ORIGINAL

AGREEMENT FOR SERVICES #317-S1010 AMENDMENT I

Therapeutic Counseling, Substance Abuse Testing and Treatment Services

THIS AMENDMENT I to that Agreement #317-S1010 made and entered by and between the County of El Dorado, a political subdivision of the State of California (hereinafter referred to as "County") and EDCA Lifeskills, duly qualified to conduct business in the State of California, whose principal place of business is 893 Spring Street, Placerville, CA 95667 and whose Agent for Service of Process is David Del Rio, 893 Spring Street, Placerville, CA 95667, (hereinafter referred to as "Contractor") (hereinafter referred to individually as "Party" or collectively as "Parties");

RECITALS

WHEREAS, Contractor has been engaged by County to provide "as requested" therapeutic counseling, substance abuse testing services and other related services for clients referred by the Health and Human Services Agency (HHSA) in accordance with Agreement for Services #317-S1010 dated march 19, 2010, effective April 26, 2010, incorporated herein and made by reference a part hereof; and

WHEREAS, the Department of Human Services has been reorganized and is now known as Human Services, a Department of the Health and Human Services Agency; and

WHEREAS, the Parties hereto have mutually agreed to amend ARTICLE I – Scope of Services, ARTICLE II – Term, ARTICLE III – Compensation for Services, ARTICLE VII – Nondiscrimination and ARTICLE XIX - Notice to Parties; and

WHEREAS, the Parties hereto have mutually agreed to add ARTICLE XXXIII - Debarment and Suspension Certification, ARTICLE XXXIV - Accounting Systems and Financial Records and ARTICLE XXXV, Annual Audit;

NOW, THEREFORE, the Parties do hereby agree that Agreement for Services #317-S1010 shall be amended a First time as follows:

ARTICLE I

Scope of Services: Contractor shall provide personnel and services necessary to provide single or multiple units or sessions of therapeutic counseling and substance abuse testing services and/or other requested services ("service") on an "as requested" basis to clients ("Client") referred by County's Health and Human Services Agency. Multiple units of service ("Multiple Units") shall be defined as one or more units of same or similar service(s) provided to Client(s) on a single day.

Whenever possible, services shall be provided by a Licensed Clinical Social Worker ("LCSW") or Licensed Marriage and Family Therapist ("LMFT") who has been certified and licensed by the Board of Behavioral Sciences, or other certifying agencies, as appropriate. If service is delegated to an intern, the individual must be pre-licensed and all assignments must be under the direct supervision of licensed or certified staff. No intern shall be the sole author of any written initial visit report or any other report that pertains to Client or Client's treatment plan. All said documents must be reviewed, approved and signed by a licensed LCSW or LMFT.

Contractor shall immediately and verbally inform the caseworker, at no charge to County, of Client appointment no-shows, cancellations, or any other urgent concerns directly affecting Client or Client's treatment plan.

County shall not pay for any services that have not been pre-approved in writing, incomplete services, "no shows," cancellations, telephone calls or for the preparation of initial visit reports or bimonthly Client progress reports and as more fully described as follows:

<u>Initial Visit Report</u> - Within twenty-one calendar (21) days of Client's initial visit, Contractor shall provide Caseworker, at no charge to County, with a written initial visit report that shall detail Contractor's professional evaluation of Client's needs including the recommended type of therapy to be utilized, the recommended number/frequency of sessions and whether or not additional or different services may be required or recommended. Once recommended services have been pre-approved in writing by HHSA and services have been initiated by Contractor, Contractor may not make any alterations without first securing written approval from the appropriate HHSA staff.

Bimonthly Client Progress Reports - Contractor shall provide Caseworker, at no charge to County, with a brief written progress report that outlines the primary issues being addressed with each Client, their progress to date and ongoing treatment goals (see Revised Exhibit "A", marked "Bimonthly Client Progress Report," incorporated herein and made by reference a part hereof) no later than thirty (30) days after the end of each Client's second service month. A "service month" shall be defined as a calendar month during which Contractor provides Client services in accordance with "Scope of Services." If an alternate progress report is used, all fields noted on Revised Exhibit "A" are mandatory.

