AC 340-S (Effective 4/12)

STATE OF NEW YORK

CONTRACT ENCUMBRANCE REQUEST

Amendment/ Supplemental

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STATE AGENCY:	NYS COMPTROLLER'S NUMBER: C020489A		
NYS Office of Mental Health 44 Holland Avenue	ORIGINATING AGENCY CODE: OMH01/3650000		
Albany NY 12229	SKISHA KI ING XISENG F GODE.		
CONTRACTOR:	TYPE OF PROGRAM:		
Praed Foundation	CANS Program		
550 N. Kingsbury St., Unit 101 Chicago, IL 60654			
CHARITIES REGISTRATION NUMBER:	INITIAL CONTRACT PERIOD:		
40-72-96	07/01/2020 - 06/30/2021		
FEDERAL TAX IDENTIFICATION NUMBER:	CONTRACT AMOUNT FOR REPIOR.		
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STATUS:	MULTI-YEAR TERM:		
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ORGANIZATION	TOTAL CONTRACT AMOUNT FOR TERM:		
CONTRACTOR IS IS NOT ✓ A MUNICIPALITY	\$ 36,360		
APPENDICES ATTACHED OR REFEI	RENCED AND PART OF THIS AGREEMENT:		
(Applicable Append	fixes must be checked [X])		
APPENDIX A Standard Clauses as required by	by the Attorney General for all State contracts.		
APPENDIX A-1	,		
APPENDIX A-1(a) ✓ MWBE and EEO Requirements			
Exhibit 1: MWBE Utilization Pla			
Exhibit 2: MWBE Application fo	r Waiver (if applicable)		
Exhibit 2-a: MWBE Certification	of Good Faith Efforts (if applicable)		
Exhibit 3: Quarterly MWBE Cor			
Exhibit 4: EEO Workforce Utiliz	ation Report		
APPENDIX B			
Fayment and Reporting Schedu	ile		
ADDENDING TO PROGRAM VOIN FIAM			
APPENDIX F APPENDIX G Business Associate Agreement Additional Insurance Requirement			
APPENDIX I Consultant Disclosure Instruction			
APPENDIX J Request for Proposal/Invitation			
APPENDIX K Contractor's Proposal (where a			
APPENDIX X Modification Agreement Form	·		
1 <u></u>	s Receiving Aid-to-Localities Funding (ATL Rider)		
OTHER			

CONTRACT SIGNATURE PAGE

Contract No.: C020489A IN WITNESS WHEREOF, the parties hereto have executed this AGREEMENT as of the dates appearing under their signatures. Praed Foundation CONTRACTOR: 550 N. Kingsbury St., Unit 101 Chicago, IL 60654 Title: President John S. Lyons Printed Name Date: 05/20/2020 Signature: Must complete the Individual, Corporation, Partnership, or LLC Acknowledgement page and have it notarized STATE AGENCY: Director, Contracts & Claims, OMH Community Budget & Financial Mgmt. Thomas P. O'Connor Title: _ **Printed Name** Signature: __ State Agency Certification In addition to the acceptance of this contract, I also certify that original copies of this signature page will be attached to all other exact copies of this contract. No information that may negatively impact the contractor's responsibility has come to the agency's attention and OMH has reasonable assurance that the contractor continues to be responsible. CIVIL SERVICE APPROVAL (If Required) ATTORNEY GENERAL'S SIGNATURE STATE COMPTROLLER'S SIGNATURE Date:

INDIVIDUAL, CORPORATION, PARTNERSHIP, OR LLC ACKNOWLEDGEMENT

	Contract No.: C020489A
STATE OF <u>Kentucky</u>) County of <u>Fayette</u>) ss:	
On this Athday of Mov 20 At before me personally appeared John S. L. me to be the person who executed the foregoing instrument, who, being duly that he/she resides at 550 N Kingsbury St, Apt 161 Town of Chicago County of Cook. State of Tilinois and further that:	ons, to me known and known to sworn by me did depose and say
[CHECK ONE]	
(If an Individual): he/she executed the foregoing instrument in his/her na	me and on his/her own behalf.
(If a Corporation): he/she is the of	set forth therein; and that inursuant
(If a Partnership): he/she is the of	authorized to execute the foregoing it, pursuant to that authority, he/she
Motary Public Notary Public	rein; and that, pursuant to that

STATE OF NEW YORK AGREEMENT

This AGREEMENT is hereby made by and between the State of New York agency (STATE) and the public or private agency (CONTRACTOR) identified on the face page hereof.

WITNESSETH:

WHEREAS, the STATE has the authority to regulate and provide funding for the establishment and operation of program services and desires to contract with skilled parties possessing the necessary resources to provide such services; and

WHEREAS, the CONTRACTOR is ready, willing and able to provide such program services and possesses or can make available all necessary qualified personnel, licenses, facilities and expertise to perform or have performed the services required pursuant to the terms of this AGREEMENT:

NOW THEREFORE, in consideration of the promises, responsibilities and covenants herein, the STATE and the CONTRACTOR agree as follows:

I. Conditions of Agreement

- A.This AGREEMENT may consist of successive periods (PERIOD), as specified within the AGREEMENT or within a subsequent Modification Agreement(s) (Appendix X). Each additional or superseding PERIOD shall be on the forms specified by the particular State agency, and shall be incorporated into this AGREEMENT.
- **B.**Funding for the first PERIOD shall not exceed the contract amount specified on the face page hereof. Funding for each subsequent PERIOD, if any, shall not exceed the amount specified in the appropriate appendix for that PERIOD.
- C.This AGREEMENT incorporates the face pages attached and all of the marked appendices identified on the face page hereof.
- D.For each succeeding PERIOD of this AGREEMENT, the parties shall prepare new appendices, to the extent that any require modification, and a Modification Agreement (The attached Appendix X is the blank form to be used). Any terms of this AGREEMENT not modified shall remain in effect for each PERIOD of the AGREEMENT to modify the AGREEMENT within an existing PERIOD; the parties shall revise or complete the appropriate appendix form(s). Any change in the amount of consideration to be paid, or change in the term, is subject to the approval of the Office of the State Comptroller. Any other modifications shall be processed in accordance with agency guidelines as stated in Appendix A1.
- E.The CONTRACTOR shall perform all services to the satisfaction of the STATE. The CONTRACTOR shall provide services and meet the program objectives summarized in the Program Work plan (Appendix D) in accordance with: provisions of the AGREEMENT; relevant laws, rules and regulations, administrative and fiscal guidelines: and where applicable, operating certificates for facilities or licenses for an activity or program.
- F.If the CONTRACTOR enters into subcontracts for the performance of work pursuant to this AGREEMENT, the CONTRACTOR shall take full responsibility for the acts and omissions of its subcontractors. Nothing in the subcontract shall impair the rights of the STATE under this AGREEMENT. No contractual relationship shall be deemed to exist between the subcontractor and the STATE.
- G.Conflicts between documents shall be resolved in the following order of precedence:
 - 1. Appendix A (Standard Clauses for NYS Contracts).
 - 2.Amendment(s) to this Agreement.
 - 3. This Agreement (except Appendix A, Appendix J, and Appendix K).
 - 4. The Invitation for Bid (Appendix J)
 - 5. Contractor's Proposal (Appendix K).

In the event of a conflict among documents included in a category listed above, the document latest in time shall take precedence.

STATE OF NEW YORK AGREEMENT (Cont.)

II.Payment and Reporting

- **A.** The CONTRACTOR, to be eligible for payment, shall submit to the STATE'S designated payment office (identified in Appendix C) all appropriate documentation as required by the Payment and Reporting Schedule (Appendix C) and by agency fiscal guidelines, in a manner acceptable to the STATE.
- B.The STATE shall make payments and any reconciliations in accordance with the Payment and Reporting Schedule (Appendix C). The STATE shall pay the CONTRACTOR, in consideration of contract services for a given PERIOD, a sum not to exceed the amount noted on the face page hereof or in the respective Appendix designating the payment amount for that given PERIOD. This sum shall not duplicate reimbursement from other sources for CONTRACTOR'S costs and services provided pursuant to This AGREEMENT.
- C.The CONTRACTOR shall meet the audit requirements specified by the STATE.

III.Terminations

- A. This AGREEMENT may be terminated at any time upon mutual written consent of the STATE and the CONTRACTOR.
- B.The STATE may terminate the AGREEMENT immediately, upon written notice of termination to the CONTRACTOR, if the CONTRACTOR fails to comply with the terms and conditions of this AGREEMENT and/or with any laws, rules regulations, policies or procedures affecting this AGREEMENT.
- C. The STATE may also terminate this AGREEMENT for any reason in accordance with provisions set forth in Appendix A1.
- **D.**Written notice of termination, where required, shall be sent by personal messenger service or by certified mail, return receipt requested. The termination shall be effective in accordance with the terms of the notice.
- E.Upon receipt of notice of termination, the CONTRACTOR agrees to cancel, prior to the effective date of any prospective termination, as many outstanding obligations as possible, and agrees not to incur any new obligations after receipt of the notice without approval by the STATE.
- F.The STATE shall be responsible for payment on claims pursuant to services provided and costs incurred pursuant to terms of the AGREEMENT. In no event shall the STATE be liable for expenses and obligations arising from the program(s) in this AGREEMENT after the termination date.

IV.Indemnification

- A. The CONTRACTOR shall be solely responsible and answerable in damages for any and all accidents and/or injuries to persons (including death) or property arising out of or related to the services to be rendered by the CONTRACTOR or its subcontractors pursuant to this AGREEMENT. The CONTRACTOR shall indemnify and hold harmless the STATE and its officers and employees from claims, suits, actions, damages and costs of every nature arising out of the provision of services pursuant to this AGREEMENT.
- B.The CONTRACTOR is an independent contractor and may neither hold itself out nor claim to be an officer, employee or subdivision of the STATE nor make any claim, demand or application to or for any right based upon any different status.

V.Property

Any equipment, furniture, supplies or other property purchased pursuant to this AGREEMENT is deemed to be the property of the STATE except as may otherwise be governed by Federal or State laws, rules or regulations, or as stated in Appendix A1.

VI.Safeguards for Services and Confidentiality

- A. Services performed pursuant to this AGREEMENT are secular in nature and shall be performed in a manner that does not discriminate on the basis of religious belief, or promote or discourage adherence to religion in general or particular religious beliefs.
- **B.**Funds provided pursuant to this AGREEMENT shall not be used for any partisan political activity, or for activities that may influence legislation or the election or defeat of any candidate for public office.
- **C.**Information relating to individuals who may receive services pursuant to this AGREEMENT shall be maintained and used only for the purposes intended under the contract and in conformity with applicable provisions of laws and regulations, or specified in Appendix A1.

THIS SECTION INTENTIONALLY LEFT BLANK

APPENDIX A

STANDARD CLAUSES FOR NEW YORK STATE CONTRACTS

PLEASE RETAIN THIS DOCUMENT FOR FUTURE REFERENCE.

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STANDARD CLAUSES FOR MYS CONTRACTS APPENBIX A

STANDARD CLAUSES FOR NYS CONTRACTS

The parties to the attached contract, license, lease, amendment or other agreement of any kind (hereinafter, "the contract" or "this contract") agree to be bound by the following clauses which are hereby made a part of the contract (the word "Contractor" herein refers to any party other than the State, whether a contractor, licenser, licensee, lessor, lessee or any other party):

- 1. EXECUTORY CLAUSE. In accordance with Section 41 of the State Finance Law, the State shall have no liability under this contract to the Contractor or to anyone else beyond funds appropriated and available for this contract.
- 2. NON-ASSIGNMENT CLAUSE. In accordance with Section 138 of the State Finance Law, this contract may not be assigned by the Contractor or its right, title or interest therein assigned, transferred, conveyed, sublet or otherwise disposed of without the State's previous written consent, and attempts to do so are null and void. Notwithstanding the foregoing, such prior written consent of an assignment of a contract let pursuant to Article XI of the State Finance Law may be waived at the discretion of the contracting agency and with the concurrence of the State Comptroller where the original contract was subject to the State Comptroller's approval, where the assignment is due to a reorganization, merger or consolidation of the Contractor's business entity or enterprise. The State retains its right to approve an assignment and to require that any Contractor demonstrate its responsibility to do business with the State. The Contractor may, however, assign its right to receive payments without the State's prior written consent unless this contract concerns Certificates of Participation pursuant to Article 5-A of the State Finance Law.
- 3. COMPTROLLER'S APPROVAL. In accordance with Section 112 of the State Finance Law (or, if this contract is with the State University or City University of New York, Section 355 or Section 6218 of the Education Law), if this contract exceeds \$50,000 (or the minimum thresholds agreed to by the Office of the State Comptroller for certain S.U.N.Y. and C.U.N.Y. contracts), or if this is an amendment for any amount to a contract which, as so amended, exceeds said statutory amount, or if, by this contract, the State agrees to give something other than money when the value or reasonably estimated value of such consideration exceeds \$25,000, it shall not be valid, effective or binding upon the State until it has been approved by the State Comptroller and filed in his office. Comptroller's approval of contracts let by the Office of General Services is required when such contracts exceed \$85,000 (State Finance Law § 163.6-a). However, such pre-approval shall not be required for any contract established as a centralized contract through the Office of General Services or for a purchase order or other transaction issued under such centralized contract.
- 4. WORKERS' COMPENSATION BENEFITS. In accordance with Section 142 of the State Finance Law, this contract shall be void and of no force and effect unless the

Contractor shall provide and maintain coverage during the life of this contract for the benefit of such employees as are required to be covered by the provisions of the Workers' Compensation 1 aw.

