SANTA BARBARA COUNTY BOARD AGENDA LETTER



Clerk of the Board of Supervisors 105 E. Anapamu Street, Suite 407 Santa Barbara, CA 93101 (805) 568-2240 Agenda Number:

Prepared on: 9/15/06

Department Name: Alcohol, Drug & Mental Health

Department No.: 043
Agenda Date: 10/24/06
Placement: Administrative

Estimate Time: Continued Item: NO

If Yes, date from:

TO: Board of Supervisors

FROM: James L. Broderick, Ph.D., Director

Alcohol, Drug & Mental Health Services

STAFF Marianne Garrity, ADMHS Assistant Director, Administration

CONTACT: 805-681-4092

SUBJECT: Victor Treatment Centers, Inc. Contract

Recommendation(s):

That the Board of Supervisors:

- 1. Approve and execute a contract with Victor Treatment Centers, Inc (not a local vendor) in the amount of \$237,000 for FY 05/06 and \$102,267 for FY 06/07 to continue providing children's mental health services and residential treatment for children suffering from severe emotional disturbances that cannot be treated in the community. The contract term is from July 1, 2004 through June 30, 2006 (two year contract) for a total contract amount of \$339,267.
- 2. Authorize the Director of ADMHS to approve amendments to the proposed contract, provided that any such amendments do not exceed ten percent (10%) of the contract's dollar amount.

Alignment with Board Strategic Plan:

The recommendation(s) are primarily aligned with Goal No. 2. A Safe and Healthy Community in Which to Live, Work and Visit.

Executive Summary and Discussion:

Santa Barbara County previously executed a Purchase Agreement with **Victor Treatment Centers** in the amount of \$99,000 for the period July 1, 2005 through June 30, 2006. During the term of that Purchase Agreement, **Victor Treatment Centers** provide a greater number of services than originally contemplated by the Purchase Agreement, thereby incurring total expenses beyond the value of the Purchase Agreement and in excess of \$100,000. This Agreement, which is made to cancel, nullify, and supersede said Purchase Agreement, provides \$237,000 for Fiscal Year 2005-2006. This Agreement also extends the term through June 30, 2007, providing \$102,267 for Fiscal Year 2006-2007 for a total contract amount of \$339,267.

Victor Treatment Centers, Inc. provides residential services for children including day treatment, mental health services, therapeutic behavioral services and medical support services for children experiencing severe emotional disturbances (SED). They are certified by the state to provide Rate Classification Level (RCL) 14 services to children who have SED as their primary diagnosis and would not benefit from treatment in a less restrictive environment. Victor Treatment Centers specializes in providing mental health services to children providing one or more of the following Level 14 residential services:

- A. **Day Treatment Intensive** services are structured, multi-disciplinary programs of therapy which may be an alternative to hospitalization, avoid placement in a more restrictive setting, or maintain the beneficiary in a community setting, with services available at least three hours and less than twenty-four hours each day the program is open. Service activities may include, but are not limited to, assessment, plan development, therapy, rehabilitation and collateral services.
- B. Mental Health Services are those individual or group therapies and interventions that are designed to provide reduction of mental disability and improvement or maintenance of functioning consistent with the goals of learning, development, independent living and enhanced self-sufficiency and that are not provided as a component of adult residential services, crisis residential treatment services, crisis intervention, crisis stabilization, day rehabilitation, or day treatment intensive. Service activities may include but are not limited to assessment, plan development, therapy, rehabilitation and collateral activities.
- C. **Medication Support Services** are those services which include prescribing, administering, dispensing and monitoring of psychiatric medications or biologicals which are necessary to alleviate the symptoms of mental illness. The services may include evaluation of the need for medication, evaluation of clinical effectiveness and side effects, the obtaining of informed consent, medication education and plan development related to the delivery of the service and/or assessment of the beneficiary.

Approval of the **Victor Treatment Centers, Inc.** contract allows for continued care to Santa Barbara County's seriously mentally ill children and their families.

Outcomes:

The Victor Treatment Centers, Inc. contract will assist ADMHS in meeting Recurring Performance Measure (RPM) 214, to provide effective mental health services to 2,450 youth and their families.

Mandates and Service Levels:

Mental Health Services are mandated by the Welfare and Institutions Code, Section 5600.

Fiscal and Facilities Impacts:

The \$339,267 Victor Treatment Centers Inc. contract is funded by a combination of MediCal, Early Periodic Screening Diagnosis and Treatment (EPSDT) and Charges to partner agencies for non-MediCal clients. These funding sources are identified in the Adopted FY 2006-07 Budget, Federal and State Revenues, MediCal Revenue Line Item 5404, EPSDT Revenue Line Item 5405 and Other Services, Revenue Line Item 5739 (page D-154 in the County Budget Book, Children Services Division). The proposed expenditures are included in the FY 2006-07 budget for Professional and Special Services, Expenditure Line Item Account 7460. Execution of this contract will not increase the use of general fund dollars by the ADMHS Department.

These actions will not result in a need for any additional facilities.

Special Instructions:

Please send one (1) fully executed copy of the contract amendment and endorsed minute order to: Alcohol, Drug & Mental Health Services
ATTN: Jack Juntunen, Contracts Analyst
300 N. San Antonio Road, Bldg. 3
Santa Barbara, CA 93110

Concurrence:

County Counsel Auditor-Controller Risk Management

FOR SERVICES OF INDEPENDENT CONTRACTOR

DC		
DC		

THIS AGREEMENT (hereafter Agreement) is made by and between the COUNTY of Santa Barbara, a political subdivision of the State of California (hereafter COUNTY) and Victor Treatment Centers, Inc., having its principal place of business at Chico, California (hereafter CONTRACTOR) wherein CONTRACTOR agrees to provide and COUNTY agrees to accept the services specified herein.

COUNTY executed effective 7/1/05 Purchase Agreement CN03169 with **CONTRACTOR** in the amount of \$99,000 for the period July 1, 2005 through June 30, 2006. During the term of that Purchase Agreement, **CONTRACTOR** provided, at the request of County, a greater number of services than originally contemplated by the Purchase Agreement, thereby incurring total expenses beyond the value of the Purchase Agreement and in excess of \$100,000. This Agreement, which is made to cancel, nullify, and supersede Purchase Agreement CN03169, provides \$237,000 for Fiscal Year 2005-2006. This Agreement also extends the term through June 30, 2007, providing \$102,267 for Fiscal Year 2006-2007.

THEREFORE, in consideration of the mutual covenants and conditions contained herein, the parties agree as follows:

- DESIGNATED REPRESENTATIVE: Assistant Director Administration (telephone 805.681.5220) is the representative of COUNTY and will administer this Agreement for and on behalf of COUNTY. Neal Sternberg (telephone number (530) 893-0758) is the authorized representative for CONTRACTOR. Changes in designated representatives shall be made only after advance written notice to the other party.
- NOTICES. Whenever it shall become necessary for either party to serve notice on the other respecting the Agreement, such notice shall be in writing and shall be served by Registered or Certified Mail, Return Receipt Requested, addressed as follows:

A. To **COUNTY**: Director

Santa Barbara County

Alcohol, Drug, and Mental Health Services

300 N. San Antonio Road Santa Barbara, CA 93110

To **CONTRACTOR**: Neal Sternberg, Executive Administrator

Victor Treatment Centers, Inc. 2561 California Park Drive

Chico, CA 95928

B. Any such notice so mailed shall be deemed to have been served upon and received by the addressee five (5) days after deposit in the mail. Either party

shall have the right to change the place or person to whom notice is to be sent by giving written notice to the other party of the change.

