

**FIRST AMENDMENT TO THE AGREEMENT BETWEEN THE COUNTY OF VENTURA AND  
DISCOVERY PRACTICE MANAGEMENT, INC., DBA CENTER FOR  
DISCOVERY/DISCOVERY MOOD AND ANXIETY PROGRAM**

This "First Amendment" to the Agreement between the County of Ventura and Discovery Practice Management, Inc., DBA Center for Discovery/Discovery Mood and Anxiety Program services which became effective April 1, 2024 is made and entered into between the **COUNTY of VENTURA**, acting through its Behavioral Health Department, a primary service provider, hereinafter referred to as "COUNTY," and **DISCOVERY PRACTICE MANAGEMENT, INC., DBA CENTER FOR DISCOVERY/DISCOVERY MOOD AND ANXIETY PROGRAM**, hereinafter referred to as "CONTRACTOR."

NOW, THEREFORE, the parties hereby agree that the Agreement is amended as follows:

- I. **MAXIMUM ALLOWABLE REIMBURSEMENT:** The Maximum Allowable Reimbursement of this Agreement shall be increased by \$153,076 for a new Maximum Allowable Reimbursement amount of \$178,921, subject to budgetary approval by the Ventura County Board of Supervisors.
- II. Effective April 13, 2024, the second paragraph numbered "13" in the Agreement is deleted and a new Paragraph "13A (Services, Rates, Maximum Reimbursement)" shall be inserted and read as follows: "

**TREATMENT/SERVICES REQUIRED:**

Eating Disorder-RTC, Mental Health-PHP, Eating Disorder-IOP

**REIMBURSEMENT RATE(S):**

\$1,988 per day – ED RTC, \$910 per day – MH PHP, \$580 per day – ED IOP

**MAXIMUM ALLOWABLE TREATMENT AND REIMBURSEMENT:**

Daily treatment for seventy-seven (77) additional days (total 90 days) not to exceed \$153,076 and overall contract maximum amount not to exceed of \$178,921.

\*The services approved in this First Amendment are dependent upon medical necessity. This Agreement is effective until and through August 31, 2024. "

- III. Except for the modifications described herein, all other terms and conditions of the Agreement, shall remain in effect.
- IV. This First Amendment may be executed in counterparts, each of which shall constitute an original, and all of which taken together shall constitute one and the same instrument.
- V. The parties hereto agree that this First Amendment may be transmitted and signed by electronic or digital means by either/any or both/all parties and that such signatures shall have the same force and effect as original signatures, in accordance with California Government Code Section 16.5 and California Civil Code Section 1633.7.

IN WITNESS WHEREOF, the parties have executed this First Amendment through their duly authorized representatives on the dates written below.

**Discovery Practice Management, Inc.  
DBA: Center for Discovery/Discovery  
Mood and Anxiety Program**

BY

DocuSigned by:  
*John Peloquin*  
414BCB96AC7847F

(authorized signature)

John Peloquin CEO  
(print name and title)

5/17/2024

Date

95-4628972

Federal Tax Identification #

**COUNTY OF VENTURA**

BY

*Justin Tapia*  
(authorized signature)

Justin Tapia GSA Buyer  
(print name and title)

5-24-2024

Date

**Discovery Practice Management, Inc.,  
DBA Center for Discovery/Discovery  
Mood and Anxiety Program**

BY

DocuSigned by:  
*Mark Nelson*  
6BE45DF1608346E

(authorized signature)

Mark Nelson cfo  
(print name and title)

5/17/2024

Date

\* If a corporation, this First Amendment must be signed by two specific corporate officers.

The first signature must be either the (1) Chief Executive Officer, (2) Chairman of the Board, (3) President, or any (4) Vice President.

The second signature must be the (a) Secretary, an (b) Assistant Secretary, the (c) Chief Financial Officer, or any (d) Assistant Treasurer.

In the alternative, a single corporate signature is acceptable when accompanied by a corporate resolution demonstrating the legal authority of the signature to bind the company.