KDOC and COMCARE of Sedgwick County Service Provision Agreement

This agreement is made by and between the Kansas Department of Corrections (KDOC) and Sedgwick County, Kansas, for its Comprehensive Community Care of Sedgwick County, hereinafter referred to as "COMCARE," for the delivery of liaison, case management, boundary spanning and care-coordination services by COMCARE to offenders preparing for release from Kansas prisons and who are returning to Sedgwick County, as detailed in this agreement, related to accessing mental health care and related services in Sedgwick County, particularly offenders who are severely and persistently mentally ill (SPMI) or seriously mentally ill (SMI).

WHEREAS, on average 1100-1200 offenders release from Kansas correctional facilities to community supervision in Sedgwick County every year, of whom as many as thirty percent (30%) require some level of mental health care upon release.

WHEREAS, accessing mental health treatment necessary for mental illness is important to reducing the risk of an offender re-offending or returning to prison; so addressing the treatment needs of returning offenders increases community safety and has the potential to reduce recidivism and returns to prison; and in fact over the course of the last six years, return rates of offenders with mental illness has reduced by 35% through the risk reduction work being done in the various systems in Kansas;

WHEREAS, in addition to mental health treatment needs, about two-thirds of offenders leaving prison have a history and/or diagnosis of misusing drugs or alcohol, and often mental health and substance abuse treatment needs are co-occurring;

WHEREAS, best research-based practices include addressing the mental health and substance abuse needs of offenders pre-release when they are preparing for return to the community as part of reentry planning, to increase the potential for a safe and successful return, including by: establishing relationships with treatment providers; establishing care-coordination services for offenders as they near release; transitional planning to address treatment, medication management, housing, employment, financial, family and other reintegration issues, which involves treatment providers in the facilities and in the communities, as well as corrections case managers; and otherwise preparing for a continuum of care for the offender after release that is supported by and consistent with the post-release supervision plan;

WHEREAS, COMCARE provides mental health and substance abuse treatment to persons in the community in Sedgwick County, and is the designated community mental health center for Sedgwick County; has established relationships with substance abuse and other mental health and medical providers, as well as housing providers, to address these needs for persons with mental illness; and is working with corrections to identify ways for mental health and corrections systems to interface to more effectively and safely serve the returning offenders population;

WHEREAS the parties to this agreement desire to build on the ongoing collaboration between their agencies and the systems they represent by establishing a liaison or boundary spanner position, to deliver care-coordination services, and to establish a sustainable working partnership between corrections and the community mental health center;

THEREFORE the parties to this agreement hereby agree to the following:

- 1. KDOC will pay COMCARE a flat sum of \$ 64,701.00 for a period of one year (12) months, from July 1, 2017 through June 30, 2018, to be paid in increments of \$5,391.75 per month no later than the last day of each month. COMCARE shall submit an invoice to KDOC no later than the 10th day of each month following the provisions of services.
 - a. In the event the position discussed below becomes vacant during the period of this agreement, COMCARE shall provide coverage for the vacancy making the services available without a break in service, through a back up person.
- 2. This sum of \$64,701.00 covers the salary, benefits and travel for the position described in this agreement. COMCARE agrees to cover the other costs related to this position, including monthly allotment for cell phone reimbursement, pager, training, furniture, computer and phone, which costs will constitute an in-kind match by COMCARE. Except in the event COMCARE staff perform any/all of their duties on site at a KDOC facility or office, and requires access to office space, copies, fax, basic supplies, or phone use, KDOC will not bill COMCARE for any such incidental costs.
- 3. For this flat sum of \$64,701.00 COMCARE shall provide the following:

- a. Recruit, screen and select a qualified person to perform the duties of a Corrections

 Liaison/ Specialist set out in the attached Job Description, Attachment A;
- Assign this person full time to carry out the duties in the attached Job Description,
 Attachment A;
- c. Consult with KDOC before any final hiring decision is made, including providing necessary information for a background check to ensure the person is eligible to enter correctional facilities;
- d. Provide training to this person per the industry standard for community mental health centers, and coordinate with KDOC staff for this person to receive necessary KDOC training for this person to be eligible to enter and work in correctional facilities and with offenders and to have the necessary knowledge and information regarding KDOC's mental health services, discharge planning, release planning, post-release supervision, and related information:
- e. Work with KDOC staff to establish necessary procedures, protocols and policies for this person to provide services as set out in this agreement to serve KDOC offenders;
 - Provide care-coordination services through this person to offenders preparing for release from Kansas prisons in person, by video, by phone and/or by e-mail; working with discharge planners, risk reduction and reentry (R3) staff, and unit team counselors to deliver the services covered by this agreement, to ensure access to treatment upon release has been arranged and secured; acting as a liaison to COMCARE to help set up these treatment services, and coordinating the delivery of these services; and provide short-term case management/skills building/coping skills services through this position until the offender is connected to case management services in COMCARE (CSS division); follow up with offenders who do not show for appointments to try to diagnose why and reengage them; and address system issues to increase access and staying connected by offenders:

