

ORIGINAL



CONTRACT #2989
for
Medical Services for Detention Facilities
Between
County of El Dorado
and
California Forensic Medical Group

January 1, 2019 through December 31, 2023

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AGREEMENT FOR SERVICES #2989
Medical Services for County Detention Facilities

THIS AGREEMENT is made and entered into by and between the County of El Dorado, a political subdivision of the State of California (hereinafter referred to as "County") and California Forensic Medical Group, Inc., a California corporation, duly qualified to conduct business in the State of California, whose principal place of business is 2511 Garden Road, Suite A160, Monterey, CA 93940, (hereinafter referred to as "Contractor");

RECITALS

WHEREAS, County has determined that it is necessary to obtain a Contractor to provide medical services defined as physical healthcare, mental healthcare, and dental care for all adult Inmates of County's Detention Facilities; and

WHEREAS, in addition, County has determined that it is necessary to obtain a Contractor to provide medical services defined as physical healthcare, certain mental healthcare, and dental care services for all Youth of County's Detention Facilities; and

WHEREAS, Contractor has represented to County that it is specially trained, experienced, expert and competent to perform the special services required hereunder and County has determined to rely upon such representations; and

WHEREAS, it is the intent of the parties hereto that such services be in conformity with all applicable Federal, State (all references to "State" in this Agreement shall mean the State of California unless otherwise specified) and local laws; and

WHEREAS, County has determined that the provision of these services provided by Contractor is in the public's best interest, and that these services are more economically and feasibly performed by outside independent Contractors as well as authorized by El Dorado County Charter, Section 210 (b) (6) and/or Government Code 31000;

NOW, THEREFORE, County and Contractor mutually agree as follows:

ARTICLE I

Definitions:

Adult Facilities	For the purposes of this Agreement, the Placerville and South Lake Tahoe Jails will be referred to as “Adult Facilities”
AED	Automated External Defibrillator
BHD	Health and Human Services Agency Behavioral Health Division
CCR	California Code of Regulations
CFMG	California Forensic Medical Group
CFMG Facility Specific Policy & Procedure Manual (CFMG P&P Manual)	Pursuant to Title 15 California Code of Regulations (CCR) http://www.bscc.ca.gov/index.php Section 1206, the Facility Administrator(s) and the Contractor shall maintain a written manual, which shall be updated and reviewed annually. There currently exists both an Adult and a Juvenile CFMG P&P Manual.
CMSP	County Medical Services Program
Detention Facilities	Collectively, all four (4) locations (Adult Facilities and Juvenile Facilities) will be referred to as “Facilities”
Facility	One of the four aforementioned “Facilities”
Facility Administrator	That County Officer or employee with responsibility for the overall management of the “Facility”
HHSA	County of El Dorado Health and Human Services Agency
Inmate/Adult	Shall refer to all detainees housed for any period at an Adult Facility
Inpatient Episode	The duration of time an Inmate or Youth is admitted to an inpatient hospital (medical or psychiatric).
Intake	“Intake” shall represent the process of (1) documenting personal identification demographics; (2) photograph of the individual; (3) fingerprinting; (4) Department of Justice records check; and (5) a review of the charges against the individual along with any bail amount. This procedure is part of the booking process.
Juvenile Facilities	For the purposes of this Agreement, the Juvenile Hall and Juvenile Treatment Center will be referred to as “Juvenile Facilities”
LCSW, MFT	LCSW – Licensed Clinical Social Worker: <u>Further information available at: https://www.socialworkguide.org/licensure/</u> MFT/MFCC : This stands for Marriage and Family Therapist, formerly called Marriage, Family, and Child Counselor. It is a master's level license that is specific to California and is not recognized throughout the United States. Further information available at: https://www.bbs.ca.gov/applicants/lmft.html
Licensed Healthcare Personnel	Licensed Vocational Nurse (LVN); Registered Nurse (RN); Family Nurse Practitioner (FNP); Physician Assistant (PA); Physician (M.D.); Doctor of Psychology (PsyD); or Doctor of Philosophy (PhD)

LVN	Licensed Vocational Nurse
MCIP	State of California Medi-Cal County Inmate Program agreement between the County and the State, that allows for Medi-Cal billing (administrative processes)
MCIEP	In accordance with 42 Code of Federal Regulations 435.1009, Medi-Cal County Inmate Eligibility Program. Enables California to claim Federal Financial Participation for Inmates who receive inpatient hospital services off the grounds of the correctional facility. (Eligibility processes)
Medical Director	The Physician assigned by CFMG to the County of El Dorado Facilities
Medical Receiving Screening	Pursuant to California Penal Code https://codes.findlaw.com/ca/penal-code/ Section 6030, “Medical Receiving Screening” shall be in accordance with written procedures and shall include but not be limited to medical and mental health problems, developmental disabilities, and communicable diseases including but not limited to tuberculosis and other airborne diseases. The screening shall be performed by Licensed Healthcare Personnel or, in the case of the Juvenile Facilities, trained facility staff.
PPD	Tuberculin Purified Protein Derivative – test for tuberculosis (TB).
Pre-Admission Medical Care	Any event requiring medical treatment occurring prior to an Inmate or Youth being admitted to a medical or psychiatric care facility
Program Manager	The Licensed Healthcare Professional assigned by CFMG to manage the medical program in the facilities.
QAP	Quality Assurance Plan
RN	Registered Nurse
Sobering Cell	The initial “sobering up” place for arrestees (or Youths) who are sufficiently intoxicated from any substance to require a protected environment to prevent injury by falling or victimization by other Inmates (or Youths). Also known as detoxification cells.
TB	Tuberculosis
Temporary Release	Pursuant to CA Penal Code Sections 4018.6 and 1203.1 (a): The sheriff or probation officer of the county may authorize the temporary removal under custody or temporary release without custody of any Inmate or Youth from a Detention Facility for family emergencies or for purposes preparatory to his/her return to the community, if the sheriff or probation officer concludes that such Inmate or Youth is a fit subject therefor.
Youth	Minors housed for any period of time at a Juvenile Facility.

ARTICLE II

Term: This Agreement shall become effective upon final execution by both parties hereto and shall cover the term of January 1, 2019 through December 31, 2023 unless earlier terminated pursuant to the Article XIII titled “Default, Termination, and Cancellation.”

ARTICLE III

Service Provisions:

A. County Facilities to be Served

- The Placerville Jail, located at 300 Forni Road, Placerville, CA 95667;
- The South Lake Tahoe Jail, located at 1051 Al Tahoe Boulevard, South Lake Tahoe, CA 96150;
- The Placerville Juvenile Hall located at 299 Fair Lane, Placerville, CA 95667; and
- The South Lake Tahoe Juvenile Treatment Center, located at 1041 Al Tahoe Boulevard, South Lake Tahoe, CA 96150.

B. Responsibilities of County

- 1) Detoxification: Custody staff shall monitor detoxification cells (sobering cells) in accordance with Title 15, CCR Section 1213 “Detoxification Treatment.”
- 2) Use of Space and Equipment: County shall make available to Contractor all space and use of County-owned equipment pursuant to inventory attached hereto as Exhibit A, and incorporated by reference herein. County shall ensure a separate room is provided for dental services at the Adult Facility in Placerville. County will provide space required to store active and inactive medical records including but not limited to space at the Facilities and archival of documents pursuant to County Board of Supervisors Policy A-9, incorporated by reference as if fully set forth herein. <https://www.edcgov.us/Government/BOS/Policies/documents/A-9.pdf>
- 3) Security: County will provide for the safety and security of Contractor personnel in the same manner as provided for County’s employees working in the Facilities.
- 4) Inmates from Other Counties: Sheriff’s Office shall identify those Inmates who are the financial responsibility of another County and provide that information to Contractor.

C. Responsibility of County and Contractor

- 1) County and Contractor acknowledge the potential for changes in State and Federal standards and regulations that could impact the terms and conditions herein, and mutually agree to work together in the best interest of all parties to accommodate such eventuality.
- 2) Contractor and County Contacts: The Contractor’s on-site Program Manager or designated representative is the liaison for all day-to-day operational issues and shall be responsible for conducting regularly scheduled visits at the Facilities. The Facilities Administrator(s) shall be designated as the County’s day-to-day contact person. The Contract Administrator, or Designee, shall be the primary liaison to the Contractor on behalf of County for any issues outside of the day-to-day operational issues.

- 3) Inmates or Youths for whom Contractor is responsible:
 - a) Contractor is responsible for the medical care of Inmates or Youths who are temporarily outside one of the Facilities to receive inpatient medical or psychiatric care as authorized by the Contractor within the terms of this Agreement.
 - b) Contractor is responsible for the medical care of Inmates or Youths who are temporarily outside one of the Facilities in the company of an employee of the County of El Dorado law enforcement agency or Facility staff.
 - c) Contractor is responsible for the medical care of Inmates or Youths from the time of Intake until the Inmate or Youth is officially released from County custody upon pardon, upon parole, or other manner of official release, as defined in California Penal Code 4018.6.
- 4) Inmates or Youth for whom the Contractor is not responsible: Contractor is not responsible for the medical care of Inmates or Youth on “temporary release” that are not in physical custody, but shall complete a medical screening at the time of re-admittance back into an Adult Facility. Youth returning to a juvenile facility after a “temporary release” shall be screened by Probation Department staff upon reentry. Contractor is not responsible for the medical care of Inmates or Youth in the custody of other law enforcement agency or penal jurisdictions located outside the County of El Dorado. Contractor is not responsible for the medical care of Inmates or Youth who have escaped from a Facility.
- 5) Inmate or Youth Transportation:
 - a) County shall provide and pay for routine transportation of Inmates and Youth. County will provide staff to transport Inmates or Youth to and from medical appointments for on-site and off-site care. County will provide escort as required for Contractor personnel during medical rounds.
 - b) Contractor will pay for ambulance transportation when determined to be medically necessary by Contractor staff or in life-threatening emergency medical situations where no Contractor staff is available. Ambulance transportation determined to be medically necessary by Contractor staff shall be part of the base rate and shall not be considered a part of the hospital financial liability as defined herein.
- 6) Medical Equipment & Supplies: Contractor shall be responsible for providing all new medical equipment, which shall remain the property of Contractor. Contractor will supply forms required in the performance of this Agreement.

CFMG shall be responsible for the provision and maintenance of telepsychiatry equipment, software, and portal links in all facilities. County shall be responsible for Internet connectivity at all facilities.

- 7) Policy & Procedure Manuals Specific to Facilities:
- a) Contractor has developed and shall maintain the Adult and Juvenile CFMG P&P Manuals, and they shall be reviewed and updated at least every two years or more frequently if requested by County, pursuant to Title 15 CCR Section 1206 “Health Care Procedures Manual.” In the event of conflict between the P&P Manual, and Federal or State regulations, the Federal or State regulations shall take precedence.
 - b) Existing CFMG policies and procedures related to services provided under this Agreement shall not be revised, amended, added, or deleted without review and approval by the County.
- 8) Suicide Prevention Plans:
- a) Contractor, Facility Administrator of the Adult Facilities, and Health and Human Services Agency Director, or Designee, shall collaborate to ensure the then-current written suicide prevention plan in the CFMG P&P Manual specific to the Adult Facilities remains up-to-date, pursuant to Title 15 CCR.
 - b) County BHD, the Facility Administrator of the Adult Facilities, the Health and Human Services Agency Director, or Designee, and the Contractor shall collaborate to ensure the then-current written suicide prevention plan in the CFMG P&P Manual specific to the Juvenile Facilities remains up-to-date pursuant to Title 15 CCR.
- 9) Process for Medi-Cal Enrollment: Contractor agrees to make reasonable efforts to facilitate determination of eligibility for Medi-Cal coverage in coordination with County of El Dorado Eligibility Workers. In the event regulations allow Medi-Cal (or subsequent plan) eligibility for Inmates or Youths, Contractor shall remit to County, on a quarterly basis, payment in an amount equal to cost reimbursements received by the treating hospital for inpatient services required under this Agreement.
- a) Upon notification by Contractor of Inmates or Youths who have inpatient medical needs lasting more than 24 hours, Contract Administrator, or Designee, shall take reasonable steps to screen Inmates or Youth for eligibility to enroll in the MCIP/MCIEP and, with respect to Inmates or Youths who are so eligible, shall assist the Inmate or Youth with enrollment to the extent such assistance is legally permissible.
 - b) Contractor agrees to use its reasonable best effort to facilitate MCIP/MCIEP eligibility for Medi-Cal covered services, and shall provide County and/or County-designated third-party billing contractor with all documentation that may be required to facilitate claiming of or reimbursement for the cost of Medi-Cal covered services by the County.

- c) Contractor shall notify the Contract Administrator, or Designee, and HHSA, at agreed upon email address at MCIEP@edcgov.us within 24 hours, of any Inmate or Youth who may have a hospital stay longer than 24 hours. The admittance form shall be emailed to the County as notification of an Inmate or Youth being admitted, and shall be mutually agreed upon by Contractor and County. Lack of notification may constitute non-payment of any future charge invoiced.

Upon notification, HHSA Designee shall make efforts to begin the process of determining eligibility for Medi-Cal or any other third-party healthcare coverage. Contractor will provide all necessary information in the medical file as may be needed to secure coverage and reimbursement.

- d) County agrees to use its best reasonable effort to facilitate Medi-Cal payment for items and services that are covered by Medi-Cal, and shall provide to or obtain from Contractor and providers that furnish such services (or their designated agents) all documentation required to facilitate Medi-Cal payment for such services.
- e) In accordance with Article IV titled "Compensation for Services," paragraph D "Contractor Reimbursement over Liability Limits," Contractor shall pay for all costs not covered by Medi-Cal, up to \$20,000 per inpatient stay. Financial liability limits are set forth in Article IV titled "Compensation for Services" Section C "Contractor Financial Liability Limits"

County expressly releases Contractor from any financial liability for health care items and services provided to an Inmate or Youth where such items or services are covered by Medi-Cal and were provided to an Inmate or Youth who was eligible for and enrolled in Medi-Cal at of the time such items or services were provided.

- f) The parties agree to meet and confer in good faith about amending this Agreement to reflect savings on this Agreement due to the MCIP/MCIEP program.
- g) Contractor will make every reasonable effort to provide persons identified as potentially eligible for Medi-Cal, with a Medi-Cal and/or CMSP application packet upon release from a Facility. Such packets may be obtained from the Health and Human Services Agency. Additionally, contractor may submit an electronic referral for a pre-release application to MCIEP@edcgov.us.

D. Responsibility of Contractor in Provision of Healthcare Services

1) Compliance with Laws

- a) Conformity to Title 15 California Code of Regulations: All services provided by Contractor shall be carried out in conformance with Title 15 CCR Article 11 "Medical/Mental Health Services" relating to medical services in corrections institutions.
- b) Civil Rights: Contractor shall ensure services under this Agreement are provided without any discriminatory practice based on gender, sexual orientation, age, ethnicity, religion, handicap, marital status, national origin, or ancestry.

