



## AGENDA REPORT

**Meeting Date:** August 4, 2015  
**Item Number:** D-12  
**To:** Honorable Mayor & City Council  
**From:** Dominic Rivetti, Interim Chief of Police  
**Subject:** AGREEMENT BETWEEN THE CITY OF BEVERLY HILLS AND THE CITY OF GLENDALE FOR CRIME LABORATORY SERVICES  
**Attachments:** 1. Agreement

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### RECOMMENDATION

Staff recommends that the City Council move to approve an agreement between the City of Beverly Hills and the City of Glendale to provide DNA forensic crime laboratory services. Staff also recommends that the City Council move to approve a purchase order to the City of Glendale in an amount not to exceed \$70,000 for services under this agreement.

### INTRODUCTION

The Police Department has identified the need to contract with a forensic crime laboratory capable of providing analysis of DNA evidence in order to expedite the identification and apprehension of criminal offenders.

### DISCUSSION

In an effort to strengthen our ability to provide exceptional service to the Beverly Hills community, the Police Department is seeking to partner with the Verdugo Regional Crime Lab (VRCL) for DNA forensic analysis services. The VRCL is operated by the City of Glendale through the Glendale Police Department. Glendale's crime lab is fully accredited through the State of California and meets the federal requirements to operate and submit DNA profiles to the state and federal DNA criminal databases.

Until recently there were limited options available for processing DNA evidence in the Los Angeles region. Prior to identifying the opportunity to partner with the VRCL, the Police Department primarily relied on the Los Angeles County Sheriff's Department (LASD) to process DNA evidence. However, because the LASD is required to provide DNA analysis for its own organization's investigators, as well as any agency that requests their assistance within Los Angeles County, significant delays for the analysis of Beverly Hills submitted evidence was quite common.

The Police Department's goal is to continue to provide the highest level of proactive service to the community. As such, we are confident that a partnership with the VRCL allows us to continue to meet these expectations. The VRCL is staffed by full time highly trained Criminalists who have committed to processing and analyzing DNA evidence submitted to them by our Police Department within 30 days or less upon receiving the evidence to be examined.

The benefits of contracting with the VRCL include having access to a crime lab capable of analyzing biological evidence, extracting DNA profiles, and conducting ballistic firearms examinations. This opportunity will exponentially increase our Police Department's ability to collect, present for analysis, and ultimately identify criminal offenders attempting to perpetrate violent and property crimes in Beverly Hills.

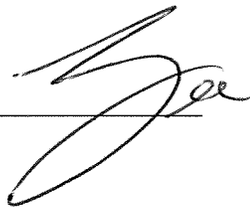
**FISCAL IMPACT**

The total cost associated with the City of Glendale contract agreement for DNA Crime Laboratory services is an amount not to exceed \$70,000. This is a budgeted purchase and funds are available in the Detective Bureau and Identification Bureau operations account, combined with the Asset Forfeiture account.

Funds for this project are provided as follows:

Budget Unit	Account #	Description of Fund Source/Account #	Amount
00102501	730120	Detective Bureau	\$20,000
00102502	731100	Identification Bureau	\$6,500
32602105-0E126	731200	Asset Forfeiture	\$43,500

Dominic Rivetti  
Approved By



# **Attachment 1**

AGREEMENT BETWEEN THE CITY OF BEVERLY  
HILLS AND THE CITY OF GLENDALE FOR CRIME  
LABORATORY SERVICES

NAME OF CONTRACTOR: City of Glendale

RESPONSIBLE PRINCIPAL OF CONTRACTOR: Tony Lee, Captain

CONTRACTOR'S ADDRESS: City of Glendale  
131 North Isabel Street  
Glendale, CA 91206  
Attention: Carl Povilaitis, Deputy Chief

CITY'S ADDRESS: City of Beverly Hills  
455 N. Rexford Drive  
Beverly Hills, CA 90210  
Attention: Dominic Rivetti, Interim Chief Of Police

COMMENCEMENT DATE: July 1, 2015

TERMINATION DATE: June 30, 2016

CONSIDERATION: Not to exceed \$65,000  
Contingency for additional work not to exceed \$5,000  
Total not to exceed \$ 70,000

AGREEMENT BETWEEN THE CITY OF BEVERLY  
HILLS AND THE CITY OF GLENDALE FOR CRIME  
LABORATORY SERVICES

This agreement ("Agreement"), dated as of July 1, 2015 ("Effective Date") is by and between the City of Glendale, a municipal corporation ("Glendale") and the City of Beverly Hills, a municipal corporation ("Agency") (collectively, "Parties" or individually "Party").

