AGREEMENT FOR SERVICES #7944 AMENDMENT I

This First Amendment to that Agreement for Services #7944, 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 Stanford Youth Solutions doing business as Stanford Sierra Youth and Families, a California non-profit public benefit corporation, duly qualified to conduct business in the State of California, whose principal place of business is 8912 Volunteer Lane, Sacramento, California 95826; (hereinafter referred to as "Provider");

RECITALS

WHEREAS, Provider has been engaged by County to provide a Specialty Mental Health Services (SMHS) for County-authorized Client who meet the criteria for outpatient SMHS set forth in Welfare and Institutions Code Section 5600.3 and California Code of Regulations Title 9, Division 1 on an "as requested" basis, pursuant to Agreement for Services #7944, dated August 15, 2023, incorporated herein and made by reference a part hereof (hereinafter referred to as "Agreement");

WHEREAS, the parties hereto desire to amend the Agreement to update contract provisions, amending ARTICLE 2, GENERAL PROVISIONS, 2. SCOPE OF WORK and replacing Exhibit A, marked "Scope of Work," with Amended Exhibit A, marked, "Amended Scope of Work," incorporated herein and made by reference a part hereof;

WHEREAS, the parties hereto desire to amend the Agreement to update billing rates, amending ARTICLE 2, GENERAL PROVISIONS, 3. COMPENSATION FOR SERVICES AND DELIVERABLES, and replacing Exhibit B, marked "Provider Rates," with Amended Exhibit B, marked "Amended Provider Rates," incorporated herein and made by reference a part hereof;

WHEREAS, the parties hereto desire to amend the Agreement to update contract provisions, amending ARTICLE 3, SERVICES AND ACCESS PROVISIONS, 5. ADDITIONAL CLARIFICATIONS, A. Criteria, and ARTICLE 4, AUTHORIZATION AND DOCUMENT PROVISIONS, 1. SERVICE AUTHORIZATION, and 4. ICD-10, B., and ARTICLE 16, CONTRACT ADMINISTRATOR; and

WHEREAS, unless otherwise specified herein, the following terms and conditions shall be effective upon final execution of this First Amendment to that Agreement #7944, and shall cover the retroactive period of July 1, 2023 through December 31, 2024.

NOW THEREFORE, in consideration of the foregoing and the mutual promises and covenants hereinafter contained, County and Provider mutually agree to amend the terms of the Agreement in this First Amendment to Agreement #7944 on the following terms and conditions:

Except as herein amended, all other parts and sections of that Agreement #7944 shall remain unchanged and in full force and effect.

1) ARTICLE 2, GENERAL PROVISIONS, 2. SCOPE OF WORK, of the Agreement is amended in its entirety to read as follows:

ARTICLE 2, GENERAL PROVISIONS,

2. SCOPE OF WORK

Provider shall provide the services set forth in Amended Exhibit A, marked "Amended Scope of Work," incorporated herein and made by reference a part hereof.

- 2) For the purposes of updating contracted services provisions in this Agreement, Exhibit A, is hereby replaced in its entirety with Amended Exhibit A, marked "Amended Scope of Work."
- 3) **ARTICLE 2, GENERAL PROVISIONS,** 3. COMPENSATION FOR SERVICES AND DELIVERABLES, of the Agreement is amended in its entirety to read as follows:

ARTICLE 2, GENERAL PROVISIONS

3. COMPENSATION FOR SERVICES AND DELIVERABLES

- A. Rates: For the purposes of this Agreement, the billing rate shall be as defined in Amended Exhibit B, marked "Amended Provider Rates," incorporated herein and made by reference a part hereof.
- B. Invoices: It is a requirement of this Agreement that Provider shall submit an original itemized invoice to be compensated for services. Itemized invoices shall follow the format specified by County Behavioral Health and shall reference this Agreement number on their faces and on any enclosures or backup documentation. Copies of backup documentation must be attached to invoices shall reflect Provider's charges for the specific services billed on those invoices.

Invoices shall be sent as follows, or as otherwise directed in writing by County:

Email (preferred method):	U.S. Mail:
BHinvoice@edcgov.us	County of El Dorado
Please include in the subject line:	Health and Human Services Agency
"Contract #, Service Month, Description /	Attn: Finance Unit
Program	3057 Briw Road, Suite B
	Placerville, CA 95667-5321

or to such other location as County directs.

For services provided herein, including any deliverables that may be identified herein, Provider shall submit invoices for services Thirty (30) days following the end of a "service month." For billing purposes, a "service month" shall be defined as a calendar month during which Provider provides services in accordance with ARTICLE 2, General Provisions, 2. Scope of Services. For all satisfactory services provided herein, County agrees to pay Provider monthly in arrears and within forty-five (45) days following the County's receipt and approval of itemized invoice(s) identifying services rendered. County may withhold or delay any payment if Provider fails to comply with any provision of this Agreement.

- I. **Invoicing** shall be performed in a Two-Step Process (*Drug Medi-Cal Services*): Provider shall upload to County's Secured File Transfer Protocol (SFTP) server an Excel data file and draft invoice to County for payment.
 - a. <u>Step 1</u>: Provider shall submit an Excel data file with columns as identified below. To avoid federal and state HIPAA violations, County requires that Providers submit client's protected private health information (PHI) via the County's SFTP server, or by using a secured and encrypted email protocol in compliance with HIPAA security regulations. To gain access the County's SFTP server, please email: <u>HHSA-Billing@edcgov.us</u>.

The Excel data file shall include the following information:

- 1. First Name
- 2. Last Name
- 3. Client Address
- 4. Date of Birth
- 5. CIN #
- 6. Diagnosis
- 7. Admission Date
- 8. Date of Service
- 9. Practitioner Name
- 10. Units/Duration
- 11. Billed Amount
- b. <u>Step 2</u>: County will perform a review and approval of the submitted Excel data file and notify Provider of services approved for billing. Upon approval by County, Provider shall follow Invoice Submittal/Remittance instructions below detailing services approved for billing.
- II. Invoice Submittal/Remittance (All Services): Invoices shall be emailed to BHinvoice@edcgov.us, or as otherwise directed in writing by County. Invoices must include the following information:
 - 1. County Issued Agreement Number
 - 2. Provider Name & Address
 - 3. Service Month
 - 4. Invoice Total
 - 5. Service Totals (Units & Cost total per service code)
 - 6. Provider Contact Information
- III. Supplemental Invoices: For the purpose of this Agreement, supplemental invoices shall be defined as invoices submitted for additional services rendered during a month for which a prior invoice has already been submitted to County. Supplemental Invoices shall follow the two-step process as defined herein above. Supplemental invoices should include the standard invoice format with description of services rendered and a detailed explanation why the invoice was not submitted in the approved timeframe.
 - a. For those situations where a service is disallowed by HHSA on an invoice, or inadvertently not submitted on an invoice, and a corrected invoice is

later submitted ("Supplemental Invoice"), Supplemental Invoices for services provided during the period July 1st through June 30th for each fiscal year of this Agreement and received by HHSA after July 31 of the subsequent fiscal year, shall be neither accepted nor paid by the County. Requests for exceptions to pay an invoice received after July 31 of the subsequent year, must be submitted in writing and must be approved by HHSA's Agency Chief Fiscal Officer.

II. **Denied Invoices**: SMHS payments shall be made in the amount of the Provider's total claim, minus the amount of denied services. County will submit to Provider the amount of denials received for the prior months' services, as identified on documents received from the State. Provider shall make adjustment for denials on Provider's next submitted invoice.

C. Incentive Payments for Deliverables

Provider shall receive a monthly incentive payment for a maximum of 12 months during the first 12-months of the term of this Agreement, contingent upon the Provider meeting the monthly reporting deliverable by submitting a completed Exhibit C, marked "Monthly Incentive Deliverable Data Report," in addition to the monthly invoice to the County Behavioral Health Division.

The data report shall include:

- I. For each SMHS service that required travel time, Provider shall report the type of services rendered, the provider type, and the length of travel time.
- II. For each SMHS service provided in the threshold language Spanish, Provider shall report the type of the type of service and the provider type.
- III. For each Client discharged from an inpatient psychiatric hospital, Provider shall report the length of time from discharge to first outpatient mental health service provided.

Provider's incentive payment will be based on the total number of months in which Provider submitted this report during the first 12 months of this Agreement, even if the data reported is zero.

D. Compensation for Deliverables

For deliverables provided herein, Provider shall submit a completed Exhibit C each month for the first twelve (12) months of the Agreement, within fifteen (15) days following the end of a "service month." For billing purposes, a "service month" shall be defined as a calendar month during which Provider provides services in accordance with ARTICLE 2, General Provisions, 2. Scope of Work. For monthly reports provided herein during the first twelve (12) months of the Agreement, County agrees to pay Provider monthly in arrears and within forty-five (45) days following the County's receipt and approval of the monthly data reports, identifying requested data. County will withhold a deliverable payment if Provider fails to submit the report within this timeframe. Additionally, County may withhold a deliverable payment if Provider fails to comply with any provision of this Agreement.

