PARTICIPATING CMHC AGREEMENT FY '19

This Participating CMHC Agreement (the "Agreement") is made and entered into this 1st day of July, 2018, by and between, ComCare of Sedgwick County, Inc. hereinafter referred to as "CMHC", and the Secretary of the Kansas Department for Aging and Disability Services, whose address is 503 South Kansas Ave., Topeka, Kansas 66603, hereinafter referred to as "KDADS", all of whom may collectively hereinafter be referred to as the "Parties".

Whereas, this contract is meant to provide services for individuals who are uninsured/underinsured and not otherwise eligible for other funding streams;

Whereas, K.S.A. 19-4001 et seq. authorizes the board of county commissioners to establish community mental health centers;

Whereas, the KDADS, authorized by K.S.A. 39-708c to enter into contracts, desires to fund community-based mental health services for individuals needing services within the CMHCs designated service area;

Whereas, the CMHC must meet the licensing requirements in K.A.R. 30-60 and K.A.R. 30-61.

Now, therefore, for and in consideration of the mutual covenants and agreements contained herein, the Parties do hereby mutually covenant and agree as follows:

There are six (6) services that must be given first priority for use with individuals who meet SPMI or SED criteria. The reason for prioritizing services is that these are the services that consistently allow Kansans to be diverted from psychiatric hospitalization and remain in the community.

The top six (6) services are a PRIORITY. CMHCs will consistently use the top six (6) services for consumers who meet the SPMI or SED criteria. CMHCs will monitor use of all other services listed for SPMI or SED consumers.

- Intensive case management (CPST)
- Attendant care
- Peer Support
- 24-hour crisis response, triage, stabilization, and treatment services
- · Psychiatric services
- Psychosocial Rehabilitation Services

I. Community Based Behavioral Health Services

K.S.A. 39-1602 states that "Target Population' means the population group designated by rules and regulations of the KDADS as most in need of mental health services which are funded, in whole or in part, by state and other public funding sources, which groups shall include adults with severe and persistent mental illness, serious emotionally disturbed children and adolescents (i.e., children and adolescents experiencing a serious emotional disturbance), and other individuals at risk of requiring institutional care (because of their mental illness)."

K.S.A 39-1602 (b) states that "'Community based mental health services' includes, but is not limited to, evaluation and diagnosis, case management services, mental health inpatient and outpatient services, prescription and management of psychotropic medication, prevention, education, consultation, treatment and rehabilitation services, twenty-four-hour emergency services, and any facilities required therefor, which are provided within one or more local communities in order to provide a continuum of care and support services to enable mentally ill persons, including targeted population members, to function outside of inpatient institutions to the extent of their capabilities. Community-based mental health services also include assistance in securing employment services, housing services, medical and dental care, and other support services."

K.S.A. 39-1602 (h) states that "'Screening' means the process performed by a participating community mental health center, pursuant to a contract entered into with the secretary under K.S.A. 39-1610 and amendments thereto, to determine whether a person, under either voluntary or involuntary procedures, can be evaluated or treated, or can be both evaluated and treated, in the community or should be referred to the appropriate state psychiatric hospital for such treatment or evaluation or for both treatment and evaluation."

K.S.A. 39-1601 et seq. identifies the CMHC as the recognized vendor of said goods or services and desires to provide the same to the citizens of Kansas.

K.S.A 39-1601 et seq. identifies that funding included in this agreement is intended to, subject to available resources, fund the coordination and provision of mental health services for persons with mental illness who are residents of the service delivery area of the CMHC yet are without an ability to pay for such services

K.S.A. 65-4433 states "for the purpose of insuring that adequate mental health services are available to all inhabitants of Kansas, the state shall participate in the financing of mental health centers in the manner provided by this act." All inhabitants of Kansas include individuals who are enrolled target populations, enrolled non-target populations, and non-enrolled populations.

A. SCOPE OF WORK

Funding for the Scope of Work – Community Based Behavioral Health Services is comprised of funding allotments from Federal Mental Health Block Grant, Mental Health Reform, the Governor's Mental Health Initiatives, and State Aid. The CMHC shall use funds from this agreement to provide to persons in the priority target populations as defined by K.S.A. 39-1602 and stated above community-based behavioral health services including, but not limited to:

- 1. 24-hour, 7 days a week emergency treatment and first response services;
- 2. Crisis responsiveness;
- 3. Evaluation, assessment, and treatment;
- 4. Screening for admission to a state psychiatric hospital, when applicable and required by K.A.R. 30-61-10; and follow-up with any consumer seen for or provided with any emergency service and not detained for inpatient care and treatment, to determine the need for any further services and/or referral to any services;
- 5. Basic outpatient treatment services;
- 6. Basic case management services for adults and basic community-based support services for children, adolescents, and their families;
- 7. Liaison services to state psychiatric hospitals, nursing facilities for mental health, psychiatric residential treatment facilities, and state hospital alternatives for children and adolescents; including, discharge planning beginning the first day of an admission, connecting to community resources, facilitating a "warm hand-off" upon discharge, and follow up.

This is not an all-inclusive list of required basic community based services of a community mental health center, nor of a "participating community mental health center". For further details specific to these requirements, please reference K.S.A. 39-1601 through 1612, a.k.a. the Mental Health Reform act; the regulations set forth in K.A.R. article 60, chapter 30 – Licensing of Community Mental Health Centers; the regulations set forth in K.A.R. article 61, chapter 30 – Participating Community Mental Health Centers; and, any other statute and regulation pertaining to community mental health centers and duties and responsibilities thereof, or policies and rules set forth by the Secretary of the Kansas Department for Aging and Disability Services.

CMHCs shall not deny or limit access to medically necessary community behavioral health services to consumers based solely on the presence of a substance use disorder or the receipt of services for a substance use disorder.

B. OUTCOME MEASURES

The CMHC is expected to improve its performance on the outcome measures listed below (1-6). Performance improvement planning may be initiated based upon the trend specific to the CMHC for each outcome. Discussion and further study shall result if the trend for a given outcome begins to move in a negative direction. A performance improvement plan may be initiated at any time upon agreement between KDADS and the CMHC, but shall be developed in the event of a negative trend that persists for 3 consecutive months.

The CMHC will use recognized performance improvement methods to improve its performance on the identified outcome(s).

If the CMHC believes that improving performance on the outcome(s) is beyond its control, the CMHC may, within 15 days of receiving written notification of a need to develop a performance improvement plan, submit a written request to be exempted from developing and implementing a performance improvement plan. The request will include data to substantiate the reason(s) for requesting the exemption. KDADS will evaluate the request and notify the CMHC in writing within 15 days of receiving the request whether or not the exemption request was granted.

All FY2019 Outcomes will specifically monitor the uninsured/underinsured target population served by each CMHC. The target population will be determined by the Medicaid eligibility status in effect at the end of each reporting period, which shall be monthly. KDADS will share available outcomes data with the CMHC at least quarterly.

L. Admissions adult: The rate of State Mental Health Hospital (SMHH) admissions for adults residing within the CMHC catchment area who have been screened for admission to a SMHH.

Measure: Admission Rate is determined by dividing the Numerator by the Denominator and multiplying the quotient by 10,000.

<u>Numerator</u>: The number of adult admissions to a SMHH as a result of a mental health inpatient screen performed or authorized by responsible Community Mental Health Center staff

<u>Denominator</u>: The number of all adults (age 18 and over) within the CMHC catchment area based on the most recent US Census County estimates available at the start of the contract period.

