



County of El Dorado

330 Fair Lane, Building A Placerville, California 530 621-5390 FAX 622-3645 www.edcgov.us/bos/

Master Report

File Number: 11-0471

*File ID: 11-0471

Agenda Agenda Item

Status: Approved

Type:

Version: 1

Reference:

Gov Body: Board of

Supervisors

Department: Health Services

Created: 04/21/2011

Agenda Title: HSD 9-27-11 Perpetual Agreements FY 2011-12

Final Action: 09/27/2011

Title: Health Services Department recommending the Board approve continuation of the Department's current perpetual contracts and memoranda of understanding as listed on Attachment A, pursuant to section 4.5 of Board Policy C-17, "Procurement Policy," which requires departments to "obtain authorization from the Board of Supervisors, initially, and on an annual basis, to utilize any contract that does not have a

stated term."

FUNDING: Various funding sources (Non-General Fund) as detailed on

Attachment A.

Notes: Prior perpetual contract list approved by Board 11/15/2010 via Legistar item 10-1209.

Agenda Date: 09/27/2011

Agenda Number:

Sponsors:

Enactment Date:

Attachments: A - Perpetual Agmt Listing

Time Required:

Same:

Hearing Date:

Contact: Daniel Nielson, 530/642-7275

Next Meeting Date:

Approval History

Version	Date	Approver	Action
1	04/28/2011	Sharon Elliott	Approved
1	08/28/2011	Neda West	Approved
1	08/29/2011	Agenda Coordinator	Delegate
1	09/16/2011	Terri Knowlton	Approved
Notes	Consent calendar.		
1	09/19/2011	Theresa R Daly	Approved

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Board of Supervisors	09/27/2011	Approved				Pass
	Action Text: This ma	tter was Approv	ed on the consent	calendar.			
			pervisor Knight, Sup Briggs and Superviso	ervisor Nutting, Superviso	r Sweeney,		

Text of Legislative File 11-0471

Health Services Department recommending the Board approve continuation of the Department's current perpetual contracts and memoranda of understanding as listed on Attachment A, pursuant to section 4.5 of Board Policy C-17, "Procurement Policy," which requires departments to "obtain authorization from the Board of Supervisors, initially, and on an annual basis, to utilize any contract that does not have a stated term."

FUNDING: Various funding sources (Non-General Fund) as detailed on Attachment A.

Fiscal Impact/Change to Net County Cost: There is no change to Net County Cost. Funding for these agreements is included in the Department's FY 2011-12 budget.

Compensation for services and termination information for each agreement is detailed in Attachment A.

Background:

The Health Services Department brings this matter before the Board pursuant to the requirements of County of El Dorado Board of Supervisors Policy Number C-17, "Procurement Policy" Section 4.5 which states that "Departments must obtain authorization from the Board of Supervisors, initially, and on an annual basis, to utilize

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any contract that does not have a stated term." This policy provision ensures that the current Board is advised of contracts that were approved by this or preceding Boards in the current or prior fiscal years and to enable the Purchasing Agent to prepare the necessary purchase orders for Fiscal Year 2011-12 to process payments associated with those perpetual contracts that are financial in nature.

Reason for Recommendation: The Health Services Department administers several perpetual agreements for services. These agreements cover a variety of services, such as retirement and medical disability for Fire Department personnel displaced by the agreement with the El Dorado County Emergency Services Authority for ambulance services in County Service Area #7, software maintenance, database management, and licensing for software.

Additionally, on November 3, 2009, via Legistar item 09-1233, the Board approved the use of a standard, boilerplate contract for establishing agreements with other counties for use of the Psychiatric Health Facility (PHF). Because these were developed as perpetual agreements, the Department has included the PHF agreements on Attachment A as well.

Action to be taken following Board approval:

- The Department will notify Procurement and Contracts of the Board's approval of the list of perpetual agreements attached hereto; and
- The Department will continue to administer the contracts and process payments upon receipt and approval of invoices.

Daniel Nielson, M.P.A., Director, 642-7275

Concurrences: County Counsel, Risk Management & Human Resources approvals were obtained prior to execution of each perpetual agreement.

