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beginning July 1, 2017 through June 30, 2018."

AMENDMENT II TO AGREEMENT

THIS AMENDMENT, hereinafter ref	terred to as Amendment II, is made and entered into this			
20th day of, 2017, by	and between COUNTY OF FRESNO, a Political			
Subdivision of the State of California, hereinafter referred to as "COUNTY", and WESTCARE				
CALIFORNIA, INC., a California Non-profit Corporation, whose business address is PO Box 12107,				
Fresno, CA 93776, hereinafter referred to as	"CONTRACTOR" (collectively the "parties").			

WHEREAS, the parties entered into that certain Agreement, identified as COUNTY Agreement No. 12-232, effective May 22, 2012, and COUNTY Amendment No. 12-232-1, effective November 4, 2014, herein collectively referred to as COUNTY Agreement 12-232, whereby, CONTRACTOR agreed to provide overnight stay facility services for eligible clients discharged from hospital emergency departments (ED)/designated 5150 facilities, as specified in agreement 12-232 to help reduce consumer ED stays as well as reduce recidivism rates for hospital stays; and

WHEREAS, the parties desire to amend the Agreement regarding changes as stated below and restate the Agreement in its entirety.

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, COUNTY and CONTRACTOR agree as follows:

- 1. That, effective July 1, 2017, all references in existing COUNTY Agreement No. 12-232 to "Exhibit A," shall be changed to read "Revised Exhibit A," attached hereto and incorporated herein by reference.
- 2. That, effective July 1, 2017, all references in existing COUNTY Agreement No. 12-232 to "Exhibit B," shall be changed to read "Revised Exhibit B," attached hereto and incorporated herein by reference.
- 3. That the existing COUNTY Agreement No. 12-232, Section two (2) "TERM", shall be revised by adding the following at Page Two (2), Line Eleven (11) after the word "term".

 "This Agreement shall be extended for an additional Twelve (12) month period
- 4. That the existing COUNTY Agreement No. 12-232, beginning on Page Four (4), Line Nine (9) with the word "The" and ending on Page Four (4), Line Eighteen (18) with the word

"Agreement" be deleted and the following inserted in its place:

"The maximum amounts to be paid to CONTRACTOR identified in this Agreement are stated in Exhibit B, attached hereto and incorporated herein to this Agreement. For the period May 22, 2012 through June 30, 2013, the maximum amount of compensation for services rendered under this Agreement shall not exceed Eight Hundred Twenty-Eight Thousand Nine Hundred Fifty-Four and No/100 Dollars (\$828,954.00).

The maximum compensation under this Agreement for the period of July 1, 2013 through June 30, 2014, shall not exceed Six Hundred Eighty One Thousand Seven Hundred Thirty-Five and No/100 Dollars (\$681,735.00).

The maximum compensation under this Agreement for the period of July 1, 2014 through June 30, 2015 shall not exceed Seven Hundred Seventy-Eight Thousand Five Hundred Fifty and No/100 Dollars (\$778,550.00).

The maximum compensation under this Agreement for the period of July 1, 2015 through June 30, 2016 shall not exceed Eight Hundred Nineteen Thousand Ninety and No/100 Dollars (\$819,090.00).

The maximum compensation under this Agreement for the period of July 1, 2016 through June 30, 2017 shall not exceed Eight Hundred Nineteen Thousand Ninety and No/100 Dollars (\$819,090.00).

The maximum compensation under this Agreement for the period of July 1, 2017 through June 30, 2018 shall not exceed Eight Hundred Nineteen Thousand Ninety and No/100 Dollars (\$819,090.00).

The total maximum compensation to be paid by COUNTY to CONTRACTOR upon execution through June 30, 2018 should not exceed Four Million, Seven Hundred Forty-Six Thousand, Five Hundred Nine and No/100 Dollars. (\$4,746,509.00)."

