

43782-03
41788-04

CFS
DEC 21 2009
POLICY UNIT

LAB CONTRACT
BETWEEN THE
NEBRASKA DEPARTMENT OF HEALTH AND HUMAN SERVICES
DIVISION OF CHILDREN AND FAMILY SERVICES YOUTH REHABILITATION AND
TREATMENT CENTER - GENEVA
AND
LABORATORY CORPORATION OF AMERICA

This contract is entered into by and between the Nebraska Department of Health and Human Services, **Youth Rehabilitation and Treatment Center - Geneva** (hereinafter the "Department"), and **Laboratory Corporation of America** (hereinafter the "Contractor").

PURPOSE. The purpose of this contract is for the provision of clinical laboratory testing for the youth committed to the Youth Rehabilitation & Treatment Center – Geneva of the State of Nebraska; and Whereas the Contractor is providing clinical laboratory testing located at the Laboratory Corporation of America, 1710 North Corrington Ave, Kansas City MO 64120

I. TERM AND TERMINATION

- A. **TERM.** This contract is in effect from July 1, 2009 until June 30, 2010.
- B. **TERMINATION.** This contract may be terminated at any time upon mutual written consent or by either party for any reason upon submission of written notice to the other party at least 60 (Sixty) days prior to the effective date of termination. The Department may also terminate this contract in accord with the provisions designated "AVAILABILITY OF FUNDING" and "BREACH OF CONTRACT." In the event either party terminates this contract, the Contractor shall provide to the Department all work in progress, work completed, and materials provided to it by the Department in connection with this contract immediately.

II. CONSIDERATION

- A. The Department agrees to pay the Contractor the total amount not to exceed \$17,000.00 (Seventeen thousand dollars) for the services specified herein.
- B. **PAYMENT STRUCTURE.** The Department agrees to pay the Contractor on a fee for service basis according to the fee schedule in Attachment A.

III. SCOPE OF SERVICES

The Contractor agrees to perform the following services:

1. The Contractor agrees that for valuable consideration provided by the Department, the Contractor shall serve the Department and perform the services required and requested, complying with all regulatory requirements to meet the standards required in the field of Clinical Laboratory testing.
2. Services being rendered as required as evidenced by monthly billing received from the Contractor, completed lab requisitions, itemized monthly summary, and monthly invoice.

IV. DEPARTMENT RESPONSIBILITIES

The Department shall be responsible for the following:

1. The collection and preparation for transport of specimens,
2. To call with a notification that we have a transport ready for pickup
3. To call the contractor when in need of supplies.

V. GENERAL PROVISIONS

A. ACCESS TO RECORDS AND AUDIT RESPONSIBILITIES.

1. All Contractor books, records, and documents regardless of physical form, and including data maintained in computer files or on magnetic, optical or other media, relating to work performed or monies received under this contract shall be subject to audit at any reasonable time upon the provision of reasonable notice by the Department. These records shall be maintained as follows: all records shall be maintained for five (5) years from the date of final payment and records that fall under the provisions of HIPAA shall be maintained for six (6) full years from the date of final payment. In addition to the foregoing retention periods, all records shall be maintained until all issues related to an audit, litigation or other action are resolved to the satisfaction of the Department. All records shall be maintained in accordance with generally accepted accounting principles.
2. The Contractor agrees to provide the Department any and all written communications received by the Contractor from an auditor related to Contractor's internal control over financial reporting requirements and communication with those charged with governance including those in compliance with or related to Statement of Auditing Standards (SAS) 112 *Communicating Internal Control related Matters Identified in an Audit* and SAS 114 *The Auditor's Communication with Those Charged With Governance*. The Contractor agrees to provide the Department with a copy of all such written

communications immediately upon receipt or instruct any auditor it employs to deliver copies of such written communications to the Department at the same time copies are delivered to the Contractor, in which case the Contractor agrees to verify that the Department has received a copy.

3. The Contractor agrees to immediately correct any material weakness or condition reported to the Department in the course of an audit and notify the Department that the corrections have been made.
4. In addition to, and in no way in limitation of any obligation in this contract, the Contractor agrees that it will be liable for audit exceptions, and shall return to the Department all payments made under this contract for which an exception has been taken or which has been disallowed because of such an exception, upon demand from the Department.