HEALTH SERVICES DEPARTMENT PERPETUAL AGREEMENTS LIST Fiscal Year 2011-12

Contract / Vendor Name	Agreement Number	Description / Service	Date Contract Began	Compensation for Services	FY 2010- 2011 Payment Amount	FY 2011-12 Recommended Budget	Funding Source	Termination Language	County Counsel Approva
				PUBLIC HEALTH	DIVISION				
El Dorado County Fire	892-PHD0909	Retirement & Medical Disability for Fire Personnel displaced by Agreement with CSA 7	01-01-1997	Based upon annual invoicing of retirement/medical disability benefits at specified rates detailed in Exhibit A of the contract	\$90,471	\$92,180	Fee for Service & Various Tax Revenues	Until all obligations to recipients have been paid and recipients are deceased	Yes
Georgetown Fire	891-PHD0909	Retirement & Medical Disability for Fire Personnel displaced by Agreement with CSA 7	01-01-1997	Based upon annual invoicing of retirement/medical disability benefits at specified rates detailed in Exhibit A of the contract	\$55,666	\$57,820	Fee for Service & Various Tax Revenues	Until all obligations to recipients have been paid and recipients are deceased	Yes
Medical Priority Consultants d.b.a. Priority Dispatch Corporation	120-PHD0006	ProQA & AQUA software maintenance	04-01-2000	Based upon annual invoicing in advance of services to be performed at specified rates detailed in Article III of the contract	\$5,977	\$5,977	Fee for Service & Various Tax Revenues	County may terminate with 7 days written notice	Yes
San Joaquin County	673-PHD1007	EMResource usage agreement - to enhance emergency preparedness and response to medical emergencies for mass casualty events and public health incidents.	01-15-2008	Based upon annual invoicing in advance of services to be performed at specified rates detailed in Attachment I, Schedule 2 of the contract. Varies based \$0.04 per capita plus \$150/hr for training (if applicable).	\$7,138	\$7,200	State Preparedness Grant	30 days prior written notice by either party	Yes
Tri- Analytics, Inc.	893-PHD0909	Database management and reporting information of EMS trauma patient information	12-04-1997	Based upon quarterly invoicing of services at specified rates detailed in Article III of the contract	\$12,000	\$12,000	Fee for Service & Various Tax Revenues	County may terminate with 30 days written notice	Yes

HEALTH SERVICES DEPARTMENT PERPETUAL AGREEMENTS LIST Fiscal Year 2011-12

Contract / Vendor Name	Agreement Number	Description / Service	Date Contract Began	Compensation for Services	FY 2010- 2011 Payment Amount	FY 2011-12 Recommended Budget	Funding Source	Termination Language	County Counsel Approval
				MENTAL HEALTH	DIVISION				
CA Regional Mental Health System Coalition JPA	013-MHD0109	Regional coalition of Counties for the purchase, design, development, implementation and ongoing operation of an automated mental health data software system (Avatar) -MHD Medi-Cal billings.	09-27-2005	Based upon quarterly invoicing of services at specified rates detailed in the annual JPA Fiscal Budget document	\$168,372	\$145,000	Medi-Cal, Realignment & MHSA	Without cause: 1) notice must be submitted by April 1st with an effective date of end of fiscal year (June); OR 2) 30 day written notice to all members, requires approval by majority of members. For cause: Upon notice from Coalition that a software vendor has been secured, members may withdraw with 30 days written notice	Yes
Computer Works, Inc.	090-MHD0109	Software licenses for InterTrac case management (client tracking) software	09-14-1999	Based upon annual invoicing of services at specified rates detailed in Article IV of the contract	\$8,308	\$8,308	Medi-Cal, Realignment & MHSA	30 days written notice by County	Yes
			Psychiatr	ic Health Facility (PHF) Agre	ements (Rev	renue Generating)			
Alpine County	082-MHD0109	Use of EDC PHF	10-01-2009	SMA plus 15%	\$3,425	See total below	Alpine Co	Seven (7) calendar days written notice by either party	Yes
Amador County	081-MHD0109	Use of EDC PHF	07-01-2008	Greater of \$657/day or SMA plus 15%	\$43,585	See total below	Amador Co	Seven (7) calendar days written notice by either party	Yes
Calaveras County	085-MHD0109	Use of EDC PHF	07-01-2009	SMA plus 15%	\$59,705	See total below	Calaveras Co	Seven (7) calendar days written notice by either party	Yes
Colusa County	071-MHD1009	Use of EDC PHF	07-01-2009	SMA plus 15%	\$2,064	See total below	Colusa Co	Seven (7) calendar days written notice by either party	Yes
Mono County	172-MHD1009	Use of EDC PHF	03-06-2009	SMA plus 15%	\$0	See total below	Mono Co	Seven (7) calendar days written notice by either party	Yes
Nevada County	168-MHD0909	Use of EDC PHF	07-01-2009	SMA plus 15%	\$65,062	See total below	Nevada Co	Seven (7) calendar days written notice by either \$\frac{1}{3}\dagger{4}\dagger{3}\dagger{4}\dagger{2}\dagg	Yes of 16