- (a) To deliver services under this agreement the COMCARE liaison staff person will only be required to attend in person meetings at the facilities at most every other month.
- (b) On opposite months, the COMCARE liaison staff person will attend meetings, visit with facility staff, and meet with offenders via Skype or alternate type of secure telecommunication, at the Wichita Parole office. Wichita Parole will provide space and needed equipment to ensure appropriate connection is made. Facility equipment and access to telecommunication visits re already established at each site.
- g. Participate in multi-discipline team meetings with parole/reentry staff, and any other treatment provider, peer mentor, or other person working with the offender on his/her reentry/reintegration and risk reduction efforts, to provide input into case planning, and ensure all services available through COMCARE are available to the offender; and to address accessing benefits or any other resources needed to support the plan to which this person can contribute, through COMCARE or other resources/connections in the community;
- h. Serve as point of contact at COMCARE for parole officers/reentry case managers who are seeking an updated assessment of mental health care needs, to ensure the parole supervision/reentry case plan are consistent with mental health needs; and that offenders are assigned to specialized mental health staff appropriately; and otherwise, serve as point of contact for parole/reentry staff who seek information about offenders receiving services at COMCARE if there is a need to assist in getting information exchanged between corrections and COMCARE regarding offenders under supervision or involved in reentry planning;

- i. Work with KDOC mentoring coordinators to identify peer mentoring needs of offenders with mental illness, and assist reentry/parole staff in connecting offenders to peer mentoring resources when available and as appropriate;
- i. Assist in addressing housing needs of offenders with mental illness, making contacts, recommendations, and otherwise accessing resources to pay for housing and to identifying safe and affordable housing, in collaboration with reentry/parole staff; Attend all regional meetings of the Southern Parole Region held in Wichita, using that occasion to be updated and provide updates relevant to offenders receiving mental health care. Spend at least two days per month at the Wichita parole/reentry office to assist parole/reentry staff in addressing cases where there are issues related to mental health care. Assist parole/reentry staff in mental health group reporting, using this occasion to help identify and address any gaps in mental health care for offenders needing mental health services. Otherwise communicate with parole/reentry staff to ensure that offenders are able to access COMCARE services, and stay connected to services; that information is exchanged between corrections and COMCARE as needed to support the offenders' progress and success; and to address issues, questions or concerns as between the two agencies.
- k. Continue to work with parole and reentry staff as necessary, after the offenders are released, to ensure a continuum of care for mental health services;
- 1. Participate in ongoing planning and development of a partnership between KDOC and COMCARE for delivery of the type of transitional planning and care coordination services which are the subject of this agreement to offenders releasing throughout the state, so that what is learned through the work done under this Memorandum of Agreement can be exported to and benefit other facilities and communities.

- 4. COMCARE staff, including the COMCARE liaison, will work to increase appropriate billing on clients covered by this Agreement who are in the community to help offset the costs of the liaison position.
- 5. KDOC has provided COMCARE's staff access to the KDOC information systems, including Offender Management Information System (OMIS) and Total Offender Activity Documentation (TOADS) for reading and/or entering information about offenders as needed to deliver services under this contract. COMCARE agrees that its staff given such access to OMIS and TOADS will abide by all rules, regulations, policies and procedures related to use of the information and confidentiality, and will execute necessary paperwork so agreeing before being provided access.
- 6. COMCARE agrees that it shall at all times comply with the National Standards promulgated under the Prison Rape Elimination Act (42 U.S.C. §15601, et seq.), which are found at 28 CFR 115.5 to 115.93, inclusive, and the provisions of KDOC Internal Management Policy and Procedure (IMPP) 10-103, in regard to any of its employees who have or may reasonably be expected to have contact with inmates in delivering services and/or goods pursuant to this agreement. Including,
 - a. Prior to the hiring of any employee to work under this contract who will regularly go inside any KDOC correctional facility to perform his or her duties, COMCARE will submit name and necessary identifying information to the KDOC for a criminal background check, and repeat this process at 5-year intervals as required by 28 CFR 115.17; and also shall also inquire of prospective hires and employees considered for promotion as to their involvement in any prior events involving sexual misconduct set forth at subsection (a) thereof, also per 28 CFR 115.17 at subsection (a);
 - b. COMCARE will promptly make its employees under this contract available for orientation and periodic training provided by KDOC in regard to the obligations and