- 3. **SCOPE OF SERVICES. CONTRACTOR** agrees to provide services to **COUNTY** in accordance with Exhibit A attached hereto and incorporated herein by reference.
- 4. **TERM. CONTRACTOR** shall commence performance by **7/1/2005** and complete performance by **6/30/07**, unless this Agreement is otherwise terminated at an earlier date pursuant to Section 17.
- 5. COMPENSATON OF CONTRACTOR. CONTRACTOR shall be paid for performance under this Agreement in accordance with the terms of Exhibit B, attached hereto and incorporated herein by reference. CONTRACTOR shall bill COUNTY by invoice, which shall include the contract number assigned by COUNTY. CONTRACTOR shall direct the invoice to COUNTY'S "Accounts Payable Department" at the address specified under Section 2 NOTICES, after completing the increments identified in Exhibit B.
- 6. INDEPENDENT CONTRACTOR. CONTRACTOR shall perform all of its services under this Agreement as an independent CONTRACTOR and not as an employee of COUNTY. CONTRACTOR understands and acknowledges that it shall not be entitled to any of the benefits of a COUNTY employee, including but not limited to vacation, sick leave, administrative leave, health insurance, disability insurance, retirement, unemployment insurance, Workers' Compensation insurance, and protection of tenure.
- 7. STANDARD OF PERFORMANCE. CONTRACTOR represents that it has the skills, expertise, and licenses and/or permits necessary to perform the services required under this Agreement. Accordingly, CONTRACTOR shall perform all such services in the manner and according to the standards observed by a competent practitioner of the same profession in which CONTRACTOR is engaged. All products of whatsoever nature which CONTRACTOR delivers to COUNTY pursuant to this Agreement shall be prepared in a manner which will conform to high standards of quality and shall conform to the standards of quality normally observed by a person practicing in CONTRACTOR'S profession. CONTRACTOR shall correct or revise any errors or omissions, at COUNTY'S request, without additional compensation. CONTRACTOR shall obtain and maintain all permits and/or licenses required for performance under this Agreement without additional compensation, at Contractor's own expense.
- 8. **NON-DISCRIMINATION. COUNTY** hereby notifies **CONTRACTOR** that Santa Barbara County's Unlawful Discrimination Ordinance (Santa Barbara County Code, Chapter 2, Article XIII) applies to this Agreement and is incorporated herein by reference with the same force and effect as if the ordinance were specifically set out herein. **CONTRACTOR** hereby agrees to comply with said ordinance.

- 9. CONFLICT OF INTEREST. CONTRACTOR covenants that CONTRACTOR presently has no interest and shall not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance of services required to be performed under this Agreement. CONTRACTOR further covenants that in the performance of this Agreement, no person having any such interest shall be employed by CONTRACTOR.
- 10. **RESPONSIBILITIES OF COUNTY. COUNTY** shall provide all information reasonably necessary to allow **CONTRACTOR** to perform the services contemplated by this Agreement.
- 11. OWNERSHIP OF DOCUMENTS. Upon production, COUNTY shall be the owner of the following items incidental to this Agreement, whether or not completed: all data collected and any material necessary for the practical use of the data and/or documents from the time of collection and/or production, whether or not performance under this Agreement is completed or terminated prior to completion. CONTRACTOR shall be the legal owner and Custodian of Records for all COUNTY client files generated pursuant to this Agreement, and shall comply with all Federal and State confidentiality laws, including Welfare and Institutions Code (WIC) §5328; 42 United States Code (U.S.C.) §290dd-2; and 45 CFR, Parts 160 164 setting forth the Health Insurance Portability and Accountability Act of 1996 (HIPAA). CONTRACTOR shall inform all of its officers, employees, and agents of the confidentiality provision of said laws. CONTRACTOR further agrees to provide COUNTY with copies of all COUNTY client file documents resulting from this Agreement without requiring any further written release of information.

No materials produced in whole or in part under this Agreement shall be subject to copyright in the United States or in any other country except as determined at the sole discretion of **COUNTY**. Within HIPAA guidelines, **COUNTY** shall have the unrestricted authority to publish, disclose, distribute, and/or otherwise use in whole or in part, any reports, data, documents or other materials prepared under this Agreement.

- 12. **RECORDS, AUDIT, AND REVIEW. CONTRACTOR** shall keep those business records or documents created pursuant to this Agreement that would be kept by a reasonably prudent practitioner of **CONTRACTOR'S** profession and shall maintain such records in a manner consistent with applicable Federal and State laws. All account records shall be kept in accordance with generally accepted accounting practices. **COUNTY** shall have the right to audit and review all such documents and records, either at any time during **CONTRACTOR'S** regular business hours, or upon reasonable notice to **CONTRACTOR. CONTRACTOR** agrees to retain such records and documents for a period of not less than three (3) years, following the termination of this Agreement.
- 13. **COMPLIANCE WITH HIPAA**. **CONTRACTOR** is expected to adhere to Health Insurance Portability and Accountability Act (HIPAA) regulations and to develop and maintain comprehensive patient confidentiality policies and procedures, provide

annual training of all staff regarding those policies and procedures, and demonstrate reasonable effort to secure written and/or electronic data. **CONTRACTOR** is considered a Business Associate per the HIPAA regulations and shall adhere to the **COUNTY** Business Associate Agreement, which is attached and included by reference and marked as Exhibit BAA. The parties should anticipate that this Agreement will be modified as necessary for full compliance with HIPAA.

- 14. INDEMNIFICATION AND INSURANCE. CONTRACTOR shall agree to defend, indemnify and hold harmless the COUNTY and to procure and maintain insurance in accordance with the provisions of Exhibit C attached hereto and incorporated herein by reference.
- 15. TAXES. COUNTY shall not be responsible for paying any taxes on CONTRACTOR'S behalf, and should COUNTY be required to do so by State, Federal, or local taxing agencies, CONTRACTOR agrees to reimburse COUNTY within one (1) week for the full value of such paid taxes plus interest and penalty, if any. These taxes shall include, but are not limited to, the following: FICA (Social Security), unemployment insurance contributions, income tax, disability insurance, and Workers' Compensation insurance.
- 16. DISPUTE RESOLUTION. Any dispute or disagreement arising out of this contract shall first be addressed and resolved at the lowest possible staff level between the appropriate representatives of the CONTRACTOR and of the COUNTY. If the dispute or disagreement cannot be resolved at this level, it is to be elevated to the CONTRACTOR'S Program Manager and COUNTY'S relevant Program Manager. If the Managers cannot resolve the dispute, they are to take the following actions:
 - A. <u>Decision</u> Each party shall reduce the dispute to writing and submit to the appropriate ADMHS Assistant Director. The Assistant Director shall assemble a team to investigate the dispute and to prepare a written decision. This decision shall be furnished to the **CONTRACTOR** within thirty (30) days of receipt of the dispute documentation. This decision shall be final unless appealed within ten (10) days of receipt.
 - B. <u>Appeal</u> The **CONTRACTOR** may appeal the decision to the Santa Barbara **COUNTY** Alcohol, Drug, and Mental Health Services Director or designee. The decision shall be put in writing within twenty (20) days and a copy thereof mailed to the **CONTRACTOR'S** address for notices. The decision shall be final.
 - C. <u>Continued Performance</u> Pending final decision of the dispute hereunder, **CONTRACTOR** shall proceed diligently with the performance of this Agreement.
 - D. <u>Dispute Resolution</u> The finality of appeal described herein is meant to imply only that recourse to resolution of disputes through this particular dispute resolution mechanism has been concluded. This is in no way meant to imply that the parties have agreed that this mechanism replaces either party's rights to

have its disputes with the other party heard and adjudicated in a court of competent jurisdiction.

