



Vaccination Services of America, Inc. DBA TotalWellness Service Agreement

THIS SERVICE AGREEMENT (this “Agreement”) is made and entered into this 15th day of October, 2020, by and between Vaccination Services of America, Inc., a Nebraska corporation, doing business as TotalWellness (“TW”) and Ravenwood City School District (“Company”). Either TW or Company may be referred to herein as a “party” or collectively as the “parties”.

WHEREAS, TW provides vaccinations, screenings and other wellness services; and

WHEREAS, Company desires to engage TW to provide services for Company and Company’s participants as more clearly described in this Agreement and each Service Order.

NOW THEREFORE, in consideration of the foregoing, the mutual covenants and promises contained herein, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

1. **Provision of Services.** Subject to the terms of this Agreement, TW agrees to provide to Company those services specifically identified and set forth on each Service Order (the “Service Order”) executed by the parties (the “Services”). The form of Service Order is attached hereto as Exhibit “A”. TW cannot guarantee the availability of any specific dates and times for the rendering of Services for Company. TW will make reasonable efforts to schedule Services on the dates and at the times requested. TW schedules Services on a first-come, first-served basis and event dates and times depend on availability of staff, availability of equipment, and availability of vaccine. In the event requested dates and times are not available, TW will make reasonable efforts to schedule Services on other dates acceptable to the Company. TW shall only be responsible to provide the Services specified on a fully executed Service Order and only on the dates, times and locations set forth thereon. If TW is unable to perform the Services listed on a Service Order on the scheduled Service dates, times and locations as a result of a force majeure event, TW shall make a good faith effort within twenty-four (24) hours of the scheduled event date to reschedule the event to a mutually agreeable time. TW may engage one or more subcontractors to perform any or all of its obligations under this Agreement. TW and Company agree that TW shall in no event be required to provide Services to participants who are not legally an adult in the state where the Services shall be provided. If TW is unable to perform the Services listed on a Service Order on the scheduled Service dates, times and locations for any reason other than a force majeure event, the parties will work in good faith to agree upon one or more new dates, times and/or locations; provided that if the parties are unable to agree, then either party may terminate the Services to be performed on said date, time and location without liability and the remainder of the Service Order shall remain in full force and effect.

2. **Responsibilities of Company.** In addition to performing any other responsibilities contained in this Agreement, the Company shall:

(A) **Consent Forms.** Be aware that prior to receiving any vaccination, blood work, or other invasive Service from TW, each Company participant must complete and sign a TW Consent and Release form for the requested Service(s). Blood work consent forms will be provided at the event by the TW staff. For vaccination Services Company shall be solely responsible for making a sufficient number of copies of the TW Consent and Release form and distributing the forms to Company participants. All necessary forms are provided to Company through email and made available to Company on the TW website.

(i) TW staff are not responsible for “checking in” individuals during flu vaccination events. It is the Company’s sole responsibility to handle any “check in” responsibilities. If Company requires “check in” and desires not to handle the process, said Service shall be identified on

the applicable Service Order and TW will then provide registration staff to facilitate “check in” responsibilities for the additional fees set forth on the Service Order.

(B) Service Order Worksheet. Fully and accurately complete the Service Order, attached to this Agreement as Exhibit “A”, which indicates the Service(s) requested, Service fees, expenses and charges (all costs charged to Company pursuant to this Agreement and/or any Service Order may be collectively referred to hereinafter as (“Service Charges”)), Service location address(s) including street address, city, state, and zip code, Service order quantities, event date(s), event start time(s), event contact information including site contact name, email address, and phone number, overall Company contact information and Company billing contact information. Service Charges default to the most current pricing as listed on TW’s then-current Schedule of Charges, regardless of whether attached to the Service Order or not, if any Service Order dollar amounts are omitted or left incomplete. A Service Order shall be of no effect until signed by both parties.

(C) Payment of Charges. Submit payment in full within thirty (30) days of receipt of TW’s invoice. Any deposit will be applied first. In no event shall the invoice for a Service Order, except for a deposit, be submitted to Company prior to completion of the Services being invoiced. Past due balances accrue interest at one and one half percent (1.5%) per month or eighteen percent (18%) per annum, compounded monthly. Company acknowledges receipt of and agrees to pay for the Services provided herein pursuant to the Service Order and the Service Charges set forth therein. Company shall be solely responsible for the Service Charges incurred pursuant to this Agreement. Company is responsible for all sales, use and excise taxes, and any other similar taxes, duties and charges of any kind imposed by any federal, state or local governmental or regulatory authority on any amounts payable by Company hereunder, other than any taxes imposed on TW’s income.

(i) In the event Company is sharing the Service Charges with Company's participants, Company shall be solely responsible for obtaining reimbursement from its participants. In no event shall TW staff be permitted to collect, receive or carry any payments from the site at the time of the provision of Services.

(ii) In the event the Company has multiple events spread throughout multiple months, TW will invoice monthly. Each monthly invoice will be sent within thirty (30) days of the end of the previous month and will contain all Service Charges accrued during the previous month. Any one-time charges that are part of the Service Charges will be invoiced in full on the first invoice.

(D) Minor Service Changes. Notify TW at least fourteen (14) days prior to the scheduled Service date (not including the Service date) for requested minor Service changes. Minor Service changes include only a change in Service location within the same metropolitan area, increases in quantity of Service(s) requested, or changes in time (of day) of Services. Decreases to the number of Services requested are not allowed. If more than one (1) minor service change per event is requested a Service fee of \$150 per change may apply. If Company provides less than fourteen (14) days notice for any requested minor Service change, Company shall incur a \$150 Service fee per change. TW will accommodate changes if reasonably possible. The following changes shall not be deemed minor Service changes: (a) a change in Service date; (b) a change in Service location other than within the same metropolitan area; and (c) other changes not listed above as a minor Service change. See Section 6(B) for charges applicable to non-minor Service changes. A Change/Update form, as found on TW’s website, must be completed and submitted via fax or scanned and emailed to TW by the Company to request any change. A URL to a Change/Update form is included in the event scheduling emails. No other form of communication than set forth above shall be binding upon TW.

(E) Promotion. Inform, publish and promote the provision of Services to Company’s participants. Available resources are included in TW’s scheduling emails at no charge to Company.

(F) Data Management. Provide accurate and complete data, in a timely manner, for any Service(s) in which TW requires Company data. If any information is missing or if TW is required to manually enter and/or correct data beyond a one (1) hour timeframe, the Company will be billed for the excess administrative time at a rate of \$100 per hour.

(G) Data Collection. Comply with all Privacy Rules, defined in section 3(D), to the extent applicable to Company with respect to any data provided to or received from TW as a part of the Services. TW collects various data from Company, Company's participants, and others related to Company as a part of the Services, some of which is protected by Privacy Rules. Other than data collected on-site by TW, Company shall ensure that data protected by the Privacy Rules is provided to Company in a manner compliant with the Privacy Rules. Compliance with the Privacy Rules with regard to on-site data collection shall be the sole responsibility of TW.

(H) Parking Fees. Agree to pay for all parking fees incurred by TW staff. Parking fees are billed to the Company at actual.

(I) Event Extension. Agree to pay for additional staff time, as outlined on the applicable Schedule of Charges or pricing proposal, for on-site events where Company requests staff to stay past the scheduled end time to accommodate additional participants that could have been accommodated during the scheduled event time.

3. Responsibilities of TW. In addition to performing any other responsibilities contained in this Agreement TW shall:

(A) Provide vaccination, screening and/or other wellness Services for Company's participants in a professional and efficient manner for the Services and Service location(s) indicated in this Agreement. No one who is a minor in the state where the Services are rendered is eligible to receive any Services from TW.

(B) Maintain accurate records of Services provided to Company's participants. The original Consent and Release forms shall remain the property of TW. Copies are not available to the Company due to HIPAA regulations on privacy of health information unless Company provides TW with participant authorizations that meet HIPAA requirements.

(C) Maintain professional liability insurance for vaccination, screening and other wellness Services in the amount of \$5 million cumulative and \$3 million per incident. Maintain general liability insurance for vaccination, screening and other wellness Services in the amount of \$2 million cumulative and \$1 million per incident. In addition, maintain an umbrella liability policy of \$2 million.

(D) Comply with all applicable federal, state and local laws, rules, orders, regulations and ordinances (including but not limited to the Privacy Rules of the Health Insurance Portability and Accountability Act of 1996, (HIPAA)) (collectively, "Privacy Rules") with respect to on-site collection of data, storage, use and transmittal of all data received. TW may require Company to execute a Business Associate Agreement with TW at any time and from time to time to ensure full compliance by both parties with all applicable Privacy Rules.