Data Source: SMHH, US Census County estimates

Reported: Quarterly

2. Adult Re-admissions within thirty (30) calendar days of discharge: Percent of screening determinations resulting in readmissions of adults, age 18 and over, to any SMHH, occurring within thirty (30) calendar days of previous discharge.

<u>Numerator</u>: Number of adults discharged from SMHH, with a subsequent readmission occurring within 30 calendar days.

<u>Denominator</u>: Total number of Adult discharges from SMHH, occurring within 30 calendar days of reporting period.

<u>Data Source</u>: SMHH. <u>Reported</u>: Quarterly

3. Adult Penetration Rate: The per capita number of consumers with an SPMI the CMHC serves.

<u>Numerator</u>: Number of unduplicated consumers with an SPMI that have received Community Support Services (CSS) within the last 90 calendar days.

<u>Denominator</u>: Number of persons living in the CMHC catchment area in the adult age range based on the most recent US Census County estimates available at the start of the contract period.

Data Sources: AIMS system. US Census County estimates

Reported: Quarterly

4. Access standards post SMHH for adults: Face-to-face contact with client, by someone other than peer support, to develop and implement a service plan within three (3) calendar days of discharge from a SMHH. If the consumer refuses services, the dates, times, the manner in which outreach attempted, and reasons why a face-to-face contact did not occur within the required timeframe shall be documented in the client's file.

<u>Numerator</u>: Number of adults who had a face to face contact to develop and implement a service plan within 3 calendar days of discharge from a SMHH.

<u>Denominator</u>: Number of adults receiving CSS discharged from a SMHH during the previous quarter

Data Source: Chart reviews and SMHH

Reported: Quarterly by established catchment areas

5. Face to face or tele-video appointment to review medication(s) within thirty (30) calendar days of discharge from a SMHH. If the consumer refuses appointment, the dates, times, the ways in outreach was attempted, and reasons why a face-to-face contact did not occur within the required timeframe shall be documented in the client's file.

<u>Numerator</u>: Number of adults receiving CSS who had a medication appointment to review medication(s) within 30 calendar days of discharge from a SMHH

Denominator: All SMHH discharges that occurred during the previous month

<u>Data Source</u>: CMHC Chart Review and SMHH <u>Reported</u>: Quarterly by established catchment areas

6. Independent Living: The percentage of consumers with an SPMI who live independently. The CMHC shall report the percentage of consumers with an SPMI who are living independently.

<u>Numerator</u>: Number of consumers with an SPMI that have received CSS in the last six months who are living independently.

<u>Denominator</u>: Total number of consumers with an SPMI that have received CSS in the last six months.

Data Source: AIMS system/ Client Status Reports (CSR).

Reported: Quarterly by established catchment areas.

C. DELIVERABLES AND REPORTING

1. Data Reporting

- a. The CMHC shall report complete and accurate client-level demographic and service encounter data through AIMS for adults and youth with registration values of enrolled target, enrolled non-target, non-enrolled and pending. AIMS reporting shall be reported as dictated by the June 2005, July 2016 AIMS II manual, Updated February 2017. The CMHC shall also report complete and accurate client status through AIMS for adults and youth with registration values of enrolled targeted.
- b. The CMHC shall provide Client Status Report (CSR) updates for adults and youth as directed by the June 2005, July 2016 AIMS II manual, Updated February 2017. The CMHC shall report monthly client status updates according to the definitions for the populations specified in the AIMS Manual to KDADS or its contractor.
- c. The CMHC shall report all client-level data as specified in the AIMS Manual to KDADS or its contractor by the 15th of the following month.
- d. The CMHC will provide the consumer's Social Security Number (SSN) field via their AIMS transmission file each month. If the SSN is not able to be added to the AIMS transaction, the CMHC will work with KDADS to implement a workaround to provide the data in the interim. See AIMS II Manual, Supplement 3.0.
- e. The CMHC will provide via the AIMS transmission one question around military service. AIMS question will be: "Have you ever served in the U.S. military? Yes or No. See AIMS II Manual, Supplement 3.0
- f. The CMHC shall maintain the supporting documentation to verify their AIMS reporting for at least 5 years for inspection by KDADS or an entity designated by KDADS to determine completeness and accuracy.
- g. The CMHC will input Payment Source #4 into AIMS for all uninsured clients receiving services provided with funds from this contract.
- h. The CMHC shall submit quarterly service code per unit cost reports. Reports are due by the 30th of the month following the end of the calendar quarter and shall be submitted to the KDADS' Behavioral Health Adult Program Manager.
 - Reports shall include the following for each service provided with uninsured/underinsured funds from this contract: per unit cost for each service code delivered.
 - ii. Reports shall also provide detailed costs not utilized for direct services.

- i. The CMHC shall also report the number of individuals who are screened for admission to an inpatient psychiatric facility including but not limited to state-contracted psychiatric inpatient facilities, state hospitals and PRTFs. CMHC shall use KDADS required reporting format and include number of screens, number of persons served and unit cost. Reports are due by the 30th of the month following the end of the calendar quarter and shall be submitted to the KDADS' Behavioral Health Adult Program Manager. KDADS shall prepopulate all applicable fields based upon agreed methodology and complete AIMS data submission by CMHC.
- j. The CMHC shall report all information as required by SAMSHA for Mental Health Block Grant Treatment Episode Data Set (TEDS) reporting for any MHBG funds utilized by the CMHC. The CMHC will be held responsible for timely and accurate reporting as required by SAMSHA for services provided within its catchment area. Information shall be provided using KDADS required reporting format. Reports are due by the 30th of the month following the end of the calendar quarter and shall be submitted to the KDADS' Behavioral Health Adult Program Manager.
 - i. Reports shall include the following for the service provided with Mental Health Block Grant funds from this contract: service code, number of unduplicated persons served, number of adults served, number of children served, number of units provided and unit cost of service(s) provided. KDADS shall prepopulate all applicable fields based upon agreed methodology and complete AIMS data submission by CMHC.
 - ii. A list of individuals utilizing services from MHBG funds including but not limited to; service code, AIMS ID and Admission Date.
 - iii. Within thirty (30) calendar days of the execution of this agreement, the CMIIC shall submit its plan for utilization of MHBG funds to KDADS for approval.
- k. Community Assessment and Partnership Plan. In accordance with, and support of, K.S.A. 39-1608, and in accordance with the rules and regulations adopted by the Secretary each mental health center shall meet with community partners to prepare and adopt a comprehensive community assessment and partnership plan. The purpose of this community needs assessment and partnership plan is to, at a minimum, develop and foster local and regional partnerships, leverage resources, build service capacity, enhance crisis services, and to create diversionary plans in order to provide community based services for persons who are residents of the service delivery area of the community mental health center (CMHC) and maintain individuals in their community to the greatest extent possible. Each CMHC shall submit such assessment of needs and plan to the secretary for approval on or before October 1, 2018.
- I. Annual screens for continued stay (SCS) for NF/MH consumers for whom each CMHC is responsible. This includes reporting to KDADS Behavioral Health Services the results of these screens, and submission of any other appropriate data or reports as KDADS may determine necessary to fully explain the CMHCs determination for continued stay or discharge. The CMHC shall make a good faith effort of arranging for a consumer facilitator to participate in each Screen for Continued Stay. The CMHC shall submit claims for payment of the Screens for Continued Stay (SCS) per State policy (KMAP, 8400, Mental Health Services for Nursing Facility for Mental Health Beneficiaries). The CMHC shall

identify a liaison who will stay connected with individuals in the NFMH to help promote reintegration in the home community when possible.