<u>Court Documents</u> – Upon request, and within the time limit specified by County, Contractor shall provide Caseworker with comprehensive written reports for County's use in court. Contractor shall be compensated for the report(s) at the DMC rate for Program Code 20 (Regular DMC) individual counseling session rate with a maximum limit of a two (2) session rates

charged per report. The written initial visit report is specifically excluded from the court documents reimbursement rate, as this service shall be provided at no charge to County and as further defined under "Initial Visit Report", above.

These reports shall be considered a required deliverable and failure to provide them may risk significant delay in reimbursement for services. Contractor shall submit these written reports within the time limits detailed above to the appropriate Caseworker as detailed below:

West Slope Contractors Please S	Send Reports To:	East Slope Contractors Please	Send Reports To:
County of El Dorado	Connections One	County of El Dorado	Connections One Stop
Health & Human Services Agency	Stop	Health & Human Services Agency	3368 Lake Tahoe
Attn: CPS	3047 Briw Road	Attn: CPS	Blvd., #100
3057 Briw Ridge Rd. #A	Placerville, CA	3368 Lake Tahoe Blvd., #100	South Lake Tahoe, CA
Placerville, CA 95667	95667	South Lake Tahoe, CA 96150	96150
530/642-7100 (ph)	530/642-4850 (ph)	530/573-3201 (ph)	530/573-4330 (ph)
530/626-7427 (fax)	530/642-5539 (fax)	530/541-2803 (fax)	530/543-6737 (fax)

<u>Court Appearances</u> - Upon subpoena by County, Contractor shall attend court sessions. County shall only pay Contractor for court appearances when County subpoenas Contractor. Contractor shall be paid for court appearances at the DMC rate for Program Code 20 (Regular DMC) individual counseling session rate for time actually spent at the subpoenaed court session. Travel time shall not be included in the reimbursement for these services.

Multidisciplinary Team Meeting Appearances - Upon request by County, Contractor shall attend multidisciplinary team meetings. County shall only pay Contractor for attendance at multidisciplinary team meetings when County specifically requests Contractor's attendance. The definition of multidisciplinary team meetings as it applies to this Agreement excludes any community-based teams or organizations in which County considers Contractor or Contractor's staff or assigns to be regular standing members. Contractor shall be paid for these appearances at the DMC rate for Program Code 20 (Regular DMC) individual counseling session rate for time actually spent at the meeting. Travel time shall not be included in the reimbursement for these services.

Client services shall be provided during Contractor and/or County-defined normal business hours and days, which may include evenings and weekends. Contractor-defined "after-hours" appointments shall be approved in writing by the Client's caseworker ("Caseworker") and Caseworker's supervisor ("Supervisor"). Furthermore:

- 1. Contractor shall obtain written authorization from HHSA signed by the appropriate HHSA staff person(s) prior to providing any service(s) to any Client(s) detailed under "Scope of Service" or "Compensation";
- 2. Prior to providing any service(s) NOT detailed under "Scope of Service" or "Compensation" to Client(s), Contractor shall obtain written authorization from HHSA that has been signed by the appropriate HHSA staff person(s) and either the HHSA Director, Assistant Director or Chief Fiscal Officer ("Executive Management");
- 3. Perinatal services are not included in this Agreement unless explicitly addressed under "Scope of Services" or as otherwise approved in writing by the HHSA Executive

- Management prior to the commencement of perinatal services;
- 4. HHSA Executive Management reserves the right to review and approve for reimbursement, on a case-by-case basis, all service(s) provided by Contractor to HHSA Client(s), including but not limited to services not explicitly addressed under "Scope of Services" or "Compensation";
- 5. No service shall commence without prior written authorization from HHSA;
- 6. A copy of the written authorization to perform the service shall be included with the invoice containing the service it pertains to and both documents shall be submitted to HHSA Accounting at the address indicated below in "Compensation" for reimbursement. Failure to submit the written approval with Contractor's invoice may significantly delay payment.

