



SERVICE AGREEMENT

This Service Agreement (this "Agreement") is made by and between St. Croix Preparatory Academy ("Client") and Nice Healthcare PLLC, a Minnesota limited liability company ("Nice Healthcare"), effective as of 05/12/2026 ("Effective Date") for the purpose of setting forth the terms and conditions under which Nice Healthcare shall provide certain services to Client.

1. Services to Client. Nice Healthcare shall make available and provide, as requested by Client's covered employees or dependents, the services associated with the care plan designated on Exhibit B, which is attached hereto and incorporated herein (the "Services"). Services shall be provided through one or more of Nice Healthcare's employed or contracted non-physician health care practitioners (the "Providers") who at all times meet the requirements of this Agreement. The Services shall be performed at the locations and within the time frames set out in Exhibit A, which is attached hereto and incorporated herein.

2. Qualifications and Standards. Nice Healthcare Providers and other Nice Healthcare personnel will perform Services under this Agreement in compliance with all applicable state and federal standards, laws, rules, and regulations, and will conduct Services in a manner consistent with accepted practices and the standards offered to the other individuals to whom they provide services. All of the Providers that provide Services under this Agreement are licensed to practice in his or her discipline, and all other personnel involved are duly qualified and trained, as may be required to render professional and/or technical services. In the event that a Provider providing Services to Client pursuant to this Agreement fails to comply with any of the requirements described above or elsewhere in this Agreement, Nice Healthcare will notify Client and such Provider(s) will thereupon cease providing Services to Client under this Agreement.

3. Payment to Nice Healthcare. For the Services to be performed under this Agreement, Client shall pay Nice Healthcare the amounts set forth in Exhibit B (the "Fees") in the time frames set out in Exhibit B. In the event this Agreement is terminated pursuant to Section 10, Client shall be liable for only those charges incurred prior to the effective termination date. The Fees shall be the sole fees and compensation payable by Client under this Agreement (including the Exhibits) and are exclusive of all applicable sales, use or other similar taxes, if any, which shall be the responsibility of Client.

4. Confidentiality.

(a) **Confidential Information.** In order to provide Services, Nice Healthcare and Client may be furnished with, receive, or otherwise have access to information and materials considered confidential or proprietary by the disclosing party ("Confidential Information"). Confidential Information includes all information, in any form, furnished orally or in writing, made available directly or indirectly to a Party ("Receiving Party") that relates in any way to the Party providing such information ("Disclosing Party"); its existing or former employees or participants; existing, former, or potential customers; or other third parties with whom the



Disclosing Party has a business relationship, which is marked as confidential or should be reasonably known by the Receiving Party to be Confidential Information due to the nature of the information disclosed and the circumstances surrounding the disclosure. Confidential Information also includes Personal Information (as that term is defined below).

For purposes of this Agreement, “Personal Information” shall mean information, provided to Nice Healthcare by or at the direction of Client, or to which access is provided in the course of performance of the Services described in this Agreement, that identifies or makes identifiable an individual (by for example, name, signature, address, telephone number, or other unique identifier, including a social security number), including, but not limited to, information that can be used to authenticate that individual (including, without limitation, passwords or PINs, unique identification numbers, answers to security questions, or other personal identifiers). Personal Information includes information about members and their dependents and beneficiaries for whom Nice Healthcare provides Services. Nice Healthcare and Client shall maintain any and all Personal Information in confidence, without disclosing same to any third party unless having the prior written permission of the Disclosing Party. Unless excluded pursuant to Section 4(b), all Personal Information of members and their dependents and beneficiaries received, developed, or otherwise acquired under this Agreement is presumed to be Client’s Confidential Information.

(b) Exceptions. Confidential Information shall not include information that is: (i) already lawfully known by the Receiving Party prior to receiving such information from the Disclosing Party as shown by the Receiving Party’s written records; (ii) publicly known at the time of or subsequent to the disclosure or becomes publicly known, in either case through no wrongful act of the Receiving Party; (iii) subsequently disclosed on a non-confidential basis by a third party not having a confidential relationship with the Disclosing Party and such third party rightfully acquired such information; (iv) independently developed by Receiving Party without use or reference to materials of the Disclosing Party as shown by the Receiving Party’s written records; or (v) communicated to a third party on a non-confidential basis with the express written consent of the Disclosing Party. The foregoing exceptions do not apply to the disclosure of Personal Information, which shall not be disclosed without the prior written consent of the employee or person to whom the disclosure pertains, unless permitted or required by law.

