# SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



FROM: Department of Mental Health

June 17, 2010

SUBJECT: Approve the FY 2010/2011 Agreement Renewals with Anka Behavioral Health, Inc. for Adult and Crisis Residential Treatment services.

**RECOMMENDED MOTION:** Move that the Board of Supervisors:

- 1. Approve the Agreement Renewal with Anka Behavioral Health, Inc. for Adult Residential Treatment (ART) services for FY 2010/2011
- 2. Approve the Agreement Renewal with Anka Behavioral Health, Inc. for Crisis Residential Treatment (CRT) services for FY 2010/2011;
- 3. Authorize the Chairman of the Board to sign both Agreement Renewals; and
- 4. Authorize the Riverside County Purchasing Agent to increase, decrease, sign ministerial amendments and annually renew both agreements with Anka Behavioral Health, Inc. through June 30, 2013.

BACKGROUND: On May 5, 2009 and December 8, 2009, Agenda 3.23 and Agenda Item 3.18 respectively, the Riverside County Board of Supervisors, pursuant to California Code of Regulations (CCR) Title 9, Division 1, Section 1810.203, approved the contracts between the Department of Mental Health (DOMH) and Anka Behavioral Health, Inc. for FY 2009/2010 to establish and operate a fifteen (15) bed Adult Residential Treatment (ART) Program in the mid-county region of Riverside County and a fifteen (15) bed Crisis Residential Treatment (CRT) Program in the desert region. (Continued on Page 2) JW:KAS:SM Jerry/Wengerd, Director Department of Mental Mealth In Current Year Budget: \$ 1.863.678 **Current F.Y. Total Cost: FINANCIAL** \$ 0 **Budget Adjustment: Current F.Y. Net County Cost:** DATA \$ 0 For Fiscal Year: **Annual Net County Cost:** FY 10/11 SOURCE OF FUNDS: Anka ART-50% FFP and 50% MHSA and Anka CRT-20.02% **Positions To Be Deleted Per A-30** FFP and 79.98% MHSA Requires 4/5 Vote <del>APPROVE</del>

C.E.O. RECOMMENDATION:

**County Executive Office Signature** 

Debra Cournoyer

Consent Consent 

Purchasing

Policy

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Policy

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Exec. Ofc.

Dep't Recomm.

**Ref.:** 12/8/09 item 3.18

District: 4

**Agenda Number:** 

#### PAGE 2

**SUBJECT:** Approve the FY 2010/2011 Agreement Renewals with Anka Behavioral Health, Inc. for Adult and Crisis Residential Treatment services.

#### **BACKGROUND** (continued):

The ART Program is a long term alternative to locked, Skilled Nursing Facilities and serves as a transition from a locked facility to community living. It provides a wide range of activities and rehabilitative services to Riverside County consumers in a non-institutional, therapeutic, community residential setting, who would be at risk for hospitalization or other institutional placement if they were not in the residential treatment program. The CRT is a short term residential Program that provides an alternative to Acute Psychiatric Hospitalization and serves Riverside County residents with persistent mental illness who may otherwise be hospitalized. It is the goal of both programs to have residents in treatment work toward recovery, independent living and obtaining short or long term employment. Therefore, the DOMH is requesting that the Board of Supervisors approve both agreements with Anka Behavioral Health, Inc. for FY 2010/2011 to continue to provide CRT and ART services to the constituents of the County of Riverside.

#### PERIOD OF PERFORMANCE:

Both agreements will be in effect from July 1, 2010 through June 30, 2011, and may be renewed annually by the Riverside County Purchasing Agent annually through June 13, 2013 upon the availability of applicable Federal, State and/or County funds.

#### FINANCIAL IMPACT:

All service costs for both agreements have been budgeted in the department's FY 2010/2011 budget, and no additional county funds are required.