- requirements imposed by said Act and National Standards, as required by 28 CFR 115.32 and IMPP 10-103, Sec. II;
- c. COMCARE will promptly make available upon request to KDOC in any sexual abuse incident review conducted pursuant to 28 CFR 115.86 in which any of COMCARE's employees are involved as the target of the investigation and review, or a witness thereto, any of its employees for interview by the Sexual Abuse Incident Review Board, as well as any pertinent records regarding the incident in question; and
- d. COMCARE will promptly make available upon request any records necessary for KDOC to meet the requirements for data collection, review for corrective action, and audits, as set forth at 28 CFR 115.87, 115.88, 115.93.
- e. COMCARE further acknowledges that KDOC must bar any contract employee found to have engaged in sexual abuse from its facilities' premises, as well as report any such employee to law enforcement agencies and relevant licensing bodies, and that KDOC otherwise must take appropriate remedial measures in response to any violation of its sexual abuse or sexual harassment policies, as set forth at 28 CFR 115.77. And COMCARE further acknowledges and agrees that KDOC, in its sole discretion, may bar any contract employee under investigation for alleged sexual abuse or sexual harassment during the investigation.
- 7. COMCARE agrees that during the course of this agreement it will at all times maintain professional liability insurance in keeping with industry standards for community mental health centers in Kansas. COMCARE currently has appropriate insurance, in keeping with industry standards, and provide a certification of insurance upon execution of this agreement.
- 8. COMCARE shall be responsible for all administrative and other costs associated with delivering the services outlined in this agreement, including salary, benefits, office space, office supplies, office equipment, supervision, long distance costs, faxing costs, copying

costs, travel, training, professional licensing, mileage, per diem, or any other costs incurred in delivering the services herein, from within the \$64,701 paid by KDOC. KDOC shall not be responsible for any other payment for the services beyond the \$64,701 indicated in this agreement.

- 9. The contact persons for informal resolution of questions about this agreement are:
 - a. COMCARE:

Marilyn L. Cook, Executive Director COMCARE of Sedgwick County, Kansas 934 N. Water Wichita, KS 67203 316.660.7665 Marilyn.cook@sedgwick.gov

b. KDOC:

Margie Phelps, Director of Reentry Kansas Department of Corrections 714 S.W. Jackson, Suite 300 Topeka, KS 66603 785.291.3726 margie.phelps@ks.gov

- 10. All formal contract notifications and communications, whether notices of termination or for any other purpose under this agreement, may be accomplished by use of regular mail or personal delivery directed to the following designated individuals:
 - a. COMCARE:

Talaya Schwartz, Contract Administrator COMCARE Administrative Services 934 N. Water Wichita, KS 67203-3752 316-660-7612 Talaya.schwartz@sedgwick.gov

With a copy to:

Sedgwick County Counselor's Office Attn: Contract Notification 525 N. Main, Ste. 359 Wichita, KS 67203-3790

b. KDOC:

Secretary of Corrections Kansas Department of Corrections 714 S.W. Jackson, Suite 300 Topeka, Kansas 66603 With a copy to:

Chief Legal Counsel

At same address as Secretary of Corrections

- The term of this agreement shall commence on July 1, 2017 and terminate on June 30, 2018. This agreement may be terminated by either party upon a minimum of thirty (30) days written notice of such termination provided to the other party. Notice of termination shall be considered effective upon the date of receipt of notice by the other party. COMCARE shall be paid for all services rendered up to and including the termination date. This agreement may be renewed by written addendum for succeeding terms, subject to availability of necessary funding and mutual agreement of the parties.
- 11. This agreement may only be amended by written addendum executed by KDOC and COMCARE.
- 12. Nothing herein is intended to benefit any third party or to create in or confer upon any third party any rights arising from or in connection with this agreement.
- 13. Neither party to this agreement shall prohibit or prevent the Legislative Division of Post Audit from having access pursuant to K.S.A. 46-1101, et seq. to any records, documents or other information -- confidential or otherwise -- regarding or relating to the execution and/or performance of this agreement.
- 14. The parties enter into the agreement in good faith and in the belief that this agreement, and actions pursuant to this agreement, are in accordance with appropriate State or Federal laws and regulations.
- 15. The provisions found in the Contractual Provisions Attachment (Form DA-146a), which is found at Attachment B are hereby incorporated in this agreement and made part hereof. Should any of the provisions of this agreement conflict with any provisions of the Contractual Provisions Attachment, the provisions set forth in the Contractual Provision Attachment shall control.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives the day and year first written above:

STATE OF KANSAS DEPARTMENT OF

CORRECTIONS

JUE NORWOOD, Secretary

DAVE UNRUH, Chairman

Commissioner, First District

Date:

APPROVED AS TO FORM ONLY:

ATTEST:

MISHA C. JACOB – WARREN

BOARD OF COUNTY COMMISSIONERS

OF SEDGWICK COUNTY

DAVE UNRUH, Chairman

Commissioner, First District

Date:

KELLY B. ARNOLD, County Clerk

Assistant County Counselor



Sedgwick County Government

Wichita, Kansas

Job Code: KIU Date: 04-24-06

Position: CORRECTIONS LIAISON/SPECIALIST

Position Summary:

Coordinates discharge planning for mental health consumers with severe and persistent mental health conditions or serious mental health conditions leaving adult prisons, and access to services in the community by mental health consumers who have returned to the community from adult prisons and/or are under post-release supervision by the Kansas Department of Corrections. Works with corrections staff to maintain individual in the community with the goal of diverting them from re-incarceration whenever possible.

Qualifications:

Bachelors Degree from an accredited college or university in Social work or a related field, or any equivalent combination of training and experienced which provides the required knowledge, skills and abilities.

Valid State of Kansas Drivers License.

Prefer some experience with offender/criminal justice population, and knowledge of the adult corrections system.

Major Job Responsibilities:

- liaison to Serves as corrections, including parole, correctional facilities. Day Reporting Center (DRC) Community Residential Bed center (CRB), regarding mental health consumers who are returning to the community from prison and/or are already in the community under postrelease supervision, who require mental health care, treatment, medication management and other services.
- Works with discharge planners, parole officers, and corrections contract service providers and clients to coordinate mental health care for mental health consumers in the adult corrections system.
- Meets with Program Managers and Team Supervisors to coordinate

- assignment of Case Managers to mental health consumers coming out of prison and/or already in the community under post-release supervision.
- Assists corrections system in helping mental health consumers in the adult corrections system in accessing mental health care in the community, including assisting them in navigating the service system, assisting consumers in obtaining treatment appointments, and making recommendations to the mental health system about changes in policies or practices to ensure access by corrections-supervised mental health consumers, and otherwise.
- Participates in multidisciplinary team meetings and case conferences. Attends program staff meetings.

- Educates community and professionals by providing information on resources necessary to client's success that are not available through the corrections system. Also educates corrections system about services available in the community for mental health consumers.
- Confers with client's corrections supervisor, caregivers, families, physicians, lawyers, community service providers and other professionals throughout the County to secure and coordinate client services.
- Assists mental health consumers with SPMI and SMI determinations who are leaving state prisons and returning to the community, and/or already in the community under post-release supervision, in securing access to housing services and options available through the mental health care system.
- Works with corrections staff to develop plans for mental health consumers returning from prison, which will support their safe and successful return to the community, in an effort to avoid return to a correctional facility.
- Attends pre-release and post-release team meetings for discharge planning. staffings with parole or corrections contract providers, and/or Prisoner Review Board, to help in discharge planning, responding to non-compliant or violation behavior, determining if adjustments are needed in mental health care plan, medication, etc.; determining whether revocation necessary, identifying safe alternatives to revocation, and the like, to provide input about the mental health care. treatment and needs of the individual. so that information is factored in to discharge planning, responding

- behavior, revocation decisions, and so forth.
- Facilitates intake procedures for mental health consumers returning to the community from state prison, and/or in the community under post-release supervision who are accessing services for the first time.
- Facilitates determination of eligibility of mental health consumers in the corrections system for mental health services; notifies individuals of their eligibility; contacts individual and their guardian to discuss services available and funding sources; tracks client until services requested are beina received. Assists mental consumers in the corrections system, and corrections staff, in processing benefits applications and accessing benefits. Tracks data on consumers served. Documents services provided in the electronic medical record.
- υ Performs related work as required.