2. Data Performance Measures

The CMHC shall:

a. Report 100% complete and accurate demographic and client service data for 95% of their consumers every month. CMHCs are out of compliance with this requirement if they fail to achieve and maintain a 95% or higher complete reporting rate on the AIMS Data Completion Report.

Numerator: The CMHC's number of consumer record files with an initial submission date during the reporting month where 100% of the demographic and service data is complete and accurate.

Denominator: Total number of record files for the CMHC for the reporting month.

b. Report 100% complete and accurate monthly service records for at least 95% of their consumers with required AIMS services every month. The CMHC is out of compliance with this requirement if they fail to achieve and maintain 95% or higher complete reporting rate on the AIMS Targeted Population.

Numerator: The CMHC's number of adult and children CSR records with an SPMI/SED chronicity value of 3 or 6 that have 100% of the required CSR fields complete and accurate.

Denominator: Total number of adult and children CSR records with an SPMI/SED chronicity value 3 or 6 for the CMHC for that reporting month.

D. PAYMENT REGARDING ALL FUNDING SOURCES FOR CONTRACT YEAR

1. Total Compensation for Community Based Behavioral Health Services for July 1, 2018 through June 30, 2019 shall not exceed \$6,759,407. Quarterly payments shall be issued in July 2018, October 2018, January 2019 and April 2019.

Prior to the issuance of the first quarterly payment, the agreement must be fully executed and the CMHC must be in compliance with section C of the previous (FY '2018) contract year.

The quarterly payment shall be 25% of the award if compliance with Section C has been achieved. However, up to twenty-five percent (25%) of the quarterly payment may be held for non-compliance in the event requirements in section C have not been met. After compliance has been achieved, withheld payments will be made at the time of the next quarterly payment. If compliance is not achieved for the quarters ending September 2018, December 2018 or March 2019, or June 2019 by August 15, 2019, any outstanding withheld payments shall not be paid with regard to this contract.

2. Total Compensation for Federal Mental Health Block Grant (Grant Number 3B09SM010020-???; CFDA Number 93.958) Services for July 1, 2018 through June 30, 2019 shall not exceed \$358,467.

CMHC shall only utilize the MHBG funds for services and populations as approved by KDADS in the CMHC's plan for utilization. CMHC shall be subject to recoupment of funds utilized for services or populations determined to be unallowable.

After the agreement has been fully executed, and the scope of work has been approved by KDADS, KDADS shall issue an advance payment of 25% of the total compensation for the Mental Health Block Grant. Upon receipt of the required financial and deliverable reports, a subsequent quarterly payment shall be made during the second month of each quarter in November 2018, February 2019 and May 2019 for the reported amount expended. If compliance is not achieved by August 15, 2019, any outstanding payments for work that has not been demonstrated as complete shall not be paid with regard to this contract. However, the quarterly payment will be reduced by one-third of the advance payment. If block grant funds are fully expended prior to the end of the year, the reduction will be a higher amount to ensure the advance payment is appropriately reconciled.

3. Total Compensation for Screening Services for July 1, 2018 through June 30, 2019 shall not exceed \$441,258. Quarterly payments shall be issued in July 2018, October 2018, January 2019 and April 2019.

Prior to the issuance of the first quarterly payment, the agreement must be fully executed and the CMHC must be in compliance with section C of the previous (fiscal year 2018) contract year.

The quarterly payment shall be 25% of the award if compliance with Section C has been achieved. However, up to twenty-five percent (25%) of the quarterly payment may be held for non-compliance in the event requirements in section C have not been met. After compliance has been achieved, withheld payments will be made at the time of the next quarterly payment. If compliance is not achieved for the quarters ending September 2018, December 2018 or March 2019, or June 2019 by August 15, 2019, any outstanding withheld payments shall not be paid with regard to this contract.

II. Mental Health Block Grant

A. General

MHBG dollars shall be used for, but not limited to, the provision of peer support (PS) services. When billing or reporting for peer support, the CMHC shall utilize the following codes: For individual sessions: H0038 PS. For group sessions: H0038 HQ PS Group. CMHC shall only utilize the remainder of the MHBG funds for services and populations as approved by KDADS in the CMHC's plan for utilization.

B. Measure

- Peer Support shall be a face to face contact with client after discharge from a SMHH.
 - Numerator: Number of clients who had a face to face contact after discharge from a SMHH.
 - Denominator: All SMHH discharges that occurred during the previous quarter
 - O Data Source: CMHC Chart Review and SMHH

o Reported: Quarterly by established catchment areas

III. NON-MEDICAID PRE-ADMISSION SCREENINGS

- A. The CMHC shall coordinate the non-Medicaid screens, PRTF and Medicaid State Hospital screens (collectively referred to as the "screens") through a designated KDADS contractor.
- B. Scope of Work: A face to face assessment of an individual in crisis by a qualified mental health professional (QMHP) to determine whether the individual can be diverted from hospitalization or other institutional/residential care. If diversion is clinically appropriate, the QMHP and individual in crisis and/or guardians determine the appropriate follow-up or other necessary supports (i.e.: next day appointment, crisis stabilization services, in-home/community based services through Community Support Services or Community Based Services programs, etc.). Where a face-to-face individual assessment is impracticable due to distance or other resource constraint, a CMHC may utilize tele-video technology for the individual assessment, provided that CMHC will make every reasonable effort to conduct the individual assessment face-to-face.

C. Goals: Inpatient

i. The CMHC will perform all assessments consistent with the criteria set forth in KSA 59-2953.

D. Goals: PRTF

- i. The CMHC will maintain the following access standard for PRTF screens under this agreement:
 - 1. Upon notification, a screen shall be provided by the CMHC within seven (7) calendar days to determine if an individual meets medical necessity for admission to a PRTF or authorized community based services to prevent a serious complication or deterioration in the individual's health.

IV. CRITERIA FOR SEEKING, ACHIEVING, AND MAINTAINING DEEMED STATUS

- A. "Deemed Status" refers to a CMHC that is currently licensed by KDADS and is also accredited by a KDADS approved accrediting body that receives oversight by both KDADS and the accrediting body. Subject to compliance with Kansas statutes and regulations, once a CMHC achieves deemed status, KDADS shall establish through policy the process for how an accredited CMHC shall undergo inspections, investigation, and surveys.
 - I. Seeking Accreditation
 - 1. A CMHC shall complete a KDADS application form and request review for deemed status. The application shall be processed in accordance with KDADS' policy.
 - 2. A CMHC may not have any pending corrective action plan while applying to achieve deemed status.
 - 3. If a CMHC seeks accreditation from another accrediting body (other than TJC or CARF) for the purpose of achieving deemed status, the CMHC must receive written approval from the Commissioner of Behavioral

Health Services prior to completion of the accreditation process. If the CMHC completes the accreditation process without receiving written approval from the Commissioner of Behavioral Health Services, that CMHC may not be eligible to receive "deemed status".

- A) When the CMHC seeks KDADS approval of a different accreditation (other than TJC or CARF) it must provide written notice to the Commissioner requesting review of the accrediting body along with an informational packet of documentation for the Commissioner to review.
- B) A CMHC that achieves deemed status may continue to undergo KDADS initiated surveys for any licensing requirements that are not adequately addressed by the accrediting body's survey. A crosswalk, approved by KDADS, shall determine what, if any, requirements may not be addressed by the accrediting body.

