#### THIRD AMENDMENT TO STANDARD CONTRACT BETWEEN COUNTY OF SOLANO AND ALDEA, INC.

This Third Amendment is made on June 7, 2017, between the COUNTY OF SOLANO, a political subdivision of the State of California ("County") and ALDEA, INC. ("Contractor").

- 1. Recitals
  - A. The parties entered into a Contract dated August 1, 2014 (the "Contract"), in which Contractor agreed to provide mental health prevention activities and early prevention treatment approaches.
  - B. The County amended the Contract ("First Amendment") dated February 19, 2016 to modify the Budget of the Contract.
  - C. The County amended the Contract ("Second Amendment") dated December 7, 2016 to modify the Scope of Work and the Budget of the Contract without increasing the total compensation.
  - D. The County now needs to modify the Scope of Work, Budget, Special Terms and Conditions and extend the term of the Contract while increasing the total compensation.
  - E. The Third Amendment represents an increase of \$624,684 of the Contract.
  - F. The parties agree to amend the Contract as set forth below.
- 2. Agreement
  - A. Term of Contract

Section 2 is deleted in its entirety and replaced with: "The term of this Contract is August 1, 2014 to June 30, 2018."

B. Amount of Contract

Section 3 is deleted in its entirety and replaced with: "The maximum amount of this Contract is \$1,884,238."

C. Scope of Work

Exhibit A-1 is deleted in its entirety and replaced with the Scope of Work attached to and incorporated by this reference as Exhibit A-2.

- D. Budget
  - (1) Exhibits B-1-1, B-1-3 and B-2-1 are deleted in its entirety and replaced with Exhibits B-1-4, B-1-5 and B-2-2.
  - (2) Exhibit B-1-4 is amended to delete all references to Exhibits B-1-3 and B-2-1 and replaced with Exhibits B-1-5 and B-2-2.
- E. Special Terms and Conditions

Exhibit D is deleted in its entirety and replaced with the Special Terms and Conditions attached to and incorporated by this reference as Exhibit D-1.

#### 3. Effectiveness of Contract

Except as set forth in this Third Amendment, all other terms and conditions specified in the Contract remain in full force and effect.

COUNTY OF SOLANO, a Political
Subdivision of the State of California

06/30/2017 Birgitta Corsello SIGNED 03:45 PM EDT By Birgitta E. Corsello County Administrator

SIGNED

06/13/2017

06:21 PM EDT

APPROVED AS TO FORM

Bernadette By Curry

County Counsel

CONTRACTOR

06/07/2017 Mark Bontrager By

03:14 PM EDT

Mark Bontrager, Executive Director

APPROVED AS TO CONTENT

SIGNED

06/08/2017 07:48 PM EDT

Gerald, R. Huber, Director Health and Social Services Department

### EXHIBIT A-2 SCOPE OF WORK

### PROGRAM DESCRIPTION

Aldea, Inc., a California non-profit ("Contractor") shall provide the Early Treatment Psychosis Program for the County of Solano, a political subdivision of the State of California (the "County"). Contractor shall provide mental health early intervention services to individuals between the ages 12-30 who have experienced their first episodic break of psychosis or currently have subthreshold symptoms of psychosis as determined by the Early Diagnosis and Preventative Treatment (EDAPT) Model.

The Early Treatment Psychosis Program is outlined in the Solano County Mental Health Services Act (MHSA) Integrated Three-Year Plan for Fiscal Year (FY) 2014/17 and 2017/20 as well as in the Substance Abuse and Mental Health Services Administration (SAMHSA) Mental Health Block Grant (MHBG) First Episode of Psychosis (FEP) Program Narrative for FY 2016/17 and requested Program Narrative for FY 2017/18.

### I. <u>CONTRACTOR SHALL BE RESPONSIBLE FOR THE FOLLOWING:</u>

# 1. PROGRAM SPECIFIC ACTIVITIES

- a. Prevention Strategies (a minimum of 335 individuals served):
  - i. Conduct education and outreach activities within the community to heighten awareness about early signs of psychosis, and to reduce stigma related to mental illness.
  - ii. Attend or host at least one major outreach event for FY 2017/18. The event will provide opportunity for the contractor to distribute information about the Early Onset Psychosis Program.
  - iii. Circulate an electronic newsletter monthly to email distribution list for psychosis program, including but not limited to organizations or individuals who were recently served by an outreach activity.
  - iv. Conduct phone screenings to determine whether referred individuals meet the criteria for a comprehensive assessment to determine a diagnosis of a psychotic disorder.
    - 1. Provide appropriate referrals to care and support for individuals referred to the program that did not meet the threshold for a screening.
- b. Early Intervention Strategies ( a minimum of 30 unduplicated clients for FY 2016/17 and a minimum of 40 unduplicated clients served for FY 201/18):
  - i. Conduct structured assessments to include the SCID, SIPS, GAF, GFS/R, CGI-SCH, and CSSRS assessment tools as determined by the EDAPT model.
  - ii. Provide evidenced-based treatment service model to clients who meet the threshold for the program. Evidenced-based models such as Cognitive Behavioral Therapy for Psychosis (CBT-P) will be used. Treatment services include but are not limited to: individual treatment and psychotherapy; Multi-Family group therapy, peer support groups, and psychiatric medication management.
  - iii. Provide family support services including engagement of families in the Multi-Family group, provision of family support groups and family advocacy activities.
  - iv. Provide education and employment support services, for individuals with the early onset of psychosis or make referrals to appropriate community partners to meet these needs.
- c. Linkage Services including:

- 1. For children/youth determined to be high risk and in need of a higher level of care, Contractor shall refer to an appropriate provider (Solano County Mental Health, FSP Program, other insurance, etc.) in a timely manner.
- 2. For children/youth determined to be lower risk but could benefit from other community services and supports, Contractor shall refer to an appropriate program that will meet the needs of the child/youth and/or their parents/caregivers.
- 3. Contractor will track the referrals made to include the name of the individual referred for alternative services, date of referral, and where individual was referred to.