(E) Take commercially reasonable steps to procure all tests, vaccines, items, and supplies needed to facilitate Services. All tests, vaccines, items and supplies shall remain the property of TW.

4. Charges for Services; Payment.

(A) Schedule of Charges. Company has been provided with a copy of the applicable Schedule of Charges or TW account representative has provided a pricing proposal, which sets forth the minimum order for each Service and the incremental per unit charge for each Service above the minimum order

and which is made a part of the Service Order by this reference. Refer to Section 2(C) of this Agreement for payment terms.

(B) Minimum Charges. All minimum charges reflected on the Service Order, as outlined in the applicable Schedule of Charges or pricing proposal apply on all orders. Event orders are not cumulative. Each event is separate and not included as part of another event order. Company is obligated to pay for a minimum of one-hundred percent (100%), or another percent as stated on the applicable Schedule of Charges or pricing proposal, of the total amount of Services ordered per event, or the full amount for a minimum order, regardless of the number of Services actually performed under this Agreement.

(C) Deposit. Service Orders require a fifty percent (50%) deposit. Deposits are invoiced by TW upon receipt of a fully executed Agreement or Service Order and are due upon receipt. Credit card information or credit approval may be required. If a deposit is not received within ten (10) days of being invoiced, TW shall have no obligation to Company to perform Services and may unilaterally reschedule the Service dates and/or times or terminate the Service Order or any portion thereof upon notice to Company. Deposits are non-refundable in the event of cancellation by the Company less than thirty (30) days prior to the Service dates. VISA and MasterCard are accepted with a three percent (3%) processing surcharge.

5. Force Majeure. TW's obligations hereunder, including without limitation the performance of Services, are subject to force majeure events, including without limitation, strikes, accidents, acts of God, weather conditions, inability to secure labor, supplies, vaccinations and/or other products, fire, earthquake and rules, regulations or restrictions imposed by any government or governmental agency, or other delays or failure of performance beyond the commercially reasonable control of TW.

(A) COVID-19. In the event Company is unable to host Services on the scheduled event date due to a government-issued stay at home order, TotalWellness will work with Company to reschedule Services to a mutually agreed upon date, within sixty (60) days of the original scheduled event or by January 31, 2021. In the event Company chooses not to reschedule Services, TW will charge a cancellation fee of 25% of the total event charges.

6. Termination and Non-Minor Service Changes.

(A) Termination of Vaccination and Screening Services. Either party may terminate a Service Order or this Agreement (including all Service Orders), with or without cause, upon sixty (60) days written notice to the other party for vaccination or screening Services. If Company terminates this Agreement or any Service Order thirty-one (31) to fifty-nine (59) days prior to the Service date for any vaccination and/or screening Services, Company shall pay TW twenty-five percent (25%) of the total charges otherwise remaining to be paid under this Agreement or the Service Order(s), as applicable, for said Services. If Company terminates this Agreement or any Service Order fourteen (14) to thirty (30) days prior to the Service date for any vaccination and/or screening Services, Company shall pay TW fifty percent (50%) of the total charges otherwise to be paid under this Agreement or the Service Order(s), as applicable, for said Services. If Company terminates this Agreement or any Service Order less than fourteen (14) days prior to the Service date for any vaccination and/or screening Services, Company shall pay TW all minimum charges for vaccination and/or screening Services based upon the ordered Services. Company acknowledges that said amounts are not penalties or liquidated damages, but rather are termination fees paid to TW for terminating the services and product orders and otherwise unwinding all steps that TW had already put into place to provide the terminated Services.

(B) Vaccination and Screening Services Non-Minor Service Changes. Non-minor Service changes are all changes requested that are not specifically set forth in Section 2(D) above as a minor Service Change, including, without limitation, a change in Service date and a change in Service location other

than within the same metropolitan area. Any request for a new date or location (other than within the same metropolitan area) will incur the following non-minor Service Change Fees:

(i) **Non-Minor Service Change Fees:** For any non-minor Service change requested by Company fourteen (14) to fifty-nine (59) days prior to the Service date, Company shall pay TW a \$250 fee per change. For any non-minor Service change requested by Company, seven (7) to thirteen (13) days prior to the Service date, Company shall pay TW fifty percent (50%) of the total charges otherwise to be paid under the Service Order for said Services. For any non-minor Service change requested by Company, less than seven (7) days prior to the Service date Company shall pay TW seventy-five percent (75%) of the total charges otherwise to be paid under the Service Order for said Services. In addition to the above charges, in the event of a non-minor Service change for any vaccination and/or screening event, Company shall pay TW the amount of all direct costs paid by TW in anticipation of the event that TW is not able to directly transfer to a new Service date/location for Company.