- c) Linda York, et. al. vs County of El Dorado: Contractor agrees to comply with all sections referring to Inmate medical and dental in correctional institutions in the County of El Dorado as identified in Stipulation to Order of Settlement and to Entry of Judgment of Dismissal in Linda York, et. al. vs. County of El Dorado, attached hereto as Exhibit B, and incorporated by reference herein.
 - d) Contractor agrees to follow all laws of the State of California.
- 2) Standard of Care: Contractor agrees to perform its work and functions at all times in accordance with currently approved medical methods and practices consistent with the standards of the medical profession in the community. The sole interest of County is to ensure that said medical services should be performed and rendered in a professional, competent, efficient, and satisfactory manner.
- 3) Medical Receiving Screening: Medical Receiving Screening Protocol: Contractor and the appropriate Facility Administrator, or Designee, shall collaborate to ensure the then-current Medical Receiving Screening Protocol for both the Adult and Juvenile CFMG P&P Manuals remain up to date and in compliance with Title 15 CCR as needed.
- a) **Inmate**: Contractor shall be complete a medical screening on all Inmates at the time of Intake, with the exception of Inmates transferred between County of El Dorado Detention Facilities who have previously received a Medical Receiving Screening.
 - i. Medical Receiving Screening shall be performed by Licensed Healthcare Personnel and completed in accordance with the Adult CFMG P&P Manual, Pre-Detention Medical Evaluation/Intake Screening, and shall include but not be limited to: (1) medical and mental health problems, (2) developmental disabilities, and (3) communicable diseases including but not limited to tuberculosis and other airborne diseases.
 - ii. Contractor shall maintain and follow the Adult CFMG P&P Manual pertaining to any Inmate who appears at this screening to be in need of or who requests, medical treatment, mental health treatment, or treatment for developmental disability.
 - iii. When medically indicated, Contractor shall provide medical services on-site as necessary during receiving screening; including but not limited to on-call or telemedicine RN, Doctor, or Psychologist.
 - iv. Contractor's Licensed Healthcare Personnel shall, based on criteria established in the Adult CFMG P&P Manual, make the final decision whether or not the Inmate is medically cleared to be admitted to the facility.

- b) **Youth:** Contractor shall complete a medical screening on all Youth at the time of Intake, with the exception of Youth transferred between County of El Dorado Detention Facilities who has previously received a Medical Receiving Screening.
- i. The Custody staff at the Juvenile Facility will obtain a medical consent signature from a parent or legal guardian, or by Court Order, for the Youth as soon as practical. Probation staff at the Juvenile Facility will process any medications received from a parent/guardian/legal foster parent for the Youth and will disburse as ordered/directed by the Contractor.
 - ii. Facility Administrator or Designee (i.e., County Juvenile Facility Probation staff), will complete the “Intake Health Screening” form, attached hereto as Exhibit D, and incorporated by reference herein. This form is for purposes of example only and may be modified to incorporate improvements in design that are mutually acceptable to the parties and approved in writing by Agreement’s Contract Administrator.
 - iii. During hours that Contractor staffing is regularly scheduled, the “Intake Health Screening” form may be reviewed with Contractor to determine whether Youth is medically appropriate for admittance to the Juvenile Facility. During hours that Contractor staff is not scheduled, Facility Administrator, or Designee, shall contact the Contractor on-call medical provider to review “Intake Health Screening” information and determine whether Youth is medically appropriate for admittance to the Juvenile Facility.
 - iv. Requests to Contractor staff or on-call Contractor staff for consultation on screenings will be responded to within 2 hours. When medically indicated, on-site medical services shall be provided by Contractor staff during regularly scheduled hours or on-call staff during non-scheduled hours, as necessary during medical receiving screening.
 - v. Contractor shall perform a medical examination on Youth who are admitted to the Juvenile Facilities in accordance with Title 15, CCR Section 1432 “Health Assessment” guidelines. Contractor shall provide necessary medical services to Pregnant/Post-Partum Youth as specified in Title 15, CCR Section 1417
 - vi. Contractor’s Licensed Healthcare Personnel shall, based on criteria established in the Juvenile CFMG P&P Manual, make a recommendation whether to accept or not accept Youth into custody, with the Facility Administrator, or Designee, having final authority.
- 4) Individualized Medical and Mental Health Treatment Plans: Contractor shall develop a written individualized treatment plan for each Inmate or Youth for whom Contractor is providing mental health treatment or treating for a chronic medical problem requiring daily medication. Contractor shall ensure Custody staff is informed of said treatment plan. When appropriate this treatment plan will include post-release treatment.

5) Mental Health Services:

- a) **Inmate:** Contractor will provide mental health services on-site or via telemedicine conference to all Inmates incarcerated in an Adult Facility and shall do so in satisfaction of all requirements of Title 15, CCR. Furthermore, Contractor will meet all current requirements of any other provision of law as it pertains to the provision of mental health care to Inmates in County correctional facilities.
- i. Contractor shall provide involuntary medication related to mental health services, pursuant to court order, to persons charged solely with misdemeanor offenses pursuant to Penal Code Section 1367 et seq. All other “restoration to competency services” for persons charged solely with misdemeanor offenses pursuant to Penal Code Section 1367 et seq. shall be provided by County or County’s Designee. There shall be no additional charge to the County for this service.
 - ii. In addition, notwithstanding the provisions set forth herein, all court-ordered evaluations for mental health services made pursuant to Penal Code Section 4011.6 are excluded from the services to be provided by Contractor pursuant to this Agreement.
 - iii. It is also understood, and mutually agreed by parties hereto, that Contractor shall be financially responsible for Inmates in the Adult Facilities who are admitted to a mental health facility pursuant to the provisions of Penal Code Section 4011.6 by referrals made by the Sheriff’s Office, Probation Department, or Contractor staff. Contractor’s financial liability shall be limited to that described in the Article IV titled “Compensation for Services,” paragraph heading “Hospital Financial Liability.”
- b) **Youth:** Contractor will provide a total of two (2) hours telepsychiatry services per week for both Juvenile Facilities, allocated to each Facility on an as needed basis.
- c) **Inmate or Youth:** Special Mental Disorder Assessment - An additional mental health screening will be performed according to written procedures on Inmates or Youth who have given birth within the past year and are charged with murder or attempted murder of their infants. Such screening will be performed at Intake and, if the assessment indicates postpartum psychosis, a referral for further evaluation will be made.
- 6) Medication Administration: Contractor will, to the extent possible, communicate with outside physicians who have prescribed medications that are to be taken by Inmates and Youth. The outside physician should be asked by Contractor the purpose of the medication, if other medications could be used, and if not, why. If the medication is available in an off-brand, Contractor may administer that off-brand unless the prescribing physician provides in writing a reason that the off-brand should not be taken by the Inmate or Youth. If Contractor determines that the prescribed medication should not be administered and/or a different medication should be administered, Contractor shall, within 48 hours, provide written notice to County and to the attorney for the Youth that the medication will be stopped and/or changed and the reasons therefore.

- a) **Inmate:** Contractor Licensed Healthcare Personnel shall be responsible for administering medications. Medications will generally be administered on a two-times-a-day regimen unless otherwise specified in a written individual treatment plan.

All pharmaceuticals will be stored, inventoried, and administered in accordance with all applicable laws and guidelines relating to pharmaceutical practices including but not limited to Title 15 CCR Section 1216 “Pharmaceutical Management.”

- b) **Youth:** Contractor nursing staff shall be responsible for administering medications during the Contractor’s regularly scheduled hours of work. Medications will principally be administered on a two-times-a-day regimen unless otherwise specified in a written individual treatment plan. All pharmaceuticals will be stored, inventoried, and administered in accordance with all applicable laws, guidelines relating to pharmaceutical management, including but not limited to Title 15 CCR Section 1438 and 1439 for psychotropic medications.

During all hours not covered by regularly scheduled Contractor staff, County shall provide trained non-licensed personnel to deliver medications acting on the order of a prescriber, pursuant to Title 15 CCR Section 1438.

Contractor shall provide training to Juvenile Facilities non-licensed personnel regarding safe administration techniques and common side effects of medications.

Contractor will be responsible for all aspects of pharmaceutical services at the Juvenile Facilities including prescribing, ordering, management of psychotropic drug prescriptions, maintenance of Medication Administration Records (MARS) documentation, and inventory control to ensure a sufficient supply is maintained on hand during incarceration, and a two-week supply to be provided to Youth upon release.

- i. During all hours not covered by regularly scheduled Contractor staff, County shall provide trained non-licensed personnel to deliver medications acting on the order of a prescriber, pursuant to Title 15 CCR Section 1438 (b)(7).
- ii. Contractor shall provide training to Juvenile Facilities non-licensed personnel regarding safe administration techniques and common side effects of medications, in accordance with Title 15 CCR 1438 Section (a)(9)
- iii. In accordance with Article III titled “Service Provisions,” C. “Responsibilities of County and Contractor,” 7. “Policy and Procedure Manuals Specific to Facilities;” Contractor shall maintain a written policies and procedures for controlled administration of medication, pursuant to Title 15, CCR Section 1438 “Pharmaceutical Management”.

7) Detoxification from Drugs and Alcohol:

- a) **Inmate:** Contractor shall provide medical supervision to all Inmates undergoing detoxification at the Adult Facilities. Licensed Healthcare Personnel shall monitor Inmates upon admittance to the “sobering cell” in accordance with Title 15 guidelines and the CFMG P&P Manual. Contractor’s staff shall document assessment in the Inmate’s medical record.
- b) **Youth:** During regularly scheduled hours and after medical clearance, Contractor staff shall provide medical supervision for Youth undergoing detoxification from mind-altering drugs, including alcohol, while at the Juvenile Facility, pursuant to Title 15 CCR Section 1431 “Intoxicated Youth and Youth With a Substance Use Disorder,.”

County shall ensure that during periods when no Contractor staff is present, Youth presenting “withdrawal” symptoms prior to Intake will be transported to an appropriate acute care facility.

8) Sick Call:

- a) **Inmate:** Sick call will be conducted five (5) days a week, during the agreed upon scheduled hours with emergency response on weekends. A minimum 24 hour notice shall be provided to County should Contractor staffing necessitate a change to the schedule. Inmates shall be scheduled for sick call as soon as possible, or as indicated based on the medical condition. Changes to Contractor staffing, without 24 hour notice, which causes a facility to bring in additional staffing to conduct sick call will be billed to Contractor.

Sick call shall be conducted by a Licensed Healthcare Professional including one of the following: Registered Nurse (RN), Family Nurse Practitioner (FNP), Physician Assistant (PA), or Physician (M.D.).

Sick call shall be conducted in accordance with Title 15, CCR Section 1211 “Sick Call,” incorporated by reference as if fully set forth herein, and written standardized procedures, as defined in the Adult CFMG P&P Manual, Sick Call Procedure.

Sick call shall be conducted in designated areas of the clinic or housing units, with as much privacy as security concerns allow.

- b) **Youth:** Sick Call shall be conducted five (5) days a week (Monday through Friday) by a Registered Nurse (RN). Emergency response shall be available on weekends (Saturday and Sunday). Sick call shall be conducted under standardized procedures pursuant to Title 15, CCR Section 1433 “Requests for Health Care Services.” Contractor shall ensure consultation by a physician is provided on-site once a week at the Juvenile Facilities.

9) On-Site Medical Emergency Services:

- a) **Inmate:** Contractor shall ensure Licensed Healthcare Personnel are available to provide consultation to nursing staff and to come to the Facilities as required on a twenty-four (24) hours a day seven (7) days a week basis.

- b) **Youth:** Contractor shall ensure Licensed Healthcare Personnel are available to provide consultation to nursing staff or Deputy Probation Officers, and to come to the Facilities as required on a twenty-four (24) hours a day seven (7) days a week basis.
- 10) Dental Services:
- a) **Inmate:** Contractor will be responsible for providing medically necessary dental services to Inmates detained in Adult Facilities, which if deferred, could be detrimental to the Inmate's general health. The Inmate is responsible for obtaining and purchasing dental services that are beyond the scope of Facilities dental services and can be reasonably deferred, as determined by the attending dentist, until the Inmate is released from custody from the Adult Facility.
- i. Dental Screening: The attending dentist shall perform an oral health screening upon the request of the Inmate, to assess the Inmate's chief complaint and determine the Inmate's dental needs and urgency of these needs. Oral health screenings shall include a visual oral examination and limited radiographic examination to diagnose the Inmate's chief complaint. The purpose of the oral health screening shall be for the identification, diagnosis, and treatment of the Inmate's chief complaint, which may include diagnosis of dental pathology, periodontal disease, dental caries, pupal status, dental trauma, radiographic pathology, and oral hygiene status.
- ii. Dental Services: Medically necessary dental services shall include, but may not be limited to, non-surgical scaling and prophylaxis, oral hygiene instructions, temporary or permanent fillings, dental extractions, and other treatments determined to be medically necessary. Endodontic treatment and teeth replacement are not provided at the Facility clinics, and Inmates can request these services at their own expense by an outside dentist. Inmates requesting dental services will be prioritized as medically indicated, and will be scheduled to see the dentist as soon as possible.
- iii. On-site Facilities may be used as appropriate; however, Contractor may refer medically necessary oral surgery or dentistry that cannot be safely provided on-site to outside specialists.
- b) **Youth:** Contractor will be responsible for obtaining dental services for Youth on an urgent need basis, utilizing local services outside the Facilities.
- 11) Special Medical Diets: Contractor Staff will evaluate the need for and ensure any medically required special diets are prescribed for Inmates or Youth as appropriate. Contractor will coordinate with facility food service management staff regarding the types of medically required special diets that can be offered to the Inmate or Youth population.
- 12) Off-Site Services: **Inmate or Youth:** Contractor shall be responsible for required medical/surgical inpatient hospital care, off-site specialty care, off-site clinic care, Emergency Department care, and other health-related ancillary services for those Inmates or Youth who have been physically placed in Detention Facilities after medical clearance and Intake.

