

**ANY LAB TEST NOW®  
CONTRACTOR SPECIMEN COLLECTION AGREEMENT**

THIS CONTRACTOR SPECIMEN COLLECTION AGREEMENT made this 28th day of October, 2025 (the "Agreement") by and between CRESSO BRANDS, LLC, a Delaware Limited Liability Company and GIGANTEST LABORATORY, d/b/a HEALTHIEONE ("CLIENT").

WHEREAS, CRESSO BRANDS, LLC is a franchise group operating two brands, Any Lab Test Now and ArcPoint Labs and its respective Franchise Owners (Collectively, "CONTRACTOR"); and

WHEREAS, CLIENT has expressed an interest in using CONTRACTOR's store locations for patient phlebotomy draws; and

WHEREAS, CLIENT understands that employees performing phlebotomy or other Services are employed by CONTRACTOR's Franchise Owners, who are independently owned and operated; and

WHEREAS, CONTRACTOR agrees to provide CLIENT with specimen collection services ("Services") as CLIENT shall from time to time request and in line with CLIENT'S collection instructions upon the following terms and conditions:

1. CONTRACTOR agrees to provide the Services for the compensation as specified in Paragraph 13 hereof. This Agreement is not intended to cover services performed by CONTRACTOR for its own donors.
2. CONTRACTOR represents and warrants that each Franchise Owners' employees possess the necessary skill, education, training and where required by any applicable state laws or regulations. Franchise Owners' employees have the necessary licenses or certificates to perform such services in a professional manner and are qualified to perform such Services.
3. The Services will be rendered by CONTRACTOR hereunder as an independent contractor and, as such, CONTRACTOR and its employees will not be deemed to be employees or agents of CLIENT and CONTRACTOR'S employees will not be covered under any of the benefit programs of CLIENT including, but not limited to Worker's Compensation. Further, CONTRACTOR shall not be authorized to act on behalf of, or otherwise bind CLIENT, and CONTRACTOR shall not make reference to or otherwise utilize the corporate name of CLIENT without its prior written consent. CLIENT understands that CONTRACTOR is a franchise organization, and all store locations are independently owned and operated.
4. All information furnished to CONTRACTOR by CLIENT shall be considered proprietary and CONTRACTOR shall keep confidential all such information, and will return all literature, documents, and manuals, when CONTRACTOR ceases to perform the Services for CLIENT. CLIENT shall provide all specimen collection kits to CONTRACTOR, containing necessary items such as blood tubes, serum separators, packaging materials and pre-paid shipping labels.
5. CONTRACTOR agrees that all information furnished or disclosed to CONTRACTOR in connection with this Agreement is furnished or disclosed as part of the consideration for this Agreement and CONTRACTOR shall not advertise or publish the fact that CONTRACTOR has furnished such Services on behalf of CLIENT without the prior written consent of CLIENT.
6. This Agreement shall have an initial term of one year and shall be automatically renewed for additional one year periods unless either party gives the other party written notice of termination no less than 30 days prior to the end of the term. Notwithstanding the above, either party may terminate the Agreement, with or without cause, at any

time, by written notice to CONTRACTOR. Upon receiving such notice, CONTRACTOR shall immediately discontinue such Services.

7. Except to the extent that any injury or damage is due to the direct negligence of CLIENT, CONTRACTOR agrees to indemnify, defend, and hold harmless CLIENT, its parent, subsidiaries, and affiliates, and their officers, directors, employees and agents, successors, assigns, customers and users of its services, from any and all costs, losses and any reasonable attorney fees arising out of the direct negligent actions of CONTRACTOR.
8. CONTRACTOR shall procure and maintain during the term of this Agreement liability insurance with the respect to the Services performed pursuant to this Agreement in the amount of no less than \$1,000,000 per occurrence and an aggregate of \$2,000,000 per year. CONTRACTOR agrees and represents that all policies require hereunder shall by appropriate endorsement, or otherwise, provide for a 30-day prior written notice of cancellation to CLIENT.
9. CONTRACTOR shall immediately notify CLIENT of any events or circumstances, including, but not limited to, adverse weather conditions, common carrier delays, illness, or any other condition which may adversely affect CONTRACTOR's rendering of Services under this Agreement.
10. CONTRACTOR represents and warrants that no physicians or physician's family member with an interest in its business either directly or indirectly shall refer or direct any business to CLIENT either directly or indirectly, and shall not receive or share directly or indirectly in the proceeds of this Agreement.
11. These Services may not be assigned by CONTRACTOR, nor may CONTRACTOR delegate the performance of any of the Services hereunder without CLIENT'S prior written consent.
12. CONTRACTOR shall be solely responsible for the disposal of any medical or other waste generated in performance of this Agreement.
13. CLIENT's Donors / Patients will pay CONTRACTOR directly, fees in line with the following schedule:

Price Per Collection	Fee Per Service
Phlebotomy Services	<p>\$50.00 for up to the first three (3) blood tubes and \$5.00 for each additional tube</p> <p><i>Additional sales tax may be charged if required for services provided under local / state regulation.</i></p>

14. CLIENT will provide CONTRACTOR with collection kits for its patients. All collection kits will include supplies necessary for the blood draw, collection instructions and requirements, and a pre-paid shipping label to return the specimen to CLIENT. Collection kits will be clearly marked with Client's company name to associate the kit to its account versus Client's contracted laboratories. CLIENT's customer/patient are not required to present a test requisition form unless provided from their physician.

In the event CONTRACTOR does not have an established pick-up with CLIENT's chosen shipping carrier, and said shipping carrier charges an additional fee for pick-up of the specimens, CLIENT shall reimburse CONTRACTOR for the pick-up fee or provide an alternate shipping carrier to fulfill shipment of the specimens at no additional cost to CONTRACTOR.

15. Any notice required or desired to be given pursuant to this Agreement shall be in writing and may be given by certified mail, postage prepaid, addressed as follows:

CONTRACTOR:  
Cresso Brands, LLC  
303 Perimeter Center N., Suite 575  
Atlanta, GA 30346  
Attn: Clarissa Bradstock

CLIENT:  
Gigantest Laboratory d/b/a HealthieOne  
31 Light Street  
Baltimore, MD 21202  
Attn: Anne Le, MD, HDR

- 16. The terms of this Agreement are intended to be in compliance with federal, state and local statutes and regulations. Should legal counsel for either party reasonably conclude that any portion of this Agreement is in violation of such requirements, this Agreement shall terminate immediately.
- 17. This Agreement constitutes the entire understanding between the parties hereto and no amendment or modification of its terms shall be valid or binding upon any party unless addressed in writing and signed by an authorized representative of both parties hereto.
- 18. This Agreement shall be governed by the laws of the State of Georgia without any application of the conflict of laws.

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IN WITNESS WHEREOF, the parties have executed this Agreement by their duly Authorized representatives as of this day and year as first above written.

GIGANTEST LABORATORY, d/b/a HEALTHIEONE

DocuSigned by:  
BY: Anne Le  
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TITLE: Founder and CEO DATE: 10/28/2025

“CLIENT”

CRESSO BRANDS, LLC

DocuSigned by:  
BY: Terri McLulloch  
F2A1E72064FE425...

TITLE: Vice President, Business Development DATE: 10/28/2025

“CONTRACTOR”