B. AMENDMENT. This contract may be modified only by written amendment, duly executed by both parties. No alteration or variation of the terms and conditions of this contract shall be valid unless made in writing and signed by the parties hereto. Every amendment shall specify the date on which its provisions shall be effective.

C. ASSIGNMENT. The Contractor agrees not to assign or transfer any interest, rights, or duties under this contract to any person, firm, or corporation without prior written consent of the Department. In the absence of such written consent, any assignment or attempt to assign shall constitute a breach of this contract.

D. AVAILABILITY OF FUNDING. Due to possible future reductions in appropriations, the Department cannot guarantee the continued availability of funding for this contract notwithstanding the consideration stated above. In the event funds to finance this contract become unavailable either in full or in part due to such reductions in appropriations, the Department may terminate this contract or reduce the consideration upon notice in writing to the Contractor. The Department shall be the final authority as to the availability of funds. The effective date of such contract termination or reduction in consideration shall be specified in the notice as the date of service of said notice or the actual effective date of the funding reduction, whichever is later. Provided, that reductions shall not apply to payments made for services satisfactorily completed prior to said effective date. In the event of a reduction in consideration, the Contractor may terminate this contract as of the effective date of the reduction upon the provision of advance written notice to the Department.

E. BREACH OF CONTRACT.

1. Should the Contractor breach this contract, the Department may, at its discretion, terminate this contract immediately upon written notice to the Contractor. The Department shall pay the Contractor only for such performance as has been properly completed and is of use to the Department. The Department may, at its discretion, contract for provision of the services required to complete this

contract and hold the Contractor liable for all expenses incurred in such additional contract over and above the total cost of performance set forth herein. This provision shall not preclude the pursuit of other remedies for breach of contract as allowed by law.

2. The waiver by the Department of a breach of any provision of this contract by Contractor shall not operate or be construed as a waiver of any subsequent breach by Contractor. No waiver shall be valid unless in writing and signed by the party.
- F. CONFIDENTIALITY. The Contractor agrees that any and all information gathered in the performance of this contract, either independently or through the Department, shall be held in the strictest confidence and shall be released to no one other than the Department without the prior written authorization of the Department, provided, that contrary contract provisions set forth herein shall be deemed to be authorized exceptions to this general confidentiality provision. This provision shall survive termination of this contract.
- G. CONFLICTS OF INTEREST. In the performance of this contract, the Contractor agrees to avoid all conflicts of interest and all appearances of conflicts of interest; the Contractor will notify the Department of any such instances encountered in the course of his/her work so that other arrangements can be made to complete the work.
- H. DATA OWNERSHIP AND COPYRIGHT. All data collected as a result of this project shall be the property of the Department. The Contractor may copyright any of the copyrightable material produced in conjunction with the performance required under this contract. The Department hereby reserves a royalty-free, nonexclusive, and irrevocable right to reproduce, publish, or otherwise use, and to authorize others to use the copyrightable material for State Government purposes. This provision shall survive termination of this contract.
- I. DEBARMENT, SUSPENSION OR DECLARED INELIGIBLE. The Contractor certifies that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any federal department or agency.
- J. DOCUMENTS INCORPORATED BY REFERENCE. All references in this contract to laws, rules, regulations, guidelines, directives, and attachments which set forth standards and procedures to be followed by the Contractor in discharging its obligations under this contract shall be deemed incorporated by reference and made a part of this contract with the same force and effect as if set forth in full text, herein.
- K. DRUG-FREE WORKPLACE. The Contractor hereby assures the Department that it will operate a drug-free workplace in accordance with State guidelines and has

implemented a drug-free workplace policy, which is available to the Department on request.