- 5. NON-DISCRIMINATION REQUIREMENTS. To the extent required by Article 15 of the Executive Law (also known as the Human Rights Law) and all other State and Federal statutory and constitutional non-discrimination provisions, the Contractor will not discriminate against any employee or applicant for employment, nor subject any individual to harassment, because of age, race, creed, color, national origin, sexual orientation, gender identity or expression, military status, sex, disability, predisposing genetic characteristics, familial status, marital status, or domestic violence victim status or because the individual has opposed any practices forbidden under the Human Rights Law or has filed a complaint, testified, or assisted in any proceeding under the Human Rights Law. Furthermore, in accordance with Section 220-e of the Labor Law, if this is a contract for the construction, alteration or repair of any public building or public work or for the manufacture, sale or distribution of materials, equipment or supplies, and to the extent that this contract shall be performed within the State of New York, Contractor agrees that neither it nor its subcontractors shall, by reason of race, creed, color, disability, sex, or national origin: (a) discriminate in hiring against any New York State citizen who is qualified and available to perform the work; or (b) discriminate against or intimidate any employee hired for the performance of work under this contract. If this is a building service contract as defined in Section 230 of the Labor Law, then, in accordance with Section 239 thereof, Contractor agrees that neither it nor its subcontractors shall by reason of race, creed, color, national origin, age, sex or disability: (a) discriminate in hiring against any New York State citizen who is qualified and available to perform the work; or (b) discriminate against or intimidate any employee hired for the performance of work under this contract. Contractor is subject to fines of \$50.00 per person per day for any violation of Section 220-e or Section 239 as well as possible termination of this contract and forfeiture of all moneys due hereunder for a second or subsequent violation.
- 6. WAGE AND HOURS PROVISIONS. If this is a public work contract covered by Article 8 of the Labor Law or a building service contract covered by Article 9 thereof, neither Contractor's employees nor the employees of its subcontractors may be required or permitted to work more than the number of hours or days stated in said statutes, except as otherwise provided in the Labor Law and as set forth in prevailing wage and supplement schedules issued by the State Labor Department. Furthermore, Contractor and its subcontractors must pay at least the prevailing wage rate and pay or provide the prevailing supplements, including the premium rates for overtime pay, as determined by the State Labor Department in accordance with the Labor Law. Additionally, effective April 28, 2008, if this is a public work contract covered by Article 8 of the Labor Law, the Contractor understands and agrees that the filing of payrolls in a manner consistent with Subdivision 3-

Page 3 October 2019

a of Section 220 of the Labor Law shall be a condition precedent to payment by the State of any State approved sums due and owing for work done upon the project.

- 7. NON-COLLUSIVE BIDDING CERTIFICATION. In accordance with Section 139-d of the State Finance Law, if this contract was awarded based upon the submission of bids, Contractor affirms, under penalty of perjury, that its bid was arrived at independently and without collusion aimed at restricting competition. Contractor further affirms that, at the time Contractor submitted its bid, an authorized and responsible person executed and delivered to the State a non-collusive bidding certification on Contractor's behalf.
- 8. INTERNATIONAL BOYCOTT PROHIBITION. accordance with Section 220-f of the Labor Law and Section 139-h of the State Finance Law, if this contract exceeds \$5,000, the Contractor agrees, as a material condition of the contract, that neither the Contractor nor any substantially owned or affiliated person, firm, partnership or corporation has participated, is participating, or shall participate in an international boycott in violation of the federal Export Administration Act of 1979 (50 USC App. Sections 2401 et seq.) or regulations thereunder. If such Contractor, or any of the aforesaid affiliates of Contractor, is convicted or is otherwise found to have violated said laws or regulations upon the final determination of the United States Commerce Department or any other appropriate agency of the United States subsequent to the contract's execution, such contract, amendment or modification thereto shall be rendered forfeit and void. The Contractor shall so notify the State Comptroller within five (5) business days of such conviction, determination or disposition of appeal (2 NYCRR § 105.4).
- 9. SET-OFF RIGHTS. The State shall have all of its common law, equitable and statutory rights of set-off. These rights shall include, but not be limited to, the State's option to withhold for the purposes of set-off any moneys due to the Contractor under this contract up to any amounts due and owing to the State with regard to this contract, any other contract with any State department or agency, including any contract for a term commencing prior to the term of this contract, plus any amounts due and owing to the State for any other reason including, without limitation, tax delinquencies, fee delinquencies or monetary penalties relative thereto. The State shall exercise its set-off rights in accordance with normal State practices including, in cases of set-off pursuant to an audit, the finalization of such audit by the State agency, its representatives, or the State Comptroller.
- 10. <u>RECORDS</u>. The Contractor shall establish and maintain complete and accurate books, records, documents, accounts and other evidence directly pertinent to performance under this contract (hereinafter, collectively, the "Records"). The Records must be kept for the balance of the calendar year in which they were made and for six (6) additional years thereafter. The State Comptroller, the Attorney General and any other person or entity authorized to conduct an examination, as well as the

agency or agencies involved in this contract, shall have access to the Records during normal business hours at an office of the Contractor within the State of New York or, if no such office is available, at a mutually agreeable and reasonable venue within the State, for the term specified above for the purposes of inspection, auditing and copying. The State shall take reasonable steps to protect from public disclosure any of the Records which are exempt from disclosure under Section 87 of the Public Officers Law (the "Statute") provided that: (i) the Contractor shall timely inform an appropriate State official, in writing, that said records should not be disclosed; and (ii) said records shall be sufficiently identified; and (iii) designation of said records as exempt under the Statute is reasonable. Nothing contained herein shall diminish, or in any way adversely affect, the State's right to discovery in any pending or future litigation.

- NOTIFICATION. (a) Identification Number(s). Every invoice or New York State Claim for Payment submitted to a New York State agency by a payee, for payment for the sale of goods or services or for transactions (e.g., leases, easements, licenses, etc.) related to real or personal property must include the payee's identification number. The number is any or all of the following: (i) the payee's Federal employer identification number, (ii) the payee's Federal social security number, and/or (iii) the payee's Vendor Identification Number assigned by the Statewide Financial System. Failure to include such number or numbers may delay payment. Where the payee does not have such number or numbers, the payee, on its invoice or Claim for Payment, must give the reason or reasons why the payee does not have such number or numbers.
- (b) Privacy Notification. (1) The authority to request the above personal information from a seller of goods or services or a lessor of real or personal property, and the authority to maintain such information, is found in Section 5 of the State Tax Law. Disclosure of this information by the seller or lessor to the State is mandatory. The principal purpose for which the information is collected is to enable the State to identify individuals, businesses and others who have been delinquent in filing tax returns or may have understated their tax liabilities and to generally identify persons affected by the taxes administered by the Commissioner of Taxation and Finance. The information will be used for tax administration purposes and for any other purpose authorized by law. (2) The personal information is requested by the purchasing unit of the agency contracting to purchase the goods or services or lease the real or personal property covered by this contract or lease. The information is maintained in the Statewide Financial System by the Vendor Management Unit within the Bureau of State Expenditures, Office of the State Comptroller, 110 State Street, Albany, New York 12236.
- 12. EQUAL EMPLOYMENT OPPORTUNITIES FOR MINORITIES AND WOMEN. In accordance with Section 312 of the Executive Law and 5 NYCRR Part 143, if this contract is: (i) a written agreement or purchase order instrument, providing for a total expenditure in excess of

\$25,000.00, whereby a contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the contracting agency; or (ii) a written agreement in excess of \$100,000.00 whereby a contracting agency is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon; or (iii) a written agreement in excess of \$100,000.00 whereby the owner of a State assisted housing project is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon for such project, then the following shall apply and by signing this agreement the Contractor certifies and affirms that it is Contractor's equal employment opportunity policy that:

- (a) The Contractor will not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status, shall make and document its conscientious and active efforts to employ and utilize minority group members and women in its work force on State contracts and will undertake or continue existing programs of affirmative action to ensure that minority group members and women are afforded equal employment opportunities without discrimination. Affirmative action shall mean recruitment, employment, job assignment, promotion, upgradings, demotion, transfer, layoff, or termination and rates of pay or other forms of compensation;
- (b) at the request of the contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, labor union or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability or marital status and that such union or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein; and
- (c) the Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the State contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.

Contractor will include the provisions of "a," "b," and "c" above, in every subcontract over \$25,000.00 for the construction, demolition, replacement, major repair, renovation, planning or design of real property and improvements thereon (the "Work") except where the Work is for the beneficial use of the Contractor. Section 312 does not apply to: (i) work, goods or services unrelated to this contract; or (ii) employment outside New York State. The State shall consider compliance by a contractor or subcontractor with the requirements of any federal law concerning equal employment opportunity which effectuates the purpose of this clause. The

contracting agency shall determine whether the imposition of the requirements of the provisions hereof duplicate or conflict with any such federal law and if such duplication or conflict exists, the contracting agency shall waive the applicability of Section 312 to the extent of such duplication or conflict. Contractor will comply with all duly promulgated and lawful rules and regulations of the Department of Economic Development's Division of Minority and Women's Business Development pertaining hereto.

- 13. <u>CONFLICTING TERMS</u>. In the event of a conflict between the terms of the contract (including any and all attachments thereto and amendments thereof) and the terms of this Appendix A, the terms of this Appendix A shall control.
- 14. GOVERNING LAW. This contract shall be governed by the laws of the State of New York except where the Federal supremacy clause requires otherwise.
- 15. <u>LATE PAYMENT</u>. Timeliness of payment and any interest to be paid to Contractor for late payment shall be governed by Article 11-A of the State Finance Law to the extent required by law.
- 16. NO ARBITRATION. Disputes involving this contract, including the breach or alleged breach thereof, may not be submitted to binding arbitration (except where statutorily authorized), but must, instead, be heard in a court of competent jurisdiction of the State of New York.
- 17. SERVICE OF PROCESS. In addition to the methods of service allowed by the State Civil Practice Law & Rules ("CPLR"), Contractor hereby consents to service of process upon it by registered or certified mail, return receipt requested. Service hereunder shall be complete upon Contractor's actual receipt of process or upon the State's receipt of the return thereof by the United States Postal Service as refused or undeliverable. Contractor must promptly notify the State, in writing, of each and every change of address to which service of process can be made. Service by the State to the last known address shall be sufficient. Contractor will have thirty (30) calendar days after service hereunder is complete in which to respond.
- 18. PROHIBITION ON PURCHASE OF TROPICAL HARDWOODS. The Contractor certifies and warrants that all wood products to be used under this contract award will be in accordance with, but not limited to, the specifications and provisions of Section 165 of the State Finance Law, (Use of Tropical Hardwoods) which prohibits purchase and use of tropical hardwoods, unless specifically exempted, by the State or any governmental agency or political subdivision or public benefit corporation. Qualification for an exemption under this law will be the responsibility of the contractor to establish to meet with the approval of the State.

In addition, when any portion of this contract involving the use of woods, whether supply or installation, is to be performed by

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any subcontractor, the prime Contractor will indicate and certify in the submitted bid proposal that the subcontractor has been informed and is in compliance with specifications and provisions regarding use of tropical hardwoods as detailed in § 165 State Finance Law. Any such use must meet with the approval of the State; otherwise, the bid may not be considered responsive. Under bidder certifications, proof of qualification for exemption will be the responsibility of the Contractor to meet with the approval of the State.

- 19. MACBRIDE FAIR EMPLOYMENT PRINCIPLES. In accordance with the MacBride Fair Employment Principles (Chapter 807 of the Laws of 1992), the Contractor hereby stipulates that the Contractor either (a) has no business operations in Northern Ireland, or (b) shall take lawful steps in good faith to conduct any business operations in Northern Ireland in accordance with the MacBride Fair Employment Principles (as described in Section 165 of the New York State Finance Law), and shall permit independent monitoring of compliance with such principles.
- 20. OMNIBUS PROCUREMENT ACT OF 1992. It is the policy of New York State to maximize opportunities for the participation of New York State business enterprises, including minority- and women-owned business enterprises as bidders, subcontractors and suppliers on its procurement contracts.

Information on the availability of New York State subcontractors and suppliers is available from:

NYS Department of Economic Development Division for Small Business Albany, New York 12245 Telephone: 518-292-5100 Fax: 518-292-5884

email: opa@esd.ny.gov

A directory of certified minority- and women-owned business enterprises is available from:

NYS Department of Economic Development Division of Minority and Women's Business Development 633 Third Avenue

New York, NY 10017 212-803-2414

email: <u>mwbecertification@esd.ny.gov</u>

https://ny.newnycontracts.com/FrontEnd/VendorSearchPublic.asp

The Omnibus Procurement Act of 1992 (Chapter 844 of the Laws of 1992, codified in State Finance Law § 139-i and Public Authorities Law § 2879(3)(n)–(p)) requires that by signing this bid proposal or contract, as applicable, Contractors certify that whenever the total bid amount is greater than \$1 million:

(a) The Contractor has made reasonable efforts to encourage the participation of New York State Business Enterprises as suppliers and subcontractors, including certified minority- and women-owned business enterprises, on this project, and has retained the documentation of these efforts to be provided upon request to the State;

- (b) The Contractor has complied with the Federal Equal Opportunity Act of 1972 (P.L. 92-261), as amended;
- (c) The Contractor agrees to make reasonable efforts to provide notification to New York State residents of employment opportunities on this project through listing any such positions with the Job Service Division of the New York State Department of Labor, or providing such notification in such manner as is consistent with existing collective bargaining contracts or agreements. The Contractor agrees to document these efforts and to provide said documentation to the State upon request; and
- (d) The Contractor acknowledges notice that the State may seek to obtain offset credits from foreign countries as a result of this contract and agrees to cooperate with the State in these efforts.
- 21. RECIPROCITY AND SANCTIONS PROVISIONS. Bidders are hereby notified that if their principal place of business is located in a country, nation, province, state or political subdivision that penalizes New York State vendors, and if the goods or services they offer will be substantially produced or performed outside New York State, the Omnibus Procurement Act 1994 and 2000 amendments (Chapter 684 and Chapter 383, respectively, codified in State Finance Law § 165(6) and Public Authorities Law § 2879(5))) require that they be denied contracts which they would otherwise obtain. NOTE: As of October 2019, the list of discriminatory jurisdictions subject to this provision includes the states of South Carolina, Alaska, West Virginia, Wyoming, Louisiana and Hawaii.
- 22. COMPLIANCE WITH BREACH NOTIFICATION AND DATA SECURITY LAWS. Contractor shall comply with the provisions of the New York State Information Security Breach and Notification Act (General Business Law § 899-aa and State Technology Law § 208) and commencing March 21, 2020 shall also comply with General Business Law § 899-bb.
- 23. COMPLIANCE WITH CONSULTANT DISCLOSURE LAW. If this is a contract for consulting services, defined for purposes of this requirement to include analysis, evaluation, research, training, data processing, computer programming, engineering, environmental, health, and mental health services, accounting, auditing, paralegal, legal or similar services, then, in accordance with Section 163 (4)(g) of the State Finance Law (as amended by Chapter 10 of the Laws of 2006), the Contractor shall timely, accurately and properly comply with the requirement to submit an annual employment report for the contract to the agency that awarded the contract, the Department of Civil Service and the State Comptroller.