- a) All care that Contractor is responsible for, which is provided by a third party, shall be approved in writing and referred by Contractor staff using a Contractor referral form substantially similar to that attached hereto as Exhibit C “CFMG, Inc. Medical Referral Form,” and incorporated by reference herein.
 - b) Contractor shall not refer elective procedures that can be safely provided once an Inmate or Youth is released from custody.
 - c) Contractor shall make every effort to use Marshall Medical Center (Marshall) or Barton Healthcare Systems (Barton) for patients requiring hospitalization and/or emergency services to the extent that the aforementioned facilities can provide the required services and to the extent medically appropriate. In the event that services cannot be provided at Marshall or Barton, Contractor will arrange to transfer patient to other California providers. If no California healthcare provider is available within a reasonable and appropriate distance and travel time to meet the medical needs of patient, Contractor may use the nearest capable healthcare provider including out of state providers.
 - d) Contractor will notify the Contract Administrator, or Designee, of all admissions via email and by telephone within twenty-four (24) hours of an event. In those cases where admission is out of state, Contractor will provide the circumstances requiring out-of-state admission to the Contract Administrator, or Designee. Lack of notification may constitute non-payment of any future charges invoiced.
 - e) For purposes of off-site services that may reach the agreed-upon Catastrophic Insurance liability limit, Contractor shall notify the County’s Contract Administrator, HHSA, and Risk Management of all admissions within forty-eight (48) hours of admission via the agreed-upon email address and procedure (currently via faxing appropriate documentation to both Risk Management and HHSA.)
 - f) Contractor, as the designated medical authority, shall communicate with the treating physician in the community regarding the care and treatment of hospitalized Inmate(s) or Youth and shall communicate the status of said care and treatment to the Facility Administrator and Contract Administrator regarding treatment plan, length of stay, and other appropriate information.
 - g) Contractor shall provide third party payer information to off-site providers when such information is available.
- 13) Testing - Sexually Transmitted Diseases (STD): Within ninety-six (96) hours of Intake, Contractor shall make available testing for sexually transmitted diseases for any self-identified sexually active Youth who disclosed a confirmatory reply to the Contractor during Youth’s initial medical screening.

14) Tuberculosis (TB) Screening:

- a) **Inmate:** Contractor will perform TB screening on all Inmates who reside in the Adult Facilities within fourteen (14) days of Intake, following protocol established between Contractor and County. Contractor will provide PPD testing and chest x-rays as appropriate. Any further testing requirements established by the County Health and Human Services Agency Public Health Division will be the financial responsibility of the County. Contractor will provide nursing staff time to perform test(s), but the cost of testing beyond PPD and chest x-ray will be the financial responsibility of the Health and Human Services Agency, Public Health Division.
- b) **Youth:** Contractor shall perform TB screening on all Youth in Juvenile Facilities within ninety-six (96) hours of Intake, following protocol established between Contractor and County. Contractor will provide PPD testing and chest X-rays as appropriate; further testing requirements established by County Health and Human Services Agency, Public Health Division will be the financial responsibility of the County. Contractor shall provide nursing staff time to perform test(s), but cost of testing beyond the PPD and chest x-ray will be the financial responsibility of County Health and Human Services Agency, Public Health Division.

15) Vaccinations: Contractor shall verify each Youth has up-to-date vaccinations utilizing the County-approved database and shall provide vaccinations as necessary to ensure each Youth is current on vaccinations, appropriate to age. County shall ensure Contractor has sufficient access to the aforementioned database to meet this requirement.

16) Continuity of Care: Contractor will communicate with Contract Administrator, or Designee, on an “as needed” basis and with any treating clinician to promote continuity of care.

E. Other Contractor Responsibilities

1) Record Management & Retention:

- a) Medical and mental health records prepared by Contractor, and those medical/mental health records created by previous facility medical providers that are currently stored at the Facilities, shall be maintained by Contractor for the term of this Agreement; however, records shall remain the property of County and, if necessary, shall be returned to County. Records shall include dental for Inmates in Adult Facilities.
- b) Contractor shall be the custodian of records during the term of this Agreement. As such, Contractor will be responsible for the accurate and timely documentation of all medical events, medication, and treatment. Medical records will be housed in accordance with Health Insurance Portability and Accountability Act (HIPAA) requirements and retained for a period of not less than two (2) years on site at the Facility location, as space allows. Thereafter, Contractor shall collaborate with County staff to prepare records for storage in the County Records Management location.

- c) Contractor shall maintain all records in accordance with Title 15, CCR, Section 1205 “Medical/Mental Health Records.” In addition, Contractor shall adhere to all laws relating to confidentiality of medical records.
- d) Adult Facilities: Medical and mental health records shall be maintained by County for a period of not less than ten (10) years. County shall be responsible for any destruction of all medical records. Contractor will use the booking number as a unique identifier for medical records and shall make every effort to obtain medical records from prior incarcerations. These records shall be incorporated into a unit record by Inmate.

Contractor shall ensure that all pertinent medical information be prepared and available to accompany Inmates being transferred to other detention/correctional facilities.

- e) Juvenile Facilities: These records shall be maintained by County for a period of not less than ten (10) years; however, all records shall be maintained for at least one (1) year after the Youth reaches the age of majority (18 years of age). County shall have access to all medical records; County shall be responsible for any destruction of all medical records.

Contractor will use the booking number as a unique identifier for medical records and shall make every effort to obtain medical records of prior incarcerations. These records shall be incorporated into a unit record by Youth.

Contractor shall ensure that all pertinent medical information is prepared and available to accompany Youths being transferred to other detention/correctional facilities.

2) Administrative Requirements:

- a) Administrative Meetings: Quarterly administrative meetings will be held involving Contractor management staff, Contract Administrator, or Designee, County Public Health Officer, or Designee, and Facilities Administrators. All four (4) quarterly meetings will be scheduled in advance of each quarterly meeting during this Agreement, to ensure maximum availability of participants. Contractor shall be responsible for the scheduling and facilitation of these meetings.
- b) Court Testimony: Participation in Legal Proceedings. Contractor shall require medical personnel and other staff to appear at any court proceedings or administrative proceedings arising from performance of this contract where their testimony is required, including trials, depositions, arbitration hearings, and writs of habeas corpus. Contractor will also cooperate in the preparation of any discovery responses in any proceedings arising from performance of this contract. There will be no additional compensation for such participation in legal proceedings.
- c) Contractor shall be responsible for Licensed Healthcare Personnel to testify concerning civil rights suits or any writs of habeas corpus filed by Inmates or Youths. Contractor must also respond in writing to Facilities Administrators concerning any such writs of habeas corpus or federal civil rights suits for no additional compensation.

- d) Inmate or Youth Grievances: Contractor shall be responsible for processing Inmate or Youth grievances concerning medical care in accordance with Facility policy and procedure for no additional compensation.

3) Quality Assurance Program:

- a) Contractor shall maintain a comprehensive Quality Assurance Plan (QAP) throughout the term of this Agreement.
- b) Contractor will provide a copy of the QAP and any updates or revisions to the Facility Administrators and Contract Administrator on an annual basis.
- c) Contractor shall provide County with statistical summaries of quality assurance activities, upon request.

F. Other Terms and Conditions

1) Personnel:

- a) On-Site Medical Director: Contractor shall have a designated Medical Director who has overall responsibility for the medical program at the County of El Dorado Facilities, including but not limited to:
 - i. Assuring the program meets applicable Federal, State, and local regulations;
 - ii. Assisting in the design, implementation, and evaluation of the medical program;
 - iii. Monitoring weekly services provided by non-physician providers within the Facilities including quality of medical records, pharmaceutical practices, and adherence to current medical protocols;
 - iv. Providing primary on-call services and back-up on-call to the Contractor Staff on a twenty-four (24) hours a day, seven (7) days per week basis;
 - v. Consulting with Program Manager on all conditions outside protocol parameters;
 - vi. Conducting sick call and physical examinations as scheduled; and
 - vii. All other duties as mutually agreed to and defined in the Adult and Juvenile CFMG P&P Manuals by the parties hereto.
- b) Program Manager: Contractor shall have a Registered Nurse designated as Program Manager for all four Facilities who shall, under the general direction of the Medical Director and CFMG Administration, provide overall responsibility for (1) the coordination of health care services for the County of El Dorado Facilities in accordance with the terms of this Agreement, (2) Contractor management; and (3) All other duties as mutually agreed to and defined in the Adult and Juvenile CFMG P&P Manuals by the parties hereto.

- c) LCSW/MFT: Contractor will provide forty (40) hours to the Placerville Adult Facility and twenty (20) hours to the SLT Adult Facility of LCSW/MFT (or equivalent, or higher, professional) services per week. The LCSW/MFT shall be responsible for providing pre-evaluations and a psychological workup upon Inmates to assist the Psychologist/Psychiatrist with evaluations and treatment plans; will assist Inmates who lack the capacity to give informed consent for treatment or medication or to understand their situation, and help stabilize an Inmate on their medications to improve functioning, reduce and manage anxiety; and to provide therapeutic support: With a focus on teaching the Inmates therapeutic coping skills, encouraging medication compliance and providing drug and alcohol counseling.
- 2) Contractor Time and Attendance: Contractor will be responsible for time and attendance accountability, and provide such records to the County upon request.
- 3) Use of County Property: Contractor's employees must safeguard all property of County. Medical equipment is to be used only by those trained and qualified in its use. Contractor will be held responsible for damage resulting from negligence or carelessness on the part of Contractor's employees.
- 4) Licensing: Contractor's employees performing professional medical services shall be duly licensed by the appropriate bodies in and for the State of California.
- a) Copies of licenses and/or records of certification for all Licensed Healthcare Personnel are to be made available for examination by the County and/or by representatives of the County upon request. Copies shall be maintained by the Contractor's on-site Program Manager.
- b) Contractor shall obtain all licenses necessary to provide medical services in the Adult and Juvenile Facilities in the County of El Dorado. Contractor will ensure that all of its employees, including temporary or contract employees, who render medical services possess and maintain all applicable licenses and certificates. Contractor shall ensure that all staff work only within the scope of practice described by their license or certificate.
- 5) Employment Practices and Training:
- a) Nondiscrimination in Hiring: Any Contractor who is the recipient of County funds or who proposes to perform any work or furnish any goods under this Agreement shall not: (1) unlawfully discriminate against any worker, employee, applicant or any member of the public because of religion, race, sex, color, handicap, medical condition, marital status, age (over 40), or national origin; and (2) otherwise commit an unfair employment practice. Contractor agrees that in accordance with the Article IX titled "Assignment and Delegation," this provision shall be incorporated in writing into any contracts entered into with suppliers of materials or services, contractors or subcontractors, and all labor organizations furnishing skilled, unskilled, or craft union labor or who may perform any such labor or services in connection with this Agreement.

- b) Approval of Employee Hiring and Access to Facilities: County maintains the right to approve hiring of all Contractor employees who may provide services under this Agreement. Sheriff's Office or Probation Department each reserve the right to perform background and security checks of Contractor's employees as a condition of hiring for work under this Agreement and for granting access to the Facilities. The Sheriff, or Designee, the Chief Probation Officer, or Designee, has the sole discretion to determine background/security acceptability of all Contractor personnel at any time during the contract period, including Live Scan background check(s) as appropriate. Personnel found to be an unacceptable security risk shall not be given access to the Facilities. No new Contractor employee shall be brought to any Adult or Juvenile Facility without the prior approval of the Sheriff, or Designee, the Chief Probation Officer, or Designee. The Sheriff, or Designee, the Chief Probation Officer, or Designee, shall be informed when a Contractor employee assigned to work in connection with this Agreement leaves Contractor employment.
 - c) Orientation: Contractor will ensure that all of its new employees are afforded an orientation period until such time that employee demonstrates proficiency in duties and knowledge of all aspects of their job duties to the satisfaction of the Program Manager.
 - d) Training: Contractor will provide in-service training for its personnel. Topics will be identified by the Program Manager. Program Manager will maintain records demonstrating employee participation in in-service training and subject matter of said training.
- 6) Automated External Defibrillator Program/Training: Pursuant to current State regulations regarding the use of automated external defibrillators ("AED") (Title 22, California Code of Regulations, Division 9, Chapter 1.5), Contractor shall request permission from Sheriff's Office to include all of their clinical personnel assigned to the Adult Facilities in the Sheriff's approved Public Safety AED Program. Upon approval by the program provider, affected Contractor personnel shall be required to meet all program requirements for training and skills proficiency.
- 7) Minimum Staffing Pattern: Contractor agrees to maintain, at all times, the staffing pattern as specifically described in Exhibit E – "California Forensic Medical Group Staffing for County of El Dorado," attached hereto and incorporated by reference herein. Contractor shall provide staffing at the two Juvenile Facilities in accordance with Exhibit E, attached hereto and incorporated by reference herein. In addition, Juvenile Weekend Services are based a total of four (4) hours coverage each weekend between the Placerville and South Lake Tahoe Juvenile Facilities. The Program Manager shall have flexibility in determining appropriate distribution of hours based on the needs of the Youth at each Juvenile Facility.

- 8) Notification of Specific Health Conditions: Contractor shall notify Facility Administrator concerning specific health conditions of Inmates or Youth, including but not limited to injuries or illnesses requiring medical care that cannot be provided by Contractor on-site and as specified in Title 15 CCR Section 1206.5 and CA Health and Safety (H&S) Code <https://codes.findlaw.com/ca/health-and-safety-code/>, Division 1, Part 1, Section 121070, incorporated by reference as if fully set forth herein. In addition, Contractor shall make reports to the County Public Health Officer pursuant to Title 17 CCR www.cdph.ca.gov Sections 2500, 2593, 2641-43 and 2800-2812, incorporated by reference as if fully set forth herein, regarding all reportable conditions. Contractor shall notify Contract Administrator of such conditions by email or fax within twenty-four (24) hours of identifying condition.
- 9) Food Service Health Clearance: For both Inmates and Youth, Custody staff will provide a list to Contractor on a weekly basis of Inmates or Youth that are scheduled to work in the kitchen. Contractor shall perform a health clearance for all Inmates or Youth scheduled to work in the kitchen and provide Custody staff with a list of Inmates or Youth who has been medically cleared for kitchen duty.
- 10) Laboratory, Radiology, Pharmaceuticals, Medical Supplies, Equipment, and Medical Record Supplies: Contractor shall be responsible for the purchase and provision of required pharmaceuticals, medical supplies, and medical records supplies. Contractor is responsible for purchasing required laboratory services and radiology services. Contractor shall comply with applicable Title 15 CCR Sections, including but not limited to Section 1216 and Section 1438 pertaining to pharmaceutical management.
- 11) Orthopedic or Prosthetic Appliances: Contractor and Facility Administrator shall comply with, a written plan for complying with California Penal Code Section 2656. Contractor shall provide medical and/or dental prostheses and corrective eyeglasses when the health of the Inmate or Youth would otherwise be adversely affected, pursuant to California Penal Code Section 2656.
- 12) Communicable Disease Outbreak: When the County Health Officer assesses the risk of a communicable disease outbreak to be such that preventative inoculations are required for Facilities staff, Inmates, and Youths; Contractor will assist and provide all staff necessary to complete the inoculations on-site. County will budget the vaccines through the annual budgets for the Facilities.
- 13) Services Specific to Facility Staff:
 - a) Emergency First Aid: Contractor shall respond and provide emergency first aid to County staff within the confines of the Facilities. Contractor shall provide First Aid kits, as specified in the CFMG P&P Manuals, to be made available in designated areas of all Facilities.

