FOR SERVICES OF INDEPENDENT CONTRACTOR

BC_____

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 **Council on Alcoholism and Drug Abuse (CADA)** with an address at PO Box 28, Santa Barbara, CA (hereafter Contractor) wherein Contractor agrees to provide and County agrees to accept the services specified herein.

WHEREAS, Contractor represents that it is specially trained, skilled, experienced, and competent to perform the special services required by County and County desires to retain the services of Contractor pursuant to the terms, covenants, and conditions herein set forth;

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

1. DESIGNATED REPRESENTATIVE

Director at phone number 805-681-5220 is the representative of County and will administer this Agreement for and on behalf of County. Ed Stonefelt at phone number (805) 963-1433 is the authorized representative for Contractor. Changes in designated representatives shall be made only after advance written notice to the other party.

2. <u>NOTICES</u>

Any notice or consent required or permitted to be given under this Agreement shall be given to the respective parties in writing, by personal delivery or facsimile, or with postage prepaid by first class mail, registered or certified mail, or express courier service, as follows:

To County:	Director Santa Barbara County Department of Behavioral Wellness 300 N. San Antonio Road Santa Barbara, CA 93110 FAX: 805-681-5262
To Contractor:	Ed Stonefelt, President/CEO Council on Alcoholism and Drug Abuse (CADA) PO Box 28 Santa Barbara, CA 93102 Phone: (805) 963-1433 Fax: (805) 993-4099

or at such other address or to such other person that the parties may from time to time designate in accordance with this Notices section. If sent by first class mail, notices and consents under this section shall be deemed to be received five (5) days following their deposit in the U.S. mail. This Notices section shall not be construed as meaning that either party agrees to service of process except as required by applicable law.

3. <u>SCOPE OF SERVICES</u>

Contractor agrees to provide services to County in accordance with EXHIBIT A attached hereto and incorporated herein by reference.

4. <u>TERM</u>

Contractor shall commence performance on **July 1**, **2018** and end performance upon completion, but no later than **June 30**, **2019** unless otherwise directed by County or unless earlier terminated.

5. COMPENSATION OF CONTRACTOR

In full consideration for Contractor's services, Contractor shall be paid for performance under this Agreement in accordance with the terms of EXHIBIT B attached hereto and incorporated herein by reference.

6. INDEPENDENT CONTRACTOR

It is mutually understood and agreed that Contractor (including any and all of its officers, agents, and employees), shall perform all of its services under this Agreement as an independent Contractor as to County and not as an officer, agent, servant, employee, joint venturer, partner, or associate of County. Furthermore, County shall have no right to control, supervise, or direct the manner or method by which Contractor shall perform its work and function. However, County shall retain the right to administer this Agreement so as to verify that Contractor is performing its obligations in accordance with the terms and conditions hereof. 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 and protection of tenure. Contractor shall be solely liable and responsible for providing to, or on behalf of, its employees all legally-required employee benefits. In addition, Contractor shall be solely responsible and save County harmless from all matters relating to payment of Contractor's employees, including compliance with Social Security withholding and all other regulations governing such matters. It is acknowledged that during the term of this Agreement, Contractor may be providing services to others unrelated to the County or to this Agreement.

7. STANDARD OF PERFORMANCE

Contractor represents that it has the skills, expertise, and licenses/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 first class and workmanlike manner 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. Permits and/or licenses shall be obtained and maintained by Contractor without additional compensation.

8. DEBARMENT AND SUSPENSION

Contractor certifies to County that it and its employees and principals are not debarred, suspended, or otherwise excluded from or ineligible for, participation in federal, state, or county government contracts. Contractor certifies that it shall not contract with a subcontractor that is so debarred or suspended.

CADA FY 18-19

9. <u>TAXES</u>

Contractor shall pay all taxes, levies, duties, and assessments of every nature due in connection with any work under this Agreement and shall make any and all payroll deductions required by law. 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 promptly reimburse County for the full value of such paid taxes plus interest and penalty, if any. These taxes shall include, but not be limited to, the following: FICA (Social Security), unemployment insurance contributions, income tax, disability insurance, and workers' compensation insurance.

10. CONFLICT OF INTEREST

Contractor covenants that Contractor presently has no employment or interest and shall not acquire any employment or interest, direct or indirect, including any interest in any business, property, or source of income, 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. Contractor must promptly disclose to the County, in writing, any potential conflict of interest. County retains the right to waive a conflict of interest disclosed by Contractor if County determines it to be immaterial, and such waiver is only effective if provided by County to Contractor in writing.

11. OWNERSHIP OF DOCUMENTS AND INTELLECTUAL PROPERTY

County shall be the owner of the following items incidental to this Agreement upon production, whether or not completed: all data collected, all documents of any type whatsoever, all photos, designs, sound or audiovisual recordings, software code, inventions, technologies, and other materials, and any material necessary for the practical use of such items, from the time of collection and/or production whether or not performance under this Agreement is completed or terminated prior to completion. Contractor shall not release any of such items to other parties except after prior written approval of County. 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. Within HIPAA quidelines. 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.

Unless otherwise specified in Exhibit A, Contractor hereby assigns to County all copyright, patent, and other intellectual property and proprietary rights to all data, documents, reports, photos, designs, sound or audiovisual recordings, software code, inventions, technologies, and other materials prepared or provided by Contractor pursuant to this Agreement (collectively referred to as "Copyrightable Works and Inventions"). County shall have the unrestricted authority to copy, adapt, perform, display, publish, disclose, distribute, create derivative works from, and otherwise use in whole or in part, any Copyrightable Works and Inventions. Contractor agrees to take such actions and execute and deliver such documents as may be

needed to validate, protect and confirm the rights and assignments provided hereunder. Contractor warrants that any Copyrightable Works and Inventions and other items provided under this Agreement will not infringe upon any intellectual property or proprietary rights of any third party. Contractor at its own expense shall defend, indemnify, and hold harmless County against any claim that any Copyrightable Works or Inventions or other items provided by Contractor hereunder infringe upon intellectual or other proprietary rights of a third party, and Contractor shall pay any damages, costs, settlement amounts, and fees (including attorneys' fees) that may be incurred by County in connection with any such claims. This Ownership of Documents and Intellectual Property provision shall survive expiration or termination of this Agreement.

12. NO PUBLICITY OR ENDORSEMENT

Contractor shall not use County's name or logo or any variation of such name or logo in any publicity, advertising or promotional materials. Contractor shall not use County's name or logo in any manner that would give the appearance that the County is endorsing Contractor. Contractor shall not in any way contract on behalf of or in the name of County. Contractor shall not release any informational pamphlets, notices, press releases, research reports, or similar public notices concerning the County or its projects, without obtaining the prior written approval of County.

13. COUNTY PROPERTY AND INFORMATION

All of County's property, documents, and information provided for Contractor's use in connection with the services shall remain County's property, and Contractor shall return any such items whenever requested by County and whenever required according to the Termination section of this Agreement. Contractor may use such items only in connection with providing the services. Contractor shall not disseminate any County property, documents, or information without County's prior written consent.

14. RECORDS, AUDIT, AND REVIEW

Contractor shall keep such business records pursuant to this Agreement as would be kept by a reasonably prudent practitioner of Contractor's profession and shall maintain all records until such time that the State Department of Health Care Services completes all actions associated with the final audit, including appeals, for the fiscal year(s) covered by this Agreement, or not less than four (4) years following the termination of this Agreement. All accounting records shall be kept in accordance with generally accepted accounting principles. County shall have the right to audit and review all such documents and records at any time during Contractor's regular business hours or upon reasonable notice. In addition, if this Agreement exceeds ten thousand dollars (\$10,000.00), Contractor shall be subject to the examination and audit of the California State Auditor, at the request of the County or as part of any audit of the County, for a period of three (3) years after final payment under the Agreement (Cal. Govt. Code Section 8546.7). Contractor shall participate in any audits and reviews, whether by County or the State, at no charge to County.

If federal, state or County audit exceptions are made relating to this Agreement, Contractor shall reimburse all costs incurred by federal, state, and/or County governments associated with defending against the audit exceptions or performing any audits or follow-up audits, including but not limited to: audit fees, court costs, attorneys' fees based upon a reasonable hourly amount for attorneys in the community, travel costs, penalty assessments and all other costs of whatever nature. Immediately upon notification from County, Contractor shall reimburse the amount of the audit exceptions and any other related costs directly to County as specified by

County in the notification. The provisions of the Records, Audit, and Review section shall survive any expiration or termination of this Agreement.

15. INDEMNIFICATION AND INSURANCE

Contractor agrees to the indemnification and insurance provisions as set forth in EXHIBIT C attached hereto and incorporated herein by reference.

16. NONDISCRIMINATION

County hereby notifies Contractor that County's Unlawful Discrimination Ordinance (Article XIII of Chapter 2 of the Santa Barbara County Code) applies to this Agreement and is incorporated herein by this reference with the same force and effect as if the ordinance were specifically set out herein and Contractor agrees to comply with said ordinance.

17. NONEXCLUSIVE AGREEMENT

Contractor understands that this is not an exclusive Agreement and that County shall have the right to negotiate with and enter into contracts with others providing the same or similar services as those provided by Contractor as the County desires.

18. NON-ASSIGNMENT

Contractor shall not assign, transfer or subcontract this Agreement or any of its rights or obligations under this Agreement without the prior written consent of County and any attempt to so assign, subcontract or transfer without such consent shall be void and without legal effect and shall constitute grounds for termination.

19. TERMINATION

- A. <u>By County</u>. County may, by written notice to Contractor, terminate this Agreement in whole or in part at any time, whether for County's convenience, for nonappropriation of funds, or because of the failure of Contractor to fulfill the obligations herein.
 - 1. For Convenience. County may terminate this Agreement in whole or in part upon thirty (30) days written notice. During the thirty (30) day period, Contractor shall, as directed by County, wind down and cease its services as quickly and efficiently as reasonably possible, without performing unnecessary services or activities and by minimizing negative effects on County from such winding down and cessation of services.

2. For Nonappropriation of Funds.

i. The parties acknowledge and agree that this Agreement is dependent upon the availability of County, State, and/or federal funding. If funding to make payments in accordance with the provisions of this Agreement is not forthcoming from the County, State and/or federal governments for the Agreement, or is not allocated or allotted to County by the County, State and/or federal governments for this Agreement for periodic payment in the current or any future fiscal period, then the obligations of County to make payments after the effective date of such non-allocation or non-funding, as provided in the notice, will cease and terminate.

- ii. As permitted by applicable State and Federal laws regarding funding sources, if funding to make payments in accordance with the provisions of this Agreement is delayed or is reduced from the County, State, and/or federal governments for the Agreement, or is not allocated or allotted in full to County by the County, State, and/or federal governments for this Agreement for periodic payment in the current or any future fiscal period, then the obligations of County to make payments will be delayed or be reduced accordingly or County shall have the right to terminate the Agreement. If such funding is reduced, County in its sole discretion shall determine which aspects of the Agreement shall proceed and which Services shall be performed. In these situations, County will pay Contractor for Services and Deliverables and certain of its costs. Any obligation to pay by County will not extend beyond the end of County's then-current funding period.
- iii. Contractor expressly agrees that no penalty or damages shall be applied to, or shall accrue to, County in the event that the necessary funding to pay under the terms of this Agreement is not available, not allocated, not allotted, delayed or reduced.
- 3. 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 or suspend this Agreement in whole or in part by written notice. Upon receipt of notice, Contractor shall immediately discontinue all services affected (unless the notice directs otherwise) and notify County as to the status of its performance. The date of termination shall be the date the notice is received by Contractor, unless the notice directs otherwise.
- B. <u>By Contractor</u>. Should County fail to pay Contractor all or any part of the payment set forth in EXHIBIT B, Contractor may, at Contractor's option terminate this Agreement if such failure is not remedied by County within thirty (30) days of written notice to County of such late payment.
- C. Upon termination. Contractor shall deliver to County all data, estimates, graphs, summaries, reports, and all other property, records, documents or papers as may have been accumulated or produced by Contractor in performing this Agreement, whether completed or in process, except such items as County may, by written permission, permit Contractor to retain. Notwithstanding any other payment provision of this Agreement. County shall pay Contractor for satisfactory 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 full price under this Agreement nor 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. The foregoing is cumulative and shall not affect any right or remedy which County may have in law or equity.

20. 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.

21. <u>SEVERABILITY</u>

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, and 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.

22. <u>REMEDIES NOT EXCLUSIVE</u>

No remedy herein conferred upon or reserved to County 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 or now or hereafter existing at law or in equity or otherwise.

23. TIME IS OF THE ESSENCE

Time is of the essence in this Agreement and each covenant and term is a condition herein.

24. NO WAIVER OF DEFAULT

No delay or omission of County 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 County shall be exercised from time to time and as often as may be deemed expedient in the sole discretion of County.

25. ENTIRE AGREEMENT AND AMENDMENT

In conjunction with the matters considered herein, this Agreement contains the entire understanding and agreement of the parties and 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 altered, amended or modified only by an instrument in writing, executed by the parties to this Agreement and by no other means. Each party waives their 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. Requests for changes to the terms and conditions of this agreement after April 1 of the Fiscal Year for which the change would be applicable shall not be considered. All requests for changes shall be in writing. Changes shall be made by an amendment pursuant to this Section. Any amendments or modifications that do not materially change the terms of this Agreement (such as changes to the Designated Representative or Contractor's address for purposes of Notice) may be approved by the Director of the Department of Behavioral Wellness. The Board of Supervisors of the County of Santa Barbara must approve all other amendments and modifications.

26. 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 of the parties hereto, shall be binding upon and inure to the benefit of such party, its successors and assigns.

27. <u>COMPLIANCE WITH LAW</u>

Contractor shall, at its 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 is 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.

28. CALIFORNIA LAW AND JURISDICTION

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.

29. EXECUTION OF COUNTERPARTS

This Agreement may be executed in any number of counterparts and each of such counterparts 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.

30. AUTHORITY

All signatories and 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(s), person(s), or firm(s) and that all formal requirements necessary or required by any state and/or federal law in order to enter into this Agreement have been fully complied with. 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. <u>SURVIVAL</u>

All provisions of this Agreement which by their nature are intended to survive the termination or expiration of this Agreement shall survive such termination or expiration.

32. 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.

33. 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. The parties should anticipate that this Agreement will be modified as necessary for full compliance with HIPAA.

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. PRIOR AGREEMENTS.

Upon the effective date, this Agreement supersedes all prior agreements between County and Contractor related to the scope of work contained in this Agreement.

36. MANDATORY DISCLOSURE.

A. Violations of Criminal Law. Contractor must disclose, in a timely manner, in writing to the County all violations of Federal criminal law involving fraud, bribery, or gratuity violations potentially affecting this Agreement. Failure to make required disclosures can result in any of the remedies described in 45 C.F.R. Section 75.371, including suspension or debarment. (See also 2 C.F.R. part 180 and 376, and 31 U.S.C. 3321.)

B. Ownership or Controlling Interest.

As required by 42 CFR sections 455.101 and 455.104, Contractor will complete a *Disclosure of Ownership or Controlling Interest* form provided by County.

THIS AGREEMENT INCLUDES:

- A. EXHIBIT A
 - i. EXHIBIT A Alcohol & Drug Program (ADP) Statement of Work
 - ii. EXHIBIT A Mental Health (MH) Statement of Work
 - iii. EXHIBIT A-1 ADP, Statement of Work Daniel Bryant Youth and Family Treatment Center
- iv. EXHIBIT A-2 ADP, Statement of Work Friday Night Live and Club Live
- v. EXHIBIT A-3 ADP, Statement of Work Project Recovery
- vi. EXHIBIT A-4 ADP, Statement of Work Recovery Oriented System of Care (ROSC)
- vii. EXHIBIT A-5 ADP, Statement of Work Residential Detoxification Program
- viii. EXHIBIT A-6 ADP, Statement of Work Strengthening Families
- ix. EXHIBIT A-7 MH, Statement of Work Carpinteria START
- x. ATTACHMENT A MH Santa Barbara County Mental Health Plan, Quality Management Standards
- xi. ATTACHMENT D MH Organizational Service Provider Site Certification
- xii. ATTACHMENT E ADP Program Goals, Outcomes and Measures
- xiii. ATTACHMENT E MH Program Goals, Outcomes and Measures

B. EXHIBIT B

- i. EXHIBIT B ADP Financial Provisions
- ii. EXHIBIT B MH Financial Provisions
- iii. EXHIBIT B-1 ADP Schedule of Rates and Contract Maximum
- iv. EXHIBIT B-1 MH Schedule of Rates and Contract Maximum
- v. EXHIBIT B-2 Contractor Budget
- vi. EXHIBIT B-3 ADP Sliding Fee Scale
- C. EXHIBIT C Standard Indemnification and Insurance Provisions

Agreement for Services of Independent Contractor between the **County of Santa Barbara** and **Council on Alcoholism and Drug Abuse (CADA)**.

IN WITNESS WHEREOF, the parties have executed this Agreement to be effective on July 1, 2018.

COUNTY OF SANTA BARBARA:

ATTEST: MONA MIYASATO COUNTY EXECUTIVE OFFICER	By: DAS WILLIAMS, CHAIR BOARD OF SUPERVISORS Date: CONTRACTOR: COUNCIL ON ALCOHOLISM AND DRUG ABUSE (CADA)
CLERK OF THE BOARD	
By: Deputy Clerk Date:	By: Authorized Representative Name: Title: Date:
APPROVED AS TO FORM: MICHAEL C. GHIZZONI COUNTY COUNSEL	APPROVED AS TO ACCOUNTING FORM: THEODORE A. FALLATI, CPA AUDITOR-CONTROLLER
By: Deputy County Counsel	By: Deputy
RECOMMENDED FOR APPROVAL: ALICE GLEGHORN, PH.D., DIRECTOR DEPARTMENT OF BEHAVIORAL WELLNESS	APPROVED AS TO INSURANCE FORM: RAY AROMATORIO RISK MANAGEMENT
By: Director	_ By: Risk Management

EXHIBIT A STATEMENT OF WORK

THIS EXHIBIT A INCLUDES:

A. EXHIBIT A

- i. EXHIBIT A Alcohol & Drug Program (ADP) Statement of Work
- ii. EXHIBIT A Mental Health (MH) Statement of Work
- iii. EXHIBIT A-1 ADP, Statement of Work Daniel Bryant Youth and Family Treatment Center
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- v. EXHIBIT A-3 ADP, Statement of Work Project Recovery
- vi. EXHIBIT A-4 ADP, Statement of Work Recovery Oriented System of Care (ROSC)
- vii. EXHIBIT A-5 ADP, Statement of Work Residential Detoxification Program
- viii. EXHIBIT A-6 MH, Statement of Work Carpinteria START
- ix. ATTACHMENT A MH Santa Barbara County Mental Health Plan, Quality Management Standards
- x. ATTACHMENT D MH Organizational Service Provider Site Certification
- xi. ATTACHMENT E ADP Program Goals, Outcomes and Measures
- xii. ATTACHMENT E MH Program Goals, Outcomes and Measures

The following terms shall apply to all Alcohol and Drug Program (ADP) programs operated under this contract, included as Exhibits A-1 through A-5, as though separately set forth in the scope of work specific to each Program.

 PERFORMANCE. Contractor shall adhere to all County requirements, all relevant provisions of the California Code of Regulations Title 9, Division 4 and all relevant provisions of applicable law that are now in force or which may hereafter be in force. Contractor shall abide by all applicable State Program Certification standards and regulations and by the contract between the County Department of Behavioral Wellness and State Department of Healthcare Services (DHCS) for Substance Use Disorder Services, Agreement Number 17-94102 and 17-94159, available at http://countyofsb.org/behavioral-wellness.

2. **STAFF.**

- A. TRAINING. Contractor shall provide training, including through attendance at Countysponsored training sessions as available, to each Program staff member, within thirty (30) days of the date of hire regarding the following:
 - i. For Treatment Programs:
 - a. County Management Information System (MIS) system, including the California Outcomes Measurement System (CalOMS) Treatment;
 - b. Drug Medi-Cal; and
 - c. All applicable evidence-based treatment models and programs as agreed between provider and County in writing.
 - ii. For Prevention programs:
 - a. California Outcomes Measurement System Prevention (CalOMS Pv), for staff with responsibility for contract deliverables.
 - b. All applicable evidence-based prevention models and programs as agreed between provider and County in writing.
 - c. Contractor shall ensure that program staff have the capacity to implement and evaluate Strategic Prevention Plan (SPP) objectives, as specified in CalOMS Pv, by participating in the following activities:
 - 1. Contractor shall work with County Strategic Prevention Plan Evaluation Consultant to evaluate the outcomes of SPP objectives.
 - 2. Contractor shall collect and report measurement indicators for short, intermediate, and long term outcomes linked to assigned goals, objectives and strategies.
- B. Contractor shall ensure that each staff member providing clinical services attends the County's training sessions regarding documentation requirements, including but not limited to CalOMS and CalOMS Pv, under Drug Medi-Cal and other related State, Federal and local regulations.

- C. Staff hired to work directly with clients shall have competence and experience in working with clients with substance use disorders and co-occurring disorders.
- D. Overdose Prevention Training. Contractor shall:
 - i. Ensure all direct treatment staff become familiar with overdose prevention principles and techniques, including through trainings and materials provided by Behavioral Wellness; and
 - ii. Make available and distribute prevention overdose materials, as provided by Behavioral Wellness, to all staff and clients.
- E. Contractor shall notify County of any staffing changes as part of the quarterly Staffing Report, in accordance with Section 4.C. (Reports - Staffing). Contractor shall notify <u>bwellcontractsstaff@co.santa-barbara.ca.us</u> within one business day for unexpected termination when staff separates from employment or is terminated from working under this Agreement, or within one week of the expected last day of employment or for staff planning a formal leave of absence.
- F. At any time prior to or during the term of this Agreement, the County may require that Contractor staff performing work under this Contract undergo and pass, to the satisfaction of County, a background investigation, as a condition of beginning and continuing to work under this Agreement. County shall use its discretion in determining the method of background clearance to be used. The fees associated with obtaining the background information shall be at the expense of the Contractor, regardless if the Contractor's staff passes or fails the background clearance investigation.
- G. County may request that Contractor's staff be immediately removed from working on the County Agreement for good cause during the term of the Agreement.
- H. County may immediately deny or terminate County facility access, including all rights to County property, computer access, and access to County software, to Contractor's staff that does not pass such investigation(s) to the satisfaction of the County whose background or conduct is incompatible with County facility access.
- I. Disqualification, if any, of Contractor staff, pursuant to this Section, shall not relieve Contractor of its obligation to complete all work in accordance with the terms and conditions of this Agreement.

3. LICENSES, PERMITS, REGISTRATIONS, ACCREDITATIONS, AND CERTIFICATES.

A. Contractor shall obtain and maintain in effect during the term of this Agreement, all licenses, permits, registrations, accreditations, and certificates (including, but not limited to, certification as a Drug Medi-Cal provider if Title 22 California Code of Regulations (CCR) Drug Medi-Cal services are provided hereunder), as required by all Federal, State, and local laws, ordinances, rules, regulations, manuals, guidelines, and directives, which are applicable to Contractor's facility(s) and services under this Agreement. Contractor shall further ensure that all of its officers, employees, and agents, who perform services hereunder, shall obtain and maintain in effect during the term of this Agreement all licenses, permits, registrations, accreditations, and certificates which are applicable to their performance hereunder. A copy of such documentation shall be

provided to the Department of Behavioral Wellness Alcohol and Drug Program, upon request.

- B. In the event license/certification status of a staff member cannot be confirmed, the staff member shall be prohibited from providing services under this Agreement.
- C. If Contractor is a participant in the Drug Medi-Cal program, Contractor shall keep fully informed of all current guidelines disseminated by the Department of Health Care Services (DHCS), Department of Public Health (DPH) and Department of Social Services (DSS), as applicable, including, but not limited to, procedures for maintaining Drug Medi-Cal certification of all its facilities.
- D. Contractor shall follow the pre-registration requirements for new alcohol and other drug (AOD) counselors in California. California law requires registration and certification of individuals providing AOD counseling services, as specified in Title 9 CCR, Division 4, Chapter 8, Sections 13000 et seq (This new requirement does NOT apply to counselors already registered with or certified by State approved and nationally-accredited agencies, or to interns registered with the California Board of Psychology or the California Board of Behavioral Sciences, in accordance with Title 9 CCR, Section 13015).

4. **REPORTS.**

- A. **TREATMENT PROGRAMS.** In accepting funds for treatment services, Contractor agrees to submit the following:
 - i. Electronic Drug & Alcohol Treatment Access Report (DATAR) for each treatment site, per 45 Code of Federal Regulations (CFR) Section 96.126.
 - ii. Complete Cal OMS County Admission Forms and Cal OMS County Discharge Forms in the County MIS system for each client within 30 days from admission/discharge.
- B. **PREVENTION PROGRAMS.** In accepting funds for prevention services from County, Contractor agrees to submit the following reports, to County:
 - i. Monthly CalOMS Pv electronic data. Contractor shall document all project activity in CalOMS Pv;
 - ii. Contractor shall enter all service delivery data documenting all activities conducted in support of SPP objectives into CalOMS Pv according to budgeted Center for Substance Abuse Prevention (CSAP) strategy on a minimum of a monthly basis;
 - iii. Contractor shall provide semi-annual narrative progress reports to ADP by January 10th and July 10th for services provided during the term of this Agreement. Submissions should include all successes, challenges and progress made toward outcomes, as detailed in the Reporting template provided by Behavioral Wellness; and
- iv. Contractor shall submit all environmental data collected and survey or focus group results to the ADP evaluator.