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HEALTH SERVICES DEPARTMENT PERPETUAL AGREEMENTS LIST Fiscal Year 2011-12

Contract / Vendor Name	Agreement Number	Description / Service	Date Contract Began	Compensation for Services	FY 2010- 2011 Payment Amount	FY 2011-12 Recommended Budget	Funding Source	Termination Language	County Counsel Approva
Placer County	308-183-M- R2010	Use of EDC PHF	07-01-2010	SMA plus 15%	\$34,312	See total below	Placer Co	Seven (7) calendar days written notice by either party	Yes
Shasta County	311-183-M- R2010	Use of EDC PHF	07-01-2010	SMA plus 15%	\$62,991	See total below	Shasta Co	Seven (7) calendar days written notice by either party	Yes
Trinity County	313-183-M- R2010	Use of EDC PHF	07-01-2010	SMA plus 15%	\$673	See total below	Trinity Co	Seven (7) calendar days written notice by either party	Yes
			т	otal Budget Amount for	PHF Agmts	\$224,900			

Internal Contract No:
Purchasing Contract No:
Index Code:

168-MHD0909

195-M1011

Revenue

CONTRACT ROUTING SHEET

Date Prepared:	October 27, 2009	Need Dat	e: (41/4/03)	2-15-09
PROCESSING D	EPARTMENT:	CONTRA	CTOR:	
Department:	Health Svcs Dept - MH Div	v. Name:	Nevada County	
Dept. Contact:		Address:		O Box 1210
Phone #:	6203		Nevada City, CA 9	
Department	1 1 1	— Phone:	530-470-2421	
Head Signature:	Madailland	1 1101101		F
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	ed: Use of EDC Psych Hea			1 8
	Perpetual agreement beginni	ing C	ontract Value: \$75	,000.00 per
	7/1/09		yea	
	Human Resources requireme		No:	<u>₽> \$</u>
Compliance verifi	ed by: N/A – revenue	e agreement		
COUNTY COUNS	SEL: (Must approve all contr	racts and MOLI's)		E
Approved:	Disapproved:		1405 By: 6	24/Km
Approved:	Disapproved:	Date:	By:	((3)
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PLEASE FORWARI	O TO RISK MANAGEMENT. THA	NKS!		30.27
RISK MANAGEN	IENT: (All contracts and MC	U's except boilerpla	ite grant funding agr	reements)
Approved:	Disapproved:		15/01 By: 1	
Approved:	Disapproved:	Date:	By:	
			······································	
OTHER APPROV	/AL: (Specify department(s)	participating or dire	ctly affected by this	contract).
Departments:			,	,
Approved:	Disapproved:	Date:	By:	
Approved:	Disapproved:	Date:	By:	
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Rev. 12/2000 (GS-GVP)	(0/28/or B 5	Jar	13-1342	Ć 7 of 16

AGREEMENT #195-M1011

THIS AGREEMENT, made and entered by and between Nevada County, a political subdivision of the State of California (hereinafter referred to as "NEVADA") and El Dorado County Health Services Department, Mental Health Division, which operates a Psychiatric Health Facility (hereinafter referred to as "EL DORADO");

RECITALS

WHEREAS, in accordance with the current mental health legislation, NEVADA has been charged with the responsibility of providing mental health services for mentally disordered persons, and;

WHEREAS, EL DORADO has the facilities and the ability to be certified and staffed to provide psychiatric inpatient hospital care and maintenance for mentally disordered persons,

WHEREAS, it is the responsibility of EL DORADO to assure that the inpatient psychiatric services rendered to patients admitted to EL DORADO'S facility are consistent with state and federal laws.