ARTICLE II

Term: This Agreement shall become effective when fully executed by all parties hereto and shall cover the period of April 26, 2010 through April 25, 2013, unless terminated earlier pursuant to the provisions contained herein under the Article entitled "Default, Termination and Cancellation."

ARTICLE III

Compensation for Services: Prior to the commencement of any HHSA authorized service(s), Contractor shall determine the category that Client falls under as set forth in the chart listed below:

Client Insurance Category	Procedures to follow to receive payment for services	
Uninsured Clients	For Clients without health insurance coverage, Contracto	
	shall bill County for authorized service(s) provided in	
	accordance with the rates set forth below. Contractor shall	
	not charge <u>any</u> amount whatsoever to Clients who do not have	
	health insurance.	
Medi-Cal Clients with no	Contractors who are Medi-Cal providers shall bill Medi-Cal	
"share of costs"	for authorized service(s) provided. Contractor shall not bil	
	Client or County for any difference between their "regular"	
	fee and what they receive from Medi-Cal for services	
	rendered, any co-pay(s), any deductible(s) or any other	
	amount(s).	
Medi-Cal Clients with "share	Contractors who are Medi-Cal providers shall bill Medi-Cal	
of costs"	for authorized service(s) provided and shall bill County for	
	Client's share of costs, up to the rate amount set forth in this	
	Agreement. Contractor shall not bill Client or County for any	
	additional costs, including but not limited to the difference	
	between their "regular" fee and what they receive from Medi-	
	Cal for services rendered, any co-pay(s), any deductible(s) or	
	any other amount(s).	
Clients with private health	Contractor shall bill Client's private health insurance carrier	
insurance coverage	as primary insurance carrier for all authorized service(s)	

provided. Contractor shall only bill County for any insurance-required Client co-pay or deductible amounts. Contractor shall <u>not</u> bill Client or County for any difference between their "regular" fee and what they receive from private insurance for services rendered, any co-pay(s), any deductible(s) or any other amount(s). If Client's private health insurance company does not cover the ordered service(s), Contractor shall follow the above procedures for Uninsured Clients.

After determining the proper insurance category Client falls under, and unless as otherwise defined in this Agreement, provided services shall be billed using the County standardized rate structure, which shall use the most current California Drug Medi-Cal ("DMC") Alcohol and Drug Services Program "Regular DMC" and "Perinatal DMC" rates (collectively "DMC rates") as its benchmark and as set forth in the chart listed below. Furthermore, for the purposes of this Agreement:

- DMC rates are for reimbursement reference purposes only and any descriptive information contained within the DMC rate schedule shall not apply to this Agreement unless otherwise specifically addressed. California-approved Drug Medi-Cal DMC reimbursement rates are located on the California Department of Alcohol and Drug Programs (ADP) website at the following website address: http://www.adp.ca.gov.
- DMC rates shall be subject to an annual adjustment in order to match the most current Stateapproved DMC rate schedule. Any rate adjustments shall become effective the first day of the month that follows the State's announcement of its formal adoption of the State budget.

SERVICE	COUNTY STANDARDIZED DMC RATE	
Bimonthly Client Progress Reports. No later than (30) days after the end of each second service month, Contractor shall provide the caseworker, at no charge to the County, with a brief written progress report outlining the primary issues being addressed with each Client, their progress, and ongoing treatment goals.	No Charge	
Court Appearances. Upon subpoena by County and		
pro-rated for time actually spent at the pertinent court	Reimbursement Rate for Program	
session. Travel time shall not be included in the	Code 20 (Regular DMC)	
reimbursement for these services.	Outpatient Drug Free (ODF)	
	Individual Counseling UOS Rate	
Court Documents Preparation. Upon written request	Current Drug Medi-Cal	
by County at a rate equivalent to the individual		
counseling session rate and up to a maximum limit of	Code 20 (Regular DMC)	