17. TERMINATION.

- A. By COUNTY. COUNTY, by written notice to CONTRACTOR, may terminate this Agreement in whole or in part at any time, whether for COUNTY convenience or because of the failure of CONTRACTOR to fulfill the obligations herein. Upon receipt of notice, CONTRACTOR shall immediately discontinue all services affected (unless the notice directs otherwise), and deliver to COUNTY all data, estimates, graphs, summaries, reports, and all other records, documents or papers as may have been accumulated or produced by CONTRACTOR in performing this Agreement, whether completed or in process.
 - For Convenience. COUNTY may terminate this Agreement upon thirty (30) days written notice. Following such notice of termination, CONTRACTOR shall notify COUNTY of the status of its performance and cease work at the conclusion of the 30 day notice period.
 - Notwithstanding any other payment provision of this Agreement, **COUNTY** shall pay **CONTRACTOR** for services performed to the date of termination to include a prorated amount of compensation due hereunder less payments, if any, previously made. In no event shall **CONTRACTOR** be paid an amount in excess of the maximum budgeted amount for this Agreement as set forth in Exhibit B, or paid for profit on unperformed portions of service. **CONTRACTOR** shall furnish to **COUNTY** such financial information as, in the judgment of **COUNTY**, is necessary to determine the reasonable value of the services rendered by **CONTRACTOR**. In the event of a dispute as to the reasonable value of the services rendered by **CONTRACTOR**, the decision of **COUNTY** shall be final.
 - 2. For Cause. Should **CONTRACTOR** default in the performance of this Agreement or materially breach any of its provisions, **COUNTY** may, at **COUNTY'S** sole option, terminate this Agreement by written notice which shall be effective upon receipt by **CONTRACTOR**.
- B. By CONTRACTOR. CONTRACTOR may, upon thirty (30) days written notice to COUNTY, terminate this Agreement in whole or in part at any time, whether for CONTRACTOR'S convenience or because of the failure of COUNTY to fulfill the obligations herein. Following notice of such termination, CONTRACTOR shall promptly cease work and notify COUNTY as to the status of its performance.
- 18. ENTIRE AGREEMENT, AMENDMENTS, AND MODIFICATIONS. In conjunction with the matters considered herein, this Agreement contains the entire understanding and agreement of the parties. There have been no promises, representations, agreements, warranties or undertakings by any of the parties, either oral or written, of any character or nature hereafter binding except as set forth herein. This Agreement may be amended or modified only by the written mutual

consent of the parties hereto. Any amendments or modifications that do not exceed ten percent (10%) of the Agreement's original dollar amount may be approved by the director of Alcohol, Drug & Mental Health Services. The Board of Supervisors of the County of Santa Barbara must approve all other amendments and modifications. Each party waives its future right to claim, contest or assert that this Agreement was modified, canceled, superseded, or changed by any oral Agreements, course of conduct, waiver or estoppel.

- 19. NON-EXCLUSIVE AGREEMENT. CONTRACTOR understands that this is not an exclusive Agreement and that COUNTY shall have the right to negotiate and enter into contracts with others providing the same or similar services as those provided by CONTRACTOR as the COUNTY desires.
- 20. **SUCCESSORS AND ASSIGNS.** All representations, covenants and warranties set forth in this Agreement, by or on behalf of or for the benefit of any or all parties hereto, shall be binding upon and inure to the benefit of such party, its successors and assigns.
- 21. **ASSIGNMENT. CONTRACTOR** shall not assign any of its rights nor transfer any of its obligations under this Agreement without the prior written consent of **COUNTY.** Any attempt to so assign or so transfer without such consent shall be void and without legal effect and shall constitute grounds for termination.
- 22. **REMEDIES NOT EXCLUSIVE.** No remedy herein conferred upon or reserved to the parties is intended to be exclusive of any other remedy or remedies, and each and every such remedy, to the extent permitted by law, shall be cumulative and in addition to any other remedy given hereunder, now or hereafter existing at law or in equity or otherwise.
- 23. NO WAIVER OF DEFAULT. No delay or omission of the parties to exercise any right or power arising upon the occurrence of any event of default shall impair any such right or power or shall be construed to be a waiver of any such default or an acquiescence therein; and every power and remedy given by this Agreement to the parties shall be exercised from time-to-time and as often as may be deemed expedient in the sole discretion of either party.
- 24. **CALIFORNIA LAW.** This Agreement shall be governed by the laws of the State of California. Any litigation regarding this Agreement or its contents shall be filed in the County of Santa Barbara, if in State Court, or in the Federal District Court nearest to Santa Barbara County, if in Federal Court.
- 25. COMPLIANCE WITH LAW. CONTRACTOR shall, at his sole cost and expense, comply with all County, State and Federal ordinances and statutes now in force or which may hereafter be in force with regard to this Agreement. The judgment of any court of competent jurisdiction, or the admission of CONTRACTOR in any action or proceeding against CONTRACTOR, whether COUNTY be a party thereto or not, that CONTRACTOR has violated any such ordinance or statute, shall be conclusive of that fact as between CONTRACTOR and COUNTY.

- 26. **SECTION HEADINGS.** The headings of the several sections, and any table of contents appended hereto shall be solely for convenience of reference and shall not affect the meaning, construction or effect hereof.
- 27. **SEVERABILITY.** If any one or more of the provisions contained herein shall, for any reason, be held to be invalid, illegal or unenforceable in any respect, then such provision or provisions shall be deemed severable from the remaining provisions hereof. Such invalidity, illegality or unenforceability shall not affect any other provision hereof, and this Agreement shall be construed as if such invalid, illegal or unenforceable provision had never been contained herein.
- 28. **EXECUTION OF COUNTERPARTS.** This Agreement may be executed in any number of counterparts. Each counterpart shall for all purposes be deemed to be an original; and all such counterparts, or as many of them as the parties shall preserve undestroyed, shall together constitute one and the same instrument.
- 29. **TIME IS OF THE ESSENCE.** Time is of the essence in this Agreement, and each covenant and term is a condition herein.
- 30. **AUTHORITY.** All parties to this Agreement warrant and represent that they have the power and authority to enter into this Agreement in the names, titles and capacities herein stated and on behalf of any entities, persons, or firms represented or purported to be represented by such entity(ies), person(s), or firm(s) and have complied with all formal requirements necessary or required by any state and/or federal law in order to enter into this Agreement. Furthermore, by entering into this Agreement, **CONTRACTOR** hereby warrants that it shall not have breached the terms or conditions of any other contract or Agreement to which **CONTRACTOR** is obligated, which breach would have a material effect hereon.
- 31. **PRECEDENCE.** In the event of conflict between the provisions contained in the numbered sections of this Agreement and the provisions contained in the Exhibits, the provisions of the Exhibits shall prevail over those in the numbered sections.
- 32. **COMMUNICATION. CONTRACTOR** shall acknowledge in any public announcement regarding the program that is the subject of this Agreement that Santa Barbara County Alcohol, Drug, and Mental Health Department provides all or some of the funding for the program.
- 33. **PRIOR AGREEMENTS.** Upon execution, this Agreement supersedes all prior Mental Health Services agreements between **COUNTY** and **CONTRACTOR**.
- 34. COURT APPEARANCES. Upon request, CONTRACTOR shall cooperate with COUNTY in making available necessary witnesses for court hearings and trials, including CONTRACTOR'S staff that have provided treatment to a client referred by COUNTY who is the subject of a court proceeding. COUNTY shall issue Subpoenas for the required witnesses upon request of CONTRACTOR.

35. NONAPPROPRIATION. In the event that no funds, or insufficient funds, are appropriated, budgeted, or otherwise made available, COUNTY will immediately notify CONTRACTOR of such occurrence and the Agreement may be terminated by COUNTY. Subsequent to the termination of this agreement under this provision, COUNTY shall have no obligation to make payments with regard to the remainder of the term.