STANDARD CLAUSES FOR MYS CONTRACTS

24. PROCUREMENT LOBBYING. To the extent this agreement is a "procurement contract" as defined by State Finance Law §§ 139-j and 139-k, by signing this agreement the contractor certifies and affirms that all disclosures made in accordance with State Finance Law §§ 139-j and 139-k are complete, true and accurate. In the event such certification is found to be intentionally false or intentionally incomplete, the State may terminate the agreement by providing written notification to the Contractor in accordance with the terms of the agreement.

25. <u>CERTIFICATION OF REGISTRATION TO COLLECT SALES AND COMPENSATING USE TAX BY CERTAIN STATE CONTRACTORS, AFFILIATES AND SUBCONTRACTORS.</u>

To the extent this agreement is a contract as defined by Tax Law § 5-a, if the contractor fails to make the certification required by Tax Law § 5-a or if during the term of the contract, the Department of Taxation and Finance or the covered agency, as defined by Tax Law § 5-a, discovers that the certification, made under penalty of perjury, is false, then such failure to file or false certification shall be a material breach of this contract and this contract may be terminated, by providing written notification to the Contractor in accordance with the terms of the agreement, if the covered agency determines that such action is in the best interest of the State.

26. IRAN DIVESTMENT ACT. By entering into this Agreement, Contractor certifies in accordance with State Finance Law § 165-a that it is not on the "Entities Determined to be Non-Responsive Bidders/Offerers pursuant to the New York State Iran Divestment Act of 2012" ("Prohibited Entities List") posted at: https://ogs.ny.gov/list-entities-determined-be-non-responsive-biddersofferers-pursuant-nys-iran-divestment-act-2012

Contractor further certifies that it will not utilize on this Contract any subcontractor that is identified on the Prohibited Entities List. Contractor agrees that should it seek to renew or extend this Contract, it must provide the same certification at the time the Contract is renewed or extended. Contractor also agrees that any proposed Assignee of this Contract will be required to certify that it is not on the Prohibited Entities List before the contract assignment will be approved by the State.

During the term of the Contract, should the state agency receive information that a person (as defined in State Finance Law § 165-a) is in violation of the above-referenced certifications, the state agency will review such information and offer the person an opportunity to respond. If the person fails to demonstrate that it has ceased its engagement in the investment activity which is in violation of the Act within 90 days after the determination of such violation, then the state agency shall take such action as may be appropriate and provided for by law, rule, or contract, including, but not limited to, imposing sanctions, seeking compliance, recovering damages, or declaring the Contractor in default.

The state agency reserves the right to reject any bid, request for assignment, renewal or extension for an entity that appears on the Prohibited Entities List prior to the award, assignment, renewal or extension of a contract, and to pursue a responsibility review with respect to any entity that is awarded a contract and appears on the Prohibited Entities list after contract award.

27. ADMISSIBILITY OF REPRODUCTION OF CONTRACT. Notwithstanding the best evidence rule or any other legal principle or rule of evidence to the contrary, the Contractor acknowledges and agrees that it waives any and all objections to the admissibility into evidence at any court proceeding or to the use at any examination before trial of an electronic reproduction of this contract, in the form approved by the State Comptroller, if such approval was required, regardless of whether the original of said contract is in existence.

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APPENDIX A-1 AGENCY SPECIFIC CLAUSES

I. GENERAL PROVISIONS

- A. If applicable, this agreement may be extended for an additional term as defined in the renewal term section on the cover page of the contract.
- B. The OMH shall have the right to terminate this contract early for: (i) unavailability of funds; (ii) cause; or (iii) convenience. The OMH may invoke its right to terminate for convenience upon ninety days written notice to the CONTRACTOR of its intent to terminate the contract; except that, if some other provision of the contract gives the State a general right to terminate upon less than 90 days prior notice, that provision of the contract shall govern and 90 days notice shall not be required. If the contract is not terminated, prices may be adjusted only as defined in the bid specifications (when incorporated by reference) and APPENDIX B
- C. The OMH reserves the right to terminate this contract in the event it is found that the certification filed by the CONTRACTOR in accordance with the New York State Finance Law 139-k was intentionally false or intentionally incomplete. Upon such finding, the OMH may exercise its termination right by providing written notification to the CONTRACTOR.

II. VENDOR RESPONSIBILITY

- A. CONTRACTOR covenants and represents that it has, to the best of its knowledge, truthfully and thoroughly completed CONTRACTOR's Vendor Responsibility Questionnaire (hereinafter "Responsibility Questionnaire") provided to CONTRACTOR by the STATE prior to execution of this Agreement. CONTRACTOR further covenants and represents that as of the date of execution of this Agreement, there are no material events, omissions, changes or corrections to such document requiring an amendment to the Responsibility Questionnaire.
- **B.** CONTRACTOR shall at all times during the term of this Agreement remain a responsible vendor.
- C. CONTRACTOR shall provide to the STATE updates to the Responsibility Questionnaire if any material event(s) occurs requiring an amendment or as new information material to such Responsibility Questionnaire becomes available.
- D. In addition, CONTRACTOR shall promptly report to the STATE the initiation of any investigation by any governmental entity for an alleged violation of federal or state law by CONTRACTOR, its Key Employees (as identified on its Responsibility Questionnaire), its officers and/or directors in connection with matters involving, relating to or arising out of CONTRACTOR'S business. Such report shall be made within five business days following CONTRACTOR becoming aware of investigation and may, subject to the due

APPENDIX A-1 AGENCY SPECIFIC CLAUSES

process provided in Section (G) below, be considered by the STATE in making a Determination of Vendor Non-Responsibility pursuant to this section.

- E. The STATE reserves the right, at its sole discretion, at any time during the term of this Agreement:
 - To require updates or clarifications to the Responsibility Questionnaire upon written request. To inquire about information included in or required information omitted from the Responsibility Questionnaire, and to require CONTRACTOR to provide such information to the STATE within a reasonable timeframe.
 - To require CONTRACTOR to present evidence of its continuing legal authority to do business in New York State, integrity, experience, ability, prior performance, and organizational and financial capacity.
 - 3. To suspend any or all activities under this Agreement when the State discovers information that calls into question the responsibility of the CONTRACTOR. In the event of such suspension, CONTRACTOR will be given written notice outlining the particulars of such suspension. Upon issuance of such notice, CONTRACTOR must comply with the terms of the suspension order. CONTRACTOR may resume activity under this Agreement at such time as the STATE issues a written notice authorizing a resumption of performance under the Agreement.
- F. The STATE reserves the right to make a final determination of non-responsibility (hereinafter "Determination of Non-Responsibility") at any time during the term of this Agreement based on:
 - Any information provided in the Responsibility Questionnaire and/or in any updates, clarifications or amendments thereof; or
 - 2. The STATE's discovery of any material information which pertains to CONTRACTOR's responsibility.
- G. Prior to making a final Determination of Non-Responsibility, the STATE shall provide written notice to CONTRACTOR that it has made a preliminary determination of nonresponsibility. The STATE shall detail the reason(s) for the preliminary determination, and shall provide CONTRACTOR with a reasonable opportunity to be heard.
- H. The STATE's final Determination of Non-Responsibility shall be a basis for termination for cause under this Agreement at CONTRACTOR's expense. In the event of a termination for cause under this, or any other provision of this Agreement, the STATE may complete the contractual requirements in any manner it deems advisable and pursue available legal or equitable remedies for breach.

APPENDIX A-1 AGENCY SPECIFIC CLAUSES

III. If Section 5-a of the NYS Tax Law is applicable, the CONTRACTOR must submit the following forms as and when required: to the NYS Tax Department, a Contractor Certification Form ST-220-TD, and to OMH, a Contractor Certification to Covered Agency Form ST-220-CA.

- IV. The OMH may order the CONTRACTOR, in writing, to suspend performance for a reasonable period of time. OMH shall have no obligation to reimburse CONTRACTOR'S expenses during the suspension period.
- V. The CONTRACTOR warrants to the OMH that it has secured sufficient right, title and interest to ensure that OMH may use any design, device, material, source-code or process comprising all or part of the deliverables.
- VI. In the event that CONTRACTOR is provided access to any electronic data or computer application maintained by OMH, OMH may request, and CONTRACTOR shall execute, such additional forms or agreements as OMH generally requires as a condition of such access (e.g., Data Exchange Agreement, Computer Application Sharing Agreement, Confidentiality and Non-Disclosure Agreement). If CONTRACTOR is provided such access, the CONTRACTOR is responsible for complying with New York State Policies, Standards and Guidelines, including those available at: http://www.dhses.ny.gov/ocs/resources/ and http://www.dhses.ny.gov/ocs/resources/ and http://its.ny.gov/tables/technologypolicyindex.htm and those which may be provided by OMH or its representatives.
- VII. If the deliverables for this Agreement include goods or services relating to computer software and/or hardware, such deliverables shall be provided in accordance with the Contractor's specifications for the goods or services being purchased, in addition to any other applicable specifications (e.g., specifications set forth in the solicitation for such goods or services, Contractor's proposal to supply such goods or services or other provisions of this Agreement).
- VIII. Unless otherwise provided, the OMH has an irrevocable, royalty-free, non-exclusive and world-wide license to publish, reproduce, display, disclose or otherwise use any of the contract deliverables; provided, however, that if and to the extent that the contract deliverables require CONTRACTOR to create, write, develop or produce an original work which is or could be subject to protection under the laws governing intellectual property, including but not limited to the laws of copyright and patents (the "Work"), such Work shall be deemed to be a work made for hire and in the course of the services being rendered under this Agreement and shall belong exclusively to OMH, with OMH having the sole right to obtain, hold and renew in its own name, all copyrights or other appropriate protection. To the extent that any such Work may not be deemed to be a work made for hire, CONTRACTOR hereby irrevocably assigns to OMH all right, title and interest therein. CONTRACTOR shall ensure that all copies of the Work are marked with appropriate copyright notices and shall give OMH all reasonable assistance and execute all documents

APPENDIX A-1 AGENCY SPECIFIC CLAUSES

necessary to assist and/or enable OMH to perfect, preserve, register and/or record its rights in any Work. Upon termination, cancellation or expiration of this Agreement, CONTRACTOR shall turn over all Works to OMH, and upon request, any OMH documents or items furnished to CONTRACTOR during the performance of this Agreement.

- IX. In the event that CONTRACTOR, in the course of performance hereunder, obtains access to information, data or records deemed confidential in accordance with the provisions of Mental Hygiene Law Section 33.13 and/or "protected health information" as such term is defined in 45 C.F.R. Parts 160, 164, then CONTRACTOR shall restrict its use of that information, data, records or protected health information for the limited purposes of this Agreement and if a "business associate" within the meaning of 45 CFR \$164.103. in accordance with Appendix F of this Agreement and/or such other Business Associate Agreement as may govern the relationship between the parties. Any further dissemination or any use beyond that specifically authorized, of any such information, data, records or protected health information by CONTRACTOR, its subcontractors, agents, successors or associates shall constitute an unlawful disclosure of confidential information in violation of Mental Hygiene Law Section 33.13, and/or 45 C.F.R. Parts 160, 164, as applicable. CONTRACTOR acknowledges that it has an affirmative obligation to safeguard any such information, data, records or protected health information from unnecessary distribution amongst its employees, subcontractors and agents and to any third parties. CONTRACTOR specifically agrees to indemnify OMH from damages to third parties flowing from any breach of the confidentiality of such information, data, records or protected health information in the possession or control of CONTRACTOR or any expenses that OMH may be required by law to incur to remediate any such breach. Protected health information includes all information about an individual receiving services and, depending on specific content, may be protected by a variety of state and federal laws, including:
 - New York Mental Hygiene Law Article 33
 - New York Public Health Law Article 27-F and 18 N.Y.C.R.R. 36—81.
 - Federal Regulations and 42 C.F.R. Part 2
 - The Health Insurance Portability and Accountability Act (HIPAA) Privacy Rule at 45 C.F.R.
 - Parts 160 and 164

Please note that, as required by New York Public Health Law Section 2782(5), the following notice is provided to you and is applicable in the event you receive access to information, data, records, or protected health information containing AIDS/HIV related confidential information as defined in Section 2780(7) of the New York Public Health Law;

"This information has been disclosed to you from confidential records which are protected by state law. State law prohibits you from making any further disclosure of this information without the specific written consent of the person to whom it pertains, or as otherwise permitted by law. Any unauthorized further disclosure in violation of state law may result in a fine or jail sentence or both. A general authorization for

APPENDIX A-1 AGENCY SPECIFIC CLAUSES

the release of medical or other information is NOT sufficient authorization for further disclosure."