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#### FY 2010/2011 AGREEMENT RENEWAL BETWEEN

## COUNTY OF RIVERSIDE AND ANKA BEHAVIORAL HEALTH, INC.

That certain agreement between the County of Riverside (COUNTY) and Anka Behavioral Health, Inc. (CONTRACTOR) originally approved by the Board of Supervisors on May 5, 2009, Agenda Item 3.23 for FY 2009/2010; is hereby renewed for FY 2010/2011, effective July 1, 2010 and shall continue to June 30, 2011.

That certain agreement is modified as follows:

1. Section VI-ADMINISTRATIVE CHANGE STATUS is modified as follows:

Add lettering system to paragraphs and current paragraph now becomes paragraph "a".

Add subparagraph "b." as follows:

"b. CONTRACTOR is responsible for providing to the COUNTY, annually, at the beginning of each fiscal year and upon execution of the CONTRACTOR'S agreement, emergency and/or after hour contact information for the CONTRACTOR'S organization. CONTRACTOR emergency and/or after hour contact information shall include, but is not limited to, first and last name of emergency and/or after hour contact, telephone number, cellular phone number, and applicable address(s). CONTRACTOR shall provide this information to the COUNTY at the same time the CONTRACTOR provides the COUNTY with annual insurance renewals and/or changes to insurance coverage."

Add subparagraph "c" as follows:

- "c. CONTRACTOR shall be responsible for updating this information, immediately and in writing, when changes in CONTRACTOR'S emergency and/or after hour contact information occurs during the fiscal year or prior to the end of the fiscal year. Written CONTRACTOR updates of this information shall be provided to the COUNTY in accordance with Section XXXIII-Notices of this agreement."
- 2. Section XVI-REPORTS is modified as follows:

Delete existing paragraph "B." and replace with the new paragraph "B." as follows:

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| "B. CONTRACTOR shall provide the COUNTY with applicable reporting documentation        | as |
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| specified and/or required by the COUNTY, State Department of Mental Health and Federal | l  |
| guidelines. COUNTY may provide additional instructions on reporting requirements."     |    |
| Section XX-STAFFING is modified as follows:  |    |

Add paragraph "H." as follows:

3.

"H. CONTRACTOR shall follow all Federal, State and County policies, laws and regulations regarding Staffing and/or Employee compensation. CONTRACTOR shall not pay or compensate any of its Staff, Personnel or Employees by means of cash. All payments or compensation made to CONTRACTOR Staff, Personnel and/or Employees in association with the fulfillment of this agreement shall be made by means of Staff, Personnel and/or Employee Certified Payroll only.

4. Section XXI-CULTURAL COMPENTENCY

Add new subparagraph "4." to paragraph A. as follows:

"4. CONTRACTOR agrees to comply with the COUNTY'S Cultural Competency Plan as set forth in the Board of Supervisors approved Cultural Competency Plan. The Cultural Competency Plan may be obtained from the COUNTY'S website at <a href="https://www.mentalhealth.co.riverside.us">www.mentalhealth.co.riverside.us</a> or by contacting the COUNTY'S Cultural Competency Manager or designee upon written request via certified mail or facsimile to:

Riverside County Department of Mental Health Cultural Competency Program

P.O. Box 7549

Riverside, California 92513

Attention: Cultural Competency Manager

Fax: 951-358-4792"

Add new subparagraph "5." to paragraph A. as follows:

"5. CONTRACTOR agrees to meet with COUNTY'S Cultural Competency Program Manager, as needed by the CONTRACTOR and as coordinated by the COUNTY, to determine and implement cultural competency activities that shall include, but is not limited to, compliance with the cultural competency requirements outlined in Section XXI of this agreement."

Add new subparagraph "6." to paragraph A. as follows:

"6. COUNTY will provide technical assistance to CONTRACTOR in the areas of cultural competency as needed and requested by CONTRACTOR."