NOW, THEREFORE, NEVADA and EL DORADO mutually agree as follows:

ARTICLE I

Term: This agreement shall become effective when fully executed by both parties hereto. The term of this Agreement shall commence July 1, 2009 and shall continue unless the Agreement is terminated by either party in accordance with ARTICLE XII - Default, Termination, and Cancellation herein below.

ARTICLE II

Scope of Services: EL DORADO shall provide psychiatric inpatient services to residents of NEVADA who meet the eligibility requirements specified below. Services will be provided, with prior authorization by NEVADA, to eligible persons who may be either on voluntary or involuntary status. NEVADA understands and accepts that patients are encouraged and permitted to sign in as a voluntary commitment when possible and appropriate.

The length of stay of each mentally disordered person shall be determined by EL DORADO'S professional staff. As part of the inpatient treatment services, EL DORADO may, but is not required to, provide necessary emergency and non-elective ancillary medical services.

Direction and Supervision: Such services shall be provided by EL DORADO for NEVADA patients under the general supervision of the Nevada County Health and Human Services Agency Director or his/her designee.

Patient Eligibility:

Patients to be served under this contract must be age eighteen (18) or older and eligible for mental health services in conformance with all applicable federal and state statutes.

All persons referred for admission to EL DORADO'S facility will be medically cleared for admission to a non-medical facility prior to admission to EL DORADO'S facility. This medical clearance will be provided directly or indirectly and payment arranged or provided by NEVADA. Criteria and requirements for medical clearance will be determined by EL DORADO.

Referrals for admissions to EL DORADO'S facility must be approved by EL DORADO'S onduty physician. EL DORADO shall not be required to accept referrals if it determines that there is insufficient bed capacity, nor shall EL DORADO be required to accept referrals for treatment of individuals housed in jail or other penal institutions. EL DORADO reserves the right to deny any referral at the sole discretion of the on-duty physician or Clinical Director.

Services under this Agreement shall be rendered without regard to race, color, sex, religion, national origin, ancestry, handicap, physical or mental status as specified in applicable federal and state laws. The specific admission procedures shall be mutually agreed upon by the respective El Dorado County Health Services Director and Nevada County Health and Human Services Agency Director.

Admissions Procedure: As provided in Welfare and Institutions Code (W&I) Section 5151, patients to be admitted under that code section shall be assessed to determine the appropriateness of the involuntary detention prior to admission at EL DORADO'S facility. As authorized by W&I Section 5151, EL DORADO designates NEVADA'S Health and Human Services Agency clinical staff to conduct that assessment. EL DORADO agrees that only those patients which NEVADA refers to EL DORADO for said program shall receive services, and that NEVADA shall not be required to pay for services until authorization for those services has been given by NEVADA. NEVADA agrees to cooperate with the admission of NEVADA'S patients to EL DORADO'S facility. NEVADA residents presenting for crisis evaluation in El Dorado County and detained pursuant to W&I Section 5151 may be admitted by EL DORADO to EL DORADO'S facility. Upon notification and confirmation of residency in Nevada County, NEVADA shall authorize admission and payment consistent with the terms of this agreement. Alternatively, NEVADA may arrange for transfer to another treatment facility.

Coordination of Care: NEVADA and EL DORADO agree that both of their clinical staffs will fully communicate and cooperate in the development of treatment, planning, determination of length of stay, and readiness for discharge, and in the process of planned transition back into the community and to this end may freely exchange patient information as a unitary treatment program. NEVADA agrees to facilitate timely placement for patients ready for discharge.

