

**Providence Health & Services – Washington dba Providence St. Peter Hospital &
Providence Centralia Hospital Laboratories**

Laboratory Services Agreement

*This Agreement is between City of Tenino dba Tenino Police Department
(hereafter referred to as Client)*

And

*Providence Health and Services – WA dba Providence St. Peter Hospital & Providence
Centralia Hospital Laboratories (PWL)*

RECITALS

PWL is a hospital-based clinical & anatomic laboratory that offers various laboratory testing, inspection, analytical evaluation, reporting, research and development and other scientific and regulatory consulting services (the “services”).

The Client wishes to engage PWL to provide certain services with respect to samples provided to PWL by or on behalf of Client and PWL is agreeable to furnishing such services to Client as further detailed below and on the attached statements of work incorporated herein and pursuant to the terms hereinafter and thereafter described.

AGREEMENT

Now therefore, in consideration of the foregoing premises, it is hereby mutually agreed by and between the parties hereto as follows:

1. **Services.** PWL agrees to provide laboratory services as defined by the Exhibit A for Client on an as-needed basis and in accordance with applicable laws and regulations, as well as any applicable PWL policies. The Services shall include those tests listed in Exhibit A, as the same may be modified from time to time by Laboratory and such additional services as the parties may agree to in writing
 - a) PWL will perform all services in a manner consistent with that degree of care, skill and diligence as is ordinarily exercised by a professional laboratory testing contractor under similar conditions and circumstances, and each individual whom PWL intends to engage to perform the services will possess the qualifications, licenses, skills and experience needed to perform such services.
 - b) PWL will be responsible for the professional quality, technical accuracy, completeness and coordination of all tests, analyses and reports performed, conducted or prepared by or on behalf of PWL as part of the services;
 - c) PWL will have sole control and discretion over the means, methods, techniques, equipment, sequences and procedures its uses to perform the services, without having to confer with, or obtain the consent or approval of Client; and
 - d) If PWL implements any material changes in the manner in which it performs the services, whether as required by changes in applicable law, rule or regulation or otherwise, PWL will notify Client of such changes within a commercially

reasonable period of time or as required by applicable law, but will not be required to confer with, or obtain the consent or approval of, Client in connection with implementing such changes.

- e) PWL will comply with all federal, state and local laws, rules and regulations applicable to the performance of its obligations under this Agreement.
2. **Client's Responsibilities.** The parties hereby acknowledge and agree that Laboratory is not responsible in any manner for, and shall not perform any services related to, the drawing, collection or processing of specimens to be sent to Laboratory for the performance of Lab Services pursuant to this Agreement. Client shall ensure that all specimens:
- (a) are prepared and transported in accordance with Laboratory's written policies and procedures and other guidelines provided by Laboratory to Client from time to time, including, but not limited to, those regarding the handling of blood products;
 - (b) are appropriately packaged prior to pick-up in accordance with Laboratory's written policies and procedures and other guidelines provided by Laboratory to Client from time to time, securely sealed and properly labeled for transportation to Hospital;
 - (c) are sent with all documentation, requisition forms and other information required by Laboratory to perform the Lab Services; and
 - (d) when necessary, include appropriate precautionary and/or biohazardous labels.

3. **Samples.** All samples that are sent to PWL by Client will be collected in accordance with PWL's test catalog and meet all stability, specimen type and labeling requirements for testing. Specimen handling requirements as outlined by PWL's test catalog will be the sole responsibility of the Client to ensure accuracy of all specimens tested by PWL. If Client has questions regarding sample collection, handling and storage they are expected to call PWL's client services for appropriate guidance. The phone number will be provided by assigned account executive at onset of agreement. Each sample will be sent to PWL with an appropriate order, whether by a system interface (see section 5) and/or approved manual requisition. If approved, manual requisition may be from Client's electronic health record or Client may elect to utilize provided requisition by PWL.

All samples will be delivered to PWL in the appropriately established timeframe for testing as indicated by the test catalog. Options for delivery include hand delivery to an appropriate PWL facility and/or the establishment of courier services between Client and PWL. This will be arranged and coordinated at onset of agreement.

4. **Storage and Retention of Samples.** While specimens are in PWL's possession, PWL will store and retain all specimens in accordance with PWL's policies and procedures.
5. **Results Delivery.** Upon completion of the laboratory Services, PWL will prepare and make a report available to Client via a mutually agreed upon delivery method Fax @ ____ (i.e., online access, email, facsimile, etc.). Client takes sole responsibility of results upon delivery.