Add new subparagraph "7." to paragraph A. as follows:

"7. CONTRACTOR will be responsible for participating in cultural competency trainings as required by the COUNTY'S Cultural Competency Plan. The following is a partial list of annual cultural competency trainings and topics that may be available through the COUNTY to assist CONTRACTORS with meeting training requirements, though capacity will be limited: Cultural Formulation; Multicultural Knowledge; Cultural Sensitivity; Cultural Awareness; Social/Cultural Diversity; Mental Health Interpreter Training; Training Staff in the use of Mental Health Interpreters; Training in the Use of Interpreters in the Mental Health Setting. In order to attend the COUNTY offered trainings, CONTRACTOR must contact the Cultural Competency Manager at the contact information location in subparagraph 1 of paragraph A. in Section XXI-CULTURAL COMPENTENCY."

Add subparagraph "8." to paragraph A. as follows:

"8. CONTRACTOR will be responsible for reporting back to the COUNTY, annually in writing, all cultural competency related trainings that staff members have taken. The following format is recommended:

| Name of<br>Training<br>Event              | Description of<br>Training  | How long<br>and how<br>often<br>attended | Attendance by<br>Service Function   | No. of<br>Attendees<br>and Total | Date of<br>Training | Name of<br>Presenter |
|---|---|--|---|----------------------------------|---------------------|----------------------|
| Example: Cultural Competence Introduction | Overview of cultural competence issues in mental health treatment settings. | Four<br>hours<br>annually                | *Direct Services *Direct Services Contractors *Administration *Interpreters | 15<br>20<br>4<br>2<br>Total: 41  | 1/21/10             | John Doe             |

CONTRACTOR training information shall be submitted via facsimile to 951-358-4792 to the attention of the COUNTY Cultural Competency Program Manager on or before June 30 of each fiscal year."

Add subparagraph "9." to paragraph A. as follows:

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"9. CONTRACTOR is responsible for notifying the COUNTY Cultural Competency Program Manager in writing if the June 30<sup>th</sup> deadline can not be met. CONTRACTOR will be responsible for requesting an extension from the COUNTY'S Cultural Competency Program Manager. All requests for extensions must be put in writing and mailed or faxed to the COUNTY'S Cultural Competency Program Manager at the contact information listed herein."

Section XXIX-TERMINATION PROVISIONS: is modified as follows:
 Re-letter paragraph "I" to read paragraph "J".

Add a new paragraph "I" as follows:

- "I. In instances where the CONTRACTOR agreement is terminated and/or allowed to expire by the COUNTY and not renewed for a subsequent fiscal year, COUNTY reserves the right to enter into settlement talks with the CONTRACTOR in order to resolve any remaining and/or outstanding contractual issues, including but not limited to, financials, services, billing, cost report, etc. In such instances of settlement and/or litigation, CONTRACTOR will be solely responsible for associated costs for their organizations legal process pertaining to these matters including, but not limited to, legal fees, documentation copies, and legal representatives.

  CONTRACTOR further understands that if settlement agreements are entered into in association with this agreement, the COUNTY reserves the right to collect interest on any outstanding amount that is owed by the CONTRACTOR back to the COUNTY at a rate of no less than 5% of the balance."
- 6. Rescind the previous Exhibit C in its entirety and replace it with the new, attached Exhibit C in which the COUNTY'S Maximum Obligation to the CONTRACTOR remains unchanged at \$725,000 for FY 2010/2011.
- 7. Rescind the previous Schedule I in its entirety and replace it with the new, attached Schedule I for FY 2010/2011.