5. That the existing COUNTY Agreement No. 12-232, beginning on Page Seven (7), Section Seven (7), Line Four (4), with the word "Notwithstanding", and ending on Page Seven (7), Line Fifteen (15) with the word "herein", be deleted and the following inserted in its place:

"Notwithstanding the above, changes to services as needed to accommodate changes in the law relating to the services set forth in Exhibit A, may be made with the signed written approval of COUNTY's DBH Director or designee and CONTRACTOR through an amendment approved by COUNTY's County Counsel and Auditor-Controller/Treasurer-Tax Collector. Changes to line items in the budget, as set forth in Exhibit C, that do not exceed 10% of the maximum compensation payable to the CONTRACTOR, may be made with the written approval of COUNTY's Department of Behavioral Health Director, or her designee. Changes to the line items in the budget that exceed 10% of the maximum compensation payable to the CONTRACTOR, may be made with the signed written approval of COUNTY's Department of Behavioral Health Director, or her designee through an amendment approved by COUNTY's County Counsel and Auditor-Controller/Treasurer-Tax Collector. Said budget line item changes shall not result in any change to the annual maximum compensation amount payable to CONTRACTOR, as stated in this Agreement."

6. That the existing COUNTY Agreement No. 12-232, beginning on Page Thirteen (13), Section Thirteen (13), Line Two (2), with the word "The," and ending on Page Nineteen (19), Line Twenty-Two (22), with the word "occasion" be deleted and the following inserted in its place: "COUNTY and CONTRACTOR each consider and represent themselves as covered entities as defined by the U.S. Health Insurance Portability and Accountability Act of 1996, Public

Law 104-191(HIPAA) and agree to use and disclose protected health information as required by law.

COUNTY and CONTRACTOR acknowledge that the exchange of protected health information between them is only for treatment, payment, and health care operations.

COUNTY and CONTRACTOR intend to protect the privacy and provide for the security of Protected Health Information (PHI) pursuant to the Agreement in compliance with HIPAA, the Health Information Technology for Economic and Clinical Health Act, Public Law 111-005 (HITECH), and regulations promulgated thereunder by the U.S. Department of Health and Human Services (HIPAA Regulations) and other applicable laws.

As part of the HIPAA Regulations, the Privacy Rule and the Security Rule require

CONTRACTOR to enter into a contract containing specific requirements prior to the disclosure of PHI, as set forth in, but not limited to, Title 45, Sections 164.314(a), 164.502(e) and 164.504(e) of the Code of Federal Regulations (CFR)."

7. That the existing COUNTY Agreement No. 12-232, beginning on Page Twenty-Two (22), Section Twenty-One (21), Line Twenty (20) with the word "If" and ending on page Twenty-Three (23), line Twenty-Three (23) with the word "later" be deleted and the following inserted in its place:

A. If CONTRACTOR expends Seven Hundred Fifty Thousand Dollars (\$750,000.00 or more in Federal and Federal flow-through monies, CONTRACTOR agrees to conduct an annual audit in accordance with the requirements of the Single Audit Standards as set forth in Office of Management and Budget (OMB) Circular A-133. CONTRACTOR shall submit said audit and management letter to COUNTY. The audit must include a statement of findings or a statement that there were no findings. If there were negative findings, CONTRACTOR must include a corrective action plan signed by an authorized individual. CONTRACTOR agrees to take action to correct any material non-compliance or weakness found as a result of such audit. Such audit shall be delivered to COUNTY's Department of Behavioral Health, Business Office for review within nine (9) months of the end of any fiscal year in which funds were expended and/or received for the program. Failure to perform the requisite audit functions as required by this Agreement may result in COUNTY performing the necessary audit tasks, or at COUNTY's option, contracting with a public accountant to perform said audit, or, may result in the inability of COUNTY to enter into future agreements with CONTRACTOR. All audit costs related to this Agreement are the sole responsibility of CONTRACTOR.

B. A single audit report is no applicable if CONTRACTOR's

Federal contracts do not exceed the Seven Hundred Fifty Thousand dollars (\$750,000.00) requirement or CONTRACTOR'S only funding is through Drug related Medi-Cal. If a single audit is not applicable, a program audit must be performed and a program audit report with management letter shall be submitted by CONTRACTOR to COUNTY as a minimum requirement to attest to CONTRACTOR's solvency. Said audit report shall be delivered to COUNTY's Department of

Behavioral Health, Business Office for review, no later than nine (9) months after the close of the fiscal year in which the funds supplied through this Agreement are expended. Failure to comply with this Act may result in COUNTY performing the necessary audit tasks or contracting with a qualified accountant to perform said audit. All audit costs related to this Agreement are the sole responsibility of CONTRACTOR who agrees to take corrective action to eliminate any material noncompliance or weakness found as a result of such audit. Audit work performed by COUNTY under this section shall be billed to the CONTRACTOR at COUNTY's cost, as determined by COUNTY's Auditor-Controller/Treasurer-Tax Collector.