Knowledge, Skills, Abilities and Competencies:

- Knowledge of community services and benefits programs.
- υ Knowledge of symptoms and dynamics of mental illness in adults.
- υ Knowledge of the adult corrections system.
- υ Knowledge of wrap-around and recovery philosophies.
- υ Knowledge of State and Federal agencies and their policies.
- υ Skill in the use of a personal computer and related software.
- Description Ability to work with individuals experiencing psychotic episodes.
- υ Ability to work with adult felons.
- Ability to effectively communicate with people, both listening and speaking.
- Description Ability to write clear and concise reports.
- Ability to develop and maintain rapport with consumers, general public and all levels of staff.
- Possess the ability to negotiate several flights of stairs at a time and move effectively in varied settings throughout the community.
- Possess the mobility and judgment to execute personal protective measures.

This class specification should not be interpreted as all-inclusive. It is intended to identify the major responsibilities and requirements of this job. The incumbents may be requested to perform job-related responsibilities and tasks other than those stated in this specification.

Attachment B
State of Kansas
Department of Administration
DA-146a (Rev. 4-11-13 KDOC)

CONTRACTUAL PROVISIONS ATTACHMENT

Important:

This form contains mandatory contract provisions and must be attached to or incorporated in all copies of any contractual agreement. If it is attached to the vendor/contractor's standard contract form, then that form must be altered to contain the following provision:

"The Provisions found in Contractual Provisions Attachment (Form DA-146a, Rev. 04-11), which is attached hereto, are hereby incorporated in this contract and made a part thereof."

The parties agree that the following provisions are hereby incorporated into the contract to which it is attached and made a part thereof, said contract being the _____ day of ______, 20____.

- Terms Herein Controlling Provisions: It is expressly agreed that the terms of each and every provision in this attachment shall prevail
 and control over the terms of any other conflicting provision in any other document relating to and a part of the contract in which this
 attachment is incorporated. Any terms that conflict or could be interpreted to conflict with this attachment are nullified.
- Kansas Law and Venue: This contract shall be subject to, governed by, and construed according to the laws of the State of Kansas, and jurisdiction and venue of any suit in connection with this contract shall reside only in courts located in the State of Kansas.
- 3. Termination Due to Lack of Funding Appropriation or Budget Rescission or Allotment: If, in the judgment of the Director of Accounts and Reports, Department of Administration, sufficient funds are not appropriated to continue the function performed in this agreement and for the payment of the charges hereunder, State may terminate this agreement at the end of its current fiscal year. State agrees to give written notice of termination to contractor at least 30 days prior to the end of its current fiscal year, and shall give such notice for a greater period prior to the end of such fiscal year as may be provided in this contract, except that such notice shall not be required prior to 90 days before the end of such fiscal year. If, in the judgment of the Secretary of the state agency party, as a result of a budget rescission ordered by the Governor, or a budget allotment ordered by the Secretary of Administration, insufficient funds remain to support the function performed in this agreement and for payment of charges hereunder, State may terminate this agreement upon giving 30 days' written notice. In the event of termination due to any circumstance set forth above, Contractor shall have the right to take possession of any equipment provided State under the contract, upon the effective date of termination. State will pay to the contractor all regular contractual payments incurred up to the effective date of termination, plus contractual charges, if any, incidental to the return of any such equipment. Upon termination of the agreement by the State, title to any such equipment shall revert to the contractor upon the effective date of termination. The termination of the contract pursuant to this paragraph shall not cause any penalty to be charged to the agency or the contractor.
- 4. <u>Disclaimer Of Liability</u>: No provision of this contract will be given effect that attempts to require the State of Kansas or its agencies to defend, hold harmless, or indemnify any contractor or third party for any acts or omissions. The liability of the State of Kansas is defined under the Kansas Tort Claims Act (K.S.A. 75-6101 et seq.).
- 5. Anti-Discrimination Clause: The contractor agrees: (a) to comply with the Kansas Act Against Discrimination (K.S.A. 44-1001 et seq.) and the Kansas Age Discrimination in Employment Act (K.S.A. 44-1111 et seq.) and the applicable provisions of the Americans With Disabilities Act (42 U.S.C. 12101 et seq.) (ADA) and to not discriminate against any person because of race, religion, color, sex, disability, national origin or ancestry, or age in the admission or access to, or treatment or employment in, its programs or activities; (b) to include in all solicitations or advertisements for employees, the phrase "equal opportunity employer"; (c) to comply with the reporting requirements set out at K.S.A. 44-1031 and K.S.A. 44-1116; (d) to include those provisions in every subcontract or purchase order so that they are binding upon such subcontractor or vendor; (e) that a failure to comply with the reporting requirements of (c) above or if the contractor is found guilty of any violation of such acts by the Kansas Human Rights Commission, such violation shall constitute a breach of contract and the contract may be cancelled, terminated or suspended, in whole or in part, by the contracting state agency or the Kansas Department of Administration; (f) if it is determined that the contractor has violated applicable provisions of ADA, such violation shall constitute a breach of contract and the contract may be cancelled, terminated or suspended, in whole or in part, by the contracting state agency or the Kansas Department of Administration.