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|----|--|--|
| 1  | All other provisions of this entire Agreement shall re           | emain unchanged and in full force and effect.        |
| 2  | IN WITNESS WHEREOF, the Parties here                             | to have caused their duly authorized representatives |
| 3  | to execute this amendment.                                       |  |
| 4  | COUNTY ADDRESS:  | INFORMATION COPY:                                    |
| 5  | County of Riverside  | County of Riverside                                  |
| 6  | Board of Supervisors<br>4080 Lemon Street, 5 <sup>th</sup> Floor | Department of Mental Health P.O. Box 7549            |
| 7  | Riverside, CA 92501  | Riverside, CA 92503-7549                             |
| 8  | CONTRACTOR, ANIVA DELL'ITERALTIL DIO                             | COLDINAL OF BUIEDCIDE                                |
| 9  | CONTRACTOR: ANKA BEH. HEALTH, INC.                               | COUNTY OF RIVERSIDE:                                 |
| 10 | Signed: Chi tall   |  |
| 11 | 1011 10  | Purchasing Agent                                     |
| 12 | Date: 0   0   0  | County of Riverside                                  |
| 13 | Title: EXECUTIVE UP & DCEO                                       | Date:  |
| 14 | Address: 1850 Gateway Blvd., Ste # 900<br>Concord, CA 94520      |  |
| 15 | ,  |  |
| 16 | COUNTY COUNSEL:  |  |
| 17 | Pamela J. Walls  |  |
| 18 | Approved as to Form  | •  |
| 19 | By: 4 / Veeter 6/14/11)  |  |
| 20 | Deputy County Counsel  Marsha L. Victor                          |  |

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MH – 9b ACTUAL COST MEDI-CAL/NON MEDI-CAL

#### EXHIBIT C

#### REIMBURSEMENT & PAYMENT

CONTRACTOR NAME: ANKA BEHAVIORAL HEALTH, INC. (MHSA ANKA ART MID COUNTY)

#### A. REIMBURSEMENT:

- 1. In consideration of services provided by CONTRACTOR pursuant to this Agreement, CONTRACTOR shall receive monthly reimbursement based upon the unit rate as specified in the Schedule I and actual units provided, less revenue collected, not to exceed the maximum obligation of the COUNTY as specified herein. Schedule I is attached hereto and incorporated herein by this reference.
- 2. The final year-end settlement for non Medi-Cal services shall be based on the Actual Cost, multiplied by the actual number of units, less revenue collected. The final year-end settlement for Medi-Cal services shall be based on final State approved Medi-Cal units, multiplied by the actual allowable cost per unit of services provided, the State Maximum Allowance (SMA) rate, state approved Short Doyle/Medi-Cal (SD/MC) rate or customary charges, whichever is lower, less revenue collected. The combined final year-end settlement for Medi-Cal and non Medi-Cal services shall not exceed the maximum obligation of the COUNTY as specified herein, and the applicable maximum reimbursement rates promulgated each year by the State.

# B. MEDI-CAL RATES:

The CONTRACTOR acknowledges Medi-Cal rates are subject to annual adjustments mandated by the State. In the event the negotiated SD/MC rate exceeds the actual Cost per Unit or published rate, the guidelines for Medi-Cal Federal Financial Participation (FFP) giveback may apply per the State's cost report instruction manual.

#### C. MAXIMUM OBLIGATION:

COUNTY'S maximum obligation for fiscal year 2010/2011 shall be \$725,000, subject to availability of Federal, State, and local funds.

#### D. **BUDGET**:

Schedule I presents for planning purposes the budgetary details pursuant to this Agreement. Schedule I contains the reporting unit (RU), the mode(s) of service, the service functions, units, revenues received, maximum obligation and source of funding pursuant to this Agreement.

#### E. SHORT-DOYLE/MEDI-CAL:

- 1. With respect to services provided to Medi-Cal beneficiaries, CONTRACTOR shall comply with applicable Medi-Cal cost containment principles where reimbursement is based on actual allowable cost, approved Medi-Cal rate, State approved negotiated SD/MC rate or customary charges, whichever is lower as specified in Title 19 of the Social Security Act, Title 22 of the California Code of Regulations and policy letters issued by the State Department of Mental Health.
- 2. The Short/Doyle Medi-Cal reimbursement is composed of Local Matching Funds and Federal Financial Participation (FFP).

#### F. REVENUES:

- 1. Pursuant to the provisions of Sections 4025, 5717 and 5718 of the Welfare & Institutions Code, and as further contained in the State Department of Mental Health Revenue Manual, Section 1, CONTRACTOR shall collect revenues for the provision of the services described pursuant to Exhibit A. Such revenues may include but are not limited to, fees for services, private contributions, grants or other funds. All revenues received by CONTRACTOR shall be reported in their annual Cost Report, and shall be used to offset gross cost.
- 2. Patient/client eligibility for reimbursement from Medi-Cal, Private Insurance, Medicare, or other third party benefits shall be determined by the

CONTRACTOR. CONTRACTOR shall pursue payment from all potential sources in sequential order, with Short/Doyle Medi-Cal as payor of last resort. CONTRACTOR is to attempt to collect first from Medicare (if site is Medicare certified), then insurance and then first party.