- b) Facility Staff Training: Contractor shall provide a minimum of eight (8) hours of annual training for each Correctional Officers/Deputy Probation Officers of all four (4) Facilities concerning health care issues pertinent to the Facilities and as mutually agreed by the parties hereto. Training(s) may be conducted in 2, 4, 6, or 8 hour increments. Training topics and schedules shall be established by October 1st and shall be completed by June 30, of each fiscal year.
 - c) Vaccinations: Contractor will provide nursing time to perform Hepatitis B vaccine inoculations and TB testing for Facilities staff. Contractor will document inoculations and testing. County will provide Hepatitis B vaccine, tuberculin PPD, and supplies for this process through the annual budgets for the Facilities. County will coordinate scheduling with Contractor.
- 14) Medical Waste Storage/ Disposal: Contractor shall store all medical waste created in the performance of this Agreement pursuant to the California Medical Waste Management Act H&S Code Sections 117600 through 118360. Contractor shall provide for pick-up of contaminated medical waste created in the performance of this Agreement, by a Medical Waste Hauler who meets the requirements of H&S Code Section 117900.

G. Reporting

1) Statistical Reporting:

- a) Contractor shall develop and provide to Contract Administrator annual statistical summaries of health care and pharmaceutical services that are provided.
- b) Contractor shall also establish a mechanism to assure that the quality and adequacy of these services are assessed annually. Should any deficiencies in health care or pharmaceutical services be identified, Contractor shall correct said deficiencies within thirty (30) days of identification and report corrective action taken to Contract Administrator.
- c) Based on information from these summaries, Contractor shall provide the Facilities Administrators and Contract Administrator with an annual written report on health care and pharmaceutical services delivered.
- d) No later than the third Friday of each month, Contractor shall submit to the Contract Administrator statistics and information on the prior month's activities as follows:

Total for the month:	Broken down by:	And:
Sick call visits.	By nursing staff	By physician
Food service worker screenings		
Laboratory tests performed		
Total prescriptions	New prescriptions	
Medication doses administered		
Communicable diseases seen and treated	Type	
Total for the month:	Broken down by:	And:
Average daily occupancy for infirmary		
Emergency Department visits		
Specialty Clinic visits		
Visits to facilities for testing:	Laboratory, radiology, electro-cardiograms, electroencephalograms.	
Hospital admissions	Diagnoses	Total Patient days
Dental Services Provided	On-site	Off-site referrals
Inmates or Youths transported	Time of each transport	
Tuberculosis tests		
Average Daily Population (ADP)		

ARTICLE IV

Compensation for Services:

A. Not-to-Exceed:

The Not-to-Exceed amount for the period January 1, 2019 through June 30, 2019 shall be:

Item	Jan. 01 – June 30 2019
Adult Facilities Base Rate	\$1,702,863.01
Juvenile Facilities Base Rate / including weekends	\$301,983.19
Estimated Reimbursement for use of PPO Plan (Inmate hospitalizations)	\$2,500.00
Estimated Per Diem payment @\$4.23 per day per Inmate/Youth over agreed upon base ADP	\$1,000.00
Psychiatric and Medical Hospital Admission Overruns	Not Limited
Total Amounts	\$2,008,346.20
Daily Per Diem	\$4.20

B. Base Rate Annual Adjustment:

The base payment rates and Per Diem rate shall be adjusted on July 1st of each fiscal year following the first year of this Agreement, by a 3.6% increase resulting in annual not to exceed amounts for July 1, 2019 through December 31, 2023 as follows:

Annual Rate Adjustment for remainder of Agreement:

Annual Rate Adjustment	July 01 – June 30 2019/2020	July 01 – June 30 2020/2021	July 01 – June 30 2021/2022	July 01 – June 30 2022/2023	July 01 - Dec. 31 2023
Adult Facilities Base Rate	\$3,528,332.15	\$3,655,352.11	\$3,786,944.79	\$3,923,2746.80	\$2,032,256.35
Juvenile Facilities Base Rate / including weekends	\$625,709.17	\$648,234.70	\$671,571.15	\$695,747.71	\$360,397.31
Estimated Reimbursement for use of PPO Plan (Inmate/Youth hospitalizations)	\$5,000.00	\$5,000.00	\$5,000.00	\$5,000.00	\$2,500.00
Estimated Per Diem payment per day, per Inmate/Youth over agreed upon base ADP	\$2,000.00	\$2,000.00	\$2,000.00	\$2,000.00	\$1,000.00
Psychiatric and Medical Hospital Admission Overruns	Not Limited	Not Limited	Not Limited	Not Limited	Not Limited
Total Amounts	\$4,161,041.32	\$4,310,586.81	\$4,465,515.93	\$4,626,022.51	\$2,396,153.66
Daily Per Diem	\$4.35	\$4.51	\$4.67	\$4.84	\$5.01

C. Contractor Financial Liability Limits

Base Rates and Per Diem rates payments shall be considered all-inclusive reimbursement for services provided under Article III titled “Service Provisions,” except as noted in Contractor Financial Liability Limits below:

1. Psychiatric or Medical Hospital Admission	Limited to \$20,000 per Inmate or Youth per episode.
2. Out of County Inmate or Youths Psychiatric or Medical Hospital Admission	Limited to \$20,000 per Inmate or Youth per episode. See below for Additional liability limit information (Section D).
3. Human Immunodeficiency Virus (HIV) or Autoimmune Deficiency Syndrome (AIDS) Pharmaceutical:	Limited to \$10,000.00 aggregate cost each fiscal year. Documentation requirements list below (Section E)

D. Contractor Reimbursement over Liability Limits

- 1) As the designated Health Authority for the County of El Dorado Adult and Juvenile Facilities, Contractor shall ensure all Inmate or Youth Psychiatric or Medical hospitalization charges are paid pursuant to California Penal Code 4011.
- 2) Except for those services covered under Medi-Cal, Contractor's financial liability for medical or psychiatric inpatient episodes is limited to \$20,000.00 per episode per Inmate or Youth. Such episodes are defined as "post admission" to a medical or psychiatric facility. Contractor shall be responsible for all costs not covered by Medi-Cal, up to \$20,000 per inpatient episode, per Inmate or Youth. Costs above this limitation are to be borne by the County. In the event Contractor pays in excess of \$20,000.00 for an inpatient episode, Contractor shall invoice County for the amount in excess of their \$20,000.00 liability and County shall reimburse Contractor that amount.
- 3) The County is responsible for payment of medical care provided to detained persons pursuant to California Penal Code Section 4011 and CCR Title 15.
- 4) The annual cost of medical care overruns cannot be anticipated, and as such, is not included in the Base Rate.

E. Invoices:

- 1) Base Rate Invoices: Contractor shall invoice for Base Rates on a monthly basis in increments of one-twelfth (1/12) of the total twelve (12) month Base Rate amount as adjusted for each respective contract year or as subsequently amended.

Contractor shall submit invoices to County for Base Rate payments by the first of the month preceding the month in which services are to be provided. For example, Contractor shall submit an invoice by January 1 for services that will be provided during the month of February.

Monthly Base Rates are established using the Average Daily Population (ADP) statistics maintained by the Facilities and reported to Contractor by the Facilities. For the purpose of this Agreement, the base total ADP for all four Facilities is 426. The ADP is averaged for each quarter; for any quarter that exceeds the base ADP, a Per Diem charge shall be calculated and invoiced by Contractor.

- 2) Per Diem Invoices: A quarterly Per Diem charge, as adjusted for each respective contract year or as subsequently amended, will be paid for a combined quarterly average Inmate and Youth population for all facilities in excess of 426. If the population exceeds the base ADP by more than fifteen percent (15%) for more than two (2) consecutive quarters and additional staffing is required, the cost for additional staff will be negotiated separately.

Per Diem payments, if any, shall be billed separately by Contractor on a quarterly basis. Payments to Contractor shall be made by County within forty-five (45) days following County's receipt and approval of original itemized invoice(s) identifying the period being billed and shall be in accordance with the total Not-to-Exceed amounts as described herein.

Sample Calculation of Quarterly per Diem:

Month	Average Daily Population (ADP)	ADP by Quarter	Agreed upon ADP Baseline	Variance from Baseline	Per Diem Rate	# of days in Quarter	Per Diem Charge
July	469						
August	468						
Sept	472						
	Quarter 1	470	426	44	\$4.23	92	\$17,123.04
October	399						
November	437						
December	421						
	Quarter 2	419	426	(7)	N/A - below baseline		\$0.00

3) Overrun invoices: Contractor shall submit invoices for Overruns, if any, for amounts paid by Contractor over Contractor Financial Liability Limit with regularly submitted Monthly Base Rate invoices. Contractor shall submit documentation supporting amounts exceeding Contractor Financial Liability Limit with Overrun invoice. Failure to provide supporting documentation may result in a delay in processing payment.

F. **Out of County Inmates or Youths:** For Inmates or Youths being held by County on behalf of another governmental agency, Contractor's financial liability of \$20,000 for inpatient episodes may be waived by County on a case-by-case basis provided County has a written contractual agreement in place with said governmental agency requiring that agency to pay all costs associated with medical or psychiatric inpatient episodes for such an Inmate or Youth held at a facility. Absent such agreement, Contractor's financial liability of \$20,000 per Inmate or Youth, per episode, shall apply. Contractor shall identify any Inmates who are the responsibility of another County and provide those invoices to the County of El Dorado Sheriff's Office, with a copy to the Health and Human Services Agency Financial Unit, for submission to the County of origin for payment.

Contractor shall provide third party payer information to off-site medical or psychiatric providers when such information is available. Once the provider has exhausted attempts at collection, such costs shall become the responsibility of Contractor.

- G. **Human Immunodeficiency Virus (HIV) or Autoimmune Deficiency Syndrome (AIDS) Pharmaceutical Limit:** Contractor's financial liability for HIV or AIDS medications is limited to \$10,000.00 aggregate cost each fiscal year of this Agreement. In the event Contractor reaches the maximum obligation of \$10,000 for HIV or AIDS medications, Contractor shall invoice County for the amount in excess of their \$10,000 liability and County shall reimburse Contractor that amount. Prior to invoicing County for HIV or AIDS medications in excess of the \$10,000 aggregate liability, Contractor shall provide itemized listing of medications paid resulting in the maximum obligation. Contractor and County agree to identify and utilize all available HIV/AIDS medication funding sources for each Inmate or Youth prior to assuming responsibility for providing said medications.
- H. **Catastrophic Insurance Claims Processing:** Contractor acknowledges County may obtain a Catastrophic Insurance Policy for medical care in the Detention Facilities, and agrees to assist County in the processing of claims, including but not limited to, timely notification of County that there has been admission of an Inmate or Youth to an outside facility, and gathering of information required for submission of the claim.
- I. **Proper and Timely Notification:** Contractor acknowledges proper and timely notification requirements as stated in Article III titled "Service Provisions;" and furthermore acknowledges that lack of notification may constitute non-payment of any future charge invoiced.

ARTICLE V

HIPAA Compliance: As a condition of Contractor performing services for the County of El Dorado, Contractor shall comply with that Exhibit F "Business Associate Agreement" attached hereto and incorporated by reference herein.

ARTICLE VI

Taxes: Contractor certifies that as of today's date, it is not in default on any unsecured property taxes or other taxes or fees owed by Contractor to County. Contractor agrees that it shall not default on any obligations to County during the term of this Agreement.

ARTICLE VII

Changes to Agreement: This Agreement may be amended by mutual consent of the parties hereto. Said amendments shall become effective only when in writing and fully executed by duly authorized officers of the parties hereto.

ARTICLE VIII

Contractor to County: It is understood that the services provided under this Agreement shall be prepared in and with cooperation from County and its staff. It is further agreed that in all matters pertaining to this Agreement, Contractor shall act as Contractor only to County and shall not act as Contractor to any other individual or entity affected by this Agreement nor provide information in any manner to any party outside of this Agreement that would conflict with Contractor's responsibilities to County during term hereof.

ARTICLE IX

Assignment and Delegation: Contractor is engaged by County for its unique qualifications and skills as well as those of its personnel. Contractor shall not subcontract, delegate or assign services to be provided, in whole or in part, to any other person or entity without prior written consent of County. In the event County agrees in writing that Contractor may subcontract for services under this Agreement, Contractor shall require that all subcontractors comply with all terms and conditions of this Agreement, and all pertinent Federal and State statutes and regulations. County maintains the right to approve all subcontracts for medical supplies and services. Contractor agrees to give preference to local vendor(s), to the extent feasible.

ARTICLE X

Independent Contractor/Liability: Contractor is, and shall be at all times, deemed independent and shall be wholly responsible for the manner in which it performs services required by terms of this Agreement. Contractor exclusively assumes responsibility for acts of its employees, associates, and subcontractors, if any are authorized herein, as they relate to services to be provided under this Agreement during the course and scope of their employment.

Contractor shall be responsible for performing the work under this Agreement in a safe, professional, skillful, and workmanlike manner and shall be liable for its own negligence and negligent acts of its employees. County shall have no right of control over the manner in which work is to be done and shall, therefore, not be charged with responsibility of preventing risk to Contractor or its employees.

ARTICLE XI

Fiscal Considerations: The parties to this Agreement recognize and acknowledge that County is a political subdivision of the State of California. As such, El Dorado County is subject to the provisions of Article XVI, Section 18 of the California Constitution and other similar fiscal and procurement laws and regulations and may not expend funds for products, equipment or services not budgeted in a given fiscal year. It is further understood that in the normal course of County business, County will adopt a proposed budget prior to a given fiscal year, but that the final adoption of a budget does not occur until after the beginning of the fiscal year.

Notwithstanding any other provision of this Agreement to the contrary, County shall give notice of cancellation of this Agreement in the event of adoption of a proposed budget that does not provide for funds for the services, products, or equipment subject herein. Such notice shall become effective upon the adoption of a final budget which does not provide funding for this Agreement. Upon the effective date of such notice, this Agreement shall be automatically terminated and County released from any further liability hereunder.

In addition to the above, should the Board of Supervisors during the course of a given year for financial reasons reduce, or order a reduction, in the budget for any County department for which services were contracted to be performed, pursuant to this paragraph in the sole discretion of the County, this Agreement may be deemed to be canceled in its entirety subject to payment for services performed prior to cancellation.

ARTICLE XII

Audit by California State Auditor: Contractor acknowledges that if total compensation under this agreement is greater than \$10,000.00, this Agreement is subject to examination and audit by the California State Auditor for a period of three (3) years, or for any longer period required by law, after final payment under this Agreement, pursuant to California Government Code §8546.7. In order to facilitate these potential examinations and audits, Contractor shall maintain, for a period of at least three (3) years, or for any longer period required by law, after final payment under the contract, all books, records and documentation necessary to demonstrate performance under the Agreement.

ARTICLE XIII

Default, Termination, and Cancellation:

- A. Default: Upon the occurrence of any default of the provisions of this Agreement, a party shall give written notice of said default to the party in default (notice). If the party in default does not cure the default within ten (10) days of the date of notice (time to cure), then such party shall be in default. The time to cure may be extended at the discretion of the party giving notice. Any extension of time to cure must be in writing, prepared by the party in default for signature by the party giving notice, and must specify the reason(s) for the extension and the date on which the extension of time to cure expires.

Notice given under this section shall specify the alleged default and the applicable Agreement provision and shall demand that the party in default perform the provisions of this Agreement within the applicable period of time. No such notice shall be deemed a termination of this Agreement unless the party giving notice so elects in this notice, or the party giving notice so elects in a subsequent written notice after the time to cure has expired. In the event of termination for default, County reserves the right to take over and complete the work by contract or by any other means.

- B. Bankruptcy: This Agreement, at the option of the County, shall be terminable in the case of bankruptcy, voluntary or involuntary, or insolvency of Contractor.
- C. Ceasing Performance: County may terminate this Agreement in the event Contractor ceases to operate as a business, or otherwise becomes unable to substantially perform any term or condition of this Agreement.
- D. Termination or Cancellation: Either party hereto may terminate without cause this Agreement in whole or in part upon one-hundred eighty (180) calendar day's written notice. If such prior termination is effected, County will pay for satisfactory services rendered prior to the effective dates as set forth in the Notice of Termination provided to Contractor, and for such other services, which County may agree to in writing as necessary to ensure continuity of care. In no event, however, shall County be obligated to pay more than the total amount of the contract. Upon receipt of a Notice of Termination, Contractor shall promptly discontinue all services affected, as of the effective date of termination set forth in such Notice of Termination.
- E. Transfer of Records: In the event that Contractor ceases operation, all files that are subject to audit shall be transferred to the County for proper storage of physical records and electronic data. Contractor shall notify County of impending closure as soon as such closure has been determined, and provide County with a complete list of records in its possession pertaining to County clients and operational costs under this Agreement. County shall promptly advise Contractor which records are to be transferred to the custody of County. Records not transferred to custody of County shall be properly destroyed by Contractor, and Contractor shall provide documentation of proper destruction of all such records to County.

ARTICLE XIV

Notice to Parties: All notices to be given by the parties hereto shall be in writing and served by depositing same in the United States Post Office, postage prepaid and return receipt requested. Notices to County shall be addressed as follows:

COUNTY OF EL DORADO
HEALTH AND HUMAN SERVICES AGENCY
3057 BRIW ROAD, SUITE B
PLACERVILLE, CA 95667
ATTN: CONTRACTS UNIT

or to such other location as the County directs.

with a copy to

COUNTY OF EL DORADO
CHIEF ADMINISTRATIVE OFFICE
PROCUREMENT AND CONTRACTS DIVISION
330 FAIR LANE
PLACERVILLE, CA 95667
ATTN: PURCHASING AGENT

Notices to Contractor shall be addressed as follows:

CALIFORNIA FORENSIC MEDICAL GROUP, INC.
1283 MURFREESBORO PK.
NASHVILLE, TN 37217
ATTN: CHIEF LEGAL OFFICER

or to such other location as the Contractor directs.

ARTICLE XV

Change of Address: In the event of a change in address for Contractor's principal place of business, Contractor's Agent for Service of Process, or Notices to Contractor, Contractor shall notify County in writing pursuant to the provisions contained in this Agreement under the Article XIV titled "Notice to Parties." Said notice shall become part of this Agreement upon acknowledgment in writing by the County Contract Administrator, and no further amendment of the Agreement shall be necessary provided that such change of address does not conflict with any other provisions of this Agreement.

ARTICLE XVI

Indemnity: The Contractor shall defend, indemnify, and hold the County harmless against and from any and all claims, suits, losses, damages and liability for damages of every name, kind and description, including attorney's fees and costs incurred, brought for, or on account of, injuries to or death of any person, including but not limited to workers, County employees, and the public, or damage to property, or any economic or consequential losses, which are claimed to or in any way arise out of or are connected with the Contractor's services, operations, or performance hereunder, regardless of the existence or degree of fault or negligence on the part of the County, the Contractor, subContractor(s) and employee(s) of any of these, except for the willful action or the sole, or active negligence of the County, its officers and employees, or as expressly prescribed by statute. Contractor shall not be responsible for the percentage of any claims, suits, losses, damages, and liability for damages attributable to the action of County, its officers and employees. This duty of Contractor to indemnify and save County harmless includes the duties to defend set forth in California Civil Code Section 2778.

ARTICLE XVII

Insurance: Contractor shall provide proof of a policy of insurance satisfactory to the County of El Dorado Risk Manager and documentation evidencing that Contractor maintains insurance that meets the following requirements:

- A. Full Worker’s Compensation and Employer’s Liability Insurance covering all employees of Contractor as required by law in the State of California.
- B. Commercial General Liability Insurance of not less than \$1,000,000.00 combined single limit per occurrence for bodily injury and property damage and a \$2,000,000.00 aggregate limit.
- C. Automobile Liability Insurance of not less than \$1,000,000.00 is required in the event motor vehicles are used by the Contractor in the performance of the Agreement.
- D. In the event Contractor is a licensed professional or professional consultant, and is performing professional services under this Agreement, professional liability is required with a limit of liability of not less than \$1,000,000.00 per occurrence.
- E. Contractor shall furnish a certificate of insurance satisfactory to the County of El Dorado Risk Manager as evidence that the insurance required above is being maintained.
- F. The insurance will be issued by an insurance company acceptable to Risk Management, or be provided through partial or total self-insurance likewise acceptable to Risk Management.
- G. Contractor agrees that the insurance required above shall be in effect at all times during the term of this Agreement. In the event said insurance coverage expires at any time or times during the term of this Agreement, Contractor agrees to provide at least thirty (30) days prior to said expiration date, a new certificate of insurance evidencing insurance coverage as provided for herein for not less than the remainder of term of the Agreement, or for a period of not less than one (1) year. New certificates of insurance are subject to the approval of Risk Management and Contractor agrees that no work or services shall be performed prior to the giving of such approval. In the event the Contractor fails to keep in effect at all times insurance coverage as herein provided, County may, in addition to any other remedies it may have, terminate this Agreement upon the occurrence of such event.
- H. The certificate of insurance must include the following provisions stating that:
 - 1. The insurer will not cancel the insured’s coverage without prior written notice to County, and;
 - 2. The County of El Dorado, its officers, officials, employees, and volunteers are included as additional insured on an additional insured endorsement, but only insofar as the operations under this Agreement are concerned. This provision shall apply to the general liability policy.

- I. The Contractor's insurance coverage shall be primary insurance as respects the County, its officers, officials, employees, and volunteers. Any insurance or self-insurance maintained by the County, its officers, officials, employees, or volunteers shall be in excess of the Contractor's insurance and shall not contribute with it.
- J. Any deductibles or self-insured retentions must be declared to and approved by the County, either: the insurer shall reduce or eliminate such deductibles or self-insured retentions as respects the County, its officers, officials, employees and volunteers; or the Contractor shall procure a bond guaranteeing payment of losses and related investigations, claim administration and defense expenses.
- K. Any failure to comply with the reporting provisions of the policies shall not affect coverage provided to the County, its officers, officials, employees, or volunteers.
- L. The insurance companies shall have no recourse against the County of El Dorado, its officers and employees or any of them for payment of any premiums or assessments under any policy issued by any insurance company.
- M. Contractor's obligations shall not be limited by the foregoing insurance requirements and shall survive expiration of this Agreement.
- N. In the event Contractor cannot provide an occurrence policy, Contractor shall provide insurance covering claims made as a result of performance of this Agreement for not less than three (3) years following completion of performance of this Agreement.
- O. Certificate of insurance shall meet such additional standards as may be determined by the contracting County Department either independently or in consultation with Risk Management, as essential for protection of the County.

ARTICLE XVIII

Interest of Public Official: No official or employee of County who exercises any functions or responsibilities in review or approval of services to be provided by Contractor under this Agreement shall participate in or attempt to influence any decision relating to this Agreement which affects personal interest or interest of any corporation, partnership, or association in which he/she is directly or indirectly interested; nor shall any such official or employee of County have any interest, direct or indirect, in this Agreement or the proceeds thereof.

ARTICLE XIX

Interest of Contractor: Contractor covenants that Contractor presently has no personal interest or financial interest, and shall not acquire same in any manner or degree in either: 1) any other contract connected with or directly affected by the services to be performed by this Agreement; or, 2) any other entities connected with or directly affected by the services to be performed by this Agreement. Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed by Contractor.

ARTICLE XX

Conflict of Interest: The parties to this Agreement have read and are aware of the provisions of Government Code Section 1090 et seq. and Section 87100 relating to conflict of interest of public officers and employees. Contractor attests that it has no current business or financial relationship with any County employee(s) that would constitute a conflict of interest with provision of services under this contract and will not enter into any such business or financial relationship with any such employee(s) during the term of this Agreement. County represents that it is unaware of any financial or economic interest of any public officer or employee of Contractor relating to this Agreement. It is further understood and agreed that if such a financial interest does exist at the inception of this Agreement either party may immediately terminate this Agreement by giving written notice as detailed in the Article XIII in the Agreement titled, "Default, Termination and Cancellation."

ARTICLE XXI

Nondiscrimination:

- A. County may require Contractor's services on projects involving funding from various state and/or federal agencies, and as a consequence, Contractor shall comply with all applicable nondiscrimination statutes and regulations during the performance of this Agreement including but not limited to the following: Contractor and its employees and representatives shall not unlawfully discriminate against any employee or applicant for employment because of race, religion, color, national origin, ancestry, physical handicap, medical condition, marital status, age, or sex; Contractor shall, unless exempt, comply with the applicable provisions of the Fair Employment and Housing Act (Government Code, Sections 12900 et seq.) and applicable regulations promulgated thereunder (California Code of Regulations, Title 2, Sections 7285.0 et seq.); the applicable regulations of the Fair Employment and Housing Commission implementing Government Code, Section 12990, set forth in Chapter 5 of Division 4 of Title 2 of the California Code of Regulations incorporated into this Agreement by reference and made a part hereof as if set forth in full; and Title VI of the Civil Rights Act of 1964, as amended. Contractor and its employees and representatives shall give written notice of their obligations under this clause as required by law.
- B. Where applicable, Contractor shall include these nondiscrimination and compliance provisions in any of its agreements that affect or are related to the services performed herein.

- C. Contractor's signature shall provide any certifications necessary under the federal laws, the laws of the State of California, including but not limited to Government Code Section 12990 and Title 2, California Code of Regulations, Section 8103.

ARTICLE XXII

California Residency (Form 590): If Contractor is a California resident, Contractors must file a State of California Form 590, certifying its California residency or, in the case of a corporation, certifying that it has a permanent place of business in California. The Contractor will be required to submit a Form 590 prior to execution of an Agreement or County shall withhold seven (7) percent of each payment made to the Contractor during term of the Agreement. This requirement applies to any agreement/contract exceeding \$1,500.00.

ARTICLE XXIII

Nonresident Withholding: If Contractor is not a California resident, Contractor shall provide documentation that the State of California has granted a withholding exemption or authorized reduced withholding prior to execution of this Agreement or County shall withhold seven (7%) percent of each payment made to the Contractor during term of the Agreement as required by law. This requirement applies to any agreement/contract exceeding \$1,500.00. Contractor shall indemnify and hold the County harmless for any action taken by the California Franchise Tax Board.

ARTICLE XXIV

Taxpayer Identification Number (Form W-9) and County Payee Data Record Form: All independent Contractors or Corporations providing services to County must file a Department of the Treasury Internal Revenue Service Form W-9 with County, which certifies their Taxpayer Identification Number. All independent Contractors or Corporations providing services to County may also be required to file a County-issued "Payee Data Record" form with County.

ARTICLE XXV

County Business License: It is unlawful for any person to furnish supplies or services, or transact any kind of business in the unincorporated territory of El Dorado County without possessing a County business license unless exempt under County Code Section 5.08.070.

ARTICLE XXVI

Licenses: Contractor hereby represents and warrants that Contractor and any of its subcontractors employed under this Agreement has all the applicable licenses, permits, and certifications that are legally required for Contractor and its subcontractors to practice its profession or provide the services or work contemplated under this Agreement in the State of California. Contractor and its subcontractors shall obtain or maintain said applicable licenses, permits, or certificates in good standing throughout the term of this Agreement.

ARTICLE XXVII

Administrator: The County Officer or employee with responsibility for administering this Agreement for the Probation Department is Andrew Craven, Deputy Chief Probation Officer, or successor. The County Officer or employee with responsibility for administering this Agreement for the El Dorado County Sheriff's Office is Captain Matthew Foxworthy, or successor.

ARTICLE XXIII

Authorized Signatures: The parties to this Agreement represent that the undersigned individuals executing this Agreement on their respective behalf are fully authorized to do so by law or other appropriate instrument and to bind upon said parties to the obligations set forth herein.

ARTICLE XXIX

Partial Invalidity: If any provision of this Agreement is held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remaining provisions will continue in full force and effect without being impaired or invalidated in any way.

ARTICLE XXX

Venue: Any dispute resolution action arising out of this Agreement, including, but not limited to, litigation, mediation, or arbitration, shall be brought in El Dorado County, California, and shall be resolved in accordance with the laws of the State of California.

ARTICLE XXXI

No Third Party Beneficiaries: Nothing in this Agreement is intended, nor will be deemed, to confer rights or remedies upon any person or legal entity not a party to this agreement.

ARTICLE XXXII

Access to Records: Contractor shall provide access to Federal, State, or County authorities to any books, documents, papers, and records of Contractor which are directly pertinent to this specific Agreement for the purpose of making an audit, examination, excerpts, and transcriptions. Contractor further acknowledges that contracts involving the expenditure of public funds in excess of \$10,000 are subject to examination and audits by the California State Auditor pursuant to Government Code Section 8546.7. In order to facilitate these potential examinations and audits, Contractor shall maintain for a period of at least three years or for any longer period required by law after final payment under this specific Agreement, all books, documents, papers, and records necessary to demonstrate performance under the Agreement.

ARTICLE XXXIII

Entire Agreement:

This document and the documents referred to herein or exhibits attached hereto are the entire Agreement between the parties and they incorporate or supersede all prior written or oral Agreements or understandings.