II. Achieving Accreditation

- 1. Licensing
 - A) The Commissioner of Behavioral Health Services shall determine if the CMHC has met the requirements to achieve deemed status.
 - B) Subject to Kansas statutes and regulations, a CMHC that achieves deemed status shall continue to request an updated license every 2 years and post the updated license within the CMHC.
- 2. KDADS-Approved Accrediting Body
 - a) KDADS agrees to approve the Joint Commission (TJC) or the Commission on Accreditation of Rehabilitation Facilities (CARF) as accrediting bodies.

III. Maintaining Deemed Status

- 1. Once a CMHC achieves deemed status, the CMHC shall notify KDADS of any and all findings or reports issued by the accrediting body that would lead the CMHC to hold any status other than full accreditation. When the CMHC provides notice, it shall provide KDADS with the report/documentation from the accrediting body that precipitated the change in the CMHC's status.
- 2. KDADS may engage in an investigation or inspection upon receipt of the report/documentation.

V. OTHER REQUIREMENTS

- A. The CMHC shall participate in mental health disaster planning at both the local and state levels.
- B. The CMHC shall make available at least one individual (either a staff member or designee) who is trained and certified as an SSI/SSDI Outreach, Access and Recovery (SOAR) Benefits Specialist. The SOAR Benefit Specialists shall assist clients with applying for Social Security Benefits and other mainstream benefits following the SOAR model. The SOAR Benefits Specialists shall be certified in the SOAR model and enter data into the SOAR TA Center Online Application Tracking database (SOAR OAT). The SOAR Benefits Specialists shall effectively participate in training and activities that are designed to improve consumer eligibility for federal disability benefits and Medicaid eligibility. (SOAR).

- C. The CMHC shall designate staff to be the CMHC Housing Specialist, the staff are responsible for taking steps to increase the array of housing options available to its consumers. The CMHC Housing Specialist(s) shall assist persons with behavioral health issues, including co-occurring mental health and substance use disorders, to access safe and affordable housing of their choice and to provide the necessary supports and services that ensure the person lives a safe, healthy, self-determined life in their home. In addition, the CMHC Housing Specialist(s) shall actively participate in and assist with local, regional, and/or statewide efforts to decrease homelessness and situations where individuals are precariously housed. The CMHC Housing Specialist(s) shall participate the quarterly statewide Housing Specialist meetings/trainings facilitated by KDADS.
- D. From July 1, 2018 through October 31, 2018, KDADS and the CMHC shall review what employment supports or programs are available through the CMHC. During the course of the review, KDADS, with input from the CMHC, shall determine how best to synthesize this information reviewed into reportable information that shall be provided to KDADS in January 2019. KDADS shall provide, in writing, what information is sought from the CMHCs related to employment supports or programs. Beginning January 1, 2019, the CMHC shall implement reporting of the available employment information.
- E. KDADS and the CMHC shall review services provided to nursing facilities for individuals with mental health (NFMH).
- F. The CMHC shall designate staff to perform liaison functions as defined in K.A.R. 30-61-11 for SMHHs, SMHHAs and PRTFs.

VI. MISCELLANEOUS

Both the CMHC and KDADS further agree that:

- a. **Compensation:** Compensation shall not exceed, \$7,559,132, which is comprised of the Mental Health Block Grant and other applicable funds.
- b. **Term of Agreement:** The term of this Agreement shall commence on July 1, 2018 and shall end on June 30, 2019, unless earlier terminated pursuant to the provisions herein.

c. Agreement Termination, Default and Remedies:

- 1. Any party may terminate this Agreement, other than as specified herein below, by giving written notice of the termination at least 20 calendar days prior to the date of termination stated in the written notice.
- 2. KDADS may terminate this Agreement without prior notice upon making the determination that termination is necessary to avoid harm to the public, to prevent fraud or abuse, or to protect public funds.
- 3. In the event that Contractor fails to perform a material provision of this Agreement, KDADS may, in addition to such other remedies provided for by law:
 - i. Terminate this Agreement; or
 - ii. Delay payment until KDADS verifies Contractor's performance.
- 4. In the event this Agreement is terminated under Section V, sub-section "c" herein, the KDADS shall pay Contractor for services provided through the date of termination.

- d. Suspension or Termination for Lack of Program Funding. This Agreement may be suspended for any length of time or terminated at any time by either party for failure of the Kansas Legislature or the United States Congress to appropriate funds to finance their respective shares of the State Medical Assistance (Medicaid) Program established by Title XIX of the Social Security Act (42 U.S.C. 1396 et seq.). No party shall be required to use any of its State or Federal funds designated for expenditure in any other State or Federal program, project, or contract to pay for another party's performance of this Agreement after the date on which notice of termination or suspension is given by any party to the others.
- e. **Debarment.** As part of the Code of Federal Regulations (45 C.F.R. Part 76), all governmental entities receiving funding from the Federal Government must participate in a government wide system for non-procurement debarment and suspension. A person or entity that is debarred or suspended shall be excluded from Federal financial and non-financial assistance and benefits under Federal programs and activities. Debarment or suspension of a participant in a program by one agency shall have government wide effect. The Secretary of KDADS is authorized to impose debarment. Before any person or entity enters into an agreement, grant or contract with KDADS, the Excluded Parties Lists shall be researched for potential debarred persons or entities (located at http://www.sam.gov).
- f. Retention of and Access to Records: All records prepared pursuant to this Agreement shall be retained and safeguarded for a five-year period following termination of this Agreement, and said records shall be made available to any other party to this Agreement, and independent auditor retained by any other party, the Secretary of Health & Human Services, the U.S. Comptroller General, the Auditor of the Kansas Legislative Division of Post Audit, or their designees. Each party shall bear the costs of storing, retrieving, and producing its records created and required to be kept under this Agreement.
- g. Independent Contractor Status: At all times pertinent to this Agreement, Contractor shall perform as and hold the status of independent contractor. Nothing in this Agreement is intended to create or imply any type of employer-employee, principal-agent, master-servant, or any other relationship other than that of independent contractor as between KDADS and Contractor. KDADS shall not withhold any form of taxes, insurance, assessments, or other amounts from payment to Contractor. Contractor shall be solely responsible for payment of any and all taxes incurred as a result of this Agreement.
- h. Confidentiality: In accordance with U. S. Department of Health & Human Services, Centers for Medicare and Medicaid Services Medicaid regulations, 42 C.F.R. 431.300 et seq., Contractor shall maintain the confidentiality of information about individuals learned in performing the duties required by this Agreement, including the individual's name; address; telephone number; past or present receipt of any state or federal program services; family, social, or economic circumstances; medical data, including diagnoses and past history of disease, impairment, or disability; income and other financial information; State agency evaluation of personal or medical information; program eligibility; or third-party liability for payment for program services to any person or entity. Contractor shall not prepare and publish, or permit the preparation and publication of, any electronic or written report disclosing confidential information about any individual in a manner which permits the identification of that individual. Contractor shall not disclose or permit the disclosure of any confidential information about any

individual without the prior informed consent of the individual or of the individual's representative, unless the disclosure is required by court order, to enable the delivery of services for which the individual or the individual's representative has requested or applied, for Medicaid program administration, or by this Agreement. Contractor shall comply with the Health Insurance Portability and Accountability Act of 1996, as amended. Contractor shall further develop and maintain policies and procedures, which protect the confidentiality of and guard against the unauthorized disclosure of confidential information about individuals obtained through the performance of this Agreement. Contractor's policies and procedures shall be binding on their employees, agents, and independent Contractors and describe the penalties and sanctions imposed for violations of those policies and procedures.