Using the internet, the California ADP Bulletin containing information on the most current DMC reimbursement rates can be found at http://www.adp.ca.gov and by clicking on "ADP Bulletins & Letters." Locate and open the most recent ADP Bulletin with either the title, "Proposed Drug Medi-Cal Rates for Fiscal Year ____" (most current fiscal year) or "Current Drug Medi-Cal Rates for Fiscal Year ____" (most current fiscal year). The link to open the chart containing current DMC rates will be contained within the Bulletin as an Exhibit entitled either "Proposed Drug Medi-Cal Rates for Fiscal Year ____" (most current fiscal year) or "Current Drug Medi-Cal Rates for Fiscal Year ____" (most current fiscal year). Click on the Exhibit link to go to the most current DMC rate chart.

two (2)-session rates charged per report.	Outpatient Drug Free (ODF)
	Individual Counseling UOS Rate
Family Therapy Session. 90 minutes per session upon	Current Drug Medi-Cal
written request by County and wherein one (1) or more	Reimbursement Rate for Program
therapists or counselors treat no more than twelve (12)	Code 20 (Regular DMC)
family members at the same time. Multiple Units of	Outpatient Drug Free (ODF)
Service shall be allowed upon approval of Caseworker.	Group Counseling UOS Rate per
T	each attending family member
Group Counseling Session. 90 minutes per session and	Current Drug Medi-Cal
per group therapy participant upon written request by	Reimbursement Rate for Program
County and wherein one (1) or more therapists or	Code 20 (Regular DMC)
counselors treat no less than three (3) and no more than	Outpatient Drug Free (ODF)
twelve (12) group therapy participants at the same time.	Group Counseling UOS Rate
Multiple Units of Service shall be allowed upon	
approval of Caseworker.	
Individual Counseling Session. 50-60 minutes per	Current Drug Medi-Cal
session and per individual upon written request by	Reimbursement Rate for Program
County. Multiple Units of Service shall be allowed	Code 20 (Regular DMC
upon approval of Caseworker.	Outpatient Drug Free (ODF
apon approvation case norman.	Individual Counseling UOS Rate
Initial Visit Report(s). Within 21 calendar days of	No Charge
- ''	No Charge
Client's initial visit and at no charge to County,	
Contractor shall provide Caseworker with a written	
initial visit report that shall detail Contractor's	
professional evaluation of Client's needs including the	
recommended type of therapy to be utilized, the	
recommended number/frequency of sessions and	
whether or not additional or different services may be	
required or recommended	
Multidisciplinary Team Meeting. Upon written request	Current Drug Medi-Ca
by County and for time actually spent in the meeting.	Reimbursement Rate for Program
The definition of multidisciplinary team meetings as it	Code 20 (Regular DMC) for
applies to this Agreement excludes any community-	Outpatient Drug Free (ODF
based teams in which County considers Contractor or	Individual Counseling UOS Rate
Contractor's staff or assigns to be regular standing	
members.	
ETG 80 Hour Urine Test. Detects for the presence of	\$45.00 per test
alcohol for up to 80 hours after it is consumed. All tests	
shall be sent to the lab for confirmation at no additional	
cost. Test results shall be received from the lab within	
approximately five (5) days.	
ETG/UA. Combination package of ETG 80 Hour Urine	\$90.00 per test
Test and Instant 5 Panel Urine Test. All tests results –	•
positive and negative - shall be sent to lab for	
confirmation at no additional cost. Test results shall be	

Instant 5 Panel Urine Test. On-site test checks for the presence of Amphetamine/Methamphetamine, THC, Cocaine, Opiates and Benzodiazepines. All test results – positive and negative – shall be sent to lab for confirmation at no additional cost. Test results shall be received from the lab within approximately five (5) days.	\$45.00 per test
Instant Alcohol Swab. On-site instant alcohol swab to detect whether or not any alcohol is currently present in Client's system. This is a presumptive test and is not legally binding.	\$45.00 per test
Instant Oral Saliva Test. On-site test checks for the presence of Amphetamine, Methamphetamine, THC, Cocaine, Opiates and PCP. All test results – positive and negative - shall be sent to lab for confirmation at no additional cost. Test results shall be received from the lab within approximately five (5) days	\$45.00 per test or free if done in conjunction with ETG 80 Hour Urine Test.