- 3. If a client has both Medicare or insurance and Medi-Cal coverage, a copy of the Medicare or insurance Explanation of Benefits (EOB) must be provided to the COUNTY within 30 days of receipt.
- 4. CONTRACTOR is obligated to collect from the client any Medicare coinsurance and/or deductible if the site is Medicare certified, and to collect and clear with the State any Medi-Cal Share of Cost. Patients/clients with share of cost Medi-Cal shall be charged their monthly Medi-Cal share of cost in lieu of their annual liability. Medicare clients will be responsible for any co-insurance and/or deductible for services rendered at Medicare certified sites.
- 5. All other clients will be subject to an annual sliding fee schedule by CONTRACTOR for services rendered, based on the patient's/client's ability to pay, not to exceed the CONTRACTOR'S actual charges for the services provided. In accordance with the State Department of Mental Health's Uniform Method of Determining Ability to Pay (UMDAP) Manual, CONTRACTOR shall not be penalized for non-collection of revenues provided that reasonable and diligent attempts are made by the CONTRACTOR to collect these revenues. Past due patient/client accounts may not be referred to private collection agencies. No patient/client shall be denied services due to inability to pay.
- 6. CONTRACTOR shall submit to COUNTY, with signed contract, a copy of CONTRACTOR'S published charges.
- 7. If CONTRACTOR charges the client any additional fees (i.e. Co-Pays) above and beyond the Contracted Schedule I rate, the CONTRACTOR must notify the COUNTY within ten (10) days of signing the AGREEMENT.

8. CONTRACTOR must notify the COUNTY if CONTRACTOR raises client fees. Notification must be made within ten (10) days following any fee increase.

#### G. REALLOCATION OF FUNDS:

- 1. No funds allocated for any Mode of Service as designated in Schedule I may be reallocated to another Mode of Service unless written approval is given by the Program Manager prior to either the end of the Contract Period of Performance or the end of the Fiscal year (June 30<sup>th</sup>). Approval shall not exceed the maximum obligation
- 2. In addition, CONTRACTOR may not, under any circumstances and without prior approval and/or written consent from the Program Manager and confirmed by the Supervisor of the COUNTY Fiscal Unit, reallocate funds between non-billable and billable mode and service functions and/or procedure codes as designed in the Schedule I that are defined as non-billable by the COUNTY, State or Federal governments from or to funds, services, mode of services and/or procedure codes that are defined as billable by the COUNTY, State or Federal governments.
- 3. If this Agreement includes more than one Exhibit C, shifting of funds from one Exhibit C to another is also prohibited without prior, written consent and approval from the Program Manager prior to the end of either the Contract Period of Performance or Fiscal year.

# H. RECOGNITION OF FINANCIAL SUPPORT:

CONTRACTOR'S stationery/letterhead shall indicate that funding for the program is provided in whole or in part by the COUNTY of Riverside Department of Mental Health.

#### I. <u>PAYMENT:</u>

Monthly reimbursements may be withheld at the discretion of the Director or its
designee due to material contract non-compliance, including audit
disallowances and/or adjustments or disallowances resulting from the COUNTY

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Contract Monitoring Review (CMT), the Annual Program Monitoring and/or the Cost Report Reconciliation/Settlement process.