- i. Health Insurance Portability and Accountability Act-Business Associate Agreement: The CMHC shall comply with the provisions of the federal Health Insurance Portability and Accountability Act of 1996 and amendments thereto (HIPAA), together with regulations issued modifying 45 CFR Parts 160 and 164 (the "HIPAA Security and Privacy Rule"); and the American Recovery and Reinvestment Act of 2009 (Public Law 111-5) pursuant to Title XIII of Division A and Title IV of Division B, called the "Health Information Technology for Economic and Clinical Health" (the "HITECH ACT") and any accompanying and subsequently adopted amendments or regulations including the final rule issued January 25, 2013 (FR Vol. 78, No. 17 (Jan. 25, 2013)). The Parties shall further cooperate in executing a Business Associates' Agreement ("BA Agreement"). The BA Agreement shall be provided by the KDADS and shall be a condition precedent of information sharing and payment under this Agreement.
- j. **Non-Discrimination:** Contractor shall not discriminate against any person in violation of any applicable state or federal law.
- k. Incorporation of the State of Kansas Contractual Provisions Attachment: The provisions of Contractual Provisions Attachment, Form DA-146a (Rev. 6/12), a copy of which is attached hereto and identified as Appendix A, are incorporated by this reference as if the same were set forth in full herein.
- l. Glossary: Attached hereto and incorporated herein as Appendix B is a "Glossary".
- m. Service of Notices: All notices required or which may be given pursuant to this Agreement shall be in writing, personally delivered by courier or commercial delivery service, or sent by facsimile and United States mail, first class, postage prepaid, to the following addresses or such other address as may be designated in writing by the named person during the term of this Agreement:

If to Contractor:

Joan Tammany, Executive Director ComCare of Sedgwick County, Inc. 271 West 3rd Street North, Ste. 600 Wichita, Kansas 67202

If to KDADS:

Tim Keck, Secretary Kansas Department for Aging and Disability Services New England Building 503 South Kansas Avenue Topeka, Kansas 66603-3404

With a copy to:

Chief Counsel
Kansas Department for Aging and Disability Services
New England Building
503 South Kansas Avenue
Topeka, Kansas 66603-3404

n. **Reporting:** Unless otherwise specified elsewhere in this agreement, Contractor shall prepare and deliver to KDADS program and financial quarterly reports (the "Reports"). Reports shall be due as follows:

1. Time Period	Report Due Date		
SFYQ1	October 31, 2018		
SFYQ2	January 31, 2019		
SFYQ3	April 30, 2019		
SFYQ4	July 31, 2019		

- 2. Report Format. All reports required (unless otherwise specified) herein shall be provided to KDADS in electronic format (portable document format) and sent to: All reports shall be sent to Diana Marsh at diana.marsh@ks.gov In the event of staffing changes, KDADS will communicate new contacts to CMHC. Such Reports shall itemize Contractor's progress for the reporting period. An additional cumulative report of all data shall be due July 30, 2019.
- o. **Amendment or Assignment**: Modification or amendment to this agreement shall be in writing and executed with the same formality as the original. Similarly, this Agreement shall not be assigned unless approved in writing by the parties hereto. All assignments not approved pursuant to this provision are void.
- p. **Prior Negotiations:** This Agreement supersedes all prior negotiations and agreements between these parties with respect to the matters stated herein, and it represents the entire agreement of the parties.
- q. **Signatures:** This Agreement (and any amendments, modifications, or waivers in respect hereof) may be executed in any number of counterparts, each of which shall be deemed to be an original, but all of which shall constitute one and the same document. Facsimile signatures or signatures emailed in portable document format (PDF) shall be acceptable and deemed binding on the parties hereto as if they were originals.
- r. **Terms Read and Understood:** The signatories to this Agreement certify that they have read this Agreement, have had opportunity to confer with counsel and fully understand all

- of the terms. The parties acknowledge and represent that they enter into this Agreement of their own free will, and not from any representation, commitment, promise, pressure or duress from any other party.
- s. **Cooperation:** The parties agree to fully cooperate with each other in the performance hereunder, and shall execute such additional agreements, documents, or instruments, if any, as may reasonably be required to carry out the intent of the Agreement.
- t. Waiver of Breach: Waiver of a breach in performance of any term of this Agreement by KDADS shall not be construed as a waiver of any subsequent breach of the same or any other performance or provision of this Agreement.
- u. **Invalidity:** Any provision of this Agreement determined to be invalid or unenforceable shall not affect the validity or enforceability of the remaining provisions, and in all respects the agreement shall be construed as if such invalid or unenforceable provision was omitted.
- v. **Governing Law:** This Agreement shall be governed by the laws of the State of Kansas. Should judicial intervention be required, the parties agree that venue shall only be proper in the District Court for Shawnee County, Kansas.
- w. **Accounting System:** The CMHCs accounting system shall meet generally accepted accounting principles.
- x. Payments. In no event shall the CMHC be entitled to payments for costs incurred in excess of the amount set forth in this Agreement without prior written approval of KDADS. Unless modified by written amendment to this Agreement, there shall be no allowance for costs incurred outside this Agreement. Payments will be issued in the manner prescribed within the contract.
- y. **Duplication of Funds**. By acceptance of this Agreement, the CMHC declares and assures that no costs or expenditures which have been funded by other federal or state grant funds have been duplicated or otherwise included as part of the funding request in this Agreement.
- z. Unearned Funds. Unless otherwise specified in the Agreement, all unexpended funds paid pursuant to this Agreement identified by the CMHCs independent audit shall be returned to the Kansas Department for Aging and Disability Services within 30 days of the CMHC receiving their independent audit.
 - The CMHC may keep any interest or other investment income earned on advances of funds paid pursuant to this Agreement as long as the monies are reinvested in the services supported by the Agreement. This includes any interest or investment income earned by sub-grantees and cost-type contractors on advances to them from funds paid pursuant to this Agreement. Funds subject to recoupment shall not include revenue earned from program activities or interest received from any source.
- aa. Cure for Failure to Perform. All funds paid pursuant to this Agreement are based on performance measures rather than line item budgets. Therefore, funds may be recouped.

suspended or withheld based on non-compliance of performance requirements identified in this Agreement. Prior to recouping, suspending, or withholding funds from a CMHC, KDADS must notify the CMHC of non-compliance of performance. The notification of non-compliance of performance must specifically identify what requirements the CMHC has failed to perform. In instances where the health and safety of the persons served is not in imminent jeopardy, KDADS will allow the CMHC 30 days to correct the non-compliance; develop a corrective action plan acceptable to KDADS; or appeal the findings through the Department of Administration Administrative Appeals process. If the CMHC fails to correct the non-compliance; or does not adhere to the corrective action plan approved by KDADS; or has not appealed the findings, KDADS will recoup all payments made from the date of notification of non-compliance and will suspend or withhold all future payments.

- bb. **Data**. The CMHC may have access to private or confidential data maintained by KDADS to the extent necessary to carry out its responsibilities under this Agreement. The CMHC must comply with all the requirements of the Kansas Open Records Act in providing services under this Agreement. The CMHC shall accept full responsibility for providing adequate supervision and training to its agents and employees to ensure compliance with the Act. No private or confidential data collected, maintained or used in the course of performance of this Agreement shall be disseminated by either party except as authorized by statute, either during the period of the Agreement or thereafter. The CMHC must agree to return any or all data furnished by KDADS promptly at the request of KDADS in whatever form it is maintained by the CMHC.
- cc. **Reviews and Hearings**. KDADS has the discretion to require the CMHC to participate in any review, appeal, fair hearing or litigation involving issues related to this Agreement.
- dd. Audit Requirements. All services that are provided pursuant to the terms of this Contract and in consideration of the funds received, may, at any time, be audited, monitored or evaluated by KDADS. Funds allocated pursuant to this Contract are subject to KDADS Independent audits which shall be carried out in accordance with the KDADS Recipient Monitoring Policy, as amended. The CMHC must submit an audit completed by an independent public accountant within six months of the completion of the CMHCs fiscal year to KDADS Office of Audits and Consulting Services.

