Agreement No. 1109-PICR-2022-FC Program Name: Psychiatric Inpatient Concurrent Review

CALIFORNIA MENTAL HEALTH SERVICES AUTHORITY PARTICIPATION AGREEMENT COVER SHEET

1.	 Fresno County ("Participant") desires to participate in the Program identified below. 						
	Name	of Program: Psy	chiatric Inpatient	Concurrent Review			
2.	Progra Partici	m will be gover pation Agreeme	al Health Services Authority ("CalMHSA") and Participant acknowledge that the governed by CalMHSA's Joint Powers Agreement and its Bylaws, and by this reement. The following exhibits are intended to clarify how the provisions of its will be applied to this particular Program.				
		Exhibit A	Program Descr	iption			
		Exhibit B	General Terms	and Conditions			
		Exhibit C	County Specific	: Funding			
3.	The fir Agreer		of \$76,518.40 is	due by Participant within 30 days of execution of this			
4.	Funds	payable under t	his agreement ar	e subject to reversion:			
		□Yes: Reversi ⊠No.	on Date				
5.	The te	rm of the Progra	am is <u>upon execu</u>	tion, through December 31, 2024			
6.	Author	rized Signatures:	:				
CalMH Signed	d: GM	ve Director	· //	Name (Printed): Dr. Amie Miller, Psy.D., MFT Date: 5-23-22			
_							
Participant: Fresno County Signed:				Name (Printed): <u>Brian Pacheco</u>			
Title <u>: C</u>	hairma	n of the Board o	f Supervisors of t	he County of Fresno Date: 5-17-2022			
Clerk of County of	of Fresho,	of Supervisors State of California	Denuty				

Participation Agreement

EXHIBIT A - PROGRAM DESCRIPTION

- I. Name of Program: Psychiatric Inpatient Concurrent Review
- **II. Term of Program:** This contract is effective upon execution through December 31, 2024, with the option for early termination or extension as provided below.
- III. Program Objective and Overview:

Objective:

The Program is the Psychiatric Inpatient Concurrent Review project being administered by CalMHSA on behalf of Participants with the primary purpose of conducting concurrent review and authorization for all psychiatric inpatient hospital and psychiatric health facility services on behalf of participating California County Mental Health Plans ("MHPs").

By utilizing a technology-assisted concurrent review process the contractor will ensure a consistent and efficient review process across participating counties and will support MHP compliance with California Department of Health Care Services (DHCS) Behavioral Health Information Notice (BHIN) 19-026 (or any BHIN released by DHCS that supersedes BHIN 19-026), and the Parity in Mental Health and Substance Use Disorder Services Final Rule (Parity Rule; Tittle 42 of the CFR, part 438.910).

Overview:

Per the DHCS Behavioral Health Information Notice (BHIN) 19-026, MHPs are required to conduct concurrent review and authorization for all psychiatric inpatient hospital services and psychiatric health facility services. This BHIN also outlines policy changes implemented to ensure an MHP's compliance with the Parity in Mental Health and Substance Use Disorder Services Final Rule (Parity Rule; Title 42 of the CFR, part 438.910).

Given these policy changes, CalMHSA has entered into a services contract (hereinafter referred to as the "Services Agreement") with Keystone Peer Review Organization, Inc. ("Contractor"), also known as Kepro, who shall conduct concurrent review and authorization of inpatient psychiatric hospital services on behalf of multiple California County MHPs.

Contractor has agreed to provide a web-enabled utilization review platform and clinical services to carry out psychiatric inpatient concurrent review and authorization services and to provide other related services, as further described in the Services Agreement.

MHPs delegating concurrent review and authorization services to Contractor will range in size from small/rural to large counties and will be located throughout California. Although the review and authorization requirements are uniform, the communication needs of the participating counties or inpatient psychiatric hospitals where county beneficiaries are hospitalized may vary.

Participation Agreement

EXHIBIT B - General Terms and Conditions

I. Definitions

The following words, as used throughout this Participation Agreement, shall be construed to have the following meaning, unless otherwise apparent from the context in which they are used:

- A. <u>CalMHSA</u> California Mental Health Services Authority, a Joint Powers Authority (JPA) created by counties in 2009 at the instigation of the California Mental Health Directors Association to jointly develop and fund mental health services and education programs.
- B. <u>Department of Health Care Services (DHCS)</u> A department within the California Health and Human Services Agency that finances and administers a number of individual health care service programs, including Medi-Cal.
- C. <u>Member</u> A County (or JPA of two or more Counties) that has joined CalMHSA and executed the CalMHSA Joint Powers Agreement.
- D. <u>Mental Health Services Act (MHSA)</u> A law initially known as Proposition 63 in the November 2004 election that added sections to the Welfare and Institutions Code providing for, among other things, PEI Programs.
- E. <u>Mental Health Services Division (MHSD)</u> The Division of the California Department of Health Care Services responsible for mental health functions.
- F. <u>Participant</u> Any County participating in the Program either as a Member of CalMHSA or under a Memorandum of Understanding with CalMHSA.
- G. Program The program identified in the Cover Sheet.