C. CONTRACTOR shall make available all records and accounts for inspection by COUNTY, the State of California, if applicable, the Comptroller General of the United States, the Federal Grantor Agency, or any of their duly authorized representatives, at all reasonable times for a period of at least three (3) years following final payment under this Agreement or the closure of all other pending matters, whichever is later."

8. COUNTY and CONTRACTOR agree that this Amendment II is sufficient to amend the Agreement; and that upon execution of this Amendment II, the Agreement, Amendment I and Amendment II together shall be considered the Agreement.

The Agreement, as hereby amended, is ratified and continued. All provisions, terms, covenants, conditions and promises contained in the Agreement and not amended herein shall remain in full force and effect. This Amendment II shall become effective upon execution by all parties.

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1	IN WITNESS WHEREOF, the parties hereto have	e executed this Amendment II to Agreement as of the
2	day and year first hereinabove written.	
3		
4		COUNTY OF FRESNO
5	WESTCARE CALIFORNIA, INC.	
6	De Con I Self	By Li Pulum
7	By MOLOU X. And	Chairman, Board of Supervisors
8	Print Name: Shawn A. Jonkins	
10	C 1/0	
11	Title: Chairman of the Board, or	Date: <u>Lo - 20 - 17</u>
12	President, or any Vice President	
13		
14	ALL IS VP authority	BERNICE E. SEIDEL, Clerk Board of Supervisors
15	Attest to SI. VP authority pursuant to Resolution	•
16	wech 2017-01	•
17	By 1- W- 02/01/2017	By Susan Bishop
18		Deputy
19		
20	Print Name: Jin Hanna	
21		
22	Title: Corporate Secretary G.C.	Date: 6 - 20 - 17
23	Secretary (of Corporation), of	
24	any Assistant Secretary, or Chief Financial Officer, or	
25	any Assistant Treasurer	
26	Mailing Address	
27	Mailing Address: PO Box 12107	DY DAGE CEE ADDITIONAL
28	Fresno, CA 93776 Phone No.: (559) 251-4800	PLEASE SEE ADDITIONAL SIGNATURE PAGE ATTACHED

1	APPROVED AS TO LEGAL FORM:
2	DANIEL C. CEDERBORG, COUNTY COUNSEL
3	
4	By Janelle E. Kully
5	
6	APPROVED AS TO ACCOUNTING FORM: OSCAR J. GARCIA, C.P.A., AUDITOR-CONTROLLER/
7	TREASURER-TAX COLLECTOR
8	
9	By all E Caloffe
10	II The state of th
11	REVIEWED AND RECOMMENDED FOR APPROVAL:
12	
13	By Dawan Wecht
14	Dawan Utecht, Director
15	Department of Behavioral Health
16	
17	
18	
19	
20	Fund/Subclass: 0001/10000 Organization: 56304782
21	Account/Program: 7295/0
22	
23	
24	

Mental Health Services Act (MHSA) Overnight Stay Facility Scope of Work

ORGANIZATION: WestCare California, Inc.

ADDRESS: 1505 N. Chestnut, Fresno, CA 93776

SITE ADDRESS: 2772 S. Martin Luther King Blvd, Fresno, CA 93706

SERVICES: Overnight stay services, clinical response services, peer support services,

discharge services, transportation and linkage to appropriate mental health

programs.

CONTRACT PERIOD: Upon Execution through June 30, 2018,

CONTRACT AMOUNT: FY 2017-18 \$819,090

SCHEDULE OF SERVICES:

CONTRACTOR'S staff shall be available to provide Overnight Stay Facility services to consumers seven days a week, 24 hours a day

Contractor(s) shall provide services on eleven (11) County observed holidays in each calendar year as follows:

New Year's Day
Martin Luther King, Jr. Holiday
President's Day
Cesar Chavez Day
Memorial Day
Independence Day
Labor Day
Veterans Day
Thanksgiving Day
Day after Thanksgiving Day
Christmas Day

TARGET POPULATION:

Adult and older adult consumers receiving services from Fresno County emergency departments (ED)/designated 5150 facilities who are discharged to the Overnight Stay Facility upon the ED/designated 5150 facility determination that a higher level of care is not necessary and linkage to outpatient and related services are required. Some consumers may be referred for post hospitalization case management from acute care psychiatric facilities when there is no identified plan for linkage.