Requesting Contract Administrator Concurrence:

By:  Dated: 12/5/18
Matthew Foxworthy, Captain
Sheriff's Office

By: See counterpart signed page 2 of 3 Dated: _____
Andrew Craven, Deputy Chief Probation Officer
Probation Department

Requesting Department Head Concurrence:

By: See counterpart signed page 3 of 3 Dated: _____
Patricia Charles-Heathers, Ph.D., M.P.A., Director
Health and Human Services Agency

By:  Dated: 12/5/18
John D'Agostini, Sheriff
Sheriff's Office

By: See counterpart signed page 2 of 3 Dated: _____
Brian Richart, Chief Probation Officer
Probation Department

1 of 3
Signed in Counterpart

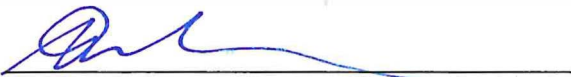
ARTICLE XXXIII

Entire Agreement:

This document and the documents referred to herein or exhibits attached hereto are the entire Agreement between the parties and they incorporate or supersede all prior written or oral Agreements or understandings.

Requesting Contract Administrator Concurrence:

By: See counterpart signed page 1 of 3 Dated: _____
Matthew Foxworthy, Captain
Sheriff's Office

By:  Dated: 12/4/2018
Andrew Craven, Deputy Chief Probation Officer
Probation Department

Requesting Department Head Concurrence:

By: See counterpart signed page 3 of 3 Dated: _____
Patricia Charles-Heathers, Ph.D., M.P.A., Director
Health and Human Services Agency

By: See counterpart signed page 1 of 3 Dated: _____
John D'Agostini, Sheriff
Sheriff's Office

By:  Dated: 12.11.18
Brian Richart, Chief Probation Officer
Probation Department

ARTICLE XXXIII

Entire Agreement:

This document and the documents referred to herein or exhibits attached hereto are the entire Agreement between the parties and they incorporate or supersede all prior written or oral Agreements or understandings.

Requesting Contract Administrator Concurrence:

By: See counterpart signed page 1 of 3 Dated: _____
Matthew Foxworthy, Captain
Sheriff's Office

By: See counterpart signed page 2 of 3 Dated: _____
Andrew Craven, Deputy Chief Probation Officer
Probation Department

Requesting Department Head Concurrence:

By: Patricia Charles-Heathers Dated: 12/12/18
Patricia Charles-Heathers, Ph.D., M.P.A., Director
Health and Human Services Agency


By: See counterpart signed page 1 of 3 Dated: _____
John D'Agostiri, Sheriff
Sheriff's Office

By: See counterpart signed page 2 of 3 Dated: _____
Brian Richart, Chief Probation Officer
Probation Department


3 of 3
Signed in Counterpart

IN WITNESS WHEREOF, the parties hereto have executed this Agreement #2298 on the dates indicated below.

-- COUNTY OF EL DORADO --


Dated: 12/18/2018
By: 
Michael Ranalli, Chair
Board of Supervisors
"County"

ATTEST:
James S. Mitrising
Clerk of the Board of Supervisors

By:  Dated: 12/18/2018
Deputy Clerk

-- CONTRACTOR --

CALIFORNIA FORENSIC MEDICAL GROUP, INC.
A CALIFORNIA CORPORATION

By: *See counterpart signed page 1 of 2*
 Dated: 12-11-18
Raymond Herr, M.D., President
"Contractor"

By:  Dated: 12-11-18
Briana Elvaiah, Chief Financial Officer

2 of 2
Signed in Counterpart

Exhibit A - Inventory

AGREEMENT FOR SERVICES #2989
 Medical Services for County Detention Facilities

Location	Item	Quantity	Owner
Placerville - Jail	Autoclave	1	CFMG
Placerville - Jail	Automatic blood pressure cuff	2	CFMG
Placerville - Jail	Automatic thermometer	2	CFMG
Placerville - Jail	Cannon copier D320	1	CFMG
Placerville - Jail	Cannon MF 8380	1	CFMG
Placerville - Jail	Centrifuge	1	QUEST
Placerville - Jail	Chairs	3	CFMG
Placerville - Jail	Chairs	4	EDC
Placerville - Jail	Coffee maker	1	CFMG
Placerville - Jail	Computer Dell desk top	1	EDC
Placerville - Jail	Computer-Lap Top	1	CFMG
Placerville - Jail	Doppler	1	CFMG
Placerville - Jail	Electric 3-hole punch	1	CFMG
Placerville - Jail	Electrocardiogram machine	1	CFMG
Placerville - Jail	Emergency cart with drawer	1	CFMG
Placerville - Jail	Exam lamp	1	CFMG
Placerville - Jail	Examination table	1	CFMG
Placerville - Jail	Glucometer	2	CFMG
Placerville - Jail	Glucometer	2	CFMG
Placerville - Jail	HP all in one 8500A	1	CFMG
Placerville - Jail	L-shaped desk with shelves	1	CFMG
Placerville - Jail	Mayo stand	1	CFMG
Placerville - Jail	Med cart	1	CFMG
Placerville - Jail	Metal 2-drawer lateral file cabinet	2	CFMG
Placerville - Jail	Metal 3-drawer lateral file cabinet	1	CFMG
Placerville - Jail	Metal 4-drawer file cabinet	3	CFMG
Placerville - Jail	Metal magazine rack	2	CFMG
Placerville - Jail	Metal paper work organizer (36-shelves)	1	CFMG
Placerville - Jail	Metal shelf cabinet with doors	2	CFMG
Placerville - Jail	Metal shelving (6-shelves) with doors	1	CFMG
Placerville - Jail	Metal shelving (7-shelves) with doors	4	CFMG
Placerville - Jail	Microwave	1	CFMG
Placerville - Jail	Ophthalmoscope	1	CFMG
Placerville - Jail	Otoscope	1	CFMG
Placerville - Jail	Phone	4	EDC
Placerville - Jail	Plastic cart with wheels	1	CFMG
Placerville - Jail	Pulmo-Aide	1	CFMG
Placerville - Jail	Pulse oximeter	2	CFMG
Placerville - Jail	Refrigerator(s)	3	CFMG
Placerville - Jail	Rolling stepstool	1	CFMG
Placerville - Jail	Round table	1	CFMG
Placerville - Jail	Scale	1	CFMG
Placerville - Jail	Shredder	1	CFMG
Placerville - Jail	Telepsych equipment	1	CFMG
Placerville - Jail	Walker	2	CFMG
Placerville - Jail	Wheelchair	4	CFMG
Placerville - Jail	Wood bookcase (5-shelves)	1	CFMG

Exhibit A - Inventory

AGREEMENT FOR SERVICES #2989
 Medical Services for County Detention Facilities

Location	Item	Quantity	Owner
South Lake Tahoe - Jail	Automatic blood pressure cuff	1	CFMG
South Lake Tahoe - Jail	Centrifuge	1	QUEST
South Lake Tahoe - Jail	Chairs	3	EDC
South Lake Tahoe - Jail	Computer desk	1	CFMG
South Lake Tahoe - Jail	Crutches	1	CFMG
South Lake Tahoe - Jail	Desk top Computer	1	CFMG
South Lake Tahoe - Jail	Doppler	1	CFMG
South Lake Tahoe - Jail	EKG Machine	1	CFMG
South Lake Tahoe - Jail	Emergency cart	1	CFMG
South Lake Tahoe - Jail	Exam table	1	CFMG
South Lake Tahoe - Jail	File Cabinet 3 shelf	1	CFMG
South Lake Tahoe - Jail	File cabinet -4 drawer	5	CFMG
South Lake Tahoe - Jail	Folding step stool	1	CFMG
South Lake Tahoe - Jail	Hole punch	1	CFMG
South Lake Tahoe - Jail	Med Cart	1	CFMG
South Lake Tahoe - Jail	Nebulizer	1	CFMG
South Lake Tahoe - Jail	Pulse oximeter	2	CFMG
South Lake Tahoe - Jail	Scale	1	CFMG
South Lake Tahoe - Jail	Shredder	1	CFMG
South Lake Tahoe - Jail	Small Refrigerator	2	CFMG
South Lake Tahoe - Jail	Telepsych equipment	1	CFMG
South Lake Tahoe - Jail	TV	1	CFMG
South Lake Tahoe - Jail	TV Stand	1	CFMG
South Lake Tahoe - Jail	Walker	1	CFMG
South Lake Tahoe - Jail	Wheel chair	2	CFMG
South Lake Tahoe - Jail	Wood bookcase (8-shelves)	1	CFMG

Exhibit A - Inventory

AGREEMENT FOR SERVICES #2989
 Medical Services for County Detention Facilities

Location	Item	Quantity	Owner
Placerville - Juvenile Hall	Centrifuge	1	QUEST
Placerville - Juvenile Hall	Chairs	1	EDC
Placerville - Juvenile Hall	Computer	1	EDC
Placerville - Juvenile Hall	Cubicle	1	EDC
Placerville - Juvenile Hall	Electric thermometer	1	CFMG
Placerville - Juvenile Hall	Examination table	1	EDC
Placerville - Juvenile Hall	Filing cabinet 2 drawer	1	EDC
Placerville - Juvenile Hall	Filing cabinet 5 drawer	1	EDC
Placerville - Juvenile Hall	Glucometer	1	CFMG
Placerville - Juvenile Hall	Med Cart	1	CFMG
Placerville - Juvenile Hall	Nebulizer	1	CFMG
Placerville - Juvenile Hall	Ophthalmoscope/otoscope	1	CFMG
Placerville - Juvenile Hall	Pulmo-Aide	1	CFMG
Placerville - Juvenile Hall	Pulse ox	1	CFMG
Placerville - Juvenile Hall	Refrigerator(s)	1	CFMG
Placerville - Juvenile Hall	Scale	1	EDC
Placerville - Juvenile Hall	Telephone	1	EDC
Placerville - Juvenile Hall	Telepsych equipment	1	CFMG
South Lake Tahoe Juvenile Detention Center	Centrifuge	1	QUEST
South Lake Tahoe Juvenile Detention Center	Chairs	3	EDC
South Lake Tahoe Juvenile Detention Center	Computer	1	EDC
South Lake Tahoe Juvenile Detention Center	Desk	1	EDC
South Lake Tahoe Juvenile Detention Center	Electronic blood pressure cuff	1	CFMG
South Lake Tahoe Juvenile Detention Center	Electronic thermometer	1	CFMG
South Lake Tahoe Juvenile Detention Center	Examination table	1	EDC
South Lake Tahoe Juvenile Detention Center	Fax/copier/printer	1	CFMG
South Lake Tahoe Juvenile Detention Center	File cabinet	2	EDC
South Lake Tahoe Juvenile Detention Center	Floor scale	1	EDC
South Lake Tahoe Juvenile Detention Center	Glucometer	2	CFMG
South Lake Tahoe Juvenile Detention Center	Mayo stand	1	EDC
South Lake Tahoe Juvenile Detention Center	Med cart	1	EDC
South Lake Tahoe Juvenile Detention Center	Med tray	1	CFMG
South Lake Tahoe Juvenile Detention Center	Nebulizer	1	CFMG
South Lake Tahoe Juvenile Detention Center	Ophthalmoscope	1	CFMG
South Lake Tahoe Juvenile Detention Center	Otoscope	1	CFMG
South Lake Tahoe Juvenile Detention Center	Pulse oximeter	1	CFMG
South Lake Tahoe Juvenile Detention Center	Refrigerator(s)	1	CFMG
South Lake Tahoe Juvenile Detention Center	Refrigerator(s)	1	EDC
South Lake Tahoe Juvenile Detention Center	Shredder	1	CFMG
South Lake Tahoe Juvenile Detention Center	Step stool	1	CFMG
South Lake Tahoe Juvenile Detention Center	Stool	1	EDC
South Lake Tahoe Juvenile Detention Center	Telephone	1	EDC

1 WILLIAM C. NEASHAM, II, #072078
El Dorado County Counsel
2 El Dorado County Counsel's Office
360 Fair Lane
3 Placerville, California 95667
Telephone: (916) 621-5770

4 VALENTINA REINER, #99537
BARKETT, GUMPERT & REINER
Attorneys at Law
3620 American River Drive, Suite 215
Sacramento, California 95864
Telephone: (916) 481-3683

Attorneys for Defendants
COUNTY OF EL DORADO and
RICHARD P. PACILEO

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF CALIFORNIA

LOGGED
DEC 15 1989
CLERK U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA
BY

12
13 LINDA YORK, et al.,
14 Plaintiffs,
15
16 v.
17 COUNTY OF EL DORADO, et al.,
18 Defendants.
19 _____/

NO. CIVS-90-0833 WBS-JFM
STIPULATION TO ORDER OF
SETTLEMENT AND TO ENTRY OF
JUDGMENT OF DISMISSAL

20 It is hereby stipulated between the parties, Plaintiffs
21 LINDA YORK, all named representatives, named and unnamed members of
22 the Plaintiff-class, Defendants COUNTY OF EL DORADO and RICHARD
23 PACILEO, by and through their respective counsel, RICHARD P.
24 HERMAN, PAUL COMISKEY, DANIEL STORMER, PAUL PERSONS, DEBORAH
25 FABRICANT and RICHARD DEREVAN for Plaintiffs, and VALENTINA REINER
26 of BARKETT, GUMPERT AND REINER for Defendants, that:

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I declare under penalty of perjury that the foregoing is true and correct.

Executed on December 15, 1993, at Sacramento, California.

Felicia M. Borges
FELICIA M. BORGES

1 Population Cap -- Placerville Jail: Defendants agree to
2 continue to maintain the population cap of 243 applicable to the
3 existing Placerville Jail, in accordance with the Declaratory
4 Judgment issued by the El Dorado County Superior Court on September
5 8, 1991, the terms of which are incorporated herein by this
6 reference. Defendants were and remain fully in compliance with said
7 cap.

8
9 Population Cap -- South Lake Tahoe Jail: Defendants agree
10 to continue to maintain the population cap of 124 applicable to the
11 existing South Lake Tahoe Jail, with which Defendants were and
12 remain fully in compliance. Defendants will provide Plaintiffs'
13 counsel, Richard Herman, with quarterly reports concerning the
14 total population in the Placerville and the South Lake Tahoe Jails,
15 for the two-year period following entry of dismissal of this
16 action. Such reports shall not be filed with the Court. Such
17 reports are not and shall not be offered by any party or construed
18 by the Court to constitute or promote monitoring of any kind. (See,
19 infra, "No Monitoring.")

20
21 Medically - Related Services -- Placerville and South
22 Lake Tahoe Jails: Defendants will provide medically-related
23 services 24 hours per day, seven days per week in the Placerville
24 and the South lake Tahoe Jails, consisting of a minimum level of
25 staffing of one person, at minimum level of licensure of licensed
26 vocational nurse (LVN).