### 2. <u>GENERAL ACTIVITIES</u>

- a. Provide mental health services that are strengths-based, person-centered, safe, effective, timely and equitable; supported by friends and the community; with an emphasis on promoting wellness and recovery.
- b. Ensure that service frequency is individualized and based upon the need of each consumer and in accordance with the County MHP level of care system.
- c. Make coordination of service care an integral part of service delivery which includes providing education and support to consumers/family members as well as consulting with community partners including but not limited to: other mental health providers, physical care providers, schools (if appropriate), etc.
- d. Maintain documentation/charting according to industry standards. For all clients entered into the Solano County MHP electronic health record Contractor shall adhere to documentation standards set forth by the MHP in accordance with Solano Behavioral Health Trainings and practice and documentation manuals.
- e. Ensure that direct clinical services are provided by licensed, registered or waivered clinicians or trained support counselors.
  - i. Assessment activities and therapy treatment services (1:1 therapy, family therapy, and group psychotherapy) can only be provided by licensed or registered clinicians.
  - ii. "Other Qualified Providers", such as for mental health specialist level staff, are authorized to bill for Medi-Cal reimbursable mental health services, such as targeted case management, rehabilitative services, collateral, or plan development.
  - iii. If Contractor employs staff with less education than a BA in a mental health or social work field, and less experience than 2 years in a mental health related field, the Contractor will provide and document training around any service activity for which the staff will be providing.
- f. Contractor shall supervise unlicensed staff in accordance with Medi-Cal and the California State Board of Behavioral Sciences guidelines and regulations.
- g. The Child Adolescent Needs & Strengths (ages 3-21) assessment or Adult Needs & Strength Assessment (ANSA) (ages 18+) outcomes instrument shall be used with all County clients at the required intervals of initial assessment, 6 month intervals, and discharge from treatment. Primary Service Coordinators and Treatment planning teams shall use CANS/ANSA assessment data to determine treatment progress, areas of treatment focus and support continued need for treatment or for treatment reduction or discharge. The Primary Service Coordinator shall be responsible for completing these instruments and shall consult with other ancillary treatment providers as required by the administration protocol and/or sound clinical practice.
- h. Participate in County Mental Health Services Act (MHSA) planning activities as requested to include the MHSA Partner meeting, stakeholder planning meetings, etc.
- i. Include in all media related to the scope of work of program funded activities by this Contract and provided to the public, a reference to the Solano County Board of Supervisors, Health and Social Services and the Mental Health Services Act as the

sponsors and funding source. When logos are used on your material please include a copy of the County Seal as well as the MHSA logo. These materials will be made available to you at your request.

### 3. <u>PERFORMANCE MEASURES</u>

- a. Prevention Strategies:
  - i. Outreach and education activities shall serve a minimum cumulative total of 250 unduplicated individuals.
  - ii. Screenings a minimum of 85 screenings shall be conducted.
- b. Early Intervention Strategies:
  - i. Treatment at least 30 clients will receive treatment services for FY 2016/17 and 40 clients will receive treatment services for FY 2017/18.
  - ii. Education & Employment Support- a minimum of 80% of the clients will receive education support or referral to an appropriate educational institution and/or employment support program.
  - iii. Less than 10 percent of clients enrolled in the treatment program will require hospitalizations for greater than seven days on an annual basis.
  - iv. 25% of the consumers receiving treatment will demonstrate improvement on the Clinical Global Impression (CGI) Scale at the 6 month mark and 50% of the consumers receiving treatment will demonstrate improvement at the annual (12 month) mark.

### 4. <u>REPORTING REQUIREMENTS</u>

- a. Collect, compile and submit monthly MHSA agreed upon contract deliverables and client demographic data by the 15th of each month unless granted an extension by the County Contract Manager or designee.
- b. Submit the monthly Service Delivery Reporting Form which includes:
  - i. Number of unduplicated individuals served.
  - ii. Number of services provided per specific program activities.
  - iii. Unduplicated count of consumers served in each program activity.
- c. Submit the monthly Demographic Report Form to include demographic categories determined by MHSA regulations which include:
  - i. Age group
  - ii. Race
  - iii. Ethnicity
  - iv. Primary Languages
  - v. Sexual orientation
  - vi. Gender assigned sex at birth
  - vii. Current gender identity
  - viii. Disability status
  - ix. Veteran status
- d. For Prevention and Early Intervention (PEI) funded contracts: Per Title 9 CCR Section 3560.010 Contractor shall collect and report demographic data will include outreach and prevention activities as well as early intervention activities. Contractor to collect demographics for:
  - i. Participants of prevention activities including trainings, support groups, outreach events, etc.
  - ii. Consumers served in prevention and early intervention programs.
- e. Prepare a biannual and annual evaluation of program activities, submitted by January 15th and July 15th of each contract year including aggregated data and narrative reports on program deliverables. The following information should be included:
  - i. Compilation of all biannual/annual data.
  - ii. Narrative of collaborative aspects of the program, if applicable.
  - iii. Agreed upon client outcomes and benchmarks for success.
  - iv. Any challenges or barriers to the provision of services.

### County of Solano Standard Contract

# 5. <u>CONTRACT MONITORING MEETINGS</u>

a. Contractor shall attend quarterly, or more frequently if needed, contract monitor meetings with the County Contract Manager or designee. Contractor shall ensure that staff providing program oversight and management attend meetings.

# 6. PATIENTS RIGHTS

- a. Patient rights shall be observed by Contractor as provided in Welfare and Institutions Code section 5325 and Title 9 of the California Code of Regulations, HITECH, and any other applicable statutes and regulations. County's Patients' Rights advocate will be given access to clients, and facility personnel to monitor Contractor's compliance with said statutes and regulation.
- b. Freedom of Choice: County shall inform individuals receiving mental health services, including patients or guardians of children/adolescents, verbally or in writing that:
  - i. Acceptance and participation in the mental health system is voluntary and shall not be considered a prerequisite for access to other community services.
  - ii. They retain the right to access other Medi-Cal or Short-Doyle/Medi-Cal reimbursable services and have the right to request a change of provider, staff persons, therapist and/or case manager.

