RESOLUTION NO.

BOARD OF SUPERVISORS, COUNTY OF SAN MATEO, STATE OF CALIFORNIA

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RESOLUTION AUTHORIZING AN AMENDMENT TO THE AGREEMENT WITH CRANEWARE, INC. TO PROVIDE CHARGE DESCRIPTION MASTER SOFTWARE AND PROFESSIONAL SERVICES, INCREASING THE AMOUNT PAYABLE BY \$56,718 TO AN AMOUNT NOT TO EXCEED \$783,989 WITH NO CHANGE TO THE AGREEMENT TERM

RESOLVED, by the Board of Supervisors of the County of San Mateo, State of California, that

WHEREAS, Craneware Inc. (Craneware) has been providing a Charge

Description Master software application to San Mateo Medical Center (SMMC) since

2010, and the County's most recent contract with Craneware is for a term that began on

August 1, 2014; and

WHEREAS, the agreement has been amended several times and the current term is August 1, 2014, through July 31, 2024, in an amount not to exceed \$727,271; and

WHEREAS, in addition to Craneware being the source for pricing of services and supplies provided by SMMC to its patients, SMMC is requesting this Board approve a further amendment to the agreement to add data scrubbing services to ensure SMMC's item master has the appropriate Healthcare Common Procedure Coding System and charge codes for all supplies in SMMC's inventory system in order to ensure proper charges are being pass through to patient accounts; and

WHEREAS, this amendment will increase the amount payable by \$56,718, to an amount not to exceed \$783,989; and

WHEREAS, this Board has been presented with the fifth amendment to the agreement, has examined and approved it as both form and content, and desires to enter into it.

NOW, THEREFORE, IT IS HEREBY DETERMINED AND ORDERED that the President of the Board of Supervisors be and is hereby authorized and directed to execute said amendment for and on behalf of the County of San Mateo, and the Clerk of the Board shall attest the President's signature thereto.

BE IT FURTHER RESOLVED that the Chief of San Mateo County Health or designee is authorized to execute contract amendments which modify the County's maximum fiscal obligation by no more than \$25,000 (in aggregate) and/or modify the contract term and/or services so long as the modified term or services is/are within the current or revised fiscal provisions.

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