Contractor shall submit an original invoice that shall contain all of the following data:

- Contractor name, address and phone number.
- Service date(s) and number of units of service per service date.
 - o Multiple Units of Service: Contractor shall ensure that their Invoice clearly documents the date and type of each unit of service.
- Client name(s). List the name(s) of each Client present for each service covered by the written authorizations, including the names of all Clients being seen at the same time for said service, such as Family Therapy.
- Type of service(s) provided.
- Agreement rate for each service provided
 - o All fee(s) charged to County shall be in accordance with the rates as set forth in this Agreement.
- Total amount billed to the County of El Dorado under the subject invoice.
- Statement verifying Contractor has confirmed Client's appropriate insurance category (see chart above) and, if applicable, Contractor has billed Client's said health insurance carrier(s) as primary health insurance carrier(s) and, for Clients with private health insurance coverage, Contractor is only invoicing County for any private health insurance carrier-required co-pays or deductibles.
- Contractor's signature confirming fees charged and verifying that all information on the invoice is valid and correct. It is requested, but is not a requirement of this Agreement, that all original signatures be made using blue ink.

County shall not pay for any services that have not been pre-approved in writing, incomplete services, "no shows," cancellations, telephone calls or for the preparation of initial visit reports or bimonthly Client progress reports. Contractor shall ensure that only billing information is included on the invoice. Information related to Client(s) diagnosis, prognosis or treatment is not permitted on the invoice. Invoices with "white-out" types of corrections shall not be accepted.

Contractor is strongly advised to submit monthly invoices along with written authorizations to

perform invoiced services to HHSA no later than 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 Contractor provides Client services in accordance with "Scope of Services." Failure to submit invoices by the 15th of the month following the end of a service month, failure to attach signed written authorization(s) to perform the invoiced service(s) or failure to submit all reports required hereunder shall result in a significant delay in reimbursement. Receipt by HHSA of invoices and associated paperwork submitted by Contractor for payment shall not be deemed evidence of allowable costs under this Agreement. Upon request by County, Contractor may be required to submit additional or new information, which may delay reimbursement. Invoices are to be sent as follows:

For Service(s) Authorized by West Slope HHSA Staff, Please Send Invoices to:	For Service(s) Authorized by East Slope HHSA Staff, Please Send Invoices to:
County of El Dorado	County of El Dorado
Health & Human Services Agency	Health & Human Services Agency
Attn: Accounting Unit	Attn: Accounting Unit
3057 Briw Road	3368 Lake Tahoe Blvd. #100
Placerville, CA 95667	South Lake Tahoe, CA 96150

For all services provided herein, County agrees to pay Contractor monthly in arrears and within forty-five (45) days following County's receipt and approval of all valid invoice(s).

The total contractual obligation under this Agreement shall not exceed \$100,000.00 for both the stated services and term.

ARTICLE VII

Nondiscrimination: Assurance of compliance with the County of El Dorado Health and Human Services Agency nondiscrimination in State and Federally assisted programs requirements as follows:

Contractor hereby agrees that they shall comply with Title VI and VII of the Civil Rights Act of 1964 as amended; Section 504 of the Rehabilitation Act of 1973 as amended; the Age Discrimination Act of 1975 as amended; the Food Stamp Act of 1977, as amended, and in particular Section 272.6; Title II of the Americans with Disabilities Act of 1990; California Civil Code Section 51 et seq., as amended; California Government Code section 11135-11139.5, as amended; California Government Code section 12940 (c), (h) (1), (i), and (j); California Government Code section 4450; Title 22, California Code of Regulations section 98000 – 98413; Title 24 of the California Code of Regulations, Section 3105A(e); the Dymally-Alatorre Bilingual Services Act (California Government Code Section 7290-7299.8); Section 1808 of the Removal of Barriers to Interethnic Adoption Act of 1996; and other applicable Federal and State laws, as well as their implementing regulations [including 45 Code of Federal Regulations (CFR) .Parts 80, 84 and 91, 7 CFR Part 15, and 28 CFR Part 42], by ensuring that employment practices and the administration of public assistance and social services programs are nondiscriminatory, to the effect that no person shall, because of ethnic group identification, age, sex, color, disability, medical condition, national origin, race, ancestry, marital status, religious creed, or political belief, be excluded from participation in or be denied the benefits of, or be

otherwise subject to discrimination under any program or activity receiving Federal or State financial assistance; and hereby give assurance that it shall immediately take any measures necessary to effectuate this Agreement.