# 7. <u>CULTURAL COMPETENCE</u>

Contractor shall ensure the delivery of culturally and linguistically appropriate services to consumers by adhering to the following:

- a. Contractor shall provide services pursuant to this agreement in accordance with current State Statutory, regulatory and Policy provisions related to cultural and linguistic competence as defined in California State Department of Mental Health (DMH) Information Notice No: 97-14, "Addendum for Implementation Plan for Phase II Consolidation of Medi-Cal Specialty Mental Health Services-Cultural Competence Plan Requirements," and the Solano County Mental Health Plan Cultural Competence Policy. Specific statutory, regulatory and policy provisions are referenced in Attachment A of DMH Information Notice No: 97-14, which is incorporated by this reference.
- b. Agencies which provide mental health services to Medi-Cal beneficiaries under Contract with Solano County are required to participate as requested in the development and implementation of specific Solano County Cultural Competence Plan provisions including, but not limited to:
  - i. Develop and assure compliance with administrative and human resource policy and procedural requirements to support the hiring and retention of a diverse workforce.
  - ii. Provide culturally sensitive service provision including assurance of language access through availability of bilingual staff or interpreters and culturally appropriate evaluation, diagnosis, treatment and referral services.
- c. Provision of Services in Preferred Language:
  - Contractor shall provide services in the preferred language of the consumer and/or family member with the intent to provide linguistically appropriate mental health services per ACA 1557 45 CFR 92, nondiscrimination in healthcare programs. This may include American Sign Language (ASL). This can be accomplished by a bilingual clinician or the assistance of an interpreter. The interpreter may not be a family member unless the consumer or family expressly refuses the interpreter provided.
  - ii. Contractor shall ensure that all staff members are trained on how to access interpreter services.
  - iii. All informational materials, legal forms and clinical documents that the consumer or family member may review and/or sign shall be provided in the consumer/family member's preferred language whenever possible.

- iv. Contractor shall at a minimum provide translation of written informational materials, legal forms, clinical documents, in the County's threshold language of Spanish for Spanish-preferred consumers and/or family members.
- d. Cultural Competence Training:
  - i. Contractor shall ensure that all staff members including direct service providers, office support, and leadership complete at least one training in cultural competency per year.
    - 1. Contractor will provide evidence, including sign in sheets, training syllabi, certificates of completion, and tracking sheets based on organizational charts, of Contractor staff receiving compliance training to County Quality Improvement annually.
  - ii. Contractor shall ensure that interpretation services utilized for communications or treatment purposes are provided by interpreters who receive regular cultural competence and linguistic appropriate training. Training specifically in terms often used in the mental health field is recommended.
- e. Participate in County and agency sponsored training programs to improve the quality of services to the diverse population in Solano County.

# 8. QUALITY IMPROVEMENT ACTIVITIES

- a. Medi-Cal Certification:
  - i. If the Contractor has Medi-Cal claiming programs, then Contractor will meet and maintain standards outlined on the most up-to-date DHCS Certification Protocols, as well as any standards added by the County through the most recent Behavioral Health Division policy.
  - ii. Contractor shall inform County of any changes in Contractor status, including changes to ownership, site location, organizational and/or corporate structure, program scope and/or services provided, Clinical Head of Service.
    - 1. Contractor will communicate any such changes within 60 days to County Quality Improvement, utilizing the most up-to-date version of the Solano County Behavioral Health Division Medi-Cal Certification Update Form.
  - iii. Per DHCS requirements, Contractor shall establish hours of operation to serve Medi-Cal consumers that are the same as those hours for serving non-Medi-Cal clients.
- b. Staff Credentialing:
  - i. All Contractor staff providing services that are entered into the County billing and information system must have their names and other required information communicated to County Quality Improvement using County Staff Master form.
- c. Access:
  - i. Ensure that upon receiving written referral or request for service, Contractor will contact consumer within 3-5 business days and offer an assessment within 10 business days. In the event that this timeline cannot be met:
    - 1. Contractor will notify the appointed County Contract Manager or the County designee within two (2) business days.
    - 2. For consumers with Medi-Cal insurance who will be served under the MHP a Notice of Action E will be utilized in accordance with the MHP guidelines.
  - ii. Contractor will forward confirmation of all consumer intakes, not initially referred from the County, to the County's Access unit.
  - iii. Contractor will provide staff to work with County Quality Improvement to make multiple (no less than four) test calls for the County business and after-hours access telephone line, during one month per fiscal year.
- d. Contractor shall maintain medical records in such a manner that all required documentation for every consumer is stored in the secure Medical Record. Additionally, documentation will be completed with an emphasis on both timeliness and clinical

accuracy, in order to establish medical necessity for all specialty mental health services provided by the Contractor, as outlined in Solano County Behavioral Health Quality Improvement documentation trainings and manual.

- i. Only one assessment and treatment plan covering the service authorization period is necessary to justify medical necessity for services. If another program is the Primary Service Coordinator and has completed an assessment and treatment plan, Contractor will utilize the already completed documentation to establish medical necessity for treatment, or complete a brief update to any area in need of supplemental information.
- ii. Required documentation includes, but is not limited to, the following:
  - 1. Informing Materials
  - 2. Clinical Behavioral Health Assessment
  - 3. Consumer Treatment Plan
  - 4. Service Authorization
  - 5. General Consent for Treatment
  - 6. Medication Consent
  - 7. Authorizations to Release Medical Records
  - 8. Acknowledgement of Receipt of Notice of Privacy Practices
  - 9. Notices of Action (if applicable, must be sent to Quality Improvement within 5 business days)
- e. Concurrent Review:
  - i. Contractor shall coordinate with County Quality Improvement, when requesting service authorization for a client, to provide an Assessment, Consumer Treatment Plan, Service Authorization, and any other relevant documents deemed necessary by County prior to authorizing services.
  - ii. Contractor will respond to County Quality Improvement's request for clinically amended documentation and resubmit documentation within 5 business days of receiving request.
- f. Problem Resolution:
  - i. Contractor shall adopt and implement the County Health and Social Services Department, Behavioral Health Division's Problem Resolution process.
  - The County Problem Resolution process includes Grievance, Appeal, and Expedited Appeals, as stipulated in County policy ADM141 Beneficiary Problem Resolution Process – Grievances, ADM136 Beneficiary Problem Resolution Process—Mental Health Services Act Issues, ADM142 Beneficiary Problem Resolution Process – Appeals, ADM143 Beneficiary Problem Resolution Process – Expedited Appeals, ADM132 Request to Change Service Provider, and AAA210 Beneficiary Right of a Second Opinion.
  - iii. Contractor duties regarding Problem Resolution include, but are not limited to, the following:
    - 1. Contractor shall post County notices and make available County forms and other materials informing consumers of their right to file a grievance and appeal. Required materials include the following brochures: "Beneficiary Rights & Problem Resolution Guide" "Appeal Form", "Compliment/Suggestion Form", "Grievance Form", "Mental Health Service Act Issues Form" and the "Request to Change Service Provider". Contractor shall aid consumers in filing a grievance when requested and shall not retaliate in any manner against anyone who files a grievance.
  - iv. Contractor shall forward all Problem Resolution Process brochures written and completed by or on behalf of a consumer of the MHP to County Quality Improvement, immediately but no later than 24 hours from receipt, whether or not Contractor has resolved the problem.
  - v. Contractor shall communicate and collaborate directly with the County Quality Improvement Problem Resolution Coordinator to provide any additional

information needed regarding any follow up actions to investigate/resolve the problem identified through the problem resolution process.