- 4) For the purposes of updating rates in the Agreement, **Exhibit B**, is hereby replaced in its entirety with **Amended Exhibit B**, marked "Amended Provider Rates," incorporated herein and made by reference a part hereof.
- 5) **ARTICLE 3, SERVICES AND ACCESS PROVISIONS,** 5. ADDITIONAL CLARIFICATIONS, A. Criteria, of the Agreement is amended in its entirety to read as follows:

ARTICLE 3, SERVICES AND ACCESS PROVISIONS

5. ADDITIONAL CLARIFICATIONS

A. Criteria

- I. A clinically appropriate and covered mental health prevention, screening, assessment, treatment, or recovery service listed within Amended Exhibit A of this Agreement can be provided under any of the following circumstances:
 - a. The services were provided prior to determining a diagnosis, including clinically appropriate and covered services provided during the assessment process;
 - b. The service was not included in an individual treatment plan; or
 - c. The client had a co-occurring substance use disorder.
- 6) ARTICLE 4, AUTHORIZATION AND DOCUMENT PROVISIONS, 1. SERVICE AUTHORIZATION, of the Agreement is amended in its entirety to read as follows:

ARTICLE 4, AUTHORIZATION AND DOCUMENT PROVISIONS

1. SERVICE AUTHORIZATION

- A. Provider will collaborate with County to complete authorization requests in line with County and DHCS policy.
 - I. County shall not require prior authorization for the following services/service activities:
 - a. Crisis Intervention;
 - b. Crisis Stabilization;
 - c. Mental Health Services, including initial assessment;
 - d. Targeted Case Management;
 - e. Intensive Care Coordination;
 - f. Peer Support Services; and;
 - g. Medication Support Services.
 - II. County shall require prior authorization or referral for the following outpatient services:
 - a. Intensive Home-Based Services:
 - b. Day Treatment Intensive;
 - c. Day Rehabilitation;
 - d. Therapeutic Behavioral Services;
 - e. Therapeutic Foster Care.
 - B. Provider shall have in place, and follow, written policies and procedures for completing requests for initial and continuing authorizations of services, as required by County guidance.

- C. Provider shall respond to County in a timely manner when consultation is necessary for County to make appropriate authorization determinations.
- D. Provider shall respond to County in a timely manner when consultation is necessary for County to make appropriate authorization determinations.
- E. County shall provide Provider with written notice of authorization determinations within the timeframes set forth in BHINs 22-016 and 22-017, or any subsequent DHCS notices.
- F. Provider shall alert County when an expedited authorization decision (no later than 72 hours) is necessary due to a client's specific needs and circumstances that could seriously jeopardize the client's life or health, or ability to attain, maintain, or regain maximum function.
- 7) ARTICLE 4, AUTHORIZATION AND DOCUMENT PROVISIONS, 4. ICD-10, B., of the Agreement is amended in its entirety to read as follows:

ARTICLE 4, AUTHORIZATION AND DOCUMENT PROVISIONS

- 4. ICD-10
 - B. Once a DSM diagnosis is determined, the Provider shall determine the corresponding diagnosis in the current edition of ICD. Provider shall use the ICD diagnosis code(s) to submit a claim for SMHS services.
- 8) ARTICLE 16, CONTRACT ADMINISTRATOR, of the Agreement is amended in its entirety to read as follows:

ARTICLE 16, CONTRACT ADMINISTRATOR

The County Officer or employee with responsibility for administering this Agreement is Christianne Kernes, LFMT, Deputy Director, Behavioral Health, Health and Human Services Agency, or successor. In the instance where the named Contract Administrator no longer holds this title with County and a successor is pending, or HHSA has to temporarily delegate this authority, HHSA Director shall designate a representative to temporarily act as the primary Contract Administrator of this agreement and shall provide the Contractor with the name, address, email, and telephone number for this designee via notification in accordance with the article titled "Notice to Parties" herein.

Except as herein amended, all other parts and sections of that Agreement #7944 shall remain unchanged and in full force and effect.

Requesting Contract Administrator Concurrence:

By: ChristianneKernes (Nov 15, 2023 17:26 PST)	Dated:	11/15/2023	
Christianna Karnas I MET			

Christianne Kernes, LMFT

Deputy Director

Health and Human Services Agency, Behavioral Health Division

Requesting Department Head Concurrence:

By: Olivia Byron-Coops (Nov 16, 2023 05:46 PST)

Dated: 11/16/2023

Olivia Byron-Cooper, MPH

Director

Health and Human Services Agency

IN WITNESS WHEREOF, the parties hereto have executed this First Amendment to Agreement for Services #7944 on the dates indicated below.

-- COUNTY OF EL DORADO --

By: Wendy Thomas—Chair Board of Supervisors "County	Dated: 12/12/03
Attest: Kim Dawson Clerk of the Board of Supervisors	
By: Deputy Glerk	Dated: _/2/12/23
	YOUTH SOLUTIONS Business As YOUTH & FAMILIES

By: Laura Heintz Dr. Laura Heintz Chief Executive Officer "Provider" Dated: 11/16/2023

By: Jovina Neves (Nov 16, 2023 10:49 PST)

Jovina Neves
Chief Financial Officer

Dated: 11/16/2023

Stanford Youth Solutions, doing business as Stanford Sierra Youth And Families Amended Exhibit A Amended Scope Of Work

SPECIALTY MENTAL HEALTH SERVICES FOR CHILDREN AND YOUNG ADULTS

1. INTRODUCTION

- A. Provider shall provide evidence and strength-based, culturally competent, flexible, individual-centered, family driven, effective, and quality Specialty Mental Health Services (SMHS) to all eligible individuals referred from the County's Health and Human Services Agency (HHSA) Behavioral Health Division, who meet the criteria for outpatient SMHS set forth in California Welfare Institutions Code (WIC) Section 5600.3 and California Code of Regulations (CCR), Title 9, Division 1 and who are referred from the County ("Client" or "Beneficiary").
- B. As an organizational provider agency, Provider shall provide administrative and direct program services to County's Medi-Cal Clients as defined in Title 9, Division 1, Chapter 11 of the California Code of Regulations.
- C. For Clients under the age of 21, the Provider shall provide all medically necessary SMHS required pursuant to Section 1396d(r) of Title 42 of the United States Code (Welfare & Inst. Code 14184.402 (d)).
- D. Provider has the option to deliver services using evidence-based program models. Provider must submit to the Contract Administrator, and receive written approval from the Contract Administrator, for any Evidence-Based Practices (EBPs) prior to implementation within an existing or new program.
- E. Provider shall provide said services in Provider's program(s) as described herein.

2. PROGRAM SERVICE HOURS

Service Hours of Operation	Services available to beneficiaries twenty-
Service Hours of Operation	services available to belieficiaries (wellty-
	four (24) hours a day, seven (7) days a
	week, when medically necessary

3. TARGET POPULATION

- A. Provider shall provide services to the following populations:
 - I. The target population for the services herein are individuals aged twenty-one (21) and under who are eligible for outpatient.
 - II. In cases in which there is more than one (1) individual in the same family receiving mental health services, each individual shall be a separate Client.
 - III. The terms "Medi-Cal Beneficiary" or "Medi-Cal Beneficiaries" refer to those Clients who have Medi-Cal as of the date of the Authorized Service provided.

4. PROGRAM DESIGN:

- A. Provider shall maintain programmatic services as described herein.
 - I. General Program and Service Requirements: Provider agrees to furnish the personnel and equipment necessary to provide comprehensive outpatient SMHS, as defined in the California Code of Regulations (CCR) Title 9, Division 1, including services identified by the State as part of the Continuum of Care Reform, and includes the use of parent partners and peer advocates for Clients referred to the Provider from the County. For the purposes of this Agreement, "parent partners" shall mean parents who have lived experience

- with the Child Welfare System, and "peer advocates" shall mean individuals who have prior personal participation with Child Welfare Services as a child/youth.
- II. Provider agrees to be responsible to ensure all provided services and documentation are consistent and in accordance with MHP Agreement(s) with the DHCS in effect at the time services are provided (the "MHP Agreement"). Said agreement(s) are available at http://www.edcgov.us/HHSAForProviders.
- III. SMHS shall be provided based on clinically indicated need in accordance with a Problem List, as approved and authorized by County. Provider shall provide SMHS to the individual Client, which may include family/parents/caregivers/guardians, or other significant support persons. Provider shall ensure that families are offered training and given information that will support them in their roles as active, informed decisionmakers for and with their family member who is the Client.
- IV. Provider shall collaborate with all parties that may be involved with the Client and family, including but not limited to parents, schools, doctors, social services, County CWS, Alta Regional, County Substance Use Disorder Services, and County Probation.
- V. Provider shall ensure the form included herein on Page 16 marked "Pathways to Well-Being Eligibility Checklist," is completed at intake, and when any life changes occur that would impact eligibility for enhanced services.
- VI. If a Client is determined to be eligible for Pathways to Well-Being, the Provider will ensure an initial Child Family Team (CFT) meeting is held to determine the course of treatment, and the Provider will provide Intensive Care Coordination (ICC) and Intensive Home-based Services (IHBS) services as clinically appropriate. The Provider will provide ICC-CFTs at a minimum of every 90 days and use the billing code ICC-CFT for those meetings.
- VII. Provider shall abide by all applicable State, federal, and county laws, statutes, regulations, and information notices ("Program Requirements"), and all Policies and Procedures adopted by County to implement said Program Requirements.
- VIII. Provider shall ensure compliance with the terms and conditions of this Agreement, including but not limited to the following:
 - a. All references to County Agreements with California Department of Health Care Services (DHCS) and governing legislation shall be as currently exists or as may be amended during the term of this Agreement. Replaced, amended, or new DHCS/County Agreements and governing legislation will not necessitate an amendment to this Agreement.
 - b. SMHS shall be provided to the individual Client and may include family/parents/caregivers/guardians, or other significant support persons.
 - c. Provider shall ensure that families are offered training and given information that will support them in their roles as active, informed decision-makers for and with their family member who is the Client.
 - d. Provider shall collaborate with all parties that may be involved with the Client and family, including but not limited to parents, schools, doctors, social services,

