AGREEMENT FOR SERVICES #053-110-P-E2010 AMENDMENT III

Family Connections, Inc. - Alcohol and Drug Counseling

This Amendment III to that Agreement for Services #053-110-P-E2010, 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 Family Connections, Inc., a California nonprofit public benefit corporation qualified as a tax exempt organization under Section 501(c)(3) of the Internal Revenue Code of 1986, whose principal place of business is 2860 Smith Flat School Road, Placerville, CA 95667-5039 (hereinafter referred to as CONTRACTOR).

RECITALS

WHEREAS, CONTRACTOR has been engaged by COUNTY to provide alcohol and other drug treatment services, in accordance with Agreement for Services #053-110-P-E2010, dated April 30, 2010; Amendment I, dated November 1, 2010; and Amendment II, dated August 9, 2011, incorporated herein and made by reference a part hereof; and

WHEREAS, the parties hereto have mutually agreed to extend the term of this Agreement to coincide with the term of the State funding Agreement 10-NNA09, thereby amending Article III – Term to coincide with the extended term of this Agreement; and

WHEREAS, the COUNTY has received additional funding for the term of this Agreement from California Department of Alcohol and Drug Program (CDADP) in the form of the Negotiated Net Amount (NNA) Agreement 10-NNA09, version 2.6 for fiscal year (FY) 2010-11; and in the form of the Negotiated Net Amount (NNA) Agreement 10-NNA09, version 2.0 for fiscal year (FY) 2011-12, thereby amending and replacing Article IV – Compensation for Services, Section 4.02 - Amount of Funding, subparagraph (a), and Section 4.03 - Invoicing, subparagraph (c);

NOW THEREFORE, the parties do hereby agree that Agreement for Services #053-110-P-E2010 shall be amended a third time as follows:

1) Article III shall be amended to add:

Article III. TERM

This Amendment III to Agreement 053-110-P-E2010 shall become effective upon final signatures by the parties hereto, and shall cover the term July 1, 2010 through June 30, 2012 unless earlier terminated pursuant to the provisions under Article XVI and Article XVII herein. Further, CONTRACTOR shall be obligated to perform such duties as would normally extend beyond this term, including but not limited to, obligations with respect to confidentiality, indemnification, audits, reporting and accounting.

2) Article IV, Section 4.02 (a) shall be amended in its entirety to read as follows:

Section 4.02 Amount of Funding

- (a) The total maximum obligation of COUNTY for services provided under this Agreement is defined as follows:
 - (i) For the term July 1, 2010 through June 30, 2011 is set forth below, by funding type:

Maximum FFY 2009-10 Block Grant Obligation (ava June 30, 2011)	ilable for services provided Ju	ıly 1, 2010 -		
SAPT Federal Block Grant Perinatal Set Aside	FY 2009-10	\$1,665		
SAPT Federal Block Grant Youth Treatment	FY 2009-10	1,493		
Total Maximum FFY 2009-10 Block Grant Obli	gation of this Agreement	\$3,158		
Maximum FFY 2010-11 Block Grant Obligation (availune 30, 2011)	lable for services provided Oc	ctober 1, 2010 -		
SAPT Federal Block Grant Perinatal Set Aside	FY 2010-11	\$5,000		
SAPT Federal Block Grant Youth Treatment	FY 2010-11	4,500		
Total Maximum FFY 2010-11 Block Grant Obligation of this Agreement \$9,5				
Total Combined SAPT Block Grant Obligation of this Agreement		<i>\$12,658</i>		
N 1 0 0 0 15 1011 1 (111	1112010.1 11 20	2011)		
Maximum State General Fund Obligation (available				
Perinatal State General Fund Discretionary	FY 2009-10	\$26,007		
Total Maximum State General Fund FY 2009-1		¢26.007		
	Agreement	\$26,007		
Maximum State General Fund Obligation (available July 1, 2010 through June 30, 2011)				
State General Fund Discretionary	FY 2010-11	\$7,830		
Perinatal State General Fund Discretionary	FY 2010-11	16,935		
Total Maximum State General Fund FY 2010-11 Obligation of this				
	Agreement	\$24,765		
TOTAL PROVISIONAL AMOUNT OF T	HIS AGREEMENT:	\$63,430		
TOTAL NOT-TO-EXCEED AMOUNT OF TO A3, 053-110-P-E2010	HIS AGREEMENT:	\$76,000		

(ii) For the term July 1, 2011 through June 30, 2012 is set forth below, by funding type:

Maximum FFY 2010-11 Block Grant Obligation (available for services provided July 1, 2011 through June 30, 2012)				
SAPT Federal Block Grant Discretionary	FY 2010-11	\$5,000		
SAPT Federal Block Grant Perinatal Set Aside	FY 2010-11	2,750		
SAPT Federal Block Grant Youth Treatment	FY 2010-11	4,027		
Total Maximum FFY 2010-11 Block Grant Obligation of this Agreement		\$11,777		
Maximum State General Fund (SGF) Obligation				
Obligated Unexpended State General Fund (Carry Forward)	FY 2010-11	\$185		
Obligated Unexpended Perinatal SGF (Carry Forward)	FY 2010-11	10,713		
Total Maximum State General Fund Obligation	on of this Agreement	\$10,898		
Maximum FFY 2011-12 Block Grant Obligation (available for services provided October 1, 2011 – June 30, 2012)				
SAPT Federal Block Grant Discretionary	FY 2011-12	\$10,000		
SAPT Federal Block Grant Perinatal Set Aside	FY 2011-12	5,000		
Total Maximum FFY 2011-12 Block Grant Obligation of this Agreement		\$15,000		
State Realignment Funding				
Realignment for 2011	FY 2011-12	\$8,762		
		\$8,762		
TOTAL NOT-TO-EXCEED AMOUNT ENDING	JUNE 30, 2012:	\$46,437		

- 3) Article IV Section 4.03 (c) shall be amended in its entirety to read as follows:
 - (c) 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.
 - (i) For the period July through April each year of this Agreement: No supplemental invoices for additional services as defined in 4.03 (c) will be accepted by the COUNTY after May 10th
 - (ii) For the period May and June each year of this Agreement: No supplemental invoices for additional services as defined in 4.03 (c) will be accepted by the COUNTY after July 10th

Except as herein amended, all other parts and sections of that Agreement 053-110-P-E2010 shall remain unchanged and in full force and effect.

By: Daniel Nielson, MPA, Acting Director Health Services Department // IN WITNESS WHEREOF, the parties hereto have executed this third Amendment to that Agreement 053-110-P-E2010 on the dates indicated below.			
COUNTY OF EL DORADO			
By: Raymond J Nutting, Chair Board of Supervisors COUNTY OF EL DORADO	Dated:		
		Attest: Suzanne Allen de Sanchez Clerk of the Board of Supervisors	
	Deputy	Date	
FAMILY CONNECTIONS, INC			
By: Wendy Wood, Executive Direct CONTRACTOR		28,2011	

A3, 053-110-P-E2010