- g. Serious Incident Reports (SIRs):
  - i. Contractor will communicate the occurrence of serious incidents to the County by completing an official County Serious Incident Report form following the process outlined in County policy ADM-1.10 Serious Incident Reporting, including but not limited to the following:
    - 1. Contractor shall verbally notify County Quality Improvement immediately but no later than 4 hours after a serious incident.
    - 2. Contractor shall fax the written SIR to County Quality Improvement within 24 hours of the incident or sooner.
    - 3. Contractor shall communicate directly with the County Quality Improvement designee to provide any additional information needed regarding the reported incident.
    - 4. Contractor and County Behavioral Health Administration/ Quality Improvement shall discuss and develop recommendations to achieve more desired outcomes in the future.
    - 5. Data breaches or security incidents are required to be reported to both County Quality Improvement and COUNTY HSS Compliance Unit concurrently immediately upon discovery and no later than 24 hours.
- h. Contractor Quality Improvement Process:
  - i. Contractor will establish and maintain an internal agency quality improvement and quality assurance process, including but not limited to the following:
    - Internal Quality Improvement Work Plan The plan will set goals around Access, Timeliness, Quality and Outcomes for the Contractor and will be evaluated at least annually. A new plan will be created annually and a copy submitted to County Quality Improvement. Contractor will submit a revised plan if County determines the plan to be inadequate.
    - 2. Internal review of Assessments/Plans Contractor will internally review at least 25% of all Assessments and Treatment plans. A quarterly report will be sent to County Quality Improvement.
    - 3. Internal review of provider progress notes Contractor will internally review at least 10% of every provider's progress notes. A quarterly report will be sent to County Quality Improvement.
    - 4. Monitoring safety and effectiveness of medication practices If Contractor provides medication services, Contractor will establish official policy for monitoring medication practices, including operating a Medication Prescriber peer review process. Contractor policy will specifically address procedures Contractor utilizes to monitor prescribing to children and youth.
- i. Quality Improvement Committee:
  - i. Contractor will provide a representative to participate in County quarterly Quality Improvement Committees.
  - ii. If Contractor is not located within Solano County boundaries, representative may request to participate remotely via conference call and/or web-based interface.
- j. Annual County review of Contractor service delivery site and chart audit:
  - i. County will engage in a site and chart review annually, consistent with practices outlined in the most up-to-date version of the County Mental Health Utilization Review Handbook.
  - ii. Contractor will provide all requested medical records and an adequate, private space in which for County staff to conduct the site review and chart audit.

- iii. If Contractor operates a fee-for-service program and the chart audit results in service disallowances, County will subtract the audit disallowance dollars from a future vendor claim, once County audit report is finalized.
- k. Compliance Investigations:
  - i. At any time during normal business hours and as often as the County may deem necessary, Contractor shall make available to County, State or Federal officials for examination all of its records with respect to all matters covered by this Agreement. Additionally, Contractor will permit County, State or Federal officials to audit, examine and make excerpts or transcripts from such records, and to make audits of all invoices, materials, payrolls, records of personnel, information regarding consumers receiving services, and other data relating to all matters covered by this Agreement.
- 1. Service Verification:
  - i. Contractor will submit an executed copy of Contractor Service Verification Policy once created, and will provide revised policy any time policy is revised/updated.
  - ii. Contractor policy will contain measures as strict or stricter than the current County policy QI620 Service Verification Requirements.
  - iii. Contractor will provide evidence of following policy to Quality Improvement Service Verification Coordinator at intervals during the fiscal year as stipulated by County policy QI620.
- m. Conflict of Interest Expanded Behavioral Health Contract Requirements:
  - i. Contractor will abide by the requirements outlined in County policy ADM146 Disclosure of Ownership, Control and Relationship Information of Contracted Agencies, including but not limited to the following:
    - Contractor will disclose the name of any person who holds an interest of 5% or more of any mortgage, deed of trust, note or other obligation secured by the Contractor to the County.
    - 2. Contractor will ensure all service providers receive a background check as a condition of employment as stringent as the County background policy requirements.
    - 3. Contractor will require any providers or any other person within the agency with at least a 5% ownership interest to submit a set of fingerprints for a background check.
    - 4. Contractor will terminate involvement with any person with a 5% ownership interest in the Contractor who has been convicted of a crime related to Medicare, Medicaid, or CFR title XXI within the last 10 years.
- n. Contractor will ensure that all Contractor staff, including administrative, provider, and management staff, receive formal Compliance training on an annual basis.
  - i. Contractor will provide evidence, including sign in sheets, training syllabi, certificates of completion, and tracking sheets based on organizational charts, of Contractor staff receiving compliance training to County Quality Improvement annually.
- o. Performance Data (1915b Waiver Special Terms and Conditions):
  - i. Contractor will provide County with any data required for meeting 1915b Waiver Special Terms and Conditions requirements communicated by California DHCS, within the timeline required by DHCS.

# 9. <u>CONFIDENTIALITY OF MENTAL HEALTH RECORDS</u>

a. Contractor warrants that Contractor is knowledgeable of Welfare and Institutions Code section 5328 respecting confidentiality of records. County and Contractor shall maintain the confidentiality of any information regarding consumers (or their families) receiving Contractor's services. Contractor may obtain such information from application forms, interviews, tests or reports from public agencies, counselors or any other source.

Without the consumer's written permission, Contractor shall divulge such information only as necessary for purposes related to the performance or evaluation of services provided pursuant to this Contract, and then only to those persons having responsibilities under this Contract, including those furnishing services under Contractor through subcontracts.