- County Child Welfare Services (CWS), Alta Regional, County Substance Use Disorder Services, and County Probation.
- IX. Provider shall provide referrals and/or facilitate linkage to community-based and social service organizations for needs such as housing, food, clothing, and transportation as may be appropriate based upon Client needs.
- X. To the extent required based upon Client's legal status, Provider shall insure that all staff accompanying a Client into the community as a part of SMHS delivery will maintain ongoing supervision and care for the Client throughout the service event, to include receiving the Client from and returning the Client to Client's current placement, and advising the appropriate responsible adult of the Client's return. Provider shall develop and maintain a policy and procedure reflecting this requirement and submit any updates to the Contract Administrator.
- XI. In the event a Client is placed in an out-of-county psychiatric emergency facility and is newly referred to Provider or is an existing Client of Provider, Provider shall serve as the main point of contact for all discharge, aftercare and other care coordination for Client.
- XII. Provider must submit a referral via fax to the El Dorado County Behavioral Health Division for Therapeutic Behavioral Services (TBS) for authorization and assignment of services.
 - a. This referral request can be sent via the following methods:
 <u>Via secure fax to:</u> Fax: 530-303-1526, El Dorado County Behavioral Health Division -SMHS Referral or Authorization Request; or
 <u>Via telephone by referral call to:</u> El Dorado County Behavioral Health Division front desk at (530) 621-6290
 - b. TBS requires a County service authorization initially for 30 days, then no more than two (2) additional 60-day authorization periods, each requiring new service authorization from the El Dorado County Behavioral Health Division.
 - c. Upon approval, El Dorado County Behavioral Health Division will provide the service authorization to Provider.
 - d. Provider shall develop and deliver a separate treatment plan for TBS services.
 - e. Discharge planning will be a focus throughout treatment.
- XIII. Provider shall identify all Clients due to age-out of SMHS and oversee transition of Client into Adult SMHS. Provider will initiate appropriate treatment referrals to the El Dorado County Behavioral Health Division via secure fax to (530) 303-1526 to ensure that mental health treatment linkages are in place, and will participate with the Client, County or designated staff, and other key support providers in creating a plan that assures a successful transition of Client(s). To the extent possible, transition planning will commence at least one (1) year prior to the Client's anticipated transition from Provider's SMHS to Adult SMHS.
- XIV. Provider is prohibited from using any unconventional mental health treatments. Such unconventional mental health treatments include, but are not limited to: Rebirthing Therapy, Holding Therapy, Quiet Play Program, Strong Sitting Time-Out, Isolation, Wrapping, Eco-Therapy, Theraplay and Reparative or Conversion Therapy for the purpose of altering a person's sexual orientation or gender identity. Such unconventional treatments also include, but are not limited to, any treatments that violate the Client's personal rights.

5. CLIENT SERVICES

- A. Provider shall provide the following medically necessary covered SMHS, as defined in the DHCS Billing Manual available at, https://www.dhcs.ca.gov/provgovpart/Documents/DMC-Billing-Manual-Jan-2023.pdf or subsequent updates to this billing manual to Clients who meet access criteria for receiving specialty mental health services.
- B. Provider shall observe and comply with all lockout and non-reimbursable service rules, as specified in the DHCS Billing Manual.
- C. SMHS interventions are designed to provide a reduction of mental disability and restoration, improvement or maintenance of functioning consistent with the goals of learning, development, independent living, and enhanced self-sufficiency. Unless otherwise specified, activities may be offered to all Clients age twenty-one (21) and under referred to the Provider from the County for services under this Agreement. SMHS services under this Agreement, may include, but are not limited to:
 - I. Case Management
 - II. Collateral
 - III. Family Therapy or Rehabilitation
 - IV. Assessment
 - V. Individual Therapy
 - VI. Individual Rehabilitation
 - VII. Group Therapy or Rehabilitation
 - VIII. Medication Support Services
 - IX. Crisis Intervention
 - X. Therapeutic Behavioral Services (Clients under age twenty-one (21) only)
 - XI. Plan Development
 - XII. Intensive Care Coordination (ICC) (Clients under age twenty-one (21) only)
 - XIII. Intensive Home-Based Services (IHBS) (Clients under age twenty-one (21) only)
 - XIV. Non-Mental Health Supportive Services and Goods:
 - a. Non-Mental Health Supportive Services and Goods may be utilized to support the client by providing services and/or goods that fall outside of the client's medical necessitates. These may include but are not limited to transportation support and vehicle repairs, over-the-counter medications and non-mental health medical procedures, extra-curricular and recreational activities, homerelated needs and repairs, education and professional development support, and client engagement incentives including meals and snacks.

6. REFERRAL AND INTAKE PROCESS

- A. Provider shall follow the referral and intake process as specified herein.
 - I. New Requests for Services:

Provider shall refer all new requests for SMHS to the El Dorado County Behavioral Health Division. These referrals can be made via walk-in, phone call, or secure fax as follows:

a. Via secure fax to:

El Dorado County Behavioral Health Division Reference: SMHS Referral or Authorization Request Fax: (530) 621-6290

b. Via telephone by referral call to:

El Dorado County Behavioral Health Division front desk at (530) 621-6290

- Via walk-in referral at the office located at:
 768 Pleasant Valley Road, Suite 201, Diamond Springs, CA 95619
- d. For non-Child Welfare Services Clients, the parent or legal guardian, or an organization or agency such as a school or primary care provider, is to phone and request mental health services: Western Slope Region (530) 621-6324 or South Lake Tahoe Region (530) 573-7970.

B. Eligibility:

- I. Determination of Medi-Cal eligibility will be conducted by the El Dorado County Behavioral Health Division, Mental Health Clinicians unless delegated otherwise by County.
 - a. If eligibility is established, El Dorado County Behavioral Health Division will provide a referral packet via fax or email to the Provider. The referral packet provided by County to Provider will contain the following documentation:
 - i. Admission and Client and Services Information (CSI) Data Sheet
 - ii. Summary of presenting problem/reason for request for SMHS with progress note completed by El Dorado County Behavioral Health Clinician
 - iii. Initial 60-day authorization

7. PROGRAM OR SERVICE SPECIFIC AUTHORIZATION REQUIREMENTS

- A. <u>Appointments</u>: In response to receipt of the referral packet from the El Dorado County Behavioral Health Division, the Provider shall attempt to set a treatment appointment with the referred Client as follows:
 - I. <u>Psychiatric Appointments</u>: within 15 business days from receipt of referral to appointment
 - II. Other Outpatient SMHS: within 10 business days from receipt of referral to appointment for all other outpatient SMHS.
 - III. Provider shall follow up with any open client within seven (7) days of release from an inpatient facility to provide am SMHS services.
 - IV. Provider shall maintain documentation in the chart to record all attempts at outreach to the family and the outcome of each attempt.

B. Client Assessment:

- I. Within 60 days after initial authorization is provided, the Provider's clinician shall complete the intake process with the Client, including, but not limited to, completing the following documents: California CANS 50, PSC-35, Assessment, and Problems List.
- II. The Provider shall also provide the Client with the following forms: Notice of Privacy Practices, Guide to Medi-Cal, Informed Consent, Advanced Directive (Clients aged 18 and above), and obtain all necessary signatures verifying receipt of said notices and guides.
- III. Consent to Treat: No services, even Plan Development, can be billed until the Client and appropriately licensed Provider staff have signed a "consent for treatment" from Client. All activities preceding the signed "consent for treatment" are to be documented in the chart and NOT invoiced to the County. [Note: it is fraudulent to back-date a "consent for treatment."]

- C. <u>Reauthorization for Continued Services</u>: Prior to the expiration of Initial Authorized Services, as needed, Provider shall seek continued authorization from El Dorado County Behavioral Health Division for continued services as follows:
 - I. Provider shall submit the Client Reauthorization Packet to the El Dorado County Behavioral Health Division no later than 60 days after the initial authorization is provided by the El Dorado County Behavioral Health Division.
 - II. Reauthorization should be requested no later than six (6) months from completion of the initial CANS and PSC completion date.
 - III. The Reauthorization Packet must include the following forms:
 - a. CSI Admission
 - b. CSI Assessment
 - c. Assessment, with included primary mental health diagnosis
 - d. Problem List
 - e. Progress Note(s) containing Care Plan for provision of Targeted Case Management, Intensive Care Coordination (ICC), and Intensive-Home Based Services (IHBS); when applicable. Please note that Case Management, ICC, and IHBS will not be authorized for ongoing services without an attached Care Plan.
 - f. CANS-50
 - g. PSC
 - h. Eligibility for Pathways to Well-Being Checklist (PWB Checklist)
 - IV. Once a complete reauthorization packet is received by the El Dorado County Behavioral Health Division, the division will conduct an audit of the chart to confirm compliance with medical necessity, treatment planning, and progress note documentation.
 - V. Upon approval of continuation of services, Provider will receive emailed reauthorization from El Dorado County Behavioral Health Division for (six) 6 months of continued services from the date of completion of the CANS 50 and PSC 35 tools, whichever was completed first.

8. AVAILABILITY OF SERVICES:

- A. In accordance with CCR, Title 9, Section 1810.405, Provider shall:
 - I. Comply with timely access requirements for services as established by the State, taking into account the urgency of need for services.
 - II. Ensure services are available to Medi-Cal Beneficiaries that are no less than the hours of operation available to non-Medi-Cal Beneficiaries.
 - III. Make services available to beneficiaries twenty-four (24) hours a day, seven (7) days a week, when medically necessary.
- B. Services must be provided in each Client's preferred language. To the extent that it may be needed, language interpretation services will be made available for Clients, at no cost to Client or County, in the preferred language and/or format (e.g., large font, audio, braille) identified by the Client. All service related correspondence must be provided in the Client's preferred language.
- C. Provider shall provide services throughout the community including home, school, office, or other appropriate sites in order to enhance delivery and access to service to achieve the most effective provision of services. Provider hours shall be flexible to include weekends and evenings to accommodate the family/care provider/significant support provider.

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D. Compliance with "Availability of Services" requirements shall be subject to audit by County. Noncompliance shall result in a Corrective Action Plan (CAP).