6. **System Interfaces.** If PWL permits Client to request testing or access reports via an interface between PWL and Client's systems, Client is solely responsible for the implementation of, maintenance of, and security of, such interface, as well as the protection of protected health information (as defined in section 10) during transmissions utilizing such interface.
7. **Client's Patient Care Responsibilities.** Nothing in this agreement shall relieve Client of its responsibilities for the care of its patients, including Client's use of test results, reports, or any other information provided to Client by PWL under this Agreement.
8. **Pricing Agreements (Fee Schedules).** Client agrees to pay for services requested at the fees listed on the fee schedule attached as Exhibit A to this agreement (the "fee schedule"). Unless otherwise agreed by the parties in this agreement or an amendment thereto, PWL may modify the fee schedule at any time with written notice to Client. The revised fee schedule will go into effect 30 days after PWL notifies Client of the new fee schedule, unless a later effective date is set by PWL (for example, PWL may send out a new fee Schedule to be effective for the following calendar year, in which case PWL will notify Client that the new fee schedule would be in effect on January 1). PWL fees do not include taxes. Client is responsible for, and will reimburse PWL for, all taxes and similar charges applicable to the Services provided to Client under this agreement.
9. **Invoicing and Payment Terms.** PWL will invoice Client for services completed on a monthly basis. Invoiced amounts are due and payable by Client thirty (30) days after receipt of invoice. Late payments will accrue interest at a rate of 12% per annum or, if lower, the highest rate permitted by law, from the payment due date until the date payment is received by PWL.
10. **Suspension of Services; Collection Costs.** Failure by Client to pay invoices within 30 days after the due date is a material breach of this agreement. PWL may suspend services and/or terminate this agreement and any order, immediately upon notice to Client, if Client has any invoices which are more than 30 days past due, and PWL may pursue its remedies at law and in equity. If it becomes necessary for PWL to turn Client's account over for collection, Client will be responsible for all of PWL collection costs, including reasonable attorney and other legal fees (including in any post-judgment proceeding).
11. **Confidentiality of Patient Records.** Neither party will disclose to any third party, except where permitted or required by law or as necessary to perform its obligations under this Agreement, any patient or medical record information ("protected health information"), and each party will comply with all applicable federal and state laws and regulations regarding the confidentiality of such information, including any applicable regulations, standards, or rules promulgated pursuant to the authority of the Health Insurance Portability and Accountability Act ("HIPAA"), the Health Information Technology for Economic and Clinical Health Act ("HITECH"), or the American Recovery and Reinvestment Act of 2009 ("ARRA"). PWL may use and disclose Protected Health Information of Client's patients when necessary for PWL's proper management and administration, as permitted or required by law, or to carry out PWL's specific responsibilities pursuant to law or this agreement. Each party shall implement appropriate safeguards to prevent the unauthorized use or disclosure of protected health information while such information is within the

party's or its subcontractors' control. Each party will promptly report to the other party any unauthorized use or disclosure of protected health information of Client's patients of which that party becomes aware.

12. **Compliance with Laws.** Client shall comply with all federal, state and local laws, rules and regulations with respect to the test materials and this agreement, including any circumstances under which informed consent must be obtained prior to testing, the content of any such consent, and the manner in which information may be obtained, maintained, reported and/or disclosed. The parties intend that this agreement and activities under this agreement comply at all times with all applicable state, federal and local laws, including but not limited to: fraud and abuse statutes; laws affecting the tax-exempt status of PWL (e.g., IRS regulations); licensing regulations; federal, state and local laws; and rules and regulations of applicable healthcare accreditation organizations. In addition, throughout the term of this agreement, each party will ensure that its activities conducted within the context of this agreement are consistent with PWL's charitable missions. If, at any time, a party in good faith determines that this agreement does not comply with the law, or if PWL reasonably believes that any activities conducted pursuant to this agreement are inconsistent with PWL's charitable missions, then the parties shall use good faith efforts to conform the agreement in such a manner so that it does appropriately comply or is consistent with such mission, as applicable.
13. **Term.** This Agreement commences on January 1, 2024 (“Agreement Effective Date”). The initial term (“Initial Term”) of this Agreement shall be two (2) years, unless earlier terminated as provided herein. At the end of the initial term this Agreement will automatically renew for successive one-year terms, unless otherwise terminated in accordance with this Agreement.
14. **Termination.** This agreement may be terminated at any time as follows:
 - a) By mutual agreement of the parties;
 - b) With cause by either party if the other party breaches any material term of this agreement, and the breach is not cured within ten (10) business days after the breaching party receives written notice of the breach from the other party; or
 - c) Without cause by either party upon at least thirty (30) days' prior written notice to the other party, in which case the agreement will terminate on the date specified in the notice.
15. **Non-Exclusivity.** Each party understands and agrees that the provision of Services pursuant to the terms of this Agreement does not in any way constitute an exclusive arrangement.
16. **Limitations of Liability.** PWL will not be liable for any indirect, consequential, special, punitive, exemplary or incidental damages of any kind, however caused, arising out of or related to this agreement or the services to be provided under this agreement, even if it has been advised of the possibility of those damages, and PWL's liability for money damages, however caused, arising out of or related to this agreement or the services to be provided under this agreement will be limited to the total amount paid by Client to PWL for the testing to which the liability claim is related. These limitations will apply regardless of the legal theory of liability, whether under contract, tort (including negligence and strict liability), or any other theory whatsoever.

17. **Indemnification.** PWL and Client each agree to indemnify, defend, and hold the other party hereto harmless from all liabilities, damages, losses and expenses, including attorneys' fees, incurred in relation to any claims or lawsuits arising out of the party's provision of, or failure to provide, medical care. In the event of a claim or lawsuit for which the parties are each partially at fault, each party shall be responsible only for that percentage of liabilities, damages, losses and expenses resulting from its provision of care.
18. **Medicare/Medicaid Participation.** Client hereby represents and warrants that neither Client nor its principals (if applicable) are presently debarred, suspended, proposed for debarment, declared ineligible, or excluded from participation in any federally funded health care program, including Medicare and Medicaid. Client hereby agrees to immediately notify PWL of any threatened, proposed, or actual debarment, suspension or exclusion from any federally funded health care program, including Medicare and Medicaid. In the event that Client is debarred, suspended, proposed for debarment, declared ineligible or excluded from participation in any federally funded health care program during the term of this agreement, or if at any time after the effective date of this agreement it is determined that Client is in breach of this section, this agreement shall, as of the effective date of such action or breach, automatically terminate. Client further understands that PWL periodically checks contracted individuals and entities against the Office of Inspector General (OIG) and General Service Administration (GSA) databases of Excluded Individuals and Entities and will notify Client if it discovers a match. PWL will take reasonable measures to verify that the match is the same individual or entity before taking any action to terminate any underlying agreement(s).
19. **Access to Books and Records.** During the term of this agreement and for a period of four years after the termination hereof, each Party shall grant access to the following documents to the Secretary of the U.S. Department of Health and Human Services ("Secretary"), the U.S. Comptroller-General and their authorized representatives: this agreement, and all books, documents and records necessary to verify the nature and costs of services provided hereunder. If a party carries out the duties of this agreement through a subcontract worth ten thousand dollars (\$10,000) or more over a twelve (12) month period with a related organization, this subcontract shall also contain a clause permitting access by the Secretary, Comptroller-General and their authorized representatives to the related organization's books, documents and records.
20. **Publicity Restrictions.** Client will not use PWL's name, trademark, trade name, or other designation in any promotion or publication without PWL's prior written consent.
21. **Limited Warranty.** PWL warrants that the services shall be performed on a professional basis consistent with applicable industry standards. Except as set forth in this section, PWL disclaims all other express and implied warranties, including the implied warranties of merchantability and fitness for a particular purpose. Client's sole and exclusive remedy for breach of the warranties in this section is to have the applicable services re-performed by PWL at no additional cost to Client.
22. **Governing Law; Jurisdiction.** This agreement shall be governed by and construed in

accordance with the laws of the state of Washington without regard to its conflicts of laws principles. Any disputes arising between the parties shall be resolved by, and jurisdiction shall be exclusively in, the courts of the State of Washington.

23. **Notices.** Notices under this agreement shall be hand delivered, transmitted via fax, sent via standard mail service, or sent via courier to the addresses described below and to the attention of the respective contact individuals named below.

i. Any notice to be given to PWL pursuant to this Agreement shall be addressed to:

Providence St. Peter Hospital
ATTN: Lab Director
413 Lilly Rd NE
Olympia, Washington 98506

ii. Any notice to be given to Client pursuant to this agreement shall be addressed to:

City of Tenino Police Department
PO Box 4019
Tenino, WA 98589

24. **Entire Agreement; Amendment.** This agreement is the entire agreement between the parties and supersedes any other oral or written communications, proposals, quotes, advertisements or understandings regarding the subject matter hereof. This agreement may be amended only in a writing signed by both parties, except the fee schedule, which may be modified at PWL's discretion as set forth in Section 8 above.

25. **Severability.** If any of the provisions of this agreement are held invalid or unenforceable, unless such invalidity or unenforceability substantially frustrates the underlying purpose and intent of the remainder of this agreement, such invalidity or unenforceability shall not affect the remainder of this agreement. Alternatively, if any provisions of this agreement is not enforceable as expressly written, it is the intention of the parties that those provisions be modified only as is necessary for them to be enforceable. All remedies under this agreement or at law or in equity are cumulative and nonexclusive.

26. **Waiver; Injunctive Relief.** Any party's delay or failure to insist upon strict performance of any provision of this agreement is not a waiver of any of its rights under this agreement. A waiver on one occasion will not waive any other right, constitute a continuing waiver, or waive that right on another occasion. Client acknowledges that a breach of this agreement may result in irreparable harm to PWL for which PWL will not have an adequate remedy at law. Accordingly, in addition to any other remedies and damages available at law, Client acknowledges and agrees that PWL may immediately seek enforcement of this agreement by means of specific performance or injunction, without any requirement to post a bond or other security.

27. **Independent Contractor.** PWL and Client are independent contractors for the purposes of this agreement and neither has the authority to bind the other. Nothing in this Agreement is intended to construe the existence of a partnership, joint venture, or agency relationship

between PWL and Client. No third party is a beneficiary of this agreement.

28. **Assignment.** Client may not assign this agreement or any of its respective rights or obligations hereunder without the prior written permission of PWL.
29. **Interpretation.** This agreement has been negotiated by the parties and the provisions will not be presumptively construed for or against either party. Each party to this agreement consulted with or had the opportunity to consult with its legal department or with an independent attorney of its choice, with regards to the agreement and signs it voluntarily. The words "includes" and "including" are not limiting in any way and mean "includes or including without limitation."
30. **Survival.** All terms or obligations that expressly or by their nature would be expected to survive the termination or expiration of this agreement shall survive expiration or earlier termination of this agreement.
31. **Counterparts.** This agreement may be executed in counterparts. Each counterpart will be considered an original, and all of them, taken together, will constitute a single agreement. When properly signed, this agreement may be delivered by facsimile or electronically, and any such delivery will have the same effect as physical delivery of a signed original.
32. **Force Majeure.** Neither party is responsible or liable for any losses arising out of any delay or failure in performance of any part of this agreement due to any act of God, act of governmental authority, act of a public enemy, or due to war, riot, flood, civil commotion, insurrection, labor difficulty, severe or adverse weather conditions, lack or shortage of electrical power, failure of communications services or devices, failure of equipment or software, performance of the Internet, or other event beyond the party's reasonable control. If a party's obligations under this agreement are affected by a Force Majeure event, the affected party will notify the other party and take reasonable action to promptly resume its obligations under this agreement.

IN WITNESS WHEREOF, the parties have caused this agreement to be executed by their duly authorized representatives as of the effective date.

Signatures appear on next page

PROVIDENCE

Client: City of Tenino Police Department

By: _____

Name: Charles Skorzewski

Title: Senior Director, Clinical Laboratory

By: _____

Name:

Title:

Approved:

PROVIDENCE

By: _____

Name: Doug Upson

Title: Chief Administrative Officer

Exhibit A Fee Schedules

Providence St. Peter Hospital Laboratory Services Fee Schedule

The following fee schedule is for lab services processed at Providence St. Peter Hospital:

FEE SCHEDULE	EAP CODE	EAP DESCRIPTION	CPT CODE	PRICE
WSP LAB CLIENTS [10830706]				
WSP	30010004	HC BLOOD DRAW VENIPUNCTURE	36415	\$ 8.00
WSP	30010970	HC RUBEOLA ANTIBODY	86765	\$ 17.00
WSP	30011003	HC VARICELLA-ZOSTER ANTIBODY - IGG	86787	\$ 28.00
WSP	30011161	HC CULTR BACTERIA EXCEPT BLOOD - ANAEROBIC	87075	\$ 20.00
WSP	30011646	HC HEPATITIS B SURFACE ANTIGEN	87340	\$ 16.00
WSP	30011649	HC HEPATITIS C AMPLIFIED PROBE	87521	\$ 85.00
WSP	30011651	HC HEPATITIS C PCR QUAL	87521	\$ 85.00
WSP	30011966	HC CULTURE BACTERIA OTHER - ENVIRONMENTAL	87070	\$ 10.00
WSP	30012379	HC TB AG RESPONSE T-CELL SUSP	86481	\$ 60.00
WSP	30013086	HC PROCALCITONIN	84145	\$ 60.00
WSP	30013847	HC CALCIUM SERUM	82310	\$ 6.00
WSP	30013912	HC Lipase	83690	\$ 9.00
WSP	30014072	HC ACETONES KETONES SERUM QUANT	82010	\$ 44.00
WSP	30014358	HC ASSAY TRANSFERRIN	84466	\$ 15.00
WSP	30014481	HC CALCIUM IONIZED	82330	\$ 15.00
WSP	30014495	HC CARBON DIOXIDE CONTENT	82374	\$ 6.00
WSP	30014566	HC CK Total	82550	\$ 9.00
WSP	30014567	HC CK-MB	82553	\$ 14.00
WSP	30014605	HC CORTISOL	82533	\$ 13.00
WSP	30014674	HC DDIMER QUANT	85379	\$ 15.00
WSP	30014881	HC FETAL FIBRONECTIN	82731	\$ 65.00
WSP	30014981	HC GLUCOSE BODY FLUID OTHER THAN BLOOD	82945	\$ 6.00
WSP	30015020	HC GLYCOSYLATED HEMOGLOBIN	83036	\$ 17.00
WSP	30015059	HC Lipoprotein HDL	83718	\$ 11.00
WSP	30015298	HC IRON	83540	\$ 9.00
WSP	30015351	HC KLEIHAUER BETKE	85460	\$ 40.00
WSP	30016041	HC THYROID STIMULATING HORMONE (TSH)	84443	\$ 15.00
WSP	30016086	HC Triglycerides	84478	\$ 8.00
WSP	30016091	HC TROPONIN QUANTITATIVE	84484	\$ 15.00
WSP	30016196	HC VITAMIN-B12	82607	\$ 18.00
WSP	30016328	HC LEGAL BLOOD COLLECTION	36415	\$ 8.00
WSP	30100039	HC DRUG ASSAY ACETAMINOPHEN #	80143	\$ 31.00
WSP	30100043	HC DRUG ASSAY SALICYLATE #	80179	\$ 31.00
WSP	30100137	HC GONADOTROPIN CHORIONIC QUANTITATIVE #	84702	\$ 17.00
WSP	30100202	HC DRUG TST PRSMV INSTRMNT CHEM ANALYZERS PR DATE #	80307	\$ 5.60
WSP	30100422	HC KETONE BODIES SERUM QUANTITATIVE #	82010	\$ 44.00
WSP	30100423	HC BASIC METABOLIC PANEL CALCIUM TOTAL #	80048	\$ 10.00

WSP	30110155	HC DRUGS OF ABUSE URINE	80307	\$ 5.60
WSP	30110644	HC ANALGESICS NON-OPIOID 1 OR 2	80329	\$ 31.00
WSP	30112014	HC ASSAY OF MAGNESIUM	83735	\$ 10.00
WSP	30112024	HC NATRIURETIC PEPTIDE	83880	\$ 42.00
WSP	30112027	HC ASSAY OF CALCIUM, IONIZED	82330	\$ 15.00
WSP	30112044	HC OSMOLALITY URINE	83935	\$ 22.00
WSP	30112046	HC CARBAMAZEPINE-TEGRETOL	80156	\$ 17.00
WSP	30112061	HC BASIC METABOLIC PANEL	80048	\$ 10.00
WSP	30112062	HC COMPREHEN METABOLIC PANEL	80053	\$ 12.00
WSP	30112063	HC LIPID PANEL	80061	\$ 13.00
WSP	30112107	HC ASSAY PHOSPHORUS	84100	\$ 13.00
WSP	30112108	HC ASSAY OF AMMONIA #	82140	\$ 20.00
WSP	30112109	HC ASSAY OF DIGOXIN	80162	\$ 16.00
WSP	30112164	HC ASSAY OF GENTAMICIN	80170	\$ 19.00
WSP	30112116	HC ASSAY OF LITHIUM	80178	\$ 10.00
WSP	30112174	HC Dipropylacetic Acid	80164	\$ 16.00
WSP	30112190	HC ASSAY OF SODIUM OTHER SOURCE #	84302	\$ 7.00
WSP	30112248	HC MAGNESIUM	83735	\$ 10.00
WSP	30112251	HC CHOLESTEROL	82465	\$ 7.00
WSP	30112273	HC PH BODY FLUID #	83986	\$ 6.00
WSP	30112287	HC CARBOXYHEMOGLOBIN	82375	\$ 15.00
WSP	30112358	HC CREATININE OTHER SOURCE	82570	\$ 8.00
WSP	30112375	HC ASSAY OF OSMOLALITY BLOOD	83930	\$ 22.00
WSP	30112662	HC UREA NITROGEN BODY FLUID	84520	\$ 6.00
WSP	30112755	HC OSMOLALITY (UR)	83935	\$ 22.00
WSP	30113017	HC BETA-HYDROXYBUTRIC ACID	82010	\$ 44.00
WSP	30113128	HC CARBON DIOXIDE BICARBONATE #	82374	\$ 6.00
WSP	30113140	HC CORTISOL (AM)	82533	\$ 22.00
WSP	30112228	HC ASSAY OF PHENYTOIN TOTAL	80185	\$ 16.00
WSP	30113786	HC POTASSIUM, BODY FLUID	84132	\$ 6.00
WSP	30114391	HC DRUG TEST PRSMV CHEM ANLYZR, MECONIUM, PER DOS	80307	\$ 11.00
WSP	30014898	HC FOLATE	82746	\$ 17.00
WSP	30210346	HC PLATELET ANTIBODIES - HEPARIN	86022	\$ 21.00
WSP	30210522	HC RHEUMATOID FACTOR QUANT	86431	\$ 8.00
WSP	30210598	HC TB TEST CELL IMMUN MEASURE	86480	\$ 60.00
WSP	30210719	HC HIV-1/HIV-2 SINGLE ASSAY	86703	\$ 39.00
WSP	30510022	HC BLOOD PLATELET AGGREGATION	85576	\$ 75.00
WSP	30510029	HC COMPLETE CBC W/AUTO DIFF WBC	85025	\$ 9.00
WSP	30510032	HC PROTHROMBIN TIME	85610	\$ 8.00
WSP	30510033	HC THROMBOPLASTIN TIME PARTIAL	85730	\$ 13.00
WSP	30510038	HC HEPARIN ASSAY	85520	\$ 16.00
WSP	30510062	HC COMPLETE CBC AUTOMATED	85027	\$ 8.00
WSP	30510063	HC FIBRINOGEN	85384	\$ 12.00
WSP	30510076	HC RBC SED RATE Automated	85652	\$ 5.00
WSP	30510217	HC PLATELET AGGREGATION EA AGENT	85576	\$ 27.00

WSP	30600009	HC NFCT DS 22 TRGT SARS-COV-2 BIOFIRE#	0202U	\$ 419.00
WSP	30610236	HC COVID-19 AMP PRB LABCORP	U0003	\$ 75.00
WSP	30610237	HC COVID-19 AMP PRB UNIV OF WA	U0003	\$ 75.00
WSP	30610322	HC CULTURE BACTERIA OTHER- BODY FLUID	87070	\$ 20.00
WSP	30610324	HC CULTURE BACTERIA OTHER - EAR	87070	\$ 20.00
WSP	30610326	HC CULTURE BACTERIA OTHER - CSF	87070	\$ 20.00
WSP	30610330	HC CULTURE BACTERIA OTHER - RESPIRATORY	87070	\$ 20.00
WSP	30610331	HC CULTURE-RESPIR UPPER	87070	\$ 20.00
WSP	30610335	HC CULTURE BACTERIA OTHER - WOUND	87070	\$ 20.00
WSP	30610337	HC CULTURE-SURGICAL TISSUE	87070	\$ 20.00
WSP	30610340	HC CULTURE BACTERIA OTHER - MISC/OTHER/ROUTINE	87070	\$ 20.00
WSP	30610342	HC CULTURE BACTERIA OTHER - CENTRAL LINE	87070	\$ 20.00
WSP	30610344	HC CULTURE BACTERIA OTHER - CI,TIRE S[ECO-EM-BACTEROA	87070	\$ 20.00
WSP	30610359	HC CULTURE AEROBIC IDENTIFY - AEROBIC ID	87077	\$ 12.00
WSP	30610362	HC CULTURE AEROBIC IDENTIFY - BACTERIAL ID	87077	\$ 12.00
WSP	30610367	HC CULTURE AEROBIC IDENTIFY - GRAM ID	87077	\$ 12.00
WSP	30610417	HC URINE CULTURE/COLONY COUNT	87086	\$ 20.00
WSP	30610463	HC CULTURE TYPE IMMUNOLOGIC	87147	\$ 12.00
WSP	30610482	HC COVID-19 AMP PRB IN HOUSE TESTING 87635	87635	\$ 75.00
WSP	30610499	HC MICROBE SUSCEPTIBLE DISK - ESBL	87184	\$ 12.00
WSP	30610503	HC MICROBE SUSCEPTIBLE MIC -SUSCEPTIBILITY	87186	\$ 12.00
WSP	30610551	HC MICROBE SUSCEPTIBLE ENZYME	87185	\$ 12.00
WSP	30610563	HC SMEAR GRAM STAIN	87205	\$ 10.00
WSP	30610566	HC GRAM STAIN	87205	\$ 10.00
WSP	30610633	HC COVID-19 AMP PRB HIGH THROUGHPUT TECH IN HOUSE U0003	U0003	\$ 75.00

Providence Centralia Hospital Laboratory Services Fee Schedule

The following fee schedule is for lab services processed at Providence Centralia Hospital:

FEE SCHEDULE	EAP CODE	EAP DESCRIPTION	CPT CODE	PRICE
WCH LAB CLIENTS [10830700]				
WCH	30010009	HC ROUTINE VENIPUNCTURE - COLLECTION VENOUS BLD	36415	\$ 8.00
WCH	30016328	HC LEGAL BLOOD COLLECTION	36415	\$ 8.00
WCH	30017003	HC ALCOHOL BREATHALYZER	82075	\$ 25.00
WCH	30017004	HC ALCOHOL BREATHALYZER CONFIRM	82075	\$ 14.00
WCH	30017005	HC ALCOHOL BREATHALYZER LATE	82075	\$ 42.00
WCH	30017012	HC DRUG COL GREATER THAN 20	99001	\$ 15.00
WCH	30017014	HC DRUG COLLECTION FEE	99001	\$ 27.00
WCH	30017015	HC DRUG COLLECTION FEE LATE	99001	\$ 50.00
WCH	30100049	HC ASSAY OF ALCOHOL (ETHANOL) SPEC XCP UR&BREATH IA #	82077	\$ 65.00
WCH	30110155	HC DRUGS OF ABUSE URINE	80307	\$ 5.60
WCH	30112044	HC OSMOLALITY URINE	83935	\$ 22.00
WCH	30114379	HC DRUG TEST PRSMV DIRECT OPT OBS, PER DOS	80305	\$ 17.00
WCH	30114381	HC DRUG TEST PRSMV CHEM ANALYZR, PER DOS	80307	\$ 5.60
WCH	30114389	HC DRUG TEST PRSMV CHEM ANALYZR, CORDSTAT, PER DOS	80307	\$ 20.00
WCH	30210183	HC HIV-1 AG W/HIV-1 & HIV-2 AB	87389	\$ 39.00
WCH	30210241	HC SARS COV-2 IMMUNE RESPONSE IGG	86769	\$ 52.00
WCH	30210242	HC SARS COV-2 IMMUNE RESPONSE IGM	86769	\$ 52.00
WCH	30210522	HC RHEUMATOID FACTOR QUANT	86431	\$ 8.00
WCH	30211173	HC SARS-COV-2 COVID-19 ANTIBODY IGG/IGM MULTI STEP PROCESS #	86769	\$ 52.00
WCH	30211175	HC SARS-COV-2 COVID-19 ANTIBODY AB TOTAL MULTI STEP PROCESS #	86769	\$ 52.00
WCH	30610236	HC COVID-19 AMP PRB LABCORP	U0003	\$ 75.00
WCH	30610482	HC COVID-19 AMP PRB IN HOUSE TESTING 87635	87635	\$ 75.00
WCH	30610633	HC COVID-19 AMP PRB HIGH THROUGHPUT TECH IN HOUSE U0003	U0003	\$ 75.00