- L. FORCE MAJEURE. Neither party shall be liable for any costs or damages resulting from its inability to perform any of its obligations under this contract due to a natural disaster, or other similar event outside the control and not the fault of the affected party ("Force Majeure Event"). A Force Majeure Event shall not constitute a breach of this contract. The party so affected shall immediately give notice to the other party of the Force Majeure Event. Upon such notice, all obligations of the affected party under this contract which are reasonably related to the Force Majeure Event shall be suspended, and the affected party shall do everything reasonably necessary to resume performance as soon as possible. Labor disputes with the impacted party's own employees will not be considered a Force Majeure Event and will not suspend performance requirements under this contract.
- M. GOVERNING LAW. This contract shall be subject to, governed by, and construed according to the laws of the State of Nebraska, without regard to principles of conflict of laws.
- N. HOLD HARMLESS.
1. The Contractor agrees to assume all risk of loss and hold the Department, its employees, agents, assignees, and legal representatives harmless from all liabilities, demands, claims, suits, losses, damages, causes of action, fines, or judgments and expenses incident thereto, for injuries to persons and for loss of, damages to, or destruction of property arising out of or in connection with either party's performance under this contract and proximately caused by the negligent or intentional acts or omission of the Contractor, its officers, employees, assignees, or agents.
 2. The Department's liability is limited to the extent provided by the Nebraska Tort Claims Act, the Nebraska Contract Claims Act, and the Nebraska Miscellaneous Claims Act; and any other applicable provisions of law. The Department does not assume liability for the action of its Contractors.
- O. INDEPENDENT CONTRACTOR. The Contractor is an Independent Contractor and neither it nor any of its employees shall for any purpose be deemed employees of the Department. The Contractor shall employ and direct such personnel as it requires to perform its obligations under this contract, exercise full authority over its personnel, and comply with all workers' compensation, employer's liability and other federal, state, county, and municipal laws, ordinances, rules and regulations required of an employer providing services as contemplated by this contract.
- P. INTEGRATION. This written contract represents the entire agreement between the parties, and any prior or contemporaneous representations, promises, or statements by the parties, that are not incorporated herein, shall not serve to vary or contradict the terms set forth in this contract.

Q. NEBRASKA NONRESIDENT INCOME TAX WITHHOLDING. Contractor acknowledges that Nebraska law requires the department to withhold Nebraska income tax if payments for personal services are made in excess of \$600 to any contractor who is not domiciled in Nebraska or has not maintained a permanent place of business or residence in Nebraska for a period of at least six months. This provision applies to individuals, to a corporation if 80% or more of the voting stock of the corporation is held by the shareholders who are performing personal services, and to a partnership or limited liability company if 80% or more of the capital interest or profits interest of the partnership or limited liability company is held by the partners or members who are performing personal services.

The parties agree, when applicable, to properly complete the Nebraska Department of Revenue Nebraska Withholding Certificate for Nonresident Individuals Form W-4NA or its successor. The form is available at:

http://www.revenue.ne.gov/tax/current/f_w-4na.pdf or

http://www.revenue.ne.gov/tax/current/fill-in/f_w-4na.pdf

R. NEBRASKA TECHNOLOGY ACCESS STANDARDS. The Contractor shall review the Nebraska Access Technology Standards, found at <http://www.nitc.state.ne.us/standards/accessibility/tacfinal.html> and ensure that products and/or services provided under the Contract comply with the applicable standards. In the event such standards change during the Contractor's performance, the State may create an amendment to the Contract to request that Contract comply with the changed standard at a cost mutually acceptable to the parties.

S. NON-DISCRIMINATION. The Contractor agrees to comply fully with Title VI of the Civil Rights Act of 1964, as amended; the Rehabilitation Act of 1973, Public Law 93-112, as amended; the Americans With Disabilities Act of 1990, Public Law 101-336; and the Nebraska Fair Employment Practice Act, as amended, in that there shall be no discrimination against any employee who is employed in the performance of this contract, or against any applicant for such employment, because of age, color, national origin, ancestry, race, religion, creed, disability, sex or marital status. This provision shall include, but not be limited to the following: employment, promotion, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training including apprenticeship. The Contractor further agrees to insert similar provisions in all sub-contracts for services allowed under this contract under any program or activity.

T. PROMPT PAYMENT. Payment will be made in conjunction with the State of Nebraska Prompt Payment Act. The Department may request that payment be made electronically instead of by State warrant.

U. PUBLIC COUNSEL. In the event the Contractor provides health and human services to individuals on behalf of the Department under the terms of this contract, Contractor shall submit to the jurisdiction of the Public Counsel under NEB. REV.

STAT. §§ 81-8,240 through 81-8,254 with respect to the provision of services under this contract. This clause shall not apply to Contracts between the Department and long-term care facilities subject to the jurisdiction of the state long-term care ombudsman pursuant to the Long-Term Care Ombudsman Act.