(C) **Termination of Remote Screening, Primary Care Provider Form Program and Voucher Services.** Either party may terminate a Service Order or this Agreement (including all Service Orders), with or without cause, upon thirty (30) days written notice to the other party for remote screening, primary care provider form program and voucher Services. If Company terminates this Agreement or any Service Order less than thirty (30) days from the program start date or while the program is in progress for any remote screening, primary care provider form program and/or voucher Services, Company shall pay TW for the number of Services redeemed through the program end date or the minimum order, whichever is greater, for said Services. If Company terminates this Agreement or any Service Order while the Company program is in progress for any remote screening, primary care provider form program and/or voucher Services, the program end date will be thirty (30) days from date the termination notice is received by TW.

(D) **Termination of all Other Services.** All other Services, including TW Applications, are non-cancelable upon receipt by TW of the Service Order from Company. TW shall perform said Services, whether desired by Company or otherwise, and Company shall pay TW for all said Services.

(E) **Cancellation of Services by Company for Vaccination Supply Interruption.** The delivery of vaccination Services depends on vaccine supply. TW does not have control over the manufacturing of vaccine. TW may have to occasionally postpone/reschedule such Services if the vaccine supply is not meeting demand, which is a force majeure event under this Agreement. In such event, TW will reschedule postponed Services in a timely manner, as close to the previously scheduled date as possible. As an alternative to postponing/rescheduling events TW may offer alternative vaccine types for fulfillment of the event(s). Company will have the option to utilize alternative vaccine types at the established costs, as outlined in the applicable Schedule of Charges or pricing proposal, or postpone/reschedule the event(s). Company may elect not to reschedule such postponed Services without incurring any otherwise applicable termination charges. Company shall be responsible; however, for any additional Services scheduled pursuant to this Agreement. In the event Company elects not to reschedule the postponed Services, TW shall not be responsible for any additional costs incurred by Company in securing alternate vendors for the vaccination Services or any damages incurred by Company as a result of the cancellation.

7. Indemnification.

(A) TW shall defend and indemnify Company and its officers, managers, directors, members, shareholders, and assigns (each a "Company Indemnified Person") from any and all third party claims, losses, damages, and expenses, including reasonable legal fees and disbursements (collectively, "Losses"), incurred by a Company Indemnified Person as a result of, due to, arising from, or related to (i) the gross negligence or willful or reckless acts or omissions of or by TW or (ii) a breach by TW of any material provision of this Agreement; provided, however, that TW will have no liability to a Company Indemnified Person for any such Losses to the extent caused in whole or in part by the negligence or willful or reckless acts or omissions of an Indemnified Person.

(B) Company shall defend and indemnify TW and its officers, managers, directors, members, shareholders, and assigns (each a “TW Indemnified Person”) from any and all third party Losses, incurred by a TW Indemnified Person as a result of, due to, arising from, or related to (i) the gross negligence or willful or reckless acts or omissions of or by Company or (ii) a breach by Company of any material provision of this Agreement; provided, however, that Company will have no liability to a TW Indemnified Person for any such Losses to the extent caused in whole or in part by the negligence or willful or reckless acts or omissions of a TW Indemnified Person.

8. Limitation of Liability; No Warranties. EACH PARTY SHALL ONLY BE LIABLE FOR ANY DIRECT DAMAGE THEY HAVE CAUSED THE OTHER PARTY. THE TOTAL LIABILITY EITHER PARTY SHALL HAVE TO THE OTHER PARTY RELATING TO OR ARISING OUT OF THIS AGREEMENT SHALL NOT, UNDER ANY CIRCUMSTANCES AND CUMULATIVELY UNDER ALL THEORIES OF RECOVERY, EXCEED THE AMOUNT ACTUALLY PAID TO TW DURING THE 12 MONTHS PRECEDING THE EVENT FIRST CAUSING THE CLAIM UNDER THIS AGREEMENT FOR SERVICES. IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER PARTY FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, PUNITIVE OR EXEMPLARY DAMAGES, INCLUDING LOSS OF PROFITS, REVENUE, DATA OR USE OF DATA, INCURRED BY EITHER PARTY OR ANY OTHER PERSON IN ANY WAY RELATED TO OR ARISING OUT OF THIS AGREEMENT OR THE PERFORMANCE OF ANY WORK PURSUANT TO THIS AGREEMENT, WHETHER AN ACTION IN CONTRACT, BREACH OF WARRANTY OR TORT, EVEN IF THE OTHER PARTY HAS BEEN ADVISED OF OR COULD HAVE REASONABLY FORESEEN THE POSSIBILITY OF SUCH DAMAGES. TW HEREBY DISCLAIMS, AND COMPANY HEREBY WAIVES, ALL IMPLIED WARRANTIES, INCLUDING WITHOUT LIMITATION ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. OTHER THAN ANY REPRESENTATIONS OR WARRANTIES SPECIFICALLY SET FORTH IN THIS AGREEMENT, NO REPRESENTATIONS OR WARRANTIES SHALL BE APPLICABLE TO THIS AGREEMENT.

9. Entire Agreement. This Agreement and all Service Orders executed by the parties contain the entire understanding and agreement of the parties with respect to the matters set forth herein. All prior or contemporary understandings, representations and agreement of the parties are hereby incorporated into this Agreement.

10. Amendment. This Agreement and any Service Order may not be modified, altered or amended except by a subsequent written instrument signed by the party against whom such modification, alteration or amendment is sought to be enforced. In the event of any minor changes per Section 2(D), a fax signed by both parties or an electronic mail documenting both parties acceptance shall be deemed an amendment of the applicable Service Order and shall be deemed to be signed by both parties.

11. Assignment. This Agreement may not be assigned by Company without the prior written consent of TW.

12. Governing Law, Jurisdiction & Venue. This Agreement shall be governed by and construed in accordance with the laws of the State of Nebraska. Company agrees to and does hereby submit to the jurisdiction of the courts of the State of Nebraska in connection with any matter arising under the terms of this Agreement. The parties agree the venue in connection with any proceeding arising under the terms of this Agreement shall be in Douglas County Nebraska.

13. Vouchers. As part of the Services and if set forth in a Service Order, TW may provide Company and Company’s participants with vouchers to obtain certain Services from third parties. This may require participants to go to third party premises to obtain certain Services. When used, the terms and conditions accompanying the voucher, or set forth on the voucher, will control the use of the voucher. In no event can any voucher be redeemed for cash or refunded.

14. **COVID-19 Disclaimer.** TW will perform COVID-19 Services in accordance with this Agreement and generally accepted laboratory industry standards. Company agrees COVID-19 Services are novel and dependent in part on the materials and equipment of third-party suppliers for which TW will not be liable. Negative results do not rule out infection, particularly in persons who have been in recent contact with the virus. Results from antibody tests should not be used as the sole basis to diagnose or exclude infection, or to inform infection status. Positive antibody results may be due to past or present infection with non-COVID-19 coronavirus strains.

IN WITNESS WHEREOF, the parties have executed this Service Agreement as of the date and year first set forth above.

**Vaccination Services of America, Inc., DBA
TotalWellness**

Company Name: Ravenwood City School District

By: 
Authorized Signer

By: _____
Authorized Signer

Name: Michelle Adams

Name: _____

Title: Jr. Account Executive

Title: _____

Scan and email fully executed Service Agreement to your TotalWellness Sales Representative.



9320 H Court | Omaha, NE 68127 | 888-434-4358

www.totalwellnesshealth.com

Tax ID #: 47-0807842



Service Order

Company Name: Ravenwood City School District Corporation Name: _____ Date: 10/15/2020

Please request service dates at least 30 days in advance. List each event (one date, one time, one location) on a separate line.

On-Site Services

Service	Order Quantity	Location Address	Site Contact Name, Phone & Email	Driving, Parking, & Security Details	Requested Date & Time	Cost Per Test/Shot	Admin Fees	Total
Quadrivalent Flu Shot	40	Ravenwood Middle School - 2450 Ralmar Ave, East Palo Alto, CA 94303	Amanda Kemp, (650) 329-2830 x69150, akemp@ravenswoodschools.org		November 9, 2020 1-3pm	\$30 per shot	None	\$1,200.00
Quadrivalent Flu Shot	40	Costano ES - 2695 Fordham St, East Palo Alto, CA 94303	Robin K. Pang-Maganaris, (650) 329-2830 x65150, rmaganaris@ravenswoodschools.org		November 10, 2020 1-3pm	\$30 per shot	None	\$1,200.00
Quadrivalent Flu Shot	40	Belle Haven - 415 Ivy Dr, Menlo Park, CA 94025	Michelle Masuda, 650-329-2898, mmasuda@ravenswoodschools.org		November 12, 2020 1-3pm	\$30 per shot	None	\$1,200.00
Quadrivalent Flu Shot	40	Los Robles - 2033 Pulgas Ave, East Palo Alto, CA 94303	Alex Quezada, (650) 329-2888, aquezada@ravenswoodschools.org		November 13, 2020 1-3pm	\$30 per shot	None	\$1,200.00

On-Site Services Total: \$ 4800.00
 On-Site Services Deposit: \$ 2400.00

Overall Corporate Contact Information:

Name: Will Eger
 Email: weger@ravenswoodschools.org
 Phone: 650-329-2800 x1101
 Address: 2120 Euclid Ave
 City: East Palo Alto State: CA Zip: 94303

Billing Contact Information:

Name: Same as Corporate
 Email:
 Phone:
 Address:
 City: State: Zip:

Services Provided:
 Quadrivalent from Multi
 valent from Manf

<input type="checkbox"/> Venipuncture Health Screening: \$___ TC, HDL, LDL, Ratio, Triglycerides, Glucose, Blood Pressure, Height, Weight, Waist, BMI, Health Edu.		\$195 small site fee
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Billing Notes

- Per event, Company is responsible for the greater of the test/shot minimum order, 90% of quantity ordered, or amount administered.
- If Company orders less than the minimum order for an event, Company is responsible for the greater of 100% of the quantity ordered or the amount administered.
- Extra staff request: \$75/hour/staff.
- Deposits are invoiced upon receipt of Service Agreement and are due upon receipt.
- All other invoices are net 30 day terms.

TotalWellness Internal Use ONLY

Screening Implementation Details:

Schedule with: <input type="checkbox"/> Corporate Contact <input type="checkbox"/> Site Contact	Appointment Scheduling: <input type="checkbox"/> RegisterMyTime.com <input type="checkbox"/> Paper <input type="checkbox"/> Both (Site Specific) <input type="checkbox"/> Client Tool <input type="checkbox"/> None	Eligibility File: <input type="checkbox"/> Yes <input type="checkbox"/> No	Paperwork Notes:
Delivery Model: <input type="checkbox"/> Station to Station <input type="checkbox"/> Pod <input type="checkbox"/> Not Specified	Equipment Specifications: <input type="checkbox"/> Cholestech LDX <input type="checkbox"/> CardioChek Plus <input type="checkbox"/> Not Specified or N/A	iPad Data Collection: <input type="checkbox"/> Yes <input type="checkbox"/> No	Part. Satisfaction Surveys: <input type="checkbox"/> Paper <input type="checkbox"/> Online <input type="checkbox"/> None
Reporting: <input type="checkbox"/> Overall Aggregate <input type="checkbox"/> Utilization <input type="checkbox"/> Part. Satisfaction <input type="checkbox"/> Participation <input type="checkbox"/> Other:	Notable Reporting Timelines:	Data Transfer: <input type="checkbox"/> Yes <input type="checkbox"/> No	Data Transfer Frequency:

Additional Notes:

Vaccination Implementation Details:

Schedule with: <input checked="" type="checkbox"/> Corporate Contact <input type="checkbox"/> Site Contact	Appointment Scheduling: <input checked="" type="checkbox"/> RegisterMyTime.com <input type="checkbox"/> Paper <input type="checkbox"/> Both (Site Specific) <input type="checkbox"/> Client Tool <input type="checkbox"/> None	<u>Additional Notes:</u>
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IN WITNESS WHEREOF, the parties have executed this Service Order, including the Schedule of Charges provide by TW to Company (whether or not attached) and TW's Service Terms and Conditions specified in Section 1 of the Service Agreement, as of the date and year last set forth below.

**Vaccination Services of America, Inc., DBA
TotalWellness**

Company Name: Ravenwood City School District

By: 
Authorized Signer

By: _____
Authorized Signer

Name: Michelle Adams

Name: _____

Title: Jr. Account Manager

Title: _____

Date: 10/15/2020

Date: _____

Scan and email fully executed Service Order to your TotalWellness Sales Representative.



9320 H Court | Omaha, NE 68127 | 888-434-4358
www.totalwellnesshealth.com
Tax ID #: 47-0807842