- C. **STAFFING.** Contractor shall submit quarterly Staffing Reports to County. These reports shall be on a form acceptable to, or provided by, County and shall report actual staff hours worked by position and shall include the employees' names, licensure status, bilingual and bicultural capabilities, budgeted monthly salary, actual salary, hire date, and, if applicable, termination date. The reports shall be received by County no later than 25 calendar days following the end of the quarter being reported.
- D. **PROGRAMMATIC.** Contractor shall submit quarterly programmatic reports to County, which shall be received by County no later than 25 calendar days following the end of the quarter being reported. Programmatic reports shall include the following:
 - i. Contractor shall state whether it is or is not progressing satisfactorily in achieving all the terms of this Agreement and if not, shall specify what steps will be taken to achieve satisfactory progress;
 - ii. Contractor shall include a narrative description of Contractor's progress in implementing the provisions of this Agreement, details of outreach activities and their results, any pertinent facts or interim findings, staff changes, status of Licenses and/or Certifications, changes in population served and reasons for any such changes;
 - iii. The number of active cases and the number of clients admitted or discharged;
- iv. The Measures described in Attachment E ADP, Program Goals, Outcomes and Measures, as applicable, or as otherwise agreed by Contractor and Behavioral Wellness. Amendments to Attachment E- ADP do not require a formal amendment to this Agreement, but shall be agreed to in writing by the Designated Representatives or Designees. In addition, Contractor may include in its report any other data that demonstrate the effectiveness of Contractor's programs; and
- v. For Perinatal programs, report shall include the number of women and children served, number of pregnant women served, and the number of births.
- E. **ADDITIONAL REPORTS.** Contractor shall maintain records and make statistical reports as required by County, the State Department of Health Care Services (DHCS), Department of Public Health (DPH) or Department of Social Services (DSS), as applicable, on forms provided by or acceptable to, the requesting agency. Upon County's request, Contractor shall make additional reports as required by County concerning Contractor's activities as they affect the services hereunder. County will be specific as to the nature of information requested and allow 30 days for Contractor to respond.

5. BILLING DOCUMENTATION.

A. Contractor shall use County's MIS system to enter claims for all Drug Medi-Cal (DMC) services and all Intensive Outpatient Treatment, Rehabilitative/Ambulatory Outpatient or ODF – Group, and Rehabilitative/Ambulatory ODF – Individual services, as specified in Exhibit B. Contractor shall document progress note in the client's file. All progress notes shall adhere to Drug Medi-Cal guidelines. These notes will serve as documentation for billable Drug Medi-Cal units of service. If Contractor and County have an agreement on file to upload services through a designated batch upload process, this upload process

shall be completed within 10 calendar days of the end of the month in which the service was provided. If Contractor enters services directly into the ADP Electronic Health Record, claims shall be submitted to the County MIS Unit within 72 hours of service delivery.

- B. In the event that the MIS system is offline, County will notify providers within 24 hours for reporting purposes.
- DRUG MEDI-CAL VERIFICATION. Contractor shall be responsible for verifying client's Drug Medi-Cal eligibility status and will take steps to reactivate or establish eligibility where none exists.
- 7. CONFIDENTIALITY. Contractor agrees to maintain the confidentiality of patient records pursuant to: Title 42 United States Code (USC) Section 290 dd-2; Title 42 Code of Federal Regulations (CFR), Part 2; 45 CFR Section 96.132(e), 45 CFR Parts 160, 162, and 164; Title 22 California Code of Regulations (CCR) Section 51009; Welfare & Institutions Code (W&IC) Section 14100.2; Health and Safety Code (HSC) Sections 11812 and 11845.5; Civil Code Sections 56 56.37, 1798.80 1798.82, and 1798.85; and the Compliance with HIPAA section of this Agreement. Patient records must comply with all appropriate State and Federal requirements. Contractor shall ensure that no list of persons receiving services under this Agreement is published, disclosed, or used for any purpose except for the direct administration of this program or other uses authorized by law that are not in conflict with requirements for confidentiality contained in the preceding codes.

8. CLIENT AND FAMILY MEMBER EMPOWERMENT.

- A. Contractor agrees to support active involvement of clients and their families in treatment, recovery, and policy development.
- B. Contractor shall maintain a grievance policy and procedure to address client/ family satisfaction complaints.

9. CULTURAL COMPETENCE.

- A. Contractor shall report on its capacity to provide culturally competent services to culturally diverse clients and their families upon request from County, including:
 - i. The number of Bilingual and Bicultural staff (as part of the quarterly staffing report), and the number of culturally diverse clients receiving Program services; and
 - ii. Efforts aimed at providing culturally competent services such as training provided to staff, changes or adaptations to service protocol, community education/outreach, etc.
- B. At all times, the Contractor's Program(s) shall be staffed with personnel who can communicate in the client preferred language, or Contractor shall provide interpretation services, including American Sign Language (ASL).
- C. Contractor will strive to fill direct service positions with bilingual staff in County's threshold language Spanish that is reflective of the specific needs of each region. Contractor percentage goals are calculated based on U.S. Census language data by region: Santa Barbara service area (including Goleta and Carpinteria) 30%; Santa

Maria service area (including Orcutt and Guadalupe) – 48%; Lompoc service area (including Buellton and Solvang) – 33%.

- D. Contractor shall provide services that consider the culture of mental illness, as well as the ethnic and cultural diversity of clients and families served; materials provided to the public must also be printed in Spanish (threshold language).
- E. Services and programs offered in English must also be made available in Spanish, if clients identify Spanish as their preferred language.
- F. Contractor shall provide staff with regular training on cultural competence, sensitivity and the cultures within the community.

10. NOTIFICATION REQUIREMENTS.

- A. Contractor shall immediately notify Behavioral Wellness Quality Care Management (QCM) at 805-681-5113 in the event of:
 - i. Known serious complaints against licensed/certified staff;
 - ii. Restrictions in practice or license/certification as stipulated by a State agency;
 - iii. Staff privileges restricted at a hospital;
- iv. Other action instituted which affects staff license/certification or practice (for example, sexual harassment accusations); or
- v. Any event triggering Incident Reporting, as defined in Behavioral Wellness Policy and Procedure #28, Unusual Occurrence Incident Report.
- B. Contractor shall immediately contact the Behavioral Wellness Compliance Hotline (805-884-6855) should any of the following occur:
 - i. Suspected or actual misappropriation of funds under Contractor's control;
 - ii. Legal suits initiated specific to the Contractor's practice;
 - iii. Initiation of criminal investigation of the Contractor; or
- iv. HIPAA breach.
- C. For clients receiving direct services from both Behavioral Wellness and Contractor staff, Contractor shall immediately notify the client's Behavioral Wellness Case Manager or other Behavioral Wellness staff involved in the client's care, or the applicable Regional Manager should any of the following occur: 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.
- D. Contractor may contact <u>bwellcontractsstaff@co.santa-barbara.ca.us</u> for any contractual concerns or issues.

- E. "Immediately" means as soon as possible but in no event more than twenty-four (24) hours after the triggering event. Contractor shall train all personnel in the use of the Behavioral Wellness Compliance Hotline (Phone number: 805-884-6855).
- 11. MONITORING. Contractor agrees to cooperate with the County's Monitoring process which ensures medical necessity (for Drug Medi-Cal services) appropriateness and quality of care. This review may include clinical record peer review, client survey, and other program monitoring practices, as required by the State ADP Contract Number 17-94102 Section 4 (Monitoring) of Exhibit A, Attachment I and the State SAPT Block Grant Agreement, Number 17-94159, Section 3 of Exhibit A, Attachment I. 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.

County shall assign staff as contract monitors to coordinate periodic review meetings with Contractor's staff regarding quality of clinical services, fiscal and overall performance activity. Behavioral Wellness staff shall conduct periodic on-site reviews of Contractor's client charting.

12. **COLLABORATIVE MEETINGS**. Behavioral Wellness shall conduct a Collaborative Meeting at least annually, and more frequently, if needed with Contractor to collaboratively discuss Programmatic, Fiscal, and Contract matters.

13. SIGNATURE PADS.

- A. County shall purchase one signature pad for each physical address identified for Contractor in this Agreement. The signature pad will be compatible with the County's Electronic Health Record (EHR) Clinicians Gateway. Contractor shall use the electronic versions of the Client Assessment, Client Plan, and Medication Consent Form to ensure a complete client medical record exists within Clinicians Gateway. Contractor shall obtain client signatures on these electronic documents using the signature pads. Upon initial purchase, County shall install the signature pads on Contractor's hardware and provide a tutorial for Contractor's staff. Contractor shall be responsible for ongoing training of new staff.
- B. In the event that Contractor damages or loses the signature pads provided by County, Contractor shall be responsible for purchasing a new Clinicians Gateway compatible signature pad as a replacement from the County inventory at the current cost of replacement.

14. ADDITIONAL PROGRAM REQUIREMENTS.

- A. Contractor shall provide services in coordination and collaboration with Behavioral Wellness, including Mental Health Services, Probation, other County departments, and other community based organizations, as applicable.
- B. Contractor shall provide a safe, clean and sober environment for recovery.
- C. Specific Curricula:

- i. Contractor shall stay informed on, and implement Matrix (available online), or other current evidence-based practice curriculum that is approved by the County, in providing treatment services.
- ii. Contractor shall provide Seeking Safety (training provided by County) or other trauma-informed services where indicated.
- iii. Contractor shall utilize motivational interviewing techniques, as defined by Treatment Improvement Protocol (<u>TIP</u>) <u>35</u>: <u>Enhancing Motivation for Change in Substance Use</u> <u>Disorder Treatment</u> (SAMHSA) in providing counseling services (available online).
- D. Contractor shall require clients to attend Twelve Step or other self-help support groups and activities unless not clinically indicated.
- E. Contractor shall require each client to be screened for Tuberculosis (TB) prior to admission using the Alcohol and Drug Program (ADP) TB Screening Questions and Follow-Up Protocol.
- F. Contractor shall refer pregnant clients to Perinatal specialized services, as clinically indicated.
- G. Contractor shall adhere to all applicable State, Federal, and County requirements, with technical assistance from Behavioral Wellness.
- H. Grant-funded services, such as those funded by Substance Abuse and Mental Health Services Administration (SAMHSA) shall adhere to the terms and conditions of the Notice of Grant Award, the original grant proposal, and any subsequent grant reapplications, as provided by Behavioral Wellness, if applicable.
- I. Contractor shall attend Behavioral Wellness ADP Provider meetings as needed to receive information and support in addressing treatment concerns.
- 15. **DEFINITIONS.** The following terms as used throughout this Agreement shall have the meanings as set forth below.
 - A. CalWORKs: CalWORKs is a program that provides cash aid and services to eligible needy California families, with the goal of transitioning them into the workforce. Through the CalWORKs program, funds are provided for alcohol and drug treatment for CalWORKs clients in order to help them obtain and retain employment. Services are provided through the County's network of providers. Treatment needs are identified in the client's Welfare-to-Work Plan.
 - B. Drug Medi-Cal (DMC): "Drug Medi-Cal Program" means the state-system wherein beneficiaries receive covered services from DMC-certified SUD treatment providers. DMC benefits are optional Medi-Cal benefits as described in the California State Plan for Medicaid. DMC services provide medically necessary alcohol and other drug treatment to California's Medi-Cal eligible population. The services include Outpatient Drug-Free Treatment, Narcotic Treatment Program, Intensive Outpatient Treatment and Naltrexone Treatment are available to pregnant and postpartum women who are full-scope Medi-Cal beneficiaries.

- C. **Substance Abuse Treatment Court (SATC):** SATC facilitates recovery of individuals within the criminal justice system by offering alternatives to traditional criminal processing for individuals with charges related to substance abuse. SATC provides a comprehensive and judicially monitored program of drug treatment and rehabilitation services for whom substance use disorder services are determined to be medically necessary and consistent with Title 22 Section 51303 and 51341.1. Services include individual and group counseling, community referrals for ancillary services, and drug testing according to SATC Standards and Practices.
- D. Substance Abuse Mental Health Services Administration (SAMHSA): SAMHSA is a division of the U.S. Department of Health and Human Services. SAMHSA aims to build resilience and facilitate recovery for people with or at risk for mental or substance use disorders. SAMHSA provides funding to support substance abuse treatment.

16. STATE CONTRACT COMPLIANCE.

A. Additional Contract Restrictions

This Contract is subject to any additional restrictions, limitations, or conditions enacted by the Congress, or any statute enacted by the Congress, which may affect the provisions, terms, or funding of this Contract in any manner.

B. Nullification of Drug Medi-Cal (DMC) Treatment Program substance use disorder services (if applicable)

The parties agree that if the Contractor fails to comply with the provisions of Welfare and Institutions Code (W&I) Section 14124.24, all areas related to the DMC Treatment Program substance use disorder services shall be null and void and severed from the remainder of this Contract.

In the event the Drug Medi-Cal Treatment Program Services component of this Contract becomes null and void, an updated Exhibit B-1 will take effect reflecting the removal of federal Medicaid funds and DMC State General Funds from this Contract. All other requirements and conditions of this Contract will remain in effect until amended or terminated.

C. Hatch Act

Contractor agrees to comply with the provisions of the Hatch Act (Title 5 USC, Sections 1501-1508), which limit the political activities of employees whose principal employment activities are funded in whole or in part with federal funds.

D. No Unlawful Use or Unlawful Use Messages Regarding Drugs

Contractor agrees that information produced through these funds, and which pertains to drug and alcohol- related programs, shall contain a clearly written statement that there shall be no unlawful use of drugs or alcohol associated with the program. Additionally, no aspect of a drug or alcohol- related program shall include any message on the responsible use, if the use is unlawful, of drugs or alcohol (HSC Section 11999-11999.3). By signing this Contract, Contractor agrees that it will enforce these requirements.

E. Noncompliance with Reporting Requirements

Contractor acknowledges that the State may withhold payments until County has submitted any required data and reports to the State, on behalf of Contractor, and County may withhold payment to Contractor until such reports are submitted in accordance with the State Contract 17-94102 and 17-94159.

F. Limitation on Use of Funds for Promotion of Legalization of Controlled Substances

None of the funds made available through this Agreement may be used for any activity that promotes the legalization of any drug or other substance included in Schedule I of Section 202 of the Controlled Substances Act (21 USC 812).

- G. Debarment and Suspension
 - i. Contractor shall not subcontract with any party listed on the government wide exclusions in the System for Award Management (SAM), in accordance with the OMB Guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp. p. 189) and 12689 (3 CFR part 1989, p. 235), "Debarment and Suspension." SAM exclusions contain the names of the parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.
 - ii. County advises all subcontractors of their obligation to comply with applicable federal debarment and suspensions regulations, in addition to the requirements set forth in 42 CFR Part 1001.
- H. Restriction on Distribution of Sterile Needles

No funds made available through this Agreement shall be used to carry out any program that includes the distribution of sterile needles or syringes for the hypodermic injection of any illegal drug unless the State chooses to implement a demonstration syringe services program for injecting drug users with Substance Abuse Prevention and Treatment Block Grant funds.

I. Health Insurance Portability and Accountability Act (HIPAA) of 1996

If any of the work performed under this Contract is subject to the HIPAA, then Contractor shall perform the work in compliance with all applicable provisions of HIPAA. The State and County shall cooperate to assure mutual agreement as to those transactions between them, to which this Provision applies.

- i. Trading Partner Requirements
 - a. No Changes. County hereby agrees that for the personal health information (Information), it will not change any definition, data condition or use of a data element or segment as proscribed in the federal HHS Transaction Standard Regulation. (45 CFR Part 162.915 (a)).
 - b. No Additions. County hereby agrees that for the Information, it will not add any data elements or segments to the maximum data set as proscribed in the

HHS Transaction Standard Regulation. (45 CFR Part 162.915 (b)).

- c. No Unauthorized Uses. County hereby agrees that for the Information, it will not use any code or data elements that either are marked "not used" in the HHS Transaction's Implementation specification or are not in the HHS Transaction Standard's implementation specifications. (45 CFR Part 162.915 (c)).
- d. No Changes to Meaning or Intent. County hereby agrees that for the Information, it will not change the meaning or intent of any of the HHS Transaction Standard's implementation specification. (45 CFR Part 162.915 (d)).
- ii. Concurrence for Test Modifications to HHS Transaction Standards

County agrees and understands that there exists the possibility that the State or others may request an extension from the uses of a standard in the HHS Transaction Standards. If this occurs, County agrees that it will participate in such test modifications.

iii. Adequate Testing

County is responsible to adequately test all business rules appropriate to their types and specialties. If the County is acting as a clearinghouse for enrolled providers, County has obligations to adequately test all business rules appropriate to each and every provider type and specialty for which they provide clearinghouse services.

iv. Deficiencies

County agrees to cure transactions errors or deficiencies identified by the State, and transactions errors or deficiencies identified by an enrolled provider if the County is acting as a clearinghouse for that provider. When County is a clearinghouse, County agrees to properly communicate deficiencies and other pertinent information regarding electronic transactions to enrolled providers for which they provide clearinghouse services.

v. Code Set Retention

Both Parties understand and agree to keep open code sets being processed or used in this Agreement for at least the current billing period or any appeal period, whichever is longer.

vi. Data Transmission Log

Both Parties shall establish and maintain a Data Transmission Log, which shall record any and all Data Transmission taking place between the Parties during the term of this Contract. Each Party will take necessary and reasonable steps to ensure that such Data Transmission Logs constitute a current, accurate, complete, and unaltered record of any and all Data Transmissions between the Parties, and shall be retained by each Party for no less than twenty-four (24)

months following the date of the Data Transmission. The Data Transmission Log may be maintained on computer media or other suitable means provided that, if it is necessary to do so, the information contained in the Data Transmission Log may be retrieved in a timely manner and presented in readable form.

J. Nondiscrimination and Institutional Safeguards for Religious Providers

In order to comply with the provisions of Title 42, USC, Section 300x-65 and Title 42 CFR Part 54, Contractor is required to submit to the County ADP Program Manager, the "Survey on Ensuring Equal Opportunity for Applicants" form, available from ADP Program Director, to identify if the organization is a religious provider. Contractor shall not use funds provided through this contract for inherently religious activities, such as worship, religious instruction, or proselytization. If Contractor conducts such activities, it must offer them separately, in time or location, from the programs or services for which it receives funds from the Department. Contractor may not discriminate against a client or prospective client on the basis of religion, a religious practice. Contractors identifying as religious organizations shall establish a referral process to a reasonably accessible alternative program for clients who may object to the religious nature of the Contractor's program. Referrals that were made due to the religious nature of the Contractor's program shall be submitted within three (3) days to the County.

K. Counselor Certification

Any counselor or registrant providing intake, assessment of need for services, treatment or recovery planning, individual or group counseling to participants, patients, or residents in a DHCS licensed or certified program is required to be certified as defined in Title 9, CCR, Division 4, Chapter 8.

L. Cultural and Linguistic Proficiency

To ensure equal access to quality care by diverse populations, each service provider receiving funds from this contract shall adopt the federal Office of Minority Health Culturally and Linguistically Appropriate Service (CLAS) national standards.

M. Intravenous Drug Use (IVDU) Treatment

Contractor shall ensure that individuals in need of IVDU treatment shall be encouraged to undergo alcohol and other drug (AOD) treatment (42 USC 300x-23(96.126(e))).

N. Tuberculosis Treatment

Contractor shall ensure the following related to Tuberculosis (TB):

- i. Routinely make available TB services to each individual receiving treatment for alcohol and other drug use and/or abuse;
- ii. Reduce barriers to patients' accepting TB treatment; and
- iii. Develop strategies to improve follow-up monitoring, particularly after

patients leave treatment, by disseminating information through educational bulletins and technical assistance.

O. Trafficking Victims Protection Act of 2000 (TVPA)

Contractor shall comply with the Trafficking Victims Protection Act of 2000 (22 U.S.C. Section 7104(g)), as amended by Section 1702) of Pub.L. 112-239.

The County has the authority to terminate the agreement without penalty within thirty (30) days or to take any other remedial action authorized under 22 U.S.C. Section 7104b(c), if the Contractor: (a) Engages in severe forms of trafficking in persons during the period of time that the contract is in effect; (b) Procures a commercial sex act during the period of time that the contract is in effect; or (c) Uses forced labor in the performance of the contract or subcontracts under the contract, in accordance with TVPA of 2000 and in accordance with Behavioral Wellness Policy and Procedure found at: http://www.countyofsb.org/behavioral-wellness/policies. Contractor must inform County immediately of any information Contractor receives from any source alleging a violation of a prohibition in this paragraph. For full text of the award term, go to: http://uscode.house.gov/view.xhtml?req=granuleid:USC-prelim-title22-section7104d&num=0&edition=prelim.

P. Tribal Communities and Organizations

County shall regularly assess (e.g. review population information available through Census, compare to information obtained in CalOMS Treatment to determine whether population is being reached, survey Tribal representatives for insight in potential barriers) the substance use service needs of the American Indian/Alaskan Native (Al/AN) population within the County geographic area and shall engage in regular and meaningful consultation and collaboration with elected officials of the tribe, Rancheria, or their designee for the purpose of identifying issues/barriers to service delivery and improvement of the quality, effectiveness and accessibility of services available to Al/NA communities within the County.

Q. Youth Treatment Guidelines

Contractor will follow the California Youth Treatment Guidelines available at <u>http://www.dhcs.ca.gov/individuals/Documents/Youth Treatment Guidelines.pdf</u> incorporated by this reference, in developing and implementing youth treatment programs funded under this Exhibit, until such time as new Youth Treatment Guidelines are established and adopted. No formal amendment of this contract is required for new guidelines to be incorporated into this contract.

R. Perinatal Services Network Guidelines

Pursuant to 45 CFR 96.124 (c)(1)(3) the County shall expend the specified percentage of SAPT Block Grant funds, as calculated by said regulations, on perinatal services, pregnant women, and women with dependent children each state fiscal year (SFY). The County shall expend these funds either by establishing new programs or expanding the capacity of existing programs. The County shall calculate the appropriate amount by using Generally Accepted Accounting Principles and the composition of the base shall be applied consistently from year to year. (See the County share of SAPT Block Grant

Women Services Expenditure Requirement.)

Contractor shall comply with the perinatal program requirements as outlined in the Perinatal Services Network Guidelines 2014, promulgated under 45 CFR 96.137. The "Perinatal Services Network Guidelines" 2014 are incorporated by reference. The Contractor must comply with the current version of these guidelines until new Perinatal Services Network Guidelines are established and adopted. The incorporation of any new Perinatal Services Network Guidelines into this Contract shall not require a formal amendment.

Contractor receiving SABG-funds must adhere to the Perinatal Services Network Guidelines, regardless of whether the Contractor exchanges perinatal funds for additional discretionary funds.

S. Byrd Anti-Lobbying Amendment (31 USC 1352)

Contractor certifies that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any federal contract, grant, or any other award covered by 31 USC 1352. Contractor shall also disclose to DHCS any lobbying with non-Federal funds that takes place in connection with obtaining Federal award.

T. Nondiscrimination in Employment and Services

By signing this Agreement, Contractor certifies that under the laws of the United States and the State of California, incorporated into this Contract by reference and made a part hereof as if set forth in full, Contractor will not unlawfully discriminate against any person.

- U. Federal Law Requirements:
 - i. Title VI of the Civil Rights Act of 1964, Section 2000d, as amended, prohibiting discrimination based on race, color, or national origin in federally funded programs.
 - ii. Title VIII of the Civil Rights Act of 1968 (42 USC 3601 et seq.) prohibiting discrimination on the basis of race, color, religion, sex, handicap, familial status or national origin in the sale or rental of housing.
 - iii. Age Discrimination Act of 1975 (45 CFR Part 90), as amended (42 USC Sections 6101 6107), which prohibits discrimination on the basis of age.
 - iv. Age Discrimination in Employment Act (29 CFR Part 1625).
 - v. Title I of the Americans with Disabilities Act (29 CFR Part 1630) prohibiting discrimination against the disabled in employment.
 - vi. Title II of the Americans with Disabilities Act (28 CFR Part 35) prohibiting discrimination against the disabled by public entities.

- vii. Title III of the Americans with Disabilities Act (28 CFR Part 36) regarding access.
- viii. Section 504 of the Rehabilitation Act of 1973, as amended (29 USC Section 794), prohibiting discrimination on the basis of individuals with disabilities.
- ix. Executive Order 11246 (42 USC 2000(e) et seq. and 41 CFR Part 60) regarding nondiscrimination in employment under federal contracts and construction contracts greater than \$10,000 funded by federal financial assistance.
- x. Executive Order 13166 (67 FR 41455) to improve access to federal services for those with limited English proficiency.
- xi. The Drug Abuse Office and Treatment Act of 1972, as amended, relating to nondiscrimination on the basis of drug abuse.
- xii. Confidentiality of Alcohol and Drug Abuse Patient Records (42 CFR Part 2, Subparts A-E).
- V. State Law Requirements:
 - i. Fair Employment and Housing Act (Government Code Section 12900 et seq.) and the applicable regulations promulgated thereunder (2 CCR Section 7285.0 et seq.).
 - ii. Title 2, Division 3, Article 9.5 of the Government Code, commencing with Section 11135.
 - iii. Title 9, Division 4, Chapter 8 of the CCR, commencing with Section 13000.
- iv. No state, federal, or County Realignment funds shall be used by the Contractor for sectarian worship, instruction, or proselytization. No state funds shall be used by the Contractor or to provide direct, immediate, or substantial support to any religious activity.
- v. Noncompliance with the requirements of nondiscrimination in services shall constitute grounds for DHCS to withhold payments under this Agreement or terminate all, or any type, of funding provided hereunder.
- W. This Contract is subject to any additional restrictions, limitations, or conditions enacted by the federal or state governments that affect the provisions, terms, or funding of this Contract in any manner.
- X. Information Access for individuals with Limited English Proficiency
 - i. Contractor shall comply with all applicable provisions of the Dymally-Alatorre Bilingual Services Act (Government Code sections 7290-7299.8) regarding access to materials that explain services available to the public as well as providing language interpretation services.