- X. In the event that CONTRACTOR, in the course of performance hereunder, obtains access to information, data or records deemed confidential by OMH (other than information, data or records which is already covered by paragraph IX above) ("Confidential Information"), CONTRACTOR shall hold all such Confidential Information in confidence and not disclose or make it available to third parties without OMH's written permission. CONTRACTOR further agrees to use such Confidential Information solely for the purpose of fulfilling its obligations under this Agreement. This obligation will not apply to information which:
 - Was known to CONTRACTOR prior to receipt from OMH as evidenced through written documentation;
 - Was or becomes a matter of public information or publicly available through no fault on the part of CONTRACTOR;
 - Is acquired from a third party entitled to disclose the information to CONTRACTOR;
 - Is developed independently by CONTRACTOR without the use of OMH's Confidential Information; or
 - 5. Is required to be disclosed pursuant to law, regulation or court order; provided, however, that in the event of a demand for such disclosure, CONTRACTOR shall not make such disclosure without prior written notice to OMH and an adequate opportunity for OMH to oppose such disclosure, including seeking an injunction as appropriate under the circumstances.
- XI. If any term or provision of this Agreement shall be found to be illegal or unenforceable, then notwithstanding, this Agreement shall remain in full force and effect and such term or provision shall be deemed stricken. The paragraph headings in this Agreement are inserted for convenience and reference only and do not modify or restrict any of the provisions herein. All personal pronouns used herein shall be considered to be gender neutral. This Agreement has been made under the laws of the State of New York, and the venue for resolving any disputes hereunder shall be in a court of competent jurisdiction of the State of New York.
- XII. In that purchases by the State of New York are not subject to sales tax, transportation tax and Federal excise tax, payment for such amounts may not be claimed, declared or allowed under this agreement. Exemption certificates will be provided upon request.
- XIII. Federal law requires that OMH provide their Contractors with information about the Federal False Claims Act, the New York State False Claims Act and other federal and state laws that play a role in preventing and detecting fraud, waste and abuse in federal health care programs. This information must include the whistleblower protections that are in these laws. OMH must also provide its Contractors with information about OMH's own policies and procedures for detecting and preventing waste, fraud and abuse.

APPENDIX A-1 AGENCY SPECIFIC CLAUSES

Detailed descriptions of these laws, their whistleblower protections and OMH's policies are at: http://www.omh.ny.gov/omhweb/guidance/MFA/MedicaidFraudabuse.html

Information can also be found at the New York State Medicald Inspector General web site located at www.omig.ny.gov to obtain information about these laws. CONTRACTORS having difficulty finding this information or wishing to request a paper copy may contact OMH Counsel's Office at (518) 474-1331 or medicaldPolicy@omh.ny.gov.

All Contractors of OMH are required to participate in the reviews and audits described in the OMH policies, and to abide by these policies with respect to funding for OMH services. Contractors are required to make the information at the web site address listed above available to all their employees and to sub-contractors involved in performing work under the contract with OMH.

XIV. On April 26, 2008, Governor David A. Paterson signed Executive Order No. 4 – establishing a State Green Procurement and Agency Sustainability Program that will promote environmental sustainability and stewardship. These programs and policies will focus on reducing potential impacts on public health and the environment by supporting recycling, reducing or eliminating the use of toxic substances, pollution and waste, increasing energy efficiency and using renewable energy source.

Where feasible, contractors shall adhere to the NYS Executive Orders No. 4 (issued 04/26/08) which is referenced at the online web address of <a href="http://www.ny.gov/governor/executive_orders/executive_order

- XV. Force Majeure: Neither Party shall be responsible for any delay or failure of performance under this Agreement to the extent resulting from causes beyond its reasonable control and without its fault or negligence, including but not limited to acts of God, fire, flood, war, terrorism, labor disputes, strikes, lockouts, riot or civil commotion; provided that the party claiming non-responsibility hereunder shall give prompt notice to the other that a force majeure event has occurred and if requested, evidence thereof. Dates for the performance or completion of the work shall be extended by such delay of time as may be reasonably necessary to compensate for the delay.
- XVI. IRAN DIVESTMENT ACT As a result of the Iran Divestment Act of 2012 (Act), Chapter 1 of the 2012 Laws of New York, a new provision has been added to the State Finance Law (SFL), § 165-a, effective April 12, 2012. By submitting a bid in response to this solicitation or by assuming the responsibility of a Contract awarded hereunder, Bidder/Contractor (or any assignee) certifies that it is not on the "Entities Determined To Be Non-Responsive Bidders/Offerers Pursuant to The New York State Iran Divestment Act of 2012" list ("Prohibited Entities List") posted on the OGS website at:

 http://www.ogs.ny.gov/about/regs/docs/ListofEntities.pdf and further certifies that it will not utilize on such Contract any subcontractor that is identified on the Prohibited Entities List.

APPENDIX A-1 AGENCY SPECIFIC CLAUSES

Additionally, Bidder/Contractor is advised that should it seek to renew or extend a Contract awarded in response to the solicitation, it must provide the same certification at the time the Contract is renewed or extended. Additionally, Contractor agrees that after the list is posted on the OGS website, should it seek to renew or extend the Contract, it will be required to certify at the time the Contract is renewed or extended that it is not included on the prohibited entities list. Contractor also agrees that any proposed Assignee of the Contract will be required to certify that it is not on the prohibited entities list before OMH may approve a request for Assignment of Contract.

During the term of the Contract, should OMH receive information that a person is in violation of the above-referenced certification, OMH will offer the person an opportunity to respond. If the person fails to demonstrate that it has ceased its engagement in the investment which is in violation of the Act within 90 days after the determination of such violation, then OMH shall take such action as may be appropriate including, but not limited to, imposing sanctions, seeking compliance, recovering damages, or declaring the Contractor in default.

OMH reserves the right to reject any request for assignment for an entity that appears on the prohibited entities list prior to the award of a contract, and to pursue a responsibility review with respect to any entity that is awarded a contract and appears on the prohibited entities list after contract award.

XVII. New York State Business Usage in Contract Performance New York State businesses have a substantial presence in State contracts and strongly contribute to the economies of the state and the nation. In recognition of their economic activity and leadership in doing business in New York State, bidders for this contract for commodities, services or technology are strongly encouraged and expected to consider New York State businesses in the fulfillment of the requirements of the contract. Such partnering may be as subcontractors, suppliers, protégés or other supporting roles.

Bidders need to be aware that all authorized users of this contract will be strongly encouraged, to the maximum extent practical and consistent with legal requirements, to use responsible and responsive New York State businesses in purchasing commodities that are of equal quality and functionality and in utilizing services and technology. Furthermore, bidders are reminded that they must continue to utilize small, minority and women-owned business, consistent with current State law.

Utilizing New York State businesses in State contracts will help create more private sector jobs, rebuild New York's infrastructure, and maximize economic activity to the mutual benefit of the contractor and its New York State business partners. New York State businesses will promote the contractor's optimal performance under the contract, thereby fully benefiting the public sector programs that are supported by associated procurements.

Public procurements can drive and improve the State's economic engine through promotion of the use of New York businesses by its contractors. The State therefore expects bidders to provide maximum assistance to New York businesses in their use of the contract. The

APPENDIX A-1 **AGENCY SPECIFIC CLAUSES**

potential participation by all kinds of New York businesses will deliver great value to the State and its taxpavers.

XVIII. NOTICES

- 1. All notices permitted or required hereunder shall be in writing and shall be transmitted by one of the following methods:
 - certified or registered United States mail, return receipt requested;
 - facsimile transmission:
 - personal delivery;
 - expedited delivery service, or
 - e-mail.

Such notices shall be addressed as follows or to such different addresses as the parties may from time-to-time designate:

Name: NYS Office of Mental Health

Title: Director, Contracts & Claims Unit

Address: Community Budget & Financial Management

44 Holland Avenue, 7th Floor

Albany, NY 12229

Telephone Number: 518-473-7885

Facsimile Number: 518-402-2529

E-Mail Address: ContractNotices@omh.ny.gov

Contractor Name: Praed Foundation

Name: John S. Lyons

Title: President

550 N Kingsbury St, Unit 101, Chicago, IL 60654 Address: Telephone Number:

Facsimile Number: (312) 209-4940

E-Mail Address: (773) 787-2139

John.Lyons@uky.edu

- 2. Any such notice shall be deemed to have been given either at the time of personal delivery or, in the case of expedited delivery service or certified or registered United States mail, as of the date of first attempted delivery at the address and in the manner provided herein, or in the case of facsimile transmission or email, upon receipt.
- 3. The parties may, from time to time, specify any new or different address in the United States as their address for purpose of receiving notice under this Agreement by giving fifteen (15) days written notice to the other party sent in accordance herewith. The parties agree to mutually designate individuals as their respective representatives for the purposes of receiving notices under this Agreement. Additional individuals may be designated in writing by the parties for purposes of implementation and administration/billing, resolving issues and problems and/or for dispute resolution.

APPENDIX A-1 AGENCY SPECIFIC CLAUSES

XIX. INSURANCE: Contractor shall secure and maintain insurance coverage as specified in the Bid Documents and Appendix G of this contract boilerplate and shall upon request promptly provide documentation of specified coverages at any point during the contract term.

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Appendix A-l(a)

Contractor Requirements And Procedures For Business Participation Opportunities For New York State Certified Minority- And Women-Owned Business Enterprises (MWBE)

And Equal Employment Opportunities For Minority Group Members And Women

1. New York State Law

- a. Pursuant to New York State Executive Law Article 15-A, OMH recognizes its obligation under the law to promote opportunities for maximum feasible participation of certified minority-and women-owned business enterprises and the employment of minority group members and women in the performance of OMH contracts.
- b. In 2006, the State of New York commissioned a disparity study to evaluate whether minority and women-owned business enterprises had a full and fair opportunity to participate in state contracting. The findings of the study were published on April 29, 2010, under the title "The State of Minority and Women-Owned Business Enterprises: Evidence from New York" ("Disparity Study"). The report found evidence of statistically significant disparities between the level of participation of minority-and women-owned business enterprises in state procurement contracting versus the number of minority-and women-owned business enterprises that were ready, willing and able to participate in state procurements. As a result of these findings, the Disparity Study made recommendations concerning the implementation and operation of the statewide certified minority- and women-owned business enterprises program. The recommendations from the Disparity Study culminated in the enactment and the implementation of New York State Executive Law Article 15-A, which requires, among other things, that OMH establish goals for maximum feasible participation of New York State Certified minority- and women - owned business enterprises ("MWBE") and the employment of minority groups members and women in the performance of New York State contracts.

2. Business Participation Opportunities for MWBEs

- a. OMH has developed compliance requirements, forms and procedures to ensure that contractors shall comply with requirements to ensure equal employment opportunities for minority group members and women, and that there are meaningful participation opportunities for certified MWBEs in the OMH procurement process. Contractors participating in and/or selected for procurement opportunities with OMH shall fulfill their obligations to comply with applicable Federal, State and Local requirements concerning Equal Employment Opportunity (EEO) and opportunities for MWBE, including but not limited to Article 15-A and its implementing regulations as promulgated by the Empire State Development (ESD) Division of Minority and Women's Business Development (DMWBD) and set forth at 5 NYCRR Parts 140-144.
- b. OMH has established an overall agency goal of 30% for MWBE participation, 16% for Minority-Owned Business Enterprises (MBE) participation and 14% for Women-Owned Business Enterprises (WBE) participation. For this contract, the goals for MWBE participation have been established as follows:

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Contract Number: _	

Appendix A-I(a)

Contractor Requirements And Procedures For Business Participation Opportunities For New York State Certified Minority- And Women-Owned Business Enterprises (MWBE)

And Equal Employment Opportunities For Minority Group Members And Women

Total MWB	E par	ticipation:	09	%	
MWBE0	%	participation i	s co	mpi	rised
of: MBE:	0	_ % and WBE:	_	0	_%

The contractor ("Contractor") on the subject contract ("Contract") must document good faith efforts to provide meaningful participation by MWBEs as subcontractors or suppliers in the performance of the Contract and Contractor agrees that OMH may withhold payment pending receipt of the required MWBE documentation. The directory of New York State Certified MWBEs can be viewed at: Division of Minority & Women Business Development. For guidance on how OMH will determine a Contractor's "good faith efforts," refer to 5 NYCRR §142.8.

- c. In accordance with 5 NYCRR §142.13, Contractor acknowledges that if it is found to have willfully and intentionally failed to comply with the MWBE participation goals set forth in the Contract, such finding constitutes a breach of Contract and OMH may withhold payment from the Contractor as liquidated damages.
- d. The Contractor agrees to submit the following documents and information as evidence of compliance with the foregoing:
 - i. Contractors are required to submit a MWBE Utilization Plan on Exhibit 1 with their bid or proposal or, if not previously submitted with its bid or proposal, with the original contract documents. Contractors shall attempt to utilize, in good faith, any MBE or WBE identified within its MWBE Utilization Plan, during the performance of the Contract. If unable to completely meet the participation goals specified in the contract, requests for a partial or total waiver of established goal requirements may be made at any time during the term of the Contract to OMH, detailing a Good Faith Effort, but must be made no later than prior to the submission of a request for final payment on the Contract. Such requests for waiver shall be submitted using a Request for Waiver on Exhibit 2 and Certificate of Good Faith Effort (Exhibit 2-a).
 - ii. Any modifications or changes to the MWBE Utilization Plan after the Contract award and during the term of the Contract must be reported on a revised MWBE Utilization Plan and submitted to OMH.
 - OMH will review the submitted MWBE Utilization Plan and advise the Contractor of OMH acceptance or issue a notice of deficiency within 20 days of receipt.
- e. If a notice of deficiency is issued, Contractor agrees that it shall respond to the

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Contract Number:	

Appendix A-I(a)

Contractor Requirements And Procedures For Business Participation Opportunities For New York State Certified Minority- And Women-Owned Business Enterprises (MWBE)

And Equal Employment Opportunities For Minority Group Members And Women

notice of deficiency within seven (7) business days of receipt by submitting to the OMH, a written remedy in response to the notice of deficiency. If the written remedy that is submitted is not timely or is found by OMH to be inadequate, OMH shall notify the Contractor and direct the Contractor to submit, within five (5) business days, a request for a partial or total waiver of MWBE participation goals on Exhibit 2.

f. Contractors are required to submit a Quarterly MWBE Contractor's Compliance Report to the OMH on <u>Exhibit 3</u>, by the 10th day following each end of quarter over the term of the Contract documenting the progress made toward achievement of the MWBE goals of the Contract.