1 Defendants will make reasonable efforts to have the
2 intake medical screening performed by an individual with the
3 highest level of nursing care available at the time of intake,
4 subject to nursing staff's responsibility to perform and complete
5 other assigned duties, and in no event by less than an LVN.

6 A medical doctor will be available in the Placerville
7 Jail to review charts and see patients for a minimum of eight hours
8 per week. A medical doctor will be available in the South Lake
9 Tahoe Jail to review charts and see patients for a minimum of eight
10 hours per week.

11

12 Mental Health Services -- Placerville and South Lake

13 Tahoe Jails: A clinical psychologist will be available in the
14 Placerville Jail for a minimum of four hours per week. A clinical
15 psychologist will be available in the South Lake Tahoe Jail for a
16 minimum of four hours per week. The availability of a psychologist
17 may vary the need for the current level of presence of the
18 psychiatrist, which is one hour per week in the Placerville Jail.
19 However, a psychiatrist will be reasonably available on an as
20 needed basis.

21

22 Dental Care -- Placerville and South Lake Tahoe Jails:

23 Defendants will provide necessary dental care in a timely fashion
24 in accordance with and over the duration of the contract for dental
25 services now in effect and the scope of services set forth therein.

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1 Restraint Chair -- Placerville and South Lake Tahoe
2 Jails: Defendants may utilize the restraint chair in the manner and
3 according to the terms of their policies and procedures applicable
4 to use of the restraint chair, except that a medical opinion on
5 placement and retention in the chair shall be obtained in any
6 instance in which the chair is used for more than fifteen minutes,
7 and as soon as reasonably possible, but not later than three hours
8 of the placement if the person is not released from the chair at
9 that time, and in no event shall a prisoner be in the restraint
10 chair for more than eight hours in a single day.

11
12 Law Library -- Placerville Jail Only: The library in the
13 Placerville Jail only, shall consist of the items enumerated in
14 Exhibit A hereto, which is incorporated herein by this reference,
15 and said library will be supplemented to include the following
16 items, to the extent that they or their substantial equivalent are
17 not already available within the Placerville Jail's law library:
18 Witkin on Criminal Law, Witkin on Criminal Procedure, Witkin on
19 Evidence, California Reporters from the year 1969, forward; Federal
20 Reporters, 2d, from volume 500, forward; Supreme Court Reports from
21 the latest volume already available in the Jail through the
22 present; United States Codes from the latest volume already
23 available in the Jail through the present, on subjects of criminal
24 law, constitutional law, civil rights (Title 42), and evidence;
25 California Codes in the subjects already contained in the
26 Placerville Library, save and except the following codes, which

1 need not be maintained: Corporations, Education, Elections, Fish
2 and Game, Food and Agricultural, Harbors and Navigation, Insurance,
3 Labor, Military and Veterans, Probate, Public Resources, Public
4 Utilities, Revenue and Taxation, Streets and Highways, Uniform
5 Commercial Code, Unemployment Insurance and Water Codes.

6 The costs associated with supplementing and maintaining
7 the law library materials and availability of legal services shall
8 be paid for out of Inmate Welfare Funds.

9
10 Law Library -- South Lake Tahoe Jail Only: The South Lake
11 Tahoe Jail only, shall maintain the availability of legal services
12 to inmates who are not otherwise represented by counsel and who
13 challenge the legality of their convictions; the conditions of
14 their incarceration; the legality of their arrests; and in defense
15 of the criminal charges which resulted in their incarcerations.
16 Such legal services shall consist of reasonably necessary and
17 appropriate legal research and advice by an attorney or paralegal.
18 The COUNTY OF EL DORADO assumes no liability to inmates of the
19 South Lake Tahoe Jail or to any other persons claiming through or
20 on behalf of said inmates, for professional errors and/or omissions
21 as may be committed by said provider(s) of legal services, or as a
22 result of or in connection with the provision of such legal
23 services.

24 The availability of such legal services in the South Lake
25 Tahoe Jail shall be disclosed in the inmate orientation materials
26 for that facility, in bolded and underlined type, and such
27

1 disclosure shall also be posted in the booking area in the South
2 Lake Tahoe Jail.

3 The costs associated with supplementing and maintaining
4 the law library materials and availability of legal services shall
5 be paid for out of Inmate Welfare Funds.

6
7 Safety Cell Issue: The within Stipulation and Judgment of
8 Dismissal entered thereon are without prejudice to Plaintiffs'
9 option to initiate new litigation on the use of safety cells, and
10 this will not preclude entry of a final judgment in this action as
11 to all issues. The parties agree that any such new action shall be
12 assigned to the Honorable Gregory G. Hollows, subject to the
13 approval of the United States District Court. Defendants intend to
14 and will maintain their current practices and protocols with
15 respect to use of the safety cell.

16
17 No Monitoring: The parties expressly agree that there is
18 to be no monitoring by or on behalf of Plaintiffs or their counsel,
19 in relation to or concerning compliance with the terms of this
20 stipulation and the judgment of dismissal entered thereon. No
21 provision for future monitoring is in any way contemplated or
22 provided for herein.

23
24 Attorney's Fees and Costs: Attorney's fees and costs of
25 \$60,000.00 shall be paid by Defendants in accordance with the
26 Stipulation and Order thereon issued on November 2, 1993, following

1 final approval of the within stipulated order by the Court and upon
2 entry of dismissal of this action. No other or further attorneys'
3 fees, costs or payments of any kind, shall be paid or payable by or
4 on behalf of the Defendants to the Plaintiffs herein, or to
5 Plaintiffs' counsel, or to any third party on behalf of Plaintiffs
6 or their counsel, for or in relation to the litigation concerning
7 the Placerville and South Lake Tahoe Jails.

8
9 General Provisions: This Stipulation and Judgment of
10 Dismissal thereon are entered in accordance with and incorporate
11 herein by this reference the Stipulated Order issued on November 2,
12 1993. The within Stipulation and Judgment of Dismissal entered
13 thereon supersede and vacate the stipulated injunction previously
14 issued as to the South Lake Tahoe Jail on January 22, 1991. The
15 within Stipulation and Judgment of Dismissal entered thereon fully
16 adopt and incorporate herein by reference the Affidavit of Richard
17 P. Herman, Paul Comiskey, Daniel Stormer, Paul Persons, Deborah
18 Fabricant and Richard Derevan Re: Payment and Distribution of
19 Attorneys' Fees and Costs and Re: Execution of Stipulated
20 Settlement Order and Judgment.

21 The within order does not constitute a waiver of any
22 party's right to seek enforcement of the provisions hereof if and
23 as otherwise provided by law.

24 The parties agree that liability for any and all claims
25 alleged by the Plaintiffs is expressly denied by Defendants. This
26 Stipulated Settlement Order is not and shall never be treated as an

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1 admission of liability or responsibility at any time for any
2 purpose.

3 In light of the fact that this lawsuit is a class action,
4 the procedures to be followed in giving the Plaintiff-class notice
5 of the proposed settlement and the procedures to be followed in
6 securing Court approval of this settlement, shall be set forth in
7 a separate Order to be issued by the Court. Following execution of
8 the foregoing by the parties and final approval thereof by the
9 Court, the above-entitled action shall be and will be ordered
10 dismissed, with prejudice.

11 DATED: December 7, 1993

Paul W. Comiskey
PAUL COMISKEY, #65510
PRISONERS RIGHTS UNION
Attorney for Plaintiffs
LINDA YORK, et al., including
named and unnamed class
members and on behalf of
RICHARD HERMAN, PAUL PERSONS
RICHARD DEREVAN, DEBORAH
FABRICANT, DAN STORMER

16 DATED: December 7, 1993

BARKETT, GUMPERT & REINER
Attorneys at Law

19 By: Valentina Reiner
VALENTINA REINER, #99537
Attorneys for Defendants
COUNTY OF EL DORADO and
RICHARD PACILEO

ORDER

23 Pursuant to the foregoing Stipulation and good cause
24 appearing therefor,

25 IT IS SO ORDERED.

26 December 17, 1993

Greg G. Hall
United States Magistrate Judge

1 Linda York v. County of El Dorado, et al.
2 U.S. Eastern District Court No. CIVS-90-0833 WBS-JFM

3 PROOF OF SERVICE

4 I declare that:

5 I am a citizen of the United States and employed in
6 Sacramento, California. I am over the age of eighteen (18) years
7 and not a party to the within action. My business address is
8 Powell Teichert Center, 3620 American River Drive, Suite 215,
9 Sacramento, California 95864. On December 15, 1993, I served the
10 attached STIPULATION AND ORDER OF SETTLEMENT AND TO ENTRY OF
11 JUDGMENT OF DISMISSAL on the interested parties by placing a true
12 copy thereof enclosed in a sealed envelope, with postage thereon
13 fully prepaid, in the United States Post Office mail box at
14 Sacramento, California addressed as set forth below:

15 Paul W. Comiskey
16 2308 J Street, Suite C
17 Sacramento, CA 95812-1019

18 Richard P. Herman, Esq.
19 301 Forest Avenue
20 Laguna Beach, CA 92651

21 William C. Neasham, II,
22 El Dorado County Counsel's Office
23 330 Fair Lane
24 Placerville, CA 95667

25 HADSELL & STORMER
26 128 no. Fair Oaks Ave., #204
27 Pasadena, CA 91103

28 Paul Persons, Esq.
1834 Arroyo Canyon
Chico, CA 95928

SNELL & WILMER
P. O. Box 19601
Irvine, CA 92714

PROOF OF SERVICE



**CFMG, INC.
MEDICAL REFERRAL FORM**

SEND BILLS TO:

EL DORADO COUNTY JAIL
MEDICAL SECTION
300 FORNI ROAD
PLACERVILLE, CA 95667
(530) 621-6017

DATE _____
PATIENT'S NAME _____ DOB: _____
LOCATION: MAIN JAIL _____ SO. LAKE TAHOE FACILITY _____ JUVENILE HALL _____
REASON FOR REFERRAL _____

TYPE OF REFERRAL:

EMERGENCY ROOM _____
HOSPITAL CLINIC VISIT _____
OFF-SITE SPECIALIST _____
X-RAY VISITS _____
MEDICAL INPATIENT _____

TYPE OF CUSTODY:

INMATE IS TO BE MAINTAINED;
WITH GUARD _____
WITHOUT GUARD _____
RETURN TO COUNTY JAIL _____

INSURANCE INFORMATION

NAME OF INSURED: _____
NAME OF INSURANCE CARRIER: _____
ADDRESS: _____ CITY _____ STATE _____
ZIP: _____ PHONE: _____
POLICY # _____ GROUP # _____

RECOMMENDATIONS TO REFERRING AGENCY:

1) TREATMENT _____

2) RECOMMENDATION FOR FOLLOW-UP TREATMENT _____

PHYSICIAN

MAIN OFFICE
Cannery Row Park Plaza
300 Forni Street, Suite B3
Marysville, CA 95940 • (931) 648-8894
MDRF-X3-ED

CFMG, INC. MEDICAL STAFF

Medical

Inmate

Name: TEST, RECORD
DOB: 01/01/1950
Facility: LP
Inmate #: 095127
Booking #: JN0300053
Interviewed By:
Date:
Time:

Medical

- 1) Was the Inmate brought via the hospital?
 - 2) Are there visible signs of Jaundice, Rash, Trauma, Tounge tremors or Sweating?
Describe :
 - 3) Do you currently have :
 - Tuberculosis
 - Unexpected weight loss greater then 5 pounds
 - Fever, Chills, night sweats, or runny nose
 - Chronic fatigue, malaise, or poor appetite
 - Cough greater than 3 weeks or coughing up blood
 - Muscle aches, head ache, or stiff neck
 - Seizures
 - High blood pressure or cardiac disease
 - AIDS/HIV
 - Hepatitis
 - Unexplained rash
 - Venereal Disease
 - DiabetesOther:
 - 4) Are you taking any medications ?
 - 5) Do you wear glasses, contacts, dentures, hearing aid, or have a prosthesis?
Describe :
 - 6) Do you use any drugs or drink alcohol on a daily basis?

Type / Amount	Last Used
---------------	-----------
 - 7) Do you have a history of withdrawal?
 - 8) Do you feel suicidal now or have you felt or attempted suicide in the past?
 - 9) Are you allergic to food or medicine?
 - 10) Do you have any disabilities; hearing, sight, cerebral palsy, autism, developmental, or physical?
Describe :
 - 11) Have you had mental health treatment in the past?
- ***** FEMALE ONLY *****
- 12) Are you, or have you been pregnant in the past 6 weeks or given birth in the last 12 months? LMP?
 - 13) Is the subject being charged with abuse or murder of their child?

Inmate Signature

Date

Medical Authority

Date

Exhibit E - California Forensic Medical Group
Staffing for El Dorado County

AGREEMENT FOR SERVICES #2989
Medical Services for County Detention Facilities

Position	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Hrs	FTE	Facility	
Adult Facilities											
Program Manager		8a - 4p	8a - 4p	8a - 4p	8a - 4p	8a - 4p		40	1.0	All	
Charge R.N.		8a - 4p	8a - 4p	8a - 4p	8a - 4p			40	1.0	Placerville	
Clerk		8a - 12p	8a - 12p	8a - 12p	8a - 12p	8a - 12p		20	0.5	Placerville	
L.V.N.	7a - 7p	7a - 7p	7a - 7p	7a - 7p	7a - 7p	7a - 7p	7a - 7p	84	2.1	Placerville	
L.V.N.	1p-9p	1p-9p	1p-9p	1p-9p	1p-9p	1p-9p	1p-9p	56	1.4	Placerville	
L.V.N.	7p - 7a	7p - 7a	7p - 7a	7p - 7a	7p - 7a	7p - 7a	7p - 7a	84	2.1	Placerville	
Supervising R.N.		7a - 3p	7a - 3p	7a - 3p	7a - 3p	7a - 3p		40	1.0	SLT	
L.V.N.	7a - 3p						7a-3p	16	0.4	SLT	
Bilingual Med Assistant		8a - 12a	8a - 12a	8a - 12a	8a - 12a	8a - 12a		20	0.5	SLT	
L.V.N.	3p - 11p	3p-11p	3p-11p	3p-11p	3p-11p	3p-11p	3p-11p	56	1.4	SLT	
L.V.N.	11p - 7a	11p - 7a	11p - 7a	11p - 7a	11p - 7a	11p - 7a	11p - 7a	56	1.4	SLT	
Other											
Nursing Relief / Overtime / Training								100.8	2.5	All	
Medical Director / Physician	Eight (8) hours a day, two visits per week - Adult Facilities; one visit per week - Juvenile Facilities								16	0.4	All
LCSW or LMFT		§	§	§	§	§		40	1.0	Placerville	
LCSW or LMFT		§		§		4		20	0.5	Tahoe	
Psychologist	Eight (8) hours a week - times to be determined								8	0.2	Both Adult
Psychiatrist	Four (4) hours per week - times to be determined								4	0.1	Both Adult
Medical / Mental Health on-call	Twenty-four (24) hours a day, seven (7) days a week										All
Dentist	Eight (8) hours every other week								4	0.1	All
Dental Assistant	Eight (8) hours every other week								4	0.1	All
Juvenile Facilities											
R.N.		7a - 12p	7a - 12p	7a - 12p	7a - 12p	7a - 12p		25	0.625	Plac JH	
R.N.							*			Plac JH	
R.N.		7a - 12p	7a - 12p	7a - 12p	7a - 12p	7a - 12p		25	0.625	SLT JTC	
R.N./L.V.N.	*									SLT JTC	
*One day per weekend Plac JH minimum 2 hours-call back for SLT/PlacJH for Add/Seg/Suicide clearances minimal 2 hours											

Exhibit F - HIPAA Business Associate Agreement

AGREEMENT FOR SERVICES #2989

Medical Services for County Detention Facilities

This Business Associate Agreement is made part of the base contract (“Underlying Agreement”) to which it is attached, as of the date of commencement of the term of the Underlying Agreement (the “Effective Date”).