THIS AGREEMENT INCLUDES:

- A. EXHIBIT A Statement of Work
 - 1. Attachment A SANTA BARBARA COUNTY MENTAL HEALTH PLAN, QUALITY MANAGEMENT STANDARDS
- B. EXHIBIT B Payment Arrangements
- C. EXHIBIT B-1 Schedule of fees
- D. EXHIBIT C Standard Indemnification and Insurance Provisions
- E. EXHIBIT D Organizational Service Provider Site Certification
- F. EXHIBIT BAA HIPAA Business Associate Agreement

Agreement for Services of Independent **CONTRACTOR** between the COUNTY of Santa Barbara and Regional Youth Services (Formerly Victor Treatment Center).

IN WITNESS WHEREOF, the parties have executed this Agreement to be effective on the date executed by **COUNTY**.

COUNTY OF SANTA BARBARA

	Ву:
	Chair, Board of Supervisors Date:
ATTEST: MICHAEL F. BROWN CLERK OF THE BOARD	CONTRACTOR
	By: Tax Id No 94-2264395.
By: Deputy	Tax Id No 94-2264395.
APPROVED AS TO FORM: STEPHEN SHANE STARK COUNTY COUNSEL	APPROVED AS TO ACCOUNTING FORM: ROBERT W. GEIS, CPA AUDITOR-CONTROLLER
By:	By:
Deputy County Counsel	Deputy
APPROVED AS TO FORM: ALCOHOL, DRUG, AND MENTAL HEALTH SERVICES JAMES L. BRODERICK, Ph.D. DIRECTOR	APPROVED AS TO INSURANCE FORM: STEPHEN D. UNDERWOOD CHIEF ASSISTANT COUNTY COUNSEL
By: Director	By:

CONTRACT SUMMARY

BC			

attach	ments) to the Clerk of t		00) or Purchasi			and submit this form Contracts for Servi	
D1. D2. D3.					043			
D4. D5.	Depa	rtment Name				Alcohol, Drug	g, and Mental Heal en	th Services
D6.	Telep	hone				(805) 681-4090		
K1. K2. K3.	K2. Brief Summary of Contract Description/Purpose							
K4. K5.	Cont	ract Begin Date				7/1/2005		
K6.			eave blank if no p					
Seq#		EffectiveDate	ThisAmndtAmt	CumAmndtTo	oDate Ne	ewTotalAmt	NewEndDate	Purpose (2-4 words)
1		7/01/05	\$138,000	\$138,000	\$2	237,000	6/30/07	Increase services
2		7/1/06	\$102,267	\$240,267	\$3	39,267	6/30/07	FY06-07 funds
K7. Department Project Number : B1. Is this a Board Contract? (Yes/No)								
B7.		-	ext Unaffected? (
F1.			ction Code					
F2. F3.			rance Amount			•		
F4.								
F5.			plicable)					
F6.								
F7.			if applicable)					
F8.	Payn	nent Terms						
V1.	Ve	ndor Numbers (A	=Auditor; P=Purc	hasing)				
V2.	Pa	yee/CONTRACT	OR Name			Victor Treatn	nent Centers, Inc.	
V3.	Ma	iling Address				2561 Californ	nia Park Dr.	
V4. V5.			er) Zip (include +4					
vs. V6.			ederal Tax ID Nur				0	
V0. V7.				•	,		e. Controller	
V8.			rance Expiration I				-,	
V9.			xpiration Date[s]					
V10.			e Number					
V11.			f COUNTY staff).					F 0 (
V12		mpany Type <i>(Ch</i>	,	individual	, ,	-	π Partnership	
signat			te and accurate; d	iesignated funds	s avallable; re	equirea concu	rrences evidenced	on
Date:			Authorize	ed Signature:				

STATEMENT OF WORK

CHILDREN'S GROUP HOME SERVICE PROVIDER

1. PHILOSOPHY OF CARE

- A. <u>Agreement</u>: CONTRACTOR and COUNTY mutually agree that the mission of the Systems of Care for the seriously mentally ill adult and the seriously emotionally disturbed child is to provide comprehensive coordinated services to improve the quality of life among people affected by serious and persistent mental illness or those that are at risk of serious emotional disturbance. This improvement can be achieved with decent housing, employment, educational opportunities, state-of-the-art treatment, and assistance to successfully cope with the daily adventure of living. The mission of the System of Care is also to reduce the stigma associated with mental illness in the community, and to facilitate the participation of consumers, family members, and members of the community in all levels of service delivery.
- B. <u>Performance</u>: Contract services shall conform to the COUNTY'S Philosophy of Care and guiding principles about how services are to be delivered. Services shall be accessible, client-directed, collaborative, community-based, comprehensive, consistent, cost-effective, culturally competent, empowering, flexible, graduated, individualized, outcome-oriented, continuously improving, and preventive.

2. **DESCRIPTION OF SERVICES**

CONTRACTOR will provide one or more of the following Level 14 residential services regardless of payor source:

- A. <u>Day Treatment Intensive.</u> Day Treatment Intensive services are structured, multi-disciplinary programs of therapy which may be an alternative to hospitalization, avoid placement in a more restrictive setting, or maintain the beneficiary in a community setting, with services available at least three hours and less than twenty-four hours each day the program is open. Service activities may include, but are not limited to, assessment, plan development, therapy, rehabilitation and collateral services.
- B. Mental Health Services. Mental Health Services are those individual or group therapies and interventions that are designed to provide reduction of mental disability and improvement or maintenance of functioning consistent with the goals of learning, development, independent living and enhanced self-sufficiency and that are not provided as a component of adult residential services, crisis residential treatment services, crisis intervention, crisis stabilization, day rehabilitation, or day treatment intensive. Service activities may include but are not limited to assessment, plan development, therapy, rehabilitation and collateral activities.
- C. <u>Medication Support Services</u>. Medication Support Services are those services which include prescribing, administering, dispensing and monitoring of psychiatric medications or biologicals which are necessary to alleviate the

symptoms of mental illness. The services may include evaluation of the need for medication, evaluation of clinical effectiveness and side effects, the obtaining of informed consent, medication education and plan development related to the delivery of the service and/or assessment of the beneficiary.

- D. <u>Supplemental Residential Rate</u>. Other costs in the residential program that are necessary for the welfare and safety of the clients and are not supported by the funding from Social Services. These costs include some operating costs but are primarily the costs of training and supplementing the wages and payroll costs for direct service staff. These costs are necessary to hire and retain experienced staff to work with the severely emotionally disturbed population of client served in this program.
- 3. REFERRALS. CONTRACTOR will accept clients referred by COUNTY placing agencies for services within the scope of the CONTRACTOR'S practice and will provide services which are medically necessary, ethical, effective, legal and within professional standards of practice. Placing agencies include Social Services, Probation, and local education agencies (LEA). If the CONTRACTOR believes a client is inappropriate for its service, the CONTRACTOR shall promptly notify the referring agency. CONTRACTOR may refuse to treat a referral.

4. CONTRACTOR'S RESPONSIBILITIES

- A. **CONTRACTOR** understands that it is only authorized to perform services that are medically necessary as defined in 9 CCR §1820.205.
- B. CONTRACTOR shall maintain the medical records as required by 22 CCR §70747-70751. Records shall be maintained in accordance with 22 CCR §51476.
- C. CONTRACTOR agrees to maintain the confidentiality of patient records pursuant to WIC §5328; 42 U.S.C. 290dd-2; and 45 CFR Parts 160-164 (privacy and security rules related to HIPAA). CONTRACTOR shall inform all its officers, employees, and agents of the confidentiality provisions of said statutes. Patient records must comply with all appropriate state and Federal requirements.
- D. **CONTRACTOR** understands that **COUNTY** is responsible for authorizing the level of care, the specific services, the duration and frequency of services for any of the **COUNTY** clients placed with **CONTRACTOR**.
- E. **CONTRACTOR** warrants that it is a certified Short/Doyle Medi-Cal Service Provider and all of its service locations have also met certification standards.