3. Equal Employment Opportunity Requirements

- Contractor agrees with all of the terms and conditions of Master Grant Contract Standard Terms and Conditions Section IV(J).
- b. Where applicable, contractor agrees, upon request, to submit to the OMH, a workforce utilization report, as set forth in <u>Exhibit 4</u>, identifying the workforce actually utilized on the Contract if known.
- c. Further, pursuant to Article 15 of the Executive Law (the "Human Rights Law"), all other State and Federal statutory and constitutional non-discrimination provisions, the Contractor and sub-contractors will not discriminate against any employee or applicant for employment because of race, creed (religion), color, sex, national origin, sexual orientation, military status, age, disability, predisposing genetic characteristic, marital status or domestic violence victim status, and shall also follow the requirements of the Human Rights Law with regard to non-discrimination on the basis of prior criminal conviction and prior arrest.

Please Note: Failure to comply with the foregoing requirements may result in a finding of non-responsibility and/or a breach of the Contract, leading to the withholding of funds, suspension or termination of the Contract or such other actions or enforcement proceedings as allowed by the Contract.

Page 3, Attachment A-1(a)	
Contract Number:	



APPENDIX B BUDGET

Unless otherwise instructed, Contract budget to be developed by contractor, using the Consolidated Budget Report (CBR) in the Consolidated Fiscal Reporting software (CFRS). CFR software downloads and the Guidelines for completion of the CBR are available online via the OMH website.

If a budget format other than a CBR upload is prescribed by OMH, CONTRACTOR shall insert budget here.

If travel expenses are an approved expenditure under this contract, travel expenses shall be reimbursed at the lesser of the rates set forth in the written standard travel policy of the Contractor, the OSC guidelines, or United States General Services Administration rates. No out-of-state travel costs shall be permitted unless specifically detailed and pre-approved by the State.

To access information related to travel, including the current reimbursement amounts, refer to the OSC Travel Manual

This page must be included with your contract package.



Aid to Localities Financial System

Appendix B 2020 - 2021 - DMH-2

Contract Number: C020489A

Provider: 51300 Praed Foundation

Print Date: 06/11/2020 02:21 PM

Printed By: cocbm2g Page: 1 of 1

Item description	Amount
EXPENSES	
Other than Personal Services (OTPS)	\$36,360
Total Adjusted Expenses (Lines 5 -11 minus 12)	\$36,360
REVENUES	
Total Net Revenues (Lines 30 minus 41)	\$0
NET OPERATING COSTS	
Net Operating Costs (Line13 minus 42)	\$36,360



Aid to Localities Financial System

Appendix B 2020 - 2021 - DMH-3

Contract Number: C020489A

Provider: 51300 Praed Foundation

Print Date: 06/11/2020 02:22 PM

Printed By: cocbm2g Page: 1 of 1

	Total Adjusted Expenses	Less Applied Net Revenue	Net Operating Costs
1760 (00) Advocacy/Support S	Services		
046L	36,360	0	36,360
Program Total	36,360	0	36,360
Total - All Programs	36,360	0	36,360

Agency Code 51300

Praed Foundatio Cent Off (OFY)

Line	Description	C020489A 1760 (90) Total			
_	ACCOUNTING METHOD	Angerral			
		Accrual			
	TOTAL PERSONS SERVED	0			
	Expenses Personal Services	 	· · · · · · · · · · · · · · · · · · ·		
	Vacation Leave Accruais				
	Fringe Benefits	40.5.0.50.00	405.050.00		
	3 Other than Personal Services (OTPS)	\$36,360.00	\$36,360.00		
	Equipment - Provider Paid				
	Property - Provider Paid				
	Agency Administration				
	Adjustments/Non-Allowable Costs				
13	3 Total Adjusted Expenses (Lines 5 -11 minus 12)	\$36,360.00	\$36,360.00		
	Revenues				
	Participant Fees (less SSI & SSA)				
	S SSI & SSA				
16	5 Home Relief				
17a	Medicaid Fee for Service				
17b	Medicaid Managed Care				
	B Medicare				
	Other Third Parties				
20	OPWDD Residential Room and Board				
21	L Transportation, Medicaid				
22	? Transportation, Other				
23	3 Sales: Contract Total				
24	Federal Grants (Attach detail)				
25	5 State Grants (Attach detail)				
26	5 LTSE Income Total				
27	7 Food Stamps (OASAS only)				
28	Net Deficit Funding (State & LGU Funding only)*	\$36,360.00	\$36,360.00		
29	Other Revenue (Attach detail for revenue items > \$1,000)				
30	Total Gross Revenue (Sum Lines 14-29)	\$36,360.00	\$35,360.00		
31	Participant Allowance				
32	2 Uncollectible Accounts Receivable				
33	Other (Attach detail for adjustment items > \$1,000)				
	Total GAAP Adjustments (Sum Lines 31-33)				
35	Net GAAP Revenues (Line 30 minus 34)	\$36,360.00	\$36,360.00		
	Exempt Contract Income	* *	,		
37	Exempt LTSE Income				
	Net Deficit Funding **	\$36,360.00	\$36,360.00		
39	Other (Attach detail for adjustment items > \$1,000)	¥ ,	+,		
	Total NON-GAAP Adjustments (Sum Lines 36-39)	\$36,360.00	\$36,360.00		
	L Subtotal Adj. To Revenue (Sum Lines 34 & 40)	\$36,360.00	\$35,360.00		
	? Total Net Revenues (Lines 30 minus 41)	\$20,500,00	950,500.00		
43	Net Operating Costs (Line13 minus 42)	\$36,360.00 \$36	360.00		
	Deficits	7-1,2-1.00			
44	1 State	\$36,360.00	\$36,360.00		
	Local Government	projection	420/200,00		
	Voluntary Contributions				
	3 Non-Funded				
	Total Deficit Funding (Sum Lines 44-48)	\$36,360.00	\$36,360.00		
	and the same of th	\$30,300.00	\$30,300.00		



Contract Summary Report By Contract (Non-Grant)

Contract Period: 07/01/2020 - 06/30/2021 Contract Type: Multi Year Authorized On: 4/24/2020 11:39:47AM Issuance Type: NEW Print Date : 04/24/2020 11:39 AM

Printed By : cocbdam Page : 1 of 1

Contract: C020489A Amd: 0 Mod: 0 Provider: 51300-Praed Foundation

Term: 07/01/2020 - 06/30/2021

\$9,090

\$9,090

MWBE Goals: 0%

0% MBE Goals: 0% WBE Goals:

0%

Funding Code-Name **Total Contract:** July-Sept Quarter Oct-Dec Quarter Jan-Mar Quarter Apr-June Quarter Managers County: Statewide OFY - 64 Region: Cent Off (OFY) 046L Community Support Programs-C&F \$9,090 \$9,090 \$36,360 \$9,090 \$9,090 \$9,090 Total for: Statewide OFY - 64 \$36,360 \$9,090 \$9,090 \$9,090

\$9,090

\$9,090

Contract Remarks:

Amendment Remarks:

Contract Totals

Allocation Remarks:

Community Support

\$36,360

Programs-C&F

046L

The allocation supports the ongoing maintenance of web based Child & Adolescent Needs and Strength's (CANS) training. These funds should be reported under program code 1760 (Advocacy/Support Services) on all OMH financial reports.



Aid to Localities Financial System

Contract Summary Report By Contract (Non-Grant) Appendix C Local Fiscal Year 2020

Print Date: 04/24/2020 11:39 AM

Printed By : cocbdam Page : 1 of 1

Periodically, when monies are due, the Designated Payment Office shall, through its automated Aid-to-Localities Financial Management System, draw down a New York State Voucher from the CONTRACTOR'S approved payment schedule. For purposes of this provision and Article 11A of the State Finance Law, the Designated Payment Office shall be:

Bureau of Contracts and Claims NYS Office of Mental Health 44 Holland Avenue, 7th Floor Albany, New York 12229

The OMH may, at its discretion, withhold any State Aid and/or Medicaid payment due under this Agreement until such time as the CONTRACTOR has submitted to OMH all Deliverables, including reports, which are due prior to any scheduled payments. Additionally, prior period overpayments and/or audit recoveries associated with the CONTRACTOR can be recouped against any payment OMH makes to the CONTRACTOR. The recoupment generally begins with the first payment made to the CONTRACTOR following OMH identification of the overpayment and/or audit recovery amount.

Payments to CONTRACTOR shall be due upon the first day of the applicable period, and made in accordance of this Agreement, and the following schedule.

Contract: C020489A/Amd 0 Mod 0 Provider: Praed Foundation (51300)

I	otal Contract J	uly-Sept Quarter	Oct-	Dec Quarter	Jan-Mar Quarter	Apr-June Quarter
County:	Statewide OFY -	64	Region:	Cent Off (OFY)		
	\$36,360	\$9,090		\$9,090	\$9,090	\$9,090
	\$36,360	\$9,090		\$9,090	\$9,090	\$9,090
	otals:					
	\$36,360	\$9,090		\$9,090	\$9,090	\$9,090

A single final claim for each contract year shall be submitted annually by submission of the Consolidated Fiscal Report (CFR). The Contractor will submit the CFR on an annual basis, in accordance with the time frames designated in the CFR manual, which is available on the OMH website at www.omh.ny.gov/omhweb/resources/providers/.

Payment shall only be rendered electronically, unless payment by paper check is expressly authorized by the Commissioner of the Office of Mental Health, in the Commissioner's sole discretion, due to extenuating circumstances. Such electronic payment shall be made in accordance with ordinary State procedures and practices. The Contractor shall comply with the State Comptroller's procedures to authorize electronic payments. Authorization forms are available at the State Comptroller's website at www.osc.state.ny.us/epay/index.htm, by email at epunit@osc.state.ny.us, or by telephone at 518-474-4032. Contractor acknowledges that it will not receive payment under this contract if it does not comply with the State Comptroller's electronic payment procedures, except where the Commissioner has expressly authorized payment by paper check as set forth above.

Appendix D: Program Work Plan

Any services in this contract awarded to Contractor based on Contractor's submission (Contractor's Proposal) in response to a Request for Proposal (RFP) or Invitation for Bid (IFB) shall be subject to the terms and conditions in both the Contractor's Proposal and the RFP [or IFB], incorporated herein by reference, which shall apply as if fully stated herein. If there is any inconsistency between any part of this Agreement and another, the following order of precedence shall control: Appendix A; All other parts of this Agreement, including the State of New York Agreement and all attachments, appendices, exhibits or riders; RFP; Contractor's Proposal.

Contract #: C020489A

Contract Period: 07/01/2020 - 06/30/2021

Agency: Praed Foundation - Dr. John Lyons, Sole Proprietor

Program Name: Child and Adolescent Needs and Strengths training & technical assistance; Family Assessment of Needs & Strengths training and technical assistance CANS-NY & FANS Training and Technical Assistance

Instructions: Complete all blank areas and provide detailed program information as appropriate. Programs are required to comply with all standards in applicable regulations and/ or OMH fiscal and program guidelines. It is not required to repeat any of this information in the program work plan.

1. Program Overview: A summary of the program(s).

The program seeks to provide ongoing training for users of the CANS-NY and for FPA's who use the FANS. Dr. Lyons and his team are working to scale the online course of the FANS so that all FPA's can be certified online. Dr. Lyons also is working with OMH Leadership on a CALOCUS-aligned level of placement algorithm for mental health services in NYS.

2. Program Specifics, Target Population & Capacity/Persons Served: A description of the type of program(s), location(s) and the specific groups of people (individuals, families, or community members) who will be served or directly interact with the program(s), including referral sources, geographic location and demographics, as well as a description of the program(s') capacity, including the number of contracted units (e.g., residential programs or case management programs), the number of unduplicated persons being served annually (e.g., community support programs), and the number of days/hours the program is in operation

Program Name/Type	Service Capacity	Location (County/City)	Target Population
CANS-NY Training		NYC	NYC region MH child/ youth service providers
CANS-NY Algorithm design		Albany	OMH Leadership in service of all child/youth MH service recipients across NYS.
FANS online course development and scaling		Statewide locations requested by OMH	Caregivers of children/ youth in MH services who receive FPA support.
FANS certification coaching and support		Statewide locations requested by OMH	Caregivers of children/ youth in MH services who receive FPA support.
	· · · · · · · · · · · · · · · · · · ·		
		}	1

[Add additional detail]

3. Services Provided: A detailed explanation of the program(s') core features (e.g., the kinds of services provided). Licensed programs are not required to repeat any standards already included in the applicable regulations and/or guidelines for those programs.

Both the CANS-NY and FANS web-based trainings are housed in a web-based site that provides full training for users. Trainers include videos, quizzes, practice tests, and certification tests. Providers of MH services to children and youth and providers of family peer support services can train on the CANS-NY and FANS, respectively, virtually. Training provides practice vignettes that allow users to test and receive feedback on their testing attempts. Ongoing tech support is available to anyone who needs it. In addition, Dr. Lyons and his team will provide live training on the CANS-NY as needed. Finally, Dr. Lyons and his analytics team will provide support and technical assistance as NYS OMH develops placement level algorithms derived from the CANS-NY for all child/youth MH services in the state. Technical assistance will include analytics as requested by NYS OMH.

- 4. Staffing/Resources: A general description of the staffing resources, qualifications, and ongoing staff development/training activities; and relevant experience of the provider organization to support the program(s).
- Dr. Lyons or a designated certified CANS-NY trainer will provide all trainings. Dr. Lyons will provide all technical assistance regarding algorithm development. Members of Dr. Lyons' analytics team will conduct analysis with Dr. Lyons' supervision. Certified coaches will provide learning site t.a. and support to users under the direct supervision of Dr. Lyons.
- **5. Program Goals/Outcomes:** A description of the desired benefits or changes for the target population(s) following their interaction with the program(s).

The program strives to support meaningful use of the CANS-NY to improve MH care for children and youth in NYS, and to scale use of the online FANS so that FPA providers can use the FANS tool effectively with all caregivers.