(c) Standard of Care. Receiving Party shall keep and maintain all Confidential Information received from Disclosing Party in confidence and shall protect Confidential Information with at least the same degree of care (and in any event no less than reasonable care) that it uses to protect its own Confidential Information. The Receiving Party may disclose Confidential Information of the Disclosing Party to its employees, contractors, officers, directors, agents, or other representatives (collectively “**Agents**”) only as necessary to perform its obligations hereunder, provided that the Receiving Party shall remain liable to the Disclosing Party for any breach of its confidentiality obligations by its Agents. Notwithstanding the foregoing, Client has the right to disclose Nice Healthcare’s Confidential Information in connection with a request by a regulatory authority having supervisory authority over Client.

(d) Legal Disclosure. If the Receiving Party is required by law to disclose Confidential

Information of the Disclosing Party, it shall, to the extent allowed under applicable law, give prompt advance written notice of such requirement to the Disclosing Party. Reasonable efforts shall be made to provide notice in sufficient time to allow the Disclosing Party to seek an appropriate confidentiality agreement, protective order, or modification of any disclosure, and the Receiving Party shall reasonably cooperate in such efforts. Where the Receiving Party must disclose Confidential Information of the Disclosing Party by law, as contemplated in this section, the Receiving Party shall only disclose the minimum Confidential Information required to satisfy such disclosure obligation.

(e) Return or Destruction of Information. Upon termination or expiration of the Agreement for any reason or upon either party's request, the other party shall immediately cease handling and return all documents and other materials constituting or containing Confidential Information or any derivatives of such information to the other party. Each party may retain one copy of Confidential Information for archival purposes.

(f) Notwithstanding any provision of this Agreement to the contrary, in all events, this Agreement shall be interpreted and applied in a manner which causes it to comply with the No Surprises Act prohibition on gag clauses as codified in (i) Section 9824 of the Internal Revenue Code, (ii) the Employee Retirement Income Security Act Section 724, and (iii) Public Health Services Act section 2799A-9.

This Section 4 shall survive any termination of this Agreement

5. Ownership of Work Product. Client acknowledges that any work product of any type, defined as any data, documentation, "know-how," concepts, plans, inventions, improvements, techniques, and processes generated by Nice Healthcare under this Agreement, belongs solely to Nice Healthcare and Client hereby assigns and transfers to Nice Healthcare any and all rights that Client might have asserted to such work product, including any copyright, patent, trademark, trade secret or other intellectual property rights, to Nice Healthcare. Client will cooperate with Nice Healthcare and will execute any documentation reasonably required by Nice Healthcare to assert or protect its property rights in the work product. Notwithstanding the foregoing, Nice Healthcare's rights under the section do not extend to or in any way apply to any "protected health information", "electronic protected health information", or "health records" as defined under the Health Insurance Portability and Accountability Act. Client will be granted a non-exclusive, paid in full license to use any work product generated by Nice Healthcare under this Agreement for the term of this Agreement.

6. Health Care Privacy and Security. All health or medical information and/or data concerning specific patients (including, but not limited to, the identity of the patients), derived from or obtained during the course of performing Services under this Agreement, shall be treated by the parties as confidential so as to comply with all applicable state and federal laws and regulations regarding confidentiality of patient records, and shall not be released, disclosed, or published to any party other than as required or permitted under applicable laws. Nice Healthcare further acknowledges that it will comply with all applicable state and federal laws and regulations

governing patient privacy and security.

7. Relationship of Parties. The sole relationship of the parties is that of independent contractors and nothing in this Agreement or otherwise shall be deemed or construed to create any other relationship, including one of employment, joint venture or agency. Under no circumstances will Nice Healthcare or any Provider hold themselves out as or be considered agents or employees of Client. Client will carry no Workers' Compensation insurance, liability insurance, or health insurance to cover Nice Healthcare or any Provider. Client will not pay any Social Security, unemployment insurance, federal or state withholding taxes, nor provide any other contributions or benefits which might be expected in an employer-employee relationship. Nice Healthcare agrees to report and pay all taxes, unemployment insurance, Social Security and other benefits for Providers. This Section shall survive any termination of this Agreement.