6. STANDARDS

A. **CONTRACTOR** shall adhere to the Santa Barbara County Mental Health Plan Quality Management Standards (see Attachment A).

- B. **CONTRACTOR** agrees to comply with the requirements of Medi-Cal and be approved to provide Medi-Cal services based on Medi-Cal site certification (see Exhibit D).
- C. **CONTRACTOR** is expected to make available to **COUNTY** and to Medi-Cal site certification reviewers its service protocols and data on outcome measures.
- 7. **DISCHARGES**. Clients may be discharged when the goals of treatment have been sufficiently met or when it is deemed that no progress has been made. This decision is made in conjunction with the treatment team and decided jointly after review with the Children's System of Care (CSOC) sub-team.

8. NOTIFICATION REQUIREMENTS

- A. NOTIFICATION. CONTRACTOR shall notify ADMHS Director or his designee immediately in the event of any: suspected or actual misappropriation of funds under CONTRACTOR'S control; known serious complaints against licensed staff; restrictions in practice or license as stipulated by the State Bureau of Medical Quality Assurance, Community Care Licensing Division of the Department of Social Services of the State, or other State agency; staff privileges being restricted at a hospital; legal suits being initiated specific to the CONTRACTOR'S practice; criminal investigation of the CONTRACTOR being initiated; or other action being instituted which affects CONTRACTOR'S license or practice. "Immediately" means as soon as possible but in no event more than twenty-four (24) hours after the event.
- B. SANTA BARBARA CLIENT HAS OPEN CASE. Where a client has a case or episode open to the County, CONTRACTOR will immediately notify the County Care Coordinator in the event of any of the following client indices: suicidal risk factors, homicidal risk factors, assaultive risk factors, side effects requiring medical attention or observation, behavioral symptoms presenting possible health problems, or any behavioral symptom that may compromise the appropriateness of the placement.
- C. SANTA BARBARA CLIENT HAS NO OPEN CASE. Irrespective of whether the client has a case or episode open with the COUNTY, CONTRACTOR will notify the County ADMHS Director or his designee, should any of the following events occur: death, fire setting, police Involvement, media contact, any behavior leading to potential liability, any behavioral symptom that may compromise the appropriateness of the placement.
- 9. CULTURAL COMPETENCE. CONTRACTOR is expected to demonstrate their capacity to provide culturally competent services to culturally diverse clients and their families. CONTRACTOR is expected to report the number of bilingual and bicultural staff, as well as the number of culturally diverse clients to whom it provides services. It is also expected to provide evidence of cultural competency by providing a description of training their staff receives, changes/adaptations of their service protocol, and/or other efforts such as community education/outreach, aimed at

providing culturally competent services. A report shall be submitted during the Medi-Cal site reviews.

10. REPORTS AND CONTRACT MONITORING

- A. Review Meetings. Periodic review meetings between CONTRACTOR'S staff and COUNTY staff shall be held on fiscal and overall performance activity. The Care Coordinators, Quality Improvement staff, and the Program Managers or their designees shall conduct periodic on-site reviews of CONTRACTOR'S patient charting. The Care Coordinators shall be actively involved in the client admission and discharge planning for clients and any hearings resulting from denial of admission.
- B. Utilization Review Process. CONTRACTOR agrees to cooperate with the COUNTY'S utilization review process which ensures medical necessity, appropriateness and quality of care. This review may include clinical record peer review, client survey, and other utilization review program monitoring practices. CONTRACTOR will cooperate with these programs, and will furnish necessary assessment and treatment plan information, subject to Federal or State confidentiality laws, and provisions of this agreement. Additionally, COUNTY Quality Care Management Team may conduct periodic facilities reviews in order to assure the quality of facilities and care provided.
- C. Other Reports. COUNTY shall provide to COUNTY ADMHS Liaison and CONTRACTOR a report(s) evidencing the number of unique clients served, units of service for the quarter, number of clients discharged and number of clients admitted to the program, number of clients discharged to a higher level of care.
- D. **Beneficiary Brochure**. Every hospital or community based organization shall provide a Beneficiary Brochure and Provider list to each Medi-Cal eligible client.
- E. **Outcome Measures.** Contractor shall cooperate and provide reasonable performance outcome measures as mandated by the State Performance Contract.

ATTACHMENT A

SANTA BARBARA COUNTY MENTAL HEALTH PLAN,

QUALITY MANAGEMENT STANDARDS

1. The Medi-Cal Mental Health Plan (MHP) of Santa Barbara **COUNTY** has established the following standards for all organizational, individual, and group providers. These standards apply equally to all services delivered under the umbrella of "traditional" Short-Doyle as well as the more recent "consolidated" Medi-Cal Fee-for-Service providers. The established standards are:

a. Assessment

- Initial: Each individual served for sixty days or more shall have a comprehensive assessment performed and documented by the 61st day of service. This assessment shall address areas detailed in the source document, MHP's contract with the California State Department of Mental Health.
- 2) Update: A re-evaluation/re-assessment of key indicators will occur and be documented within the chart on an annual basis with reassessment of key clinical/functional variables. The time frame for this update is the sixty days prior to the anniversary date of the first day of the month of admission.
- 3) A component of the Initial and/or Annual assessment is the completion of the Children's Performance Outcome Survey (CPOS) instruments or Adult Performance Outcome Survey (APOS) instruments. In the absence of these survey instruments being completed, documentation of client refusal to participate must exist in the chart.
- b. Specialty Use Providers: Those providers that operate as part of the continuum of care established by the Alcohol Drug and Mental Health Services (ADMHS) clinic/team and provide the assessment or most recent assessment update in order to meet the assessment requirements.

2. Client Plan

- a. Coordination and Client Plan (CP): The plan of care is completed by the provider entity, which is designated by the MHP as an entity that may authorize services.
 - CP: The organizations and/or gateways that authorize services through use of the CP are: The MHP Access Team; the **COUNTY** Adult and Child Teams, traditional organizational providers and programs.
- b. Frequency: The CP is completed by the 61st day in all cases in which services will exceed sixty (60) days. Annually, within the sixty (60) days prior to the anniversary date of first opening a client file, this plan must be updated or re-written.
- c. Client Plan (CP): This plan of care is written by any individual, group, or organizational provider that is authorized to deliver services to a beneficiary/client of the ADMHS system.
 - 1) Frequency: Annually the client plan (CP) shall be updated or rewritten.

ATTACHMENT A

2) Timeliness: The initial plan (CP) shall be written within sixty (60) days of initial contact. Plans shall be re-written during the sixty (60) day window that precedes the anniversary date of first opening of the client file.

d. Content of Client Plans:

- 1) Specific, observable or quantifiable goals.
- 2) Identify the proposed type(s) of intervention.
- 3) Have a proposed duration of intervention(s).
- 4) Be signed (or electronic equivalent) by: the person providing the service(s), or a person representing a team or program providing services, or a person representing the MHP providing services.
- 5) If the above staff are not of the approved category, review by and dated co-signature of the following is required:
 - a) A physician;
 - b) a licensed/"waivered" psychologist;
 - c) a licensed/registered/"waivered" social worker;
 - d) a licensed/registered/"waivered" Marriage and Family Therapist, or
 - e) a registered nurse.
- e. Client plans shall be consistent with the diagnoses and the focus of intervention will be consistent with the client plan goals.
- f. There will be documentation of the client's participation in and agreement with the plan. This includes client signature on the plan and/or reference to client's participation and agreement in progress notes.
- g. The MHP will give a copy of the client plan to the client on request. (Each Provider must determine where and how this is documented.)
- 3. Progress Notes and Billing Records: The Santa Barbara ADMHS MHP services must meet the following criteria, as specified in the MHP'S contract with the California State Department of Mental Health.
 - a. All entries will include the date services were provided.
 - b. The client record will contain timely documentation of care. Services delivered will be recorded in the client record within one working day of service delivery.