9. CLIENTS INVOLVED IN CHILD WELFARE SERVICES (CWS):

- A. Provider shall provide services to Clients involved with CWS if referred to the Provider from the County.
- B. In addition to the requirements set for herein, Provider will provide services to Clients involved in CWS based on Child Welfare outcomes pertaining to safety, permanency, and well-being as per WIC Section 10601.2.
- C. Services will be provided in collaboration with the Client and family support system including as appropriate, but not limited to, Child Family Team (CFT), Client's parents/caregivers/guardians, education, primary care providers, social services, Alta Regional Center, Substance Use Disorder Services, listed tribe or Indian custodian (if applicable), foster family agency social worker or Short-Term Residential Therapeutic Program (STRTP) representative, Court Appointed Special Advocates (CASA), parent partners, peer advocates, and County Probation/Justice Services.
- D. Families will have a high level of decision-making influence and will be encouraged to use their natural supports. Provider shall involve the CFT and Client support system as appropriate, in all treatment planning and decision making regarding the Client's services as documented in the Client's treatment plan.
- E. Provider shall insure a licensed or license waived Clinician, as defined in the County MHP Agreement, has the primary responsibility for carrying all CWS-involved cases. Provider may use unlicensed or non-waived staff in accordance with County guidelines to provide non-therapy services, including case management services and collateral contact services.
- F. Provider shall provide the Client's CWS Social Worker with a copy of the following documents in the time frame specified:

Document Completed / Event	Time Frame		
Assignment of Case Manager	Within three (3) working days of receiving a referral for SMHS from the County		
Treatment Plan	Within two (2) weeks of completion		
Discharge Summary or Termination Report	Within five (5) days of discharge or termination of services		
Written Progress Report	Every ninety (90) days during the time in which the Client is receiving services		
No response to request to schedule an appointment	Within five (5) working days of initial request to Client or parent/legal guardian/caregiver.		
Scheduled appointment missed without twenty-four (24) hours prior	Same business day as the scheduled appointment.		

notice.		

10. DOCUMENTATION AND INFORMATION REQUIREMENTS

All documentation must be completed in compliance with Medi-Cal requirements.

- A. <u>Clinical Record</u>: Provider shall maintain adequate Client records, with a preference for an electronic clinical record, on each individual Client, which shall include diagnostic studies, records of Client interviews, treatment plans, progress notes, and records of services provided by various professional and paraprofessional personnel, in sufficient detail to permit an evaluation of services. Such records shall comply with all applicable federal, State, and county record maintenance requirements. Provider shall ensure all written "Service Authorizations" documents shall become a part of the Client's clinical record.
- B. Provider shall provide Clients with, and document in the Clients' clinical record the provision of the "Guide to Medi-Cal Mental Health Services," "Notice of Privacy Practices," and "Informed Consent" at the first appointment after receiving the Initial Authorization, at the time of re-assessment, and upon Client request. The "Guide to Medi-Cal Mental Health Services" can be accessed on the County Mental Health website, currently located at https://www.edcgov.us/Government/MentalHealth.
- C. Provider shall inform Clients who are Medi-Cal Beneficiaries about grievance, appeal, expedited appeal, fair hearing, and expedited fair hearing procedures and timeframes as specified in 42 Code of Federal Regulations (CFR) Part 438 and State guidance. Provider shall provide Clients with a copy of the County's documents titled "What is a Grievance" and "Grievance Form," and document the provision of this information in the Clients' clinical record.
- D. Services Provided in Language Other Than English:
 - I. If services are provided to a Client in a language other than English, Provider shall document the use of an alternate language in the Client's clinical record and identify the language in which services were provided.
 - II. In the event of the use of an interpreter service in the provision of SMHS, Provider shall document in the Clients' clinical record the name of the interpreter service and the language utilized.
- E. Progress Notes: Progress notes must minimally contain the required elements to be an allowable Medi-Cal billable service, including but not limited to the following elements: the date and time the services were provided; the date and time the documentation was entered into the medical record; the amount of time taken to provide the services; the location of the intervention; the relevant clinical decisions and alternative approaches for future interventions; the specific interventions applied; how the intervention relates to the Client's mental health functional impairment and qualifying diagnosis; identify the Client's response to the intervention; document any referrals to community resources and other agencies (when appropriate); be signed by the person providing the service (or electronic equivalent) with the person's type of professional degree, licensure, or job title. A progress note must be written for every service contact.

11. REQUEST TO MOVE CLIENT TO HIGHER/LOWER LEVEL OF SERVICE PROGRAM

A. Based on a Client's clinical need, Provider shall submit a completed "Children's Specialty Mental Health Service Program Transfer Request Form," included herein on page 17, to the El Dorado County Behavioral Health Division to request to move a client to a higher or lower level of care.

- B. El Dorado County Behavioral Health Division will make the final determination to authorize a higher/lower level of service.
- C. Periodically, and minimally upon request for treatment reauthorization, El Dorado County Behavioral Health Division shall review Client charts for appropriate levels of care.
- D. The El Dorado County Children's System of Care is designed to retain Clients in services with the same Contracted Provider when their clinical needs are subject to an increase or a decrease in service intensity for SMHS. By allowing this flexibility within the program, children, youth and their families are able to retain their relationship with their contracted Provider and are not required to transfer to another outpatient program as their needs fluctuate or change.

12. DISCHARGE CRITERIA AND PROCESS

- A. Discharge planning will include regular reassessment of Client functioning, attainment of goals, determination of treatment needs and establishment of discharge goals. When possible, discharge will include treatment at a lower level of care or intensity appropriate to Client's needs and provision of additional referrals to community resources for Client to utilize after discharge.
- B. Provider shall conduct the following discharge process steps for each Client served under this agreement.
 - I. Engage in discharge planning beginning at intake for each Client served under this agreement.
 - II. Complete a discharge summary (reason for discharge, discharge diagnosis, discharge remarks, all identifying information) for each Client served under this agreement.
 - III. Complete final California Child and Adolescent Needs and Strengths 50 (CANS-50) and Pediatric Symptom Checklist (PSC) for each Client served under this agreement.
 - IV. Complete a final Intensive Care Coordination (ICC) with the Client's Child and Family Team (CFT) (ICC-CFT), when applicable, for each Client served under this agreement.
 - V. Complete Transition of Care Tool, per BHIN-22-065, when appropriate, for each Client served under this agreement.
 - VI. In instances when the youth is receiving medication support services from an El Dorado County contracted medication provider, the youth shall not be discharged from the Provider until the youth has been linked with a new medication provider at a lower level of care.

13. AUTHORIZATION FOR SERVICES

- A. County Behavioral Health Division Authorizations for Service(s):
 - I. For the required referral and services authorizations detailed herein this "Scope of Services," Provider shall obtain an HHSA Authorization from the County Behavioral Health Division designated HHSA staff.
 - II. Provider shall send all referrals and service authorization requests to County as follows:

Attention: El Dorado County Behavioral Health Division Reference: SMHS Referral or Authorization Request Fax: 530-303-1526

Email: <u>BHDchildrens@edcgov.us</u> OR <u>edcmh-referral@edcgov.us</u>

- III. El Dorado Behavioral Health Division will provide emailed authorization to Provider within an average of seven (7) days.
- IV. Provider also shall not provide services to Client outside of the authorized service dates identified on said HHSA Authorization.

14. OPERATION AND ADMINISTRATION

- A. Provider agrees to furnish at no additional expense to County beyond the amounts identified under Article III "Compensation for Services," all space, facilities, equipment, and supplies necessary for its proper operation and maintenance.
- B. Provider, if incorporated, shall be in good standing and operate according to the provisions of its Articles of Incorporation and By-Laws. Said documents and any amendments thereto shall be maintained and retained by Provider and made available for review or inspection by County at reasonable times during normal business hours.
- C. Provider shall notify the County of any/all changes in leadership staff within ten (10) days of change. Leadership staff includes but is not limited to Executive Director, Clinical/Program Director, Chief Fiscal Officer, Psychiatrist, and Chairperson of the Board of Directors.
- D. If Provider becomes aware that a beneficiary becomes ineligible for Medi-Cal, Provider shall notify the County prior to the beneficiary's next appointment and refer the beneficiary and caregiver to the beneficiary's Medi-Cal Eligibility Worker.
- E. All program-related written materials must be provided, minimally, in English and the County's Medi-Cal threshold language.
- F. In the event that Provider is required by subpoena to testify in any matter arising out of or concerning this Agreement by any party other than County, Provider shall not be entitled to any compensation from County for time spent or expense incurred in giving or preparing for such testimony, including travel time. Provider must seek compensation from the subpoenaing party, and County shall not be liable if Provider fails to receive compensation.
- G. Provider shall have representative staff attend County-sponsored Provider Meetings and other work groups as established and scheduled.

H. Notification of Events:

- I. Occurrences of a Serious Nature: Provider shall notify Contract Administrator, in writing, within twenty-four (24) hours of becoming aware of any occurrence of a serious nature. For the purpose of this Agreement an occurrence of a serious nature shall include, but is not be limited to, accidents, injuries, acts of negligence, acts that are reportable to a governing body, hospitalizations, any event that impacts delivery of services to Client(s), events that are usually or reasonably preventable, and of a nature such that the risk impacts the provision of services and/or this Agreement for Services or loss or damage to any County property in possession of Provider.
- II. Notification of Death: Provider shall notify Contract Administrator immediately by telephone upon becoming aware of the death of any Client served under this Agreement due to any cause. The Provider shall follow up with a written report faxed or hand-delivered within twenty-four (24) hours of the telephone notification.
- III. Notification Content: The Notification of Death shall contain the name of the deceased, the date and time of death, the nature, and circumstances of the death, and

the name(s) of Provider's officers or employees with knowledge of the incident.