- V. RESEARCH. The Contractor may not engage in research utilizing the information obtained through the performance of this contract without the express written consent of the Department. The term "research" shall mean the investigation, analysis, or review of information, other than aggregate statistical information, which is used for purposes unconnected with this contract.
- W. SEVERABILITY. If any term or condition of this contract is declared by a court of competent jurisdiction to be illegal or in conflict with any law, the validity of the remaining terms and conditions shall not be affected, and the rights and obligations of the parties shall be construed and enforced as if this contract did not contain the particular provision held to be invalid.
- X. SUBCONTRACTORS. The Contractor agrees that before subcontractors may be utilized in the performance of this contract, the Department must give prior written approval. If the Contractor subcontracts a portion of the work involved in this contract, it shall ensure that the subcontractor complies with all workers' compensation, employer's liability and other federal, state, county, and municipal laws, ordinances, rules and regulations required of an employer providing services as contemplated by this contract.

NOTICES. Notices shall be in writing and shall be effective upon receipt. Written notices, including all reports and other written communications required by this contract shall be sent to the following addresses:

FOR THE DEPARTMENT:

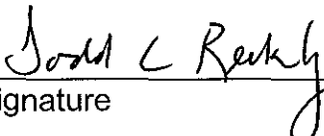
Daniel L. Scarborough
Youth Rehabilitation & Treatment Center
855 North 1st Street
Geneva, NE 68361
402 759-3164

FOR THE CONTRACTOR:

Mike Etheridge, VP General Manager
Laboratory Corporation of America
1710 North Corrington Avenue
Kansas City, MO 64120
816 483-1177

IN WITNESS THEREOF, the parties have duly executed this contract hereto, and each party acknowledges the receipt of a duly executed copy of this contract with original signatures.

FOR THE DEPARTMENT:



Signature

Todd L. Reckling, Director
Division of Children and Family Services
NE Department of Health and Human Services

DATE: 06/01/2009

FOR THE CONTRACTOR:



Signature

Mike Etheridge
VP, General Manager
Laboratory Corporation of America

DATE: 12-2-09

Attachment A

<KOOB> <873D,003269,MORE >
 (HLICBD) -V CONTRACT BOOK PRICE INQUIRY RESTRICTED N RM-11
 BOOK- 873D OWNER- RMS NAME- NE YOUTH REH11/98 STATUS- A

TEST #	NAME	PRICE	USER	DATE	TEST #	NAME	PRICE	USER	DATE
000604	E-LYTE	3.99	HUGGIS	8/01/2008	000620	TP+TSH	21.42	HUGGIS	8/01/2008
000703	RN&ALD	79.70	HUGGIS	8/01/2008	001032	GLUFBS	4.31	HUGGIS	8/01/2008
001040	BUN	4.31	HUGGIS	8/01/2008	001057	URIC A	4.31	HUGGIS	8/01/2008
001065	CHOL	4.31	HUGGIS	8/01/2008	001115	LDH	4.31	HUGGIS	8/01/2008
001123	SGOT	4.31	HUGGIS	8/01/2008	001149	T4	5.36	HUGGIS	8/01/2008
001156	T3 UPT	5.36	HUGGIS	8/01/2008	001180	POT	4.31	HUGGIS	8/01/2008
001321	FE&IBC	11.76	HUGGIS	8/01/2008	001339	IRON	4.31	HUGGIS	8/01/2008
001362	CK	6.41	HUGGIS	8/01/2008	001370	CREATS	4.31	HUGGIS	8/01/2008
001396	AMYL S	6.41	HUGGIS	8/01/2008	001404	LIPASE	8.30	HUGGIS	8/01/2008
001453	HGBA1C	11.45	HUGGIS	8/01/2008	001487	PE SS	15.33	HUGGIS	8/01/2008
001503	VITB12	26.36	HUGGIS	8/01/2008	001537	MAGN S	9.77	HUGGIS	8/01/2008
001545	SGPT	4.31	HUGGIS	8/01/2008	001578	CO2	4.52	HUGGIS	8/01/2008
001842	LD ISO	25.52	HUGGIS	8/01/2008	001859	CK&LD	43.26	HUGGIS	8/01/2008
001958	GGT	4.31	HUGGIS	8/01/2008	002014	FOLATE	22.89	HUGGIS	8/01/2008
002154	CK ISO	20.37	HUGGIS	8/01/2008	002311	CKMB	38.22	HUGGIS	8/01/2008
003004	C24CLR	15.33	HUGGIS	8/01/2008	003038	URINAL	5.15	HUGGIS	8/01/2008
003178	SOD24H	4.31	HUGGIS	8/01/2008	003186	POT24U	8.61	HUGGIS	8/01/2008
003194	PORPHY	29.30	HUGGIS	8/01/2008	003251	PHO24U	4.31	HUGGIS	8/01/2008

