;

(ii) General liability insurance against all risks in respect of the Contract and claims arising out of the Contract in an adequate amount to cover all claims arising from or in connection with the Contractor's performance under the Contract;

(iii) All appropriate workers' compensation and employer's liability insurance, or its equivalent, with respect to its Personnel and sub-contractors to cover claims for death, bodily injury or damage to property arising from the performance of the Contract; and

(iv) Such other insurance as may be agreed upon in writing between UNICEF and the Contractor.

(b) The Contractor will maintain the insurance coverage referred to in Article 4.6(a) above during the term of the Contract and for a period after the Contract terminates extending to the end of any applicable limitations period with regard to claims against which the insurance is obtained.

ANNEX A

GENERAL TERMS AND CONDITIONS FOR INSTITUTIONAL/CORPORATE CONTRACTS

(c) The Contractor will be responsible to fund all amounts within any policy deductible or retention.

(d) Except with regard to the insurance referred to in paragraph (a)(iii) above, the insurance policies for the Contractor's insurance required under this Article 4.6 will (i) name UNICEF as an additional insured; (ii) include a waiver by the insurer of any subrogation rights against UNICEF; and (iii) provide that UNICEF will receive thirty (30) days' written notice from the insurer prior to any cancellation or change of coverage.

(e) The Contractor will, upon request, provide UNICEF with satisfactory evidence of the insurance required under this Article 4.6.

(f) Compliance with the insurance requirements of the Contract will not limit the Contractor's liability either under the Contract or otherwise.

Liability

4.7 The Contractor will pay UNICEF promptly for all loss, destruction or damage to UNICEF's property caused by the Contractor's Personnel or sub-contractors in the performance of the Contract.

5. Intellectual Property and Other Proprietary Rights; Data Protection; Confidentiality

Intellectual Property and Other Proprietary Rights

5.1 Unless otherwise expressly provided for in the Contract:

(a) Subject to paragraph (b) of this Article 5.1, UNICEF will be entitled to all intellectual property and other proprietary rights including but not limited to patents, copyrights and trademarks, with regard to products, processes, inventions, ideas, know-how, documents, data and other materials ("Contract Materials") that (i) the Contractor develops for UNICEF under the Contract and which bear a direct relation to the Contract or (ii) are produced, prepared or collected in consequence of, or during the course of, the performance of the Contract. The term "Contract Materials" includes, but is not limited to, all maps, drawings, photographs, plans, reports, recommendations, estimates, documents developed or received by, and all other data compiled by or received by, the Contractor under the Contract. The Contractor acknowledges and agrees that Contract Materials constitute works made for hire for UNICEF. Contract Materials will be treated as UNICEF's Confidential Information and will be delivered only to authorized UNICEF officials on expiry or termination of the Contract.

(b) UNICEF will not be entitled to, and will not claim any ownership interest in, any intellectual property or other proprietary rights of the Contractor that pre-existed the performance by the Contractor of its obligations under the Contract, or that the Contractor may develop or acquire, or may have developed or acquired, independently of the performance of its obligations under the Contract. The Contractor grants to UNICEF a perpetual, non-exclusive, royalty-free license to use such intellectual property or other proprietary rights solely for the purposes of and in accordance with the requirements of the Contract.

(c) At UNICEF's request, the Contractor will take all necessary steps, execute all necessary documents and generally assist in securing such proprietary rights and transferring them (or, in the case, intellectual property referred to in paragraph (b) above, licensing) them to UNICEF in compliance with the requirements of the applicable law and of the Contract.

Confidentiality

5.2 Confidential Information that is considered proprietary by either Party or that is delivered or disclosed by one Party ("Discloser") to the other Party ("Recipient") during the course of performance of the Contract or in connection with the subject matter of the Contract will be held in confidence by the Recipient. The Recipient will use the same care and discretion to avoid disclosure of the Discloser's Confidential Information as the Recipient uses for its own Confidential Information and will use the Discloser's Confidential Information solely for the purpose for which it was disclosed to the Recipient. The Recipient will not disclose the Discloser's Confidential Information to any other party:

(a) except to those of its Affiliates, employees, officials, representatives, agents and sub-contractors who have a need to know such Confidential Information for purposes of performing obligations under the Contract; or

(b) unless the Confidential Information (i) is obtained by the Recipient from a third party without restriction; (ii) is disclosed by the Discloser to a third party without any obligation of confidentiality; (iii) is known by the Recipient prior to disclosure by the Discloser; or (iv) at any time is developed by the Recipient completely independently of any disclosures under the Contract.