RECITALS

WHEREAS, County and Contractor (hereinafter referred to as Business Associate (“BA”)) entered into the Underlying Agreement pursuant to which BA provides services to County, and in conjunction with the provision of such services, certain Protected Health Information (“PHI”) and Electronic Protected Health Information (“EPHI”) may be disclosed to BA for the purposes of carrying out its obligations under the Underlying Agreement; and

WHEREAS, the County and BA intend to protect the privacy and provide for the security of PHI and EPHI disclosed to BA pursuant to the Agreement in compliance with the Health Insurance Portability and Accountability Act, Pub. L. No. 104-191 of 1996 (“HIPAA”), the Health Information Technology for Economic and Clinical Health Act, Public Law 111-005 (the “HITECH” Act), and regulation promulgated thereunder by the U.S. Department of Health and Human Services (the “HIPAA Regulations”) and other applicable laws as may be amended from time to time; and

WHEREAS, County is a Covered Entity, as defined in the Privacy Rule and Security Rule, including but not limited to 45 CFR Section 160.103 ; and

WHEREAS, BA, when a recipient of PHI from County, is a Business Associate as defined in the Privacy Rule, the Security Rule, and the HITECH Act, including but not limited to 42 USC Section 17938 and 45 CFR Section 160.103; and

WHEREAS, “Individual” shall have the same meaning as the term “individual” in 45 CFR § 164.501 and shall include a person who qualifies as a personal representative in accordance with 45 CFR § 164.202(g);

WHEREAS, “Breach” shall have the meaning given to such term under the HITECH Act under 42 USC Section 17921; and

WHEREAS, “Unsecured PHI” shall have the meaning to such term under the HITECH Act and any guidance issued pursuant to such Act including, but not limited to 42 USC Section 17932(h).

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

1. Definitions. Unless otherwise provided in this Business Associate Agreement, capitalized terms shall have the same meanings as set forth in the Privacy Rule, as may be amended from time to time.

Exhibit F - HIPAA Business Associate Agreement

AGREEMENT FOR SERVICES #2989
Medical Services for County Detention Facilities

2. Scope of Use and Disclosure by BA of County Disclosed PHI
- A. BA shall not disclose PHI except for the purposes of performing BA's obligations under the Underlying Agreement. Further, BA shall not use PHI in any manner that would constitute a violation of the minimum necessary policies and procedures of the County, Privacy Rule, Security Rule, or the HITECH Act.
- B. Unless otherwise limited herein, in addition to any other uses and/or disclosures permitted or authorized by this Business Associate Agreement or required by law, BA may:
- (1) use the PHI in its possession for its proper management and administration and to fulfill any legal obligations.
 - (2) disclose the PHI in its possession to a third party for the purpose of BA's proper management and administration or to fulfill any legal responsibilities of BA, or as required by law
 - (3) disclose PHI as necessary for BA's operations only if:
 - (a) prior to making a disclosure to a third party, BA will obtain written assurances from such third party including:
 - (i) to hold such PHI in confidence and use or further disclose it only for the purpose of which BA disclosed it to the third party, or as required by law; and,
 - (ii) the third party will immediately notify BA of any breaches of confidentiality of PHI to extent it has obtained knowledge of such breach.
 - (4) aggregate the PHI and/or aggregate the PHI with that of other data for the purpose of providing County with data analyses related to the Underlying Agreement, or any other purpose, financial or otherwise, as requested by County.
 - (5) not disclose PHI disclosed to BA by County not authorized by the Underlying Agreement or this Business Associate Agreement without patient authorization or de-identification of the PHI as authorized in writing by County.
 - (6) de-identify any and all PHI of County received by BA under this Business Associate Agreement provided that the de-identification conforms to the requirements of the Privacy Rule, 45 CFR and does not preclude timely payment and/or claims processing and receipt.
- C. BA agrees that it will neither use nor disclose PHI it receives from County, or from another business associate of County, except as permitted or required by this Business Associate Agreement, or as required by law, or as otherwise permitted by law.

Exhibit F - HIPAA Business Associate Agreement

AGREEMENT FOR SERVICES #2989

Medical Services for County Detention Facilities

3. Obligations of BA. In connection with its use of PHI disclosed by County to BA, BA agrees to:
 - A. Implement appropriate administrative, technical, and physical safeguards as are necessary to prevent use or disclosure of PHI other than as permitted by the Agreement that reasonably and appropriately protects the confidentiality, integrity, and availability of the PHI in accordance with 45 CFR 164.308, 164.310, 164.312, and 164.504(e)(2). BA shall comply with the policies and procedures and documentation requirements of the HIPAA Security Rule.
 - B. Report to County within 24 hours of any suspected or actual breach of security, intrusion, or unauthorized use or disclosure of PHI of which BA becomes aware and/or any actual or suspected use or disclosure of data in violation of any applicable federal or state laws or regulations. BA shall take prompt corrective action to cure any such deficiencies and any action pertaining to such unauthorized disclosure required by applicable federal and state laws and regulations.
 - C. Report to County in writing of any access, use or disclosure of PHI not permitted by the Underlying Agreement and this Business Associate Agreement, and any Breach of Unsecured PHI of which it becomes aware without unreasonable delay and in no case later than five (5) days. To the extent the Breach is solely a result of BA's failure to implement reasonable and appropriate safeguards as required by law, and not due in whole or part to the acts or omissions of the County, BA may be required to reimburse the County for notifications required under 45 CFR 164.404 and CFR 164.406.
 - D. BA shall not use or disclose PHI for fundraising or marketing purposes. BA shall not disclose PHI to a health plan for payment or health care operations purposes if the patient has requested this special restriction, and has paid out of pocket in full for the health care item or service to which the PHI solely relates. BA shall not directly or indirectly receive remuneration in exchange of PHI, except with the prior written consent of the County and as permitted by the HITECH Act, 42 USC Section 17935(d)(2); however, this prohibition shall not affect payment by County to BA for services provided pursuant to the Agreement.
4. PHI Access, Amendment and Disclosure Accounting. BA agrees to:
 - A. Provide access, at the request of County, within five (5) days, to PHI in a Designated Record Set, to the County, or to an Individual as directed by the County. If BA maintains an Electronic Health Record, BA shall

Exhibit F - HIPAA Business Associate Agreement

AGREEMENT FOR SERVICES #2989 Medical Services for County Detention Facilities

provide such information in electronic format to enable County to fulfill its obligations under the HITECH Act, including, but not limited to, 42 USC Section 17935(e).

- B. Within ten (10) days of receipt of a request from County, incorporate any amendments or corrections to the PHI in accordance with the Privacy Rule in the event that the PHI in BA's possession constitutes a Designated Record Set.
 - C. To assist the County in meeting its disclosure accounting under HIPAA:
 - (1) BA agrees to implement a process that allows for an accounting to be collected and maintained by BA and its agents or subcontractors for at least six (6) years prior to the request. However, accounting of disclosure from Electronic Health Record for treatment, payment, or health care operations purposes are required to be collected and maintained for only three (3) years prior to the request, and only to the extent that BA maintains an electronic health record and is subject to this requirement. At the minimum, the information collected shall include: (i) the date of disclosure; (ii) the name of the entity or person who received PHI and, if know, the address of the entity or person; (iii) a brief description of PHI disclosed and; (iv) a brief statement of purpose of the disclosure that reasonably informs the individual of the basis for the disclosure, or a copy of the individual's authorization, or a copy of the written request for disclosure.
 - (2) Within in 30 days of notice by the County, BA agrees to provide to County information collected in accordance with this section to permit the County to respond to a request by an Individual for an accounting of disclosures of PHI.
 - D. Make available to the County, or to the Secretary of Health and Human Services (the "Secretary") , BA's internal practices, books and records relating to the use of and disclosure of PHI for purposes of determining BA's compliance with the Privacy Rule, subject to any applicable legal restrictions. BA shall provide County a copy of any PHI that BA provides to the Secretary concurrently with providing such information to the Secretary.
5. Obligations of County.
- A. County agrees that it will promptly notify BA in writing of any restrictions on the use and disclosure of PHI agreed to by County that may affect BA's ability to perform its obligations under the Underlying Agreement, or this Business Associate Agreement.
 - B. County agrees that it will promptly notify BA in writing of any changes in, or revocation of, permission by any Individual to use or disclose PHI, if

Exhibit F - HIPAA Business Associate Agreement

AGREEMENT FOR SERVICES #2989

Medical Services for County Detention Facilities

such changes or revocation may affect BA's ability to perform its obligations under the Underlying Agreement, or this Business Associate Agreement.

- C. County agrees that it will promptly notify BA in writing of any known limitation(s) in its notice of privacy practices to the extent that such limitation may affect BA's use of disclosure of PHI.
- D. County shall not request BA to use or disclose PHI in any manner that would not be permissible under the Privacy Rule if done by County, except as may be expressly permitted by the Privacy Rule.
- E. County will obtain any authorizations necessary for the use or disclosure of PHI, so that BA can perform its obligations under this Business Associate Agreement and/or the Underlying Agreement.

6. Term and Termination.

- A. Term. This Business Associate Agreement shall commence upon the Effective Date and terminate upon the termination of the Underlying Agreement, as provided therein when all PHI provided by the County to BA, or created or received by BA on behalf of the County, is destroyed or returned to the County, or, or if it is infeasible to return or destroy PHI, protections are extended to such information, in accordance with the termination provisions in this Section.
- B. Termination for Cause. Upon the County's knowledge of a material breach by the BA, the County shall either:
 - (1) Provide an opportunity for the BA to cure the breach or end the violation and terminate this Agreement if the BA does not cure the breach or end the violation within the time specified by the County.
 - (2) Immediately terminate this Agreement if the BA has breached a material term of this Agreement and cure is not possible; or
 - (3) If neither termination nor cures are feasible, the County shall report the violation to the Secretary.
- C. Effect of Termination.
 - (1) Except as provided in paragraph (2) of this section, upon termination of this Agreement, for any reason, the BA shall, at the option of County, return or destroy all PHI that BA or its agents or subcontractors still maintain in any form, and shall retain no copies of such PHI.
 - (2) In the event that the County determines that returning or destroying the PHI is infeasible, BA shall provide to the County

Exhibit F - HIPAA Business Associate Agreement

AGREEMENT FOR SERVICES #2989

Medical Services for County Detention Facilities

notification of the conditions that make return or destruction infeasible, and . BA shall extend the protections of this Agreement to such PHI to those purposes that make the return or destruction infeasible, for so long as the BA maintains such PHI. If County elects destruction of the PHI, BA shall certify in writing to County that such PHI has been destroyed.

7. Indemnity

- A. BA shall indemnify and hold harmless all Agencies, Districts, Special Districts and Departments of the County, their respective directors, officers, Board of Supervisors, elected and appointed officials, employees, agents and representatives (collectively "County") from any liability whatsoever, based or asserted upon any services of BA, its officers, employees, subcontractors, agents or representatives arising out of or in any way relating to BA's performance under this Business Associate Agreement, including but not limited to property damage, bodily injury, or death or any other element of any kind or nature whatsoever including fines, penalties or any other costs and resulting from any reason whatsoever to the extent arising from the performance of BA, its officers, agents, employees, subcontractors, agents or representatives under this Business Associate Agreement. BA shall defend, at its sole expense, all costs and fees including but not limited to attorney fees, cost of investigation, defense and settlements or awards against the County in any claim or action based upon such alleged acts or omissions.
- B. With respect to any action or claim subject to indemnification herein by BA, BA shall, at its sole cost, have the right to use counsel of its choice, subject to the approval of County, which shall not be unreasonably withheld, and shall have the right to adjust, settle, or compromise any such action or claim without the prior consent of County; provided, however, that any such adjustment, settlement or compromise in no manner whatsoever limits or circumscribes BA's indemnification of County as set forth herein. BA's obligation to defend, indemnify and hold harmless County shall be subject to County having given BA written notice within a reasonable period of time of the claim or of the commencement of the related action, as the case may be, and information and reasonable assistance, at BA's expense, for the defense or settlement thereof. BA's obligation hereunder shall be satisfied when BA has provided to County the appropriate form of dismissal relieving County from any liability for the action or claim involved.
- C. The specified insurance limits required in the Underlying Agreement of this Business Associate Agreement shall in no way limit or circumscribe BA's obligations to indemnify and hold harmless the County herein from third party claims arising from the issues of this Business Associate Agreement.

Exhibit F - HIPAA Business Associate Agreement

AGREEMENT FOR SERVICES #2989
Medical Services for County Detention Facilities

- D. In the event there is conflict between this clause and California Civil Code Section 2782, this clause shall be interpreted to comply with Civil Code Section 2782. Such interpretation shall not relieve the BA from indemnifying the County to the fullest extent allowed by law.
- E. In the event there is a conflict between this indemnification clause and an indemnification clause contained in the Underlying Agreement of this Business Associate Agreement, this indemnification shall only apply to the subject issues included within this Business Associate Agreement.
8. Amendment The parties agree to take such action as is necessary to amend this Business Associate Agreement from time to time as is necessary for County to comply with the Privacy Rule, 45 CFR, and HIPAA generally.
9. Survival The respective rights and obligations of this Business Associate Agreement shall survive the termination or expiration of this Business Associate Agreement.
10. Regulatory References A reference in this Business Associate Agreement to a section in the Privacy Rule means the section as in effect or as amended.
11. Conflicts Any ambiguity in this Business Associate Agreement and the Underlying Agreement shall be resolved to permit County to comply with the Privacy Rule, 45 CFR, and HIPAA generally.