Aftercare and Discharge: It is recognized that to make efficient use of any inpatient facility, the provision of aftercare services is of extreme importance. To this end, it is the responsibility of NEVADA to maintain adequate aftercare services, such that efficient referral to these services may be made as part of discharge planning of patients, including transportation, if necessary.

NEVADA will be responsible for aftercare and placement of all patients covered by this agreement upon their discharge from EL DORADO'S facility or any subsequent placement facility.

NEVADA staff will work with EL DORADO'S staff prior to a patient's discharge to effect an appropriate placement; however, it is NEVADA'S responsibility to assure appropriate aftercare treatment and placement of patients discharged from EL DORADO'S facility.

Documentation: Documentation of services provided by EL DORADO for each patient of NEVADA shall be available for review by NEVADA upon request.

ARTICLE III Compensation:

1. Rates for Services: In consideration for EL DORADO providing inpatient psychiatric services to NEVADA'S patients pursuant to this Agreement, NEVADA shall pay EL DORADO the Short-Doyle/Medi-Cal (SD/MC) Statewide Maximum Allowance (SMA) Psychiatric Health Facility (PHF) rate in effect at the time of service plus 15%, rounded up to the nearest whole dollar. Should the State discontinue providing the PHF SMA rate, the rate charged by EL DORADO will remain at the last available PHF SMA rate plus 15%, rounded up to the nearest whole dollar, pending any amendment by the parties. The rate shall be inclusive of medications, psychiatrist's time, laboratory work and court costs. The full per-day PHF rate shall apply to the day of admission regardless of the time of admission. There is no reduced administrative day rate. Payment is due at the aforementioned PHF rate from NEVADA for each day that client is at the facility, including the day of admission, excluding the day of discharge.

2. Patient Billing:

- a. EL DORADO will bill Medi-Cal and any other applicable State, Federal or private sources available at the time services are performed.
- NEVADA will be charged the contracted rate less a credit for anticipated payments due to EL DORADO as stated in section 2a.
- c. Inpatient days that cannot be billed pursuant to section 2a shall remain the financial responsibility of NEVADA at the contracted rate.
- d. Any credit provided to NEVADA for billing per section 2a that is subsequently disallowed shall be reimbursed by NEVADA to EL DORADO.
- 3. Transportation Costs: All transportation costs to and from EL DORADO'S facility for medical care and clearance are the responsibility of NEVADA. NEVADA shall

reimburse EL DORADO for transportation costs incurred by EL DORADO in implementing a discharge plan authorized by NEVADA. In consideration for EL DORADO'S providing transportation for NEVADA patients, NEVADA shall pay EL DORADO \$25.00 per hour/per driver plus mileage at the then in effect federal mileage reimbursement rate.

Payments to EL DORADO shall be made within 45 days of receipt of invoice by NEVADA. The total amount of this agreement shall not exceed \$75,000.00 per fiscal year (July 1 through June 30).

ARTICLE IV

Applicable Records: EL DORADO shall maintain for four (4) years or until certification review findings are resolved, whichever is later, adequate records on each NEVADA patient served, including intake information and a record of services provided by EL DORADO staff in sufficient detail to make possible an evaluation of services, and shall contain all the data necessary for reporting to the State Department of Mental Health, including records of interviews and progress notes. EL DORADO shall maintain complete financial records. Any apportionment of costs shall be made in accordance with generally accepted accounting principles and shall evidence proper audit trails reflecting the true cost of services rendered. Statistical data shall be kept and reports made as required by the Nevada County Health and Human Services Agency Director and the State Department of Mental Health in a form specified by either.

All records shall be available for inspection by the Auditors of NEVADA or the State Department of Mental Health at reasonable times during normal business hours. EL DORADO agrees to extend to Nevada County Health and Human Services Agency Director or his/her designee the right to review and investigate all records, program, or written procedures relating to NEVADA patients at any reasonable time; EL DORADO agrees to provide Nevada County Health and Human Services Agency data in a timely fashion as directed and as specified by Nevada County Health and Human Services Agency.