If the CMHC receives over \$750,000 or more in a year in Federal awards (total of all applicable federal awards), the CMHC shall have a single or program-specific audit conducted for that year in accordance with the provisions of Uniform Guidance on Administrative Requirements, Cost Principles, and Audit Requirements (Uniform Guidance a.k.a OMB Super Circular).

If the CMHC receives less than \$750,000 in combined Federal awards, the audit may be a limited scope engagement with agreed-upon procedures.

Limited scope engagements with agreed-upon procedures should be conducted in accordance with the provisions of Uniform Guidance on Administrative Requirements, Cost Principles, and Audit Requirements (Uniform Guidance a.k.a OMB Super Circular).

The cost for the single audit may be charged against the Federal award. Additional requirements imposed by KDADS, and the resulting audit work necessary to achieve them, would not be able to be charged against the Federal award but would be able to be charged against the State portion of that award.

These limited scope engagements shall include at a minimum:

- 1. A financial audit of the CMHC conducted in accordance with generally accepted auditing standards. It should assess the extent to which the CMHCs financial reports fairly reflect the CMHCs financial condition and include a statement of financial position, statement of activities, and statement of cash flows. There shall also be (1) a schedule of award expenditures for the period covered by the recipient's financial statements, (2) a schedule of findings and questioned costs, and (3) a summary schedule of prior audit findings.
- 2. A report on internal controls and a report on compliance to the award terms and conditions.
- 3. The report on compliance shall address one or more of the following types of compliance requirements: activities allowed or unallowed; allowable costs/cost principles; eligibility; matching, level of effort, earmarking; and reporting; or compliance requirements as specified in the award document or applicable OMB Compliance Supplement.
- 4. Any correspondence (e.g., management letters) from the auditor associated with the audit.
- 5. A review of performance measures required within the award.
- 6. A detailed schedule of revenues and expenditures must be prepared with some assurance by the auditor that it is an accurate representation of federal and state funds. The independent auditor should include a schedule listing total revenues and total expenditures (state share and federal share) for each award.

The cost for a limited scope engagement may be charged against the State award, provided the recipient does not have a single audit. In all other instances, the costs may be charged against a state only award. The limited scope engagement may be conducted by either an independent auditing firm or by KDADS. The KDADS Audit Unit may conduct an audit of the provider at their discretion.

- ee. **Timely Billing**. The CMHC must use due diligence in submitting billings for services to third party payers, including Medicaid. Should the CMHC have difficulty in receiving payment from Medicaid or Medicaid contractors, it should notify KDADS to assist with resolution. Should KDADS determine the CMHC is not using due diligence in billing third party payers, KDADS will notify the CMHC of the deficiency. The CMHC must then either:
 - 1. Develop and carry out a plan which improves its performance in this area to the satisfaction of KDADS, or
 - 2. Demonstrate to KDADS's satisfaction that the KDADS finding is invalid
- ff. **Certification Regarding Lobbying:** The undersigned certifies, to the best of his/her knowledge and belief, that:
 - 1. No Federally appropriated funds have been paid or will be paid, by or on

behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of the Congress, or an employee of a Member of the Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

- 2. If any funds, other than Federal appropriated funds, have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of the Congress, or an employee of a Member of the Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- 3. The undersigned shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans, and cooperative agreements) and that all sub-recipients shall certify and disclose accordingly.
- 4. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U.S.C. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

gg. Certification Regarding Environmental Tobacco Smoke:

Public Law 103-227, also known as the Pro-Children Act of 1994 (Act), requires that smoking not be permitted in any portion of any indoor facility owned or leased or contracted for by an entity and used routinely or regularly for the provision of health, day care, early childhood development services, education or library services to children under the age of 18, if the services are funded by Federal programs either directly or through State or local governments, by Federal grant, contract, loan, or loan guarantee. The law also applies to children's services that are provided in indoor facilities that are constructed, operated, or maintained with such federal funds. The law does not apply to children's services provided in private residences; portions of facilities used for inpatient drug or alcohol treatment; service providers whose sole source of applicable Federal funds is Medicare or Medicaid; or facilities where WIC coupons are redeemed. Failure to comply with the provisions of the law may result in the imposition of a civil monetary penalty of up to \$1,000 for each violation and/or the imposition of an administrative compliance order on the responsible entity.

- ii. **Grant Compliance:** Contractor shall comply with all KDADS requests for information for federal grant compliance including but not limited to Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards and the Federal Funding Accountability and Transparency Act (FFATA).
- jj. Compliance with Laws and Regulations: The CMHC agrees that it will comply with

all current federal, state, and lo	ocal laws and regulations including, but not limited to:
42 CFR Part 2	Confidentiality of Alcohol and Drug Abuse Patients
45 CFR Part 5	Availability of Information to the Public
45 CFR Part 46	Protection of Human Subjects
45 CFR Part 80	Nondiscrimination Under Programs Receiving Federal
TOP TOT DA CTYMPIPA	Assistance through the Department of Health and Human
THE TOTAL PROPERTY OF THE PARTY	Services; Implementation of Title CVI of the Civil Rights
	Act of 1964
45 CFR Part 84	Nondiscrimination on the Basis of Handicap in Programs
And the second second	and Activities Receiving or Benefitting from Federal
	Financial Assistance
45 CFR Part 91	Nondiscrimination on the Basis of Age in Health and
	Human Services Programs or Activities
45 CFR Part 96	Block Grants
OMB Circular A-110	Uniform Administrative Requirements for Grants and
	Other Agreements with Institutions of Higher Education,
	Hospitals, and Non-Profit Organizations
OMB Circular A-122	Cost Principles for Non-Profit Organizations
OMB Circular A-133	Audits of State, Local Government, and Non-Profit
	Organizations
The CMHC shall certi	fy to KDADS that it will provide a drug-free workplace

The CMHC shall certify to KDADS that it will provide a drug-free workplace, and as a condition of this Agreement, the CMHC will not engage in the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance in conducting any activity with the Agreement.

- kk. Authorities Incorporated by Reference: The Parties agree that the following authorities shall be incorporated by this reference as if set forth in full herein:
 - 1. Applicable federal or State of Kansas statutes and/or regulations; and,
 - 2. Applicable KDADS' Policies and Procedures.
- ll. <u>Severability</u>. If any provision of this Contract is determined by a Court of competent jurisdiction to be invalid or unenforceable to any extent, then the balance of all other independent terms of this Contract shall not be affected, and each such provision of this Contract may be enforced to the fullest extent permitted by law.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed by their duly authorized official or officers.

ComCare of Sedgwick County, Inc.	Kansas Department for Aging and Disability Services
CMHC Board Chairperson or Authorized Signatory	Timothy E. Keck Secretary

v. 7/1/18 Date: Date: **CMHC** Executive Director or Authorized signatory APPROVED AS TO FORM: Date: __ State of Kansas Department of Administration DA-146a (Rev. 06-12)

APPENDIX A

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. 06-12), 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 __lst__ day of _July____ 2018_

- 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.
- Termination Due To Lack Of Funding Appropriation: 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. Contractor shall have the right, at the end of such fiscal year, to take possession of any equipment provided State under the contract. State will pay to the contractor all regular contractual payments incurred through the end of such fiscal year, plus contractual charges incidental to the return of any such equipment. Upon termination of the agreement by State, title to any such equipment shall revert to contractor at the end of the State's current fiscal year. The termination of the contract pursuant to this paragraph shall not cause any penalty to be charged to the agency or the contractor.
- Disclaimer Of Liability: 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.).
- 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.
- 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.
- 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. Insurance: 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 ct 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. Campaign Contributions / Lobbying: 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.