ATTACHMENT A

- c. Mental health staff/practitioners will use client records to document client encounters; relevant aspects of client care, including relevant clinical decisions and interventions.
- d. All entries in the client record will include the signature of the person providing the service (or electronic equivalent); the person's professional degree, licensure or job title; and the relevant identification number.
- e. The record will be legible.
- f. The client record will document referrals to community resources and other agencies, when appropriate.
- g. The client record will document follow-up care, or as appropriate, a discharge summary.
- h. Timeliness/Frequency of Progress Notes
 - i. Shall be prepared for every Service Contact including:
 - Mental Health Services (Assessment, Evaluation, Collateral, Individual/Group/Family Therapy, Individual/Group/Family Rehabilitation);
 - 2. Medication Support Services;
 - 3. Crisis Intervention;
 - 4. Targeted Case Management.
 - ii. Shall be daily for:
 - 1. Crisis Residential;
 - 2. Crisis Stabilization (1x/23hr);
 - 3. Day Treatment Intensive.
 - iii. Shall be weekly for:
 - 1. Day Treatment Intensive for Clinical Summary;
 - 2. Day Rehabilitation;
 - Adult Residential.
 - iv. On each shift for other services such as Psychiatric Health Facility.
- 4. EPSDT Notification. Shall be provided for any Medi-Cal beneficiary under 21 who has been admitted with an emergency psychiatric condition to a hospital with which the MHP has a contract.

Reference: Service and Documentation Standards of the State of California, Department of Mental Health.

EXHIBIT B

PAYMENT ARRANGEMENTS

Periodic Compensation (with attached Schedule of Fees)

- 1. For **CONTRACTOR** services to be rendered under this Contract, **CONTRACTOR** shall be paid a total contract amount, including cost reimbursements, not to exceed **§ 339,267**.
- 2. Payment for services and/or reimbursement of medi-cal costs shall be based upon reimbursement of costs, not to exceed 1/12 of the current fiscal year contract amount including stipend. Annual billings shall not exceed the annual values as specified in Attachment B-1, attached hereto and by reference made a part hereof. Invoices submitted for payment that are based upon Attachment B-1 must contain sufficient detail to enable an audit of the charges and provide supporting documentation if so specified in Exhibit A.
 - A. **CONTRACTOR'S** records will be subject to the examination and audit of the Auditor General for the State of California, for a period of three years after final payment under contract (Government Code, Section 8546.7).
- 3. **Monthly**, **CONTRACTOR** shall submit to the COUNTY-DESIGNATED REPRESENTATIVE an invoice or certified claim on the County Treasury for the service performed over the period specified. These invoices or certified claims must cite the assigned Board Contract Number and if found to be satisfactory and within the cost basis of <u>Attachment B-1</u>, shall initiate payment processing. **COUNTY** shall pay invoices or claims for satisfactory work within thirty (30) days of presentation.
- 4. COUNTY'S failure to discover or object to any unsatisfactory work or billings prior to payment will not constitute a waiver of COUNTY'S right to require CONTRACTOR to correct such work or billings or seek any other legal remedy.
- 5. <u>Annual Medi-Cal Cost Report</u> At the end of each Medi-Cal fiscal year (period of July 1 through June 30th), the CONTRACTOR shall prepare a cost report as pertinent to this or predecessor/successor contracts, detailing all expenses incurred in the performance of the contracts. This report shall be submitted within ninety (90) days of the end of the Medi-Cal fiscal year ending June 30.
 - A. <u>Failure to submit Cost Report</u>. The COUNTY is required to negotiate Medi-Cal billing rates each year. The CONTRACTOR must submit a cost report for the previous year in order for the COUNTY to negotiate these rates and seek State approval on the rates. Failure to submit a timely cost report, sixty (60) days after requested, may result in the COUNTY withholding all or partial payment due to CONTRACTOR until such cost report is received.
- 6. <u>Audited Financial Report</u> Each year of the Contract, the **CONTRACTOR** shall submit to **COUNTY** a copy of their annual financial statement. This report shall be submitted within thirty (30) days after the report is received by **CONTRACTOR** from the auditor.
- 7. <u>RISK.</u> CONTRACTOR agrees to be at risk for the Medi-cal audit exceptions related to documentation or other responsibilities of the contractor. CONTRACTOR shall be

EXHIBIT B

responsible for reimbursing to the **COUNTY** any revenues to be repaid to the state or the federal government due to audit exceptions. This includes utilization review and medical reviews by the insurance carriers or other auditors.

8. <u>BUDGET</u>. **CONTRACTOR** is required to submit a detailed budget reflecting the negotiated contract value shown in <u>Exhibit B</u>, Paragraph 1 within one (1) month after contract award, each contract anniversary, or any amendment affecting contract value. Budget is to be submitted to the designated representative of the **COUNTY**.

EXHIBIT B-1

SCHEDULE OF RATES AND CONTRACT MAXIMUM

CONTRACTOR understands and accepts that in accordance with *Exhibit A, Section 5*, that **COUNTY** may provide a retrospective review of the client records. If, at any time, it is determined that medical necessity <u>does not exist</u>, then **CONTRACTOR** agrees to refund all payments for the time period lacking medical necessity

July 1, 2005- June 30, 2007

Type of Service	Billing Increment	05-06 Rate	06-07 Rate
Hearing clients in the Redding Program	Per Day	\$165.00	\$170.00
Hearing clients in the San Bernardino Program	Per Day	\$165.00	\$170.00
Hearing clients in the Santa Rosa Program	Per Day	\$165.00	\$170.00
Deaf clients in the Santa Rosa Program	Per Day	\$220.00	\$227.00
Hearing clients in the Stockton Program	Per Day	\$165.00	\$170.00

All service programs include Day Treatment and Medication Support services

CONTRACT AMOUNT FY 05-06	\$237,000
CONTRACT AMOUNT FY 06-07	102,267
TOTAL CONTRACT AMOUNT	339,267

EXHIBIT C

STANDARD INDEMNIFICATION AND INSURANCE PROVISIONS for contracts REQUIRING professional liability insurance

I.INDEMNIFICATION

<u>Indemnification pertaining to other than Professional Services:</u>

CONTRACTOR shall defend, indemnify and save harmless the **COUNTY**, its officers, agents and employees from any and all claims, demands, damages, costs, expenses (including attorney's fees), judgments or liabilities arising out of this Agreement or occasioned by the performance or attempted performance of the provisions hereof; including, but not limited to: any act or omission to act on the part of the **CONTRACTOR** or his agents or employees or other independent **CONTRACTORS** directly responsible to him; except those claims, demands, damages, costs, expenses (including attorney's fees), judgments or liabilities resulting from the sole negligence or willful misconduct of the **COUNTY**.

CONTRACTOR shall notify the **COUNTY** immediately in the event of any accident or injury arising out of or in connection with this Agreement.

Indemnification pertaining to Professional Services:

CONTRACTOR shall indemnify and save harmless the **COUNTY**, its officers, agents and employees from any and all claims, demands, damages, costs, expenses (including attorney's fees), judgments or liabilities arising out of the negligent performance or attempted performance of the provisions hereof; including any willful or negligent act or omission to act on the part of the **CONTRACTOR** or his agents or employees or other independent **CONTRACTORS** directly responsible to him to the fullest extent allowable by law.

CONTRACTOR shall notify the **COUNTY** immediately in the event of any accident or injury arising out of or in connection with this Agreement.