- ii. Contractor shall comply with the applicable provisions of Section 1557 of the Affordable Care Act (45 CFR Part 92), including, but not limited to, 45 CFR 92.201, when providing access to:
 - (a) Materials explaining services available to the public
 - (b) Language assistance
 - (c) Language interpreter and translation services
 - (d) Video remote language interpreting services

The following terms shall apply to all programs operated under this Agreement, included as Exhibit A-6, as though separately set forth in the scope of work specific to each Program.

- 1. **PERFORMANCE.** Contractor shall adhere to all County requirements and all relevant provisions of law that are now in force or which may hereafter be in force, including all relevant provisions of the following:
 - A. The County Mental Health Plan, Contract 12-89394 between the County Department of Behavioral Wellness and the State Department of Health Care Services (DHCS), available at <u>www.countyofsb.org/behavioral-wellness</u>, until such time as DHCS issues the FY 18-23 Mental Health Plan, which will supersede Contract 12-89394.
 - B. The Behavioral Wellness Steering Committee Vision and Guiding Principles, available at <u>www.countyofsb.org/behavioral-wellness;</u>
 - C. California's Mental Health Services Act; and
 - D. California Code of Regulations Title 9, Division 1.

2. **STAFF.**

- A. Program Staff providing direct services to clients shall be trained and skilled at working with persons with serious mental illness (SMI), and shall adhere to professionally recognized evidence-based best practices for rehabilitation assessment, service planning, and service delivery. In addition, these staff shall receive Documentation Training in accordance with the Behavioral Wellness Mandatory Trainings Policy and Procedure.
- B. Contractor shall ensure that staff identified on the Centers for Medicare & Medicaid Services (CMS) Exclusions List or other applicable list shall not provide services under this Agreement nor shall the cost of such staff be claimed to Medi-Cal.
- C. All staff performing services under this Agreement with access to the Behavioral Wellness electronic medical record shall be reviewed and approved by Behavioral Wellness Quality Care Management (QCM) Division, in accordance with Behavioral Wellness Policy and Procedure #4.015, Staff Credentialing and Licensing.
- D. Contractor shall notify County of any staffing changes as part of the quarterly Staffing Report, in accordance with Section 4.A. Reports Staffing herein. Contractor shall notify <u>bwellcontractsstaff@co.santa-barbara.ca.us</u> within one business day for unexpected termination when staff separates from employment or is terminated from working under this Agreement, or within one week of the expected last day of employment or for staff planning a formal leave of absence.
- E. At any time prior to or during the term of this Agreement, the County may require that Contractor staff performing work under this Agreement undergo and pass, to the satisfaction of County, a background investigation, as a condition of beginning and continuing to work under this Agreement. County shall use its discretion in determining the method of background clearance to be used. The fees associated with obtaining the

background information shall be at the expense of the Contractor, regardless if the Contractor's staff passes or fails the background clearance investigation.

- F. County may request that Contractor's staff be immediately removed from working on the County Agreement for good cause during the term of the Agreement.
- G. County may immediately deny or terminate County facility access, including all rights to County property, computer access, and access to County software, to Contractor's staff that does not pass such investigation(s) to the satisfaction of the County, or whose conduct is incompatible with County facility access.
- H. Disqualification, if any, of Contractor staff, pursuant to this Section, shall not relieve Contractor of its obligation to complete all work in accordance with the terms and conditions of this Agreement.

3. LICENSES, PERMITS, REGISTRATIONS, ACCREDITATIONS, AND CERTIFICATES.

- A. Contractor shall obtain and maintain in effect during the term of this Agreement, all licenses, permits, registrations, accreditations, and certificates (including, but not limited to, certification as a Short-Doyle/Medi-Cal provider if Title XIX Short-Doyle/Medi-Cal services are provided hereunder), as required by all Federal, State, and local laws, ordinances, rules, regulations, manuals, guidelines, and directives, which are applicable to Contractor's facility(ies) and services under this Agreement. Contractor shall further ensure that all of its officers, employees, and agents, who perform services hereunder, shall obtain and maintain in effect during the term of this Agreement all licenses, permits, registrations, accreditations, and certificates which are applicable to their performance hereunder. A copy of such documentation shall be provided to Behavioral Wellness QCM Division, upon request.
- B. In the event the license/certification status of any Contractor staff member cannot be confirmed, the staff member shall be prohibited from providing services under this Agreement.
- C. If Contractor is a participant in the Short-Doyle/Medi-Cal program, Contractor shall keep fully informed of and in compliance with all current Short-Doyle/Medi-Cal Policy Letters, including, but not limited to, procedures for maintaining Medi-Cal certification of all its facilities.

4. **REPORTS.**

- A. **Staffing.** Contractor shall submit quarterly staffing reports to County. These reports shall be on a form acceptable to, or provided by, County and shall report actual staff hours worked by position and shall include the employees' names, licensure status, bilingual and bicultural capabilities, budgeted monthly salary, actual salary, hire date, and, if applicable, termination date. The reports shall be received by County no later than 25 calendar days following the end of the quarter being reported.
- B. **Programmatic.** Contractor shall submit quarterly programmatic reports to County, which shall be received by County no later than 25 calendar days following the end of the quarter being reported. Programmatic reports shall include the following:

- i. Contractor shall state whether it is or is not progressing satisfactorily in achieving all the terms of this Agreement and if not, shall specify what steps will be taken to achieve satisfactory progress;
- ii. Contractor shall include a narrative description of Contractor's progress in implementing the provisions of this Agreement, details of outreach activities and their results, any pertinent facts or interim findings, staff changes, status of Licenses and Certifications, changes in population served and reasons for any such changes;
- iii. The number of active cases and number of clients admitted/ discharged; and
- iv. The Measures described in Attachment E, Program Goals, Outcomes and Measures, as applicable, or as otherwise agreed by Contractor and Behavioral Wellness. Amendments to Attachment E do not require a formal amendment to this Agreement, but shall be agreed to in writing by the Designated Representatives or Designees. In addition, Contractor may include any other data that demonstrate the effectiveness of Contractor's programs.
- C. Annual Mandatory Training Report. Contractor shall submit evidence of completion of the Mandatory Trainings identified in Section 15 (Training Requirements) on an annual basis to the County Systems Training Coordinator. Training materials, competency tests and sign-in sheets shall be submitted for each training no later than June 15th of each year.
- D. Additional Reports. Contractor shall maintain records and make statistical reports as required by County and the State Department of Health Care Services or applicable agency, on forms provided by either agency. Upon County's request, Contractor shall make additional reports as required by County concerning Contractor's activities as they affect the services hereunder. County will be specific as to the nature of information requested and allow thirty (30) days for Contractor to respond.

5. MANDATORY DISCLOSURES.

- A. Disclosure of Interests of 5% or More. As required by 42 CFR sections 455.101 and 455.104, Contractor will complete a *Disclosure of Ownership or Controlling Interest* form provided by County. In the event of change of ownership, or any person newly obtaining an interest of 5% or more of any mortgage, deed of trust, note or other obligation secured by Contractor, and that interest equals at least 5% of Contractor's property or assets, then the Contractor will submit an updated form within 35 days.
- B. Information Related to Business Transactions (42 CFR 455.105). Contractor agrees to furnish to County or the Secretary of DHCS on request, information related to business transactions. Contractor shall submit, within 35 days of the date on a request by County or the Secretary of DHCS full and complete information about:
 - i. The ownership of any subcontractor with whom the provider has had business transactions totaling more than \$ 25,000 during the 12-month period ending on the date of the request; and

ii. Any significant business transactions between the provider and any wholly owned supplier, or between the provider and any subcontractor, during the 5-year period ending on the date of the request.

C. Denial of Federal Financial Participation (FFP) for Failure to Provide Timely Disclosures.

- i. FFP is not available in expenditures for services furnished by Contractors who fail to comply with a request made by the County or Secretary of DHCS under Section 5.A or 5.B above, or under 42 CFR §420.205 (Medicare requirements for disclosure).
- ii. FFP will be denied in expenditures for services furnished during the period beginning on the day following the date the information was due to the County or the Secretary of DHCS and ending on the day before the date on which the information was supplied.
- iii. A provider shall be required to reimburse those Medi-Cal funds received during any period for which material information was not reported, or reported falsely, to the County or DHCS (Welf. & Inst. Code § 14043.3).
- D. Consent to Criminal Background Check, Fingerprinting (42 CFR 455.106, Welf. & Inst. Code § 14043.38). Contractor consents to criminal background checks, including fingerprinting when required to do so by state law. Within 30 days of a request from CMS or DHCS, Contractor, or any person with a 5% or more direct or indirect ownership interest in contractor, shall submit a set of fingerprints in a form and manner determined by DHCS.
- E. **Mandatory Termination.** As determined by DHCS, Contractor may be subject to mandatory termination from the Medi-Cal program for any of the following reasons:
 - i. Failure to cooperate with and provide accurate, timely information in response to all required Medi-Cal screening methods, including failure to submit fingerprints as required (42 CFR 455.416); or
 - ii. Conviction of a criminal offense related to a person's involvement with Medi-care, Medi-Cal, or any other Title XX or XXI program in the last 10 years (42 CFR 455.416, 42 CFR 455.106).
- 6. **MEDI-CAL VERIFICATION.** Contractor shall be responsible for verifying client's Medi-Cal eligibility status and will take steps to reactivate or establish eligibility where none exists.

7. SITE STANDARDS.

- A. Contractor agrees to comply with all Medi-Cal requirements, including, but not limited to those specified in Attachment A, and be approved to provide Medi-Cal services based on Medi-Cal site certification, per Attachment D, Organizational Service Provider Site Certification.
- B. For programs located at Contractor's offices, Contractor shall develop and maintain a written disaster plan for the Program site and shall provide annual disaster training to staff.
- 8. CONFIDENTIALITY. Contractor agrees to maintain the confidentiality of patient records pursuant to: Title 42 United State Code (USC) Section 290 dd-2; Title 42 Code of Federal Regulations (CFR), Part 2; 45 CFR Section 96.132(e), 45 CFR Parts 160, 162, and 164; Title 22 California Code of Regulations (CCR) Section 51009; Welfare & Institutions Code (W&IC) Section 14100.2; Health and Safety Code (HSC) Sections 11812 and 11845.5; Civil Code Sections 56 56.37, 1798.80 1798.82, and 1798.85; and the Compliance with HIPAA section of this Agreement. Patient records must comply with all appropriate State and Federal requirements. Contractor shall ensure that no list of persons receiving services under this Agreement is published, disclosed, or used for any purpose except for the direct administration of this program or other uses authorized by law that are not in conflict with requirements for confidentiality contained in the preceding codes.

9. CLIENT AND FAMILY MEMBER EMPOWERMENT.

- A. Contractor agrees to support active involvement of clients and their families in treatment, recovery, and policy development.
- B. Contractor shall maintain a grievance policy and procedure to address client/family satisfaction complaints.

10. CULTURAL COMPETENCE.

- A. At all times, the Contractor's Program(s) shall be staffed with personnel who can communicate in the client preferred language, or Contractor shall provide interpretation services, including American Sign Language (ASL);
- B. Contractor will strive to fill direct service positions with bilingual staff in County's threshold language Spanish that is reflective of the specific needs of each region. Contractor percentage goals are calculated based on U.S. Census language data by region: Santa Barbara service area (including Goleta and Carpinteria) 30%; Santa Maria service area (including Orcutt and Guadalupe) 48%; Lompoc service area (including Buellton and Solvang) 33%.
- C. Contractor shall provide services that consider the culture of mental illness, as well as the ethnic and cultural diversity of clients and families served; materials provided to the public must also be printed in Spanish (threshold language).
- D. Services and programs offered in English must also be made available in Spanish, if clients identify Spanish as their preferred language, as specified in section 10.B above.

E. As applicable, a measurable and documented effort must be made to conduct outreach to and to serve the underserved and the non-served communities of Santa Barbara County.

11. NOTIFICATION REQUIREMENTS.

- A. Contractor shall immediately notify Behavioral Wellness QCM Division at 805-681-5113 in the event of:
 - i. Known serious complaints against licensed/certified staff;
 - ii. Restrictions in practice or license/certification as stipulated by a State agency;
 - iii. Staff privileges restricted at a hospital;
- iv. Other action instituted which affects staff license/certification or practice (for example, sexual harassment accusations); or
- v. Any event triggering Incident Reporting, as defined in Behavioral Wellness Policy and Procedure #28, Unusual Occurrences Incident Report.
- B. Contractor shall immediately contact the Behavioral Wellness Compliance Hotline (805-884-6855) should any of the following occur:
 - i. Suspected or actual misappropriation of funds under Contractor's control;
 - ii. Legal Suits initiated specific to the Contractor's practice;
 - iii. Initiation of criminal investigation of the Contractor; or
- iv. HIPAA breach.
- C. For clients receiving direct services from both Behavioral Wellness and Contractor staff, Contractor shall immediately notify the client's Behavioral Wellness Case Manager or other Behavioral Wellness staff involved in the client's care, or the applicable Regional Manager should any of the following occur: 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.
- D. Contractor may contact <u>bwellcontractsstaff@co.santa-barbara.ca.us</u> for any contractual concerns or issues.
- E. "Immediately" means as soon as possible but in no event more than twenty-four (24) hours after the triggering event. Contractor shall train all personnel in the use of the Behavioral Wellness Compliance Hotline (Phone number: 805-884-6855).

12. UTILIZATION REVIEW.

- A. Contractor agrees to abide by County Quality Management standards, provided in Attachment A, and to cooperate with the County's utilization review process which ensures medical necessity, appropriateness and quality of care. This review may include clinical record review; client survey; and other utilization review program monitoring practices. Contractor will cooperate with these programs, and will furnish necessary assessment and Client Service Plan information, subject to Federal or State confidentiality laws, and provisions of this agreement.
- B. Contractor shall identify a senior staff member who will be the designated Behavioral Wellness QCM Division contact and will participate in any provider QCM meetings, to review current and coming quality of care issues.

13. REVIEWS.

- A. County shall assign senior management staff as contract monitors to coordinate periodic review meetings with Contractor's staff regarding quality of clinical services, fiscal and overall performance activity. The Care Coordinators, Quality Improvement staff, and the Program Managers or their designees shall conduct periodic on-site and/or electronic reviews of Contractor's clinical documentation.
- B. The Contractor agrees to make all records pertaining to the services furnished under the terms of this contract available for inspection, examination or copying by the U.S. Department of Health and Humans Service, the Comptroller General of the United States, the DHCS, the County, and other authorized federal and state agencies, or their duly authorized representatives. Inspection shall occur at all reasonable times, at Contractors place of business, or at such other mutually agreeable location in California, in a form maintained in accordance with the general standards applicable to such book or record keeping, for a term of at least five years from the close of the state fiscal year in which the subcontract was in effect.
- 14. **COLLABORATIVE MEETINGS**. Behavioral Wellness shall conduct a Collaborative Meeting at least annually, and more frequently, if needed, with Contractor to collaboratively discuss Programmatic, Fiscal, and Contract matters.

15. TRAINING REQUIREMENTS.

- A. Contractor shall ensure that all staff complete mandatory training per County's "Mandatory Training" policy. The following trainings must be completed at hire and annually thereafter:
 - i. Code of Conduct;
 - ii. Consumer and Family Culture;
 - iii. Cultural Competency; and
- iv. HIPAA.

16. SIGNATURE PADS.

- A. County shall purchase one signature pad for each physical address identified for Contractor in this Agreement. The signature pad will be compatible with the County's Electronic Health Record (EHR) Clinicians Gateway. Contractor shall use the electronic versions of the Client Assessment, Client Plan, and Medication Consent Form to ensure a complete client medical record exists within Clinicians Gateway. Contractor shall obtain client signatures on these electronic documents using the signature pads. Upon initial purchase, County shall install the signature pads on Contractor's hardware and provide a tutorial for Contractor's staff. Contractor shall be responsible for ongoing training of new staff.
- B. In the event that Contractor damages or loses the signature pads provided by County, Contractor shall be responsible for purchasing a new Clinicians Gateway compatible signature pad as a replacement from the County inventory at the current cost of replacement.

17. ADDITIONAL PROVISIONS.

- A. Contractor agrees to hold harmless the State and beneficiaries in the event the County cannot or does not pay for services performed by the contractor.
- B. The Contractor will not discriminate against beneficiaries on the basis of health status or need for health care services, pursuant to 42 C.F.R. §438.6(d)(3).
- C. Contractor agrees to comply with all applicable federal and state law, particularly the statutes and regulations incorporated by reference below. Contractor agrees to comply with any changes to these statutes and regulations that may occur during the contract period and any new applicable statutes or regulations, but either the County or Contractor may request consultation and discussion of new or changed statutes or regulations, including whether contract amendments may be necessary.
- D. Pursuant to Welf. & Inst. Code § 14704, a regulation or order concerning Medi-Cal specialty mental health services adopted by the State Department of Mental Health pursuant to Division 5 (commencing with Section 5000), as in effect preceding the effective date of this section, shall remain in effect and shall be fully enforceable, unless and until the readoption, amendment, or repeal of the regulation or order by the State Department of Health Care Services (DHCS), or until it expires by its own terms.
- E. The following federal law applies to this contract:
 - i. Title 42 United States Code, to the extent that these requirements are applicable;
 - ii. 42 C.F.R. to the extent that these requirements are applicable;
 - iii. 42 C.F.R. § 438 Managed Care, limited to those provisions that apply to Prepaid Inpatient Health Plans (PIHP);
 - iv. 45 C.F.R. §§ 160 and 164 to the extent that these requirements are applicable;
 - v. Title VI of the Civil Rights Act of 1964;

EXHIBIT A Mental Health (MH) STATEMENT OF WORK

- vi. Title IX of the Education Amendments of 1972;
- vii. Age Discrimination Act of 1975;
- viii. Rehabilitation Act of 1973;
- ix. Titles II and III of the Americans with Disabilities Act;
- x. Deficit Reduction Act of 2005;
- xi. Balanced Budget Act of 1997;
- xii. The Contractor shall comply with the provisions of the Copeland Anti- Kickback Act, which requires that all contracts and subcontracts in excess of \$2000 for construction or repair awarded by the Contractor and its subcontractors shall include a provision for compliance with the Copeland Anti-Kickback Act.
- xiii. The Contractor shall comply with the provisions of the Davis-Bacon Act, as amended, which provides that, when required by Federal Medicaid program legislation, all construction contracts awarded by the Contractor and its subcontractors of more than \$2,000 shall include a provision for compliance with the Davis-Bacon Act as supplemented by Department of Labor regulations.
- xiv. The Contractor shall comply with the provisions of the Contract Work Hours and Safety Standards Act, as applicable, which requires that all subcontracts awarded by the Contractor in excess of \$2,000 for construction and in excess of \$2,500 for other subcontracts that involve the employment of mechanics or laborers shall include a provision for compliance with the Contract Work Hours and Safety Standards Act.
- F. The following State law applies to this contract:
 - i. Division 5, Welf. & Inst. Code, to the extent that these requirements are applicable to the services and functions set forth in this contract;
 - ii. Welf. & Inst. Code §§ 5779-5782;
 - iii. Welf. & Inst. Code §§ 14680-14685.1;
 - iv. Welf. & Inst. Code §§ 14700-14726;
 - v. Chapter 7, Division 9, Welf. & Inst. Code, to the extent that these requirements are applicable to the services and functions set forth in this contract;
 - vi. Cal. Code Regs., tit. 9, § 1810.100 et seq. Medi-Cal Specialty Mental Health Services;
- vii. Cal. Code Regs., tit. 22, §§ 50951 and 50953; and
- viii. Cal. Code Regs., tit. 22, §§ 51014.1 and 51014.2.

 PROGRAM SUMMARY. The Daniel Bryant Youth and Family Treatment Center Program (hereafter "the Program") provides outpatient Alcohol and Other Drug (AOD) treatment to adolescent clients to assist clients to obtain and maintain sobriety. Treatment services will include best practice individual and group counseling and drug testing that is age appropriate in alignment with the State of California Youth Treatment Guidelines available at:

http://www.dhcs.ca.gov/individuals/Documents/Youth_Treatment_Guidelines.pdf.

Adolescent treatment will address youth-specific developmental issues, provide comprehensive and integrated services, involve families, and allow youth to remain in the most appropriate, but least restrictive, setting so they can be served within their families, and community. The Program shall be certified by the State to provide Outpatient ODF Services.

Where indicated, non DMC individual services, using procedure code 4408 – ODF Individual counseling may be provided at the following sites:

- A. Carpinteria High School 4810 Foothill Road, Carpinteria, CA
- B. Maple Continuation School 4010 Jupiter Avenue Lompoc, CA
- C. Dos Pueblos High School 7266 Alameda Ave, Goleta, CA
- D. Peter FitzGerald Community School 402 Farnel Road, Santa Maria, CA
- E. Goleta Valley Junior High School 6100 Stow Canyon Road, Goleta, CA
- F. La Colina Junior High School 4025 Foothill Road, Santa Barbara, CA
- G. La Cuesta Continuation High School 710 Santa Barbara St., Santa Barbara, CA
- H. La Cumbre Junior High 2255 Modoc Road, Santa Barbara, CA
- I. Rincon High School 4698 Foothill Road, Carpinteria, CA
- J. San Marcos High School 4750 Hollister Ave., Santa Barbara, CA
- K. Santa Barbara High School 700 E. Anapamu Street, Santa Barbara, CA
- L. Santa Barbara Junior High School 721 E. Cota, Santa Barbara, CA

Adolescent treatment services including Cannabis Youth Treatment (CYT) will be provided in accordance with Section 3 Services, subsections A, B, C, E, and F at 1111 Garden Street, Santa Barbara, CA. CYT only services, provided in accordance with the aforementioned Section and subsections will be provided at 526 East Chapel Street, Santa Maria, CA. Both sites have DMC certification and are authorized by the State of CA Department of Health Care Services (DHCS) to provide DMC services.

2. PROGRAM GOALS.

- A. Introduce clients to an ongoing process of recovery designed to achieve total abstinence from abuse of AOD;
- B. Promote self-sufficiency and empower substance abusers to become productive and responsible members of the community;
- C. Reduce recidivism and increase community safety; and
- D. For Substance Abuse Treatment Court (SATC) clients, reduce costs associated with criminal case processing and re-arrest.
- 3. **SERVICES.** Contractor shall provide:
 - A. Outpatient Drug Free (ODF) is treatment/recovery or rehabilitation services provided where the client does not reside in a treatment facility. Clients receive drug abuse or alcoholism treatment services with or without medication, including counseling and/or supportive services. ODF is also known as nonresidential services [Federal Definition].
 - i. **ODF Group** [Service Code 33] Group counseling means face-to-face contacts in which one or more counselors treat two (2) or more clients, up to a total of twelve (12) clients, at the same time, focusing on the needs of the individuals served, in a 90 minute session.
 - ii. For Drug Medi-Cal (DMC) clients, and all ODF-Group services: Contractor shall ensure that each client receives two group counseling sessions (minimum 90 minutes per group session) per 30 day period depending on the client's needs and treatment plan or be subject to discharge, as specified in 22 CCR Section 51341.1(d). Group counseling sessions shall focus on short-term personal, family, job/school, and other problems and their relationship to substance abuse or a return to substance abuse. Services shall be provided as scheduled. At least one of the clients in the group session must be DMC eligible to claim DMC reimbursement for the group session.
 - iii. ODF Individual [Service Code 34] Individual counseling is face-to-face contact between a client and a therapist or counselor in a 50 minute session. Individual counseling is limited to intake, evaluation, assessment and diagnosis, treatment and discharge planning, collateral services, and crisis intervention, subject to the limitations described in Title 22 CCR Section 51341.1.
 - B. **Case Management Services.** Contractor may use limited staff time to facilitate access to and coordination with complementary services identified in client treatment plans. Case management is defined as a service to assist beneficiaries in accessing needed medical, educational, social, prevocational, vocational, rehabilitative, and other community services. Case management services include:
 - i. Comprehensive assessment and periodic reassessment of individual client needs to determine the need for the continuation of case management services;

- ii. Transition to a higher or lower level of substance use disorder (SUD) care;
- iii. Development and periodic revision of a client plan that includes service activities;
- iv. Communication, coordination, referral, and related activities;
- v. Monitoring service delivery to ensure client access to service and the service delivery system;
- vi. Monitoring the client's progress; and
- vii. Client advocacy, linkages to physical and mental health care, transportation, and retention in primary care services.
- C. Contractor shall refer clients to ancillary services and provide referral to vocational, literacy, education, and family counseling where applicable and appropriate.
- D. Contractor shall provide drug testing as described in the Behavioral Wellness Drug Testing Policy and Procedures, and SATC requirements, available at: <u>http://www.countyofsb.org/behavioral-wellness</u> as applicable.

E. For SATC:

- i. Contractor shall provide SATC Treatment Services to Court-ordered clients, for whom substance use disorder services are determined to be medically necessary consistent with Title 22 Section 51303 and 51341.1, per SATC guidelines.
- ii. Contractor shall participate in a quarterly graduate activity in collaboration with the Court and other treatment contractors, sharing in the cost of the celebratory activities.
- iii. Contractor shall attend Court Staffing meetings in the Santa Barbara County regions, that are served by Contractor; Lompoc, Santa Barbara and Santa Maria.
- iv. Contractor shall attend SATC Core Team and Policy Council meetings and work with County to develop recommendations, guidelines, and procedures for adolescent treatment services.