II. Responsibilities

- A. Responsibilities of CalMHSA:
 - 1. Act as the Fiscal and Administrative agent for the Program.
 - 2. Invoice and collect funds from Participant for the Program.
 - 3. Provide quarterly utilization reports to Participant.
 - 4. Manage funds received through the Program, consistent with the requirements of any applicable laws, regulations, guidelines and/or contractual obligations.
 - 5. Work closely with the Contractor to coordinate on implementation and onboarding of participating MHPs.
 - 6. Monitor and administer the Services Agreement on behalf of Participants.
 - 7. Provide regular fiscal reports to Participant and/or other public agencies with a right to such reports.
 - 8. Comply with CalMHSA's Joint Powers Agreement and Bylaws.
- B. Responsibilities of Participant:

- Timely transfer of the funding amount for the Program as specified in section V
 Fiscal Provisions, including administrative fee.
- 2. Provide CalMHSA and any other parties deemed necessary with requested information and assistance in order to fulfill the purpose of the Program.
- 3. Provide feedback on Program performance, which shall include completing a MHP Survey (6) months post implementation and Annual MHP Survey thereafter.
- 4. Acknowledge that funds contributed by Participant shall be pursuant to the allocation formula adopted set forth in Exhibit C.
- 5. Comply with applicable laws, regulations, guidelines, contractual agreements, JPAs, and bylaws.

III. Duration, Term, and Amendment

- A. The term of the Program is effective upon execution through December 31, 2024.
- B. This Participation Agreement may be supplemented, amended, or modified only by the mutual agreement of CalMHSA and the Participant, expressed in writing and signed by authorized representatives of both parties.

IV. Withdrawal, Cancellation, and Termination

- A. Participant may withdraw from the Program and terminate the Participation Agreement upon six (6) months' written notice in accordance with section VII.
- B. The withdrawal of a Participant from the Program shall not automatically terminate its responsibility for its share of the expense and liabilities of the Program. The contributions of current and past Participants are chargeable for their respective share of unavoidable expenses and liabilities arising during the period of their participation.
- C. Upon cancellation, termination, or other conclusion of the Program, any funds remaining undisbursed after CalMHSA satisfies all obligations arising from the administration of the Program shall be returned to Participant. Unused funds paid for a joint effort will be returned pro rata to Participant in proportion to payments made. Adjustments may be made if disproportionate benefit was conveyed on particular Participant. Excess funds at the conclusion of county-specific efforts will be returned to the particular County that paid them.

V. Fiscal Provisions

- A. Funding amount shall not exceed the amount stated in Exhibit C Table B.
- B. Payment Terms
 - a. Participant's Estimated Annual Cost in the amount of \$306,073.60, shall be paid in advance to CalMHSA in four (4) quarterly installments. Each installment shall be paid within 30 days upon receiving CalMHSA's invoice. This amount is inclusive of a 12% adminstrative fee equal to \$32,793.60.
 - b. Each installment is subject to variance based on Participant's Actual Hospitalization Cost invoiced and verified by Contractor to CalMHSA. The maximum amount due from Participant shall not exceed the amount stated in Exhibit C Table B.

- c. The First Installment in the amount of \$76,518.40 is due by Participant to CalMHSA within 30 days of execution of this Participation Agreement.
- C. In a Multi-County Program, Participants will share the costs of planning, administration, and evaluation in the same proportions as their overall contributions.

VI. Limitation of Liability and Indemnification

- A. CalMHSA is responsible for using all funds it receives, in accordance with this Participation Agreement. CalMHSA is not liable to Participant under this Participation Agreement for damages beyond the total amount of Participant's funds received by CalMHSA during the term of this agreement.
- B. CalMHSA is not undertaking responsibility for assessments, creation of case or treatment plans, providing or arranging services, and/or selecting, contracting with, or supervising providers (collectively, "mental health services"). Participant will defend and indemnify CalMHSA for any claim, demand, disallowance, suit, or damages arising from Participant's acts or omissions in connection with the provision of mental health services.

VII. Notice

All notices under this Participation Agreement shall be provided 1) by personal delivery, nationally recognized courier service or mailed by U.S. registered or certified mail, return receipt requested, postage prepaid; AND 2) by email. All notices shall be provided to the respective party at the addresses and email addresses set forth below and shall be deemed received upon the relevant party's receipt.

Either party may change its designee for notice by giving notice of the same and their relevant address information.

Participation Agreement

EXHIBIT C - County Specific Funding

I. Funding Allocation

Table A. County's Estimated Annual Hospitalization Cost

Installment	Hospitalization Cost	CalMHSA Administrative Fee (12%)	Total Cost
First Installment	\$68,320.00	\$8,198.40	\$ 76,518.40
Second Installment	\$68,320.00	\$8,198.40	\$ 76,518.40
Third Installment	\$68,320.00	\$8,198.40	\$ 76,518.40
Fourth Installment	\$68,320.00	\$8,198.40	\$ 76,518.40
Estimated Annual Cost	\$273,280.00	\$32,793.60	\$306,073.60

Note. The Total Cost above is subject to variance based on Actual Hospitalization Cost incurred by Participant.

Table B. County's Annual Program Budget

Hospitalization Cost Breakdown	Amount
Hospitalization Cost Per Unit	\$89.60
County's Average Hospitalization Per Year	3,416
*Estimated Annual Cost	\$306,073.60
**Overage Allowance (20% of estimated annual cost)	\$61,214.72
Maximum Funding Amount Due from Participant Per Year	\$367,288.32

^{*}Annual Cost are an estimate based on the average hospitalization of year 2018-2019 and 2020-2021. Year 2019-2020 has been excluded due to the impact of Covid.

^{**}These funds will be used in the event actual usage exceeds the average hospitalization per year currently estimated at 3,416.

^{***}Any unspent funds shall be rolled over to the next following fiscal year.

PARTICIPATION AGREEMENT BETWEEN THE COUNTY OF FRESNO AND

CALIFORNIA MENTAL HEALTH SERVICES AUTHORITY

Agreement No: 1109-PICR-2022-FC Term: Upon execution through December 31, 2024

FOR FRESNO COUNTY ACCOUNTING USE ONLY:

Fund/Subclass: 0001/10000

Organization: 5630/2666 (\$918,223)

Account/Program 7295/0