PROJECT DESCRIPTION:

The Overnight Stay Facility program will provide 24 hour-7 days per week overnight stay services, clinical response services, peer support services, discharge services, transportation and linkage to appropriate mental health programs to adults and older adults who are deemed appropriate for the Overnight Stay Facility pursuant to discharge from designated hospital emergency departments' designated 5150 facilities and/or psychiatric facilities.

The CONTRACTOR'S Overnight Stay Facility will provide the services described below. CONTRACTOR will provide services to approximately 1,200 consumers annually during the term of the contract. Extended consumer stays will be allowed for homeless consumers that utilize the overnight stay program on nights when linkages to services are not available. Contractors case management staff will follow-up the following morning with extended stay/homeless consumers to provide the necessary linkages to services.

CONTRACTOR'S RESPONSIBILITIES:

CONTRACTOR shall:

- 1. Provide services to consumers discharged from local hospital Emergency Department's (ED)/designated 5150 facilities as requested by the County. The CONTRACTOR may expand to provide services to other agencies in the County of Fresno as needed or if requested to do so by COUNTY, Department of Behavioral Health (DB-I).
- 2. Provide transportation of consumers from ED to Overnight Stay Facility. CONTRACTOR shall arrive at ED/designated 5150 facility on average within thirty minutes of ED/designated 5150 facility request. CONTRACTOR shall then meet with appropriate ED/ designated 5150 facility or Crisis Psychiatric Response Services (CPRS) staff and greet consumer. CONTRACTOR shall learn the consumers discharge plan from the ED staff at the designated 5150 facility and assist the consumer in the appropriate linkage to services the following morning.
- 3. Provide supervision of consumers who are being discharged from the emergency department /designated 5150 facility. Provide for the basic care of consumers i.e.: food, bedding, shower/bath, medication supervision, etc.
- 4. Provide direct assistance with needed linkages including transportation or follow up care as prescribed by the discharging ED's designated 5150 facility. Linkages will occur as close as possible to the next business day.
- 5. Maintain staffing including, but not be limited to: program supervisor, clinician for emergency consultations, facility staffing ratio as State and Federal regulations require that will provide the needed supervision of consumers in the overnight sleeping arrangement. Staffing must include peer/family support and linkage specialists for the purpose of assisting the consumer to treatment/intervention during business hours.
- 6. Ensure that the safety of the community, consumer and staff are a priority.
- 7. Have a process in place for each consumer who utilizes the overnight-stay facility to ensure consumer is actively participating in services. CONTRACTOR will make telephone contacts with each participant's service provider once a week for up to 45 days. Consumers who are not keeping appointments or following through on referrals will be contacted directly, twice weekly at a minimum. Consumers who drop out will be located and motivational interviewing techniques will be used to encourage their return to their treatment program. CONTRACTOR will contact participants at least once a month until the individual has consistently participated in an outpatient program for 3 months and is functioning at a lower level of care
- 8. Ensure service delivery is culturally sensitive and appropriate for consumer and consumer's family.
- 9. Provide family support services through Peer Support Specialists and Linkage Specialists to aid in the recovery of the consumer as well as to educate and engage the whole family.
- 10. Maintain the procedures needed to handle overflow consumers. Maintain adequate space to handle any overflow of consumers into the facility. If the number of consumers exceeds the 1:6 staff to consumer ratio, an on-call Peer Support Specialist will be notified to report to work.

- 11. Extended consumer stays will be allowed for homeless consumers that utilize the overnight stay program on nights when linkages to services are not available. CONTRACTOR'S case management staff will follow-up the following morning with extended stay/homeless consumers to provide the necessary linkages to services.
- 12. The Overnight Stay facility program will provide 24-hour, 7-days-per-week overnight services, clinical response services, peer support services, discharge services, transportation and linkage to appropriate mental health programs to adults and older adults who are deemed appropriate for the Overnight Stay Facility pursuant to discharge from designated hospital emergency departments/designated 5150 facilities.