F. ODF Youth and Family Treatment:

- i. Contractor shall provide family engagement activities and services which initiate and encourage family participation in treatment, such as groups to provide an introduction and orientation to the treatment program.
- ii. Contractor shall provide family education activities and services which educate families about relevant topics such as substance abuse, treatment, recovery, and relapse prevention.

- iii. Contractor shall provide parenting education activities and services that foster effective parenting, with an emphasis on positive parenting, communication between parents and their children, setting clear and appropriate behavioral expectations and logical consequences, awareness of social issues that confront children and how parents can help, and other topics which increase parent effectiveness and family functioning.
- iv. Contractor shall provide substance use treatment services to families or other significant persons in a client's life which focus on the client's treatment needs to support the client's treatment goals. Services will be provided according to evidence- based treatment models such as the Matrix Model, Living in Balance, the Adolescent Community Reinforcement Approach, or all. Services must address specific needs and goals in the client's treatment plan.
- v. Contractor shall carry out specific and scheduled outreach activities designed to increase local community awareness of treatment services.
- 4. **CLIENTS.** Contractor shall provide services as described in Section 3 (Services) to approximately 245 clients per year referred by sources described in Section 5 (Referrals).
 - A. Contractor shall admit clients with co-occurring disorders where appropriate.
 - B. Contractor shall admit clients taking non-psychoactive medications.

5. **REFERRALS.**

- A. Contractor shall receive client referrals from Parole, Probation, Courts, CalWORKs staff, other County agencies, other outpatient contractors, and self-referrals.
 - i. Contractor shall receive client referrals via phone, written referral, or walk in.
 - ii. Referrals (other than self-referrals) shall be accompanied by written documentation.
- B. Contractor shall contact the referral source within 7 days of being informed by the client of his or her being referred for treatment that the client has been scheduled for an intake appointment, pending Contractor's determination that substance use disorder services are medically necessary, consistent with Title 22 Section 51303 and 51341.1.

6. ADMISSION PROCESS.

- A. Contractor shall interview client to determine client's appropriateness for the Program.
- B. Contractor shall admit clients referred by sources described in Section 5 (Referrals) unless the client meets one or more conditions specified in Section 7 (Exclusion Criteria), or if space is not available in the Program.
- C. **Admission Packet.** At Contractor's intake/interview meeting with client, Contractor shall complete an admission packet with the following information:
 - i. Consent to Treatment form, Program rules and guidelines, signed by client;
 - ii. Release of information form, signed by client;
 - iii. Financial assessment and contract for fees (Exhibit B-3);
- iv. Personal and demographic information of client, as described in State of California Standards for Drug Treatment Programs, <u>http://www.dhcs.ca.gov/services/adp/Documents/DMCA_Standards_for_Drug_Treat</u> <u>ment_Programs.pdf</u> including:
 - a. Social, economic and family background;
 - b. Education;
 - c. Vocational achievements;
 - d. Criminal history, legal status;
 - e. Medical history;
 - f. Drug history; and
 - g. Previous treatment.
- v. Emergency contact information for client.
- D. Contractor shall notify referral source if client is not accepted into the Program, based on Section 7 (Exclusion Criteria), within one business day of receiving the initial referral.
- E. Contractor shall complete and send a Verification of Enrollment form to the referral source upon acceptance of client into Program, no later than 72 hours after admission.
- F. Should space not be available in the Program, Contractor shall place client on a waiting list, and refer client to interim services.
- 7. **EXCLUSION CRITERIA.** On a case-by-case basis, the following may be cause for client exclusion from the program:

- A. Client threat of or actual violence toward staff or other clients;
- B. Rude or disruptive behavior that cannot be redirected; or
- C. Client needs a higher level of care than can be provided.

8. DOCUMENTATION REQUIREMENTS.

- A. Contractor shall enter all California Outcomes Measurement System (CalOMS) treatment data and all other client data required by County into the County's Management Information System (MIS) no later than seven (7) days after client entry into Program. Contractor shall complete an annual update of the CalOMS treatment data on the anniversary of client's admission to the Program (for clients in the same treatment service for one year or more), and when the client is discharged from the treatment service.
- B. No later than 30 days after client entry into Program, Contractor shall complete:
 - i. Addiction Severity Index (ASI). Contractor shall administer and score. Results of the ASI shall be utilized for treatment and discharge planning. For SATC and funded clients, Contractor shall report the results of the ASI and recommendations to the court; and
 - ii. Treatment Plan. The Treatment Plan must include a statement of the problems to be addressed, the goals to be achieved for each problem, the action steps to be taken, and the target dates that these goals are to be achieved. The Plan shall describe the services to be provided (type and frequency of counseling), the diagnosis (DSM IV, DSM 5 or ICD 10 as determined by State and Federal regulations)), and the assignment of a primary counselor. The Plan shall be consistent with the results of the client's ASI. Treatment planning must conform to Title 22, Section 51341.1(h)(2). Contractor shall review and update the Treatment Plan every ninety (90) days or more frequently as determined medically necessary.

9. DISCHARGES.

- A. Contractor shall develop a Discharge Plan for clients prior to discharge, in coordination with the referral source and client, as detailed in the State of California Standards for Drug Treatment Programs. The Discharge Plan shall include:
 - i. Recommendations for post-discharge, including a comprehensive discharge plan that shall include, but not be limited to, all of the following: a description of each of the beneficiary's relapse triggers, a plan to assist the beneficiary to avoid relapse when confronted with each trigger, and a support plan;
 - ii. Linkages to other services, if appropriate;
 - iii. Reason for discharge; and
 - iv. Clinical discharge summary.

- B. Contractor shall give client one copy of the Discharge Plan, and place one copy in the client's file.
- C. Contractor shall document discharge information in CalOMS via the County MIS system no later than 30 days following discharge.
- D. Any client that does not receive any service within a 30 day period shall be discharged, as of the date of last services, per CaIOMS guidelines. The date of discharge shall be the last face to face contact.

- 1. PROGRAM SUMMARY. The Friday Night Live and Club Live program (hereafter "the Program") is an alcohol and other drug (AOD) prevention program that utilizes a youth leadership model designed for junior and senior high school youth in Santa Barbara County. The Program will maintain two prevention components: 1) the school-based Club Live (CL) and Friday Night Live (FNL) chapters, which are designed to build leadership skills, promote positive peer influence, provide opportunities for community service, and prevent alcohol and other drug use among teens and 2) a Friday Night Live (FNL) Leadership Coalition. In addition, the Program will implement an environmental approach to address underage youth access to alcohol, marijuana, and prescription drugs including changing social norms that tolerate underage drinking and marijuana use, advocating for policies that limit youth access, and promoting the enforcement of laws and policies that govern access, advertising and consumption of alcohol, marijuana, and prescription drugs.
- 2. **PROGRAM GOALS.** Contractor shall be responsible for achieving County Strategic Prevention Plan (SPP) goals available at:

http://www.countyofsb.org/behavioral-wellness/Asset.c/3904

Each goal is linked to objectives identified in the SPP and to strategies identified in the Substance Abuse and Mental Health Services Administration (SAMHSA) Center for Substance Abuse Prevention (CSAP) Strategies, <u>http://www.samhsa.gov/prevention</u>. Contractor shall implement these CSAP strategies for the purpose of accomplishing prevention outcomes as identified in the SPP as follows:

- A. Decrease underage drinking.
- B. Decrease excessive drinking.
- C. Decrease marijuana use among youth.
- D. Decrease opioid misuse.

3. DEFINITIONS.

- A. Primary Prevention- Universal Prevention: Primary Prevention programs are paid by Substance Abuse Prevention and Treatment (SAPT) prevention set-aside funding and must be used to implement universal prevention strategies. Universal prevention strategies address the entire population (national, local community, school, and neighborhood) with messages and programs aimed at preventing or delaying the abuse of alcohol, tobacco, and other drugs. For example, it would include the general population and subgroups such as pregnant women, children, adolescents, and the elderly. The mission of universal prevention is to prevent the problem. All members of the population share the same general risk for substance abuse, although the risk may vary greatly among individuals. Universal prevention programs are delivered to large groups without any prior screening for substance abuse risk. The entire population is assessed as at-risk for substance abuse and capable of benefiting from prevention programs.
- B. CSAP Strategy: SAMHSA CSAP has classified prevention into the following six strategies in accordance with the Code of Federal Regulations Title 45 Section 96.125 and as defined by Federal Register, Volume 58, Number 60, March 31, 1993, and detailed in the Provider Reference Manual: *Information Dissemination; Education;*

Alternatives; Problem Identification and Referral; Community-Based Process; and Environmental. The specific CSAP strategies and services Contractor shall implement are detailed in Section 4 (Services).

4. SERVICES.

Contractor shall provide the following activities, as part of the youth community services project, to implement SPP outcome-based objectives and Universal Prevention strategies, as described herein, and in accordance with Attachment E ADP.

- A. Demonstrate FNL Core Components, FNL Youth Development Standards of Practice, and the use of FNL Operating Principles (CSAP strategy: *Alternatives*).
 - i. Contractor shall establish and maintain a minimum of twelve (12) school-based chapters with a minimum of six (6) chapters in North County and six (6) chapters in South County.
 - ii. Contractor shall train a minimum of twelve (12) adult advisors annually on the application of youth development practices and prevention strategies.
 - iii. Contractor shall host weekly chapter meetings at each of the sites designed to increase leadership opportunities, communication skills, participation in team building activities, and engagement in other meaningful activities.
 - iv. Contractor shall engage a minimum of 120 youth in school-based chapters throughout the school year.
 - v. Contractor shall implement youth/adult leadership activities through which role models work with youth to help prevent substance abuse by increasing internal and external assets.
 - vi. Contractor shall collaborate with chapters to conduct a minimum of two (2) school-based prevention campaigns per site, each school year, reaching at least 50% of the total school enrollment.
 - vii. Contractor shall establish and maintain a Youth Leadership Council with a minimum of ten (10) participants that meet year-round at least two times a month.
 - viii. Contractor shall engage the Youth Leadership Council in the implementation of a year-long prevention project utilizing the *FNL Roadmap Chapter Project Guide*.
- B. Decrease underage drinking (CSAP Strategies: Alternatives, Community Based Process, Environmental, and Information Dissemination).
 - i. Develop youth leadership to engage youth in campaigns to educate peers, family, and the community about consequences of underage alcohol use and reasons for youth not to use.

- ii. Contractor shall provide media advocacy training to youth for the development of culturally and linguistically relevant print and social media campaigns.
- iii. Contractor shall collaborate with school-based chapters to conduct a schoolbased prevention campaign regarding underage drinking at each school site, each school year, reaching at least 50% of the total school enrollment.
- iv. Contractor shall engage youth leadership participants to work with youth, parents, families, neighborhoods and law enforcement to reduce alcohol accessibility to young people in the community.
- v. Contractor shall implement alternative activities and social norms campaigns to help change attitudes, norms, and behaviors of youth related to underage drinking that supports youth abstinence.
- C. Decrease excessive drinking (CSAP Strategies: Alternatives, Community Based Process, Environmental, and Information Dissemination).
 - i. Contractor shall develop youth leadership to promote environmental strategies including retailer education and retail outlet recognition in order to reduce excessive drinking.
 - ii. Contractor shall engage youth leadership participants to conduct the Retailer survey reaching a minimum of 25 retailers annually.
 - iii. Contractor shall engage youth leadership participants in media advocacy to increase community concerns about excessive drinking and promote visibility of enforcement.
- D. Decrease marijuana use among youth (CSAP Strategies: Alternatives, Community Based Process, Environmental, and Information Dissemination).
 - i. Contractor shall develop youth leadership to engage youth in campaigns to educate peers, family and the community about consequences of marijuana use and reasons for youth not to use.
 - ii. Contractor shall provide media advocacy training to youth for the development of culturally and linguistically relevant print and social media campaigns.
 - iii. Contractor shall collaborate with school-based chapters to conduct a schoolbased prevention campaign regarding the consequences of marijuana use at each school site, each school year, reaching at least 50% of the total school enrollment.

- iv. Contractor shall engage youth leadership participants to work with youth, parents, families, neighborhoods and law enforcement to reduce alcohol accessibility to young people in the community.
- v. Contractor shall implement alternative activities and social norms campaigns to help change attitudes, norms, and behaviors of youth related to marijuana use that supports youth abstinence.
- E. Decrease opioid misuse (CSAP Strategies: Alternatives, Community Based Process, Environmental, and Information Dissemination).
 - i. Contractor shall engage youth leadership participants in media advocacy to increase community awareness regarding safe disposal of prescription medications.

5. STAFFING

- A. Contractor must employ a minimum of one staff person who functions as the *Friday Night Live County Coordinator* and must meet the following minimum requirements.
 - i. Mobilize participants and adult role models in order to meet program outcomes.
 - ii. Serve as the primary point of contact with assigned ADP staff.
 - iii. Serve as the primary point of contact with the California Friday Night Live Partnership (CFNLP) and meet all FNL program requirements.
 - iv. Must have a minimum of two years of experience working in the field of prevention.

6. ADDITIONAL PROGRAM REQUIREMENTS

- A. Contractor shall work closely with County staff to ensure a two-way flow of communication for effective program implementation and to receive technical assistance as needed.
- B. Contractor shall partner and collaborate with other County funded Prevention Providers, including:
 - i. Collaboration with ADP Prevention Coalitions to develop collaborative prevention strategies and media advocacy.
 - ii. Attendance at quarterly Partners in Prevention meetings to evaluate progress toward program goals and outcomes.

- iii. Collaboration with the Tobacco Prevention Settlement Program in order to implement the Nutrition, Alcohol and Tobacco Partnership Healthy Stores, Healthy Communities county-wide campaign.
- C. Contractor shall work with the California Friday Night Live Partnership (CFNLP) in order to meet all FNL certification standards including:
 - i. Compliance with all "Member in Good Standing (MIGS)" requirements.
 - ii. Attendance at annual FNL Training Institute.
 - iii. Participation in monthly FNL Regional Learning Community phone calls and meetings.
- D. Contractor shall collaborate with County staff in order to collect and maintain all data entry requirements as follows:
 - i. Collection and submission of a minimum of 150 Media Campaign Recall and Recognition Surveys annually.
 - ii. Collection and submission of a minimum of 30 Retailer Surveys annually.
 - iii. Monthly data entry of all program services into the *Primary Prevention Substance Use Disorder Data Service* (PPSDS) system, previously Cal-OMS.
 - iv. Completion of Contract Review Reporting Template on a quarterly basis.
 - v. Additional reporting and data collection as needed.
- E. Contractor shall prepare for and participate in annual County monitoring site visits, and shall provide current information to County on all program activities, including:
 - i. Contractor shall provide County with 30 days advance written notice of training sessions and public or community events that the Contractor plans to sponsor.
 - ii. Contractor shall submit to County all media campaigns and outreach materials for approval prior to distribution.
 - iii. Contractor shall submit to County all evaluation, pre- and post-test and survey results summaries.
 - iv. Contractor shall prepare documentation and materials to review in advance of County formal site visits.

v. Contractor shall complete any Corrective Action Plans (CAP) generated by the County as a result of formal site visits. CAPs are due within 30 days of receipt.

- **PROGRAM SUMMARY.** The Project Recovery Program (hereafter "the Program") provides services to both adults and adolescents as follows.
 - A. The outpatient alcohol and other drug (AOD) treatment services will assist adult clients in obtaining and maintaining sobriety. Treatment services will include best practice individual and group counseling and drug testing. Intensive Outpatient Treatment (IOT) perinatal substance abuse services will also provide to pregnant and postpartum women, including individual and group counseling, case management, child care and transportation. The Program shall be licensed as a Non-residential Outpatient Program. The Program will be located at 133 E. Haley St., Santa Barbara, California.
 - B. Adolescent services will include Screening, Brief Intervention and Referral to Treatment (SBIRT) services. These services will address youth-specific developmental issues, provide comprehensive and integrated services, involve families, and allow youth to remain in the most appropriate, but least restrictive, setting so they can be served within their families, group and community. The Adolescent Program will be located at the following State-certified:
 - i. Maple Continuation School 4010 Jupiter Ave, Lompoc, CA 93436
 - ii. Dos Pueblos High School 7266 Alameda Ave, Goleta, CA
 - iii. Peter FitzGerald Community School 402 Farnel Road, Santa Maria, CA
 - iv. Goleta Valley Junior High School 6100 Stow Canyon Road, Goleta, CA
 - v. La Colina Junior High School 4025 Foothill Road, Santa Barbara, CA
 - vi. La Cuesta Continuation High School 710 Santa Barbara St., Santa Barbara, CA
 - vii. La Cumbre Junior High 2255 Modoc Road, Santa Barbara, CA
 - viii. San Marcos High School 4750 Hollister Ave., Santa Barbara, CA
 - ix. Santa Barbara High School 700 E. Anapamu Street, Santa Barbara, CA
 - x. Santa Barbara Junior High School 721 E. Cota, Santa Barbara, CA
 Non-state certified site:
 - i. Arellanes Jr. High 1890 Sandalwood Drive, Santa Maria, CA

2. PROGRAM GOALS.

A. Outpatient alcohol and other drug (AOD) treatment services:

- i. Introduce clients to an ongoing process of recovery designed to achieve total abstinence from abuse of AOD;
- ii. Promote client self-sufficiency and empower substance abusers to become productive and responsible members of the community;
- iii. Reduce recidivism and increase community safety;
- iv. For Substance Abuse Treatment Court (SATC) clients, reduce costs associated with criminal case processing and re-arrest; and
- v. For Perinatal clients, 100% of babies born to women in the Program shall be drug free.

B. Adolescent Services:

- i. Screen adolescents in a school setting for possible substance use problems;
- ii. Intervene with adolescents who may be developing substance use problems to prevent the development of substance use disorders; and
- iii. Refer clients who are screened as having substance use disorders to appropriate level of services including treatment.

3. SERVICES.

- A. ODF Group [Service Code 33] Group counseling means face-to-face contacts in which one or more counselors treat two (2) or more clients, up to a total of twelve (12) clients, at the same time, focusing on the needs of the individuals served, in a 30, 60, or 90 minute session.
 - i. Contractor shall ensure that each client receives a minimum of two group counseling sessions (minimum 90 minutes per group session) per 30 day period depending on the client's needs and treatment plan in accordance with Title 22 CCR Section 51341.1(d) or be subject to discharge. Group counseling sessions shall focus on short-term personal, family, job/school, and other problems and their relationship to substance abuse or a return to substance abuse. Services shall be provided as scheduled. At least one of the clients in the group session must be Drug Medi-Cal (DMC) eligible to claim DMC reimbursement for the group session.
- B. ODF Individual [Service Code 34] Individual counseling is face-to-face contact between a client and a therapist or counselor in a 50 minute session. Individual counseling is limited to intake, evaluation, assessment and diagnosis, treatment and discharge planning, collateral services, and crisis intervention, subject to the limitations described in Title 22 CCR Section 51341.1.

- C. **Case Management Services.** Contractor may use limited staff time to facilitate access to and coordination with complementary services identified in client treatment plans. Case management is defined as a service to assist beneficiaries in accessing needed medical, educational, social, prevocational, vocational, rehabilitative, and other community services. Case management services include:
 - i. Comprehensive assessment and periodic reassessment of individual client needs to determine the need for the continuation of case management services;
 - ii. Transition to a higher or lower level of substance use disorder (SUD) care;
 - iii. Development and periodic revision of a client plan that includes service activities;
- iv. Communication, coordination, referral, and related activities;
- v. Monitoring service delivery to ensure client access to service and the service delivery system;
- vi. Monitoring the client's progress; and
- vii. Client advocacy, linkages to physical and mental health care, transportation, and retention in primary care services.
- D. Contractor shall refer clients to ancillary services and provide referral to vocational, literacy, education, and family counseling where applicable and appropriate.
- E. Contractor shall provide drug testing as described in the Behavioral Wellness Drug Testing Policy and Procedures, and SATC requirements, available at <u>http://www.countyofsb.org/behavioral-wellness</u>, as applicable.

F. For SATC:

- i. Contractor shall provide SATC Treatment Services to Court referred adults for whom substance use disorder services are determined to be medically necessary consistent with Title 22 CCR Section 51303 and 51341.1, per SATC guidelines.
- ii. Contractor shall participate in a quarterly graduate activity in collaboration with the Court and other treatment contractors, sharing in the cost of the celebratory activities.
- iii. Contractor shall attend Court Staffing meetings in the regions of Santa Barbara County served by Contractor.
- iv. Contractor shall attend SATC Core Team and Policy Council meetings and work with County to develop recommendations, guidelines, and procedures for adult treatment services.

- G. For Adolescent Services in the school, (Screening, Brief Intervention and Referral to Treatment), Contractor will:
 - i. Early Intervention:
 - a. Brief, early intervention for students in the early stages of alcohol or drug involvement. Integrating stages of change theory, motivational enhancement, and cognitive-behavioral therapy, Brief Intervention aims to help adolescents reduce and ultimately eliminate their substance use.
 - b. Early intervention family educational series for students and their parents, for students who have committed a first-time alcohol or drug offense on campus or have been referred for presenting issues.
 - c. Early intervention short-term individual counseling support with an emphasis on students who are experiencing co-occurring substance abuse and mental health issues.
 - d. Early intervention psycho-educational groups that teach skills to build resiliency against risk factors and control of substance abuse and emotional distress. Outreach/Intervention; or
 - e. Referrals/Screening/Intake.
 - ii. All SBIRT services will be provided under the following SAMHSA service codes:
 - a. <u>18 Early Intervention</u> This strategy is designed to come between a substance user and his or her actions in order to modify behavior. It includes a wide spectrum of activities ranging from user education to formal intervention and referral to appropriate treatment/recovery services. This service code is defined as activities for the purpose of encouraging those individuals in need of treatment to undergo such treatment.
 - 1. All services provided at the above school sites will not be billed to Minor Consent or Drug Medi-Cal, as these are not medically indicated services.
 - b. <u>21 Referrals, Screening, and Intake</u> Activities involved in the assessment of a client's needs regarding treatment to ensure the most appropriate treatment. This may include the completion of record-keeping documents.
 - 1. Provide standardized screening for all referred adolescents;
 - Intervene and refer all adolescents who have been screened as possibly having substance use disorders to the appropriate level of services, including treatment;
 - 3. Provide alcohol and other drug (AOD) educational services to all clients referred who are screened as needing those intervention services;
 - 4. Services can include individual and group modalities;

- 5. Provide data on all clients screened, intervened and referred to other level of services, including treatment; and
- 6. All services provided at the above school sites will not be billed to Minor Consent or Drug Medi-Cal, as these are not medically indicated services.

H. For Perinatal clients only, Contractor shall provide:

- i. Intensive Outpatient Treatment (IOT). [Service Code 30] (IOT) services are those that last three or more hours but less than 24 hours, per day, for three or more days per week. This service definition includes Intensive Outpatient Treatment programs which provide counseling and rehabilitation services to individuals with substance abuse impairments. OIT clients, as described in Section 4 (Clients), participate according to a minimum attendance schedule and have regularly assigned treatment activities.
- **DMC Perinatal IOT.** DMC reimbursement for IOT services shall be available only for services provided to pregnant and postpartum beneficiaries or beneficiaries under the age of 21 who are targeted for Early and Periodic Screening, Diagnosis, and Treatment (EPSDT) Services. Within the IOT program, only pregnant and postpartum women are eligible to receive DMC services through the perinatal certified program. The postpartum period is defined as a sixty (60) day period beginning on the last day of pregnancy, regardless of whether other conditions of eligibility are met, as defined in Title 22 CCR Section 50260 and 50262.3(a). Eligibility shall end on the last day of the calendar month in which the 60th day occurs. As an example, a woman gives birth on August 11th. Her eligibility as a pregnant and postpartum woman ends on October 31st. Contractor shall ensure that at the end of the sixty (60) day postpartum period, as defined by Title 22 CCR, women will continue in clinically indicated Treatment modalities, such as ODF Group and Individual Treatment.
- iii. Empower women to achieve and maintain clean and sober living, deliver healthy infants, strengthen family units, and lead productive lives. Services are designed to be gender- specific and culturally relevant, and are based on individual needs and demographics.
- iv. Parenting women who are Medi-Cal eligible are still eligible for regular DMC services (non-Perinatal State General funds) and non-DMC perinatal programs.
- v. Contractor shall provide perinatal substance abuse/use services to pregnant and postpartum women and their children. Contractor shall provide Intensive Outpatient Treatment model in which women receive treatment a minimum of three hours per day, three days per week. Per 22 CCR Section 51341.1:
 - Contractor shall provide services that address treatment and recovery issues specific to pregnant and postpartum women, such as relationships, sexual and physical abuse, and development of parenting skills;

- b. Contractor shall provide mother/child habilitative and rehabilitative services (i.e., development of parenting skills, training in child development, which may include the provision of cooperative child care pursuant to Health and Safety Code Section 1596.792);
- c. Contractor shall ensure service access (i.e., provision of or arrangement for transportation to and from medically necessary treatment). Transportation and childcare shall be reimbursed only with non-DMC funds, as specified in Exhibit B-1 ADP;
- d. Contractor shall provide education to reduce harmful effects of alcohol and drugs on the mother and fetus or the mother and infant; and
- e. Contractor shall provide coordination of ancillary services (i.e., assistance in accessing and completing dental services, social services, community services, educational/vocational training and other services which are medically necessary to prevent risk to fetus or infant).
- 4. CLIENTS. For adult services, contractor shall provide services as described in Section 3 (Services) to approximately 18 pregnant and postpartum clients during the tern of this contract, referred by sources described in Section 5 (Referrals). Clients receiving IOT services may live independently, semi-independently, or in a supervised residential facility which does not provide this service.
 - A. Contractor shall admit clients with co-occurring disorders where appropriate.