5.3 If the Contractor receives a request for disclosure of UNICEF's Confidential Information pursuant to any judicial or law enforcement process, before any such disclosure is made, the Contractor (a) will give UNICEF sufficient notice of such request in order to allow UNICEF to have a reasonable opportunity to secure the intervention of the relevant national government to establish protective measures or take such other action as may be appropriate and (b) will so advise the relevant authority that requested disclosure. UNICEF may disclose the Contractor's Confidential Information to the extent required pursuant to resolutions or regulations of its governing bodies.

5.4 The Contractor may not communicate at any time to any other person, Government or authority external to UNICEF, any information known to it by reason of its association with UNICEF that has not been made public, except with the prior written authorization of UNICEF; nor will the Contractor at any time use such information to private advantage.

Data Protection and Security

5.5 The Parties agree that, as between them, all UNICEF Data, together with all rights (including intellectual property and proprietary rights), title and interest to such UNICEF Data, will be the exclusive property of UNICEF, and the Contractor has a limited, nonexclusive license to access and use the UNICEF Data as provided in the Contract solely for the purpose of performing its obligations under the Contract. Except for the foregoing license, the Contractor will have no other rights, whether express or implied, in or to any UNICEF Data or its content.

5.6 The Contractor confirms that it has a data protection policy in place that meets all applicable data protection standards and legal requirements and that it will apply such policy in the collection, storage, use, processing, retention and destruction of UNICEF Data. The Contractor will comply with any guidance or conditions on access and disclosure notified by UNICEF to Contractor in respect of UNICEF Data.

ANNEX A

GENERAL TERMS AND CONDITIONS FOR INSTITUTIONAL/CORPORATE CONTRACTS

5.7 The Contractor will use its reasonable efforts to ensure the logical segregation of UNICEF Data from other information to the fullest extent possible. The Contractor will use safeguards and controls (such as administrative, technical, physical, procedural and security infrastructures, facilities, tools, technologies, practices and other protective measures) that are necessary and sufficient to meet the Contractor's confidentiality obligations in this Article 5 as they apply to UNICEF Data. At UNICEF's request, the Contractor will provide UNICEF with copies of the applicable policies and a description of the safeguards and controls that the Contractor uses to fulfil its obligations under this Article 5.7; provided that any such policies and description provided by the Contractor will be treated as the Contractor's Confidential Information under the Contract. UNICEF may assess the effectiveness of these safeguards, controls and protective measures and, at UNICEF's request, the Contractor will provide its full cooperation with any such assessment at no additional cost or expense to UNICEF. The Contractor will not, and will ensure that its Personnel will not, transfer, copy, remove or store UNICEF Data from a UNICEF location, network or system without the prior written approval of an authorized official of UNICEF.

5.8 Except as otherwise expressly stated in the Contract or with UNICEF's express prior written consent, the Contractor will not install any application or other software on any UNICEF device, network or system. The Contractor represents and warrants to UNICEF that the Services and Deliverables provided under the Contract will not contain any Disabling Code, and that UNICEF will not otherwise receive from the Contractor any Disabling Code in the performance of the Contract. Without prejudice to UNICEF's other rights and remedies, if a Disabling Code is identified, the Contractor, at its sole cost and expense, will take all steps necessary to: (a) restore and/or reconstruct any and all UNICEF Data lost by UNICEF and/or End Users as a result of Disabling Code; (b) furnish to UNICEF a corrected version of the Services without the presence of Disabling Codes; and (c) as needed, re-implement the Services.

5.9 In the event of any Security Incident, the Contractor will, as soon as possible following the Contractor's discovery of such Security Incident and at its sole cost and expense: (a) notify UNICEF of such Security Incident and of the Contractor's proposed remedial actions; (b) implement any and all necessary damage mitigation and remedial actions; and (c) as relevant, restore UNICEF's and, as directed by UNICEF, End Users' access to the Services. The Contractor will keep UNICEF reasonably informed of the progress of the Contractor's implementation of such damage mitigation and remedial actions. The Contractor, at its sole cost and expense, will cooperate fully with UNICEF's investigation of, remediation of, and/or response to any Security Incident. If the Contractor fails to resolve, to UNICEF's reasonable satisfaction, any such Security Incident, UNICEF can terminate the Contract with immediate effect.