COUNTY RESPONSIBILITIES:

COUNTY shall:

- Provide program and budget oversight through the County Department of Behavioral Health (DBH), Contracted Services Division to the CONTRACTOR'S Overnight Stay Facility. In addition to contract monitoring of the program, oversight includes, but not limited to, coordination with the State Department of Mental Health, Mental Health Services Act in regard to program administration and outcomes.
- 2. Participate in evaluating the progress of the overall program and the efficiency of collaboration with the CONTRACTOR staff and be available to the CONTRACTOR for ongoing consultation.
- 3. Receive and analyze statistical data outcome information from vendor throughout the term of contract on a monthly basis. DBH will notify the vendor when additional participation is required. The performance outcome measurement process will not be limited to survey instruments but may also include, as appropriate, consumer and staff interviews, chart reviews, and other methods of obtaining required information.
- 4. Recognize that cultural competency is a goal toward which professionals, agencies, and systems should strive. Becoming culturally competent is a developmental process and incorporates at all levels the importance of culture, the assessment of cross-cultural relations, vigilance towards the dynamics that result from cultural differences, the expansion of cultural knowledge, and the adaptation of services to meet culturally-unique needs. Offering those services in a manner that fails to achieve its intended result due to cultural and linguistic barriers is not cost effective. To assist the vendor efforts towards cultural and linguistic competency, DBH shall provide the following at no cost to CONTRACTOR):
 - A. Technical assistance and mandatory cultural competency training including sexual orientation and sensitivity training for vendor personnel, at minimum once per year. County will provide mandatory training regarding the special needs of this diverse population. Sexual orientation and sensitivity to gender differences is a basic cultural competence principle and shall be included in the cultural competency training. Literature suggests that the mental health needs of lesbian, gay, bisexual, transgender (LGBT) individuals may be at increased risk for mental disorders and mental health problems due to exposure to societal stressors such as stigmatization, prejudice, and anti-gay violence. Social support may be critical for this population. Access to care may be limited due to concerns about providers' sensitivity to differences in sexual orientation.
 - B. Technical assistance for vendor in translating behavioral health and substance abuse services information into DBH's threshold languages (Spanish, Laotian, Cambodian and Hmong). Translation services and costs associated will be the responsibility of the vendor.

PROGRAM OUTCOMES

The following items listed below represent program outcomes to be tracked by the vendor during the term of the Agreement:

- CONTRACTOR shall track response time to emergency departments/ designated 5150 facility by Overnight Stay Facility team members.
- CONTRACTOR shall track the amount of time it takes to place consumers from the emergency departments/designated 5150 facility to the Overnight Stay Facility.
- CONTRACTOR shall track referral source.
- CONTRACTOR shall track consumers with behavioral health disorders who are frequent users
 of hospital emergency departments/designated 5150 facility and monitor the recidivism rate of
 those consumers.
- CONTRACTOR shall monitor, report and track appropriate linkage successes and challenges
- CONTRACTOR shall track, report, and monitor follow up contacts with consumers.
- CONTRACTOR shall track clinical outcomes by discharge placement.
- CONTRACTOR shall track total discharges and discharge reasons
- CONTRACTOR will develop a satisfaction survey, approved by DBH that complies with the mandated State performance outcome and quality improvement reports/outcomes. At a minimum, eighty percent (80%) of consumers will report satisfaction with the program services.
- CONTRACTOR will identify services provided to each consumer on a monthly basis.

CULTURAL & LINGUISTIC COMPETENCE:

As related to Cultural and Linguistic Competence, the CONTRACTOR:

- A. Shall be required to ensure compliance with Title 6 of the Civil Rights Act of 1964 (42 U.S.C. Section 2000d, and 45 C.F.R. Part 80) and Executive Order 12250 of 1979 which prohibits recipients of federal financial assistance from discriminating against persons based on race, color, national origin, sex, disability or religion. This is interpreted to mean that a limited English proficient (LEP) individual is entitled to equal access and participation in federally funded programs through the provision of comprehensive and quality bilingual services.
- B. Shall develop and implement policies and procedures for ensuring access and appropriate use of trained interpreters and material translation services for all LEP consumers, including, but not limited to, assessing the cultural and linguistic needs of its consumers, training of staff on the policies and procedures, and monitoring it language assistance program. CONTRACTOR'S procedures must include ensuring compliance of any sub-contracted providers with these requirements.
- C. Agree that minors shall not be used as interpreters.
- D. Shall be required to conduct and submit to County an annual cultural and linguistic needs assessment to promote the provision and utilization of appropriate services for its diverse consumer population. The needs assessment report shall include findings and a plan outlining the proposed

services to be improved or implemented as a result of the assessment findings, with special attention to addressing cultural and linguistic barriers and reducing racial, ethnic, language, abilities, and gender and age disparities.

- E. Shall develop internal systems to meet the cultural and linguistic needs of the vendor's consumer census including the incorporation cultural competency in the vendor's mission; establishing and maintaining a process to evaluate and determine the need for special-administrative, clinical, welcoming, billing, etc. initiatives related to cultural competency
- F. Shall develop recruitment and retention initiatives to establish contracted program staffing that is reflective and responsive to the needs of the program and target population.
 - CONTRACTOR shall establish designated staff person to coordinate and facilitate the integration of cultural competency. The designated person will provide an array of communication tools to distribute information to staff relating to cultural competency issues
- G. Shall keep abreast of evidence-based and best practices in cultural competency inmental health care and treatment to ensure that the vendor (s) maintains current information and an external perspective in its policies. The CONTRACTOR will evaluate the effectiveness of strategies and programs in improving the health status of cultural-defined populations. CONTRACTOR shall communicate their policies to COUNTY for review of adherence with said evidenced-based practices and best practices in cultural competency in mental health care and treatment.
 - CONTRACTOR shall provide translation services for program services in accordance with the requirements noted in Paragraph 30 of this Agreement.
- H. CONTRACTOR'S staff will assume that the population served may not be in heterosexual relationships. Gender sensitivity and sexual orientation must be covered in annual training.
- I. Will utilize existing community supports, referrals to transgender support groups, etc., when appropriate.
- J. Shall deliver services in the consumer's home community, drawing on formal and informal resources to promote the consumer's successful participation in the community. Community resources include not only mental health and co-occurring disorders professionals and provider agencies, but also social, religious and cultural organizations and other natural community support networks.
- K. Shall be required to annually attend the Cultural Competence as well as the Compliance training provided by DBH.
- L. Will report its efforts to evaluate cultural and linguistic activities as part of the vendor's ongoing quality improvement efforts in the monthly activities report. Reported information may include consumers' complaints and grievances, results from consumer satisfaction surveys, and utilization and other clinical data that may reveal health disparities as a result of cultural and linguistic barriers.
- M. Shall recruit and hire staff that have demonstrated experience working with culturally and linguistically underserved minority populations and have knowledge about the culture and languages of these intended groups as well as other diverse communities.

Overnight Stay Program WestCare California, Inc. FY2017-2018

Budget (Categories -			Total Proposed B	udget
Line Iter	n Description (Must be itemized)	FTE %	Admin.	Direct	Total
PERSO	NNEL SALARIES:				
0001	Program Supervisor	1.00		\$55,000	\$55,000
0002	Case Manager	3.00		\$120,000	\$120,000
0003	Peer Support Specialists/Driver	5.00		\$111,800	\$111,800
0000	r cor capport oposiamoto/2/17er	0.00		Ψ111,000	ψ111,000
0004	Personal Service Coordinators	4.00		\$120,640	\$120,640
	D / /D A · · · ·			***	***
0005	Data/Program Assistant	1.00		\$29,120	\$29,120
0006	Medical Director	0.17		\$33,270	\$33,270
0007	LCSW	1.00		\$55,270 \$55,000	\$55,000
0007	200	1.00		ψ33,000	ψ33,000
8000	Temp Help/Overtime			\$2,500	\$2,500
0009	Title	0.00			\$0
0010	Title	0.00			\$0
0011	Title	0.00			\$0
0012	Title	0.00			\$0
	SALARY TOTAL	15.17	\$0	\$527,330	\$527,330
PAYRO	LL TAXES:				
0030	OASDI				\$0
0031	FICA/MEDICARE		\$0	\$34,487	\$34,487
0032	SUI		\$0	\$8,965	\$8,965
	PAYROLL TAX TOTAL		\$0	\$43,452	\$43,452
	YEE BENEFITS:			. [
0040	Retirement		0	\$15,820	\$15,820
0041	Workers Compensation		0	\$10,863	\$10,863
00.40	Health Insurance (medical, vision,		Φ0	#05.004	#05.004
0042	life, dental)		\$0 \$0	\$35,331	\$35,331
	EMPLOYEE BENEFITS TOTAL		\$0	\$62,014	\$62,014

FACILITIES/EQUIPMENT EXPENSES:	
ACILITIES/EQUITIVIENT EAFENSES.	
1010 Rent/Lease Building	\$16,900
1011 Rent/Lease Equipment	\$16,464
1012 Utilities	\$11,000
1013 Building Maintenance	\$2,100
1014 Equipment purchase	\$0
FACILITY/EQUIPMENT TOTAL	\$46,464
OPERATING EXPENSES:	
1060 Telephone	\$6,500
1061 Answering Service	\$0
1062 Postage	\$100
1063 Printing/Reproduction	\$150
1064 Publications	\$0
1065 Legal Notices/Advertising	\$0
1066 Office Supplies & Equipment	\$4,800
1067 Household Supplies	\$3,000
1068 Food	\$250
1069 Program Supplies - Therapeutic	\$0
1070 Program Supplies - Medical	\$750
1071 Transportation of Clients	\$250
1072 Staff Mileage/vehicle maintenance	\$4,000
1073 Staff Travel (Out of County)	\$0
1074 Staff Training/Registration	\$750
1075 Lodging	\$0
1076 Other - (Identify)	\$0
1077 Other - (Identify)	\$0
OPERATING EXPENSES TOTAL	\$20,550
FINANCIAL SERVICES EXPENSES:	
1080 Accounting/Bookkeeping	\$0
1081 External Audit	\$0
1082 Liability Insurance	\$0
1083 Administrative Overhead	\$99,430
1084 Payroll Services	\$0
1085 Professional Liability Insurance	\$2,400
FINANCIAL SERVICES TOTAL	\$101,830
SPECIAL EXPENSES (Consultant/Etc.):	
1090 Consultant (network & data management)	\$0
1091 Translation Services	\$1,000
1092 Medication Supports	\$0
SPECIAL EXPENSES TOTAL	\$1,000
FIXED ASSETS:	
1190 Computers & Software	\$0
1191 Furniture & Fixtures	\$500
1192 Other - (Identify)	\$0
1193 Other - (Identify)	\$0

FIXED ASSETS TOTAL		\$500		
NON MI	EDI-CAL CLIENT SUPPORT EXPENSES:		-	
2000	Client Housing Support Expenditures (SFC 7)	0)		\$0
2001	Client Housing Operating Expenditures (SFC	71)		\$0
2002.1	Clothing, Food & Hygiene (SFC 72)			\$12,500
2002.2	Client Transportation & Support (SFC 72)			\$2,500
2002.3	Education Support (SFC 72)			\$0
2002.4	Employment Support (SFC 72)			\$0
2002.5	Respite Care (SFC 72)			\$0
2002.6	Household Items			\$950
2002.7	Utility Vouchers (SFC 72)			\$0
2002.8	Child Care (SFC 72)			\$0
	NON MEDI-CAL CLIENT SUPPORT TOTAL			\$15,950
	TOTAL P	ROGRAM	1 EXPENSES	\$819,090
			<u>L</u>	. ,
		Units of		
MEDI-C	AL REVENUE:	Service	Rate	\$ Amount
3000	Mental Health Services (Individual/Family/Gr	0	\$0.00	\$0
3100	Case Management	0	\$0.00	\$0
3200	Crisis Services	0	\$0.00	\$0
3300	Medication Support	0	\$0.00	\$0
3400	Collateral	0	\$0.00	\$0
3500	Plan Development	0	\$0.00	\$0
3600	Assessment	0	\$0.00	\$0
3700	Rehabilitation	0	\$0.00	\$0
	Estimated Medi-Cal Billing Totals	0		\$0
	Estimated % of Federal Financial Participation Reim	bursement	0.00%	\$0
arly and	Periodic Screening, Diagnostic, and Treatment Reim		0.00%	\$0
	MEDI-CAL REVENUE TOTAL			\$0
OTHER	REVENUE:		<u> </u>	•
4000	Other - (Identify)			\$0
4100	Other - (Identify)			\$0
4200	Other - (Identify)			\$0
4300	Other - (Identify)			\$0
	OTHER REVENUE TOTAL			\$0
MHSA F			<u> </u>	* -
5000	Prevention & Early Intervention Funds			\$0
5100	Community Services & Supports Funds		\$0	
5200	Innovation Funds		\$0	
5300	Workforce Education & Training Funds			\$0
	MHSA FUNDS TOTAL			\$819,090
		PROGRA	M REVENUE	\$819,090
				70.0,000