5. **REFERRALS.**

- A. For adult services, contractor shall receive client referrals from Parole, Probation, Courts, CalWORKs staff, other County agencies, other outpatient contractors, and selfreferrals.
 - i. Contractor shall receive client referrals via phone, written referral, or walk in.
 - ii. Referrals (other than self-referrals) shall be accompanied by written documentation.
- B. For Adolescent Services, contractor shall receive client referrals from schools, teachers, coaches, guidance counselors, school administration, parents, community agencies, and student self/friend referrals.
 - i. Contractor shall receive client referrals via phone, written referral, or walk in.
 - ii. Referrals (other than self-referrals) shall be accompanied by written documentation.

- C. If services are mandated by the court, client will contact Contractor within 24 hours of client referral (except weekends or holidays). Contractor shall contact the referral source within 72 hours with a verification of client's enrollment. Contractor shall contact the referral source within 7 days of being informed by the client of his or her being referred for treatment. The Contractor shall inform the referral source that the referred client has an intake appointment, pending Contractor's determination that substance use disorder services are medically necessary consistent with Title 22 CCR Section 51303 and 51341.1.
- 6. **ADMISSION PROCESS.** (Applicable to ODF clients only)
 - A. Contractor shall interview client to determine client's appropriateness for the Program.
 - B. Admission criteria will be determined by the referral source, eligibility for a funding stream, or both.
 - C. Contractor shall admit clients referred by sources described in Section 5 (Referrals) unless the client meets one or more conditions specified in Section 7 (Exclusion Criteria), or if space is not available in the Program.
 - D. **Admission Packet.** At Contractor's intake/interview meeting with client, Contractor shall complete an admission packet with the following information:
 - i. Consent to Treatment form, Program rules and guidelines, signed by client;
 - ii. Release of information form, signed by client;
 - iii. Financial assessment and contract for fees;
 - iv. Emergency contact information for client; and
 - v. Personal and demographic information of client, as described in Title 22, CCR Section 51341.1(h)(2) including:
 - a. Social, economic and family background;
 - b. Education;
 - c. Vocational achievements;
 - d. Criminal history, legal status;
 - e. Medical history;
 - f. Drug history; and
 - g. Previous treatment.
 - E. Contractor shall notify referral source if client is not accepted into the Program, based on Section 7 (Exclusion Criteria), within one business day of receiving the initial referral.

- F. Contractor shall complete and send a Verification of Enrollment form to the referral source upon acceptance of client into Program, no later than 72 hours after admission.
- G. Should space not be available in the Program, Contractor shall place client on a waiting list, and refer client to interim services.
- 7. **EXCLUSION CRITERIA.** On a case-by-case basis, the following may be cause for client exclusion from the program:
 - A. Client threat of or actual violence toward staff or other clients; or
 - B. Rude or disruptive behavior that cannot be redirected.
- 8. **DOCUMENTATION REQUIREMENTS.** (Applicable to ODF clients only)
 - A. Contractor shall enter all California Outcomes Measurement System (CalOMS) treatment data and all other client data required by County into the County's Management Information System (MIS) system no later than seven (7) days after client entry into Program. Contractor shall complete an annual update of the CalOMS treatment data on the anniversary of client's admission to the Program (for clients in the same treatment service for one year or more), and when the client is discharged from the treatment service.
 - B. No later than 30 days after client entry into Program, Contractor shall complete:
 - i. Addiction Severity Index (ASI). Contractor shall administer and score ASI. Results of the ASI shall be utilized for treatment and discharge planning. For SATC funded clients, Contractor shall report the results of the ASI and recommendations to the court; and
 - ii. Treatment Plan. The Treatment Plan must include a statement of the problems to be addressed, the goals to be achieved for each problem, the action steps to be taken, and the target dates that these goals are to be achieved. The Plan shall describe the services to be provided (type and frequency of counseling), the diagnosis (DSM IV, DSM 5, or ICD 10 as determined by State and Federal regulations), and the assignment of a primary counselor. The Plan shall be consistent with the results of the client's ASI. Treatment planning must conform to DMC Regulations as defined in Title 22, CCR Section 51341.1(h)(2). Contractor shall review and update the Treatment Plan every ninety (90) days or more frequently as determined medically necessary.
- 9. **DISCHARGES.** (Applicable to ODF clients only)
 - A. Contractor shall develop a Discharge Plan for clients prior to discharge, in coordination with the referral source and client, as detailed in Title 22, CCR Section 51341. The Discharge Plan shall include:
 - i. Recommendations for post-discharge;
 - ii. Linkages to other services, if appropriate;

- iii. Reason for discharge; and
- iv. Clinical discharge summary.
- B. Contractor shall give client one copy of the Discharge Plan, and place one copy in the client's file.
- C. Contractor shall document discharge information in CalOMS via the County MIS system no later than 30 days following discharge.
- D. Any client that does not receive any service within a 30 day period shall be discharged, as of the date of last services, per CalOMS guidelines. The date of discharge shall be the last face to face contact.

EXHIBIT A-4 STATEMENT OF WORK – ADP RECOVERY ORIENTED SYSTEM OF CARE (ROSC)

1. **PROGRAM SUMMARY.** Recovery-Oriented Systems of Care (ROSC) (hereafter, "the Program") support person-centered and self-directed approaches to care that build on the personal responsibility, strengths, and resilience of individuals, families, and communities to achieve sustained health, wellness, and recovery from alcohol and drug problems. The establishment of peer supported self-help groups is fundamental to a ROSC. These ROSC groups are usually alternatives or additions to the 12-Step meetings that have been established throughout the community. Contractor will establish one or more of the following groups: SMART Recovery®, Double Trouble and/or Psycho-educational drug abuse intervention groups. The Program will be located at 4500 Hollister Venue, Santa Barbara, CA 93110.

2. PROGRAM GOALS.

- A. Introduce clients to an ongoing process of recovery;
- B. Promote client self-sufficiency and empower substance abusers to become productive and responsible members of the community; and
- C. Reduce recidivism and increase community safety.

3. **DEFINITIONS.**

- A. Self-Management and Recovery Training (SMART) Recovery®: SMART is a self-help program for AOD abuse issues that was established to provide an alternative to Alcoholics Anonymous, Narcotics Anonymous and other faith-based 12-Step programs. SMART is a Cognitive Behavioral Therapy (CBT) model that is offered in a small group format, supported through peer-driven meetings where participants have the opportunity to learn and refine these skills from those who have mastered them in their own recovery. SMART focuses on recognizing and changing distorted thought patterns in order to change emotions and behaviors. SMART provides an important alternative for non-believers and those alienated from 12-Step programs to participate meaningfully in recovery groups. Its focus on CBT also aligns with the Matrix treatment strategy.
- B. Double Trouble in Recovery (DTR): DTR is designed to meet the needs of clients with co-occurring disorders. Traditional 12-Step groups are single-focus groups based on the "one-disease one-recovery" model. This specialization is largely what bonds members together. However, traditional 12-Step models may not provide adequate assistance to individuals with co-occurring disorders. DTR fills a gap by customizing the 12-Steps for clients with co-occurring disorders to address their individual needs, including medication management issues.
- C. **Psycho-educational drug abuse intervention groups:** Psycho-educational drug abuse intervention groups are didactic or lecture and discussion groups covering established Matrix Model Early Recovery and Relapse Prevention topics. Topics will focus on the process of recovery, including post-acute withdrawal syndrome (PAWS), relapse prevention planning and skills building.

EXHIBIT A-4 STATEMENT OF WORK – ADP RECOVERY ORIENTED SYSTEM OF CARE (ROSC)

4. SERVICES.

- A. Contractor shall hold two (2) of any combination of the groups listed in Section 3 (Definitions) per week.
 - i. Contractor shall offer two (2) groups during evening and/or weekend hours; and
 - ii. Groups will be sixty (60) to ninety (90) minutes in length each.
- B. Contractor shall select group models from those listed in Section 3 (Definitions) that are best suited for their clients' needs.
- C. Contractor shall follow the curriculum and guidelines established by SMART and DTR, as applicable.
- D. Contractor shall provide staff to facilitate groups until clients/peers can facilitate groups on their own following the curriculum and guidelines established by the organizations listed in Section 3 (Definitions), as applicable, and the requirements of this Exhibit A 4 ADP.

5. ADDITIONAL PROGRAM REQUIREMENTS.

- A. Contractor will maintain an attendance roster of all clients affiliated with any Behavioral Wellness system of care, as reported by the client.
- B. Contractor shall enter client data, including admission, discharge, and California Outcomes Measurement System (CalOMS) data, and into the Behavioral Wellness MIS system for:
 - i. Substance Abuse Crime Prevention Act (SACPA) clients who successfully complete the SACPA program and are not admitted to another formal program. It is anticipated that clients who do not successfully complete the SACPA program while participating in a ROSC group will be enrolled in an Outpatient Drug Free treatment program, therefore the Contractor shall not be required to enter the client into the MIS System under the ROSC program.

 PROGRAM SUMMARY. The Project Recovery Residential Detoxification Program (hereafter "the Program") provides social model monitored residential detoxification services to help clients safely withdraw from Alcohol and/or Other Drugs (AOD). Residential detoxification services include providing a safe, sober and supportive living environment for acute withdrawal, stabilizing clients to achieve abstinence from AODs, and then linking them with clinically indicated treatment services once the client is discharged from detoxification. The Program is a 12 bed facility and shall be licensed to provide Residential AOD Services and Detoxification services. The Program is located at 1020 Placido Place, Santa Barbara, California.

2. PROGRAM GOALS.

- A. Provide an environment that ensures clients achieve a safe and supportive withdrawal from AOD;
- B. Assist clients to address acute withdrawal symptoms and achieve abstinence from AOD, as a first step toward recovery from chemical dependency;
- C. Introduce clients to an ongoing process of recovery designed to achieve total abstinence from abuse of AOD;
- D. Reduce recidivism and increase community safety; and
- E. For Court-referred clients, reduce costs associated with criminal case processing and rearrest.

3. SERVICES.

- A. Contractor shall provide services to support clients during detoxification. Detoxification is defined as the process in which alcohol and/or other drugs are metabolized in the body to eliminate their toxic physiological and psychological effects, as described in the State of California Alcohol and/or Other Drug Program Certification Standards ("State ADP Certification Standards").
- B. Contractor shall provide residential detoxification services for substance using clients designed to provide a safe withdrawal from the drug(s) of dependence.
- C. Contractor shall not deny services to clients unable to pay for said services.
- D. Contractor shall provide monitored residential detoxification services that can include medications to assist in the withdrawal process for clients that require this level of service to complete detoxification and enter into continued treatment or self-help recovery because of inadequate home supervision or support structure. This level of service is characterized by its emphasis on peer and social support (State ADP Certification Standard 16015(c)).
- E. Contractor shall closely observe each client at least every 30 minutes during the first 12 hours following admission. Contractor shall ensure that Contractor's staff or volunteers

check each client for breathing by a face-to-face observation at least every 30 minutes. Contractor shall closely observe client every 30 minutes beyond the initial 12-hour period for as long as the withdrawal signs and symptoms warrant.

- F. Contractor shall document all client observations, including information that supports a decrease in observation, in the client's file, in accordance with State ADP Certification Standard 16020.
- G. Contractor shall assign at least one staff member to the observation of detoxification clients at all times, in accordance with State ADP Certification Standard 16020.
- H. In a program with fifteen (15) or fewer residents who are receiving detoxification services, there shall be at least one staff member on duty and awake at all times with a current cardiopulmonary resuscitation (CPR) certificate and current first aid training, in accordance with State ADP Certification Standard 16030.
- I. Contractor shall provide individual, group counseling and detoxification services as described in Behavioral Wellness Detox Treatment Guidelines available at http://www.countyofsb.org/behavioral-wellness.
- J. Contractor shall provide drug testing as described in the Behavioral Wellness Drug Testing Policy and Procedures available at <u>http://www.countyofsb.org/behavioral-wellness</u>, at minimum, at admission and discharge.
- K. Contractor shall provide reasonable transportation to other community resources, such as Alcoholic Anonymous and Narcotics Anonymous.
- L. Contractor shall provide appropriate storage for client medication.
- 4. CLIENTS. Contractor shall provide services as described in Section 3 (Services) to:
 - A. Approximately 220 clients per year, aged 18 and over, referred by sources described in Section 6 (Referrals), including court ordered clients. Contractor shall admit clients with co-occurring disorders as appropriate; and
 - B. CalWORKS clients who meet the Welfare to Work criteria.

5. LENGTH OF STAY.

- A. Contractor shall provide detoxification services for a maximum length of stay of 14 days, depending on assessment. Any length of stay over 14 days must be clinically indicated and pre-approved by Behavioral Wellness in writing.
- B. For CalWORKs clients, CalWORKs Treatment Authorizations will be for up to 14 days. In the event Contractor recommends a length of stay beyond 14 days, the CalWORKs Treatment Authorization will be reviewed by Behavioral Wellness to determine any necessary treatment reauthorization. Any length of stay over 14 days must be clinically indicated and pre-approved by Behavioral Wellness in writing.

6. **REFERRALS.**

- A. Contractor shall receive client referrals from Parole, Probation, Courts, CalWORKs staff, other County agencies, other outpatient contractors, and self-referrals.
 - i. Contractor shall receive client referrals via phone, written referral, or walk in.
 - ii. Referrals (other than self-referrals) shall be accompanied by written documentation.
- B. If services are mandated by the court, client will contact Contractor within 24 hours of referral (except weekends or holidays). Contractor shall contact the referral source within 72 hours with a verification of client's enrollment.

7. ADMISSION PROCESS.

- A. Contractor shall interview client to determine client's appropriateness for the Program.
- B. Admission criteria will be determined by referral source, and/or eligibility for funding stream.
- C. Contractor shall admit clients referred by sources described in Section 6 (Referrals) unless the client meets one or more conditions specified in Section 8 (Exclusion Criteria), or if space is not available in the Program.
- D. At Contractor's intake/interview meeting with client, no later than twenty-four (24) hours of client entry into Program, Contractor shall complete an admission packet with the following information:
 - i. Consent to Treatment form, Program rules and guidelines, signed by client;
 - ii. Release of information form, signed by client;
 - iii. Financial assessment and contract for fees;
- iv. Personal and demographic information of client, as described in State of California Alcohol and/or Other Drug Program Certification Standards, including:
 - a. Social, economic and family background;
 - b. Education;
 - c. Vocational achievements;
 - d. Criminal history, legal status;
 - e. Medical history;
 - f. Drug history;

- g. Previous treatment; and
- h. Emergency contact information for client.
- E. Contractor shall notify referral source if client is not accepted into the Program, based on Section 8 (Exclusion Criteria), within one business day of receiving the initial referral.
- F. Contractor shall complete and send a Verification of Enrollment form to the referral source upon acceptance of client into Program, no later than 72 hours after admission.
- G. Should space not be available in the Program, Contractor shall place client on a waiting list, and refer client to interim services.
- 8. **EXCLUSION CRITERIA:** On a case-by-case basis, the following may be cause for client exclusion from the program:
 - A. Client threat of or actual violence toward staff or other clients;
 - B. Rude or disruptive behavior that cannot be redirected; or
 - C. Medical detoxification is indicated, due to client's condition.

9. DOCUMENTATION REQUIREMENTS.

- A. Contractor shall enter all California Outcomes Measurement System (CalOMS) treatment data and all other client data required by County into the County's Management Information System (MIS) no later than seven (7) days after client entry into Program. Contractor shall complete an annual update of CalOMS treatment data on the anniversary of client's admission to the Program (for clients in the same treatment service for one year or more), and when the client is discharged from the treatment service.
- B. No later than five (5) days after client's admission into program, Contractor shall complete a Treatment Plan. The Treatment Plan must include a statement of the problems to be addressed, the goals to be achieved for each problem, the action steps to be taken, and the target dates that these goals are to be achieved. Contractor shall ensure that client is referred from detox into an indicated level of Treatment.

10. DISCHARGES.

- A. Contractor shall develop a Discharge Plan for clients prior to discharge, in coordination with the referral source and client, as detailed in the State ADP Certification Standards and California Standards for Drug Treatment Programs. The Discharge Plan shall include:
 - i. Recommendations for post-discharge;
 - ii. Linkages to other services, when appropriate;

- iii. Reason for discharge; and
- iv. Clinical discharge summary.
- B. Contractor shall refer clients to ongoing services, including referrals to local mental health services for those clients appearing to present with a primary co-occurring mental health condition.
- C. Contractor shall develop a referral plan and aftercare recovery plan appropriate to each client for post-detoxification referral to community support services, prior to discharge.
- D. Contractor shall give client one copy of the Discharge Plan, and place one copy in the client's file.
- E. Contractor shall document discharge information in CalOMS via the County MIS system no later than 30 days following discharge.

1. PROGRAM SUMMARY. The School-Based Mental Health Program, also known as START (hereafter "the Program") offers mental health services to students (hereafter "clients") who have emotional and/or behavioral difficulties and who may benefit from counseling support. The Program shall include Support, Treatment, Advocacy and Referral Team (START) services in Carpinteria which provides services to clients with mental health issues or co-occurring substance abuse and mental health issues. Program staff work as a team with school staff to address the client's social-emotional development, prevent mental health and psychosocial problems, and enhance the client's ability to adapt and cope with changing life circumstances. Program services are structured to maximize the client's existing strengths, assets and capacities. The Program provides intervention, linkage, and mental health services as soon as feasible at the onset of learning, behavior, substance abuse and emotional problems. The Program headquarters shall be located at 232 East Canon Perdido Street, Santa Barbara, California.

2. PROGRAM GOALS.

- A. Maintain the client's enrollment in the school system;
- B. Teach clients improved decision making skills to reduce instances of disciplinary actions and/or expulsion;
- C. Develop a comprehensive, multifaceted and cohesive continuum of school and community interventions to address barriers to learning and promote the client's healthy development; and
- D. Prevent out-of-home and/or out-of-county placement of the client.
- 3. **SERVICES.** Contractor shall provide the following services to students enrolled at all schools within the Carpinteria Unified School District (CUSD):
 - A. Contractor shall operate an office at each campus to allow clients the opportunity to voluntarily seek mental health counseling as they so choose;
 - B. Contractor shall provide the following mental health services as needed, to Program clients:
 - i. **Assessment.** Assessment is designed to evaluate the current status of a client's mental, emotional or behavioral health. Assessment includes, but is not limited to, one or more of the following: mental status determination, analysis of the client's clinical history; analysis of relevant cultural issues and history; diagnosis; and use of testing procedures, as defined in Title 9 CCR Section 1810.204.
 - ii. **Collateral.** Collateral services are delivered to a client's significant support person(s) for the purpose of meeting the needs of the client and achieving the goals of the client's client service plan, as defined in Title 9 CCR Section 1810.206. A significant support person is a person who has or could have a significant role in the successful outcome of treatment, including but not limited to parents of a client, legal guardians or representatives of a client, a person living in the same household as the client, the client's spouse, and the relatives of the client, as defined in Title 9 CCR Section

1810.246.1. Collateral may include, but is not limited to, family counseling with the significant support person(s), consultation and training of the significant support person(s) to assist in better utilization of specialty mental health services by the client, and consultation and training of the significant support person(s) to assist in better understanding of mental illness. The client need not be present for this service activity. Consultation with other service providers is not considered a Collateral service.

- iii. Plan Development. Plan development consists of developing client plans, approving client plans, and/or monitoring the client's progress, as defined in Title 9 CCR Section 1810.232. A client service plan is a plan for the provision of specialty mental health services to an individual beneficiary who meets the medical necessity criteria in Title 9 CCR Sections 1830.205 or 1830.210.
- iv. Rehabilitation. Rehabilitation is defined as a service activity that includes but is not limited to, assistance in improving, maintaining or restoring a client's or a group of clients' functional skills, daily living skills, social and leisure skills, grooming and personal hygiene skills, meal preparation skills, support resources, and/or medication education, as defined in Title 9 CCR Section 1810.243.
- v. **Therapy.** Therapy is a service activity that is a therapeutic intervention that focuses primarily on symptom reduction as a means to improve functional impairments, as defined in Title 9 CCR Section 1810.250. Therapy may be delivered to an individual and may include family therapy at which the client is present.
- vi. **Case Management.** Services that assist a client to access needed medical, educational, social, prevocational, vocational, rehabilitative, or other community services. The service activities may include, but are not limited to, communication, coordination, and referral; monitoring service delivery to ensure client access to service and the service delivery system; monitoring of the client's progress; placement services; and plan development, as defined in Title 9 CCR Section 1810.249.
- vii. **Crisis Intervention.** Crisis intervention is a service lasting less than 24 hours, to or on behalf of a client for a condition that requires a more timely response than a regularly scheduled visit, as defined in Title 9 CCR Section 1810.209. Service activities include, but are not limited to: assessment, collateral and therapy. Crisis intervention is distinguished from crisis stabilization by being delivered by providers who do not meet the crisis stabilization contact, site and staffing requirements as defined in Title 9 CCR Sections 1840.338 and 1840.348.
- C. Contractor shall provide Secondary Prevention/Early Intervention services which are designed to come between a substance user and their actions in order to modify behavior. It includes a wide spectrum of activities ranging from user education to formal intervention and referral to appropriate treatment/recovery services. The service aims to encourage those individuals in need of treatment to undergo such treatment.

4. CLIENTS AND PROGRAM CAPACITY.

- A. Contractor shall provide school based mental health services to any client who requests services so long as they are enrolled at one of the designated schools.
- B. Services may also be provided to clients' family members.
- C. Contractor shall offer consultation, support and information directly to school personnel, including teachers and administrative personnel.
- D. Contractor shall provide the services described in Section 3 (Services) to an average caseload of 50 clients.
- 5. ADMISSION CRITERIA. County will reimburse Contractor for clients who have an open case file (episode) entered by Contractor into County's Management Information System, (MIS) but are not Medi-Cal beneficiaries, up to the amount specified in Exhibit B-1 MH. Although Contractor may provide Program services to any client enrolled at the designated schools, County shall only reimburse Contractor for Program services provided to clients who have a diagnosis of serious emotional disturbance (SED) and/or Medi-Cal beneficiaries diagnosed as needing specialty mental health services as described in Title 9, CCR, Chapter 11.

6. **REFERRALS.**

- A. Referrals to Contractor's school based office can be made by teachers and/or school administrators and staff. Students may request services without referral from school personnel.
- B. Client Documentation. Contractor shall receive a referral packet for each client referred and treated. Any items that are available in the in the Behavioral Wellness Medical Record system shall be shredded by Contractor upon opening the client to the program. The referral packet shall include:
 - i. A client face sheet listing all of the programs that the client has been admitted to over time, and is currently admitted to, including hospitalizations;
 - ii. A copy of the most recent medication record and health questionnaire;
 - iii. A copy of the currently valid Treatment Plan indicating the goals for client enrollment in the Program and identifying the Contractor as a service provider;
- iv. Client's Medi-Cal Eligibility Database Sheet (MEDS) file printout, as applicable; and
- v. Other documents as reasonably requested by County.

- 7. **DISCHARGE CRITERIA.** The appropriateness for client discharge from school based mental health services shall be determined on a case by case basis. Criteria for discharge include:
 - A. Treatment goals have been sufficiently met;
 - B. The determination the treatment goals have not been met. The client, and if applicable family, shall be provided with referrals to more appropriate treatment;
 - C. The client's request to terminate services; and
 - D. Client relocates from the Program's service area or is no longer enrolled at school.

8. STAFFING REQUIREMENTS.

- A. Contractor, in partnership with Family Service Agency (FSA), shall provide direct staff for the START Teams.
- B. Contractor shall provide a total of 2.6 FTE Counselors who shall be Qualified Mental Health Workers (QMHW) or licensed/waivered/registered mental health professionals as described in Title 9, CCR Section 1810.223 or 1810.254. QMHWs are individuals who hold a college degree in a field related to mental health, including child development, child psychology, counseling and guidance, counseling psychology, early childhood education, human services, social psychology, social science, social welfare, social work, sociology, or another discipline determined by the Mental Health Plan Director or designee to have mental health application:
 - i. Staff with an Associate's degree must have the equivalent of two years full-time experience in a mental health setting in the areas of psycho-social functioning, social adjustment, vocational adjustment, or a combination thereof;
 - ii. Staff with a Bachelor's degree must have the equivalent of one year of fulltime experience in a mental health setting in the areas of psycho-social functioning, social adjustment, vocational adjustment, or a combination thereof; and
 - iii. No experience is required for staff with a Master's or Doctoral degree in one of the fields listed above.
- C. Training.
 - i. Contractor staff shall be trained and skilled at working with persons with serious mental illness (SMI), shall adhere to professionally recognized best practices for rehabilitation assessment, service planning, and service delivery, and shall become proficient in the principles and practices of Integrated Dual Disorders Treatment.
 - ii. Within 30 days of the date of hire, Contractor shall provide training relevant to working with high risk mental health clients.
- D. Contractor staff hired to work directly with clients shall have competence and experience in working with clients at high risk for acute inpatient or long-term residential care.