**RECITALS**

WHEREAS, Glendale represents that through its Crime Laboratory, also known as the Verdugo Regional Crime Laboratory, it is qualified in providing DNA analysis and other forensic related services for criminal investigations; and

WHEREAS, in the judgment of Agency, it is necessary and desirable to enter into an agreement with Glendale for crime laboratory services.

NOW, THEREFORE, in consideration of the foregoing recitals and the mutual covenants contained herein, the parties hereto agree as follows:

**AGREEMENT**

**1. Scope of Services**

- 1.1. Specified Services. At the request of Agency, Glendale shall perform the crime laboratory services described in Exhibit "A" attached hereto and incorporated herein by this reference ("Scope of Work").
- 1.2. Glendale shall provide all personnel, supervision, supplies, training, and equipment necessary to perform the analysis and services as requirement in this Agreement.
- 1.3. Primary Point of Contact. Glendale will designate a primary analyst for the Agency. To the extent possible, and consistent with good laboratory management, the primary analyst will function as a liaison with and oversee the work submitted by the Agency.
- 1.4. If Glendale is unable or unwilling to perform any specific services requested at or within the time specified by Agency, Glendale shall provide reasonable notice to Agency, and Glendale shall not be obligated to perform those services. If a conflict arises between the body of this Agreement and Exhibit "A", the provisions in the body of this Agreement shall control.

- 1.5. Extra services, changed work, or other changes to this Agreement may be authorized only by written amendment to this Agreement.

## **2. Term**

- 2.1 This Agreement's term shall be from July 1, 2015 through June 30, 2016, unless terminated earlier in accordance with the provisions of Article 4.

- 2.2 Discussions for Renewal

Prior to the expiration of this Agreement, the Parties shall discuss the renewal of this Agreement.

- 2.2.1. In order to facilitate discussions for a continued relationship between the Parties for a renewal of this Agreement, Glendale shall provide to Agency no later than on January 31, 2016:

- 1) A proposed fee for the Scope of Work to be effective on July 1, 2016; and

- 2) Proposed rate adjustments for the services set forth in Exhibit "B".

- 2.2.2. The Parties shall reach a preliminary decision, by no later than March 1, 2016, on whether to renew this Agreement and on the renewal fee and rate adjustments described immediately above. The Parties acknowledge and agree that said preliminary decision shall be subject to approval by Agency's City Council. Upon renewal, this Agreement may be subject to new or additional terms and conditions which must be approved in writing by the Parties.

## **3. Payment**

- 3.1 Agency agrees to pay Glendale the sum of \$65,000.00 thousand dollars (\$65,000.00) for the processing of DNA samples submitted by Agency to Glendale for analysis. Agency shall make such payment to Glendale on or before September 1, 2015.

- 3.2. If the Agency exceeds 300 samples during the term of this Agreement, Glendale will notify the Agency. The Agency may elect to process additional samples in accordance with rates set forth in Exhibit "B" or the Parties may agree to a supplementary payment to Glendale to provide crime laboratory services for the balance of the term.

- 3.3 If court testimony is requested outside Los Angeles County, the cost shall be charged to Agency in addition to the charge(s) for crime laboratory services. The Agency shall reimburse Glendale for the full costs, at the em-

ployee's then current rate of pay, to Glendale of having the witness testify, including:

- a. The full costs of the witness' round trip travel between Glendale and the place of testimony.
  - b. The full cost of the witness' salary and benefits while travelling and staying in the area where he/she is to testify.
  - c. The full cost of the witness' meals and lodging while travelling to and from and staying in the area where he/she will testify.
  - d. Any other expenses that may be incurred by Glendale or the witness connection with the witness testimony.
  - e. Agency shall pay Glendale the balance of the cost for the testimony of the Glendale employee witness within thirty (30) days after the billing date on the invoice.
- 3.4. If services are provided pursuant to Section 3.2 (using Exhibit "B") or Section 3.3 above, Glendale shall invoice Agency monthly for services provided in the preceding month. Agency shall pay Glendale's invoices within thirty (30) days of submission. Late payments are subject to late penalties and interest.
- 3.6 Contingency. Agency authorizes an additional amount not exceed \$5,000.00 for work performed by City pursuant to Section 3.3 of this Agreement.

#### **4. Termination**

- 4.1 Termination Without Cause. Notwithstanding any other provision of this Agreement, at any time and without cause, either party shall have the right in its sole discretion, to terminate this Agreement by giving six (6) months written notice to the other Party.
- 4.2 Termination for Cause. Notwithstanding any other provision of this Agreement, should either party fail to perform its obligations hereunder, within the time and in the manner provided, or otherwise violate any of the terms of this Agreement, the other party may immediately terminate this Agreement by giving the breaching party written notice of such termination, stating the reason for termination.
- 4.3 The Parties hereto understand that this Agreement is contingent upon the appropriation of sufficient funding by Glendale, which Glendale retains in its absolute and sole discretion, for the services covered by this Agreement. If funding is reduced or eliminated by Glendale for the services covered by

this Agreement, Glendale has the option to either terminate this Agreement without notice and with no liability occurring to Glendale or to offer an amendment to this Agreement indicating the reduced amount of services that can be provided to Agency.

Agency shall be entitled to receive a pro-rated refund if there is insufficient funding, or if either party chooses to terminate the Agreement during the fiscal year provided six (6) months' notice to the other Party is given.

- 4.4 Delivery of Work Product and Final Payment Upon Termination. In the event of termination, Glendale, within thirty (30) days following the date of termination, shall deliver to Agency at Agency's expense all materials and work product subject to Section 9.2 and shall submit to Agency an invoice showing the services performed, hours worked, and copies of receipts for reimbursable expenses up to the date of termination.
- 4.5 Payment Upon Termination. Upon termination of this Agreement by Agency, Glendale shall be entitled to receive full payment for all services rendered and expenses incurred hereunder. If services which have been rendered are to be paid on a per hour basis, Glendale shall be entitled to receive as full payment an amount equal to the number of hours worked prior to the termination multiplied by the applicable hourly rate. Glendale shall also be paid and reimbursed for the time and expense to deliver to Agency the materials and work product described in Section 4.4.
- 4.6 Authority to Terminate. Each Party's governing body has the authority to terminate this Agreement. In addition, each Party's City Manager, in consultation with its City Attorney and Chief of Police, shall have the authority to terminate this Agreement.

## **5. Insurance**

With respect to performance of work under this Agreement, Glendale shall maintain insurance as described below.

- 5.1. Workers' Compensation Insurance. Glendale shall maintain Workers' Compensation insurance with statutory limits as required by the Labor Code of the State of California. The requirements of this section may be satisfied by the provision of similar coverage through a self-insurance program.
- 5.2. Liability Insurance. Glendale shall maintain or cause to be maintained the following insurance coverage: (1) a policy of commercial general liability with limits of liability not less than one million (\$1,000,000) per occurrence and two million (\$2,000,000) annual aggregate; and (2) a policy of professional errors and omissions liability with limits of liability not less than one million (\$1,000,000) per occurrence/aggregate. The requirements of this section may be satisfied by the provision of similar coverage through a self-insurance program.

5.3. Automobile Insurance. Glendale shall maintain or cause to be maintained automobile liability insurance covering bodily injury and property damage in an amount no less than One Million Dollars (\$1,000,000) combined single limit for each occurrence. Said insurance shall include coverage for owned, hired, and non-owned vehicles. The requirements of this section may be satisfied by the provision of similar coverage through a self-insurance program.

5.4. Documentation. Upon request, Glendale shall provide a Certificate of Insurance or Letter of Self-Insurance certifying that the coverages required by this Agreement have been obtained and will be maintained for the term of this Agreement.

## **6. Indemnification**

In lieu of and notwithstanding the pro rata risk allocation which might otherwise be imposed between the parties pursuant to Government Code section 895.6, the parties agree that all losses or liabilities incurred by a party shall not be shared pro rata but instead the parties agree that pursuant to Government Code section 895.4, each party hereto shall fully indemnify and hold each of the other parties, their officers, agents and employees, harmless from any claim, expense or cost, damage or liability imposed for injury (as defined by Government Code section 810.8) occurring by reason of the negligent acts or omissions or willful misconduct of the indemnifying party, its officers, agents, or employees, under or in connection with or arising out of any work, authority or jurisdiction delegated to such party under this Agreement. No party, nor any officer, agent, or employee thereof shall be responsible for any damage or liability occurring by reason of the negligent acts or omissions or willful misconduct of other parties hereto, their officers, agents, or employees, under or in connections with or arising out of any work, authority or jurisdiction delegated to such other parties under this Agreement.

## **7. Authority to Proceed and Force Majeure**

The execution of this Agreement shall constitute Glendale's authority to proceed immediately with the performance of this Agreement. Performance of services hereunder shall be completed within the time required herein, provided, however that if the performance is delayed by earthquake, flood, high water, or other Act of God or by strike, lockout, or similar labor disturbances, the time for Glendale's performance of this Agreement shall be extended by a number of days equal to the number of days Glendale has been delayed.

## **8. Independent Contractor Status of Glendale and Agency**

- 8.1. Glendale is, and shall at all times be deemed to be, an independent contractor. Nothing contained herein shall be construed as creating the relationship of employer and employee or principal and agent between Agency and Glendale or any of Glendale's officers, agents or employees. Glendale, its officers, agents, and employees shall not be entitled to any rights or privileges of Agency employees and shall not be considered in any manner to be Agency employees.
- 8.2. Agency is, and shall at all times be deemed to be, an independent contractor. Nothing contained herein shall be construed as creating the relationship of employer and employee or principal and agent between Glendale and Agency or any of Agency's officers, agents or employees. Agency, its officers, agents and employees shall not be entitled to any rights or privileges of Glendale employees and shall not be considered in any manner to be Glendale employees.

## **9. Records Maintenance, Ownership, and Disclosure**

- 9.1. Glendale shall keep and maintain full and complete documentation and accounting records concerning all services performed that are compensable under this Agreement and shall make such documents and records available to Agency for inspection at any reasonable time upon reasonable notice. Glendale shall maintain such records for a period of four (4) years following completion of work hereunder.
- 9.2. All original lab reports and supporting documentation shall remain the property and in the custody of Glendale. Copies of lab reports will be provided to Agency upon completion of the cases. Copies of other supporting case documentation shall be provided to Agency only upon specific request for criminal discovery purposes and/or pursuant to subpoena or court order.
- 9.3. Glendale's employees, agents, and representatives who provide services under this Agreement shall maintain the confidentiality of all persons involved and evidence/information learned in connection with any request for service under this Agreement and shall not disclose any such information without Agency's consent or court order.

## **10. Public Records Act**

- 10.1. Agency acknowledges that this Agreement is a public record. This Agreement, its Exhibits, and all documents produced under this Agreement are subject to the California Public Records Act (Government Code Sections 6250 *et seq.*), including its exemptions. Agency acknowledges

that Glendale has no obligation to notify Agency when a request for records is received.

- 10.2 Agency shall identify in advance all records, or portions of them, that Agency believes are exempt from production under the Public Records Act.
- 10.3 If Agency claims a privilege against public disclosure or otherwise objects to the records' disclosure, then:
  - (1) Agency may, when notified by Glendale of the request, seek protection from disclosure by timely applying for relief in a court of competent jurisdiction; or
  - (2) At the request of Agency, Glendale may either decline to produce the requested information, or redact portions of the documents and produce the redacted records.
- 10.4 If Agency fails to identify one or more protectable documents, in Glendale's sole discretion, and without its being in breach of this Agreement or its incurring liability to Agency, Glendale may produce the records— in whole, in part, or redacted— or may decline to produce them.
- 10.5 Agency shall indemnify, defend (including Agency's providing and paying for legal counsel for Glendale), and hold harmless Glendale, its officers, agents, employees, and representatives from and against all liability, claims, suits, demands, damages, fines, penalties, costs, or expenses arising out of or alleging Glendale's refusal to publicly disclose one or more records that Agency identifies as protectable, or asserts is protectable.

## **11. Authority**

Each undersigned hereby represents and warrants that he or she has authority to execute and deliver this Agreement on behalf of the party designated above the undersigned's signature line.

## **12. Audit**

Upon Agency's reasonable request, Glendale shall make available to Agency during normal business hours documents permitting an audit of services under this Agreement. Such documents shall include information relating but not limited to the following: verifying evidence chain of custody processes, evidence testing procedures, security and personnel access, and timeframes related to obtaining results.

### **13. Statutory Compliance**

Glendale agrees to comply with all applicable federal, state, and local laws, regulations, statutes and policies applicable to the services provided under this Agreement as they exist now and as they are changed, amended or modified during the term of this Agreement. Glendale's failure to comply, after notice and opportunity to cure, shall be cause for termination. Glendale's failure to comply shall not give rise to liability absent Glendale's willful misconduct or gross negligence.

### **14. Demand for Assurance**

Each party to this Agreement undertakes the obligation that the other's expectation of receiving due performance will not be impaired. When reasonable grounds for insecurity arise with respect to the performance of either party, the other may in writing demand adequate assurance of due performance and until such assurance is received may, if commercially reasonable, suspend any performance for which the agreed return has not been received. "Commercially reasonable" includes not only the conduct of a party with respect to performance under this Agreement, but also conduct with respect to other agreements with parties to this Agreement or others. After receipt of a justified demand, failure to provide within a reasonable time, but not exceeding thirty (30) days, such assurance of due performance as is adequate under the circumstances of the particular case is a repudiation of this Agreement. Acceptance of any improper delivery, service, or payment does not prejudice the aggrieved party's right to demand adequate assurance of future performance. Nothing in this section limits either party's right to terminate this Agreement pursuant to Article 4.

### **15. Notices**

All notices, invoices, and payments shall be made in writing and shall be given by personal delivery, U.S. Mail first class, U.S. Mail certified, courier service, or facsimile. Notices, invoices, and payments shall be addressed as follows:

**AGENCY:** City of Beverly Hills  
Police Department  
Attention: Lieutenant Terry Nutall  
464 N. Rexford Drive  
Beverly Hills, CA 90210  
Tel. No. 310-285-2129  
Fax No. 310-246-9353

**GLENDALE:** City of Glendale  
Police Department  
Attention: Carl Povilaitis, Deputy Chief of Police

(for notices and non-payment related  
correspondence)

Jay Kreitz, Public Safety Business Administrator  
(for payments and payment related  
correspondence)

131 N. Isabel Street,  
Glendale, CA 91206  
Tel. No. 818 548-3132  
Fax No. 818 507-0967

All written notices or correspondence sent in the described manner will be presumed "given" to a party on whichever date occurs earliest:

- (1) The date of personal delivery;
- (2) The third (3rd) business day following deposit in the U.S. mail, when sent by "first class" mail;
- (3) The date on which the PARTY or its agent either signed the return receipt or refused to accept delivery, as noted on the return receipt or other U.S. Postal Service form, when sent by "certified" mail; or
- (4) The date of transmission, when sent by facsimile.

At any time, by providing written notice to the other party, Glendale or Agency may change the place, or facsimile number, for giving notice.

## **16. Nondiscrimination**

The parties to this Agreement shall comply with all applicable federal, state, and local laws, rules, and regulations in regard to nondiscrimination in employment because of race, color, ancestry, national origin, religion, sex, marital status, age, medical condition, pregnancy, disability, sexual orientation or other prohibited basis.

## **17. Miscellaneous Provisions**

17.1. No Waiver of Breach. The waiver by either Party of any breach of any term or promise contained in this Agreement shall not be deemed to be a waiver of such term or provision or any subsequent breach of the same or any other term or promise contained in this Agreement.

- 17.2. Assignment. Neither party hereto shall assign, delegate, or transfer any interest in or duty under this Agreement without the prior written consent of the other, and no such transfer shall be of any force or effect whatsoever unless and until the other party shall have so consented.
- 17.3. Construction. To the fullest extent allowed by law, the provisions of this Agreement shall be construed and given effect in a manner that avoids any violation of statute, ordinance, regulation, or law. The parties covenant and agree that in the event that any provision of this Agreement is held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remainder of the provisions herein shall remain in full force and effect and shall in no way be affected, impaired or invalidated thereby. The parties acknowledge that they have each contributed to the making of this Agreement and that, in the event of a dispute over the interpretation of this Agreement, the language of the Agreement will not be construed against one party in favor of the other. The parties acknowledge that they have each had an adequate opportunity to consult with counsel in the negotiation and preparation of this Agreement.
- 17.4. Consent. Wherever in this Agreement the consent or approval of one party is required to an act of the other party, such consent or approval shall not be unreasonably withheld or delayed.
- 17.5. No Third Party Beneficiaries. Nothing contained in this Agreement shall be construed to create and the parties do not intend to create any rights in third parties.
- 17.6. Applicable Law. California's laws govern this Agreement's construction and interpretation. Unless this Agreement provides otherwise, any reference to laws, ordinances, rules, or regulations include their later amendments, modifications, and successor legislation. Any action to enforce the terms of this Agreement or for the breach thereof shall be brought and tried in Los Angeles or the forum nearest to the City of Glendale, in Los Angeles County.
- 17.7. Headings. All headings or captions in this Agreement are for convenience and reference only. They are not intended to define or limit the scope of any term, condition, or provision.
- 17.8. Entire Agreement. This Agreement represents the entire and integrated agreement between the parties. This Agreement supersedes all prior and contemporaneous communications, negotiations, understandings, promises and agreements, either oral or written. Neither Agency nor Glendale has made any promises or representations, other than those contained in this Agreement or those implied by law. The parties may modify this Agreement, or any part of it, by a written amendment with Glendale's and Agency's signature.