APPENDIX B:

AIMS Manual: The designated reference document of the Automated Information Management System (AIMS), providing the identification and definition of values to be collected for 85 distinct data fields that reflect demographic, client status, and encounter data for the mental health consumers served by local Community Mental Health CMHCs (CMHCs) in Kansas. The AIMS manual combined with a succession of established processes carried out by each CMHC in collaboration with The Mental Health Consortium, Inc., result in the comprehensive data set known as AIMS.

<u>Community Based Services (CBS) Program Manager</u>: The CMHC will designate a staff person to be administratively responsible for target populations for children & youth.

<u>Community Support Services (CSS) Program Manager</u>: The CMHC will designate a staff person to be administratively responsible for target populations for adults.

Hospital Liaison: Designated representative from the consumer's home community who meets regularly with the consumer, family, and hospital treatment team to assist with accessing information and resources and to provide supportive services and follow up for treatment and discharge to the community of the consumer's choice.

Independent Living: Percentage of consumers enrolled in CMHC Community Support Services (CSS) that live in a private residence. This includes a consumer living with a spouse, friends, or family and who is capable of self-care. This category includes the consumer who is living independently with CSS support or CMHC financial support. The consumer in independent living is largely independent yet may choose to live with others for reasons not related to mental illness. Residing in this housing is not contingent upon participation in a specific treatment program.

Medical Necessity: A mental health intervention is medically necessary, according to all of the following criteria:

- a. Authority. The mental health intervention is recommended by the treating clinician and is determined to be necessary by the KDADS or the KDADS' designee.
- b. Purpose. The clinical intervention has the purpose of treating mental illness.
- c. Scope. The mental health intervention provides the most appropriate level of service, considering potential benefits and harms to the client.
- d. Evidence. The mental health intervention is known to be effective in improving mental health outcomes. The scientific evidence for each existing intervention shall be considered first and, to the extent possible, shall be the basis for determinations of

- medical necessity. If no scientific evidence is available, professional standards of care shall be considered. If professional standards of care do not exist, or are outdated or contradictory, decisions about existing interventions shall be based on expert opinion. Coverage of existing interventions shall not be denied solely on the basis that there is an absence of conclusive scientific evidence. Existing interventions may be deemed to meet this definition of medical necessity in the absence of scientific evidence if there is a strong consensus of effectiveness and benefit expressed through up-to-date and consistent professional standards of care or, in the absence of those standards, convincing expert opinion.
- e. Value. The mental health intervention is cost-effective for mental illness compared to alternative interventions, including no intervention. The term "Cost-effective" shall not necessarily be construed to mean lowest price. An intervention may be clinically indicated and yet not be a covered benefit or meet the definition of medical necessity. Interventions that do not meet the definition of medical necessity may be covered at the choice of the KDADS or the KDADS' designee. An intervention shall be considered cost-effective if the benefits and harms relative to costs represent an economically efficient use of resources for members with this condition. In the application of this criterion to an individual case, the characteristics of the individual member shall be determinative.

Severe and Persistent Mental Illness (SPMI): To meet functional criteria for SPMI, persons with a primary diagnosis in Category A or B must, as a result of their qualifying diagnosis, demonstrate impaired functioning through use of the following assessment. In the event of a change to the definition, CMHC shall follow KDADS' policy guidance as mutually agreed upon. Those with a primary diagnosis in Category B must meet these criteria as well as criteria outlined in Step 3.

Method to determine SPMI: PURPOSE: To insure that adults with SPMI, or who are most at risk of developing SPMI, are promptly and accurately identified.

To ensure that those most in need are offered the full array of community- based mental health services necessary to successfully manage their illness, support their recovery process, and live meaningful lives in their community.

APPROACH: Apply two main areas of assessment to determine an individual's status as meeting criteria for SPMI: (1) diagnostic criteria, and (2) functional and risk criteria.

Step One: To meet diagnostic criteria for SPMI, individuals must be assessed to determine whether they have a principal diagnosis in either Category A or Category B.

Category A Diagnoses:

- 295.10 Schizophrenia, Disorganized Type
- 295.20 Schizophrenia, Catatonic Type
- 295.30 Schizophrenia, Paranoid Type
- 295.60 Schizophrenia, Residual Type
- 295.70 Schizoaffective Disorder
- 295.90 Schizophrenia, Undifferentiated Type
- 296.34 Major Depressive Disorder, Recurrent, Severe, with Psychotic Features Bipolar I Disorders that are Severe, and/or with Psychotic Features
- 298.9 Psychotic Disorder NOS

Category B Diagnoses:

All Other Bipolar I Disorders, not listed in Category 1

296.89 Bipolar II Disorder

296.23 Major Depressive Disorder, Single Episode, Severe, Without Psychotic Features

296.24 Major Depressive Disorder, Single Episode, With Psychotic Features

296.32 Major Depressive Disorder, Recurrent, Moderate

296.33 Major Depressive Disorder, Recurrent, Severe, Without Psychotic

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296.35 Major Depressive Disorder, Recurrent, In Partial Remission

296.36 Major Depressive Disorder, Recurrent, In Full Remission

297.10 Delusional Disorder

300.21 Panic Disorder with Agoraphobia

300.3 Obsessive-Compulsive Disorder

301.83 Borderline Personality Disorder

Category C Diagnoses:

The following diagnoses (as a sole diagnosis) are excluded from those defining an individual as having SPMI or being most at risk of SPMI.

Anti-Social Personality Disorder

Behavior Disorders

Developmental Disorders

Neurological/General Medical Disorders

Substance Abuse Disorders

Psychotic Disorder [Substance-induced only]

DSM-IV-R "V" Codes

Step Two: To meet functional criteria for SPMI, persons with a primary diagnosis in Category A or B must, as a result of their qualifying diagnosis, demonstrate impaired functioning through use of the following assessment. For those with a primary diagnosis in Category A who do meet the functional criteria listed below, no further assessment is needed. Those with a primary diagnosis in Category B must meet these criteria as well as criteria outlined in Step 3.

Impaired functioning is evidenced by meeting at least one (1) of the first three criteria, and three (3) of the criteria numbered 4 through 9 that have occurred on either a continuous or intermittent basis over the last two years:

- 1. Required inpatient hospitalization for psychiatric care and treatment more intensive than outpatient care at least once in her/his lifetime;
- 2. Experienced at least one episode of disability requiring continuous, structured supportive residential care, lasting for at least two months (e.g. a nursing facility, group home, half-way house, residential mental health treatment in a state correctional facility);
- 3. Experienced at least one episode of disability requiring continuous, structured supportive care, lasting at least two months, where the family, significant other or friend of the consumer provided this level of care in lieu of the consumer entering formalized institutional services. (In this case, the intake assessment must fully document the consumer's level of severe disability and lack of functioning that

- required the family or other person to provide this level of care).
- 4. Has been unemployed, employed in a sheltered setting, or has markedly limited skills and a poor work history;
- 5. Requires public financial assistance for their out-of-institutional maintenance and is unable to procure such financial assistance without help;
- 6. Shows severe inability to establish or maintain a personal support system, evidenced by extreme withdrawal and social isolation;
- 7. Requires help in instrumental activities of daily living such as shopping, meal preparation, laundry, basic housekeeping, and money management;
- 8. Requires help in attending to basic health care regarding hygiene, grooming, nutrition, medical and dental care, and taking medications. (Note: this refers to the lack of a basic skill to accomplish the task, not to the appropriateness of dress, meal choices, or personal hygiene);
- 9. Exhibits inappropriate social behavior not easily tolerated in the community, which results in demand for intervention by the mental health or judicial systems (e.g. screaming, self-abusive acts, inappropriate sexual behavior, verbal harassment of others, physical violence toward others).