- E. Contractor shall conduct a check of all clinical and support staff against Centers for Medicare & Medicaid Services (CMS) Exclusions List and staff found to be on this list shall not provide services under this Agreement nor shall the cost of such staff be claimed to Medi-Cal.
- 9. DOCUMENTATION REQUIREMENTS. Contractor shall complete a Client Service Plan for each client receiving Program services for whom Contractor is reimbursed by County in accordance with the Clinical Behavioral Wellness Documentation Manual available at http://cosb.countyofsb.org/uploadedFiles/admhs_new/staff and providers/Manuals 2015/Clinical%2
 ODocumentation%20Manual%20May%202015.pdf. For clients who have an Alcohol, Drug and Mental Health Services (Behavioral Wellness) Client Service Plan, Contractor shall follow the requirements of the Plan. The Client Service Plan shall provide overall direction for the collaborative work of the client, the Program, and the Behavioral Wellness Treatment Team, as applicable. The Treatment Plan shall include:
 - A. Clien's recovery goals or recovery vision, which guides the service delivery process;
 - B. Objectives describing the skills and behaviors that the client will be able to learn as a result of the Program's behavioral interventions; and
 - C. Interventions planned to help the client reach their goals.
- 10. BILLING DOCUMENTATION. Contractor shall complete electronic progress notes using County's Management Information System (MIS) for each client contact. These notes will serve as documentation for billable Medi-Cal units of service. For all programs, service records documenting services provided, in the form of electronic progress notes that meet County specifications, will be submitted to the County MIS Unit within 72 hours of service delivery.

ATTACHMENT A

SANTA BARBARA COUNTY MENTAL HEALTH PLAN, QUALITY MANAGEMENT STANDARDS (Applicable to programs described in Exhibit A-6 MH)

The Santa Barbara County Department of Behavioral Wellness is Santa Barbara County's Medi-Cal Mental Health Plan (MHP) and has established standards for Assessments, Plans of Care, and Progress Notes, as detailed in the Behavioral Wellness Clinical Documentation Manual, for all organizational, individual, and group providers furnishing Specialty Mental Health Services. This Attachment A and the Behavioral Wellness Clinical Documentation Manual available at https://www.countyofsb.org/behavioral-wellness, incorporated herein by reference, provides minimum standards for all services provided under this Agreement, unless a stricter standard is provided in the Exhibit A(s) to this Agreement.

- 1. Additional Requirements
 - A. Contractor shall display Medi-Cal Member Services Brochures in English and Spanish in their offices. In addition, Contractor shall post grievance and appeal process notices in a visible location in their waiting rooms along with copies of English and Spanish grievance and appeal forms with MHP self-addressed envelopes to be used to send grievances or appeals to Behavioral Wellness Quality Care Management department.
 - B. Contractor shall be knowledgeable of and adhere to MHP policies on Beneficiary Rights as outlined in the Medi-Cal Member Services Brochures.
 - C. Contractor shall ensure that direct service staff attend one cultural competency training per fiscal year and shall submit evidence of completed trainings—including a training summary and attendance sheets— for the purpose of reporting to the Behavioral Wellness Systems Training Coordinator.
 - D. Contractor staff performing services under this Agreement shall receive formal training on the Medi-Cal documentation process prior to providing any services under this Agreement. Contractor shall ensure that each staff member providing clinical services under this contract receives initial and annual training as specified in the Behavioral Wellness Mandatory Trainings Policy and Procedure #31.
 - E. Contractor shall establish a process by which Spanish speaking staff who provide direct services in Spanish or interpretive services are tested for proficiency in speaking, reading, and writing Spanish language.
 - F. Contractor shall provide timely access to care and service delivery in the following areas as required by the State MHP standards:
 - 1. Where applicable, 24 hours per day, 7 days per week access to "urgent" services (within 24 hours) and "emergency" services (same day);
 - 2. Access to routine appointments (1st appointment within 10 business days. When not feasible, Contractor shall give the client the option to re-contact the Access team and request another provider who may be able to serve the client within the 10 business day standard).

The MHP Quality Care Management team of Santa Barbara County shall monitor clinical documentation and timeliness of service delivery.

G. Contractor shall not create, support or otherwise sanction any policies or procedures that discriminate against Medi-Cal beneficiaries. Contractor shall offer hours of operation that are no less than the hours of operation offered to commercial beneficiaries or, in the

ATTACHMENT A

SANTA BARBARA COUNTY MENTAL HEALTH PLAN, QUALITY MANAGEMENT STANDARDS

alternative, Contractor shall offer hours of operation that are comparable to those hours offered to Medicaid fee-for-service clients, if the provider serves only Medicaid beneficiaries.

- H. Contractor shall be notified of possible corrective actions to be taken when the Contractor does not adhere to MHP established standards or respond to corrective actions. The process for ensuring compliance and implementing corrective actions is as follows, as described in Behavioral Wellness' Policy and Procedure #24:
 - If Contractor is identified as operating outside of the compliance standards, Contractor shall be notified of lack of compliance with Federal and State standards and shall be asked to rectify the areas in which they have been out of compliance. A copy of this notification shall be placed in the provider file. Contractors are expected to complete all corrections within 90 calendar days from the date of notice. This will be considered the Period of Review. The specific nature of the documentation to show evidence of compliance will be based on the infraction.
 - 2. Following the 90 day Period of Review, should Contractor be unable to fulfill contractual obligations regarding compliance, Contractor shall meet with the Quality Care Management Manager within 30 calendar days to identify barriers to compliance. If an agreement is reached, the Contractor shall have not more than 30 calendar days to provide proof of compliance. If an agreement is not forthcoming, the issue will be referred to the Executive Management Team which will review the issue and make a determination of appropriate action. Such action may include, but are not limited to: suspension of referrals to the individual or organizational provider, decision to de-certify or termination of Agreement, or other measures.

Reference: The County Mental Health Plan, Contract 12-89394, between the State of California, Department of Health Care Services and Department of Behavioral Wellness, available at <u>https://www.countyofsb.org/behavioral-wellness</u> until such time as DHCS issues the FY 18-23 Mental Health Plan, which will supersede Contract 12-89394.

ATTACHMENT D

ORGANIZATIONAL SERVICE PROVIDER SITE CERTIFICATION (Applicable to programs described in Exhibit A-6 MH)

- 1. **COMPLIANCE REQUIREMENTS** In order to obtain site certification as a Medi-Cal provider, Contractor must be able to demonstrate compliance with the following requirements:
 - 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. Contractor shall provide a copy of a current fire clearance to Quality Care Management.
 - 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 clients 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 County Mental Health Plan, Contract 12-89394 between Behavioral Wellness and DHCS, and applicable state and federal standards, until such time as DHCS issues the FY 18-23 Mental Health Plan, which will supersede Contract 12-89394.
 - G. Contractor has staffing adequate to allow the County to claim federal financial participation for the services the Contractor delivers to Medi-Cal 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, in accordance with Title 9 California Code of Regulations Sections 622-630.
 - J. For Contractors that provide or store medications, the Contractor stores and dispenses medications in compliance with all pertinent State and Federal standards, specifically:
 - i. All drugs obtained by prescription are labeled in compliance with Federal and State laws. Prescription labels may be altered only by authorized personnel.

- ii. Drugs intended for external use only or food stuffs are stored separately from drugs for internal use.
- 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. Any room or refrigerator used to store drugs must be equipped with a thermometer.
- iv. Drugs are stored in a locked area with access limited only to those medical personnel authorized to prescribe, dispense, or administer medication.
- v. Drugs are not retained after the expiration date. IM (Intramuscular) multi-dose vials are to be dated and initialed when opened.
- vi. 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.
- vii. 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 three (3) 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 requiring medications to 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.

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.

ATTACHMENT E ADP PROGRAM GOALS, OUTCOMES AND MEASURES

	Treatment Services Outcome Measures* (Adolescent Treatment – Exhibit A-1)													
Program Goal	Outcome	Measure												
To increase successful	1. Adults - initiate treatment	1. % TBD in Treatment = 15+ days												
SUD treatment and recovery.	2. Adults - engage in treatment	2. 75% in Treatment = 31+ days												
	3. Adults - <u>retained</u> in treatment	3. 45% in Treatment = 91+ days												
	4. Adults - successfully complete treatment	4. 50% CalOMS discharge status 1, 2 or 3*												
CalOMS status 1, 2 or 3 =	4. Adults - <u>successfully complete</u> treatment	2 or 3												

*CalOMS status 1, 2 or 3 = successfully completed treatment 1) with or 2) without a referral or 3) left before completion with satisfactory progress.

	FRIDAY NIGHT LIV Exhibit A-2	Έ
Program Goals	Outcomes	Measures
Provide youth- driven Friday	1. Achieve FNL performance expectations	• => 90% of program expectations met
Night Live chapters	2. Demonstrate impact on community	 => 5% change in Media Recognition and Recall Survey
throughout Santa Barbara County	 Demonstrate impact on alcohol retailers 	• =>5% change in Retailer Survey

		Project Recovery (Exhibit A-	3)
		Adult Treatment	
	Program Goal	Outcome	Measure
1.	To increase successful SUD treatment and	1. Adults - initiate treatment	1. % TBD in Treatment =15+ days
	recovery.	2. Adults - engage in treatment	2. 75% in Treatment =31+ days
		3. Adults - <u>retained</u> in treatment	3. 45% in Treatment =91+ days
		4. Adults - successfully complete treatment	 50% CalOMS discharge status 1, 2 or 3*
		Perinatal Treatment	
2.	To promote the health and well-being of children, ensure that	1. Clients successfully complete treatment	 70% - CalOMS discharge status 1, 2 or 3* -dropouts excluded.
	100% of children born to women receiving peri- natal alcohol and drug treatment services are drug-free.	2. Babies are born free of alcohol and illicit drugs	2. 100% drug free babies at birth

ATTACHMENT E ADP PROGRAM GOALS, OUTCOMES AND MEASURES

	SBIRT					
 Provide early identification, assessment, intervention and referral services for 	1. Screen/assess youth for SUD	2. Number clie	per Incoming referrals ents screened or assessed ted client count)			
youth alcohol and other drug related problems, in order to support their	2. Provide individual SBIRT /counseling sessions		dividual sessions			
academic, familial and/or social-emotional success.	3. Provide group and family sessions, as appropriate	ferrals to group services				
	1	2. Number gro	oup sessions			
			Number referrals to family services (student + 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
	1	4. Number fam	mily group sessions			
	4. Refer to AOD Treatment and other services, as appropriate	1. Number ref	ferrals to other community service	\neg		
		2. Number refe	ferrals to AOD Treatment services			
		3. Number adr	dmissions to AOD Treatment			
	ROSC (Exhibit A-4	.)				
Outcomes and measures for the	hese program services are under develo	opment.				
	Detoxification Services Outcome Mea	asures (Exhibit	A-5)*			
Program Goal	Outcome		Measure			
1. Detoxify clients fron alcohol and other dr		arge	 1. 100% of clients who comple detox will have a negative du test at discharge* 			
	2. Transfer to Treatment		2. 35% of clients will be transferred/admitted to treate upon discharge from detox			
2. Reduce detoxification readmission rates.	on 1. Reduced Recidivism Client detoxification treatment wil readmission within 45 days	I not have a	om 1. 75% of clients discharged fro detox will not be readmitted within 45 days			
*Marijuana excluded			1			

ATTACHMENT E MH PROGRAM GOALS, OUTCOMES AND MEASURES

START – Exhibit 6 Children's Program Evaluation*												
Program Goals	Outcomes	Measures										
 Provide mental health and substance abuse services for children and their families in order to prevent out-of-home and out-of- county placements 	 Maintain 100% children in their homes or community and the number of new out-of- primary home placements (county and out-of- county) per year at X. 	1. 0										
2. Assist children in their mental health recovery process and with developing the skills necessary to	Improved quality of life for children and engagement in and/or maintenance of mental health treatment activities:											
lead healthy and productive lives.	 Maintain the percent of clients employed, enrolled in school or training, or volunteering per quarter at 100% (if applicable). 	1. 100%										
	 95% of all clients will have at least one completed CANS. 	2. 95%										
	 Clients with two or more CANS will demonstrate a 10% improvement in each of the 6 primary CANS domains. 	3. 10%										
	 Maintain the percent of clients that become incarcerated in juvenile hall/jail per quarter at 0%. 	4. 0%										
	5. Maintain the average number of psychiatric inpatient admissions per quarter at X% or less per program per quarter.	5. 5%										
	 Reduce homelessness by maintaining the percent of clients with stable/permanent housing at 92% or more. 	6. 92%										

*Should reported data indicate a significant variance between target measures and performance, Behavioral Wellness and Contractor shall meet to discuss the reasons for the variance, and adopt a plan of correction, if indicated.

THIS EXHIBIT B INCLUDES:

- i. EXHIBIT B ADP Financial Provisions
- ii. EXHIBIT B MH Financial Provisions
- iii. EXHIBIT B-1 ADP Schedule of Rates and Contract Maximum
- iv. EXHIBIT B-1 MH Schedule of Rates and Contract Maximum
- v. EXHIBIT B-2 Contractor Budget
- vi. EXHIBIT B-3 ADP Sliding Fee Scale

(Applicable to programs described in Exhibit A-1 ADP through A-5 ADP) (with attached Exhibit B-1 ADP, Schedule of Rates and Contract Maximum)

This Agreement provides for reimbursement for Alcohol and Drug Program services up to a Maximum Contract Amount, reflected in Section II below and Exhibit B-1-ADP. For all services provided under this Agreement, Contractor will comply with all requirements necessary for reimbursement in accordance with the regulations applicable to the funding sources identified in the Exhibit B-1 ADP, and other applicable Federal, State and local laws, rules, manuals, policies, guidelines and directives.

I. PAYMENT FOR SERVICES.

- A. <u>Performance of Services</u>. Contractor shall be compensated on a cost reimbursement basis, subject to the limitations described in this Agreement and all exhibits hereto, for provision of the Units of Service (UOS) established in the Exhibit B-1- ADP based on satisfactory performance of the Alcohol and Drug Program services described in the Exhibit A(s).
- B. <u>Drug Medi-Cal Services</u>. The services provided by Contractor's Program described in the Exhibit A(s) that are covered by the Drug Medi-Cal Program will be reimbursed by County as specified in Exhibit B-1-ADP. Pursuant to Title 9 California Code of Regulations (CCR) 9533(a) (2), Contractor shall accept proof of eligibility for Drug Medi-Cal as payment in full for treatment services rendered, and shall not collect any other fees from Drug Medi-Cal clients, except where a share of cost, defined in Title 22 CCR section 50090, is authorized under Title 22 CCR sections 50651 et seq. Contractor shall not charge fees to beneficiaries for access to Drug Medi-Cal substance abuse services or for admission to a Drug Medi-Cal treatment slot.
- C. <u>Non-Drug Medi-Cal Services</u>. County recognizes that some of the services provided by Contractor's Program, described in the Exhibit A(s), may not be reimbursable by Drug Medi-Cal, or may be provided to individuals who are not Drug Medi-Cal eligible and such services may be reimbursed by other County, State, and Federal funds only to the extent specified in Exhibit B-1 ADP. Funds for these services are included within the Maximum Contract Amount.
- D. <u>Limitations on Use of Funds Received Pursuant to this Agreement</u>. Contractor shall use the funds provided by County exclusively for the purposes of performing the services described in Exhibit A(s) to this Agreement. Expenses shall comply with the requirements established in the Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (45 CFR Part 75), and all other applicable regulations. Violation of this provision or use of County funds for purposes other than those described in the Exhibit A(s) shall constitute a material breach of this Agreement.

(Applicable to programs described in Exhibit A-1 ADP through A-5 ADP)

II. MAXIMUM CONTRACT AMOUNT.

The Maximum Contract Amount of this Agreement shall not exceed **\$787,650** inclusive of **\$678,668** in Alcohol and Drug Program funding, and shall consist of County, State, and/or Federal funds as shown in Exhibit B-1-ADP. Notwithstanding any other provision of this Agreement, in no event shall County pay Contractor more than this Maximum Contract Amount for Contractor's performance hereunder without a properly executed amendment.

(Applicable to programs described in Exhibit A-1 ADP through A-5 ADP)

III. OPERATING BUDGET AND PROVISIONAL RATE.

Operating Budget.

- A. Prior to the Effective Date of this Agreement, Contractor shall provide County with an Operating Budget on a format acceptable to, or provided by County, based on costs net of revenues as described in this Exhibit B-MH, Section IV (Accounting for Revenues). The approved Operating Budget shall be attached to this Agreement as Exhibit B-2. County may disallow any expenses in excess of the adopted operating budget. Indirect costs are limited to 15% of direct costs for each program and must be allocated in accordance with a cost allocation plan that adheres with OMB Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.
- B. <u>Provisional Rate</u>. County agrees to reimburse Contractor at a Provisional Rate (the "Provisional Rate") during the term of this Agreement. The Provisional Rate shall be established as follows:
 - 1. The provisional rate shall be the current Drug Medi-Cal Schedule of Maximum Allowances (SMA) rates as determined by the State budget process for the following services:
 - a. All Drug Medi-Cal Services;
 - b. Claims for all Drug Medi-Cal services and all Intensive Outpatient Treatment Rehabilitative/Ambulatory Outpatient or ODF - Group, and Rehabilitative/Ambulatory ODF - Individual services, are to be entered into the County's Management Information System (MIS) and corrected no later than 7 calendar days after the end of the month in which services are delivered, as specified in Exhibit A ADP, Section 5, Billing Documentation, although late claims may be submitted as needed in accordance with State and Federal regulations.
 - 2. For all other services, the rate or billing increment shall be as reflected in Exhibit B-1 ADP.

At any time during the term of this Agreement, Director shall have the option to adjust the Provisional Rate to a rate based on allowable costs less all applicable revenues, and the volume of services provided in prior quarters, subject to the limitations described in this Section III.B.

- IV. FEE COLLECTION. For non-Drug Medi-Cal services or services to patients not eligible for Drug Medi-Cal, Contractor agrees to assess client fees toward the cost of treatment in accordance with Health and Safety Code Section 11841. Such fee collection shall be based on Contractor's determination of a client's ability to pay, per Exhibit B-3 ADP. In no case shall any client be refused services due to the inability to pay. Fees charged shall not exceed the actual cost for services provided. Such fees shall be:
 - A. Deducted from the Contractor's Program cost of providing services as part of the Pre-audit Cost Report Settlement (Section VIII);

(Applicable to programs described in Exhibit A-1 ADP through A-5 ADP)

B. Identified and reported to County on the Contractor's monthly financial statements, Contractor's budget, and annual year-end cost report.

All fees collected by Contractor must be separately identified for audit purposes and treated as placement fees. Contractor agrees to provide County with a copy of Contractor's Fee Collection policy. Fees shall be accounted for by Contractor and used to offset the cost of Contractor's services. All fees paid by or on behalf of patients/clients receiving services under this Agreement shall be utilized by Contractor only for the delivery of the services specified in this Agreement.

V. REALLOCATION OF PROGRAM FUNDING.

Contractor shall make written application to Director, or designee, in advance and no later than April 1 of each Fiscal Year, to reallocate funds as outlined in Exhibit B-1 ADP between Programs or funding sources, for the purpose of meeting specific Program needs or for providing continuity of care to its clients. Contractor's application shall include a narrative specifying the purpose of the request, the amount of said funds to be reallocated, and the sustaining impact of the reallocation as may be applicable to future years. The Director's, or designee's, decision of whether to allow the reallocation of funds shall be in writing to Contractor prior to implementation by Contractor.

VI. BILLING AND PAYMENT PROCEDURES AND LIMITATIONS.

- A. <u>Internal Procedures</u>. Contractor shall maintain internal financial controls which adequately ensure proper recording, classification, and allocation of expenses, and billing and collection procedures. Contractor's procedures shall specifically provide for the identification of delinquent accounts and methods for pursuing such accounts.
- B. <u>Submission of Claims and Invoices</u>:
 - Claims for all Drug Medi-Cal services and all Intensive Outpatient Treatment, Rehabilitative/Ambulatory Outpatient or ODF - Group, and Rehabilitative/Ambulatory ODF - Individual services, are to be entered into the County's Management Information System (MIS) and corrected no later than 7 calendar days after the end of the month in which services are delivered, as specified in Exhibit A-ADP, Section 5, Billing Documentation, although late claims may be submitted as needed in accordance with State and Federal regulations.

In addition to claims submitted in MIS, Contractor shall submit to County at <u>adpfinance@co.santa-barbara.ca.us</u> a signed Drug Medi-Cal Claim Submission Certification form, in accordance with 42 Code of Federal Regulations (CFR) 455.18, for each Drug Medi-Cal submission within two (2) business days of receipt of the MIS claim report.

2. Invoices for all Non-Drug Medi-Cal services described in the Exhibit A(s) shall be delivered electronically to <u>adpfinance@co.santa-barbara.ca.us</u> on a form acceptable to or provided by County, within 10 calendar days of the end of the month in which services are delivered and shall include: i) sufficient detail and supporting documentation to enable an audit of the charges, ii) the amount owed by County, and iii) the contract number and signature of Contractor's authorized representative.

(Applicable to programs described in Exhibit A-1 ADP through A-5 ADP) Contractor agrees that it shall be solely liable and responsible for all data and information submitted to the County and submitted by the County to the State on behalf of Contractor.

The Director or designee shall review the monthly claim(s) and invoice to confirm accuracy of the data submitted. With the exception of the final month's payment under this Agreement, County shall make provisional payment for approved claims within 30 calendar days of the receipt of said claim(s) and invoice by County subject to the contractual limitations set forth below.

C. Payment Limitations.

- 1. Payment for Drug Medi-Cal services will be based on the UOS accepted into MIS and claimed to the State on a monthly basis.
- 2. Claims for all Drug Medi-Cal services and all Intensive Outpatient Treatment, Rehabilitative/Ambulatory Outpatient or ODF - Group, and Rehabilitative/Ambulatory ODF - Individual services, are to be entered into the County's Management Information System (MIS) and corrected no later than 7 calendar days after the end of the month in which services are delivered, as specified in Exhibit A-ADP, Section 5, Billing Documentation, although late claims may be submitted as needed in accordance with State and Federal regulations.
- 3. The Program Contract Maximums specified in Exhibit B-1 and this Exhibit B-ADP are intended to cover services during the entire term of the agreement, unless otherwise specified in the Exhibit A(s) (such as time-limited or services tied to the school year). Under no circumstances shall Contractor cease services prior to June 30 due to an accelerated draw down of funds earlier in the Fiscal Year. Failure to provide services during the entire term of the Agreement may be considered a breach of contract and subject to the Termination provisions specified in the Agreement.
- D. <u>Monthly Financial Statements</u>. Within 15 calendar days of the end of the month in which alcohol and other drug services are delivered, Contractor shall submit monthly financial statements reflecting the previous month's and cumulative year to date direct and indirect costs and other applicable revenues for Contractor's programs described in the Exhibit A-(s). Financial Statements shall be submitted electronically to <u>adpfinance@co.santa-barbara.ca.us</u>.
- E. <u>Withholding of Payment for Non-Submission of MIS and Other Information</u>. If any required MIS data, invoice or report(s) is not submitted by Contractor to County within the time limits described in this Agreement or if any such information is incomplete, incorrect, or is not completed in accordance with the requirements of this Agreement, then payment shall be withheld until County is in receipt of complete and correct data and such data has been reviewed and approved by Director or designee. Director or designee shall review such submitted service data within 60 calendar days of receipt.
- F. <u>Withholding of Payment for Unsatisfactory Clinical Work</u>. Director or designee may deny payment for services when documentation of clinical work does not meet minimum State and County written standards.

(Applicable to programs described in Exhibit A-1 ADP through A-5 ADP)

- G. Claims Submission Restrictions:
 - 1. Thirty-Day Billing Limit for Drug Medi-Cal Services: Unless otherwise determined by State or federal regulations, all original (or initial) claims for eligible individual persons under this Agreement must be received by County within 7 days from the end of the month in which services were provided to avoid possible payment reduction or denial for late billing. Late claims may be submitted up to one year after the month in which services were rendered with documentation of good cause. The existence of good cause shall be determined by the State as provided in Title 22 CCR Sections 51008 and 51008.5.
 - 2. Billing Limit for all other services: For all other services, claims must be received by County within 10 days from the end of the month in which services were provided to avoid possible denial of reimbursement for late billing.
 - 3. No Payment for Services Provided Following Expiration/ Termination of Agreement. Contractor shall have no claim against County for payment of any funds or reimbursement, of any kind whatsoever, for any service provided by Contractor after the expiration or other termination of this Agreement. Should Contractor receive any such payment, it shall immediately notify County and shall immediately repay all such funds to County. Payment by County for services rendered after expiration/termination of this Agreement shall not constitute a waiver of County's right to recover such payment from Contractor. This provision shall survive the expiration or other termination of this Agreement.
- H. <u>Claims Certification and Program Integrity</u>. Contractor shall certify that all UOS entered by Contractor into the County's MIS System or otherwise reported to County for any payor sources covered by this Agreement are true and accurate to the best of Contractor's knowledge.
- I. <u>Overpayments</u>: Any overpayments of contractual amounts must be returned via direct payment within 30 days to the County. County may withhold amounts from future payments due to Contractor under this Agreement or any subsequent agreement if Contractor fails to make direct payment within required timeframe.

VII. COST REPORT.

A. <u>Submission of Cost Report</u>. Within four weeks after the release of the cost report template by the Department of Health Care Services (DHCS), Contractor shall provide County with an accurate and complete Annual Cost Report with a statement of expenses and revenue for the applicable prior fiscal year. The Annual Cost Report shall be prepared by Contractor in accordance with all applicable federal, State and County requirements and generally accepted accounting principles. Contractor shall allocate direct and indirect costs to and between programs, cost centers, services, and funding sources in accordance with such requirements and consistent with prudent business practice. All revenues received by Contractor shall be reported in its annual Cost Report, and shall be used to offset gross cost. Contractor shall maintain source documentation to support the claimed costs, revenues and allocations which shall be available at any time to Director or Designee upon reasonable notice.