- b. Contractor and staff will be responsible for only accessing consumer data from the County's electronic health record for consumers for which they have open episodes of care and for which individual staff have a specific business purpose for accessing. All attempts to access consumer data that do not meet those requirements will be considered data breaches and Contractor is responsible for reporting such breaches to County Quality Improvement and HSS Department Compliance unit immediately or within 4 hours of discovery.
- c. In the event of a breach or security incident by contractor or contractor's staff, any damages or expenses incurred shall be at Contractor's sole expense.

### II. COUNTY SHALL BE RESPONSIBLE FOR THE FOLLOWING:

- 1. Provide technical assistance in the form of phone consultations, site visits and meetings to address challenges in implementation and performance of the Contract.
- 2. Provide training and technical assistance on the use of the Netsmart Avatar electronic health record system.
- 3. Providing feedback on performance measures objectives in a timely manner to seek a proactive solution.
- 4. Develop reporting forms not otherwise detailed in this Contract in coordination with Contractor.
- 5. Providing feedback on fiscal performance and process budget modifications and contract amendments as appropriate.

### EXHIBIT B-1-4 BUDGET DETAIL AND PAYMENT PROVISIONS

### **1. METHOD OF PAYMENT**

- A. Upon submission of an invoice and a Solano County vendor claim by Contractor, and upon approval by County, County shall, in accordance with the "Contract Budget" attached to this Contract as Exhibit "B-1-5" and incorporated into this Contract by this reference, pay Contractor monthly in arrears for fees and expenses actually incurred the prior month, up to the maximum amount set forth in Section 3 of the Standard Contract. Monthly claims for payment should be submitted to County by the 15<sup>th</sup> day of the subsequent month.
- B. Claims submitted by Contractor must meet the criteria set forth in section E and be documented by an agency spreadsheet specifying the County's portion of the total agency budget directly attributable to this Contract. Each invoice must specify services rendered, to whom, date of service and the accrued charges.
- C. Contractor must request approval for transfers between budget line items, which are set forth in Exhibit B-1-5, when the cumulative amount of such transfers exceed 10% of the total Contract amount. Requests for transfers between budget line items must be presented to the County on the County's "Budget Modification Request Form". Budget line item transfers that exceed 10% of the total Contract amount may be made only upon prior written approval of County, which approval may be withheld in the sole and absolute discretion of County. County may authorize the addition of budget line items for transfers under this section, except for indirect costs and capital expenditures (equipment or real property), provided that the line item added does not substantially change the scope of services to be provided under this Contract and does not increase the contract amount.
- D. Contractor must repay the County for any disallowed costs identified by County through monthly reports, audits, Quality Assurance monitoring, or other sources within thirty days of receipt of notice from County that the costs have been disallowed. Contractor agrees that funds to be disbursed under the terms of this contract will be withheld if repayment is not received by the County within thirty days of receipt of notice from County. Contractor may submit a written appeal to a disallowance to the County Health and Social Services Mental Health Deputy Director, or designee, within fifteen days of receipt of a disallowance notice. The appeal must include the basis for the appeal and any documentation necessary to support the appeal. No fees or expenses incurred by Contractor in the course of appealing a disallowance will be an allowable cost under this Contract and will not be reimbursed by County. The decision of the County regarding the appeal will be final.
- E. The following criteria apply to Contract Budget submitted by Contractor under this Contract:
  - 1. Requests for payment of personnel costs must include positions, salary, and actual percentage of time for each position. If Contractor provides fringe benefits to part time employees, salary and fringe benefits must be pro-rated for non-full-time employees. Salaries are fixed compensation for services performed by staff who are directly employed by Contractor and who are paid on a regular basis. Employee benefits and employer payroll taxes include Contractor's contributions or expenses for social security, employee's life and health insurance plans, unemployment insurance, pension plans, and other similar expenses that are approved by County. These expenses are allowable when they are included and in accordance with Contractor's approved written policies and allocation plan.

- 2. Salaries and benefits of personnel involved in more than one contract, grant, or project must be charged to each grant based on the actual percentage of time spent on each grant or project. Timesheets for each employee whose time is charged to this contract must be maintained by Contractor and available upon request by the County.
- 3. Allowable operating expenses are defined as necessary expenditures exclusive of personnel salaries, benefits, equipment or payments to subcontractors. The expenses must be to further the program objectives as defined in Exhibit A of this Contract and be incurred (realized) during the invoiced period. County reserves the right to make the final determination if an operating expense is allowable and necessary.
- 4. Indirect costs are shared costs that cannot be directly assigned to a particular activity, but are necessary to the operation of the organization and the performance of the program. The costs of operating and maintaining facilities, accounting services and administrative salaries are examples of indirect costs. In order to include indirect costs or an indirect cost rate in the contract budget, Contractor must have a negotiated indirect cost rate agreement with a federal agency. A Contractor who does not have such a negotiated indirect cost rate agreement may claim an indirect cost rate of up to 12% of modified total direct costs, as defined in 2 CFR 200.68, provided the Contractor does not use the Direct Allocation Method of allocating indirect costs (as discussed in Appendix IV to Part 200).
- 5. Regardless of whether Contractor claims indirect costs through a negotiated indirect cost rate, Direct Allocation Method or the 12% of modified total direct costs, Contractor must provide the County with a cost allocation plan that clearly differentiates between direct and indirect costs. Contractor ensures that the same costs that have been treated as indirect costs have not been claimed or budgeted as direct costs, and that similar types of costs in like circumstances have been accounted for consistently. Contractor will provide this plan to County upon request. In the event that Contractor is unable to provide County with an acceptable cost allocation plan, County may disallow any indirect cost billed amounts.