8. Indemnification. Each party (the "Indemnifying Party") agrees to indemnify, defend and hold harmless the other party and its managers, shareholders, employees, and dependents of covered employees, and their respective successors and assigns ("Indemnitees") against and with respect to all claims, demands, losses, costs, expenses, obligations, liabilities, damages, recoveries and deficiencies, including interest, penalties, and attorney's fees (collectively, "Losses") that any Indemnitee may incur or suffer which arise, result from, or relate to the Indemnifying Party's default under or failure to perform any contractual or other obligations or undertaking under this Agreement, or the malpractice, negligence, or breach of applicable law of or by the Indemnifying Party or its employees, agents, independent contractors, subcontractors, or representatives in the discharge of its or his or her professional responsibilities, or any other negligent act or omission to act of the Indemnifying Party, its directors, officers, employees, agents, independent contractors, subcontractors, or representatives arising under this Agreement. This Section shall survive termination or expiration of this Agreement.

9. Disputes. If a dispute arises between the parties arising from or relating to this Agreement, the parties will attempt to informally resolve it before taking any action. If the dispute is not resolved within thirty (30) days, then a party may submit the dispute for resolution exclusively through confidential, binding arbitration, instead of through trial by court or jury, in accordance with the commercial, expedited dispute rules then in effect of the Judicial Arbitration and Mediation Service ("JAMS"), the American Arbitration Association ("AAA"), or the American Health Lawyers Association Alternative Dispute Resolution Service ("AHLA"). Notwithstanding the foregoing and/or anything to the contrary in the rules of JAMS, AAA, or AHLA and/or any term in this Agreement, the Parties agree to the following: (i) The arbitration will be conducted on an expedited basis by a single arbitrator; (ii) In making decisions about discovery and case management, it is the parties' express agreement and intent that the arbitrator at all times promote efficiency, without denying either party the ability to present relevant evidence; (iii) In reaching and issuing decisions, the arbitrator will have no jurisdiction to make errors of law and/or legal reasoning; (iv) The arbitrator shall have no power to award any punitive or exemplary damages or to vary or ignore the terms of this Agreement; (v) The parties will share the costs of the mediation and/or arbitration equally; and (vi) Each party will bear its own attorneys' fees and costs.

10. Term and Termination. This Agreement shall be effective as of the Effective Date above and will be in effect through the end of the initial Service Period listed in Exhibit B and shall automatically renew for a 12 month period thereafter (“Term”). Either party may terminate this Agreement without cause upon One-hundred twenty (120) days advance written notice to the other party (“Without Cause Termination”). In the event of Without Cause Termination, all Services will terminate at the end of the month in which the 120th day after notice falls. Upon any termination, all compensation, as defined in Exhibit B, shall be prorated to reflect actual Services rendered up to the effective date of termination. In addition, either party may terminate this Agreement if the other party breaches any of its material obligations under this Agreement and fails to cure such breach within ten (10) days of written notice thereof. Notwithstanding the foregoing, Client shall have the right to terminate this Agreement on such shorter periods of notice as may be described elsewhere in this Agreement. In the event that either party becomes insolvent, unable to pay its debts as such debts come due, or enters into or files (or has filed or commenced against it) a petition, arrangement, application, action, or other proceeding seeking relief or protection from creditors under the bankruptcy laws or similar laws of the U.S. or any state of the U.S., this Agreement will terminate immediately upon written notice to the insolvent party, without notice or opportunity to cure.

11. Insurance. Nice Healthcare will maintain medical professional liability insurance or a comparable program of self-insurance in the amount of at least One Million Dollars (\$1,000,000) per occurrence and Three Million Dollars (\$3,000,000) in the aggregate on behalf of each Provider. Such insurance will be either occurrence or claims made with an extended period reporting option under such terms and conditions as may be reasonably required by Client. Nice Healthcare will also maintain general liability insurance or a comparable program of self-insurance of at least One Million Dollars (\$1,000,000) per occurrence, including contractual liability. Nice Healthcare will also maintain data security and privacy insurance or a comparable program of self-insurance with limits not less than One Million Dollars (\$1,000,000.00) per occurrence covering the acts and omissions of Nice Healthcare under this Agreement. Upon request, Nice Healthcare will deliver to Client insurance certificates evidencing that the required insurance is in force with insurance companies.

12. Miscellaneous. This Agreement contains the entire understanding of the parties and may be amended only in writing signed by the parties. This Agreement and any rights and obligations under it may not be assigned by either party unless the other party has given its prior written consent to such assignment. This Agreement shall be governed by and construed under the laws of the State of Utah. The provisions of Sections 4, 5, 8, 9, and 11 shall survive any termination of this Agreement.

13. Fundamental Regulatory Change. If any provision, or the underlying purpose, of this Agreement becomes violative of the rules, regulations or reimbursement policies of any applicable federal or state statute, rule or regulation, or administrative or judicial decision or any applicable regulatory, certification or accreditation requirements (collectively, a “Fundamental Regulatory Change”), either party may give notice of intent to amend this Agreement to compensate for the prohibition, restriction, limitation or change. If the parties do not or cannot



mutually agree to amend this Agreement in writing within thirty (30) days after said notice is given, then any party may elect to terminate this Agreement immediately upon written notice to the other party without further liability; provided however, that if the implementation of any such law, rule, regulation, standard or interpretation is stayed on account of any administrative appeal or any suit filed in a court of competent jurisdiction, the right to amend or terminate as set forth above will also be stayed during the period of such stay. The determination that a Fundamental Regulatory Change has occurred will be made by (a) counsel to either party, with the concurrence of counsel to the other party; or (b) if counsel for each of the parties cannot concur that a Fundamental Regulatory Change has occurred, by a nationally recognized law firm with expertise in health care law selected unanimously by the parties.

14. Nice Healthcare Contact Information.

Address: 2786 Fairview Ave. North, Roseville, MN 55113

Phone Number: 763-412-1993

15. Notice. Any notice to be given hereunder by either party shall be in writing and shall be sent by overnight courier service, personal delivery, or by United States certified mail, return receipt requested, postage prepaid. In addition, except for breach notices, termination notices, and assignment notices, any notices given via electronic mail to the e-mail addresses shown below (or such other e-mail address as either party may indicate by at least ten (10) days’ prior written notice to the other party) shall be valid, provided that receipt of such e-mailed notice is acknowledged by the addressee by responsive e-mail or other written acknowledgement. Unacknowledged notices delivered via e-mail shall be void and of no effect for purposes of this Agreement. Notices will be effective upon receipt or, with respect to notices delivered via e-mail, upon acknowledgment of receipt in accordance with the foregoing. Notices shall be addressed as follows:

Nice Healthcare
 2786 Fairview Ave. North
 Roseville, MN 55113
 legal@nice.healthcare

Client Name: ST. Croix Preparatory Academy
 Address 1: 4260 Stagecoach Trail
 Address 2: _____
 E-mail Address: jennfuchs@stcroixprep.org

16. Waiver of Default or Breach. No waiver by either Nice Healthcare or Client of any default or breach of this Agreement operates as a waiver of any future default or breach, whether of like or different character or nature. Any consent, waiver or approval by either party of any act or matter must be in writing and shall apply only to the particular act or matter to which such consent or approval is given.

17. No Obligation to Make Referrals. The parties acknowledge and agree that none of the



benefits granted the parties under this Agreement is conditioned on any requirement or expectation that the parties make referrals to, be in a position to make, induce or influence referrals to, or otherwise generate business for the other party.

18. Not An Insurer. Nice Healthcare further acknowledges that neither it, nor its employees or contractors, are licensed insurers or brokers and will not engage in the transacting of the business of insurance under this Agreement. Both parties acknowledge that neither Nice Healthcare nor its employees or contractors or the Providers will be transacting in the business of insurance or any related profession that requires a professional license or registration under state or federal insurance law.

19. Entire Agreement. This Agreement, including the Exhibits hereto, constitutes the entire agreement between the parties pertaining to the subject matter contained in it and supersedes all prior contemporaneous agreements, representations and understandings, whether oral or written, of the parties with respect to such subject matter.

20. Effect of Invalidity. If any provision of this Agreement is held to be illegal, invalid or unenforceable under present or future applicable laws effective during the Term, such provision will be fully severable. This Agreement must be construed and enforced as if such illegal, invalid or unenforceable provision had never comprised a part of this Agreement, and the remaining provisions of this Agreement that reasonably can be given effect apart from the invalid or unenforceable provision will remain in full force and effect and will not be affected by the illegal, invalid or unenforceable provision or by its severance from this Agreement.

21. Severability. In the event that any one or more of the provisions contained in this Agreement is for any reason held to be invalid, illegal, or unenforceable in any respect, the invalidity, illegality, or unenforceability of the provision shall not affect any other provision hereof.

