

**ADDENDUM TO EMPLOYMENT AGREEMENT
REMOTE CODERS SERVICING CATHOLIC HEALTHCARE WEST**

On or about _____, 20____, the undersigned Employee entered into that certain Employment Agreement (“Agreement”) with US Healthcare Partners, Inc., a California corporation (Employer”). This Addendum to Employment Agreement (“Addendum”) is intended to modify and supplement the Agreement as set forth herein. Capitalized terms not otherwise defined in this Addendum shall have the meanings as defined in the Agreement.

Prohibition Against Litigation Consultations. So long as Employee is employed by Employer, Employee shall not accept consulting assignments or otherwise contract, agree, or enter into any engagement to provide expert testimony or evaluation on behalf of the plaintiff in connection with any claim asserting negligence, malpractice, or professional liability on the part of Catholic Healthcare West (“CHW”) or any CHW health care facility that is an affiliate, division, or other subordinate organization of CHW, or in which any division or subordinate organization of CHW is named, or is expected to be named, as a defendant. Employee further agrees not to accept similar consulting assignments if the defendant(s) or anticipated defendant(s) include medical staff, officers, or members of the Medical Staff Executive Committee of CHW, any CHW facility, or any CHW affiliate, and the claim relates to an occurrence at any CHW facility or any CHW affiliate, provided, however, the provisions of this paragraph shall not apply to testimony by Employee in a matter in which he or she is a party or material witness.

Except as set forth in this Addendum, all other provisions of the Agreement remained unchanged.

EMPLOYER:

US HEALTHCARE PARTNERS, INC.

Joseph Farris, Chief Executive Officer

Dated: _____

EMPLOYEE:

Employee’s Signature

Dated: _____

Employee’s Printed Name