17.9. Time of Essence. Time is and shall be of the essence of this Agreement and every provision thereof.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the effective date.

**CITY OF GLENDALE:**

By  Date: 7/29, 2015  
Scott Ochoa  
City Manager

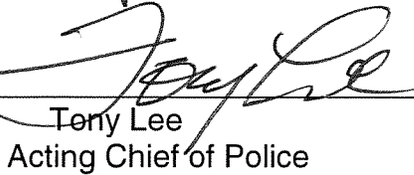
**CITY OF BEVERLY HILLS**

By \_\_\_\_\_ Date: \_\_\_\_\_, 2015  
Julian Gold, MD.  
Mayor of the City of Beverly Hills, California

By \_\_\_\_\_ Date: \_\_\_\_\_, 2015  
Byron Pope  
City Clerk

**APPROVED AS TO CONTENT:**

By  Date: 7/24/15, 2015  
Mahdi Aluzri *KK*  
Interim City Manager

By  Date: 7-22, 2015  
Tony Lee  
Acting Chief of Police

By  Date: 7/22/15, 2015  
Karl Kirkman  
Risk Manager

**APPROVED AS TO FORM:**

  
\_\_\_\_\_  
LAURENCE S. WEINER  
City Attorney, City of Beverly Hills

7-22-15

Date

  
\_\_\_\_\_  
Attorney for Glendale

7-24/15  
Date

**EXHIBIT A**  
**SCOPE OF SERVICES**

Biological Evidence Examinations

- a) Identification of body fluids, (e.g., blood, semen, saliva)
  
- b) DNA typing – autosomal
  
- c) Enter DNA profiles into CODIS
  
- d) Criminal paternity

**Exhibit B**  
**GLENDALE POLICE DEPARTMENT**  
**Verdugo Regional Crime Laboratory**  
131 North Isabel Street, Glendale, CA 91206

<b>Please check appropriate boxes</b>			
	<b>COST</b>	<b>QTY</b>	<b>TOTAL</b>
<b>BODY FLUID TESTING</b>			
Evaluation of item for the presence of biological material suitable for DNA testing. Includes presumptive/confirmation testing for the presence of blood and/or semen.			
<input type="checkbox"/> a. Large Items (e.g. bedding, large clothing, etc.)	\$150/item		
<b>STR DNA TESTING</b>			
Evidence swabs: extraction, quantitation, amplification using Identifier Plus Kit, typing, interpretation, report, review and CODIS entry. Reference swabs: amplification and typing using Identifier Direct			
<input type="checkbox"/> a. Evidence Swabs	\$350/swab		
<input type="checkbox"/> b. Evidence Swab Pre-Purchase Rate (>100 samples/year)	\$300/swab		
<input type="checkbox"/> c. Reference swabs	\$100/swab		
Evaluation of small item for the presence of biological material suitable for DNA testing; includes sampling item for touch/wearer DNA. If applicable, includes presumptive/confirmation testing for the presence of blood and/or semen. Extraction quantification, amplification using Identifier Plus kit, typing, interpretation, report, review and CODIS entry.			
<input type="checkbox"/> d. Small Item (includes body fluid testing)	\$450/item		
<input type="checkbox"/> e. Small Item Pre-Purchase Rate (>50 samples/year)	\$400/item		
<b>STR DNA TESTING - Sexual Assault</b>			
Includes evaluation, extraction, quantitation, amplification using Identifier Plus/Identifier Direct kit(s), typing, interpretation, report, review and CODIS entry.			
<input type="checkbox"/> a. Evidence (includes 2 fractions)	\$575/sample		
<input type="checkbox"/> b. Kit Rate (3 swabs + reference)	\$995/kit		
<b>Latent Print Examination</b>			
<input type="checkbox"/> a. Latent Print Evaluation (includes LAFIS entry)	\$50/card		
<input type="checkbox"/> b. Latent Print Comparison	\$200/print		
<b>Expedited Processing Fee</b>			
<input type="checkbox"/> 15 day turn around time: 25% surcharge			
<input type="checkbox"/> 5 day turn around time: 50% surcharge			
<b>Miscellaneous</b>			
<input type="checkbox"/> Court Testimony	OT Rate + Expenses		
<input type="checkbox"/> Hourly Processing	OT Rate		