(Applicable to programs described in Exhibit A-1 ADP through A-5 ADP)

- B. <u>Cost Report to be Used for Initial Settlement</u>. The Cost Report shall be the financial and statistical report submitted by Contractor to County, and shall serve as the basis for initial settlement to Contractor. Contractor shall document that costs are reasonable and allowable and directly or indirectly related to the services to be provided hereunder.
- C. <u>Penalties</u>. In addition, failure of Contractor to submit accurate and complete Annual Cost Report(s) by 45 days after the due date set in Section VII.A above or the expiration or termination date of this Agreement shall result in:
 - A Late Penalty of ONE HUNDRED DOLLARS (\$100) for each day that the accurate and complete Annual Cost Report(s) is (are) not submitted. The Late Penalty shall be assessed separately on each outstanding Annual Cost Report. The Late Penalty shall commence on the forty-sixth (46th) day after the deadline or the expiration or termination date of this Agreement. County shall deduct the Late Penalty assessed against Contractor from the final month's payment due under the Agreement.
 - 2. In the event that Contractor does not submit accurate and complete Annual Cost Report(s) by the one-hundred and fifth (105th) day after the due date set in Section VII.A or the expiration or termination date of this Agreement, then all amounts paid by County to Contractor in the Fiscal Year for which the Annual Cost Report(s) is (are) outstanding shall be repaid by Contractor to County. Further, County shall terminate any current contracts entered into with Contractor for programs covered by the outstanding Annual Cost Reports.
- D. <u>Audited Financial Reports:</u> Each year of the Agreement, the Contractor shall submit to County a copy of their audited annual financial statement, including management comments. This report shall be submitted within thirty (30) days after the report is received by Contractor.
- E. <u>Single Audit Report</u>: If Contractor is required to perform a single audit and/or program specific audit, per the requirements of OMB Uniform Administrative Requirements, Cost Principles, and Audit Requirements of Federal Awards, Contractor shall submit a copy of such single audit to County within thirty (30) days of receipt.

VIII. PRE-AUDIT COST REPORT SETTLEMENTS.

- A. <u>Pre-audit Cost Report Settlements</u>. Based on the Annual Cost Report(s) submitted pursuant to this Exhibit B-ADP Section VII (Cost Reports) and State approved UOS, at the end of each Fiscal Year or portion thereof that this Agreement is in effect, the State and/or County will perform pre-audit cost report settlement(s). Such settlement will be subject to the terms and conditions of this Agreement and any other applicable State and/or federal statutes, regulations, policies and procedures, or requirements pertaining to cost reporting and settlements for applicable federal and/or State programs. Settlement shall be adjusted to the lower of:
 - Contractor's published charge(s) to the general public, as approved by the Contractor's governing board; unless the Contractor is a Nominal Charge Provider. This federal published charges rule is applicable only for the outpatient, rehabilitative, case management and 24-hour services.

(Applicable to programs described in Exhibit A-1 ADP through A-5 ADP)

- 2. The Contractor's actual costs.
- B. <u>Issuance of Findings</u>. County's issuance of its pre-audit cost report settlement findings shall take place no later than one-hundred-twenty (120) calendar days after the receipt by County from the State of the State's Final Cost Report Settlement package for a particular fiscal year.
- C. <u>Payment.</u> In the event that Contractor adjustments based on any of the above methods indicate an amount due the County, Contractor shall pay County by direct payment within thirty (30) days or from deductions from future payments, if any, at the sole discretion of the Director or designee.

IX. AUDITS, AUDIT APPEALS AND POST-AUDIT MEDI-CAL FINAL SETTLEMENT.

- A. <u>Audit by Responsible Auditing Party</u>. At any time during the term of this Agreement or after the expiration or termination of this Agreement, in accordance with State and federal law, authorized representatives from the County, State or Federal governments (Responsible Auditing Party) may conduct an audit or site review of Contractor regarding the ADP services/activities provided under this Agreement.
- B. <u>Settlement</u>. Settlement of the audit findings will be conducted according to the Responsible Auditing Party's procedures in place. In the case of a State Medi-Cal audit, the State and County will perform a post-audit Medi-Cal settlement that is based on State audit findings. Such settlement will take place when the State initiates its settlement action which customarily is after the issuance of the audit report by the State and before the State's audit appeal process.
- C. <u>Invoice for Amounts Due</u>. County shall issue an invoice to Contractor for any amount due to the County after the Responsible Auditing Party issues an audit report. The amount on the County invoice is due by Contractor to County thirty (30) calendar days from the date of the invoice. However, if the Responsible Auditing Party stays its collection of any amounts due or payable because of the audit findings, County Behavioral Wellness will also stay its settlement of the same amounts due or payable until the Responsible Auditing Party initiates its settlement action with County Behavioral Wellness. If an audit adjustment is appealed then the County may, at its own discretion, notify Contractor but stay collection of amounts due until resolution of the State administrative appeals process.
- D. <u>Appeal.</u> Contractor may appeal any such audit findings in accordance with the audit appeal process established by the Responsible Auditing Party performing the audit.

(Applicable to programs described in Exhibit A-6 MH) (With attached Schedule of Rates [Exhibit B-1 - MH])

This Agreement provides for reimbursement for services up to the Maximum Contract Amount, reflected in Section II below and Exhibit B-1-MH. For Medi-Cal and all other services provided under this Agreement, Contractor will comply with all applicable requirements necessary for reimbursement in accordance with Welfare and Institutions Code (WIC) §§14705-14711, and other applicable Federal, State and local laws, regulations, rules, manuals, policies, guidelines and directives.

I. PAYMENT FOR SERVICES.

- A. <u>Performance of Services</u>. Contractor shall be compensated on a cost reimbursement basis, subject to the limitations described in this Agreement and all exhibits hereto, for provision of the Units of Service (UOS) or other deliverables as established in Exhibit B-1-MH based on satisfactory performance of the services described in the Exhibit A(s).
- B. <u>Medi-Cal Billable Services</u>. The services provided by Contractor's Program described in the Exhibit A(s) that are covered by the Medi-Cal Program will be reimbursed by County from Federal Financial Participation (FFP) and State and local matching funds as specified in Exhibit B-1-MH and subject to Paragraph I.F (Funding Sources) of this Exhibit B MH.
- C. <u>Non-Medi-Cal Billable Services</u>. County recognizes that some of the services provided by Contractor's Program, described in the Exhibit A(s), may not be reimbursable by Medi-Cal, and such services may be reimbursed by other County, State, and Federal funds to the extent specified in Exhibit B-1-MH and pursuant to Paragraph I.F (Funding Sources) of this Exhibit B MH. Funds for these services are included within the Maximum Contract Amount, and are subject to the same requirements as funds for services provided pursuant to the Medi-Cal program.
- D. <u>Medi-Cal Subsidy</u>: County may provide a subsidy to Contractor, as specified in Exhibit B-1-MH for Non-Medi-Cal services provided in Medi-Cal programs. Subsidy shall not be used to reimburse disallowed costs including those in excess of budgeted amounts, improper costs, and any audit exceptions or adjustments. Reallocation of subsidy is at the discretion of the Behavioral Wellness Director or designee. Contractor shall make written application to Behavioral Wellness Director or designee, in advance and no later than April 1 of each Fiscal Year, to reallocate subsidy as outlined in Exhibit B-1-MH between programs. Behavioral Wellness Director or designee reserves the right to approve a subsidy reallocation in the year end cost settlement.
- E. <u>Limitations on Use of Funds Received Pursuant to this Agreement</u>. Contractor shall use the funds provided by County exclusively for the purposes of performing the services described in Exhibit A to this Agreement. Expenses shall comply with the requirements established in OMB Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards and all other applicable regulations. Violation of this provision or use of County funds for purposes other than those described in the Exhibit A(s) shall constitute a material breach of this Agreement.

(Applicable to programs described in Exhibit A-6 MH)

F. <u>Funding Sources</u>. The Behavioral Wellness Director or designee may reallocate between funding sources at his/her discretion, including to utilize and maximize any additional funding or FFP provided by local, State, or Federal law, regulation, policy, procedure, or program. The Behavioral Wellness Director or designee also reserves the right to reallocate between funding sources in the year end cost settlement. Reallocation of funding sources does not alter the Maximum Contract Amount and does not require an amendment to the contract.

II. MAXIMUM CONTRACT AMOUNT.

The Maximum Contract Amount of this Agreement shall not exceed **\$787,650**, inclusive of **\$108,982** in Mental Health funding, and shall consist of County, State, and/or Federal funds as shown in Exhibit B-1–MH and subject to the provisions in Section I. Notwithstanding any other provision of this Agreement, in no event shall County pay Contractor more than this Maximum Contract Amount for Contractor's performance hereunder without a properly executed amendment.

III. OPERATING BUDGET AND PROVISIONAL RATE.

- A. <u>Operating Budget</u>. Prior to the Effective Date of this Agreement, Contractor shall provide County with an Operating Budget on a format acceptable to, or provided by County, based on costs net of revenues as described in this Exhibit B-MH, Section IV (Accounting for Revenues). The approved Operating Budget shall be attached to this Agreement as Exhibit B-2. County may disallow any expenses in excess of the adopted operating budget. Indirect costs are limited to 15% of direct costs for each program and must be allocated in accordance with a cost allocation plan that adheres with OMB Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.
- B. <u>Provisional Rate</u>. County agrees to reimburse Contractor at a Provisional Rate (the "Provisional Rate") during the term of this Agreement. For recurring contracts, the Provisional Rate shall be established by using the historical data from prior fiscal periods. The County Maximum Allowable rate will be the Provisional Rate for all new contracts. Quarterly, or at any time during the term of this Agreement, Behavioral Wellness Director or designee shall have the option to adjust the Provisional Rate to a rate based on allowable costs less all applicable revenues and the volume of services provided in prior quarters.

IV. ACCOUNTING FOR REVENUES.

A. <u>Accounting for Revenues</u>. Contractor shall comply with all County, State, and Federal requirements and procedures, including, but not limited to, those described in California Welfare and Institutions Code (WIC) Sections 5709, 5710 and 14710, relating to: (1) the determination and collection of patient/client fees for services hereunder based on Uniform Method for Determining Ability to Pay (UMDAP), (2) the eligibility of patients/clients for Medi-Cal, Medicare, private insurance, or other third party revenue, and (3) the collection, reporting and deduction of all patient/client and other revenue for patients/clients receiving services hereunder. Grants, and any other revenue, interest and return resulting from services/activities and/or funds paid by County to Contractor shall also be accounted for in the Operating Budget. Contributions designated in Exhibit B-1-MH shall be offset from

(Applicable to programs described in Exhibit A-6 MH) invoices and the annual cost report.

B. <u>Internal Procedures</u>. Contractor shall maintain internal financial controls which adequately ensure proper billing and collection procedures. Contractor shall pursue payment from all potential sources in sequential order, with Medi-Cal as payor of last resort. All fees paid by or on behalf of patients/clients receiving services under this Agreement shall be utilized by Contractor only for the delivery of service units specified in the Exhibit A(s) to this Agreement.

V. REALLOCATION OF PROGRAM FUNDING.

Funding is limited by program to the amount specified in Exhibit B-1-MH. Contractor cannot move funding between programs without explicit approval by Behavioral Wellness Director or designee. Contractor shall make written application to Behavioral Wellness Director or designee, in advance and no later than April 1 of each Fiscal Year, to reallocate funds as outlined in Exhibit B-1-MH between programs, for the purpose of meeting specific program needs or for providing continuity of care to its clients. Contractor's application shall include a narrative specifying the purpose of the request, the amount of said funds to be reallocated, and the sustaining impact of the reallocation as may be applicable to future years. The Behavioral Wellness Director's or designee decision of whether to allow the reallocation of funds shall be in writing to Contractor prior to implementation by Contractor. The Behavioral Wellness Director or designee also reserves the right to reallocate between programs in the year end cost settlement and will notify Contractor of any reallocation during the cost settlement process.

VI. BILLING AND PAYMENT PROCEDURES AND LIMITATIONS.

A. Submission of Claims and Invoices.

1. <u>Submission of Claims and Invoices for Medi-Cal Services</u>. Services are to be entered into the Clinician's Gateway System based on timeframes prescribed in the Behavioral Wellness Clinical Documentation Manual. Late service data and claims may only be submitted in accordance with State and federal regulations. Behavioral Wellness shall provide to Contractor a report that: i) summarizes the Medi-Cal UOS approved to be claimed for the month, multiplied by the provisional rate in effect at the time of service, ii) states the amount owed by County, and iii) includes the Agreement number. Contractor shall review the report and indicate concurrence that the report will be the basis for Contractor's provisional payment for the month. Contractor shall indicate concurrence within two (2) business days electronically to the County designated representative or to:

financecbo@co.santa-barbara.ca.us Santa Barbara County Department of Behavioral Wellness ATTN: Accounts Payable 429 North San Antonio Road Santa Barbara, CA 93110 –1316

Contractor agrees that it shall be solely liable and responsible for all data and information submitted to the County and submitted by the County to the State on

(Applicable to programs described in Exhibit A-6 MH) behalf of Contractor.

- 2. Submission of Claims and Invoices for Non Medi-Cal Services. Contractor shall submit a written invoice within 10 calendar days of the end of the month in which non-Medi-Cal services are delivered that: i) depicts the actual costs of providing the services less any applicable revenues, including the provisional Medi-Cal payment as described in VI.A.1 of this Exhibit B MH, as appropriate, ii) states the amount owed by County, and iii) includes the Agreement number and signature of Contractor's authorized representative. Invoices shall be delivered to the designated representative or address described in Section VI.A.1 of this Exhibit B MH. Actual cost is the actual amount paid or incurred, including direct labor and costs supported by financial statements, time records, invoices, and receipts.
- 3. The Program Contract Maximums specified in Exhibit B-1-MH and this Exhibit B MH are intended to cover services during the entire term of the Agreement, unless otherwise specified in the Exhibit A(s) to this Agreement (such as time-limited or services tied to the school year). Under no circumstances shall Contractor cease services prior to June 30 due to an accelerated draw down of funds earlier in the Fiscal Year. Failure to provide services during the entire term of the Agreement may be considered a breach of contract and subject to the Termination provisions specified in the Agreement.

The Behavioral Wellness Director or designee shall review the monthly claim(s) and invoices to confirm accuracy of the data submitted. County shall make provisional payment for approved claims within thirty (30) calendar days of the generation of said claim(s) and invoice by County subject to the contractual limitations set forth in this Agreement and all exhibits hereto.

- B. <u>Subsidy Payments</u>. This section applies to providers with programs that have subsidy funding allocations. For each program with subsidy funding comprising 5% or less, of the total program funding allocation set forth in Exhibit B-1, payment of subsidy will occur at cost settlement after the year end cost report has been submitted and costs are determined to be in compliance with contract terms and State and Federal regulations. For providers with more than 5% total subsidy funding in any program, the final subsidy payment, or up to a maximum of 20% of total subsidy funding allocated for the given program in Exhibit B-1, will be withheld until the year end cost report has been submitted and costs are determined to be in compliance with contract terms and State and Federal regulations.
- C. <u>Monthly Financial Statements</u>. Within 15 calendar days of the end of the month in which services are delivered, Contractor shall submit monthly financial statements reflecting the previous month's and cumulative year to date direct and indirect costs and other applicable revenues for Contractor's programs described in the Exhibit A(s). If a program has both Medi-Cal billable costs and Non-Medi-Cal billable costs, Contractor shall separately identify Non-Medi-Cal billable costs on their financial statements.

(Applicable to programs described in Exhibit A-6 MH)

- D. <u>Withholding of Payment for Non-submission of Service Data and Other Information</u>. If any required service data, invoice, financial statement or report is not submitted by Contractor to County within the time limits described in this Agreement or if any such information is incomplete, incorrect, or is not completed in accordance with the requirements of this Agreement, then payment shall be withheld until County is in receipt of complete and correct data and such data has been reviewed and approved by Behavioral Wellness Director or designee. Behavioral Wellness Director or designee shall review such submitted service data within sixty (60) calendar days of receipt.
- E. <u>Withholding of Payment for Unsatisfactory Clinical Documentation</u>. Behavioral Wellness Director or designee shall have the option to deny payment for services when documentation of clinical services does not meet minimum Federal, State and County written standards.
- F. Claims Submission Restrictions.
 - <u>12-Month Billing Limit</u>. Unless otherwise determined by State or federal regulations (e.g. Medi-Medi cross-over), all original (or initial) claims for eligible individual persons under this Agreement must be received by County within 12 months from the month of service to avoid denial for late billing.
 - 2. <u>No Payment for Services Provided Following Expiration/ Termination of Agreement</u>. Contractor shall have no claim against County for payment of any funds or reimbursement, of any kind whatsoever, for any service provided by Contractor after the expiration or other termination of this Agreement. Should Contractor receive any such payment, it shall immediately notify County and shall immediately repay all such funds to County. Payment by County for services rendered after expiration/termination of this Agreement shall not constitute a waiver of County's right to recover such payment from Contractor. This provision shall survive the expiration or other termination of this Agreement.
- G. <u>Claims Certification and Program Integrity</u>. Contractor shall certify that all UOS entered by Contractor into MIS for any payor sources covered by this Agreement are true and accurate to the best of Contractor's knowledge.
- H. <u>Overpayments</u>: Any overpayments of contractual amounts must be returned via direct payment within 30 days to the County. County may withhold amounts from future payments due to Contractor under this Agreement or any subsequent agreement if Contractor fails to make direct payment within required timeframe.

VII. COST REPORT.

A. <u>Submission of Cost Report</u>. Within three weeks of the release of the cost report template by the Department of Health Care Services (DHCS) but no sooner than 30 days after the end of the fiscal year, Contractor shall provide County with an accurate and complete Annual Cost Report (original cost report) with a statement of expenses and revenue and other supporting schedules for the applicable prior fiscal year. The Annual Cost Report shall be prepared by Contractor in accordance with all applicable Federal, State and County requirements and generally accepted accounting principles. Contractor shall allocate direct and indirect costs to and between programs, cost centers, services, and

(Applicable to programs described in Exhibit A-6 MH)

funding sources in accordance with such requirements and consistent with prudent business practice. All revenues received by Contractor shall be reported in its annual Cost Report, and shall be used to offset gross cost. Contractor shall maintain source documentation to support the claimed costs, revenues and allocations which shall be available at any time to Behavioral Wellness Director or designee upon reasonable notice. A final (reconciled) cost report is also due approximately 1-2 years after submission of the original cost report. The specific deadline for the final cost report is determined by the State. Contractor shall submit a final (reconciled) cost report within three weeks of the County's formal request.

- B. <u>Cost Report to be Used for Settlement</u>. The Cost Report shall be the financial and statistical report submitted by Contractor to County, and shall serve as the basis for settlement with Contractor as set forth in Section VIII (Pre-audit Cost Report Settlements) below. Contractor shall document that costs are reasonable and allowable and directly or indirectly related to the services to be provided hereunder.
- C. <u>Penalties</u>. Failure of Contractor to submit accurate and complete Annual Cost Report(s) within 45 days after the due date set in Section VII.A above or the expiration or termination date of this Agreement shall result in:
 - A Late Penalty of ONE HUNDRED DOLLARS (\$100) for each day that the accurate and complete Annual Cost Report(s) is (are) not submitted. The Late Penalty shall be assessed separately on each outstanding Annual Cost Report. The Late Penalty shall commence on the forty-sixth (46th) day after the deadline or the expiration or termination date of this Agreement. The late fee will be invoiced separately or deducted from future payments due to Contractor under this Agreement or a subsequent agreement.
 - 2. In the event that Contractor does not submit accurate and complete Annual Cost Report(s) by the one-hundred and fifth (105th) day after the due date set in Section VII.A or the expiration or termination date of this Agreement, then all amounts paid by County to Contractor in the Fiscal Year for which the Annual Cost Report(s) is (are) outstanding shall be repaid by Contractor to County. Further, County may terminate any current contracts entered into with Contractor for programs covered by the outstanding Annual Cost Reports.
- D. <u>Audited Financial Reports:</u> Each year of the Agreement, the Contractor shall submit to County a copy of their audited annual financial statement, including management comments. This report shall be submitted within thirty (30) days after the report is received by Contractor.
- E. <u>Single Audit Report</u>: If Contractor is required to perform a single audit and/or program specific audit, per the requirements of OMB Uniform Administrative Requirements, Cost Principles, and Audit Requirements of Federal Awards, Contractor shall submit a copy of such single audit to County within thirty (30) days of receipt.

VIII. PRE-AUDIT COST REPORT SETTLEMENTS.

A. <u>Pre-audit Cost Report Settlements</u>. Based on the original and final/reconciled Annual Cost Report(s) submitted pursuant to this Exhibit B MH Section VII (Cost Reports) and State

(Applicable to programs described in Exhibit A-6 MH)

approved UOS, at the end of each Fiscal Year or portion thereof that this Agreement is in effect, the County will perform pre-audit cost report settlement(s). Such settlements will be subject to the terms and conditions of this Agreement and any other applicable State and/or Federal statutes, regulations, policies and procedures, or requirements pertaining to cost reporting and settlements for applicable Federal and/or State programs. In no event shall the settlement exceed the maximum amount of this agreement. Settlement for services shall be adjusted to the lower of:

- 1. Contractor's published charge(s) to the general public, as approved by the Contractor's governing board; unless the Contractor is a Nominal Fee Provider. This federal published charges rule is applicable only for the outpatient, rehabilitative, case management and 24-hour services.
- 2. The Contractor's actual costs.
- 3. The County Maximum Allowable rate.
- B. <u>Issuance of Findings</u>. County's issuance of its pre-audit cost report settlement findings shall take place no later than one-hundred-twenty (120) calendar days after Contractor's submission of the original and final/reconciled cost reports.
- C. <u>Payment</u>. In the event that Contractor adjustments based on any of the above methods indicate an amount due the County, Contractor shall pay County by direct payment within thirty (30) days or from deductions or withholding of future payments due to Contractor under this Agreement or a subsequent agreement, if any, at the sole discretion of the Behavioral Wellness Director or designee.

IX. AUDITS, AUDIT APPEALS AND POST-AUDIT MEDI-CAL FINAL SETTLEMENT.

- A. <u>Audit by Responsible Auditing Party</u>. At any time during the term of this Agreement or after the expiration or termination of this Agreement, in accordance with State and Federal law including but not limited to WIC Sections 14170 et. seq., authorized representatives from the County, State or Federal governments (Responsible Auditing Party) may conduct an audit or site review of Contractor regarding the mental health services/activities provided under this Agreement.
- B. <u>Settlement</u>. Settlement of the audit findings will be conducted according to the Responsible Auditing Party's procedures in place. In the case of a State Medi-Cal audit, the State and County will perform a post-audit Medi-Cal settlement that is based on State audit findings. Such settlement will take place when the State initiates its settlement action which customarily is after the issuance of the audit report by the State and before the State's audit appeal process. However, if the Responsible Auditing Party stays its collection of any amounts due or payable because of the audit findings, County will also stay its settlement of the same amounts due or payable until the Responsible Auditing Party initiates its settlement action with County. If an audit adjustment is appealed then the County may, at its own discretion, notify Contractor but stay collection of amounts due until resolution of the State administrative appeals process.
- C. <u>Invoice for Amounts Due</u>. County shall issue an invoice to Contractor for any amount due to the County after the Responsible Auditing Party issues an audit report. The amount on

(Applicable to programs described in Exhibit A-6 MH) the County invoice is due by Contractor to County thirty (30) calendar days from the date of the invoice.

D. <u>Appeal</u>. Contractor may appeal any such audit findings in accordance with the audit appeal process established by the Responsible Auditing Party performing the audit.

