

**AMENDMENT NO. 1 TO EXHIBIT A
SCOPE OF SERVICES/PAYMENT PROVISIONS**

CONTRACTOR will accept delegation of the credentialing and re-credentialing process for the County. Contractor will be entering and maintaining provider data; audit to ensure that all required practitioner documents are present; create provider profile; check on status on any action in regard to credentialing applications; generate, provide and track requests to providers for missing information and expiring credentials though email, correspondence, fax, and/or phone.

DELIVERABLES FROM COUNTY

1. County will inform Contractor of providers and programs requiring credentialing and County enrollment.
2. County will make available to Contractor access to provider files. Provider files may not be removed from office site and may only be photocopied with County approval.
3. County will provide Contractor copies of credentials, such as, copies of CV, DEA, Drivers License, Malpractice policy, State license, NPI response letter, and Social Security number if received.
4. Subject Matter Expert will provide adequate time to discuss current environment, identify specific requirements, and provide approval on credentialing and enrollment packets. The term "adequate" shall mean sufficient enough to ensure questions and concerns are addressed by the Subject Matter Expert for Contractor to meet the terms of this agreement.

DELIVERABLES FROM CONTRACTOR

1. Contractor will be responsible for the initiation and maintenance of all credentialing files, including, but not limited to:
 - a) Obtaining all required information and documentation from Providers to complete the credentialing and re-credentialing process.
 - b) Completing all Provider credentialing packets and enrolling the Providers in programs, such as health plans, governmental agencies, insurance carriers or other entities within the time limits specified by the County. Any packets requiring resubmission will be completed and mailed within fourteen (14) days of return. (Attachment 1)
 - c) Informing Providers of license or certification expiration dates at least two months prior to and obtaining from provider a copy of the renewed license or certification. If Provider does not provide renewed license or certification within two weeks of expiration date, Contractor shall inform County immediately. Updated provider profile and copy of renewed license or certificate must be forwarded to County for file.
 - d) Maintaining credentialing packets and documents in a confidential and secure environment at all times.
2. Contractor will provide a status report with the monthly invoice or earlier if requested by County. Contractor shall provide the following on a report mutually agreed upon by both parties, detailing:
 - a) Initial credentialing and/or re-credentialing status of each Provider or facility in relation to the health plans, governmental agencies, insurance carriers or other entities; missing and/or expiring credentialing information report; and any Physician background checks.
 - b) Status of projects, trainings and deliverables.
3. Contractor will, on average, maintain approximately one hundred (100) Provider files per month.
4. Every effort should be made to minimize the amount of time that Providers are removed from direct patient care for the purpose of conducting the administrative requirements associated with this agreement.
5. In acknowledgement of the fact that non-credentialed Providers can cause significant cash flow issues for medical clinics, and that resubmission of credentialing can cause further time delays, Contractor

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PSA with TR & Associates, Inc.
for credentialing and re-credentialing
Total NTE: \$78,000.00

assures that reasonable efforts will be made to meet the criteria that at least 90% of all credentialing packets will be submitted error free, without resubmission necessary, unless re-submission or delay is due to unforeseen circumstances caused by the County, Providers, health plans, governmental agencies, insurance carriers or other entities.

6. Contractor shall immediately notify County, if Contractor discovers (i) the licenses, certifications or clinical privileges of Provider, providing patient care in the clinics, are revoked, suspended, restricted, expired or not renewed, (ii) any peer review action, inquiry or formal corrective action proceeding, or investigation is concluded against any Provider, (iii) Provider is the subject of legal (malpractice) action or governmental action, inquiry or formal allegation concerning qualifications or ability to perform Services (including any allegation of malpractice), (iv) there is any formal report submitted to the applicable state licensing board or similar organization or the National Practitioner Data Bank or adverse credentialing or peer review action regarding any Provider, (v) there is any material change in any of the credentialing information regarding Provider, (vi) Provider is subject to sanctions under the Medicare or Medi-Cal programs, or (vii) there is any incident that may affect any license or certification held by Practitioner, or that may materially affect Provider's performance of its obligations under this Agreement.

7. In the event of termination or non-renewal of this Agreement, Contractor must return badge, provide all passwords, and return all originals and copies of County documentation and Provider credentialing information such as profiles, certifications, licenses and personnel information.

8. If Contractor fails or refuses to perform any part of work required by the Agreement within the response time, the County may contract with another outside source or may use County personnel to perform that work and may deduct all additional costs of any such work from the monthly amount due to the Contractor after first deducting the appropriate amount for the value of work originally not completed under the Agreement.

TRAININGS

Contractor may be asked to provide content specific training presentations to Provider and/or staff regarding, but not limited to, program guidelines, coding and billing documentation. Prior to training presentations, County will provide Contractor with the number of training sessions. Contractor will, in turn, provide County with a proposal of hours estimating the duration for each presentation. County shall pay Contractor fifty dollars (\$50.00) per hour for provider and/or staff presentations. The duration of each presentation will be negotiated between County and Contractor. County and Contractor will consult with one another prior to training in order to prepare for session.

PROJECTS

Contractor may be asked to provide assistance to or complete special projects. County shall present to Contractor with special project(s) detailing deliverables and timeframe. Prior to start date, Contractor will provide County with a proposal of hours estimating the duration for any special project. All special projects shall proceed upon approval from both parties.

Examples of projects include completing facility credentialing for all clinic sites as needed, including but not limited to the preparation, submission and resubmission of electronic funds transfer paperwork and electronic claims submission paperwork; correction of mailing addresses or submission of updates as needed; and registration with health plans, governmental agencies, insurance carriers or other entities. (Attachment 2)

PAYMENT PROVISIONS

1. County shall pay Contractor an initial fee of one hundred and twenty dollars (\$120.00) for successfully credentialing new providers. Contractor will assure that all provider files are complete and current and have successfully been entered into Contractor's database system where it will be maintained.
2. County shall pay Contractor a monthly maintenance fee of twelve dollars (\$12.00) per active provider currently being maintained in credentialed status. Contractor will, on average, maintain one hundred (100) active provider files per month. Contractor will assure that all Provider files are complete and current and have successfully been entered into Contractor's database system where it will be maintained.
3. County shall pay a combined amount not to exceed one hundred dollars (\$100.00) for requested background check on Physician. Background information shall contain information from sites, such as the American Medical Association (AMA); Healthcare Integrity and Protection Data Bank (HIPDB); and Fraud and Abuse Control Information (FACIS); and/or sites mutually agreed upon by both parties.
4. County shall pay Contractor fifty dollars (\$50.00) per hour for Provider and/or staff training presentations. The duration and number of sessions will be negotiated between both parties. For the term of this Agreement, the total cost of the training presentations shall not exceed five thousand dollars (\$5,000.00).
5. County shall pay Contractor fifty dollars (\$50.00) per hour for projects. The length of project will be negotiated between both parties.
6. Contractor shall provide a current status report with the monthly invoice on a report mutually agreed upon by both parties.
7. Any changes to the scope of services must be agreed upon in writing by both parties.

MAXIMUM OBLIGATION OF THE COUNTY

During the period July 1, 2009 through June 30, 2012 the maximum obligation of the County for services provided hereunder shall be seventy-eight thousand dollars (\$78,000.00).