2. INSURANCE

Without limiting the **CONTRACTOR**'s indemnification of the **COUNTY**, **CONTRACTOR** shall procure the following required insurance coverages at its sole cost and expense. All insurance coverage is to be placed with insurers which (1) have a Best's rating of no less than A: VII, and (2) are admitted insurance companies in the State of California. All other insurers require the prior approval of the **COUNTY**. Such insurance coverage shall be maintained during the term of this Agreement. Failure to comply with the insurance requirements shall place **CONTRACTOR** in default. Upon request by the **COUNTY**, **CONTRACTOR** shall provide a certified copy of any insurance policy to the **COUNTY** within ten (10) working days.

<u>Workers' Compensation Insurance</u>: Statutory Workers' Compensation and Employers Liability Insurance shall cover all **CONTRACTOR'S** staff while

EXHIBIT C

performing any work incidental to the performance of this Agreement. The policy shall provide that no cancellation, or expiration or reduction of coverage shall be effective or occur until at least thirty (30) days after receipt of such notice by the COUNTY. In the event CONTRACTOR is self-insured, it shall furnish a copy of Certificate of Consent to Self-Insure issued by the Department of Industrial Relations for the State of California. This provision does not apply if CONTRACTOR has no employees as defined in Labor Code Section 3350 et seq. during the entire period of this Agreement and CONTRACTOR submits a written statement to the COUNTY stating that fact.

General and Automobile Liability Insurance: The general liability insurance shall include bodily injury, property damage and personal injury liability coverage, shall afford coverage for all premises, operations, products and completed operations of CONTRACTOR and shall include contractual liability coverage sufficiently broad so as to include the insurable liability assumed by the CONTRACTOR in the indemnity and hold harmless provisions of the Indemnification Section of this Agreement between **COUNTY** and **CONTRACTOR**. The automobile liability insurance shall cover all owned, non-owned and hired motor vehicles that are operated on behalf of CONTRACTOR pursuant to **CONTRACTOR** shall require all **CONTRACTOR'S** activities hereunder. subcontractors to be included under its policies or furnish separate certificates and endorsements to meet the standards of these provisions by each subcontractor. COUNTY, its officers, agents, and employees shall be Additional Insured status on any policy. A cross liability clause, or equivalent wording, stating that coverage will apply separately to each named or additional insured as if separate policies had been issued to each shall be included in the policies. A copy of the endorsement evidencing that the policy has been changed to reflect the Additional Insured status must be attached to the certificate of insurance. The limit of liability of said policy or policies for general and automobile liability insurance shall not be less than \$1,000,000, per occurrence and \$2,000,000 in the aggregate. Any deductible or Self-Insured Retention (SIR) over \$10,000, requires approval by the **COUNTY**.

Said policy or policies shall include a severability of interest or cross liability clause or equivalent wording. Said policy or policies shall contain a provision of the following form:

"Such insurance as is afforded by this policy shall be primary and if the **COUNTY** has other valid and collectible insurance, that other insurance shall be excess and non-contributory."

If the policy providing liability coverage is on a 'claims-made' form, the **CONTRACTOR** is required to maintain such coverage for a minimum of three years following completion of the performance or attempted performance of the provisions of this agreement. Said policy or policies shall provide that the **COUNTY** shall be given thirty (30) days written notice prior to cancellation or expiration of the policy or reduction in coverage.

EXHIBIT C

<u>Professional Liability Insurance</u>. Professional liability insurance shall include coverage for the activities of **CONTRACTOR'S** professional staff with a combined single limit of not less than \$1,000,000, per occurrence or claim and \$2,000,000, in the aggregate. Said policy or policies shall provide that **COUNTY** shall be given thirty (30) days written notice prior to cancellation, expiration of the policy, or reduction in coverage. If the policy providing professional liability coverage is on a 'claims-made' form, the **CONTRACTOR** is required to maintain such coverage for a minimum of three (3) years (ten years [10] for Construction Defect Claims) following completion of the performance or attempted performance of the provisions of this agreement.

CONTRACTOR shall submit to the office of the designated COUNTY representative certificate(s) of insurance documenting the required insurance as specified above prior to this Agreement becoming effective. COUNTY shall maintain current certificate(s) of insurance at all times in the office of the designated COUNTY representative as a condition precedent to any payment under this Agreement. Approval of insurance by COUNTY or acceptance of the certificate of insurance by COUNTY shall not relieve or decrease the extent to which the CONTRACTOR may be held responsible for payment of damages resulting from CONTRACTOR'S services of operation pursuant to the contract, nor shall it be deemed a waiver of COUNTY'S rights to insurance coverage hereunder.

3. In the event the **CONTRACTOR** is not able to comply with the **COUNTY'S** insurance requirements, **COUNTY** may, at their sole discretion and at the **CONTRACTOR'S** expense, provide compliant coverage.

The above insurance requirements are subject to periodic review by the **COUNTY**. The **COUNTY**'S Risk Manager is authorized to change the above insurance requirements, with the concurrence of County Counsel, to include additional types of insurance coverage or higher coverage limits, provided that such change is reasonable and based on changed risk of loss or in light of past claims against the **COUNTY** or inflation. This option may be exercised during any amendment of this Agreement that results in an increase in the nature of **COUNTY'S** risk and such change of provisions will be in effect for the term of the amended Agreement. Such change pertaining to types of insurance coverage or higher coverage limits must be made by written amendment to this Agreement. **CONTRACTOR** agrees to execute any such amendment within thirty (30) days of acceptance of the amendment or modification.

EXHIBIT D

ORGANIZATIONAL SERVICE PROVIDER SITE CERTIFICATION

COMPLIANCE REQUIREMENTS

- 1. **CONTRACTOR** hereby represents and warrants the following, as applicable:
 - A. **CONTRACTOR** is currently, and for the duration of this Agreement shall remain, licensed in accordance with all local, State, and Federal licensure requirements as a provider of its kind.
 - B. The space owned, leased, or operated by the **CONTRACTOR** and used for services or staff meets all local fire codes.
 - C. The physical plant of the site owned, occupied, or leased by the **CONTRACTOR** and used for services or staff is clean, sanitary, and in good repair.
 - D. **CONTRACTOR** establishes and implements maintenance policies for the site owned, occupied, or leased by the **CONTRACTOR** and used for services or staff, to ensure the safety and well-being of beneficiaries and staff.
 - E. CONTRACTOR has a current administrative manual which includes: personnel policies and procedures, general operating procedures, service delivery policies, and procedures for reporting unusual occurrences relating to health and safety issues.
 - F. The **CONTRACTOR** maintains client records in a manner that meets the requirements of the **COUNTY** pursuant to the latest edition of the California State Mental Health Plan, and applicable state and federal standards.
 - G. **CONTRACTOR** has staffing adequate to allow the **COUNTY** to claim federal financial participation for the services the **CONTRACTOR** delivers to beneficiaries.
 - H. **CONTRACTOR** has written procedures for referring individuals to a psychiatrist when necessary, or to a physician, if a psychiatrist is not available.
 - I. **CONTRACTOR** has, as a head of service, a licensed mental health professional or rehabilitation specialist.
 - J. For CONTRACTORS that provide or store medications, the CONTRACTOR stores and dispenses medications in compliance with all pertinent State and Federal standards, specifically:
 - 1. All drugs obtained by prescription are labeled in compliance with Federal and State laws. Prescription labels may be altered only by authorized personnel.
 - 2. Drugs intended for external use only or food stuffs are stored separately from drugs for internal use.