EXHIBIT B1-ADP SCHEDULE OF RATES AND CONTRACT MAXIMUM

(Applicable to programs described in Exhibit A1 – A5 ADP)

					Sched	ule of R	Exhibit ates and		ract Maximu	ım							
CONTRACTOR NAME:	CADA- Council on Drug a	nd A	lcoholism aı	nd Dr	rug Abuse								FI	SCAL YEAR:	2018-19		
Drug Medi-Cal	Non Drug Medi-Cal	Se	rvice Type		Mode	Servic	e Descrip	tion				Unit of Service		MC Service nction Code	AoD Cost Report Service Code	Ma Al	county aximum lowable Rate
		Da	. Sonicos		10	Intensiv	e Outpatie	ent Tre	eatment (IOT)		Session		30	30	9	58.53
		Da	y Services			Intensiv	e Outpatie	ent Tre	eatment (IOT) - Perinatal		Session		30	30		86.11
Drug Medi-Ca	Billable Services				15	ODF In	dividual C	ounse	eling			Session		80	34	5	78.44
		c	Outpatient				roup Cour					Session		85	33		30.89
									eling - Perina	tal		Session		80	34		81.93
		_			N1/A		roup Cour	nselin	g - Perinatal			Session	-	85	33		38.56
					N/A	Other	tine Diese					Cal OMS		N/A	11		tual Cos
						Educat	tion Disse	emina	tion			Cal OMS Cal OMS		N/A N/A	12		tual Co
			Primary			Alterna						Cal OMS		N/A N/A	13 14		tual Costual Cost
		P	revention					ation	and Referral			Cal OMS		N/A N/A	14		tual Cost
		1					unity-Base					Cal OMS		N/A	16		tual Cos
		1				Enviror						Cal OMS		N/A	10		tual Cos
		\vdash	Early		N/A		tervention					Hours	1	N/A	18		tual Cos
	lon -		ervention /			· ·	ch / Interve	ntion				Hours		N/A	19	· · · · · · · · · · · · · · · · · · ·	tual Cos
Drug Medi-Ca	Billable Services		econdary														
			revention				Ils/ Screer					Hours	-	N/A	21	_	tual Cos
		-	alWORKs		N/A				ices CalWO			Hours		N/A	35	\$	136.00
		R	esidential		N/A				ntial Detoxific	cation		Bed Day	_	N/A	50		tual Cos
					N/A		al Outread					Hours		N/A	22		tual Cos
			Ancillary						148 hours)			Hours		N/A	67	Ac	tual Cos
		:	Services				-		cluding SAC			Hours		N/A	68		60.76
						Transp	ortation (P	erina	tal/Parolee C	nly)		Hours		N/A	71	Ac	tual Cos
									PRO	GRAM			_			1	OTAL
					Project	Pr	oject	Da	niel Bryant				Τ				
			Project Recovery	Rec d	overy - Hotel le Riviera Residents	Red Per	covery rinatal rvices	You T	th & Family reatment Center	CADA Sa Maria	nta	Residential Detox		ROSC	SAPT & Friday Night Live / Club Live		
							July 1, 20	018 to	December	31, 2018					7/1/18-6/30/19		
GROSS COST:	ECTED BY CONTRACTOR:	\$	460,598	\$	10,000	\$	60,507	\$	376,509	\$ 37	,454	\$ 267,539	\$	5,576	\$ 150,681	\$ 1	,368,86
PATIENT FEES	ECTED BT CONTRACTOR.	\$	42,500	\$	-	S	-	\$	5,000	\$ 1	,000	\$ 22,500	\$	-	\$ 5,000	\$	76,00
CONTRIBUTIONS		\$	68,041	\$	-	\$	4,692	\$	88,013		6,367	\$ 27,226	\$	576	\$ 100	\$	195,01
OTHER: GOVERNMEN		\$	100,000		-	\$	3,000		32,200		800	\$ 17,500		-	\$ 35,581	\$	191,08
OTHER: PRIVATE INSU OTHER: FUNDRAISING		\$	55,600	\$ \$		\$ \$		\$ \$	18,400 114,600		,600 ,400	\$ 22,500	\$	-	<u></u> - S -	\$	<u>98,10</u> 130,00
TOTAL CONTRACTOR R		\$	266,141	\$		s	7,692	¢	258,213		167	\$ 89,726		576	\$ 40,681	\$	
	RACT AMOUNT PAYABLE :	\$	194,457	Դ Տ	10,000	ş S	52,815	ې \$	118,296		,167	\$ 177,813	1	5,000	\$ 110,000	¢.	690,19 678,66
		Ť				÷		Ť					Ţ	5,000	φ 110,000	Ŷ	070,00
Jaug Modi-Col			OURCES OF	DEF	IAVIOKAL V	velline Te							1			\$	263.26
Drug Medi-Cal Realignment/SAPT - Disc	retionary	\$ \$	136,350 58,107	\$	10,000	\$	22,500	\$ \$	96,140 9,497		,360 826	\$ 172,813	\$	5,000		\$	263,35 256,24
Realignment/SAPT - Peri		Ť	50,107	Ť	. 3,000	\$	30,315	Ť	5,757	Ý		- 172,013	Ť	0,000		\$	30,31
	escent Treatment							\$	12,659	\$ 1	,101					\$	13,76
Realignment/SAPT - Adol	Distant and the second s	1										A			\$ 110,000	\$	110,00
Realignment/SAPT - Adol Realignment/SAPT - Prim	ary Prevention			1								\$ 5,000	+			\$ \$	5,00
Realignment/SAPT - Adol Realignment/SAPT - Prim CalWORKS	ary Prevention															à	
Realignment/SAPT - Adol Realignment/SAPT - Prim CalWORKS Dther County Funds		\$	194,457	\$	10,000	\$	52,815	\$	118,296	\$ 10	,287	\$ 177,813	\$	5,000	\$ 110,000	\$	678,66
Realignment/SAPT - Adol Realignment/SAPT - Prim CalWORKS Other County Funds	UNDING)	\$	194,457	\$	10,000	\$	52,815	\$	118,296	\$ 10	,287	\$ 177,813	\$	5,000	\$ 110,000	\$	678,66
Realignment/SAPT - Adol Realignment/SAPT - Prim CalWORKS Dther County Funds TOTAL (SOURCES OF I CONTRACTOR SIGNATU	UNDING) RE:	\$	194,457	\$	10,000	\$	52,815	\$	118,296	\$ 10	,287	\$ 177,813	\$	5,000	\$ 110,000	\$	678,6
Realignment/SAPT - Adol Realignment/SAPT - Prim CalWORKS Dther County Funds	UNDING) RE:	\$	194,457	\$	10,000	\$	52,815	\$	118,296	\$ 10	,287	\$ 177,813	\$	5,000	\$ 110,000	\$	678,66

**Funding sources are estimated at the time of contract execution and may be reallocated at Behavioral Wellness' discretion based on available funding sources.

EXHIBIT B1-MH SCHEDULE OF RATES AND CONTRACT MAXIMUM

(Applicable to programs described in Exhibit 6 MH)

				MH ORAL WELLNESS				
SC				ONTRACT MAXIMUM		1		
CONTRACTOR NAME:	Council on Al	coholisr	n and	Drug Abuse	1	FISCAL YEAR:	2018-2	2019
Contracted Services(1)	Service Type	Мо	de	Service Description	Unit of Service	Service Function Code	Maxi Allow	unty imum vable ate
		ſ		Targeted Case Management	Minutes	01	\$2.	.46
				Collateral	Minutes	10	\$3.	.18
Medi-Cal Billable Services	Outpatient Services	15	5	*MHS-Assessment	Minutes	30	\$3.	.18
				MHS - Plan Development	Minutes	31	\$3.	18
				*MHS- Therapy (Family, Individual)	Minutes	11,40	\$3.18	
				PROGRAM		T		
	Carpinteria START						то	TAL
GROSS COST:	\$ 132,958						\$	132,95
LESS REVENUES COLLECTED BY CONTRACTOR: PATIENT FEES	1	1					\$	
CONTRIBUTIONS							\$	-
OTHER (LIST): Government Funding	\$ 23,976						\$	23,97
TOTAL CONTRACTOR REVENUES	\$ 23,976	\$	-	\$-	\$-		9	\$23,97
MAXIMUM ANNUAL CONTRACT AMOUNT PAYABLE:	\$ 108,982	\$	-	\$-	\$-	\$-	\$ 1	08,98
		0)						
SOURCES OF FUNDING FOR MAXIMUM ANNUAL COM MEDI-CAL (3)	\$ 65,389				1	1	\$	65,389
NON-MEDI-CAL	φ 00,000					1	\$	-
SUBSIDY	\$ 43,593							43,593
OTHER (LIST):		Ļ					\$	-
TOTAL (SOURCES OF FUNDING)	\$ 108,982	\$	-	\$-	\$-	\$-	\$ 1	08,98
CONTRACTOR SIGNATURE:								
STAFF ANALYST SIGNATURE:								
FISCAL SERVICES SIGNATURE:								

(2) The Director or designee may reallocate between funding sources at his/her discretion during the term of the contract, including to utilize and maximize any additional funding or FFP provided by local, State, or Federal law, regulation, policy, procedure, or program. The Director or designee also reserves the right to reallocate between funding sources in the year end cost settlement. Reallocation of funding sources does not alter the Maximum Contract Amount and does not require an amendment to the contract.

(3) Source of Medi-Cal match is State and Local Funds including but not limited to Realignment, MHSA, General Fund, Grants, Other Departmental and SB 163.

* MHS Assessment and MHS Therapy services may only be provided by licensed, registered or waivered Mental Health clinicians, or graduate student interns under direct supervision of a licensed, registered or waivered Mental Health clinician.

EXHIBIT B2

	Santa Barbara County Department of Behavioral Wellness Contract Budget Packet Entity Budget By Program																							
					_								- J											
	ENCYN		ohol	ism and Dr	Ng A	buse																		
_		SCAL YEAR: 2018/2019																						
Gra	ay Shadeo	d cells contain formulas, do n	ot o	verwrite																				
TINE #	сошми#	1		2		3		4		5		6		7		8	9		10		11		12	13
	I. REVENUE S	SOURCES:		TAL AGENCY/ RGANIZATION BUDGET	BE	COUNTY EHAVIORAL VELLNESS ROGRAMS TOTALS	(includ	ct Recovery des Hotel de Riveria)		ct Recovery atal Services	Yo	niel Bryant uth & Family tment Center	Resi	dential Detox		riday Night /e/Club Live	ROSC	:	START	DU	I-PC1000	CAD	A Santa Maria	Enter PROGRAM NAME (Fac/Prog)
1	Contributio	ns	\$	466, 338	\$	195,612	\$	68,041	\$	4,692	\$	76,513	\$	24,726	\$	100	\$ 576			\$	15,597	\$	5,367	
2	Foundation	is/Trusts	\$	213,324	\$	15,000					\$	11,500	\$	2,500								\$	1,000	
3	Miscellane	ous Revenue	\$	800	\$	-																		
4	Behavioral	Weliness Funding	\$	1,907,679	\$	787,650	\$	204,457	\$	52,815	\$	118,296	\$	177,813	\$	110,000	\$ 5,000	\$	108,982			\$	10,287	
5	Other Gove	emment Funding	\$	671,707	\$	205,057	\$	100,000	\$	3,000	\$	32,200	\$	17,500	\$	35,581		\$	13,976			\$	2,800	
6	School Dis	tricts	\$	836,838	\$	10,000												\$	10,000					
7	Investment	Income	\$	204,711	\$	-																		
8	Private Ins.	, Contract, Mental Health, Other	\$	577, 141	\$	98,100	\$	55,600			\$	18,400	\$	22,500								\$	1,600	
9	Fundraisin	g	\$	593,591	\$	130,000					\$	114,600										\$	15,400	
10	Total Othe	r Revenue	\$	5,472,129	\$	1,441,419	\$	428,098	\$	60,507	\$	371,509	\$	245,039	\$	145,681	\$ 5,576	\$	132,958	\$	15,597	\$	36,454	\$
	I.B Client	and Third Party Revenues:																						
11	Client Fee	5	\$	557, 100		371,000	\$	42,500			\$	5,000	\$	22,500	\$	5,000				\$	295,000	\$	1,000	
12	SSI					-																		
13	Rents		\$	67,028		-																		
14		t and Third Party Revenues es 19 through 23)	\$	624,128	\$	371,000	\$	42,500	\$	-	\$	5,000	\$	22,500	\$	5,000	\$ -	\$	-	\$	295,000	\$	1,000	\$
15	GROSS P	ROGRAM REVENUE BUDGET	\$	6,096,257	\$	1,812,419	\$	470,598	\$	60,507	\$	376,509	\$	267,539	\$	150,681	\$ 5,576	\$	132,958	\$	310,597	\$	37,454	\$ -

EXHIBIT B2

III. DIRECT COSTS	TOTAL AGENCY/ ORGANIZATION BUDGET	BEI W	COUNTY HAVIORAL ELLNESS COGRAMS FOTALS	(inclu	ect Recovery udes Hotel de Riveria)	Project Recovery Perinatal Services	Yo	aniel Bryant outh & Family atment Center	Residential D	etox	Friday Night Live/Club Live	F	ROSC	START		DUI-PC1000		CADA S	Santa Maria	Enter PROGRAM NAME (Fac/Prog)
III.A. Salaries and Benefits Object Level																				
6 Salaries (Complete Staffing Schedule)	3,494,158	\$	1,052,169	\$	289,538	\$ 34,683	\$	211,756	\$ 136	000	\$ 80,860	\$	3,879	\$	96,898	\$	172,876	\$	25,680	\$
7 Employee Benefits	524,124	\$	126,611	\$	37,640	\$ 4,162	\$	21,176	\$ 23	596	\$ 10,512	\$	465	\$	9,205	\$	17,288	\$	2,567	
8	59,800	\$	-																	
⁹ Payroll Taxes	267,303	\$	80,490	\$	22,150	\$ 2,653	\$	16,199	\$ 10	404	\$ 6,186	\$	297	\$	7,413	\$	13,225	\$	1,964	
0 Salaries and Benefits Subtotal	\$ 4,345,385	5 \$	1,259,270	\$	349,327	\$ 41,498	\$	249,130	\$ 170	000	\$ 97,558	\$	4,641	\$	113,516	\$	203,389	\$	30,211	\$
III.B. Services and Supplies Object Level 21 Supplies 177,055 \$ 59,561 \$ 11,830 \$ 2,090 \$ 8,060 \$ 24,308 \$ 4,650 \$ 208 \$ 600 \$ 6,950 \$ 865																				
Supplies	177,055	\$	59,561	\$	11,830	\$ 2,090	\$	8,060	\$ 24	308	\$ 4,650	\$	208	\$	600	\$	6,950	\$	865	
2 Marketing	22,700	\$	1,000								\$ 1,000									
3 Training	20,931	\$	9,510	\$	1,000	\$ 1,100	\$	100	\$1	000	\$ 5,800			\$	500	\$	10			
4 Equipment	57,851	\$	13,743	\$	2,775	\$ 388	\$	4,500	\$2	000	\$ 1,210					\$	2,870			
75 Fees	35,524	\$	16,855	\$	2,200	\$ 75	\$	1,650	\$1	450	\$ 290			\$	40	\$	11,150			
Travel & Transportation	50,950	\$	17,885	\$	4,650	\$ 2,025	\$	2,150	\$2	910	\$ 4,150			\$	900	\$	650	\$	450	
7 Outside Services	222,455	\$	32,488	\$	9,719	\$ 833	\$	7,668	\$6	600	\$ 2,172					\$	5,296	\$	200	
8 Insurance	72,750	\$	23,575	\$	5,450	\$ 725	\$	5,500	\$3	000	\$ 2,500					\$	6,400			
9 Telephone	40,575	\$	15,800	\$	3,750	\$ 800	\$	2,600	\$1	500	\$ 750					\$	6,100	\$	300	
Pacilities Expense	28,685	\$	10,645	\$	500		\$	1,175	\$8	400						\$	570			
1 Repairs & Maintenance	58,850	\$	22,128	\$	4,750	\$ 1,175	\$	4,000	\$2	053	\$ 1,200					\$	8,700	\$	250	
³² Utilities	48,800	\$	19,653	\$	3,300	\$ 613	\$	2,707	\$4	250	\$ 865					\$	7,625	\$	293	
3 Depreciation	182,154	\$	67,254	\$	9,431	\$ 1,258	\$	37,635	\$5	098	\$ 3,772					\$	10,060			
0ther	20,276	\$	6,655	\$	534	\$ 37	\$	524	\$	75	\$ 5,110			\$	60	\$	315			
5 Services and Supplies Subtotal	\$ 1,039,556	\$	316,748	\$	59,889	\$ 11,117	\$	78,269	\$ 62	643	\$ 33,469	\$	208	\$	2,100	\$	66,696	\$	2,358	\$
III.C. Client Expense Object Level Total (Not Medi-Cal Reimbursable)		\$	-																	
36																				
37																				
98 SUBTOTAL DIRECT COSTS	\$ 5,384,941	\$	1,576,017	\$	409,215	\$ 52,615	\$	327,399	\$ 232	643	\$ 131,027	\$	4,849	\$	115,616	\$	270,085	\$	32,569	\$
IV. INDIRECT COSTS	÷ 5,004,04	-	.,0.0,011	Ŷ	100,210	÷ 02,010	, ,	021,000	Ψ 232	5.0	φ 101,0 <u>2</u> 1	Ť	1,0-10	Ţ		Ŷ	2.0,000	Ŧ	02,000	-
Administrative Indirect Costs (Reimbursement limited to 15%)	711,316	\$	236,402	\$	61,382	\$ 7,892	\$	49,110	\$ 34	896	\$ 19,654	\$	727	\$	17,342	\$	40,513	\$	4,885	
GROSS DIRECT AND INDIRECT COSTS (Sum of lines 47+48)	\$ 6,096,257	\$	1,812,419	\$	470,598	\$ 60,507	\$	376,509	\$ 267,	539	\$ 150,681	\$	5,576	\$	132,958	\$	310,597	\$	37,454	\$
<u> </u>	ver cost	: i	n exc	ces	s of	contrac	t	maxim	num	C	or cost	no	t	reir	mburs	abl	e un	der	this	contr

EXHIBIT B3

COUNTY OF SANTA BARBARA ALCOHOL & DRUG PROGRAM FEE SCHEDULE FY 2018-2019

ANNUAL GROSS FAMILY INCOME

NUMBER OF DEPENDENTS

FEE PER								
VISIT	1	2	3	4	5	6	7	8
5	11,880	16,020	20,160	24,300	28,440	32,580	36,730	40,890
10	16,040	20,180	24,320	28,460	32,600	36,740	40,890	45,050
15	20,200	24,340	28,480	32,620	36,760	40,900	45,050	49,210
20	24,360	28,500	32,640	36,780	40,920	45,060	49,210	53,370
25	28,520	32,660	36,800	40,940	45,080	49,220	53,370	57,530
30	32,680	36,820	40,960	45,100	49,240	53,380	57,530	61,690
35	36,840	40,980	45,120	49,260	53,400	57,540	61,690	65,850
40	41,000	45,140	49,280	53,420	57,560	61,700	65,850	70,010
45	45,160	49,300	53,440	57,580	61,720	65,860	70,010	74,170
50	49,320	53,460	57,600	61,740	65,880	70,020	74,170	78,330
55	53,480	57,620	61,760	65,900	70,040	74,180	78,330	82,490
60	57,640	61,780	65,920	70,060	74,200	78,340	82,490	86,650
65	61,800	65,940	70,080	74,220	78,360	82,500	86,650	90,810
70	65,960	70,100	74,240	78,380	82,520	86,660	90,810	94,970
75	70,120	74,260	78,400	82,540	86,680	90,820	94,970	99,130
80	74,280	78,420	82,560	86,700	90,840	94,980	99,130	103,290
85	78,440	82,580	86,720	90,860	95,000	99,140	103,290	107,450
90	82,600	86,740	90,880	95,020	99,160	103,300	107,450	111,610

MONTHLY GROSS FAMILY INCOME

NUMBER OF DEPENDENTS

FEE PER VISIT	1	2	3	4	5	6	7	8
5	990	1,335	1,680	2,025	2,370	2,715	3,061	3,408
10	1,337	1,682	2,027	2,372	2,717	3,062	3,408	3,754
15	1,683	2,028	2,373	2,718	3,063	3,408	3,754	4,101
20	2,030	2,375	2,720	3,065	3,410	3,755	4,101	4,448
25	2,377	2,722	3,067	3,412	3,757	4,102	4,448	4,794
30	2,723	3,068	3,413	3,758	4,103	4,448	4,794	5,141
35	3,070	3,415	3,760	4,105	4,450	4,795	5,141	5,488
40	3,417	3,762	4,107	4,452	4,797	5,142	5,488	5,834
45	3,763	4,108	4,453	4,798	5,143	5,488	5,834	6,181
50	4,110	4,455	4,800	5,145	5,490	5,835	6,181	6,528
55	4,457	4,802	5,147	5,492	5,837	6,182	6,528	6,874
60	4,803	5,148	5,493	5,838	6,183	6,528	6,874	7,221
65	5,150	5,495	5,840	6,185	6,530	6,875	7,221	7,568
70	5,497	5,842	6,187	6,532	6,877	7,222	7,568	7,914
75	5,843	6,188	6,533	6,878	7,223	7,568	7,914	8,261
80	6,190	6,535	6,880	7,225	7,570	7,915	8,261	8,608
85	6,537	6,882	7,227	7,572	7,917	8,262	8,608	8,954
90	6,883	7,228	7,573	7,918	8,263	8,608	8,954	9,301

EXHIBIT C

Indemnification and Insurance Requirements (For Professional Contracts)

1. INDEMNIFICATION

Contractor agrees to indemnify, defend (with counsel reasonably approved by County) and hold harmless County and its officers, officials, employees, agents and volunteers from and against any and all claims, actions, losses, damages, judgments and/or liabilities arising out of this Agreement from any cause whatsoever, including the acts, errors or omissions of any person or entity and for any costs or expenses (including but not limited to attorneys' fees) incurred by County on account of any claim except where such indemnification is prohibited by law. Contractor's indemnification obligation applies to County's active as well as passive negligence but does not apply to County's sole negligence or willful misconduct.

2. NOTIFICATION OF ACCIDENTS AND SURVIVAL OF INDEMNIFICATION PROVISIONS

Contractor shall notify County immediately in the event of any accident or injury arising out of or in connection with this Agreement. The indemnification provisions in this Agreement shall survive any expiration or termination of this Agreement.

3. INSURANCE

Contractor shall procure and maintain for the duration of this Agreement insurance against claims for injuries to persons or damages to property which may arise from or in connection with the performance of the work hereunder and the results of that work by the Contractor, its agents, representatives, employees or subcontractors.

A. Minimum Scope of Insurance

Coverage shall be at least as broad as:

- 1. **Commercial General Liability (CGL):** Insurance Services Office (ISO) Form CG 00 01 covering CGL on an "occurrence" basis, including products-completed operations, personal & advertising injury, with limits no less than \$1,000,000 per occurrence and \$2,000,000 in the aggregate.
- 2. Automobile Liability: ISO Form Number CA 00 01 covering any auto (Code 1), or if Contractor has no owned autos, hired, (Code 8) and non-owned autos (Code 9), with limit no less than \$1,000,000 per accident for bodily injury and property damage.
- 3. **Workers' Compensation**: as required by the State of California, with Statutory Limits, and Employer's Liability Insurance with limit of no less than \$1,000,000 per accident for bodily injury or disease.
- 4. **Professional Liability** (Errors and Omissions) Insurance appropriate to the Contractor's profession, with limit of no less than \$1,000,000 per occurrence or claim, \$2,000,000 aggregate.

If the Contractor maintains higher limits than the minimums shown above, the County requires and shall be entitled to coverage for the higher limits maintained by the Contractor.

EXHIBIT C

Any available insurance proceeds in excess of the specified minimum limits of insurance and coverage shall be available to the County.

B. Other Insurance Provisions

The insurance policies are to contain, or be endorsed to contain, the following provisions:

- 1. Additional Insured County, its officers, officials, employees, agents and volunteers are to be covered as additional insureds on the CGL policy with respect to liability arising out of work or operations performed by or on behalf of the Contractor including materials, parts, or equipment furnished in connection with such work or operations. General liability coverage can be provided in the form of an endorsement to the Contractor's insurance at least as broad as ISO Form CG 20 10 11 85 or if not available, through the addition of both CG 20 10 and CG 20 37 if a later edition is used).
- Primary Coverage For any claims related to this Agreement, the Contractor's insurance coverage shall be primary insurance as respects the County, its officers, officials, employees, agents and volunteers. Any insurance or self-insurance maintained by the County, its officers, officials, employees, agents or volunteers shall be excess of the Contractor's insurance and shall not contribute with it.
- 3. Notice of Cancellation Each insurance policy required above shall provide that coverage shall not be canceled, except with notice to the County.
- 4. Waiver of Subrogation Rights Contractor hereby grants to County a waiver of any right to subrogation which any insurer of said Contractor may acquire against the County by virtue of the payment of any loss under such insurance. Contractor agrees to obtain any endorsement that may be necessary to effect this waiver of subrogation, but this provision applies regardless of whether or not the County has received a waiver of subrogation endorsement from the insurer.
- 5. Deductibles and Self-Insured Retention Any deductibles or self-insured retentions must be declared to and approved by the County. The County may require the Contractor to purchase coverage with a lower deductible or retention or provide proof of ability to pay losses and related investigations, claim administration, and defense expenses within the retention.
- 6. Acceptability of Insurers Unless otherwise approved by Risk Management, insurance shall be written by insurers authorized to do business in the State of California and with a minimum A.M. Best's Insurance Guide rating of "A- VII".
- 7. Verification of Coverage Contractor shall furnish the County with proof of insurance, original certificates and amendatory endorsements as required by this Agreement. The proof of insurance, certificates and endorsements are to be received and approved by the County before work commences. However, failure to obtain the required documents prior to the work beginning shall not waive the Contractor's obligation to provide them. The Contractor shall furnish evidence of renewal of coverage throughout the term of the Agreement. The County reserves the right to require complete, certified copies of all required insurance policies, including endorsements required by these specifications, at any time.

EXHIBIT C

- 8. Failure to Procure Coverage In the event that any policy of insurance required under this Agreement does not comply with the requirements, is not procured, or is canceled and not replaced, County has the right but not the obligation or duty to terminate the Agreement. Maintenance of required insurance coverage is a material element of the Agreement and failure to maintain or renew such coverage or to provide evidence of renewal may be treated by County as a material breach of contract.
- 9. **Subcontractors** Contractor shall require and verify that all subcontractors maintain insurance meeting all the requirements stated herein, and Contractor shall ensure that County is an additional insured on insurance required from subcontractors.
- 10. **Claims Made Policies** If any of the required policies provide coverage on a claimsmade basis:
 - i. The Retroactive Date must be shown and must be before the date of the contract or the beginning of contract work.
 - ii. Insurance must be maintained and evidence of insurance must be provided for at least five (5) years after completion of contract work.
 - iii. If coverage is canceled or non-renewed, and not replaced with another claimsmade policy form with a Retroactive Date prior to the contract effective date, the Contractor must purchase "extended reporting" coverage for a minimum of five (5) years after completion of contract work.
- 11. **Special Risks or Circumstances** County reserves the right to modify these requirements, including limits, based on the nature of the risk, prior experience, insurer, coverage, or other special circumstances.

Any change requiring additional types of insurance coverage or higher coverage limits must be made by amendment to this Agreement. Contractor agrees to execute any such amendment within thirty (30) days of receipt.

Any failure, actual or alleged, on the part of County to monitor or enforce compliance with any of the insurance and indemnification requirements will not be deemed as a waiver of any rights on the part of County.