<K00B> <873D,006502,MOKE >
 (HLICBD) -V CONTRACT BOOK PRICE INQUIRY RESTRICTED N RM-11
 BOOK- 873D OWNER- RMS NAME- NE YOUTH REH11/98 STATUS- A

TEST #	NAME	PRICE	USER	DATE	TEST #	NAME	PRICE	USER	DATE
003269	CAL24H	5.15	HUGGIS	8/01/2008	003400	MAG24U	9.35	HUGGIS	8/01/2008
003418	UACIDU	8.51	HUGGIS	8/01/2008	003970	OX24HU	17.85	HUGGIS	8/01/2008
004036	PREG U	6.41	HUGGIS	8/01/2008	004051	CORT S	20.37	HUGGIS	8/01/2008
004143	VMA24U	27.20	HUGGIS	8/01/2008	004259	TSH	17.85	HUGGIS	8/01/2008
004416	B-HCG	30.56	HUGGIS	8/01/2008	004440	ACTH	75.18	HUGGIS	8/01/2008
004465	PRL	25.52	HUGGIS	8/01/2008	004556	PREG-S	7.25	HUGGIS	8/01/2008
004598	FERR	15.65	HUGGIS	8/01/2008	004747	PAP	19.11	HUGGIS	8/01/2008
005009	CB/D/P	5.15	HUGGIS	8/01/2008	005066	PATHOL	7.67	HUGGIS	8/01/2008
005199	PROTHR	5.15	HUGGIS	8/01/2008	005207	APTT	6.41	HUGGIS	8/01/2008
005215	ESRWES	4.73	HUGGIS	8/01/2008	005223	SICKLE	19.11	HUGGIS	8/01/2008
005231	CELLCT	7.67	HUGGIS	8/01/2008	005249	PLATEL	4.52	HUGGIS	8/01/2008
005280	RETIC	7.35	HUGGIS	8/01/2008	005298	EOS CT	7.88	HUGGIS	8/01/2008
005462	HIV1WB	133.67	HUGGIS	8/01/2008	005465	HIV1WB	133.67	HUGGIS	8/01/2008
005702	BLOOD	3.15	HUGGIS	8/01/2008	006031	ASOSCR	9.24	HUGGIS	8/01/2008
006072	RPR	6.41	HUGGIS	8/01/2008	006189	MONO	8.30	HUGGIS	8/01/2008
006197	RUBIGG	10.50	HUGGIS	8/01/2008	006338	A-ENA	31.29	HUGGIS	8/01/2008
006353	COLD A	15.33	HUGGIS	8/01/2008	006395	HBSAB	20.06	HUGGIS	8/01/2008
006478	TOXIGG	17.85	HUGGIS	8/01/2008	006494	CMVIGG	28.67	HUGGIS	8/01/2008

<KOOB> <873D,010165,MORE >
 (HLICBD)-V CONTRACT BOOK PRICE INQUIRY RESTRICTED N RM-11
 BOOK- 873D OWNER- RMS NAME- NE YOUTH REH11/98 STATUS- A

