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



FROM: Human Resources Department

SUBMITTAL DATE: August 20, 2013

SUBJECT: Exclusive Care - EPO First Amendment to the Medical Contractor Agreement with Christopher Sherman, DO, A Professional Medical Corporation

RECOMMENDED MOTION: 1) Approve the attached First Amendment to the Medical Contractor Agreement from November 1, 2013 until September 30, 2016, with Christopher Sherman, DO, A Professional Medical Corporation. Dr. Sherman is an orthopedic surgeon located in Moreno Valley; 2) authorize the Chairperson to sign three (3) copies of the attached Amendment and; 3) retain one (1) copy of the signed Amendment and return two (2) copies to Human Resources for distribution.

BACKGROUND: In 1999, the Board of Supervisors established the County's self-funded Exclusive Provider Option (EPO) health plan, Exclusive Care, to provide a value health plan option to the employees of Riverside County and their families. To provide services to its enrolled members, Exclusive Care has contracted with a variety of healthcare providers.

Exclusive Care has contracted with a variety of healthcare providers. Michael Stock, Asst. Human Resources Director for Barbara A. Olivier Asst. County Executive Officer/Human Resources Director Current F.Y. Total Cost: \$ 0 In Current Year Budget: No **FINANCIAL Current F.Y. Net County Cost:** \$ 0 **Budget Adjustment:** No DATA **Annual Net County Cost:** \$ to be determined by For Fiscal Year: 2013/14 claims SOURCE OF FUNDS: Premiums paid by members Positions To Be **Deleted Per A-30** Requires 4/5 Vote C.E.O. RECOMMENDATION: **APPROVE**

County Executive Office Signature

Ivan M. Chand

10/3/2013

SEM DCT 10 AFLID: 2

Prev. Agn. Ref.: 11/08/2011; 3.9

3.9 **District:** ALL ATTACHMENTS FILED

Agenda Number:

3-41

Per Exec. Ofc.:

Policy

X

Consent

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Consent

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BACKGROUND continued:

This Provider has completed the Exclusive Care credentialing process which includes all appropriate medical licensure, a current review of the Medical Board of California for actions relating to licenses or practices of physicians, public records, consumer complaints, business license, and lien verifications. The legal contracting entity has been verified with the W9 and/or the California Business Portal or Business License. This Amendment continues participation in the Exclusive Care Provider Network under terms with an increase in rates similar to other comparable providers under contract.

FIRST AMENDMENT TO THE RIVERSIDE COUNTY – EXCLUSIVE CARE EXCLUSIVE PROVIDER ORGANIZATION MEDICAL CONTRACTOR AGREEMENT

By and Between

The County of Riverside, State of California

And

Christopher Sherman, D.O., A Professional Medical Corporation

The Medical Contractor Agreement ("Agreement") between the County of Riverside, State of California ("County") and Christopher Sherman, D.O., A Professional Medical Corporation ("Contractor") for health care services effective October 1, 2013 through September 30, 2016 for Exclusive Care enrollees, is hereby amended effective November 1, 2013 as follows:

- 1. Attachment 2 Compensation shall be terminated and replaced in its entirety as attached hereto.
- 2. All other terms and conditions of the Agreement shall remain in full force and effect.
- 3. Contractor certifies that the individual signing this amendment has authority to execute this First Amendment on behalf of Contractor, and may legally bind Contractor to the terms of conditions of this First Amendment.

IN WITNESS WHEREOF, the parties hereto have cause their duly appointed representatives to execute this First Amendment to the Medical Contractor Agreement for EPO Services for Riverside County.

ATTEST: Clerk to the Board Kecia Harper-Ihem	COUNTY OF RIVERSIDE
By Deputy	By Chairman, Board of Supervisors
Date	Date
Approved as to form and content:	
Pamela J. Walls County Counsel	
By:	
CONTRACTOR: Christopher Sherman, D.O., A Professional Medical Corporation By:	
Printed Name: CMS SHERMAN	
Title: President	
Date: 7/26/13	

Attachment 2 Compensation

Reimbursement by Exclusive Care for prior authorized covered services, shall be payable by County at 120% (one hundred and twenty percent) of the current year Medicare allowable all inclusive for professional and facility services for locality 99. Contractor is responsible for collecting deductibles, co-payments and coinsurance amount from Member receiving Covered Services.