- 2. In addition to the CMT, Annual Progress Monitoring, and Cost Report Reconciliation/Settlement processes, the COUNTY reserves the right to perform periodic service deletes and denial monitoring for this agreement throughout the fiscal year in order to minimize and/or potentially prevent COUNTY and CONTRACTOR loss. The COUNTY, at its discretion, may withhold and/or offset invoices and/or monthly reimbursements to CONTRACTOR, at any time without prior notification to CONTRACTOR, for service deletes and denials that may occur in association with this agreement. COUNTY shall notify CONTRACTOR of any such instances of services deletes and denials and subsequent withholds and/or reductions to CONTRACTOR invoices or monthly reimbursements.
- 3. Notwithstanding the provisions of Paragraph I-1 and CONTRACTOR shall be paid in arrears based upon the actual units of services provided and entered into the COUNTY'S specified Data Collection System. CONTRACTOR will submit a claim on their organization's stationery, which must include at a minimum the CONTRACTOR'S name, invoice mailing address and telephone number, summarizing the dollar amount specified in the applicable COUNTY specified Data Collection System Report (currently the final MH952) and a signed "Certification of Claims and Program Integrity" form (PIF). The summary page of the monthly, final applicable Data Collection System Report (currently the final MH952) and the PIF form must be attached to the CONTRACTOR invoice. Failure to attach the monthly, final summary page of the applicable Data Collection System Report, the Certification of Claims and the signed PIF, will delay payment to the CONTRACTOR until the required documents are provided. The claim must be approved and signed by the Director or an authorized designee of the CONTRACTOR. Monthly claims

shall be submitted to the appropriate Program or Regional Manager of the COUNTY'S Department of Mental Health, no later than the tenth (10<sup>th</sup>) working day of each month.

- 4. Short-Doyle/Medi-Cal billings shall be processed by the COUNTY and the CONTRACTOR shall provide the COUNTY with all information necessary for the preparation and audit of such billings.
- 5. CONTRACTOR shall submit a monthly invoice for payment and a quarterly report to COUNTY program with invoice describing outcomes, and progress updates and services delivered based on the contract's Exhibit A, "Scope of Services".
- 6. Unless other wise notified by the COUNTY, CONTRACTOR invoicing will be paid by the COUNTY thirty (30) calendar days after the date the invoice is received by the applicable COUNTY Program/Region.

#### J. <u>COST REPORT</u>:

1. For each fiscal year, or portion thereof, that this Agreement is in effect, CONTRACTOR shall provide to COUNTY two (2) copies per each Reporting Unit (RU) number, an annual Cost Report with an accompanying financial statement and applicable supporting documentation to reconcile to the Cost Report within forty-six (46) calendar days following the end of each fiscal year (June 30), the expiration or termination of the contract, which ever occurs first. The Cost Report shall detail the actual cost of services provided. The Cost Report shall be provided in the format and on forms provided by the COUNTY. Final payment to CONTRACTOR shall not be made by COUNTY until the final current and prior year Cost Report(s) have been reconciled, settled and signed by CONTRACTOR and received and approved by the COUNTY.

- 2. CONTRACTOR shall use OMB-circular A-122 to formulate proper cost allocation methods to distribute cost between COUNTY and non-COUNTY programs.
- 3. CONTRACTOR is required to send one representative to the cost report training annually held by COUNTY regarding preparation of the year-end Cost Report. The COUNTY will notify CONTRACTOR of the date(s) and time(s) of the training. Attendance at the training is necessary annually in order to ensure that the Cost Reports are completed appropriately. Failure to attend this training may result in delay of payment.
- 4. CONTRACTOR will be notified in writing by COUNTY, if the Cost Report has not been received within forty-six (46) calendar days after the end of the COUNTY Fiscal year. If the Cost Report is not postmarked in the forty-six (46) calendar day time frame, future monthly reimbursements will be withheld until the COUNTY is in possession of a completed cost report. Future monthly reimbursements will be withheld if the Cost Report contains errors that are not corrected within ten (10) calendar days of written or verbal notification from the COUNTY. Failure to meet any pre-approved deadlines extension will immediately result in the withholding of future monthly reimbursements.
- 5. The Cost Report shall serve as the basis for year-end settlement to CONTRACTOR including a reconciliation and adjustment of all payments made to CONTRACTOR and all revenue received by CONTRACTOR. Any payments made in excess of Cost Report settlement shall be repaid upon demand, or will be deducted from the next payment to CONTRACTOR.
- 6. All current and/or future contract service payments to CONTRACTOR will be withheld by the COUNTY until the final current and prior year Cost Report (s) have been reconciled, settled and signed by CONTRACTOR, and received and approved by the COUNTY.

