

**Amendment #2 to Agreement #20108 for Temporary Employee Services
for the Lake County Health Department and Community Health Center**

This Amendment #2 to Agreement #20108 for Temporary Employee Services for the Lake County Health Department and Community Health Center ("Amendment #2") is entered into and effective upon full execution, by and between the Lake County Health Department and Community Health Center ("the Health Department") and Aerotek, Inc. ("Contractor"), collectively referred to as "the Parties".

RECITALS

WHEREAS, the Health Department awarded Agreement #20108 ("Agreement") to Aerotek, Inc. for Temporary Employee Services on October 29, 2020.

WHEREAS, the Parties acknowledge that Aerotek, Inc. has separated into three (3) independent, strategically aligned companies: (1) Aerotek, Inc., (2) Aston Carter, Inc., and (3) Actalent, Inc. ("Additional Parties"); and each legal entity has distinct focus areas, allowing for increased specialization and expertise to support the Health Department's business.

1. **Aerotek** is focusing its expertise in the manufacturing, logistics and construction industries to connect quality light industrial and skilled trades talent with clients across North America.
2. **Aston Carter**, a leading staffing and consulting firm, is specializing in accounting and finance, governance, risk and compliance, operations and administrative, and customer support specialization.
3. **Actalent** is bringing together both talent and services solutions in engineering and sciences across a range of capabilities including product and manufacturing; environmental, architecture, and civil; power and utilities, construction management, systems and software, laboratory sciences; healthcare; and clinical research.

WHEREAS, the Parties now seek to amend the Agreement to add the Additional Parties (as defined above including their affiliates or subsidiaries), named in this Amendment #2, to ensure the continuation of services from Aerotek, Inc. and where applicable, and as outlined herein, an Aerotek, Inc. affiliate or subsidiary.

WHEREAS, the Parties agree all invoicing for staffing provided by Aerotek, Inc. and/or the Additional Parties and their affiliates or subsidiaries, shall be invoiced by and remit to Aerotek, Inc. specifically.

WHEREAS, the Parties further agree the Additional Parties shall be subject to the terms, conditions and obligations of the Agreement, and shall be bound thereto upon the execution of this Amendment #2.

NOW THEREFORE, in consideration of the promises and mutual covenants and conditions contained within the Agreement and this Amendment #2, the Parties hereby agree a follows:

1. To incorporate the Additional Parties into the Agreement as of the effective date of this Amendment #2.
2. Except as specifically modified by this Amendment #2, the Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Parties have caused this Amendment #2 to be executed in their names as their official acts by their respective representatives, each of whom is duly authorized to execute the same.

Aerotek, Inc.

**Lake County Health Department
and Community Health Center**

Signed: Antoinette Musco

Signed: Jerry Nordstrom

Printed Name: Antoinette Musco

Printed Name: Jerry Nordstrom

Title: Account Manager

Title: Director of Business Operations

Date: 5/16/2023

Date: 5/17/2023