

## **CONTRACT AMENDMENT**

1. AMENDMENT #:	2. CONTRACT #:	3. EFFECTIVE DATE OF AMENDMENT:	4. PROGRAM		
4	YH17-0001-03	March 1 <sup>st</sup> 2017	DHCM – RBHA Maricopa		
5. CONTRACTOR NAME AND ADDRESS:					
Mercy Maricopa Integrated Care					
4350 E Cotton Center Blvd, Building D					
Phoenix, AZ 85040					
6. PURPOSE:					
To align the Contract Term with Cap Rate term and for an additional 6 month period.					
7. THE FOLLOWING SECTIONS OF ABOVE REFERENCED CONTRACT IS HEREBY AMENDED AS FOLLOWS:					
Terms and Conditions: 46. Term of Contract and Option to Renew					
The "Initial Term of Contract" shall commence on the Contract Award Date, include the Contract Transition Period (the time period between					
the Contract Award Date to the Contract Performance Start Date) and end 36.42 months after the Contract Performance Start Date. Contract					
Performance Start Date will begin on April 1, 2014, and shall continue for a period of three yearsthrough September 30, 2017-thereafter,					
unless terminated, canceled or extended as otherwise provided herein. The total Contract term for this section will be for three years					
delivering services to members, plus the Contract Transition Period. The Contract Year Cycle is October 1 through September 30 with an					
annual October 1 renewal. The Initial Term of Contract may be followed by one additional 12 month option to extend and one additional 6					
month option to extend, not to exceed a total contracting period of five (5) years. The State refers to the first three Contract periods during					
the Term of Contract as: First Contract period: Starts on the Contract Award Date, includes the Contract Transition Period, and ends 12					
months after Contract Performance Start Date.Second Contract period: Starts after the end of the first Contract period and ends 12 months					
later. Third Contract period: Starts after the end of the second Contract period and ends 12 months later. The terms and conditions of any					
such Contract extension shall remain the same as the original Contract, except as otherwise amended. Any Contract extension or renewal					
shall be through Contract amendment, and shall be at the sole option of AHCCCS. If the Contractor has been awarded a Contract in more than one GSA, each such contract will be considered separately renewable. AHCCCS may renew the Contractor's contract in one GSA, but					
not in another. In the event AHCCCS determines there are issues of noncompliance by the Contractor in one GSA, AHCCCS may request an enrollment cap for the Contractor's contracts in all other GSAs. Further, AHCCCS may require the Contractor to renew all currently awarded					
GSAs, or may terminate the Contract if the Contractor does not agree to renew all currently awarded GSAs. Contract amendments, including					
renewals, are subject to approval by the Centers for Medicare and Medicaid Services (CMS). When the Contracting Officer issues an					
amendment to extend or renew the Contract, the provisions of such extension or renewal will be deemed to have been accepted 30 days					
after the date of mailing by the Contracting Officer, unless a different time period is specified by AHCCCS, even if the extension or renewal					
amendment has not been signed by the Contractor, unless within that time the Contractor notifies the Contracting Officer in writing that it					
refuses to sign the extension or renewal amendment. Failure of an existing Contractor to accept an amendment to extend or renew may					
result in immediate suspension/termination of member assignment. If the Contractor provides such notification, the Contracting Officer may initiate Contract termination proceedings. If the Contractor chooses not to renew this Contract, the Contractor may be liable for certain costs					
initiate Contract termination proceedings. If the Contractor chooses not to renew this Contract, the Contractor may be liable for certain costs					
associated with the transition of its members to a different Contractor. The Contractor is required to provide 180 days advance written notice to the Contracts and Purchasing Administrator of its intent not to renew the Contract. If the Contractor provides the Contracts and					
Purchasing Administrator written notice of its intent not to renew this Contract at least 180 days before its expiration, this liability for					
transition costs may be waived by the Contracting Officer. Contract extension periods shall, if authorized by the State, begin after the "Term					
of Contract" section of these Contract Terms and Conditions and are subject to two additional successive periods of 12 months per					
extension period. The	extension period. The State may extend the Contract for any period of time; extensions are not limited to 12 month periods. The State refers				
to Contract periods four and five during the Contract Extensions period as: Fourth Contract period: Starts after the end of the third Contract					
per od and ends 12 months later. Fifth Contract period: after the end of the fourth Contract period and ends 12 months later.					
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<ul> <li>8. Authority: AHCCCS is duly authorized to execute and administer agreements pursuant to A.R.S. §36-2903 et seq. and §36-2932 et seq. These contracts/amendments are exempt from the Procurement Code pursuant to A.R.S. §41-2501(H) (as effective on July 1, 2016).</li> <li>EXCEPT AS PROVIDED FOR HEREIN, ALL TERMS AND CONDITIONS OF THE ORIGINAL CONTRACT NOT HERETOFORE CHANGED AND/OR AMENDED REMAIN UNCHANGED AND IN FULL EFFECT. IN WITNESS WHEREOF THE PARTIES HERETO SIGN THEIR NAMES IN AGREEMENT</li> </ul>				
9. SIGNATURE OF AUTHORIZED REPRESENTATIVE:	10. SIGNATURE OF AHCCCS CONTRACTING OFFICER:			
TYPED NAME:	TYPED NAME:			
EDDY BROADWAY	MEGGAN HARLEY, CPPO, MSW			
TITLE:	TITLE:			
CHIEF EXECUTIVE OFFICER	CHIEF PROCUREMENT OFFICER			
DATE:	DATE:			