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### K. <u>COST REPORT SETTLEMENT:</u>

CONTRACTOR shall report Actual Costs separately, if deemed applicable and as per CONTRACTOR Schedule I, to provide Contract Client Services, Prescriptions, Health Maintenance Costs, and Flexible funding costs under this agreement on the annual cost report. Where deemed applicable, Actual Costs for Indirect Administrative Expenses shall not exceed the amount of the percentage of cost as submitted in the CONTRACT Request for Proposal or Cost Proposal(s). Final year-end settlement shall not exceed the Contract Maximum Obligation, less revenue, less payment received, up to the Maximum Obligation as stated in section C above.

### L. BANKRUPTCY:

Within five (5) calendar days of filing for bankruptcy, CONTRACTOR shall notify County's Department of Mental Health's Fiscal Services Unit, by certified letter with a carbon copy to the Department of Mental Health's Program Support Unit, in writing of such. The CONTRACTOR shall submit a properly prepared Cost Report in accordance with requirements and deadlines set forth in Section J before final payment is made.

#### M. <u>AUDITS:</u>

- CONTRACTOR agrees that any duly authorized representative of the Federal Government, the State or COUNTY shall have the right to audit, inspect, excerpt, copy or transcribe any pertinent records and documentation relating to this Agreement or previous Agreements in previous years.
- 2. If this contract is terminated in accordance with Section XXIX, TERMINATION PROVISIONS, COUNTY, Federal and/or State governments may conduct a final audit of the CONTRACTOR. Final reimbursement to CONTRACTOR by COUNTY shall not be made until all audit results are known and all accounts are reconciled. Revenue collected by CONTRACTOR during this period for services provided under the terms of this Agreement will be regarded as revenue received and deducted as such from the final reimbursement claim.

- 3. Any audit exception resulting from an audit conducted by any duly authorized representative of the Federal Government, the State or COUNTY shall be the responsibility of the CONTRACTOR. Any audit disallowance adjustments may be paid in full upon demand or withheld at the discretion of the Director of Mental Health against amounts due under this Agreement or Agreement(s) in subsequent years.
- 4. The COUNTY will conduct Annual Program Monitoring Review and/or Contract Monitoring Review (CMT). Upon completion of monitoring, Contractor will be mailed a report summarizing the results of the site visit. A corrective Action Plan will be submitted by CONTRACTOR within thirty (30) calendar days of receipt of the report. CONTRACTOR'S failure to respond within thirty (30) calendar days will result in withholding of payment until the corrective plan of action is received. CONTRACTOR'S response shall identify time frames for implementing the corrective action. Failure to provide adequate response or documentation for this or previous year's Agreements may result in contract payment withholding and/or a disallowance to be paid in full upon demand.

#### N. <u>DATA ENTRY:</u>

1. CONTRACTOR understands that as the COUNTY upgrades its current Data Collection System to comply with Federal, State and/or local funding and service delivery requirements; CONTRACTOR will, therefore, be responsible for attending and receiving COUNTY training associated with, but not limited to, applicable service data entry, billing and invoicing, and learning how to appropriately and successfully utilize and/or operate the current and/or upgraded Data Collection System as specified for use by the COUNTY under this agreement. The COUNTY will notify the CONTRACTOR when such training is required and available. In the event the COUNTY'S specified Data Collection System changes prior to a new fiscal year, COUNTY shall notify

CONTRACTOR and provide immediate instructions and make subsequent arrangements to facilitate such a change.

2. CONTRACTOR is required to enter all units of services into the COUNTY'S specified Data Collection System for the prior month no later than 5:00 p.m. on the fifth (5<sup>th</sup>) working day of the current month. Late entry of services into the COUNTY'S specified Data Collection System may result in financial and/or service disallowances to the CONTRACTOR.

