AMENDMENT NO. 4 TO THE AGREEMENT BY AND BETWEEN THE TEXAS A&M UNIVERSITY SYSTEM AND GOTHAMS, LLC

This Amendment No. 4 ("Fourth Amendment") serves to amend the Services Agreement effective as of July 3, 2020, as amended on July 9, 2020, September 21, 2020, and December 15, 2020 (the "Agreement"), between The Texas A&M University System ("A&M System") and Gothams, LLC ("PROVIDER") and is effective January 28, 2021 ("Fourth Amendment Effective Date"). A&M System and PROVIDER agree to amend the Agreement as follows:

1. Section 3.A of the Agreement is hereby deleted in its entirety and replaced with the following new Section 3.A:

"For the services rendered under this Agreement, A&M System shall pay PROVIDER Kit. This amount shall be inclusive of all necessary expenses for the provision of all services under this Agreement, including but not limited to, sampling supplies, all necessary training for sampling, software platform, test procedures, lab work and response and assistance with logistics associated with distribution and management of sampling, testing and results response. Notwithstanding the foregoing, if over a 4-day period 30 or more Lab Results are provided to Clients after the 30 hour turnaround requirement in Section 1.F (each, a "Late Lab Result"), for every Late Lab Result, PROVIDER shall, and shall cause Curative to, provide 1.5 new Kits and Lab Results for such Kits at to A&M System; provided that A&M System complies with its obligations under Section 1 that relate to such Kits."

2. The first sentence of Section 3.D of the Agreement is hereby deleted in its entirety and replaced with the following:

"PROVIDER shall invoice A&M System for the Kits actually delivered by PROVIDER."

Except as expressly set forth in and as contemplated in this Fourth Amendment, all other terms and conditions in the Agreement are to remain in full force and effect. This Fourth Amendment is effective as of the Fourth Amendment Effective Date regardless of the date when signed by all parties.

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The Texas A&M University System:	Gothams, LLC:
DocuSigned by: BEDCDB89EA78479 Authorized Signature	Jon Grun 1A5DBE7FCA6C4BC Authorized Signature
Billy Hamilton	Jon Gruen
Name	Name
Deputy Chancellor and Chief Financial Offic	er Chief Financial Officer
Title	Title
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