- 6. Specific Deliverables and Timeframes (If Applicable): A detailed description of the specific activities and steps required to operate the program(s) and/or project(s).
 CANS-NY training and tech assistance is provided as requested. The FANS scaling project will be completed by Spring 2021.
- 7. Performance Targets/Milestones (If Applicable): A description of the proposed measures to track whether the project(s) or program(s) is/are on course with its performance targets.

100% of all FPA certified providers will be trained on line by Summer 2021.

APPENDIX F BUSINESS ASSOCIATE AGREEMENT

Updated September 6, 2013

- 1. The terms and conditions of this document entitled "Appendix F, Business Associate Agreement" ("Business Associate Agreement"), and attached to and incorporated in the Agreement, shall apply in the event that Protected Health Information is used or disclosed in connection with or in the course of Contractor's performance of the Agreement, and pursuant to which Contractor may be considered a "business associate" of the New York State Office of Mental Health as such term is defined in the Health Insurance Portability and Accountability Act of 1996 ("HIPAA") including all pertinent regulations (45 CFR Parts 160 and 164) issued by the U.S. Department of Health and Human Services, as amended.
- 2. For purposes of this Business Associate Agreement, the term "Contractor" shall mean and include the term "Business Associate" as such term is defined in 45 CFR §164.103.
- 3. **Definitions**: Terms used, but not otherwise defined, in this Business Associate Agreement shall have the same meaning as those terms in 45 CFR §§160.103, 164.103, and 164.501.
 - a. Breach shall have the same meaning as the term "Breach" in §13400 of the HITECH Act and guidance issued by the Department of Health and Human Services, and shall include the unauthorized acquisition, use, or disclosure of Protected Health Information that compromises the privacy or security of such information.
 - b. Covered Entity shall mean the New York State Office of Mental Health.
 - c. Data aggregation shall mean, with respect to protected health information created or received by a business associate in its capacity as the business associate of a covered entity, the combining of such protected health information by the business associate with the protected health information received by the business associate in its capacity as a business associate of another covered entity, to permit data analyses that relate to the health care operations of the respective covered entities.
 - d. Designated Record Set shall have the same meaning as the term "Designated Record Set" in 45 CFR §164.501.
 - e. HIPAA Rules shall mean the Privacy, Security, Breach Notification, and Enforcement Rules at 45 CFR Parts 160 and 164.
 - f. HITECH Act shall mean the Health Information Technology for Economic and Clinical Health Act, Title XIII of Division A and Title IV of Division B of the American Recovery and Reinvestment Act of 2009, Pub. L. No. 111-5, 123 State.226 (Feb. 17, 2009), codified at 42 U.S.C. §§300jj et seq, §§17901 et seq.
 - g. Individual shall have the same meaning as the term "Individual" in 45 CFR §160.103 and shall include a person who qualifies as a personal representative in accordance with 45 CFR §164.502(g).
 - h. Protected Health Information.shall have the same meaning as the term "Protected Health Information" in 45 CFR §160.103, but is limited to the protected health information created or received by Contractor from, for or on behalf of Covered Entity in connection with or in the course of Contractor's performance of the Agreement.
 - i. Required by Law shall have the same meaning as the term "Required by Law" in 45 CFR §164.103.

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APPENDIX F BUSINESS ASSOCIATE AGREEMENT

- j. Secretary shall mean the Secretary of the Federal Department of Health and Human Services or his/her designee.
- k. Security Incident shall have the same meaning as the term "Security Incident" in 45 CFR §164.304.
- I. Security Rule shall mean the Security Standards for the Protection of Electronic Protected Health Information at 45 CFR Parts 160 and 164, subparts A and C.
- m. Unsecured Protected Health Information shall mean Protected Health Information that is not secured through the use of a technology or methodology specified by the Secretary in guidance, or as otherwise defined in §13402(h) of the HITECH Act.

4. Obligations and Activities of Contractor:

- a. Contractor agrees not to use or disclose Protected Health Information other than as permitted or required by the Agreement or as Required by Law.
- b. Contractor agrees to use appropriate safeguards to prevent use or disclosure of the Protected Health Information other than as provided for by the Agreement, and to implement administrative, physical, and technical safeguards that reasonably and appropriately protect the confidentiality, integrity, and availability of any electronic Protected Health Information that it creates, receives, maintains, or transmits on behalf of Covered Entity pursuant to this Agreement. Contractor agrees to fully comply with the responsibilities of Business Associates as set forth in §13401 of the HITECH Act.
- c. Contractor agrees to mitigate, to the extent practicable, any harmful effect that is known to Contractor of a use or disclosure of Protected Health Information by Contractor in violation of the requirements of the Agreement.
- d. Contractor agrees to report to Covered Entity any use or disclosure of the Protected Health Information not provided for by the Agreement of which it becomes aware, including Breaches of Unsecured Protected Health Information as required at 45 CFR §164.410, and any Security Incident of which it becomes aware. In the event of a Breach of Unsecured Protected Health Information:
 - (1) Contractor shall promptly notify Covered Entity of the Breach when it is discovered, but no later than 30 days from the discovery of the Breach. A Breach is considered discovered on the first day on which Contractor knows or should have known of such Breach. Such notification shall identify the Individualswhose Unsecured Protected Health Information has, or is reasonably believed to have, been the subject of the Breach, and their contact information.
 - (2) Covered Entity shall promptly notify Individuals about a Breach of their Unsecured Protected Health Information as soon as possible, but not later than 60 calendar days after discovery of the Breach, except where a law enforcement official determines that a notification would impede a criminal investigation or cause damage to national security. Notification shall meet the requirements of §13402 of the HITECH Act.
- e. In accordance with 45 CFR §164.502(e)(1)(ii) and §164.308(b)(2), if applicable, Contractor agrees to ensure that any agent or subcontractor of Contractor to whom Contractor provides Protected Health Information received from, or created or received by Contractor on behalf of Covered Entity pursuant to the Agreement agrees to at least the same restrictions and conditions that apply through this Business Associate Agreement to Contractor with respect to such Protected Health Information. Contractor will

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ensure that Business Associate Agreements are executed with all subcontractors that will perform functions or activities on behalf of Contractor that involve the use or disclosure of Protected Health Information received from, or created or received by Contractor on behalf of, Covered Entity.

- f. To the extent that the information made available to Contractor under the Agreement includes Protected Health Information in a Designated Record Set, Contractor agrees to provide access, at the request of Covered Entity, and in the time and manner designated by Covered Entity, to Protected Health Information in a Designated Record Set, to Covered Entity or, as directed by Covered Entity, to an Individual in order to meet the requirements under 45 CFR §164.524.
- g. To the extent that the information made available to Contractor in connection with or in the course of Contractor's performance of the Agreement includes Protected Health Information in a Designated Record Set, Contractor agrees to make any amendment(s) to Protected Health Information in a Designated Record Set that the Covered Entity directs or agrees to pursuant to 45 CFR §164.526 at the request of Covered Entity or an Individual, and in the time and manner designated by Covered Entity.
- h. Contractor agrees to document such disclosures of Protected Health Information under the Agreement and information related to such disclosures as would be required for Covered Entity to respond to a request by an Individual for an accounting of disclosures of Protected Health Information in accordance with 45 CFR §164.528.
- i. Contractor agrees to provide to Covered Entity or an Individual, in a time and manner designated by Covered Entity, information collected in accordance with paragraph (i) of Section 4 of this Business Associate Agreement, to permit Covered Entity to respond to a request by an Individual for an accounting of disclosures of Protected Health Information in accordance with 45 CFR §164.528. If Contractor assists Covered Entity in maintaining an electronic health record (EHR), Contractor shall support Covered Entity in providing, upon the request of the Individual, an accounting of disclosures of Protected Health Information in the EHR within the prior three years, as well as an electronic copy of Protected Health Information that is part of an EHR.
- j. To the extent Contractor is to carry out one or more of Covered Entity's obligations under Subpart E of 45 CFR Part 164, Contractor shall comply with the requirements of Subpart E that apply to the Covered Entity in the performance of such obligations; and shall be directly responsible for full compliance with the relevant requirements of the Privacy Rule to the same extent that Covered Entity is responsible for compliance with such rule.
- k. Contractor agrees to make its internal practices, books, and records, including policies and procedures and Protected Health Information, relating to the use and disclosure of Protected Health Information received from, or created or received by Contractor on behalf of Covered Entity pursuant to the Agreement, available to the Covered Entity, or at the request of the Covered Entity to the Secretary, in a time and manner as designated by the Covered Entity, for purposes of the Secretary's determining Covered Entity's compliance with the HIPAA Rules.
- l. Contractor shall make its internal practices, books, and records available to the Secretary for purposes of determining its compliance with the HIPAA Rules.

5. Permitted Uses and Disclosures by Contractor

Except as otherwise limited in the Agreement and this Business Associate Agreement, Contractor may use or disclose Protected Health Information to perform functions, activities, or services for, or on behalf of, Covered Entity as specified in the Agreement, provided that such use or disclosure would not violate the HIPAA Rules if done by Covered Entity or the minimum necessary policies and procedures of the Covered Entity.

6. Specific Use and Disclosure Provisions

- a. Except as otherwise limited in the Agreement or this Business Associate Agreement, Contractor may use Protected Health Information for the proper management and administration of the Contractor or to carry out the legal responsibilities of the Contractor.
- b. Except as otherwise limited in the Agreement and this Business Associate Agreement, Contractor may disclose Protected Health Information for the proper management and administration of the Contractor, provided that disclosures are Required by Law, or Contractor obtains reasonable assurances from the person to whom the Protected Health Information is disclosed that it will remain confidential and shall be used or further disclosed only as Required by Law or for the purpose for which it was disclosed to the person, and the person notifies the Contractor of any instances of which it is aware in which the confidentiality obligations under this Business Associate Agreement have been breached.
- c. Except as otherwise limited in the Agreement and this Business Associate Agreement, Contractor may use Protected Health Information to provide Data Aggregation services relating to the health care operations of Covered Entity as permitted in 45 CFR §164.504(e)(2)(i)(B).
- d. Contractor may use Protected Health Information to report violations of law to appropriate Federal and State authorities, consistent with New York State Mental Hygiene Law and 45 CFR §164.502(j)(1).

7. Obligations of Covered Entity

- a. Covered Entity shall notify Contractor of any limitation(s) in its Notice of Privacy Practices produced in accordance with 45 CFR §164.520, to the extent that such limitation may affect Contractor's use or disclosure of Protected Health Information.
- b. Covered Entity shall notify Contractor of any changes in, or revocation of, permission by an Individual to use or disclose Protected Health Information, to the extent that such changes may affect Contractor's permitted or required uses and disclosures.
- c. Covered Entity shall notify Contractor of any restriction to the use or disclosure of Protected Health Information that Covered Entity has agreed to in accordance with 45 CFR §164.522, to the extent that such restriction may affect Contractor's use or disclosure of Protected Health Information.

8. Permissible Requests by Covered Entity

Covered Entity shall not request Contractor to use or disclose Protected Health Information in any manner that would not be permissible under the HIPAA Rules if done by Covered Entity. Covered Entity may permit Contractor to use or disclose Protected Health Information for Data Aggregation or management and administrative activities of Contractor, if the Agreement includes provisions for same.

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9. Remedies in Event of Breach/Indemnification

- a. In the event of breach by Contractor of any of the covenants and assurances contained in this Business Associate Agreement, Contractor hereby agrees that immediate and irreparable harm may result to Covered Entity, and to the business of Covered Entity, which harm would not be adequately compensated by monetary damages. As such, in the event of breach of any of the covenants and assurances contained in Sections 4, 5, or 6 above, Covered Entity shall be entitled to enjoin and restrain Contractor from any continued violation of such Sections.
- b. Contractor shall defend, indemnify and hold Covered Entity harmless against all claims, losses, liability, costs and other expenses (including reasonable attorneys' fees), without limitation (collectively, "Liability"), resulting from or arising out of the acts or omissions of Contractor in the performance of its duties and obligations under this Business Associate Agreement, except to the extent that such Liability results from or arises out of the acts or omissions of Covered Entity. Contractor's Liability under the foregoing provision shall include responsibility to pay, or where appropriate, to reimburse Covered Entity, for all costs associated with notification required by HIPAA or HITECH due to a Breach within the meaning of this Business Associate Agreement, except to the extent that such Liability results from or arises out of the acts or omissions of Covered Entity. Contractor shall be fully liable for the actions of its agents, employees and subcontractors.
- c. The terms of this Section 9 shall survive expiration or termination of the Agreement.

10. Consideration

Contractor acknowledges that the promises it has made in this Business Associate Agreement shall, henceforth, be relied upon by Covered Entity in choosing to continue or commence a business relationship with Contractor.

11. Interpretation of this Business Associate Agreement in Relation to Other Contracts Between the Parties

Should there be any conflict between the language of this Business Associate Agreement and any other contract or agreement entered into between the Parties (either prior or subsequent to the date of this Business Associate Agreement), the language and provisions of this Business Associate Agreement shall control and prevail unless, in a subsequent written agreement, the Parties specifically refer to this Business Associate Agreement by its title and date, and specifically state that the provisions of the later written agreement shall control over this Business Associate Agreement; except that in the event of a conflict with Appendix A (Standard Terms and Conditions of New York State Contracts) in any agreement to which such Appendix A applies (either prior or subsequent to the date of this Business Associate Agreement), Appendix A shall govern.

12. Term and Termination

a. Term. The provisions of this Business Associate Agreement shall be effective as of the effective date of the Agreement and shall survive termination of the Agreement and shall not terminate unless and until all Protected Health Information is destroyed, or returned to Covered Entity or, if it is infeasible to return or destroy Protected Health Information, in accordance with the termination provisions in Section (c)(2) of this Section, in which case Contractor's obligations hereunder shall continue for so long as Contractor maintains the Protected Health Information.