ARTICLE V

Rules and Laws: EL DORADO and NEVADA agree that both are bound in the accomplishment of this Agreement by provisions of W&I Section 5600 et seq.; Title 9, CA Code of Regulations Division 1, Chapter 10; regulations of the State Department of Mental Health; the Local Mental Health Authority; and other applicable laws, regulations and policies governing the provisions of public mental health services. EL DORADO and NEVADA agree to maintain the confidentiality of patient information and records as provided by applicable law; notwithstanding, professional records and NEVADA patient information shall be interchangeable between EL DORADO and NEVADA to establish and support a high level of clinical services and continuity of care and aftercare services.

ARTICLE VI

Confidentiality: EL DORADO shall protect from unauthorized disclosure names and other identifying information concerning persons receiving services pursuant to this Agreement,

except for statistical information not identifying any patient. EL DORADO shall not use such information for any purpose other than carrying out EL DORADO'S obligations under this Agreement. EL DORADO shall promptly transmit to NEVADA all requests for disclosure of such information not emanating from the patient. EL DORADO shall not disclose, except as otherwise specifically permitted by this Agreement or authorized by the patient, any such information to anyone other than NEVADA, except when subpoenaed by a court. For purposes of this paragraph, identity shall include, but not be limited to, name, identifying number, symbol, or other identifying particular assigned to the individual, such as finger or voice print or a photograph. If the Consultant receives any individually identifiable health information ("Protected Health Information" or "PHI") from NEVADA or creates or receives any PHI on behalf of NEVADA, EL DORADO shall maintain the security and confidentiality of such PHI as required of NEVADA by applicable laws and regulations, including the Health Insurance Portability and Accountability Act of 1996 ("HIPAA") and the regulations promulgated thereunder.

ARTICLE VII

HIPAA Compliance: The parties acknowledge the existence of the Health Insurance Portability and Accountability Act of 1996 and its implementing regulations (HIPAA). The County of Nevada Health and Human Services Agency is a Covered Entity under said Act, and EL DORADO, a health care provider as defined in HIPAA (Title 45 C.F.R. Section 160.103), is a Covered Entity under said Act. Each Covered Entity hereby represents that they are and shall remain in compliance with the rules and regulations of said Act as required by law. Each Covered Entity understands that it has obligations with respect to the confidentiality, privacy, and security of patients' medical information, and must take certain steps to preserve the confidentiality of this information, including the training of staff and the establishment of proper procedures for the release of such information as required by HIPAA.

The parties acknowledge that the disclosures of Protected Health Information specified herein concern the provision of health care services to, and the treatment of, individuals only. Therefore, pursuant to Title 45 C.F.R. Section 164.502(e)(1)(ii)(A), NEVADA and EL DORADO are not required to enter into a separate business associate agreement. Although not presently required, to the extent that it may in the future become mandatory that the parties execute a business associate agreement pursuant to HIPAA, such an agreement shall be executed and made part hereof. Failure or refusal of a party to execute a business associate agreement when required by law shall constitute a basis for termination of this Agreement in its entirety.

ARTICLE VIII

Status of Contractor: The parties hereto agree that EL DORADO, its agents and employees, including its professional and non-professional staff, in the performance of the Agreement shall act in an independent capacity and not as officers or employees or agents of NEVADA. EL DORADO shall furnish all personnel, supplies, equipment, furniture, insurance, utilities, telephone, and quarters necessary for the performance of the mental health services to be provided by EL DORADO pursuant to the Agreement.

ARTICLE IX

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 X

Assignment: This Agreement shall not be assigned by EL DORADO, either in whole or in part, without prior written consent of NEVADA. This Agreement and the terms and conditions hereof shall insure and be binding upon the successors and assigns of the parties hereto.

ARTICLE XI

Fiscal Considerations: The parties to this Agreement recognize and acknowledge that both EL DORADO and NEVADA are political subdivisions of the State of California. As such, both are 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 NEVADA'S and EL DORADO'S businesses, they 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, either party shall give notice of cancellation of the 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 NEVADA and EL DORADO released from any further liability hereunder. In addition to the above, should the respective Boards of Supervisors, during the course of a given year, for financial reasons reduce or order a reduction in the budget for either NEVADA'S or EL DORADO'S departments for which services were contracted to be performed, pursuant to this paragraph, this Agreement may be deemed to be canceled in its entirety subject to payment for services performed prior to cancellation.