Service Providers and Sub-Contractors

5.10 The Contractor will impose the same requirements relating to data protection and non-disclosure of Confidential Information, as are imposed upon the Contractor itself by this Article 5 of the Contract, on its service providers, subcontractors and other third parties and will remain responsible for compliance with such requirements by its service providers, subcontractors and other third parties.

End of Contract

5.11 Upon the expiry or earlier termination of the Contract, the Contractor will:

(a) return to UNICEF all of UNICEF's Confidential Information, including, but not limited to, UNICEF Data, or, at UNICEF's option, destroy all copies of such information held by the Contractor or its sub-contractors and confirm such destruction to UNICEF in writing; and

(b) will transfer to UNICEF all intellectual and other proprietary information in accordance with Article 5.1(a).

6. Termination; Force Majeure

Termination by Either Party for Material Breach

6.1 If one Party is in material breach of any of its obligations under the Contract, the other Party can give it written notice that within thirty (30) days of receiving such notice the breach must be remedied (if such breach is capable of remedy). If the breaching Party does not remedy the breach within the thirty (30) days' period or if the breach is not capable of remedy, the non-breaching Party can terminate the Contract. The termination will be effective thirty (30) days after the non-breaching Party gives the breaching Party written notice of termination. The initiation of conciliation or arbitral proceedings in accordance with Article 9 (Privileges and Immunities; Settlement of Disputes) below will not be grounds for termination of the Contract.

Additional Termination Rights of UNICEF

6.2 In addition to the termination rights under Article 6.1 above, UNICEF can terminate the Contract with immediate effect upon delivery of a written notice of termination, without any liability for termination charges or any other liability of any kind:

(a) in the circumstances described in, and in accordance with, Article 7 (Ethical Standards); or

(b) if the Contractor breaches any of the provisions of Articles 5.2-5.11 (Confidentiality; Data Protection and Security); or

(c) if the Contractor (i) is adjudged bankrupt, or is liquidated, or becomes insolvent, or applies for a moratorium or stay on any payment or repayment obligations, or applies to be declared insolvent, (ii) is granted a moratorium or a stay, or is declared insolvent, (iii) makes an assignment for the benefit of one or more of its creditors, (iv) has a receiver appointed on account of the insolvency of the Contractor, (v) offers a settlement in lieu of bankruptcy or receivership or (vi) has become, in UNICEF's reasonable judgment, subject to a materially adverse change in its financial condition that threatens to substantially affect the ability of the Contractor to perform any of its obligations under the Contract.

6.3 In addition to the termination rights under Article 6.1 and Article 6.2 above, UNICEF can terminate the Contract at any time by providing written notice to the Contractor in any case in which UNICEF's mandate applicable to the performance of the Contract or UNICEF's funding applicable to the Contract is curtailed or terminated, whether in whole or in part. UNICEF can also terminate the Contract on sixty (60) day's written notice to the Contractor without having to provide any justification.

6.4 As soon as it receives a notice of termination from UNICEF, the Contractor will take immediate steps to bring the performance of any obligations under the Contract to a close in a prompt and orderly manner, and in doing so, reduce expenses to a minimum, and will not undertake any further or additional commitments as of and following the date it receives the termination notice. In addition, the Contractor will take any other action that may be necessary, or that UNICEF may direct in writing, in order to minimise losses or protect and preserve any property, whether tangible or intangible, related to the Contract that is in the possession of the Contractor and in which UNICEF has or may be reasonably expected to acquire an interest.

ANNEX A

GENERAL TERMS AND CONDITIONS FOR INSTITUTIONAL/CORPORATE CONTRACTS

6.5 If the Contract is terminated by either Party, the Contractor will immediately deliver to UNICEF any finished work which has not been delivered and accepted prior to the receipt of a notice of termination, together with any data, materials or work-in-process related specifically to the Contract. If UNICEF obtains the assistance of another party to continue the Services or complete any unfinished work, the Contractor will provide its reasonable cooperation to UNICEF and such party in the orderly migration of Services and transfer of any Contract-related data, materials and work-in-process. The Contractor will at the same time return to UNICEF all of UNICEF's Confidential Information and will transfer to UNICEF all intellectual and other proprietary information in accordance with Article 5.