15. SERVICE PROVIDER REQUIREMENTS:

A. Staffing Requirements:

- I. For the purposes of this Agreement "staff" shall mean any person employed on a part-time, full-time, extra-help, temporary or volunteer basis who works at, for, or with the Contractor during the term of this Agreement.
- II. Contractor agrees to furnish professional staff in accordance with the regulations, including all amendments thereto, issued by the State or County. Contractor shall operate continuously throughout the term of this Agreement with at least the minimum of staff required by law for provision of services hereunder; such staff shall be qualified in accordance with all applicable laws and regulations.
- III. Contractor shall at all times have the internal capacity to provide the services called for in this Agreement with personnel that have the requisite cultural and linguistic competence required to provide SMHS services under this Agreement.
- IV. Contractor shall provide clinical supervision or consultation to all treatment staff, licensed, registered, waived, or unlicensed providing services under this Agreement.
- V. Staff seeking licensure shall receive clinical supervision in accordance with the appropriate State Licensure Board.
- VI. Contractor shall complete and submit a Clinical Supervision or Oversight Plan to the Contract Administrator.

B. Credentialing, Re-Credentialing, and Licensing:

- I. Contractor shall perform credentialing and re-credentialing activities per CCR Title 9, Sections 1810.435(a) and 1810.435(b), and DHCS Mental Health and Substance Use Disorder Services (MHSUDS) Information Notice 18-019, (This and subsequent notices can be found at https://www.dhcs.ca.gov/formsandpubs/Pages/MHSUDS-Information-Notices.aspx), shall review its providers for continued compliance with standards at least once every three years, and shall make proof of those credentials upon request.
- II. Required Licenses and Credentials: Contractor hereby represents and warrants that Contractor and any of its staff or subcontractors providing services under this Agreement has all the applicable licenses, permits, and certifications that are legally required for Contractor, staff, 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.

C. Enrollment, Provider Selection, and Screening:

- I. Provider shall comply with the provisions of 42 CFR, Sections 455.104, 455.105, 1002.203 and 1002.3, which relate to the provision of information about provider business transactions and provider ownership and control, prior to entering into a contract and during certification or re-certification of the provider.
- II. Provider shall ensure that all network providers are enrolled with the State as Medi-Cal providers consistent with the provider disclosure, screening, and enrollment

- requirements of 42 CFR part 455, subparts B and E. (42 CFR Section 438.608(b).)
- III. Provider may execute network provider agreements, pending the outcome of screening, enrollment, and revalidation, of up to 120 days but must terminate a network provider immediately upon determination that the network provider cannot be enrolled, or the expiration of one 120 day period without enrollment of the provider, and notify affected beneficiaries. (42 CFR Section 438.602(b)(2).)
- IV. Provider shall have written policies and procedures for selection and retention of providers. (42 CFR Section 438.214(a).) Contractor's policies and procedures for selection and retention of providers must not discriminate against particular providers that serve high-risk populations or specialize in conditions that require costly treatment. (42 CFR Section 438.12(a)(2), 438.214(c).)
- V. Provider may not discriminate in the selection, reimbursement, or indemnification of any provider who is acting within the scope of his or her license or certification under applicable State law, solely on the basis of that license or certification. (42 CFR Section 438.12(a)(1).)
- VI. Provider shall only use licensed, registered, or waivered providers acting within their scope of practice for services that require a license, waiver, or registration. (CCR Title 9, Section 1840.314(d).)
- VII. Provider is not located outside of the United States. (42 CFR Section 602(i).)
- VIII. Provider shall perform a background screening of all employees who may access personal health information (PHI) or personal information (PI). The screening should be commensurate with the risk and magnitude of harm the employee could cause, with more thorough screening being done for those employees who are authorized to bypass significant technical and operational security controls. The Contractor shall retain each employee's background check documentation for a period of three (3) years.

16. CONTRACT DELIVERABLES, OBJECTIVES AND OUTCOMES

- A. Provider shall comply with all requests regarding local, state, and federal performance outcomes measurement requirements and participate in the outcomes measurement processes as requested.
- B. Provider shall work collaboratively with El Dorado County Behavioral Health Division to develop process benchmarks and monitor progress in the following areas:
 - I. Planned Discharge (Graduation): Provider shall strive to demonstrate a graduation rate of fifty percent (50%) of unduplicated Clients to community resources each fiscal year of this Agreement. For purposes of this Agreement, "graduation" shall mean a planned discharge from Outpatient SMHS to community resources when a Client meets treatment plan goals and/or problem list and "fiscal year" shall mean the period starting July 1 and ending June 30.
 - II. Provider will submit taxonomies to El Dorado County Behavioral Health when they have a new provider, a provider changes taxonomies, or a provider is no longer providing services. New or updated taxonomy must be submitted within 30 days.

17. REPORTING AND EVALUATION REQUIREMENTS

A. Provider shall complete all reporting and evaluation activities as required by the El Dorado

County Behavioral Health Division and described herein.

- I. The form included on page 18 herein titled, "Children's Specialty Mental Health Services Service Verification Monthly Reporting Grid."
- II. Annual Consumer Perception Survey: Provider shall participate in the biannual or other time period specified by the State, Consumer Perception Survey by distributing the required State-designed surveys to clients, who are referred to Provider from the County, and/or their family/guardians and returning the surveys to the County Behavioral Health Division per the instructions issued by the County. The El Dorado County Behavioral Health Division will provide the Provider of the dates of the Consumer Perception Survey and instructions for completion and return of the surveys.
- III. Other Client Satisfaction Surveys: Within fifteen (15) days of the end of each quarter, Provider shall submit to the County the results of any other Client Satisfaction Survey(s) administered by Provider to clients referred to Provider from the County.
- IV. For Mental Health Services Act (MHSA) funded clients: Provider shall complete the Initial, Quarterly, Annual and as Needed MHSA reporting documents including: Key Event Tracking Log and the Partnership Assessment Form
- V. Aggregated CANS and PSC Data

18. ORIENTATION, TRAINING AND TECHNICAL ASSISTANCE

- A. El Dorado County Behavioral Health Division will provide Provider with training and support in the skills and competencies to (a) conduct, participate in, and sustain the performance levels called for in the Agreement, and (b) conduct the quality management activities called for by the Agreement.
- B. El Dorado County Behavioral Health Division will provide the Provider with all applicable standards for the delivery and accurate documentation of services.
- C. El Dorado County Behavioral Health Division will make ongoing technical assistance available in the form of direct consultation to Provider upon Provider's request to the extent that County has capacity and capability to provide this assistance. In doing so, County is not relieving Provider of its duty to provide training and supervision to its staff or to ensure that its activities comply with applicable regulations and other requirements included in the terms and conditions of this agreement.
- D. Any requests for technical assistance by Provider regarding any part of this agreement shall be directed to the County's designated Contract Administrator, or successor.
- E. Provider shall require all new employees in positions designated as "covered individuals" to complete compliance training within the first 30 days of their first day of work. Provider shall require all covered individuals to attend, at minimum, one (1) compliance training annually.
 - I. These trainings shall be conducted by County or, at County's discretion, by Provider staff, or both, and may address any standards contained in this agreement.
 - II. Covered individuals who are subject to this training are any Provider staff who have or will have responsibility for, or who supervises any staff who have responsibility for, ordering, prescribing, providing or documenting Client care or medical items or services.

- F. Provider shall require all Provider's staff to complete Cultural Competency Training annually (4 hours/per year)
- G. Provider shall Complete PAVE registration for all licensed staff within 30 days of licensure or 30 days of hire.

Children's Specialty Mental Health Services Eligibility for Pathways to Well-Being Checklist County of El Dorado

CLIENT INFORMATION					
Name: Avatar #: Date Determination Made: Assessing Clinician:			Avatar #:		
P	rovid	er: Sierra Summitview	☐ New Morning	☐ Stanford	
1.	Chil	ld/youth meets medical necessity cri □ Yes □No	teria for Specialty	Mental Health service	s (SMHS):
2.	Chil	ld/youth is eligible for full-scope Me	edi-Cal:	□Yes □N	No
3.	3. Child/youth is under the age of 21:			□Yes □	No
4.	Chil	ld/youth meets at least one of the cri	iteria below:	□Yes □	No
		Are currently in or being considered care rate due to behavioral health. Has experienced two or more hosp ER visits in the last 6 months due. Has experienced three or more plandage 0-5 and more than 1 psychotr. Age 6-11 and more than 2 psychotr. Age 12-17 and more than 3 psychotr. Has been discharged within 90 dar placement in a psychiatric hospita. Has been detained pursuant to W&Has been reported homeless within Are involved with two or more converted welfare system, special education system.	needs. pitalizations in the to primary mental acements within 24 ropic medications of tropic medications of tropic medications of tropic medications of tropic medications at 24-hour mental and 60 of the prior six monthild-serving systems.	last 12 months or has health conditions. months due to behavi more than 1 mental hor more than 2 mental or more than 3 mental reside in, or are being 1 treatment facility. 2, primarily due to meths. ms, including, but not	had two or more foral health needs. health diagnoses. I health diagnoses. considered for ental health needs t limited to: child
5.	Chi	ld/vouth has an open Child Welfare	Services Case (inc	luding voluntary:	□Yes □No

ELIGIBLITY DETERMINATION
A. Child/youth meets criteria for Intensive Care Coordination (ICC) and Intensive Home Based Services (IHBS) through Pathways to Well-Being services, if:
Answers to items 1-4 are YES
☐ Eligible for ICC and IHBS services though Pathways to Well-Being services
B. Answers to 1, 2, 3, OR 4 are NO □ Not Eligible for ICC and IHBS services

Submit completed form to El Dorado County Behavioral Health Fax: (530) 303-1526 or email to Access Program Coordinator

Children's Specialty Mental Health Service Program Transfer Request Form El Dorado County