22. Force Majeure. Neither party will be liable nor deemed to be in breach for any delay or failure in performance under this Agreement where such delay or failure results directly or indirectly from acts of God, civil or military authority, acts of public enemy, war, terrorism, accidents, fires, explosions, earthquakes, floods, epidemics, pandemics, failure of transportation, machinery or supplies, vandalism, strikes or other work interruptions or any similar or dissimilar cause beyond the reasonable control of the affected party. Upon the occurrence of one or more of these events, the affected party will not be in breach of this Agreement for a period equal to the time that the party is unable to reasonably perform. Notwithstanding this provision, a party may terminate this Agreement with regard to the affected party immediately upon written notice if such events continue for more than sixty (60) consecutive days.

23. Exhibits. The Parties shall comply with the terms set forth on all Exhibits hereof, which terms are incorporated herein by reference. In the event of a conflict between the terms of this Agreement and those of an Exhibit, the terms of the Exhibit shall control. Except as otherwise expressly provided therein, capitalized terms not otherwise defined on an Exhibit shall have the meanings ascribed to them in this Agreement.



IN WITNESS WHEREOF, THE PARTIES HAVE ENTERED INTO THIS AGREEMENT EFFECTIVE AS OF THE EFFECTIVE DATE.

Client

Name: Jennifer Fuchs

Title: Executive Director

Signature: *Jennifer Fuchs*
Jennifer Fuchs (Jun 3, 2026 13:20:30 CDT)

Nice Healthcare PLLC

Name: Genevieve Swenson

Title: COO

Signature: *Genevieve Swenson*
Genevieve M. Swenson (Jun 4, 2026 13:59:46 CDT)

EXHIBIT A – SERVICE DESCRIPTION

Services

Nice Healthcare is an integrated primary care provider that offers a combination of in-person and virtual care. Services selected by Client for inclusion in their offering are listed in Exhibit B.

A. Virtual Services

- i. Virtual care for select primary care needs
- ii. Virtual care for select physical therapy needs
- iii. Virtual care for select mental health care needs
- iv. Prescriptions
 - a. Fulfillment fees for select prescriptions are included at no additional charge.
- v. Care coordination and referrals

B. In-person Services

- i. In-person care for select primary care needs
- ii. In-person X-rays and EKGs
- iii. In-person labs
 - a. Processing fees for select in-person labs are included at no additional charge.
- iv. In-person physical exams
- v. In-person rapid tests

C. Non-Covered Services

- i. Male and female pelvic and breast exams
- ii. Vaccines
- iii. Prescription of controlled or specially regulated substances
- iv. Emergency care services and hours
- v. Any care that is conducted by medical providers or facilities unaffiliated with Nice Healthcare
- vi. Servicing medical orders (labs, X-rays, pharmacy) for medical providers or facilities that are not ordered and managed by a Nice Healthcare provider
- vii. Incentivized Primary Care, Biometric Screenings, Flu Clinics, or similar programs are not part of the standard service offering and therefore not included in the contracted price.

Service Terms and Conditions

A. Service providers

- i. Services are provided by nurse practitioners, physician assistants, registered nurses, physical therapists, and mental health therapists.
- ii. Some services may be supported by various technicians and support personnel.

B. Service considerations

- i. Nice Healthcare Providers will provide care consistent with their medical judgment and training. Referrals, prescriptions, labs, and other supporting medical care will be ordered at their discretion and only when medically appropriate.

C. Service geography

- i. Virtual care is available to those located within a state in which Nice Healthcare operates.
- ii. In-person care is available to those located within the bounds of Nice Healthcare's in-person service area.
- iii. Details on Nice Healthcare's operating states and in-person service area can be found at <https://nice.healthcare/locations>.
- iv. Nice Healthcare reserves the right to modify the in-person service area with 60 days' notice.

D. Service hours

- i. Nice Healthcare hours of operations are available at: <https://nice.healthcare>.
- ii. Nice observes ten (10) major holidays and will be closed on the nationally recognized weekday for those holidays as well as any associated weekend days where appropriate.
- iii. In addition to nationally recognized holidays, Nice is closed for two additional weekdays each year for training purposes.

E. Service reporting

- i. Nice Healthcare will provide quarterly utilization reporting to Clients with greater than 50 eligible employees.
- ii. Nice Healthcare will provide yearly utilization reporting to Clients with fewer than 50 eligible employees.
- iii. Reporting will be sent the month following the close of a reporting period.



EXHIBIT B – SERVICE SELECTION AND COMPENSATION

Service Period

Services will initially begin on 07/01/2026 (“Service Start Date”) and run through 12/31/2028 (“Initial Service Period”). After the Initial Service Period, subsequent service periods will align with the Agreement renewal outlined in Section 10 of the Service Agreement.