This assurance is given in consideration of and for the purpose of obtaining any and all Federal and State assistance; and Contractor hereby gives assurance that administrative methods/procedures which have the effect of subjecting individuals to discrimination or defeating the objectives of the California Department of Social Services (CDSS) Manual of Policies and Procedures (MPP) Chapter 21, shall be prohibited.

By accepting this assurance, Contractor agrees to compile data, maintain records and submit reports as required, to permit effective enforcement of the aforementioned laws, rules and regulations and permit authorized CDSS and/or Federal government personnel, during normal working hours, to review such records, books and accounts as needed to ascertain compliance. If there are any violations of this assurance, CDSS shall have the right to invoke fiscal sanctions or other legal remedies in accordance with Welfare and Institutions Code Section 10605, or Government Code section 11135-11139.5, or any other laws, or the issue may be referred to the appropriate Federal agency for further compliance action and enforcement of this assurance.

This assurance is binding on Contractor directly or through contract, license, or other provider services, as long as it receives Federal or State assistance.

County policy is intended to be consistent with the provisions of all applicable State and Federal laws.

ARTICLE XXII

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. Notice to County shall be in duplicate and addressed as follows:

COUNTY OF EL DORADO HEALTH AND HUMAN SERVICES AGENCY 3057 BRIW ROAD PLACERVILLE, CA 95667 ATTN: DEANN OSBORN, STAFF SERVICES ANALYST II

or to such other location as County directs with a copy to

COUNTY OF EL DORADO CHIEF ADMINISTRATIVE OFFICE PROCUREMENT AND CONTRACTS DIVISION 330 FAIR LANE PLACERVILLE, CA 95667 ATTN: TERRI DALY, PURCHASING AGENT Notices to Contractor shall be addressed as follows: EDCA LIFESKILLS 893 SPRING STREET PLACERVILLE, CA 95667 ATTN: DAVID DEL RIO, EXECUTIVE DIRECTOR

or to such other location as Contractor directs.

ARTICLE XXXIII

Debarment and Suspension Certification: By signing this agreement, the Contractor agrees to comply with applicable Federal suspension and debarment regulations and Contractor further certifies to the best of its knowledge and belief that it and its principals or affiliates or any subcontractor utilized under the agreement:

- A. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded by any federal department or agency;
- B. Have not within a three year period preceding this application/proposal/agreement been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification of destruction of records, making false statements, or receiving stolen property;
- C. Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in the above Paragraph B;
- D. Have not within a three (3)-year period preceding this Agreement had one or more public transactions (Federal, State or local) terminated for cause or default;
- E. Shall not knowingly enter in to any lower tier or subrecipient covered transaction with any person(s) who are proposed for debarment under Federal regulations or are debarred, suspended, declared ineligible or voluntarily excluded from participation in such transactions, unless authorized by the State; and
- F. Shall include a clause entitled, "Debarment and Suspension Certification" that essentially sets forth the provisions herein, in all lower tier or subrecipient covered transactions.

The terms and definitions herein have the meanings set out in the Definitions and Coverage sections of the rules implementing Federal Executive Order 12549.