Client Name:	Avatar #:			
Submitting Clinician:	Provider: □ SCFS □ Summitview □ New Morning □ Stanford			
	Morning 🗀 Stantord			
Current Program:	Requesting Transfer to Program:			
☐ Traditional ☐ Residential ☐ KTA☐ FSP	☐ Traditional ☐ Residential ☐ KTA ☐ FSP			
Reason for Program Transfer Request:				
Program Transfer will not be consid	ered until ALL items on checklist are completed			
Eligibility for Pathways to Well Being:	PAF/KET/3 Mo/Quarterly (FSP /KTA youth			
☐ Complete form and determine	only)			
eligibility	☐ Complete PAF packet			
	☐ Complete KET log, if needed			
ICC-CFT (KTA/PWB youth only)	Items to Submit for County Review:			
□ Conduct ICC-CFT meeting	☐ Eligibility to PWB/KTA Form			
*The CFT should dictate the need for	☐ ICC-CFT Minutes			
change in level of service and the meeting minutes should reflect this	☐ PAF/KET (if applicable)			
Signature of Provider Clinician:	Date Submitted to El Dorado County			
Signature of Provider Supervisor:	Behavioral Health Division:			

Children's Specialty Mental Health Services Service Verification Monthly Reporting Grid El Dorado County

Validation F	Period:	G SIMONEY NO		14 5004		
Contracted .	Agency:					
Form Comple	eted By:					
Date Form Co	ompleted:					
		Service	Verificatio	n		
A	В	С	D	E	F	G
Number of face-to-face client visits in the Month	Number of Service Verification Cards Completed	Number Client visits to be validated - at least 5% (Col. A X .05)	Number Surveys validated	Number Surveys validated as out of compliance	Was County notified if fraudulent claims discovered? Yes No	Were claim errors processed for deletion Yes No
(Box C Tota		USE ONLY:) – (Box D To e in compliance.	tal) = (Box	Н) Total
☐ Box H is	0, contracted pr	ovider is in comp provider is out of				
County Revi	ewer Signature	r) Date			

Child / Transition Age Youth: 0-25 Years Partnership Assessment Form (PAF)

Partnership Information
* Date Completed:
* EDC Client Number:
* Client's First Name:
* Client's Last Name:
* FSP/KTA Partnership Data (mm/dd/yyyy):
* Client's Date of Birth (mm/dd/yyyy):
Who Referred the Client? (Choose One)
O Self
O Family Member (e.g. parent, guardian, sibling, aunt, uncle, grandparent)
O Significant Other (e.g. boyfriend / girlfriend, spouse)
O Friend / Neighbor (i.e., unrelated other)
O School
O Primary Care/Medical Office
O Emergency Room
O Mental Health Facility /Community Agency
O Social Services Agency
O Substance Abuse Treatment Facility / Agency
O Faith-based Organization
Other County I Community Agency
O Homeless Shelter
O Street Outreach
O Juvenile Hall / Camp / Ranch / Division of Juvenile Justice
O Acute Psychiatric / State Hospital
O Other

Administrative Information		
Partnership Status		
* Full Service Partnership (FSP) Program:		
* Name of Provider:	 	
* Name of Assigned Clinician:	7	

Program Information

In which additional program(s) is the Client involved?	Currently (mark all that apply)
1. AB2034	
2. Governor's Homeless Initiative (GHI)	- C
3. MHSA Housing Program	

Residential Information - Includes Hospitalizations and Incarcerations Tonight Yesterday During the During Prior to past 12 the past the last months 12 12 months months Desidential Setting

Residential Setting	(Choose one)	As of 11:59 pm The day before partnership (Choose one)	Indicate the total # of occurrences	Indicate the total # of days (Column must = 365 days)	(Mark all that apply)
General Living Arrangement			100 PM		
1. With one or both biological /adoptive parents	0	0			
With adult family member(s) other than parents - non-foster care	0	0			
3. In an apartment or house alone/with spouse/partner/minor children/other dependents/roommate (must hold lease or share in rent/mortgage)	0	0		-	
4. Single Room Occupancy (must hold lease)	0	0			
5. Foster Home (with relative)	0	0	<u></u>		
6. Foster Home (with non-relative)	0	0			
Shelter/Homeless					
7. Emergency Shelter/Temporary Housing (includes living with friends but not paying rent)	0	0			
8. Homeless (includes living in their car)	0	0			
Supervised Placement		2000年	100万里为是3		
Unlicensed but supervised individual placement (includes paid caretakers, personal care attendants)	0	0			
10. Unlicensed but supervised congregate placement (includes group living homes, sober living homes)	0	0			
11.Licensed Community Care Facility (Board and Care)	0	0			
Stanford Youth Solutions, dba 22 of 43	3			#7944	1

CHILD/TAY PAF 10/20/19

Hospital		4.73		4 190 1	
12.Acute Medical Hospital	0	0			
13. Acute Psychiatric Hospital/ Psychiatric Health Facility (PHF)	0	0			
14. State Psychiatric Hospital	0	0	N		
Residential Program					and the des
15.Group Home (Level 0-11)	0	0			
16.Group Home (Level 12-14)	0	0		×	
17. Short-Term Residential Therapeutic Program (STRTP) (AB 403 Continuum of Care Reform (CCR))	0	0			
18.Community Treatment Facility	0	0		a	
19. Licensed Residential Treatment (includes crisis, short-term, long-term, substance abuse, dual diagnosis residential programs)	0	0			
20. Skilled Nursing Facility (physical)	0	0			
21. Skilled Nursing Facility (psychiatric)	0	0			
22. Long-Term Institutional Care (Institution for Mental Disease (IMD), Mental Health Rehabilitation Center (MHRC))	0	0			
Justice Placement		1974 N. T. S.		Mark College	Mark I
23. Juvenile Hall/Camp/Ranch	0	0			
24. Division of Juvenile Justice	0	0			
25. Jail	0	0			
26.Prison	0	0			
Other					
27.Other	0	0			
28. Unknown	0	0			

Educa	ation				
Highe	est Level of Educa	ation	Completed: C	ho	ose One
0	Day Care	0	5 th Grade	С	12 th Grade
0	Preschool	0	6 th Grade	C	GED Coursework
0	Kindergarten	0	7 th Grade	С	High School Diploma/ GED
0	1 st Grade	0	8 th Grade	C	Some college/ Some Technical or Vocational Training
0	2 nd Grade	0	9 th Grade	C	Associate's Degree (e.g. A.A., A.S./ Technical or Vocational School)
0	3 rd Grade	0	10 th Grade		
0	4 th Grade	0	11 th Grade	C	Level Unknown (e.g., child/youth in non-public school)

Special Education/S.E.D.								
OTTIN	Is the client currently receiving special education due to serious emotional disturbance?							
phedienes:	Education Other Control of the Contr							
O Yes	∘No	Is the client curre	ntly receiving special	education due	to another reason	on?		
	Attendance - For Youth, Who are Required by Law to Attend School							
During the Past 12 Months estimate the client's attendance level (excluding scheduled breaks and excused absences)		Always attends school (never truant)	Attends school most of the time	Sometimes attends school	Infrequently attends school	Never attends school		
level (exc	the client's	attendance neduled absences)	Always attends school (never truant)	Attends school most of the time	Sometimes attends school	Infrequently attends school	Never attends school	
Grades								
Currentl His / her	y grades are	:	O Very Good	Good	O Average	O Below Average	Poor	
During the Past 12 Months His / her grades were:		0	0	0	O	0		
			Very Good	Good	Average	Average	Poor	
Suspensi	on/Expuls	ion	A STATE OF THE STA				AT Y	
	During the past 12 months, how many times has s/he been suspended?							
During the past 12 months, how many times has s/he been expelled?								

CHILD/TAY PAF 10/20/19

Attendance - For Youth, Who are NOT Required by La	aw to Attend School	132 A 758 LEV. IT Y
For the educational settings below, indicate where the Client:	Was During the Past 12 Months # of Weeks	Currently (mark all that apply)
1. Not in school of any Kind		
2. High School / Adult Education		
3. Technical / Vocational School		
4. Community College / 4 year College		
5. Graduate School		
6. Other		
Recovery Goals		
Yes Does one of the client's current recover time?	y goals include any kind	d of education at this

Employment Information

Employment During Last 12 Months

Employment During Last 12 Months	U 0777 1	T = 1	T x
Indicate the Client's Employment Status:	# of Weeks (Column must = 52 Weeks)	Average Hours Per Week	Average Hourly Wage
Competitive Employment:			
Paid employment in the community in a position that is also open to individuals without a disability.	\$		\$
Supported Employment:			
Competitive Employment (see above) with ongoing on-site or off-			\$
site job-related support services provided.			
Transitional Employment/ Enclave:			
Paid jobs in the community that are:			
1. Open only to individuals with a disability.			
AND			1
2. Are either time-limited for the purpose of moving to a			
more permanent job.			\$
OR			Ψ
Are part of a group of disabled individuals who are working as a		111	F 172
team in the midst of teams of non-disabled individuals who are		1	
performing the same work.			
Paid In-House Work (Sheltered Workshop / Work Experience /			
Agency-Owned Business):			
Paid jobs open only to program participants with a disability.			
A Sheltered Workshop usually offers sub-minimum wage work in			
a simulated environment.			
A Work Experience (Adjustment) Program within an agency			
provides exposure to the standard expectations and advantages			\$
of employment.	<u> </u>	<u></u>	Ψ
An Agency-Owned Business serves customers outside the			
agency and provides realistic work experiences and can be			
located at the program site or in the community.			
Non-paid (Volunteer) Work Experience:			E IN THE
Non-paid (volunteer) jobs in an agency or volunteer work in the			
community that provides exposure to the standard expectations of			B
employment.			
Other Gainful / Employment Activity:			
Any informal employment activity that increases the client's			
income (e.g., recycling, gardening, babysitting) OR			
Participation in formal structured classes and I or workshops			
providing instruction on issues pertinent to getting a job.			
(Does NOT include such activities as panhandling or illegal			\$
activities such as prostitution).			