### 2. BILLING EXPECTATIONS

- A. Contractor shall have the obligation and responsibility to determine any available revenues from all possible sources other than the County that can be claimed for reimbursement for treatment of services provided under this Contract. Such revenues shall include, but are not limited to, Short Doyle Medi-Cal, patient fees, patient insurance, Medicare and payments from other third party payers. Contractor shall provide the County with the necessary payer financial information in a form and manner prescribed by the County so that all revenues can be claimed timely. Amounts of claims against other revenue sources which remain unpaid due to untimely, incomplete, or improper information received from the Contractor shall be recouped from the Contractor.
- B. Determination of patient eligibility for coverage under Medicare and other reimbursement programs is the responsibility of the Contractor. County does not assume responsibility for such determination.
- C. Contractor understands and agrees that Contractor and any subcontractors will bill Short Doyle Medi-Cal for services provided. The authorized billing codes are listed in Exhibit B-2-1 as Contract Billing Codes.
- D. Contractor will enter services into Avatar, the County approved computerized billing system. County will provide Contractor access to Solano County's computerized billing system.
- E. Contractor will submit adequate supporting documentation as to Medi-Cal services provided no later than sixty (60) days after the last day of the month in which those services were provided.

- F. County will reconcile supporting documentation with the services in Avatar. Documentation not accurately reconciled to services in Avatar will be returned to the contractor for correct ions to be resubmitted within thirty (30) days.
- G. Periodically, Contractor will meet with County to review Medi-Cal reimbursable units and any disallowances. The amount of disallowances identified from the Avatar will be deducted from a following months invoice provided that the disallowance was due to delays in Contractor providing County the necessary information for billing.

### 2. ACCOUNTING STANDARDS

- A. Contractor shall establish and maintain a system of accounts for budgeted funds that complies with generally accepted accounting principles and practices for organizations/governmental entities as described in Exhibit C section 13B. Additionally, Contractor must submit claims for payment under this Contract using either a cost allocation method or a direct allocation method.
- B. Contractor's cost allocation method must be supported by a cost allocation plan with a quantifiable methodology validating the basis for paying such expenditures. The cost allocation plan should be prepared within the guidelines set forth under 2 CFR (Code of Federal Regulation) Part 200, subpart E, Cost Principles and Appendix IV to Part 200, Indirect (F&A) Costs Identification and Assignment, and Rate Determination for Nonprofit Organizations.
- C. Contractor shall document all costs by maintaining complete and accurate records of all financial transactions associated with this Contract, including, but not limited to, invoices, time studies, and other official documentation that sufficiently support all charges under this Contract.

### **3. PERSONAL PROPERTY**

Contractor shall develop and maintain a system to track the acquisition of tangible personal property purchased with County funds having a cost of at least \$1,500 and submit, upon County's request, an annual accounting of all such property purchased that includes information on cost and acquisition date. Contractor shall ensure adequate safeguards are in place to protect such assets and shall exercise reasonable care over such assets to protect against theft, damage or unauthorized use. Contractor shall, upon County's request, return such assets to the County upon Contract termination; unless the depreciated value of the asset is \$0, based on a straight line method of depreciation (refer to CFR Part 200.436).

### 4. SUBMISSION OF COST REPORT

- A. County will, at its discretion, schedule a cost report briefing in October of each fiscal year. Contractor will submit its cost report by the deadline set by the County. Contractor's cost report must be complete, accurate and formatted within the guidelines provided by the Solano County Health and Social Services Department.
- B. If Contractor is currently out of compliance with the cost report's submission requirement, Contractor agrees that funds to be disbursed under the terms of this contract will be withheld until such time as Contractor submits an acceptable Cost report. County will not be liable for any interest that may accrue as a result of delay in payment caused by Contractor's failure to submit an appropriate Cost report.
- C. Contractor must repay the County for any disallowed costs identified by County through monthly reports, audits, Quality Assurance monitoring, or other sources within thirty days of receipt of notice from County that the costs have been disallowed. Contractor may submit a

written appeal to a disallowance to the County Health and Social Services Mental Health Deputy Director, or designee, within fifteen days of receipt of a disallowance notice. The appeal must include the basis for the appeal and any documentation necessary to support the appeal. No fees or expenses incurred by Contractor in the course of appealing a disallowance will be an allowable cost under this Contract and will not be reimbursed by County.

- D. If Contractor provides services to multiple counties, it must use the Net Cost Method, reporting only the costs (activities) directly attributable to County.
- E. Contract will establish a tracking and reporting system to distinguish between expenditures for direct services and expenditures for client supports. DMH Letter No. 06-08, incorporated by this reference, outlines the need and definition of the new service function codes which have been added:

Service Function Code 70 – Client Housing Support Expenditures Service Function Code 71 – Client Housing Operating Expenditures Service Function Code 72 – Client Flexible Support Expenditures Service Function Code 75 – Non-Medi-Cal Capital Assets Service Function Code 78 – Other Non-Medi-Cal Client Support Expenditures

This information will be required at the same time that the annual cost report is due to the County.

### 6. FINANCIAL STATEMENTS AND AUDITS

- A. Contractor agrees to furnish an annual audited financial statement to the County, which must be submitted within 30 days of its publication.
- B. Contractor agrees to furnish all records and documents within a reasonable time, in the event that the County, State or Federal Government conducts an audit.

### 7. SUBRECIPIENT MONITORING AND MANAGEMENT

- A. Contractor will complete a self-assessment tool and provide it to the County within 30 days of contract execution. The County will provide the required format.
- B. Contractor will provide a fiscal monitoring report which compares the contract budget per line item in relation to the monthly invoice, cumulative total invoice, and the total contract balance. The County will provide the required format.
- C. Every subaward must be clearly identified and include the following information at the time of contract execution. Significant changes to these data elements may require a subaward modification form.
  - 1. Subrecipient Name (which must match the name associated with its DUNS number): [Aldea, Inc.]
  - 2. Subrecipient DUNS number: [070154695]
  - 3. Federal Award Identification Number (FAIN): [Not applicable]
  - 4. Federal Award Date (date when the federal award was signed by authorized official of awarding agency): [Not applicable ]
  - 5. Subaward Period of Performance Start and End Date: [Not applicable ]
  - 6. Amount of Federal Funds obligated by this action: [Not applicable ]

- 7. Total Amount of Federal Funds obligated to the subrecipient: [Not applicable ]
- 8. Total amount of Federal Award: [Not applicable ]
- 9. Federal award project description, as required to be responsive to the Federal Funding Accountability and Transparency Act (FFATA): [Not applicable ]
- Name of Federal awarding agency, pass-through entity and contact information for awarding official: [When applicable, County will claim Federal Financial Participation through the California State Department of Health Care Services for Medi-Cal Services (DHCS). DHCS claims services to the Department of Health and Human Services -Centers for Medicare and Medicaid Services (CMS). ]
- 11. CFDA Number and name: [93.778 Medical Assistance Program ]
- 12. Identification of whether the award is for research and development. [Not applicable]
- 13. Indirect cost rate for the Federal award (including if the de minimus rate is charged per 2 CFR 200.414 Indirect (F&A) costs): [Not applicable ]