ARTICLE XXXIV

Accounting Systems and Financial Records: Contractor shall be required to establish and maintain accounting systems and financial records that accurately account for and reflect all federal funds received, including all matching funds from the State, County and any other local or private organizations. Contractor's records shall reflect the expenditure and accounting of said funds in accordance with all State laws and procedures for expending and accounting for all funds and receivables, as well as meet the financial management standards in 45 Code of Federal Regulations (CFR), Part 92 and all current revisions of OMB Circular A-122. More particularly, Contractors are responsible for complying with OMB Circular A-122 and 45 CFR

Part 92, and the allowability of the costs covered therein. Contractor must obtain written approval from HHSA Executive Management prior to the expenditure of any "special" or unusual costs in order to avoid possible disallowances or disputes based on any potential unreasonableness or unallowability of expenditures as detailed under the specific cost principles of OMB Circular A-122. In order to obtain the most current regulations, the user should consult not only the latest version of the CFR, but also the LSA issued in the current month. The Federal Register home page (http://www.gpoaccess.gov/nara/index.html) offers links to both the Federal Register and the CFR. An electronic CFR (e-CFR) is available at http://www.gpoaccess.gov/ecfr/. The e-CFR is an unofficial editorial compilation of CFR material and Federal Register amendments. It is a current, daily updated version of the CFR; however, it is not an official legal edition of the CFR. Please note that on-line versions of the CFR may not be the most current available.

ARTICLE XXXV

Annual Audit: Pursuant to the Single Audit Act and the Office of Management and Budget (OMB) Circular A-133, any entity that receives a total of \$500,000 or more per year in federal funds for the purposes of carrying out federal programs must complete an annual audit. The funding threshold is aggregate funds from all sources. Contractor shall mail a certified copy of said completed annual audit to County's Health and Human Services Agency at the address listed in Agreement's "Notice to Parties" article within thirty (30) days of Contractor's receipt of same. All adverse audit findings must be documented and included with completed annual audit. Certified evidence of correction(s) of adverse audit findings shall be provided to County at the HHSA address listed in agreement's "Notice to Parties" article. A complete and current copy of OMB A-133 is available at http://www.whitehouse.gov/omb/rewrite/circulars/a133/a133.html

Except as herein amended, all other parts and sections of that Agreement #317-S1010 shall remain unchanged and in full force and effect.

REQUESTING CONTRACT ADMINISTRATOR CONCURRENCE:

DeAnn Osborn, Staff Services Analyst II
Health and Human Services Agency

Dated: 10e 9, 2011

REQUESTING AGENCY HEAD CONCURRENCE:

Daniel Nielson, M.P.A., Director

Health and Human Services Agency

Dated: 18/13/11

IN WITNESS WHEREOF, the parties hereto have executed this First Amendment to that Agreement for Services #317-S1010 on the dates indicated below.

-- COUNTY OF EL DORADO--

Ву:	Dated:
Chair, Board of Supervisors "County"	
ATTEST:	
Suzanne Allen de Sanchez Clerk of the Board of Supervisors	
By:	Dated:
Deputy Clerk	
CO	NTRACTOR
EDCA LIFESKILLS A CALIFORNIA CORPORATION	
By: David Del Rio	
Executive Director "Contractor"	

SICH

#317-S1010,A1



REVISED EXHIBIT A

El Dorado County Health & Human Services Agency- Dept. of Human Services Bimonthly Client Progress Report

Provider's Name:			
ddress:			
elephone Number:		Fax Number:	
lient's Name:			
ocial Worker and/or Employr	ment & Training Worker's Name		
Dates of sessions since las	st report (please indicate no	shows by writing "N/A" ne	xt to the date):
Assessment, goals and tre	atment plan:		
Progress since last report:			
	eport on each client referred by d the report to the appropriate of		n & Human Services Agency
West Slope Vendors, send report	rt to:	East Slope Vendors, send repor	t to:
Social Worker's Name El Dorado County Health & Human Services Agency 3057 Briw Road Placerville, CA 95667	E&T Worker's Name OneStop Career Resource Center 3047 Briw Road Placerville, CA 95667	Social Worker's Name El Dorado County Health & Human Services 3368 Lake Tahoe Blvd., #100 South Lake Tahoe, CA 96150	E&T Worker's Name OneStop Career Resource Center 3368 Lake Tahoe Blvd.,#100 South Lake Tahoe, CA 96150