Unemployed			

Current Employment Average Average Indicate the client's employment status: Hours Per Hourly Week Wage **Competitive Employment:** Paid employment in the community in a position that is also open to individuals without a disability. **Supported Employment:** Competitive Employment (see above) with ongoing on-site or off-site jobrelated support services provided. Transitional Employment/Enclave: Paid jobs in the community that are: 1. Open only to individuals with a disability. AND 2. Are either time-limited for the purpose of moving to a more permanent job. OR Are part of a group of disabled individuals who are working as a team in the midst of teams of non-disabled individuals who are performing the same work. Paid In-House Work (Sheltered Workshop / Work Experience / Agency-Owned Business): Paid jobs open only to program participants with a disability. A Sheltered Workshop usually offers sub-minimum wage work in a simulated environment. A Work Experience (Adjustment) Program within an agency provides exposure to the standard expectations and advantages of employment. An Agency-Owned Business serves customers outside the agency and provides realistic work experiences and can be located at the program site or in the community. Non-paid (Volunteer) Work Experience: Non-paid (volunteer) jobs in an agency or volunteer work in the community that provides exposure to the standard expectations of employment. Other Gainful / Employment Activity: Any informal employment activity that increases the client's income (e.g., recycling, gardening, babysitting) OR Participation in formal structured classes and I or workshops providing instruction on issues pertinent to getting a job. (Does NOT include such activities as panhandling or illegal activities such as prostitution). **Unemployed:** Check if the Client is not employed at this time.

Yes	ONo	Does one of the client's current recove time?	ry goals include any kind	d of employment at this
NY 22 8 3	CD: 2 22221 1			
Indicate	of Financial e all the sou f the client	arces of financial aid used to meet the	During the Past 12 Months (mark all that apply)	Currently (mark all that apply)
1.	Caregiver'	s Wages		
2.	Client's Wa	ages		
3.	Client's Sp	ouse/ Significant Other's Wages		
4.	Savings			
5.	Child Supp	oort		
6.	Other Fam	ily Member/Friend		
7.	Retirement	/ Social Security Income		
8.	Veteran's A	Assistance Benefits		
9.	Loan/Cred	it		
10.	Housing S	ıbsidy		
11.	General Re	elief/General Assistance		
12.	Food Stam	ps		
	(TANF)	Assistance for Needy Families		
		ntal Security Income/ State ntary Payment (SSI/SSP) Program		
15.	Social Sec	urity Disability Insurance (SSDI)		
16.	State Disal	pility Insurance (SDI)		
		Indian Tribal Benefits (e.g., per capita aring, trust disbursements)		
18.	Other			
19.	No Financ	ial Support		

Legal Issues/ Designations

CRASH THE CO.	nformation						
	the number	r of times the client was arrested DURING THE PAST 12					
O Yes	O Yes O No Prior 12: Was the client arrested any time PRIOR TO THE LAST 12 MONTHS?						
Probatio	n Informa	tion					
O Yes	O No	Currently: Is the client CURRENTLY on probation?					
O Yes	O No	Past 12 Months: Was the client on probation any time PRIOR TO THE LAST 12 MONTHS?					
O Yes	O No	Prior 12 Months: Was the client on probation any time PRIOR TO THE LAST 12 MONTHS?					
Parole In	formation						
O Yes	O No	Currently: Is the client CURRENTLY on parole from the Division of Juvenile Justice?					
O Yes	O No	Past 12 Months: Was the client on any kind of parole DURING THE PAST 12 MONTHS?					
O Yes	O Yes O No Prior 12 Months: Was the client on any kind of parole any time PRIOR TO THE LAST 12 MONTHS?						
Conserva	torship In	formation					
O Yes	O No	Currently: Is the client CURRENTLY on conservatorship?					
O Yes	O No	Past 12 Months: Was the client on conservatorship DURING THE PAST 12 MONTHS?					
O Yes	0 No	Prior 12 Months: Was the client on conservatorship any time PRIOR TO THE LAST 12 MONTHS?					
Payee Inf	ormation	· 在是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个					
O Yes	O No	Currently: Does the client CURRENTLY have a payee?					
O Yes	O No	Past 12 Months: Did the client have a payee DURING THE PAST 12 MONTHS?					
O Yes	O No	Prior 12 Months: Did the client have a payee any time PRIOR TO THE LAST 12 MONTHS?					

Depender	Dependent(W & I Code 300 Status) Information							
○ Yes	O Yes O No Currently: Is the client CURRENTLY a dependent of the court?							
O Yes	O No	Past 12 Months: Was the client a dependent of the court DURING THE PAST 12 MONTHS?						
O Yes	O Yes O No Prior 12 Months: Was the client a dependent of the court any time PRIOR TO THE LAST 12 MONTHS?							
Date Of 1	Date Of Dependency							
		If the client was ever a deper on W & I Code 300 status.	ndent of the court, indicate the year the client was first placed					
Custody	Informatio	n						
Indicate t	he total nu	mber of children the client has	s who are CURRENTLY:					
_	Number placed on W & I Code 300 Status: (dependent of the court)							
8- <u></u>	Number placed in Foster Care							
	Number legally Reunified with client Number							
	Adopted Out							
Indicate the								
Health S	Health Status							
O Yes	O No	Current PCP:	Does the client have a Primary Care Physician (PCP) CURRENTLY?					
O Yes	O No	Past 12 Months PCP:	Did the client have a Primary Care Physician (PCP) DURING THE PAST 12 MONTHS?					

Substance Abuse

O Yes	O No	Ever Issue:	In the opinion of the Clinician, has the client ever had a co-occurring mental illness and substance use problem?
O Yes	O No	Current Issue:	In the opinion of the Clinician, does the client currently have an active co-occurring mental illness and substance use problem?
O Yes	O No	Current Services:	Is the client currently receiving substance abuse services?

Child & Transition Age Youth: 0-25 Years Quarterly Assessment Form (3M)

Partnership Information									
* Date Completed:									
* Date Due:									
* EDC Client Number	* EDC Client Number:								
* Provider & Clinician Names:									
* Client's First Name:									
* Client's Last Name:						- 3			
Chem 3 Bast Ivanie.						 3			
* Partnership Date ((mm/dd/yyyy):	<u> </u>	(1964)	2 w					
* Client's Date of B	irth (mm/dd/y	ууу):							
Education	Education								
Special Education/S.E.D.									
	Yes O No Is the client currently receiving special education due to serious emotional disturbance?								
Special Education/C									
		rrently receiving sp	pecial educat	ion due to anot	her reason?				
For Youth, Who ar	e Required by	y Law to Attend So	chool						
Currently, estimate the client's	attendance		$ \bigcirc $	9	Information	Never			
level (excluding sche	- Service and Company of the Company	Always attends school (never	Attends school	Sometimes attends	Infrequently attends	Never attends			
breaks and excused a		truant)	most of	school	school	school			
	the time								
Grades		TO SEE SE							
Currently,		©	O	0	O	\odot			
His/ her grades are:		Very Good	Good	Average	Below	Poor			
					Average				

Sources of Financial Support

Sources of I menoral Support	
Indicate all the sources of financial aid used to meet the needs of the client:	Currently (mark all that apply)
1. Caregiver's Wages	
2. Client's Wages	П
3. Client's Spouse/ Significant Other's Wages	
4. Savings	
5. Child Support	
6. Other Family Member/Friend	
7. Retirement/ Social Security Income	
8. Veteran's Assistance Benefits	
9. Loan/Credit	
10. Housing Subsidy	
11.General Relief/General Assistance	
12.Food Stamps	. 🗇
13. Temporary Assistance for Needy Families (TANF)	
14. Supplemental Security Income/ State Supplementary Payment (SSI/SSP) Program	П
15. Social Security Disability Insurance (SSDI)	
16. State Disability Insurance (SDI)	
17. American Indian Tribal Benefits (e.g., per capita revenue sharing, trust disbursements)	Ī
18. Other	
19. No Financial Support	

Legal Issues/ Designations

Custody	Informat	ion				
Indicate 1	the total ni	umber of children	the client has who are CURRENTLY			
_		Number placed	on W & I Code 300 Status: (dependent of the court)			
	Number placed in Foster Care					
-	<u> </u>	 Number legally 	Reunified with client			
		Number Adopte	d Out			
Health Sta	utus					
O Yes	O No	Current PCP:	Does the client have a Primary Care Physician (PCP) CURRENTLY?			
Substance	Abuse					
O Yes	O No	Current Issue:	In the opinion of the Clinician, does the client currently have an active co-occurring mental illness and substance use problem?			
O Yes	O No	Current Service	es: Is the client currently receiving substance abuse services?			