# EXHIBIT B-1-5 BUDGET DETAIL AND PAYMENT PROVISIONS July 1, 2016 to June 30, 2017

# **DIRECT COSTS**

For Service Delivery of Contracted Services

A. Personnel Expenses			
Job Title	FTE		Total
Behavioral Health Director	0.04		\$2,185
Program Director	.10		\$9,208
Psychiatrist	.33		\$54,398
Psych Nurse Practitioner	0		0
Clinical Supervisor	.40		\$26,426
Clinical Coordinator	.75		\$28,840
Therapist	2.00		\$94,853
Family Advocate	1.0		\$34,659
CQI/Outcomes	.03		\$3,470
Clerical Support	.50		\$21,521
Total Salaries	5.15		\$275,560
Total Fringe Benefits (30%)		I	\$82,667
Total Personnel Expenses (Salaries + Fringe )	Benefits)		\$358,227
			<i>\\</i>
B. Operation Expenses			
Line Item		,	Total
Facilities			\$40,875
Internet, IT, EHR and Phone			\$15,885
Office Expenses & Materials			\$5,445
Program Expenses & Supplies			\$7,666
Laboratories & Medication			0
Mileage/Transportation for Clients			\$2,300
Training/Conferences			\$300
Total Operation Expenses			\$72,471
· · · · · ·			
C. Subcontractor Expenses			
Line Item			Total
Community Education Subcontractor			\$833
Vocational/Education Specialist Subcontractor			0
Total Subcontractor Expenses			\$833
D. Indiraat Ermangaa			
D. Indirect Expenses	%	,	Total
Total Indirect Expenses	10		\$43,153
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TOTAL BUDGET			\$474,684

# EXHIBIT B-1-5 BUDGET DETAIL AND PAYMENT PROVISIONS July 1, 2017 to June 30, 2018

### **DIRECT COSTS**

For Service Delivery of Contracted Services

A. Personnel Expenses					
Job Title	FTE		Total		
Behavioral Health Director	0.05		\$6,000		
Program Director	.10		\$10,000		
Psychiatrist	.03		\$8,000		
Psych Nurse Practitioner	.50		\$55,000		
Clinical Supervisor	.50		\$32,000		
Clinical Coordinator	.85		\$32,000		
Therapist	2.25		\$114,000		
Family Advocate	1.2		\$38,000		
CQI/Outcomes	.13		\$15,000		
Clerical Support	.70		\$25,000		
Total Salaries	6.31		\$335,000		
Total Fringe Benefits (30%)			\$100,500		
Total Personnel Expenses (Salaries + Fringe ]	Benefits)		\$435,500		
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B. Operation Expenses					
Line Item			Total		
Facilities			\$44,895		
Internet, IT, EHR and Phone			\$17,000		
Office Expenses & Materials			\$7,000		
Program Expenses & Supplies			\$8,500		
Laboratories & Medication			0		
Mileage/Transportation for Clients			\$2,500		
Training/Conferences			\$2,500		
Total Operation Expenses			\$82,395		
C. Subcontractor Expenses					
Line Item			Total		
Community Education Subcontractor			\$0		
Vocational/Education Specialist Subcontractor			0		
Total Subcontractor Expenses			\$0		
D. La Part & Francesco					
D. Indirect Expenses	0/		T1		
Total Indinant Expanses	<b>%</b>		Total		
Total Indirect Expenses	10		\$51,789		
TOTAL BUDGET			\$569,684		
			,		

### EXHIBIT B-2-2 BILLING CODES July 1, 2017 - June 30, 2018

Avatar Service Code	Mode	Service Function Code	Description	Unit of Service
NOSHOW	15	00	No Show	Per minute
PRVCAN	15	00	Provider Cancellation	Per minute
CLTCAN	15	00	Client Cancellation	Per minute
90887I	15	10	Collateral	Per minute
MEDEVAL	15	60	Medication Evaluation	Per minute
H0034	15	60	Medication Education and Support	Per minute
H2010	15	60	Comprehensive Medication Service	Per minute
MEDREFILL	15	60	Medication Refills (w/o contact)	Per minute
90791	15	30	Assessment	Per minute
90847	15	40	Family Therapy	Per minute
H2015	15	40	Individual Therapy	Per minute
H2017I	15	40	Individual Rehab	Per minute
H0032	15	40	Plan Development	Per minute
90853	15	50	Group Therapy	Per minute
H2017G	15	50	Group Rehab	Per minute
90887G	15	40	Collateral Group	Per minute
H2011	15	70	Crisis Intervention	Per minute
90882	15	01	Brokerage and Placement	Per minute
<b>99499</b>	15	00	Non Billable Services	Per minute
T1017	15	01	Targeted Case Management	Per minute

### EXHIBIT D-1 SPECIAL TERMS AND CONDITIONS

### 1. CONTRACT EXTENSION

Notwithstanding Sections 2 and 3 of the Standard Contract, and unless terminated by either party prior to contract termination date, at County's sole election, this Contract may be extended for up to 90 days beyond the contract termination date to allow for continuation of services and sufficient time to complete a novation or renewal contract. In the event that this Contract is extended, compensation for the extension period shall not exceed \$1,464,554.

### 2. DRUG FREE WORKPLACE

Contractor shall execute the form attached as Exhibit D-1.

### 3. CHILD/ADULT ABUSE

Contractor shall execute the forms attached as Exhibits D-2 and D-3.

### 4. HIPAA COMPLIANCE-COVERED ENTITY TO COVERED ENTITY

COUNTY and CONTRACTOR each consider and represent themselves as covered entities as defined by the U.S. Health Insurance Portability and Accountability Act 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.

### 5. NATIONAL VOTER REGISTRATION

Contractor is required to conduct active voter registration activities if practical. Voter registration activities shall be conducted in accordance with Health and Social Services Department, Mental Health Policy Number 24.0, National Voters Registration Act of 1993. Contractor shall complete the Voter Registration Act (VRA) Certification Form attached as Exhibit D-4, indicating that voter registration activities are actively conducted.