Service Selection

- A. Full-Service Selection – Includes all In-person and Virtual Services listed in Exhibit A for the selected care types
- B. Virtual Only Service Selection – Includes all Virtual Services listed in Exhibit A for the selected care types

Service Compensation

- A. Client will pay Nice Healthcare:
 - i. \$40 per Employee per month for Full-Service employees and
 - ii. per Employee per month for Virtual Only Service employees
- B. The prepayment amount shall be calculated based on the enrolled employees within the Nice Healthcare provided electronic platform on the first day of the Initial Service Period.**
- C. Client understands that all prepayment amounts shall be non-refundable.**
- D. Following the Initial Service Period and upon auto-renewal, Client will be billed monthly in arrears at the rates above.
- E. Late fees for all unpaid invoices will accrue at a 2.5% interest rate per month. Invoices may include additional taxes and fees as required by applicable state agencies.
- F. Client agrees that the Employee count used for calculating invoices will be determined by the greater of i) 10, or ii) the number of enrolled employees within the Nice Healthcare provided electronic platform (or other similar method).
- G. All services shall be limited to eligible employees and benefit eligible dependents, as well as COBRA enrolled employees and dependents.
- H. Client understands that it is their responsibility to manage and ensure the accuracy of all eligible employees and dependents as well as anyone who may be eligible through COBRA within the provided electronic platform, including when an auto-feed is in place. Failure to do so may result in incorrect billing and/or the inability of otherwise eligible individuals to access Nice services.
- I. Nice will expand its in-person visit service area from time to time which may result in Virtual Only employees being transitioned to Full Service employees.
- J. All payments made via paper check will be subject to a processing fee. Similarly, any payments made via Credit Card may be subject to an additional transaction fee.



	Name	Email	Phone
Nice Healthcare Billing Contact	Accounts Receivable	billing@nice.healthcare	763-412-1993
Client Billing Contact	Beth Grubish	BethGrubisch@stcroixprep.org	651-395-5900

Service Marketing

- A. Client agrees to allow Nice Healthcare to promote its services to Client employees to increase awareness and utilization of Nice Healthcare.
 - i. Upon request, Client agrees to provide Nice Healthcare a list of Employee email addresses to allow for direct email promotion of Nice Healthcare services.
- B. Client agrees to promote Nice Healthcare services to its employees via mutually agreed upon communication strategies.
- C. Client grants Nice Healthcare a non-exclusive, non-transferable, royalty-free license to use client’s trade names, trademarks, logos, and services marks for promotion of Nice Healthcare services to Client employees.


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
Final Audit Report


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
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
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
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-  Document emailed to accounting@nice.healthcare for approval
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-  Email viewed by accounting@nice.healthcare
2026-05-12 - 6:58:56 PM GMT
-  Signer accounting@nice.healthcare entered name at signing as Sara Mayo
2026-05-12 - 9:26:03 PM GMT
-  Document approved by Sara Mayo (accounting@nice.healthcare)
Approval Date: 2026-05-12 - 9:26:05 PM GMT - Time Source: server
-  Document emailed to terrismith@stcroixprep.org for signature
2026-05-12 - 9:26:07 PM GMT
-  Nice Healthcare (clientsuccess@nice.healthcare) added alternate signer Terri Smith (tsmith@stcroixprep.org).
The original signer terrismith@stcroixprep.org can still sign.
2026-06-02 - 1:21:20 PM GMT
-  Document emailed to Terri Smith (tsmith@stcroixprep.org) for signature
2026-06-02 - 1:21:22 PM GMT
-  Signer terrismith@stcroixprep.org entered name at signing as Jennifer Fuchs
2026-06-03 - 6:20:28 PM GMT


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 Document emailed to gswenson@nice.healthcare for signature
2026-06-03 - 6:20:33 PM GMT

 Email viewed by gswenson@nice.healthcare
2026-06-03 - 6:20:37 PM GMT

 Signer gswenson@nice.healthcare entered name at signing as Genevieve M. Swenson
2026-06-04 - 6:59:44 PM GMT

 Document e-signed by Genevieve M. Swenson (gswenson@nice.healthcare)
Signature Date: 2026-06-04 - 6:59:46 PM GMT - Time Source: server - Signature Appearance Selected: DRAW

 Agreement completed.
2026-06-04 - 6:59:46 PM GMT