Child/TAY Ages: 0-25 Years Key Event Tracking (KET)

* Date Completed (mm/dd/yyyy):	
* EDC Client Number:	
* Client's First Name:	
* Client's Last Name:	
* Partnership Date (mm/dd/yyyy):	
* Client's Date of Birth (mm/dd/yyyy):	
Changes in Administrative Information - Skip to Date of Full Service Partnership (FSP) Program	277
NEW Full Service Partnership (FSP) Program:	
Date of Clinician change (mm/dd/yyyy)	
NEW Clinician Name:	

New Partnership Status Skip this section if there are no changes							
Date of Partnership Status Change (mm/dd/yyyy):							
_	-	Partnership and/or Community Sor Community Services/ Program	ervices Program 🔘				
If there is a Discontinua Program, indicate the reas		Full Service Partnership and / or Con	nmunity Services/				
Target Criteria: Tar	Target Criteria: Target population criteria are not met						
Client Discontinue partnership establis		ntinue Full Service Partnership partic	ipation after				
Moved: Client mov	ved to another County/ se	rvice area					
0		tact Client, s/he cannot be located					
		vices: Client's circumstances reflect a time (such as State Hospital)	need for Residential/				
Jail: Community S	Jail: Community Services / Program interrupted						
Prison: Community	y Services / Program inter	rrupted					
	Met Goals: Client has successfully met his/her goals such that the discontinuation of Full Service Partnership is appropriate						
Deceased: Client is	s deceased						
Program Information	We st						
Program Name	Date of Program Currently Involved						
1. AB2034	1. AB2034 Now enrolled in the AB2034 Program No longer participating in the AB2034 Program						
2. Governor's Homeless Initiative (GHI)		Now enrolled in the GHI Progr	am				
3. MHSA Housing Program		Now enrolled in the MHSA Ho No longer participating in the M	ousing Program				

Ge	eneral Living Arrangement							
Ç	1. With one or both biological /adoptive parents							
C	2. With adult family member(s) other than parents - non-foster care							
O	3. In an apartment or house alone/with spouse/partner/minor children/other dependents/roommate(must hold lease or share in rent/mortgage)							
0	4. Single Room Occupancy (must hold lease)							
0	5. Foster Home (with relative)							
0	6. Foster Home (with non-relative)							
She	elter / Homeless							
0	7. Emergency Shelter/Temporary Housing (includes living with friends but not paying rent)							
0	8. Homeless (includes people living in their car)							
Suj	pervised Placement							
0	Unlicensed but supervised individual placement (includes paid caretakers, personal care attendants)							
0	10. Unlicensed but supervised congregate placement (includes group living homes, sober living homes)							
0	11. Licensed Community Care Facility (Board and Care)							
Hos	spital							
0	12. Acute Medical Hospital							
0	13. Acute Psychiatric Hospital/ Psychiatric Health Facility (PHF)							
0	14. State Psychiatric Hospital							
Res	idential Program							
0	15. Group Home (Level 0-11)							
0	16. Group Home (Level 12-14)							

17. Short-Term Residential Therapeutic Program (STRTP) (AB 403 Continuum of Care Reform (CCR))

Residential Program Continued

	18. Community Treatment Facility			
	19. Licensed Residential Treatment (includes crisis, short-term, long-term, substance abuse, dual diagnosis residential programs)			
	20. Skilled Nursing Facility (physical)			
	21. Skilled Nursing Facility (psychiatric)			
	22. Long-Term Institutional Care (Institution for Mental Disease (IMD), Mental Health Rehabilitation Center (MHRC))			
ıs	tice Placement			
	23. Juvenile Hall/Camp/Ranch			
	24. Division of Juvenile Justice			
	25. Jail			
th	er control of the con			
	26. Other			
	27. Unknown			

Highe	st Level of Educ	cation	Completed:	
0	Day Care	0	5 th Grade	12 th Grade
0	Preschool	0	6 th Grade	GED Coursework
0	Kindergarter	O	7 th Grade	High School Diploma/ GED
\circ	1 st Grade	Ō	8 th Grade	Some college/ Some Technical or Vocational Training
0	2 nd Grade	0	9 th Grade	Associate's Degree (e.g. A.A., A.S./ Technical or Vocational School)
0	3 rd Grade	0	10 th Grade	
Ō	4 th Grade	Ō	11 th Grade	C Level Unknown (e.g., child/youth in non-public school)

For Youth, Who are Required by Law to Attend Scho	ol	
Suspension/Expulsion /Expulsion		
Suspension Information: Date of Suspension (mm/dd/	уууу):	
Expulsion Information: Date of Expulsion (mm/dd/yy	уу):	

For Youth, Who are NOT Required by Law to Attend School					
Date of Education Setting Change (mm/dd/yyyy):					
If there are any educational setting changes, Indicate ALL ne and	Setting				
ongoing statuses including those previously reported.	(mark all that apply)				
1. Not in school of any kind	0				
2. High School / Adult Education	0				
3. Technical / Vocational School	0				
4. Community College / 4 year College	0				
5. Graduate School	0				
6. Other	0				
Yes No If the Client is stopping school, did the Client complete a class and/or program?					
Yes ONo Does one of the Client's current recovery goals include any kind of education at this time?					

Employmen	t Informatio	on Skip this section if there are no changes			
Date of En	Date of Employment Change (mm/dd/yyyy):				
Current Er	nployment			T A	
If there are ongoing sta	any chang ituses incl	es to the Client's employment status, indicate ALL new and uding those previously reported:	Average Hours Per Week	Average Hourly Wage	
Competitive Paid employement without a d	yment in t	ment: he community in a position that is also open to individuals		\$	
Supported Competit	Employn	yment (see above) with ongoing on-site or off-site job-related		\$	
Transition Paid jobs 1. Open AND	al Employ in the co only to inc	ment/ Enclave: mmunity that are: lividuals with a disability. limited for the purpose of moving to a more			
oR OR Are part o	anent job.	of disabled individuals who are working as a team in the midst of ed individuals who are performing the same work.		\$	
Business): Paid jobs A Shelter environm A Work I to the star Business	open only ed Worksi ent. Experience dard experience serves custom realistic we	to program participants with a disability. top usually offers sub-minimum wage work in a simulated (Adjustment) Program within an agency provides exposure extations and advantages of employment. An Agency-Owned tomers outside the agency and ork experiences and can be located at the program site or in the		\$	
Non-paid (Volunteer (volunteer	Y) Work Experience: Y) jobs in an agency or volunteer work in the community that the standard expectations of employment.			
Other Gain Any infor recycling OR Participat	nful / Emplormal emplor, gardening	bloyment Activity: byment activity that increases the Client's income (e.g., g, babysitting) and structured classes and I or workshops providing		\$	
instruction on issues pertinent to getting a job. (Does NOT include such activities as panhandling or illegal activities such as prostitution). OBUnemployed: Check this box if the Client is not employed at this time.					
	ODOMERII		of amplesses	ant at this	
O Yes	O No	Does one of the Client's current recovery goals include any kind time?	or employm	ciit at tiiis	

Justice System Involve	ement and the state of the stat
	Arrest Information: Date Client Arrested (mm/dd/yyyy)
	Probation Information: Date of Probation status change (mm/dd/yyyy)
	Indicate new Probation status:
	Removed from Probation
	Placed on Probation
	Juvenile Justice Parole Information: Date of Division of Juvenile Justice Parole status change (mm/dd/yyyy)
	Indicate new Division of Juvenile Justice Parole status:
	Removed from Division of Juvenile Justice Parole
	Placed on Division of Juvenile Justice Parole
onservatorship Infor	mation
	Conservatorship Information: Date of new Conservatorship status change (mm/dd/yyyy)
	Indicate new Conservatorship status:
	Removed from Conservatorship
	Placed on Conservatorship
	Payee Information: Date of Payee status change (mm/dd/yyyy)
	Indicate new Payee status:
	Removed from Payee status
	Placed on Payee status
	Dependent (W & I code 300 Status) Information: Date of W& I Code 300 status change (mm/dd/yyyy)
	Indicate W&I Code 300 status change:
	Removed from W&I Code 300 status
	Placed on W&I Code 300 status

Full Service Partnership (FSP) KET Form - Page 8/8

Emergency Interven	tion S	kip this section if there are no changes
Date of Emergency	Interven	ation (mm/dd/yyyy):
Indicate the type of En	nergeno	by Intervention (e.g. emergency room visit, crisis stabilization unit):
	_	
	Q	Physical Health Related
		and the second s
	()	Mental Health / Substance Use Related
	O	Mental Health / Substance Use Related

Stanford Youth Solutions, doing business as Stanford Sierra Youth and Families Amended Exhibit B Amended Provider Rates

A. Rates

Provider shall observe and comply with all lockout and non-reimbursable service rules, as outlined in the Drug Medi-Cal Billing Manual.

Provider Rates are as follows:

Taxonomy	Billing Unit	Rate per Billing Unit
Licensed Practitioner of the Healing Arts (LPHA)	15 minutes	\$59.10
Licensed Practitioner of the Healing Arts (LPHA) (Group Rate)	15 minutes	\$13.13
Mental Health Rehab Specialist (MHRS)	15 minutes	\$44.40
Mental Health Rehab Specialist (MHRS) (Group Rate)	15 minutes	\$9.87
Certified Peer Support Specialist	15 minutes	\$46.64
Other Qualified Providers (Other)	15 minutes	\$44.40
Other Qualified Providers (Other) (Group Rate)	15 minutes	\$9.87
Individual Counseling 1341 (90832) - LPHA	30 minutes	\$118.20
Individual Counseling 1341 (90834) - LPHA	45 minutes	\$177.30
Individual Counseling 1341 (90837) - LPHA	60 Minutes	\$236.40
Family Psychotherapy (with patient present) - LPHA	50 Minutes	\$197.00
Interpretation Services	15 minutes	\$30.00
Interactive Complexity	Flat Rate	\$16.50

B. Non-Mental Health Supportive Services and Goods for Clients Enrolled in a FSP Program

- 1. Purchases of goods and services up to \$2,000 per Client per fiscal year, may be purchased without prior written approval by the County.
 - i. A single purchase or item in excess of \$500 must be approved by HHSA Director and Behavioral Health Division Director in writing in advance of incurring the cost to be eligible for reimbursement under this agreement.
 - ii. Purchases deemed "emergency" which are urgent and essential to the support of the client may not require pre-approval as long as they are within the scope of work of this contract. This may include, but is not limited to, emergency shelter reservations, emergency auto repairs, and emergency home repairs.
- 2. Purchases of more than \$2,000 per Client per fiscal year, must be approved in writing by HHSA Director and Behavioral Health Division Director.

3.	Non-Mental Health Supportive Services and Goods must be shown separately on invoices, and invoices will include a running balance per Client. In addition, Contractor must provide supporting documentation in the form of original itemized receipts.	ces will include a running balance per Client. In addition, Contractor must			

v		