Contractor agrees to comply with all applicable state and federal anti-discrimination laws.

The provisions of this paragraph number 5 (with the exception of those provisions relating to the ADA) are not applicable to a contractor who employs fewer than four employees during the term of such contract or whose contracts with the contracting State agency cumulatively total \$5,000 or less during the fiscal year of such agency.

- Acceptance Of Contract: This contract shall not be considered accepted, approved or otherwise effective until the statutorily required approvals and certifications have been given.
- 7. Arbitration, Damages, Warranties: Notwithstanding any language to the contrary, no interpretation of this contract shall find that the State or its agencies have agreed to binding arbitration, or the payment of damages or penalties. Further, the State of Kansas and its agencies do not agree to pay attorney fees, costs, or late payment charges beyond those available under the Kansas Prompt Payment Act (K.S.A. 75-6403), and no provision will be given effect that attempts to exclude, modify, disclaim or otherwise attempt to limit any damages available to the State of Kansas or its agencies at law, including but not limited to the implied warranties of merchantability and fitness for a particular purpose.
- 8. Representative's Authority To Contract: By signing this contract, the representative of the contractor thereby represents that such person is duly authorized by the contractor to execute this contract on behalf of the contractor and that the contractor agrees to be bound by the provisions thereof.
- Responsibility For Taxes: The State of Kansas and its agencies shall not be responsible for, nor indemnify a contractor for, any federal, state or local taxes which may be imposed or levied upon the subject matter of this contract.
- 10. <u>Insurance</u>: The State of Kansas and its agencies shall not be required to purchase any insurance against loss or damage to property or any other subject matter relating to this contract, nor shall this contract require them to establish a "self-insurance" fund to protect against any such loss or damage. Subject to the provisions of the Kansas Tort Claims Act (K.S.A. 75-6101 et seq.), the contractor shall bear the risk of any loss or damage to any property in which the contractor holds title.

- 11. <u>Information</u>: No provision of this contract shall be construed as limiting the Legislative Division of Post Audit from having access to information pursuant to K.S.A. 46-1101 et seq.
- 12. The Eleventh Amendment: "The Eleventh Amendment is an inherent and incumbent protection with the State of Kansas and need not be reserved, but prudence requires the State to reiterate that nothing related to this contract shall be deemed a waiver of the Eleventh Amendment."
- 13. <u>Campaign Contributions / Lobbying:</u> Funds provided through a grant award or contract shall not be given or received in exchange for the making of a campaign contribution. No part of the funds provided through this contract shall be used to influence or attempt to influence an officer or employee of any State of Kansas agency or a member of the Legislature regarding any pending legislation or the awarding, extension, continuation, renewal, amendment or modification of any government contract, grant, loan, or cooperative agreement.
- 14. Compliance with Prison Rape Elimination Act (PREA): The contractor agrees to comply with all applicable provisions of the Prison Rape Elimination Act of 2003 (42. U.S.C. §§ 15601, et seq.), as amended from time to time, and National PREA Standards promulgated by the Attorney

General of the United States, under authority of that Act, found at 28 CFR Part 115, as amended from time to time. The contractor further agrees to comply with all applicable administrative policies and procedures of the Kansas Department of Corrections and its facilities, dealing with the subject matter of sexual abuse or sexual harassment of inmates or juvenile residents.