TEST #	NAME	PRICE	USER	DATE	TEST #	NAME	PRICE	USER	DATE
006502	RA	7.67	HUGGIS	8/01/2008	006510	HBSAG	16.59	HUGGIS	8/01/2008
006627	CRP	10.19	HUGGIS	8/01/2008	006718	HBCAE	22.89	HUGGIS	8/01/2008
006734	HAVIGM	22.26	HUGGIS	8/01/2008	006841	MUCIN	7.35	HUGGIS	8/01/2008
006924	HLAB27	38.22	HUGGIS	8/01/2008	007260	VALPRO	16.17	HUGGIS	8/01/2008
007336	THEOPH	17.85	HUGGIS	8/01/2008	007385	DIGOXI	19.11	HUGGIS	8/01/2008
007393	NORTRI	35.70	HUGGIS	8/01/2008	007401	PHENYT	13.44	HUGGIS	8/01/2008
007419	CARBAM	25.52	HUGGIS	8/01/2008	007476	AMITRI	25.52	HUGGIS	8/01/2008
007492	HVYIU	34.34	HUGGIS	8/01/2008	007708	LITH S	7.98	HUGGIS	8/01/2008
007765	DESIPR	35.07	HUGGIS	8/01/2008	007823	PHENOB	20.37	HUGGIS	8/01/2008
007906	DI+PHE	19.74	HUGGIS	8/01/2008	008128	GC SCR	11.45	HUGGIS	8/01/2008
008144	COMPRE	19.11	HUGGIS	8/01/2008	008169	A CULT	6.51	HUGGIS	8/01/2008
008300	BLOOD	19.11	HUGGIS	8/01/2008	008342	UPPER	13.97	HUGGIS	8/01/2008
008540	GRAM S	5.46	HUGGIS	8/01/2008	008557	ENVIRO	15.33	HUGGIS	8/01/2008
008573	GENVIR	71.51	HUGGIS	8/01/2008	008607	OCCULT	5.88	HUGGIS	8/01/2008
008623	O+P	16.28	HUGGIS	8/01/2008	008649	ROUTIN	17.85	HUGGIS	8/01/2008
008847	U-CULT	12.71	HUGGIS	8/01/2008	009068	URINE	28.04	HUGGIS	8/01/2008
009100	PAP1SL	11.45	HUGGIS	8/01/2008	009126	MISCEL	20.37	HUGGIS	8/01/2008
009134	BREAST	19.11	HUGGIS	8/01/2008	009191	PAP2SL	25.52	HUGGIS	8/01/2008

<KOOB> <873D,121679,MORE >
 (HLICBD) -V CONTRACT BOOK PRICE INQUIRY RESTRICTED N RM-11
 BOOK- 873D OWNER- RMS NAME- NE YOUTH REH11/98 STATUS- A

TEST #	NAME	PRICE	USER	DATE	TEST #	NAME	PRICE	USER	DATE
010165	ZPPFEP	19.11	HUGGIS	8/01/2008	010181	BETA2S	94.50	HUGGIS	8/01/2008
010322	PSA	18.06	HUGGIS	8/01/2008	012005	RPR	6.41	HUGGIS	8/01/2008
012021	PANEL	13.34	HUGGIS	8/01/2008	016766	REDUCI	21.11	HUGGIS	8/01/2008
016865	CITRIC	71.82	HUGGIS	8/01/2008	019331	OVERRE	42.32	HUGGIS	8/01/2008
027623	C126LP	21.00	HUGGIS	8/01/2008	032425	NA+KSS	4.31	HUGGIS	8/01/2008
042911		12.71	HUGGIS	8/01/2008	043083	RHEU A	21.63	HUGGIS	8/01/2008
048827	EX I	22.89	HUGGIS	8/01/2008	053520	PRENB+	24.15	HUGGIS	8/01/2008
058560	HEP I	60.17	HUGGIS	8/01/2008	058867	CHEMIS	7.14	HUGGIS	8/01/2008
070466	C.O.C.	1.26	HUGGIS	8/01/2008	071282	AMPHET	38.22	HUGGIS	8/01/2008
071308	BENZOD	38.22	HUGGIS	8/01/2008	071316	CANNAB	40.11	HUGGIS	8/01/2008
071688	TRAZOD	31.82	HUGGIS	8/01/2008	083824	HIV/WB	17.22	HUGGIS	8/01/2008
083850	HIV/WB	17.22	HUGGIS	8/01/2008	084715	VONFTR	191.00	HUGGIS	8/01/2008
085324	MERCUB	30.56	HUGGIS	8/01/2008	088021	MICMUL	24.15	HUGGIS	8/01/2008
088740	PREDSO	210.11	HUGGIS	8/01/2008	096479	CHL&GC	15.33	HUGGIS	8/01/2008
096651	TOXIGM	38.22	HUGGIS	8/01/2008	096917	T+BLYM	200.55	HUGGIS	8/01/2008
097279	RHEU B	34.34	HUGGIS	8/01/2008	102525	ALCEAG	15.96	HUGGIS	8/01/2008
104000	CORTAP	31.82	HUGGIS	8/01/2008	112185	ARTGAS	50.93	HUGGIS	8/01/2008
115907	C/D-PL	5.15	HUGGIS	8/01/2008	120204	SERO S	89.15	HUGGIS	8/01/2008