Step three: Risk Assessment

Completion of the risk assessment.

DIRECTIONS: For each item listed below: (1) determine with the person being assessed whether the item applies to her/his life situation; (2) circle the correct number for the item, based on the time period that applies; and (3) enter the number in the box labeled "Score".

		Circle a nun item ap			
	Risk Factor	Within the past 30 days	Between 31 and 180 days	Score	
1.	Has been discharged from inpatient psychiatric hospitalization.	5	3		
2.	History of suicide attempts/life threatening self-harm.	5	5		
3.	Documented threats of physical harm to others without follow through.	2	1		
4.	Has been released from jail or prison due to a crime involving physical harm to self or others that was related to psychiatric symptoms.	3	1		
5.	Experienced severe to extreme impairment due to physical health status (Impairment may be due to chronic health problems and/or frequency and severity of acute illnesses).	2	1		
6.	Experienced severe to extreme impairment in thought processes (as evidenced by symptoms such as hallucinations, delusions, tangentially, loose associations, response latencies, incoherence).	5	3		

7.	Experienced severe to extreme impairment due to abuse of drugs and/or alcohol (Abuse is NOT use: the abuse of substances must seriously interfere with daily functioning, i.e. in employment, family or social relationships, housing status, income, goal attainment, etc.).	2	1	
8.	History of self-mutilating behavior.	3	2	

	OTE: You may mark only <u>ONE</u> of the following using statuses, if one applies:	Within the past 30 days	Between 31 and 180 days	Score
9.	Currently homeless or had an incident of homelessness (defined as lack of an overnight, fixed address resulting in sleeping in places not fit for human habitation, i.e. streets, cars, etc., or sleeping in a homeless shelter)	4	2	
10. Currently residing in an RCF or has resided in an RCF (RCF's are state-licensed Residential Care Facilities providing congregate living to adults with mental illness. These include NFMH's, group homes, Adult Care Homes, etc.)*		3	1	
11.	Currently at imminent risk of homelessness and/or placement in an RCF	2	1	
		ТОТА	L SCORE:	

^{*} NOTE: For #10, stays in an RCF for purposes of crisis stabilization or respite are not considered if the stay is short in duration (30 days or less) and the person has, throughout their stay, a fixed, overnight address to which they will return upon discharge.

Kansas Criteria for Serious Emotional Disturbance (SED): The term serious emotional disturbance refers to a diagnosed mental health condition that substantially disrupts a child's ability to function socially, academically, and/or emotionally.

Comp	lete the	e following checklist to detern	nine if the youth has SED.
Name	of You	nth	Name of Agency
Evalu	ator Sig	gnature	Date
Checl	k yes o	r no on #1 - 3 to determine i	f the youth has SED:
YES	NO	1. AGE:	
	:====		or under the age of 22 and has been receiving mental age of 18 that must be continued for optimal benefit.

YES	NO	2. DURATION and DIAGNOSIS:
		The youth currently has a diagnosable mental, behavioral, or emotional disorder of sufficient duration to meet the diagnostic criteria specified within the most current DSM.
except	ion of I	lude those listed in the most current DSM or the ICD - 9 equivalent with the DSM - IV "V" codes, substance abuse or dependence, and developmental disorders, o-occur with another diagnosable disorder that is accepted within this definition.
YES	Diagno NO	3. FUNCTIONAL IMPAIRMENT
		The disorder must have resulted in functional impairment which substantially interferes with or limits the youth's role or functioning in family, school, or community activities.
substa develc	ntially pmenta	mpairment is defined as difficulties (internalizing and externalizing) that interfere with or limit a youth from achieving or maintaining one or more lly-appropriate social, behavioral, cognitive, communicative, or adaptive skills. pairments of episodic, recurrent, and continuous duration are included.
		ould have met functional impairment criteria without the benefit of treatment or services are included in this definition.
	condition	following functional areas has been disrupted as a direct result of the child's mental on? (Examples are not intended to be all inclusive, and more than one can be
	perform withdr accum studen	I (for example: exhibiting behaviors that interfere with the child's ability to m such as inattentive in class, unable to sit in one place, unable to concentrate, awn at school to the point that the child's ability to function at school is impacted, ulating sick days as a result of being overwhelmed/depressed which places the t at risk for truancy, in-school suspension, out-of-school suspension) be
	suicida	(for example: at-risk of out-of-home placement, physical aggression at home, al, isolative and withdrawn to the point that youth is not engaging in day to day activities) be
0	youth i	nunity (for example: impairment necessitates law enforcement contact such as is running away due to delusional symptoms; unable to or serious difficulty pating in regular community and/or peer activities due to behavior, isolating from the

EXCLUSIONS: Functional impairment does not qualify if it is a temporary response to stressful events in the youth's environment. Functional impairment also does not qualify if it can be attributed solely to intellectual, physical, or sensory deficits.

Youth meets the criteria for SED:	YES	NO
Touth meets the criteria for SED.	I ES	INU

<u>Consumer:</u> as defined by K.A.R 30-60-2 means a person, whether a child, an adolescent, or an adult, who is in need of, is currently receiving, or has recently, received any services from any mental health services provider.

Youth: means a person younger than 18 years of age.

Priority Populations: - means persons in the priority target population and include:

- a. Youth who have a serious emotional disturbance (SED) as defined in the glossary;
- b. Adults who have a severe and persistent mental illness (SPMI) as defined in the glossary;
- c. Other persons who are determined by the center's established clinical criteria and procedures to be at high risk of the following due to their mental illness:
 - 1. Adults or youth requiring inpatient or residential mental health care and treatment;
 - 2. Causing or at serious risk of causing serious harm to themselves or others;
 - 3. Experiencing serious deterioration in their mental health;
 - 4. Being or becoming homeless;
 - 5. Being incarcerated or those who have frequent contact with law enforcement and the judicial system; and
 - 6. Being placed in the custody of the Department for Children and Families or the Juvenile Justice Authority.
- d. Persons who are uninsured or underinsured and being discharged from state mental health hospitals, psychiatric residential treatment facilities (PRTFs), or nursing facilities for mental health (NFs/MH).

Engagement: Identification of individuals in need, screening for eligibility, development of rapport, offering support while assisting with immediate and basic needs, and connection with appropriate resources.

Outreach: - The process of bringing individuals who do not access traditional services into treatment. Effective outreach utilizes strategies aimed at engaging persons into the needed array of services, including identification of individuals in need, screening, development of rapport, offering support while assisting with immediate and basic needs, and referral to appropriate resources. Outreach results in increased access to and utilization of community services. Outreach may include methods such as distribution of flyers and other written information, public service announcements, and other indirect methods. Outreach may also include "in reach," defined as when placement of outreach staff is in a service site such as a school, shelter, community resource center, (other) and direct, face-to-face interactions occur at that site. In this form of outreach. individuals seek out outreach workers.