#### **EXHIBIT D-1**

#### SOLANO COUNTY

#### DRUG-FREE WORKPLACE CERTIFICATION

(rev-09/01/94)

#### Aldea, Inc.

Contractor certifies compliance with Government Code section 8355 in matters relating to providing a drug-free workplace. Contractor will:

- 1. Publish a statement notifying employees that unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance is prohibited and specifying actions to be taken against employees for violations, as required by Government Code section 8355(a).
- 2. Establish a Drug-Free Awareness Program as required by Government Code section 8355(b), to inform employees about all of the following:
  - (a) The dangers of drug abuse in the workplace;
  - (b) The person's or organization's policy of maintaining a drug-free workplace;
  - (c) Any available counseling, rehabilitation and employee assistance programs; and
  - (d) Penalties that may be imposed upon employees for drug abuse violations.
- 3. Provide, as required by Government Code section 8355(c), that every employee who works on the proposed contract or grant:
  - (a) Will receive a copy of the company's drug-free policy statement; and
  - (b) Will agree to abide by the terms of the company's statement as a condition of employment on the contract or grant.

### CERTIFICATION

I certify that I am duly authorized legally to bind the Contractor to the above-described certification. I am fully aware that this certification, executed on the date below, is made under penalty of perjury under the laws of the State of California.

Mark Bontrager

06/07/2017 03:14 PM EDT

County of Solano Standard Contract

# **CHILD ABUSE REPORTING REQUIREMENTS**

Section 11166 of the Penal Code requires any child care custodian, medical practitioner, nonmedical practitioner, or employee of a child protective agency who has knowledge of, or observes a child in his or her professional capacity or within the scope of his or her employment, whom he or she knows or reasonably suspects, has been the victim of a child abuse to report the known or suspected instance of child abuse to a child protective agency immediately or as soon as practically possible by telephone, and to prepare and send a written report thereof within 36 hours of receiving the information concerning the incident.

I, the undersigned, have read and understand the requirements of Penal Code section 11166 and will comply with its provisions.

I agree to report to my immediate supervisor any suspected child abuse situations of which I am aware and will report directly to the Child Protective Services as necessary.

Mark Bontrager 🗰 06/07/2017 03:14 PM EDT

County of Solano Standard Contract

# ADULT ABUSE REPORTING REQUIREMENTS

Welfare and Institutions Code section 15630 and following:

The undersigned, having read the statement below, signifies knowledge and understanding of its provisions:

Section 15630 of the Welfare and Institutions Code requires any care custodian, health practitioner, or employee of an adult protective services agency or a local law enforcement agency who has knowledge of, or observes a dependent adult, in his or her professional capacity or within the scope of his or her employment who he or she knows has been the victim of physical abuse, or who has injuries under circumstances which are consistent with abuse where the dependent adult's statements indicate, or in the case of a person with developmental disabilities, where his or her statements or other corroborating evidence indicates that abuse has occurred, to report the known or suspected instance of <u>physical abuse to an adult protective services</u> or a <u>local law enforcement agency immediately</u> or as soon as practically possible <u>by telephone</u> and to prepare and send a written report, thereof, within 36 hours of receiving the information concerning the incident.

"Care Custodian" means an administrator or an employee of any of the following public or private facilities:

12.

- 1. Health facility
- 2. Clinic
- 3. Home health agency
- 4. Educational institution
- 5. Sheltered workshop
- 6. Camp
- 7. Respite care facility
- Residential care institution including foster homes and group homes
- 9. Community care facility
- 10. Adult day care facility, including adult day health care facilities
- 11. Regional center for persons with developmental disabilities

- Licensing worker or evaluator
- 13. Public assistance worker
- 14. Adult protective services agency
- 15. Patient's rights advocate
- 16. Nursing home ombudsman
- 17. Legal guardian or conservator
- 18. Skilled nursing facility
- 19. Intermediate care facility
- 20. Local Law enforcement agency
- 21. Any other person who provides goods or services necessary to
  - avoid physical harm or mental
  - suffering and who performs duties

"Health Practitioner" means a physician, surgeon, psychiatrist, psychologist, dentist, resident, intern, podiatrist, chiropractor, licensed nurse, dental hygienist, marriage, family and child counselor or any other person who is currently licensed under Division 2 (commencing with Section 500) of the Business and Professions Code, any emergency medical technician I or II, paramedic, a person certified pursuant to Division 2.5 (commencing with Section 1797) of the Health and Safety Code, or psychological assistant registered pursuant to Section 2913 of the Business and Professions Code, a marriage, family and child counselor trainee, as defined in subdivision (c) of Section 4980.03 of the Business and Professions Code, a state or county public health employee who treats a dependent adult for any condition, a coroner, or a religious practitioner who diagnoses, examines, or treats dependent adults.

I certify that a full copy of Welfare and Institutions Code section 15630 and following has been provided to me, and I have read and understand the above statement and will comply with its provisions.

Mark Bontrager 颐 03:14 PM EDT

### **EXHIBIT D-4**

### NATIONAL VOTER REGISTRATION ACT (NVRA) OF 1993

Company/Organization Name

Aldea, Inc.

### SOLANO COUNTY MENTAL HEALTH PROGRAMS (SCMHP):

**UNDER CONTRACT WITH** Solano County Health and Social Services Department (Mental Health Services).

The contractor or grant recipient named above certifies compliance with the National Voter Registration Act (NVRA) of 1993 in matters relating to providing a voter registration services to any and all consumers who utilize mental health services in the County of Solano. The above named contractor will:

- 1. Publish a statement notifying employees that they shall comply with the implementation of a voter registration services as defined in the Solano County Health and Social Services Policies and Procedures Manual,
- 2. Establish a Voter Registration Program as required by the Solano County Health and Social Services Department, Mental Health Services, and
- 3. Provide, as required by NVRA, information and data as requested by the Solano County Health and Social Services Department for compliance with the Department of Mental Health (DMH) Information Notices and Implementation audits.

### CERTIFICATION

I, the official named below, certify that I am duly authorized legally to bind the contractor or grant recipient to the above described certification. I am fully aware that this certification, executed on the date, in the county below, is made under penalty of perjury under the laws of the State of California.



06/07/2017 03:14 PM EDT