<KOOB> <873D,881411,MORE >
 (HLICBD) -V CONTRACT BOOK PRICE INQUIRY RESTRICTED N RM-11
 BOOK- 873D OWNER- RMS NAME- NE YOUTH REH11/98 STATUS- A

TEST #	NAME	PRICE	USER	DATE	TEST #	NAME	PRICE	USER	DATE
121679	HGB PA	18.48	HUGGIS	8/01/2008	140659	HCVAB	14.60	HUGGIS	8/01/2008
143991	HCVAB	14.60	HUGGIS	8/01/2008	162289	HPYL-G	38.22	HUGGIS	8/01/2008
163147	HSV2G	28.67	HUGGIS	8/01/2008	164855	ANA	13.97	HUGGIS	8/01/2008
164863	ANARFX	13.97	HUGGIS	8/01/2008	164947	ANA	13.97	HUGGIS	8/01/2008
167015	APOLIB	20.69	HUGGIS	8/01/2008	180802	SBODYF	15.96	HUGGIS	8/01/2008
180810	SPUTUM	12.71	HUGGIS	8/01/2008	182402	AFBC&S	50.93	HUGGIS	8/01/2008
183194	CHL/GC	37.49	HUGGIS	8/01/2008	192630	LBPHPV	30.00	NKELLY	3/30/2009
196250	IGPHPV	38.00	NKELLY	3/30/2009	235010	LIPID2	8.19	HUGGIS	8/01/2008
240663	SUPER	21.63	HUGGIS	8/01/2008	273433	SUPER	15.33	HUGGIS	8/01/2008
302085	CMP12	5.46	HUGGIS	8/01/2008	303754	EP	4.62	HUGGIS	8/01/2008
303755	HFP6	4.73	HUGGIS	8/01/2008	303758	BMP7	4.94	HUGGIS	8/01/2008
310900	CMP13	5.78	HUGGIS	8/01/2008	322000	CMP14	5.78	HUGGIS	8/01/2008
322744	HP4	62.16	HUGGIS	8/01/2008	322755	HFP7	4.83	HUGGIS	8/01/2008
322758	BMP8	4.94	HUGGIS	8/01/2008	322777	RP10	5.25	HUGGIS	8/01/2008
480145	PSA	17.85	HUGGIS	8/01/2008	480980	PSA	18.06	HUGGIS	8/01/2008
507301	HPV HC	53.50	NKELLY	3/30/2009	507328	HPVASR	53.50	NKELLY	3/30/2009
507354	HPVASR	53.50	NKELLY	3/30/2009	716555	NICOTI	6.41	HUGGIS	8/01/2008
788151	DRUG	15.96	HUGGIS	8/01/2008	799429	CAN 15	.00	WALKEL	8/16/2006

<KOOB> <873D

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CONTRACT BOOK PRICE INQUIRY

RESTRICTED N RM-11

BOOK- 873D OWNER- RMS NAME- NE YOUTH REH11/98 STATUS- A

TEST #	NAME	PRICE	USER	DATE	TEST #	NAME	PRICE	USER	DATE
881411	PAP-RD	35.70	HUGGIS	8/01/2008	883040	LIII-M	45.26	HUGGIS	8/01/2008
883050	LIV-MU	54.08	HUGGIS	8/01/2008	883070	LV-MUL	101.85	HUGGIS	8/01/2008
S00001	SENS#1	2.52	HUGGIS	8/01/2008	S00002	SENS#2	2.21	HUGGIS	8/01/2008
S00003	SENS#3	2.21	HUGGIS	8/01/2008	S00004	SENS#4	2.21	HUGGIS	8/01/2008