ARTICLE XII

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 in 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 in 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 subsequent written notice after the time to cure has expired.

- B. Ceasing Performance: NEVADA or EL DORADO may terminate this Agreement in the event either becomes unable to substantially perform any term or condition of this Agreement.
- C. Termination or Cancellation without Cause: NEVADA or EL DORADO may terminate this Agreement in whole or in part upon seven (7) calendar days written notice by either party without cause. If such prior termination is effected, NEVADA will pay for satisfactory services rendered prior to the effective dates as set forth in the Notice of Termination provided to EL DORADO, and for such other services, which NEVADA may agree to in writing as necessary for contract resolution. In no event, however, shall NEVADA be obligated to pay more than the total amount of the contract. Upon receipt of a Notice of Termination, EL DORADO shall promptly discontinue all services affected, as of the effective date of termination set forth in such Notice of Termination, unless the notice directs otherwise. In the event of termination for default, NEVADA reserves the right to take over and complete the work by contract or by any other means.

ARTICLE XIII

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 EL DORADO shall be addressed as follows:

COUNTY OF EL DORADO HEALTH SERVICES DEPARTMENT 931 SPRING STREET PLACERVILLE, CA 95667 ATTN: NEDA WEST, DIRECTOR

or to such other location as EL DORADO directs.

Notices to NEVADA shall be addressed as follows:

JEFFREY BROWN, DIRECTOR
HEALTH AND HUMAN SERVICES AGENCY
NEVADA COUNTY
950 MAIDU AVENUE, P.O. BOX 1210
NEVADA CITY, CA 95959

Or to such other location as NEVADA directs.

ARTICLE XIV

Indemnity: NEVADA shall be responsible for damages caused by the acts or omissions of its officers, employees and agents occurring in the performance of this Agreement. EL DORADO shall be responsible for damages caused by the acts or omissions of its officers, employees and agents occurring in the performance of this Agreement. It is the intention of EL DORADO and NEVADA that the provisions of this paragraph be interpreted to impose on each party, responsibility for the acts of their respective officers, employees and agents. It is also the intention of EL DORADO and NEVADA that, where comparative negligence is determined to have been contributory, principles of comparative negligence will be followed and each party will bear the proportionate cost of any damages attributable to the negligence of that party, its officers, employees and agents. Both parties agree to provide written notification within thirty (30) days of receipt of any claim or lawsuit arising from this Agreement.

ARTICLE XV

Insurance: EL DORADO is covered for its general liability, automobile liability, property, and workers' compensation liability through a self-insurance program, in conjunction with excess coverage through the California State Association of Counties – Excess Insurance Authority. A certificate of coverage will be furnished to NEVADA upon request.

NEVADA will accept a program of Self-Insurance with Excess Insurance, conditional upon the approval by the Nevada County Risk Manager of the reserves set aside for claims. Additional Insurance Certificates and Endorsements for Excess Programs may also be required. Reserves may be evidenced by stating the Self-Insured Retention and Excess Limits, providing the most current Actuarial Reserve Recommendation, the stated Confidence Level that is being reserved to, and evidence of the Current Fund Balance.

ARTICLE XVI

Administrator: The El Dorado County Officer or employee with responsibility for administering this Agreement is Barry Wasserman, Manager of Mental Health Programs, Health Services Department, Mental Health Division, or successor.

ARTICLE XVII

Agreement Approval: This Agreement shall be null and void in its entirety if disapproved by the State Department of Mental Health.

ARTICLE XVIII

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

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

-- COUNTY OF EL DORADO--

Dated: 2-6-10

Neda West, Director

Health Services Department

"EL DORADO"

-- COUNTY OF NEVADA --

Nate Beason Chairman Board of Supervisors

Board of Supervisors County of Nevada "NEVADA"

ATTEST:

Clerk of the Board of Supervisors

By: Lathy & Shoppin

Dated:

Approved as to Form:

Office of the County Counsel

County of Nevada

By: