

Marion County Board of County Commissioners

MODIFICATION OF AGREEMENT WITH MARION COUNTY ("COUNTY")

AGREEMENT NUMBER/TITLE: 18P-095 Occupational Medical	Care Provider
MODIFICATION NUMBER: 4 MODIFICATION EFFE	
DESCRIPTION OF MODIFICATION:	
 This Modification renews the Agreement for one (1) year, efforting annual cost of \$265,414. This Modification adds language to the Agreement to compare the agreement agreement for one (1) year, effort annual cost of \$265,414. 	
requirements as reflected on Exhibit A, hereto, and shall remarequired of Provider under the Agreement. NOTE! All provisions of the Agreement not specifically modified herein shall remain in full force and effect.	
ISSUED BY: Marion County Board of County Commissioners	PCA/BUYER: SHARI CHINEVERE
Procurement Services	E-MAIL: shari.chinevere@marionfl.org
2631 SE Third St. Ocala, FL 34471	PHONE: 352-671-8648
NAME: OCCUPATIONAL HEALTH CENTERS OF 5080 Spectrum Drive, Suite 1200, Add	
ADDRESS: 5080 Spectrum Drive, Suite 1200, Add Robert G. Hassett, DO, MPH	uison, 17 73001
INSTRUCTIONS: PROVIDER shall sign Signature Block shall return this form to Procurement Services within five (5) modification will be returned to PROVIDER to attach to	
MARION COUNTY, A POLITICAL SUBDIVISION OF THE STATE OF FLORIDA	FOR USE AND RELIANCE OF MARION COUNTY ONLY, APPROVED AS TO FORM AND LEGAL SUFFICIENCY
JEFF GOLD DATE	MATTHEW G. MINTER
CHAIRMAN	MARION COUNTY ATTORNEY
ATTEST:	COMPANY NAME:
GREGORY C. HARRELL DATE	OCCUPATIONAL HEALTH CENTERS OF THE SOUTHWEST, P.A
MARION COUNTY CLERK OF THE COURT	
COMPANY NAME:	BY: DATE
CONCENTRA HEALTH SERVICES, INC.	PRINTED NAME
BY: DATE	
PRINTED NAME ITS:	ITS:

18P-095-CA-04 Occupational Medical Care Provider <u>EXHIBIT A</u>

The following language is added to the Agreement:

1. INSURANCE.

As applicable, during the period of Work, insurance policies shall be with a company or companies authorized to do business in the State of Florida. CLIENT shall be notified if any policy limit has eroded to one half its annual aggregate. PROVIDER shall provide, within the timeframe noted in the Award Letter, a Certificate of Insurance, issued by a company authorized to do business in the State of Florida and with an A.M. Best Company rating of at least A-. Self-Insured companies that cannot be rated, will also be considered. All policies must include all requirements listed below, reference the project number and show Marion County as additional insured. The Certificate should also provide for 30-day cancellation notice to the Procurement Director's address, set forth herein.

WORKERS COMPENSATION AND EMPLOYER'S LIABILITY

Coverage to apply for all employees at STATUTORY Limits in compliance with applicable state and federal laws.

- Employer's Liability limits for not less than \$100,000 each accident \$500,000 disease policy limit and \$100,000 disease each employee must be included.
- The Provider/Vendor, and its insurance carrier, waives all subrogation rights against
 Marion County, a political subdivision of the State of Florida, its officials, employees and
 volunteers for all losses or damages which occur during the contract and for any events
 occurring during the contract period, whether the suit is brought during the contract period
 or not
- The County requires all policies to be endorsed with WC00 03 13 Waiver of our Right to Recover from others or equivalent.

COMMERCIAL GENERAL LIABILITY

Coverage must be afforded under a Commercial General Liability policy with limits not less than

- \$1,000,000 each occurrence for Bodily Injury, Property Damage and Personal and Advertising Injury
- \$2,000,000 each occurrence for Products and Completed Operations

2. EMPLOYEE ELIGIBILITY VERIFICATION.

E-Verify, pursuant to Section 448.095, F.S.

Section 448.095, Florida Statutes, requires PROVIDER to be registered and use the E-Verify system to verify the work authorization status of all newly hired employees and prohibits PROVIDER from entering into the Agreement unless it is in compliance therewith. Information provided by PROVIDER is subject to review for the most current version of the State or Federal policies at the time of the award of the Agreement.

- 1. CLIENT hereby affirms it is duly registered, uses, and adheres to the practices of the E-Verify system, including those outlined in the clauses below.
- 2. PROVIDER has agreed to perform in accordance with the requirements of this Section and agrees:
 - a. PROVIDER certifies and assures CLIENT that PROVIDER is currently in full compliance with Section 448.095, Florida Statutes and it is registered and uses the E-Verify System to verify work authorization status of all newly hired employees and will continue to do so throughout the Term. This certification and assurance is a material term on which CLIENT relies in entering into the Agreement.

- b. CLIENT shall immediately terminate the Agreement if CLIENT has a good faith belief that PROVIDER has knowingly violated Section 448.09(1), Florida Statutes, that is, that PROVIDER knowingly employed, hired, recruited, or referred either for itself or on behalf of another, private or public employment within the State an alien who is not duly authorized to work by the immigration laws or the Attorney General of the United States.
- c. When PROVIDER enters into a contract with an employee, a service agent or a subcontractor, PROVIDER shall obtain from that contracting party ("Contracting Party") an affidavit stating that the Contracting Party does not employ, contract with, or subcontract with an unauthorized alien.
- d. PROVIDER shall maintain a copy of such affidavit for the duration of the Agreement and provide it to CLIENT upon request.
- e. PROVIDER shall immediately terminate the Contracting Party if PROVIDER has a good faith belief that the Contracting Party has knowingly violated Section 448.09(1), Florida Statutes, as set forth above.
- f. If CLIENT has a good faith belief that PROVIDER's Contracting Party has knowingly violated Section 448.09(1), Florida Statutes, but that PROVIDER has otherwise complied, CLIENT shall promptly order PROVIDER to terminate the Contracting Party. PROVIDER agrees that upon such an order, PROVIDER shall immediately terminate the Contracting Party. PROVIDER agrees that if it should fail to comply with such an order, CLIENT shall immediately terminate PROVIDER.
- g. If CLIENT terminates the Agreement with PROVIDER, PROVIDER may not be awarded a public contract for a least one (1) year after the date of termination.
- h. PROVIDER is liable for any additional costs incurred by CLIENT as a result of a termination under this Section.
- i. Any such termination under this Section is not a breach of the Agreement and may not be considered as such.
- j. PROVIDER shall maintain records of its registration, use, and compliance with the provisions of the E-Verify system, including the registration and use by its subcontractor, and to make such records available to CLIENT or other authorized governmental entity.
- k. To comply with the terms of this Employment Eligibility Verification provision is made an express condition of the Agreement and CLIENT may treat a failure to comply as a material breach of the Agreement.

3. SCRUTINIZED COMPANIES.

Scrutinized Companies, pursuant to Section 287.135, F.S.

A. Certification.

- 1. If the Agreement is for One Million Dollars or more, PROVIDER certifies that at the time it submitted its bid or proposal for the Agreement or before entering into the Agreement or renewing same, PROVIDER was not then and is not now:
 - a. On the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, created pursuant to Section 215.473, F.S., or
 - b. Engaged in business operations in Cuba or Syria.
- 2. If the Agreement is for any amount, PROVIDER certifies that at the time it submitted its bid or proposal for the Agreement or before entering into the Agreement or renewing same, PROVIDER was not then and is not now:
 - a. On the Scrutinized Companies that Boycott Israel List, created pursuant to Section 215.4725, F.S. or
 - b. Engaged in a boycott of Israel.
- B. **Termination, Threshold Amount.** CLIENT may, entirely at its option, terminate the Agreement if it is for One Million Dollars and PROVIDER meets any of the following criteria.
 - 1. Was entered into or renewed on or after July 1, 2011, through June 30, 2012, and PROVIDER is found to meet any of the following prohibitions:

- a. Submitted a false certification as provided under Section 287.135(5), F.S., or
- b. Been placed on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, created pursuant to Section 215.473, F.S.
- 2. Was entered into or renewed on or after July 1, 2012, through September 30, 2016, and PROVIDER is found to meet any of the following prohibitions:
 - a. Submitted a false certification as provided under Section 287.135(5), F.S.;
 - Been placed on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, created pursuant to Section 215.473, F.S.; or
 - c. Been engaged in business operations in Cuba or Syria.
- 3. Was entered into or renewed on or after October 1, 2016, through June 30, 2018, and PROVIDER is found to meet any of the following conditions:
 - a. Submitted a false certification as provided under Section 287.135(5), F.S.;
 - b. Been placed on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, created pursuant to Section 215.473, F.S.;
 - c. Been engaged in business operations in Cuba or Syria; or
 - d. Been placed on the Scrutinized Companies that Boycott Israel List, created pursuant to Section 215.4725, F.S. or is engaged in a boycott of Israel.
- 4. Was entered into or renewed on or after July 1, 2018, and PROVIDER is found to meet any of the following prohibitions:
 - a. Submitted a false certification as provided under Section 287.135(5), F.S.;
 - b. Been placed on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, created pursuant to Section 215.473, F.S.; or
 - c. Been engaged in business operations in Cuba or Syria.
- C. **Termination, Any Amount.** CLIENT may, entirely at its option, terminate the Agreement if it is for any amount and meets any of the following criteria.
 - 1. Was entered into or renewed on or after July 1, 2018, and
 - 2. PROVIDER is found to have been placed on the Scrutinized Companies that Boycott Israel List, created pursuant to Section 215.4725, F.S. or is engaged in a boycott of Israel.
- D. **Comply; Inoperative.** The Parties agree to comply with Section 287.135, F.S., as it may change from time to time during the Term. The contracting prohibitions in this Section become inoperative on the date that Federal law ceases to authorize the State of Florida to adopt and enforce such contracting prohibitions.

4. SOVEREIGN IMMUNITY.

Sovereign Immunity. Nothing in the Agreement shall be deemed to waive the sovereign immunity protections provided CLIENT pursuant to Florida law. Notwithstanding anything stated to the contrary in the Agreement, any obligation of CLIENT to indemnify PROVIDER, if provided, is limited and shall not exceed the limits set forth in Section 768.28, Florida Statutes. This Section shall survive the termination of the Agreement.

5. ON-GOING COMPLIANCE.

On-Going Compliance. The Parties acknowledge that the Agreement may contain provisions prescribed by laws, statutes, and regulations that can change during the Term of the Agreement. The Parties understand and agree that the Agreement is intended to reflect and require the Parties' compliance with all laws at all times. The Parties expressly and specifically agree to perform the Agreement in full compliance with the governing laws, statutes, and regulations, as same may change from time to time.