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# COUNTY OF RIVERSIDE DEPARTMENT OF MENTAL HEALTH SCHEDULE I

CONTRACT PROVIDER NAME: Anka Behavioral Health, Inc.

FISCAL YEAR: 2010/11

NEGOTIATED RATE ( )

ACTUAL COST ()

NEGOTIATED NET AMOUNT ( )

DEPT ID/PROGRAM: 4100206215/74700 - MHSA ANKA-ART-MID COUNTY SYSTEM RU NUMBER: 33ANN1 & 33ANN2

| SYSTEM RU NUMBER:                 |                      | ·  |      |                 |           |         |
|-----------------------------------|----------------------|--|------|-----------------|-----------|---------|
| TYPE of MODALITY                  | Adult<br>Residential | Medication<br>Support  |      | Board &<br>Care | TOTAL     | _       |
| MODE OF SERVICE:                  | 05                   | 15   |      | 60              |           |         |
| SERVICE FUNCTION:                 | 65                   | 60   | 2.00 | 40              | 4.25      |         |
| PROCEDURE CODE:                   | 160                  | 460  |      | N/A             |           |         |
| UNITE TYPE:                       | Client Day           | Staff Minute   |      | Actual Cost     |           |         |
| NUMBER OF UNITS:                  | 5,110                | 2,893  |      | N/A             | i u       |         |
| COST PER UNIT:                    | \$139.15             | \$4.82   |      | N/A             |           |         |
| GROSS COST:                       | \$711,057            | \$13,943   |      | \$147,180       | \$872,180 |         |
| LESS REVENUES COLLECTED           |                      | in a second of the second of t |      |                 |           |         |
| BY CONTRACTORS:                   | 199                  | 10 A   |      |                 | 100       |         |
| A. PATIENT FEES                   | \$0                  | \$0  |      | \$0             | \$0       | 1.      |
| B. PATIENT INSURANCE              | \$0                  | \$0  |      | \$0             | \$0       |         |
| C. OTHER PATIENTROOM & BOARD FEES | \$0                  | \$0  |      | \$147,180       | \$147,180 |         |
| TOTAL CONTRACTOR REVENUES         | \$0                  | \$0  |      | \$147,180       | \$147,180 |         |
| LESS MEDI-CAL/FFP                 | \$0                  | \$0  |      | \$0             | \$0       | ٠       |
| MAXIMUM OBLIGATION                | \$711,057            | \$13,943   |      | \$147,180       | \$725,000 |         |
| SOURCES OF FUNDING FOR MAXIMUM O  | BLIGATION:           |  |      |                 |           | %       |
| A. Medi-Cal FFP                   | \$440,855            | \$8,645  |      | \$0             | \$449,500 | 62.00%  |
| B. FEDERAL FUNDS                  | \$0                  | \$0  |      | \$0             | \$0       | 0.00%   |
| C. REALIGNMENT FUNDS              | \$0                  | \$0  |      | \$0             | \$0       | 0.00%   |
| D. STATE GENERAL FUNDS            | \$0                  | \$0  |      | \$0             | \$0       | 0.00%   |
| E. COUNTY FUNDS                   | \$0                  | \$0  |      | \$0             | \$0       | 0.00%   |
| F. OTHER: MHSA                    | \$270,202            | \$5,298  |      | <b>\$</b> 0     | \$275,500 | 38.00%  |
| TOTAL (SOURCES OF FUNDING)        | \$711,057            | \$13,943   |      | \$0             | \$725,000 | 100.00% |

| FUNDING SOURCES DOCUMENT CLIB FY 10//1                             |                   |
|--|-------------------|
| STAFF ANALYST SIGNATURE:   | , DATE: 24-May-10 |
| FISCAL SERVICES SIGNATURE: May | DATE://3/10       |
| ADMINISTRATIVE SERVICES OFFICER SIGNATURE:                         | DATE:             |