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- b. Termination for Cause. A breach of this Business Associate Agreement by either party shall be considered a material breach of the Agreement and may be grounds for termination of the Agreement for cause.
- c. Effect of Termination.
 - (1) Except as provided in subparagraph (2) of this paragraph, upon termination of the Agreement for any reason, Contractor shall return to Covered Entity or destroy all Protected Health Information received from Covered Entity, or created or received by Contractor on behalf of Covered Entity. This provision shall apply to all Protected Health Information that is in the possession of subcontractors or agents of Contractor. Contractor shall retain no copies of the Protected Health Information. Upon request by Covered Entity, Contractor shall certify in writing to Covered Entity that all Protected Health Information has been returned or destroyed as required by this section.
 - (2) In the event that Contractor determines that returning or destroying the Protected Health Information is infeasible, Contractor shall provide to Covered Entity notification of the conditions that make return or destruction infeasible. Upon mutual agreement of the Parties that return or destruction of Protected Health Information is infeasible, Contractor shall extend the protections of this Business Associate Agreement to such Protected Health Information and limit further uses and disclosures of such Protected Health Information to those purposes that make the return or destruction infeasible, for so long as Contractor maintains such Protected Health Information. Upon request by Covered Entity, Contractor shall certify in writing to Covered Entity that it has taken all the steps required by this section to protect Protected Health Information which could not feasibly be returned or destroyed.

13. Miscellaneous

- a. Regulatory References. A reference in this Business Associate Agreement to the HIPAA Rules means the rules as in effect or amended, and for which compliance by a Covered Entity and/or Business Associate is required.
- b. Amendment. The Parties agree to take such action as is necessary to amend this Business Associate Agreement from time to time as is necessary for compliance with the requirements of the HIPAA Rules and the Health Insurance Portability and Accountability Act of 1996, Public Law 104-191.
- c. Survival. The respective rights and obligations of Contractor under Section 9 of this Business Associate Agreement shall survive the termination of this Business Associate Agreement.
- d. Interpretation. Any ambiguity in this Business Associate Agreement shall be resolved in favor of a meaning that permits compliance with the HIPAA Rules.

APPENDIX I Consultant Disclosure Form A

OSC Use Only:	
Reporting Code;	
Category Code:	
Date Contract Approved:	

F	-
	- 6

State Consultant Services - Contractor's Planned Employment From Contract Start Date Through The End Of The Contract Term

	Agency Code: 51300
Contractor Name: Praed Foundation	Contract Number: C020489A
Contract Start Date: 07/01/2020	Contract End Date: 06/30/2021

Employment Category	Number of Employees	Number of hours to be worked	Amount Payable Under the Contract
13.1151.00	4	655	\$ 36,360.00
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		<u> </u>	
	1		
Total this page	4	655	\$ 36,360.00
Grand Total			

Name of person who prepared this report: John S. Lyons	
Title: President	Phone #: 312-209-4940
Preparer's Signature:	
Date Prepared: 05/19/2020	
(Use additional pages, If necessary)	Page 1 of 1

APPENDIX I Consultant Disclosure Form B

FORM B	- 292 - 202 - 2	OSC Use Only Reporting Cod	
	and the same of th	Category Code	2
State Consultant Services			
Con	tractor's Annual Empl	oyment Report	
Repo	ort Period: April 1,	to March 31,	
Contracting State Agency Name: Contract Number: Contract Term: Contractor Name: Contractor Address: Description of Services Being Provided:	to	Agency	y Code:
Scope of Contract (Choose one that best fits): Analysis			
*Employment Category	Number of Employees	Number of Hours Worked	Amount Payable Under the Contract
Total this page Grand Total Name of person who prepared this repo	ort:	0	\$ 0.00
Preparer's Signature: Title: Phone #:			
Date Prepared:			
(Use additional pages if necessary)		Page	of

*. (Note: Access the O*NET database, which is available through the US Department of Labor's Employment and Training Administration, on-line at online.onetcenter.org to find a list of occupations.)

OMH ATL August 2014

NEW YORK STATE OFFICE OF MENTAL HEALTH ATTACHMENT J1 OFFERER'S AFFIRMATION OF UNDERSTANDING OF, AGREEMENT TO, AND COMPLIANCE WITH **OMH PROCUREMENT LOBBYING GUIDELINES**

New York State Finance Law 139-j(6)(b) provides that OMH shall seek written affirmation from all Offerers on their understanding of and agreement to comply with OMH's procedures relating to permissible contacts during each procurement pursuant to State Finance Law 139-[(3), OMH is

expanding on that requirement, requiring that (1) Offerers affirm they have complied with the OMF Guidelines throughout the procurement process, and (2) Offerers agree that OMF shall have the right to terminate any contract, purchase order or purchase authorization resulting from the procurement in the event that the affirmation is found to be intentionally false or intentionally incomplete.		
Solicitation # and/or OMH descriptive name of solicitation:		
I hereby affirm that I have read and understand the OMH Procurement Lobbying Guldelines, and agree to comply with the OMH procedures relating to permissible contacts during this New York State governmental procurement pursuant to State Finance Law 139-j(3). Unless I provide notice otherwise, my execution of this affirmation shall be an ongoing representation that I have complied with, and continue to be in compliance with, the OMH Guidelines.		
I understand and agree that: 1) OMH shall have the right to terminate the contract, purchase order or purchase authorization resulting from this solicitation in the event that this affirmation is found to be intentionally false or intentionally incomplete; and 2) upon such finding, OMH may exercise its termination right by providing written notification.		
Date: 05/19/2020 20		
Signature of Offerer's Authorized Representative		
Printed Name and Title John s. Lyons, President		
Name of Offerer Praed Foundation		
Offerer's Address: 550 N Kingsbury St, Unit 101, Chicago, IL 60654		

OMH Attachments J1: March 27, 2006

http://ogs.ny.gov/aboutogs/regulations/advisoryCouncil/sfi139-j.htm 4

NEW YORK STATE OFFICE OF MENTAL HEALTH Attachment J2

OMH OFFERER DISCLOSURE OF PRIOR NON-RESPONSIBILITY DETERMINATIONS

New York State Finance Law 139-k requires Offerers to disclose findings of non-responsibility within the last four years by a governmental entity where such prior finding of non-responsibility was due to unlawful contacts during a procurement as stated under State Finance Law §139-j or the intentional provision of false or incomplete information to a governmental entity. Failure to submit this form, the submission of a form with false, misleading or incomplete information, or failure to update this form when required may result in a determination of non-responsiveness and disqualification of the bid, proposal or offer. If the failure to comply is discovered after the contracting process has been completed, it may result in termination of the contract.

Solicitation # and/or OMH descriptive name of solicitation:
Has any New York State agency or authority made a finding of non-responsibility regarding the Offerer in the last four years? No Yes
If yes, what was the basis for the finding of the Offerer's non-responsibility? Please check all that apply:
Unlawful Contacts during a procurement contract (State Finance Law § 139-j) The intentional provision of false or incomplete information
If yes, please provide details regarding the finding of non-responsibility below:
New York State Agency or Authority:
Year of Finding of Non-Responsibility:
Facts Underlying Finding of Non-Responsibility: Add additional sheets if necessary
2) Has any New York State agency or authority terminated or withheld a procurement contract with the Offerer due to the intentional provision of false or incomplete information? No Yes
If yes, please provide details regarding the termination/withholding below:
New York State Agency or Authority:
Date of Termination/Withholding of Contract: 05/19/2020 Contract #: C020489A
Facts Underlying Termination:
Facts Underlying Termination: Add additional sheets if necessary
Offerer certifies that all information provided to OMH with respect to State Finance Law 139-k is complete, true and accurate.
Date: 5 - 18 20 20
Signature of Offerer's Authorized Representative
John s. Lyons, President Printed Name and Title of Authorized Representative
Praed Foundation, 550 N Kingsbury St, Unit 101, Chicago, IL 60654
Name and Address of Offerer
OMH Attachments J2: March 27, 2006

NEW YORK STATE OFFICE OF MENTAL HEALTH Attachment J3

Praed Foundation	Certification of Compliance
(your organization name)	

with State Finance Law §139-k(5)

Background:

New York State Finance Law §139-k(5) requires that every Procurement Contract award subject to the provisions of State Finance Law §§139-k or 139-j shall contain a certification by the Contractor that all information provided to the Office of Mental Health with respect to State Finance Law §139-k is complete, true and accurate.

Instructions:

The Office of Mental Health must obtain the required certification that the information is complete, true and accurate regarding any prior findings of non-responsibility, such as non-responsibility pursuant to State Finance Law §139-j. (Insert Contractors Name Here) must agree to the certification. State Finance Law §139-k(5) may be found at:

http://ogs.ny.gov/aboutogs/regulations/advisoryCouncil/sfl139-k.htm 63

Certification of Compliance with State Finance Law §139-k(5)

055 0 455 45			
Offerer Certification:			
I certify that all information provided to the Office of Mental Flealth with respect to State Finance Law §139-k is complete, true and accurate.			
Ву:	Date: 05/19/2020		
Name: John S. Lyons			
Title: President			
Contractor Name: Praed For	undation		
Contractor Address: 550 N K	Kingsbury St		
Unit 10	91		
Chicago	o, IL 60654		

NEW YORK STATE OFFICE OF MENTAL HEALTH Attachment J4

New York State Finance Law §139-k

This is to certify that the Government Entity (New York State Office of Mental Health) reserves the right to terminate this contract in the event it is found that the certification filed by the Offerer in accordance with New York State Finance Law §139-k was intentionally false or intentionally incomplete. Upon such finding, the Governmental Entity may exercise its termination right by providing written notification to the Offerer in accordance with the written notification terms of this contract.

Printed Name:	John S. Lyons	
Signature:		
Title:	President	
Organization:	Praed Foundation	
Date:	05/19/2020	

APPENDIX X

		Page 1 of 2
Agency Code	Contract No.	Amendment #
Entire Contract Period	Entire Contract Amount for Period	
Amendment Period	Amendment Amount for Period	
		fice of Mental Health, having its principal office at 44 Holland
•		ar amounted in etteched Appointing (long)
(nereinanter referred to as the CONTRAC	tOR), for modification of Contract Number	, as amended in attached Appendix (ices)
All other provisions of said AGREEMENT		
	ave executed this AGREEMENT as of the dates app	earing under their signatures.
CONTRACTOR:		
Printed Name:	Title:	
Signature:	Date:	
		knowledgement page and have it notarized
STATE AGENCY	ментин жазанда <u>түүлүү түүлүү күчүнү күчү</u> канасырда башылуу канасынун күчүнүнүн күчүнүн күчүнүн канасын айына ж	
STATE AGENCY		
Printed Name: Thomas P. O'Conne	or Titte: Director	, Contracts and Claims Unit, CBFM
Signature:	Date;	
contract." "No information that may negatively impathat the contractor continues to be response."	act the contractor's responsibility has come to nsible	ignature page will be attached to all other exact copies of this the agency's attention and OMH has reasonable assurance
Texts controlling with the controlling controlling controlling and the controlling control	CIVIL SERVICE APPROVAL (IF	Required)
ATTORNEY GENERAL'S SIGNATU	JRE STATE COM	PTROLLER'S SIGNATURE
Title:	Title:	
Date:	Date:	

APPENDIX X (Continued)

Page 2 of 2			
	Contract Number:		
INDIVIDUAL, CORPORATION, PARTNERS	SHIP, OR LLC ACKNOWLEDGEMENT		
STATE OF)			
County of SS:			
On this day of, 20, before me person me known and known to me to be the person who executed the depose and say that he/she resides at			
[CHECK ONE]			
(If an Individual): he/she executed the foregoing instrume	nt in his/her name and on his/her own behalf.		
(If a Corporation): he/she is the corporation described in said instrument; that, by authority of the authorized to execute the foregoing instrument on behalf of the pursuant to that authority, he/she executed the foregoing instrument as the act and deed of said corporation.	e corporation for purposes set forth therein; and that.		
(If a Partnership): he/she is the partnership described in said instrument; that, by the terms of foregoing instrument on behalf of the partnership for purposes he/she executed the foregoing instrument in the name of and partnership.	set forth therein; and that, pursuant to that authority.		
(If a Limited Liability company): he/she is a duly authorized member of LLC, the limited liability company described in said instrument; that, he/she is authorized to execute the foregoing instrument on behalf of the limited liability company for purposes set forth therein; and that, pursuant to that authority, he/she executed the foregoing instrument in the name of and on behalf of said limited liability company as the act and deed of said limited liability company.			
Notary Public			
Registration Number:	State of		



Rider Provisions for Contractors Receiving Aid-to-Localities Funding

A. General Provisions

- Mental Health Regulations
 - a. Each provider who receives OMH State aid must comply with all applicable provisions of the Official Compilation of Codes, Rules, and Regulations of the State of New York, including, but not limited to Title 14 (Mental Hygiene).
 - b. Limits on Administrative Expenses and Executive Compensation (14 NYCRR Part 513, incorporated herein by reference) –
 - i. If CONTRACTOR is a "covered provider" within the meaning of 14 NYCRR Part 513.3(d) at any time during the life of this Agreement, then during the period when CONTRACTOR is such a "covered provider":
 - a) CONTRACTOR shall comply with the requirements set forth in 14 NYCRR Part 513, as amended; and
 - b) CONTRACTOR's failure to comply with any applicable requirement of 14 NYCRR Part 513, as amended, including but not limited to the restrictions on allowable administrative expenses, the limits on executive compensation, and the reporting requirements, may be deemed a material breach of this Agreement and constitute a sufficient basis for, in the discretion of the Office, termination for cause, suspension for cause, or the reduction of funding provided pursuant to this Agreement.
 - ii. CONTRACTOR shall include the following provision in any agreement with a subcontractor or agent to provide program or administrative services under this CONTRACT:
 - [Name of subcontractor/agent] acknowledges that it is receiving "State funds" or "State-authorized payments" originating with, passed through or approved by the New York State Office of Mental Health in order to provide program or administrative services on behalf of [Name of CONTRACTOR]. If at any time during the life of this Agreement [Name of subcontractor/agency] is a "covered provider" within the meaning of Section 513.3(d) of OMH regulations, [Name of subcontractor/agent] shall comply with the terms of 14 NYCRR Part 513, as amended. A failure to comply with 14 NYCRR Part 513, where applicable, may be deemed a material breach of this Agreement constituting a sufficient basis for suspension or

termination for cause. The terms of 14 NYCRR Part 513, as amended, are incorporated herein by reference.