EXHIBIT D

- 3. All drugs are stored at proper temperatures. Room temperature drugs should be stored at 59 86 degrees Fahrenheit, and refrigerated drugs must be stored at 36 46 degrees Fahrenheit.
- 4. Drugs are stored in a locked area with access limited only to those medical personnel authorized to prescribe, dispense, or administer medication.
- 5. Drugs are not retained after the expiration date. IM (Intramuscular) multidose vials are to be dated and initialed when opened.
- A drug log is to be maintained to ensure the CONTRACTOR disposes of expired, contaminated, deteriorated, and abandoned drugs in a manner consistent with State and Federal laws.
- 7. **CONTRACTOR'S** Policies and Procedures manual addresses the issues of dispensing, administration and storage of all medications.
- 2. **CERTIFICATION -** On-site certification is required every two (2) years. Additional certification reviews may be necessary if:
 - A. The **CONTRACTOR** makes major staffing changes.
 - B. The **CONTRACTOR** makes organizational and/or corporate structural changes (i.e., conversion from non-profit status).
 - C. The **CONTRACTOR** adds Day Treatment or Medication Support services when medications will be administered or dispensed from **CONTRACTOR'S** site.
 - D. There are significant changes in the physical plant of the provider site (some physical plant changes could require new fire clearance).
 - E. There is a change of ownership or location.
 - F. There are complaints regarding the **CONTRACTOR**.
 - G. There are unusual events, accidents, or injuries requiring medical treatment for clients, staff or members of the community.
- 3. On-site certification is not required for hospital outpatient departments which are operating under the license of the hospital. Services provided by hospital outpatient departments may be provided either on the premises or offsite.

Business Associate Agreement Between

County of Santa Barbara

and

Victor Treatment Centers Inc.

HIPAA Privacy Business Associate Agreement

Recitals

- A. On <u>7/1/2005</u>, the County of Santa Barbara ("Hybrid Entity") entered into an agreement with ___Victor Treatment Centers Inc__ ("Business Associate").
- B. The parties acknowledge that the Health Insurance Portability and Accountability Act (HIPAA), 42 U.S.C. 1320d et seq., and its implementing regulations including but not limited to 45 Code of Federal Regulations parts 142, 160, 162, and 164, ("Privacy Rule"), mandate them to enter into a business associate agreement in order to safeguard protected health information that may be accessed during the performance of the Agreement.

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

1. Use and Disclosure of Protected Health Information

Except as otherwise provided in this Agreement, the Business Associate may use or disclose protected health information ("PHI") to perform functions, activities or services for or on behalf of the Hybrid Entity, as specified in this agreement, provided that such use or disclosure does not violate the Privacy Rule. The uses and disclosures of PHI may not exceed the limitations applicable to the Hybrid Entity under the regulations except as authorized for management, administrative or legal responsibilities of the Business Associate. [45 Code of Federal Regulations sections 164.502(e), 164.504(e)(2)(i)(A) and (B), 164.506, 164.508, 164.510, 164.512 and 164.514]

2) Further Disclosure of PHI

The Business Associate shall not use or further disclose PHI other than as permitted or required by this Agreement, or as required by law.

[45 Code of Federal Regulations sections 164.502, 164.504(e)(2)(i) and (e)(2)(ii)(A), 164.506, 164.508, 164.510, 164.512 and 164.514]

3) Safeguarding PHI

The Business Associate shall use appropriate safeguards to prevent use or disclosure of PHI other than as provided for by this Agreement. [45 Code of Federal Regulations sections 164.504(e)(2)(ii)(B), 164.530(c)(2)]

4) Unauthorized Use or Disclosure of PHI

The Business Associate shall report to the Hybrid Entity any use or disclosure of the PHI not provided for by this Agreement or otherwise in violation of the Privacy Rule. [45 Code of Federal Regulations sections 164.504(e)(2)(ii)(C)]

5) Agents and Subcontractors of the Business Associate

The Business Associate shall ensure that any agent, including a subcontractor, to which the Business Associate provides PHI received from, or created or received by the Business Associate on behalf of the Hybrid Entity, shall comply with the same restrictions and conditions that apply through this Agreement to the Business Associate with respect to such information. [45 Code of Federal Regulations sections 164.504(e)(2)(ii)(D)]

6) Access to PHI

At the request of the Hybrid Entity, and in the time and manner designated by the Hybrid Entity, the Business Associate shall provide access to PHI in a Designated Record Set to an Individual or the Hybrid Entity to meet the requirements of 45 Code of Federal Regulations section 164.524.

7) Amendments to Designated Record Sets

The Business Associate shall make any amendment(s) to PHI in a Designated Record Set that the Hybrid Entity directs or at the request of the Individual, and in the time and manner designated by the Hybrid Entity in accordance with 45 Code of Federal Regulations section 164.526.

8) Documentation of Uses and Disclosures

The Business Associate shall document such disclosures of PHI and information related to such disclosures as would be required for the Hybrid Entity to respond to a request by an Individual for an accounting of disclosures of PHI in accordance with 45 Code of Federal Regulations

section 164.528. Business Associate agrees to implement a process that allows for an accounting to be collected and maintained by Business Associate and its agents or subcontractors for at least six years prior to the request, but not before the compliance date of the Privacy Rule.

9) Accounting of Disclosure

The Business Associate shall provide to the Hybrid Entity or an Individual, in the time and manner designated by the Hybrid Entity, information collected in accordance with 45 Code of Federal Regulations section 164.528, to permit the Hybrid Entity to respond to a request by the Individual for an accounting of disclosures of PHI in accordance with 45 Code of Federal Regulations section 164.528.

10) Records Available to Covered Entity and Secretary

The Business Associate shall make available records related to the use, disclosure, and privacy protection of PHI received from the Hybrid Entity, or created or received by the Business Associate on behalf of the Hybrid Entity, to the Hybrid Entity or to the Secretary of the United States Department of Health and Human Services for purposes of investigating or auditing the Hybrid Entity's compliance with the privacy requirements, in the time and manner designated by the Hybrid Entity or the Secretary.

11. Destruction of PHI

- a. Upon termination of this Agreement for any reason, the Business Associate shall:
 - (1) Return all PHI received from the Hybrid Entity, or created or received by the Business Associate on behalf of the Hybrid Entity required to be retained by the Privacy Rule; or
 - (2) Return or destroy all other PHI received from the Hybrid Entity, or created or received by the Business Associate on behalf of the Hybrid Entity.

This provision also shall apply to PHI in possession of subcontractors or agents of the Business Associate. The Business Associate, its agents or subcontractors shall retain no copies of the PHI. However, Business Associate, its agents or subcontractors shall retain all protected information throughout the term of the Agreement and shall continue to maintain the information required under Section 8 of this Amendment for a period of six years after termination of the Agreement.

b. In the event the Business Associate determines that returning or destroying the PHI is not feasible, the Business Associate shall provide the Hybrid Entity notification of the conditions that make return or destruction not feasible. If the Hybrid Entity agrees that the return of the PHI is not feasible, the Business Associate shall extend the protections of this Agreement to such PHI and limit further use and disclosures of such PHI for so long as the Business Associate, or any of its agents or subcontractors, maintains such PHI. [45 Code of Federal Regulations sections 164.504(e)(2)(ii)(I)]

12. Amendments to Agreement

The Parties agree to take such action as is necessary to amend this Agreement as necessary for the Hybrid Entity to comply with the requirements of the Privacy Rule and its implementing regulations.

13. Mitigation of Disallowed Uses and Disclosures

The Business Associate shall mitigate, to the extent practicable, any harmful effect that is known to the Business Associate of a use or disclosure of PHI by the Business Associate in violation of the requirements of this Agreement or the Privacy Rule. [45 Code of Federal Regulations sections 164.530(f)]

14. Termination of Contracts

The Hybrid Entity shall terminate this contract upon knowledge of a material breach by the Business Associate of which the Business Associate fails to cure. [45 Code of Federal Regulations sections 164.504(e)(2)(iii)]

15. **Definitions**

Terms used, but not otherwise defined, in this amendment shall have the same meaning as those in the Privacy Rule.

16. Interpretation

Any ambiguity in the amendment shall be resolved to permit Hybrid Entity to comply with the Privacy Rule.