6.6 If the Contract is terminated by either Party no payment will be due from UNICEF to the Contractor except for Services and Deliverables provided to UNICEF's satisfaction in accordance with the Contract, but only if such Services and Deliverables were required or requested before the Contractor's receipt of the notice of termination or, in the case of termination by the Contractor, the effective date of such termination. The Contractor will have no claim for any further payment beyond payments in accordance with this Article 6.6, but will remain liable to UNICEF for all loss or damages which may be suffered by UNICEF by reason of the Contractor's default (including but not limited to cost of the purchase and delivery of replacement or substitute Services or Deliverables).

6.7 The termination rights in this Article 6 are in addition to all other rights and remedies of UNICEF under the Contract.

Force Majeure

6.8 If one Party is rendered permanently unable, wholly, or in part, by reason of force majeure to perform its obligations under the Contract, the other Party may terminate the Contract on the same terms and conditions as are provided for in Article 6.1 above, except that the period of notice will be seven (7) days instead of thirty (30) days. "Force majeure" means any unforeseeable and irresistible events arising from causes beyond the control of the Parties, including acts of nature, any act of war (whether declared or not), invasion, revolution, insurrection, terrorism or other acts of a similar nature or force. "Force majeure" does not include (a) any event which is caused by the negligence or intentional action of a Party; (b) any event which a diligent party could reasonably have been expected to take into account and plan for at the time the Contract was entered into; (c) the insufficiency of funds, inability to make any payment required under the Contract, or any economic conditions, including but not limited to inflation, price escalations, or labour availability; or (d) any event resulting from harsh conditions or logistical challenges for the Contractor (including civil unrest) associated with locations at which UNICEF is operating or is about to operate or is withdrawing from, or any event resulting from UNICEF's humanitarian, emergency, or similar response operations.

7. Ethical Standards

7.1 Without limiting the generality of Article 2 above, the Contractor will be responsible for the professional and technical competence of its Personnel including its employees and will select, for work under the Contract, reliable individuals who will perform effectively in the implementation of the Contract, respect the local laws and customs, and conform to a high standard of moral and ethical conduct.

7.2 (a) The Contractor represents and warrants that no official of UNICEF or of any United Nations System organisation has received from or on behalf of the Contractor, or will be offered by or on behalf of the Contractor, any direct or indirect benefit in connection with the Contract, including the award of the Contract to the Contractor. Such direct or indirect benefit includes, but is not limited to, any gifts, favours or hospitality.

(b) The Contractor represents and warrants that the following requirements with regard to former UNICEF officials have been complied with and will be complied with:

(i) During the one (1) year period after an official has separated from UNICEF, the Contractor may not make a direct or indirect offer of employment to that former UNICEF official if that former UNICEF official was, during the three years prior to separating from UNICEF, involved in any aspect of a UNICEF procurement process in which the Contractor has participated.

(ii) During the two (2) year period after an official has separated from UNICEF, that former official may not, directly or indirectly on behalf of the Contractor, communicate with UNICEF, or present to UNICEF, about any matters that were within such former official's responsibilities while at UNICEF.

(c) The Contractor further represents that, in respect of all aspects of the Contract (including the award of the Contract by UNICEF to the Contractor and the selection and awarding of sub-contracts by the Contractor), it has disclosed to UNICEF any situation that may constitute an actual or potential conflict of interest or could reasonably be perceived as a conflict of interest.

7.3 The Contractor further represents and warrants that neither it nor any of its Affiliates, or Personnel or directors, is subject to any sanction or temporary suspension imposed by any United Nations System organisation or other international inter-governmental organisation. The Contractor will immediately disclose to UNICEF if it or any of its Affiliates or Personnel or directors, becomes subject to any such sanction or temporary suspension during the term of the Contract.

7.4 The Contractor will (a) observe the highest standard of ethics; (b) use its best efforts to protect UNICEF against fraud, in the performance of the Contract; and (c) comply with the applicable provisions of UNICEF's Policy Prohibiting and Combatting Fraud and Corruption. In particular, the Contractor will not engage, and will ensure that its Personnel, agents and sub-contractors do not engage, in any corrupt, fraudulent, coercive, collusive or obstructive conduct as such terms are defined in UNICEF's Policy Prohibiting and Combatting Fraud and Corruption.

7.5 The Contractor will, during the term of the Contract, comply with (a) all laws, ordinances, rules and regulations bearing upon the performance of its obligations under the Contract and (b) the standards of conduct required under the UN Supplier Code of Conduct (available at the United Nations Global Marketplace website - www.ungm.org).

7.6 The Contractor further represents and warrants that neither it nor any of its Affiliates is engaged, directly or indirectly, (a) in any practice inconsistent with the rights set out in the Convention on the Rights of the Child, including Article 32, or the International Labour Organisation's Convention Concerning the Prohibition and Immediate Action for the Elimination of the Worst Forms of Child Labour, No. 182 (1999); or (b) in the manufacture, sale, distribution, or use of anti-personnel mines or components utilised in the manufacture of anti-personnel mines.

7.7 The Contractor represents and warrants that it has taken and will take all appropriate measures to prevent sexual exploitation or abuse of anyone by its Personnel including its employees or any persons engaged by the Contractor to perform any services under the Contract. For these purposes, sexual activity with any person less than eighteen years of age, regardless of any laws relating to consent, will constitute the sexual exploitation and abuse of such person. In addition, the Contractor represents and warrants that it has taken and will take all appropriate measures to prohibit its Personnel including its employees or other persons engaged by the Contractor, from exchanging any money, goods, services, or other things of value, for sexual favours or activities or from engaging in any sexual activities that are exploitive or degrading to any person. This provision constitutes an essential term of the Contract and any breach of this representation and warranty will entitle UNICEF to terminate the Contract immediately upon notice to the Contractor, without any liability for termination charges or any other liability of any kind.

ANNEX A

GENERAL TERMS AND CONDITIONS FOR INSTITUTIONAL/CORPORATE CONTRACTS

7.8 The Contractor will inform UNICEF as soon as it becomes aware of any incident or report that is inconsistent with the undertakings and confirmations provided in this Article 7.

7.9 The Contractor acknowledges and agrees that each of the provisions in this Article 7 constitutes an essential term of the Contract.

(a) UNICEF will be entitled, in its sole discretion and at its sole choice, to suspend or terminate the Contract and any other contract between UNICEF and the Contractor with immediate effect upon written notice to the Contractor if: (i) UNICEF becomes aware of any incident or report that is inconsistent with, or the Contractor breaches any of, the undertakings and confirmations provided in this Article 7 or the equivalent provisions of any contract between UNICEF and the Contractor or any of the Contractor's Affiliates, or (ii) the Contractor or any of its Affiliates, or Personnel or directors becomes subject to any sanction or temporary suspension described in Article 7.3 during the term of the Contract.

(b) In the case of suspension, if the Contractor takes appropriate action to address the relevant incident or breach to UNICEF's satisfaction within the period stipulated in the notice of suspension, UNICEF may lift the suspension by written notice to the Contractor and the Contract and all other affected contracts will resume in accordance with their terms. If, however, UNICEF is not satisfied that the matters are being adequately addressed by the Contractor, UNICEF may at any time, exercise its right to terminate the Contract and any other contract between UNICEF and the Contractor.

(c) Any suspension or termination under this Article 7 will be without any liability for termination or other charges or any other liability of any kind.

B. Full Cooperation with Audits And Investigations

8.1 From time to time, UNICEF may conduct inspections, post-payment audits or investigations relating to any aspect of the Contract including but not limited to the award of the Contract, the way in which the Contract operates or operated, and the Parties' performance of the Contract generally and including but not limited to the Contractor's compliance with the provisions of Article 7 above. The Contractor will provide its full and timely cooperation with any such inspections, post-payment audits or investigations, including (but not limited to) making its Personnel and any relevant data and documentation available for the purposes of such inspections, post-payment audits or investigations, at reasonable times and on reasonable conditions, and granting UNICEF and those undertaking such inspections, post-payment audits or investigations access to the Contractor's premises at reasonable times and on reasonable conditions in connection with making its Personnel and any relevant data and documentation available. The Contractor will require its sub-contractors and its agents, including, but not limited to, the Contractor's attorneys, accountants or other advisers, to provide reasonable cooperation with any inspections, post-payment audits or investigations carried out by UNICEF.

9. Privileges and Immunities; Settlement of Disputes

9.1 Nothing in or related to the Contract will be deemed a waiver, express or implied, deliberate or inadvertent, of any of the privileges and immunities of the United Nations, including UNICEF and its subsidiary organs, under the Convention on the Privileges and Immunities of the United Nations, 1946, or otherwise.

9.2 The terms of the Contract will be interpreted and applied without application of any system of national or sub-national law.

9.3 The Parties will use their best efforts to settle amicably any dispute, controversy or claim arising out of, or relating to the Contract. Where the Parties wish to seek such an amicable settlement through conciliation, the conciliation will take place in accordance with the UNCITRAL Conciliation Rules then in force, or according to such other procedure as may be agreed between the Parties. Any dispute, controversy or claim between the Parties arising out of the Contract which is not resolved within ninety (90) days after one Party receives a request from the other Party for amicable settlement can be referred by either Party to arbitration. The arbitration will take place in accordance with the UNCITRAL Arbitration Rules then in force. The venue of the arbitration will be New York, NY, USA. The decisions of the arbitral tribunal will be based on general principles of international commercial law. The arbitral tribunal will have no authority to award punitive damages. In addition, the arbitral tribunal will have no authority to award interest in excess of the London Inter-Bank Offered Rate (LIBOR) then prevailing and any such interest will be simple interest only. The Parties will be bound by any arbitration award rendered as a result of such arbitration as the final adjudication of any such controversy, claim or dispute.

10. Notices

10.1 Any notice, request or consent required or permitted to be given or made pursuant to the Contract will be in writing, and addressed to the persons listed in the Contract for the delivery of notices, requests or consents. Notices, requests or consents will be delivered in person, by registered mail, or by confirmed email transmission. Notices, requests or consents will be deemed received upon delivery (if delivered in person), upon signature of receipt (if delivered by registered mail) or twenty-four (24) hours after confirmation of receipt is sent from the addressee's email address (if delivered by confirmed email transmission).

10.2 Any notice, document or receipt issued in connection with the Contract must be consistent with the terms and conditions of the Contract and, in case of any ambiguity, discrepancy or inconsistency, the terms and conditions of the Contract will prevail.

10.3 All documents that comprise the Contract, and all documents, notices and receipts issued or provided pursuant to or in connection with the Contract, will be deemed to include, and will be interpreted and applied consistently with, the provisions of Article 9 (Privileges and Immunities; Settlement of Disputes).

11. Other Provisions

11.1 The Contractor acknowledges UNICEF's commitment to transparency as outlined in UNICEF's Information Disclosure Policy and confirms that it consents to UNICEF's public disclosure of the terms of the Contract should UNICEF so determine and by whatever means UNICEF determines.

11.2 The failure of one Party to object to or take affirmative action with respect to any conduct of the other Party which is in violation of the terms of the Contract will not constitute and will not be construed to be a waiver of the violation or breach, or of any future violation, breach or wrongful conduct.

11.3 The Contractor will be considered as having the legal status of an independent contractor as regards UNICEF. Nothing contained in the Contract will be construed as making the Parties principal and agent or joint venturers.

11.4 The Contractor will not, without the prior written consent of UNICEF, assign, transfer, pledge or make other disposition of the Contract, or of any part of the Contract, or of any of the Contractor's rights or obligations under the Contract.

ANNEX A

GENERAL TERMS AND CONDITIONS FOR INSTITUTIONAL/CORPORATE CONTRACTS

11.5 No grant of time to the Contractor to cure a default under the Contract, nor any delay or failure by UNICEF to exercise any other right or remedy available to UNICEF under the Contract, will be deemed to prejudice any rights or remedies available to UNICEF under the Contract or constitute a waiver of any rights or remedies available to UNICEF under the Contract.

11.6 The Contractor will not seek or file any lien, attachment or other encumbrance against any monies due or to become due under the Contract, and will not permit any other person to do so. It will immediately remove or obtain the removal of any lien, attachment or other encumbrance that is secured against any monies due or to become due under the Contract.

11.7 The Contractor will not advertise or otherwise make public for purposes of commercial advantage or goodwill that it has a contractual relationship with UNICEF or the United Nations. Except as regards references to the name of UNICEF for the purposes of annual reports or communication between the Parties and between the Contractor and its Personnel and sub-contractors, the Contractor will not, in any manner whatsoever use the name, emblem or official seal of UNICEF or the United Nations, or any abbreviation of the name of the United Nations, in connection with its business or otherwise without the prior written permission of UNICEF.

11.8 The Contract may be translated into languages other than English. The translated version of the Contract is for convenience only, and the English language version will govern in all circumstances.

11.9 No modification or change in the Contract, and no waiver of any of its provisions, nor any additional contractual relationship of any kind with the Contractor will be valid and enforceable against UNICEF unless set out in a written amendment to the Contract signed by an authorised official of UNICEF.

11.10 The provisions of Articles 2.14, 3.8, 3.9, 4, 5, 7, 8, 9, 11.1, 11.2 and 11.7 will survive provision of the Services and delivery of the Deliverables and the expiry or earlier termination of the Contract.