B. Program Specific Terms and Conditions for Recipients of OMH Aid-to-Localities Funding

1. General

- a. OMH requires CONTRACTOR to comply with specific instructions applicable to the conduct of the program or programs funded under this Agreement, including requirements and limitations applicable by virtue of the funding source for this Agreement. Such instructions are referred to herein collectively as "Guidelines" and shall be deemed incorporated by reference and a binding part of this Agreement. CONTRACTOR shall adhere to all provisions contained in the applicable Guidelines, all of which are available in PDF format at http://www.omh.ny.gov/omhweb/spguidelines. In the event that a conflict exists between the Guidelines and this Agreement, the provisions of this Agreement shall govern.
- b. In addition, CONTRACTOR is required to comply with all OMH fiscal and program reporting requirements, including, but not limited to completion and submission of the following: Consolidated Fiscal Report (CFR), including Consolidated Budget Report (CBR) and Consolidated Claim Report (CCR); Patient Characteristics Survey (PCS); New York State Department of Labor/Office of Mental Health Employment Support System (replaces NYISER system); Mental Health Provider Data Exchange (MHPD); and Children and Adult Information Reporting System (CAIRS). In addition to any other Deliverables provided for this Agreement, all such fiscal and program reports shall be deemed "Deliverables" as that term is used in Appendix C hereof. Accordingly, as set forth in Appendix C, OMH may, in its sole discretion, withhold any State Aid and/or Medicaid payment due under this Agreement until such time as the CONTRACTOR has submitted to OMH all Deliverables, including reports, which are due prior to any scheduled payments.

2. Payments

- a. Payments: OMH will make payments as set forth in Appendix C hereof ("Payments"). Such Payments may be used only for Eligible Expenditures as defined herein.
- b. Sums Subject to Recapture: OMH shall be entitled to recoup from any Payment made to CONTRACTOR any amount, under this or any contemporaneous or predecessor agreement, by which Payment exceeds Eligible Expenditures less Income for the relevant period.
- c. Income shall mean those funds available to CONTRACTOR from any source whatsoever, as payment for or reimbursement of costs associated with the provision of Contract Services; but shall not include: funds paid by OMH to the CONTRACTOR pursuant to this Agreement or for purposes other than the provision of Contract Services; or, Gifts or Donations (contributions or endowments from non-governmental sources, intended to further the general

work and purposes of the CONTRACTOR and not for specific payment of an Eligible Expenditure), and may be limited as set forth in the Guidelines. As is consistent with good and prudent judgment, CONTRACTOR shall maximize all sources of income available to itself or its clients, and, encourage and assist all clients to or, on behalf of clients unable to do so, apply for income to which they are entitled.

- d. Eligible Expenditures are those actual, reasonable and necessary expenses incurred by the CONTRACTOR in the provision of contract services in accordance with and as limited by the amount set forth for these expenditures in the contract budget as contained in Appendix B, the Guidelines and the rules and regulations of the State Comptroller governing reimbursement of State employees (M/C Bargaining Unit), for expenses incurred while performing State business.
 - i. An expenditure shall not be an Eligible Expenditure if and to the extent that it exceeds the cost that a prudent person would pay in the open market under the circumstances prevailing at that time.
 - ii. Expenditures which are not Eligible Expenditures shall be disallowed and excluded from the calculation of Eligible Expenditures for purposes of determining Sums Subject to Recapture as provided above.
 - iii. The cost of items whose use is shared with non-contract purposes shall be prorated and only the portion utilized for the performance of contract services may be claimed as Eligible Expenditures. Except where payment is being prorated, no items claimed under any other agreement with the State of New York may be claimed hereunder.
- e. The CONTRACTOR shall not be paid for any Contract Services provided where New York State law or regulation requires that an operating certificate or similar authorization from an instrumentality of the State be issued before such Contract Services can legally be provided, unless CONTRACTOR possesses such authorization.
- 3. Acquisition of Property
 - The CONTRACTOR shall dedicate and utilize any real or personal property purchased or leased with funds provided under this agreement for purposes benefiting this and subsequent agreements with the Office of Mental Health, or its assigns, for the duration of that property's useful life. The CONTRACTOR hereby grants and assigns a purchase money security interest having first priority in all such property, even though hereafter acquired. The CONTRACTOR agrees that it will comply with the requirements concerning solicitation of bids and quotations as set forth in the Guidelines. CONTRACTOR shall cause sufficient insurance to be carried to cover all property acquired or let by the CONTRACTOR by virtue of this agreement, by reason of loss or damage attributable to any cause other than normal wear and tear. The CONTRACTOR shall execute any documents which OMH may reasonably require to effectuate the provisions of this section.

C. Community Mental Health Facility Real Estate Provisions

- 1. OMH has the right to review and approve in writing any new contract for the purchase of or lease for rental of real estate operated as a necessary adjunct to the provision of the community mental health services as specified in this contract, if applicable, and any modifications, amendments or extensions of an existing lease prior to its execution. If, in its discretion, OMH disapproves of any lease, then OMH shall not be obligated to make any Facility Real Estate payments for such property.
- No member, officer, director or employee of CONTRACTOR shall retain or acquire
 any interest, direct or indirect, in any Facility Real Estate, nor retain any interest,
 direct or indirect, in such, without full and complete prior disclosure of such interest
 and the date of acquisition thereof, in writing to the CONTRACTOR and the OMH.

D. Required Provider Training

OMH periodically offers or supports training programs for providers of mental health services. Local Governmental Units (LGUs) and agencies which are licensed and/or receive direct or indirect funding from OMH, shall send appropriate representatives to such training, if directed to do so by OMH.

E. Mental Health Regulations

Each provider who receives OMH State aid must comply with all applicable provisions of the Official Compilation of Codes, Rules, and Regulations of the State of New York, including, but not limited to Title 14 (Mental Hygiene).

F. Required Criminal History Background Checks

Chapter 575 of the Laws of 2004 (Mental Hygiene Law § 31.35 and Executive Law §845-b) requires every provider of mental health services who is licensed by, contracts with or is otherwise approved by the Office of Mental Health, to request criminal history record checks for prospective employees and volunteers who will have regular and substantial unsupervised or unrestricted physical contact with clients. Chapter 673 of the Laws of 2006 further amends Executive Law § 845-b to expand the reach of the criminal history record check to also include a check of multi-state records maintained by the Federal Bureau of Investigation (FBI).

G. Consumer Specific Records

In addition to any other requirements regarding record keeping, the records of accounts shall identify, in a manner designated by the OMH, all monies received and disbursed for or on behalf of each individual consumer. The OMH may review these and other consumer records, including records evidencing consumer identity.

CONTRACT ASSIGNMENT STATE OF NEW YORK Office of Mental Health NYS CONTRACT # C020489

THIS CONTRACT ASSIGNMENT (hereinafter referred to as the "Contract Assignment") is made this 1st day of July, 2020 among (i) the State of New York, acting by and through The Office of Mental Health with offices located at 44 Holland Avenue, Albany NY 12229 (hereinafter referred to as "the State") and (ii) Chapin Hall Center for Children, having its principal place of business at 1313 E. 60th Street, Chicago, IL 60637, with Employer Identification Number 362167012 and NYS Vendor Number 1000041427, (hereinafter referred to as "Assignor") and (iii) Praed Foundation, having a principal place of business at 550 North Kingsbury Street, Unit 101, Chicago, IL 60654, with Employer Identification Number 364322205 and NYS Vendor Number 1100062322 (hereinafter referred to as "Assignee"). The State, the Assignor, and the Assignee are hereinafter collectively referred to as "the Parties,"

WHEREAS, the Assignor entered into a contract (hereinafter referred to as "the Contract") with the State for various Residential Housing programs for/to the State for specified consideration, all as fully described in the Contract; and

WHEREAS, the Assignor desires to assign the Contract to the Assignee, upon the consent of the State; and

WHEREAS, the Assignee desires to accept the assignment of the Contract from the Assignor, upon the consent of the State; and

WHEREAS, the State has determined that the Assignee is a responsible vendor that has the capacity and capability to perform the Contract.

NOW WITNESSETH that the Parties agree as follows:

- 1. The Assignor, for good and valuable consideration, does hereby assign, transfer and set over unto the Assignee all rights, title and interest in the Contract.
- 2. The Assignor warrants and represents there are no known liens against the Contract or against Assignor relating to the Contract at this time and Assignor has no reason to believe any such liens will be filed in the future, which may result in a finding this Contract Assignment was made to avoid payment of such liens.
- 3. The Assignee shall provide all of the contract deliverables and comply with all the duties, obligations and requirements set forth in the Contract.
- 4. The Assignee assumes all responsibilities with regard to manner of performance of the Contract, including but not limited to, and only where applicable, professional liability and the furnishing valid certificates of insurance and bonds thereof to be effective as of the date this Contract Assignment is approved as described below, or on some other date agreed to by the parties, provided however, that there shall

be no lapse or gaps in coverage afforded under such bonds and insurance to the State.

- 5. The Assignee shall defend, indemnify and save the State harmless from any claims, damages or causes of actions that the Assignor heretofore had, has or hereafter may have against the State arising out of the Contract.
- 6. The State reserves any and all rights of any kind or nature whatsoever which it may have against the Assignor and the State's consent to the assignment of the Contract is expressly conditioned upon the understanding that the Contract Assignment shall not operate to discharge any claims, demands or causes of action the State heretofore had, now has, or hereafter may have against the Assignor for or by any reason or any matter or thing whatsoever.
- 7. The effective date of the Contract Assignment, for payment purposes, is 4/1/2020.
- 8. Pursuant to State Finance Law §§139-j and 139-k, an assignment is a "governmental procurement" and, therefore, there are certain restrictions on communications during the assignment process. Both Assignor and Assignee are restricted from making "contacts" from the earliest notice of intent to assign the Contract through final approval of the Contract Assignment by the State ("restricted period") to other than designated staff unless it is a contact that is included among the statutory exceptions set forth in State Finance Law §139-j (3) Designated staff, as of the date hereof, is identified in the "Contract Assignment Directions." These provisions also require that State employees obtain certain information when contacted during the restricted period and make a determination of the responsibility of the Assignee. Certain findings of nonresponsibility may result in rejection of an Assignment and, in the event of two findings of non-responsibility within a four-year period, the Contractor is debarred from obtaining any governmental procurement contracts. Further information about these requirements, including the certification that must be filed by the Assignee, in accordance with New York State Finance Law §139-k, can be found on the OGS website:

www.ogs.ny.gov/aboutOgs/regulations/defaultAdvisoryCouncil.html

The State reserves the right to terminate the Contract in the event it is found that the certification filed by the Assignee in accordance with New York State Finance Law §139-k was intentionally false or intentionally incomplete. Upon such finding, the State may exercise its termination right by providing written notification to the Assignee in accordance with the written notification terms of the Contract.

9. The Contract Assignment is subject to approval by the Attorney General and the Comptroller of the State of New York.

IN WITNESS WHEREOF, the parties hereto have caused the Contract Assignment to be duly executed on the day and year first above written.

ASSIGNOR: Jacuta Spring By: Jacanta Ephing, Counsigner, Title	sel, Contacts - Compliant
Acknowledgment Assignor:	DARLENE HUDSON
STATE OF NEW WARK TILINOIS	OFFICIAL SEAL Notary Public, State of Illi My Commission Expir Nevember 02, 2020
) SS.:
COUNTY OF COOK)
On this 9th day of March Tocinta Entire 1 to in and who executed the foregoing instrument and h Notary Pub	me known and known to me to be the person described acknowledged to me that he executed the same.
By: John S. Lyons, Signer, Title	President
Acknowledgment Assignee:	
STATE OF NEW YORKY)
Elitera C) SS.:
COUNTY OF FAYETTE)
On this 14h day of March John S. 4003 to in and who executed the foregoing instrument and he little Cary and Hangan Notary Pub My commission expires 1-13-26	me known and known to me to be the person described e acknowledged to me that he executed the same. lic
	of Mental Health

By: Signer, Title	Contract Mynt Spec. 3	7/13/20
APPROVED:		
For the Attorney General	For the State Comptroller	
Ву	Ву	-
Date	Date	_

THOMAS P. DINAPOLI STATE COMPTROLLER



110 STATE STREET ALBANY, NEW YORK 12236

STATE OF NEW YORK OFFICE OF THE STATE COMPTROLLER

Approved Date: 10/12/2016

To:

Carol Swiderski

Contract Management Specialist II

Office of Mental Health 44 Holland Avenue Albany, NY 12229

Subject:

Child and Adolescent Needs and Strengths (CANS) Training Site - 5 Year Contract

CRER ID:

OMH01-0000417-3650000 Sequence No. 1

Determination:

Approved

Grounds:

Sole Source

Restrictions:

N/A

Your request for an exemption from giving notice in the New York State Contract Reporter for Child and Adolescent Needs and Strengths (CANS) Training Site – 5 Year Contract has been approved. This approval is for exemption only; it does not constitute the prior approval of OSC, if required. For single or sole source exemptions, the reasonableness of cost must be included with the contract package.

In accordance with the statute, you are still required to publish a notice of either the letting or award of this proposed contract in the New York State Contract Reporter. The notice must state the reason for the exemption and be placed as soon as practicable. It will be your responsibility to maintain proof that this exemption was subsequently published in the newsletter.

A copy of this letter should accompany the transaction when submitted to our office for approval.

Sincerely,

DONNA M. COSGROVE

518-486-9827

dcosgrove@osc.state.ny.us

518-474-8030 (Fax)

cc: Christine McCann, Empire State Development