

STATE OF MICHIGAN ENTERPRISE PROCUREMENT

Department of Corrections (472) P.O. BOX 30003, LANSING, MI 48909

CONTRACT CHANGE NOTICE

Change Notice Number 5 to Contract Number 472B6600030

	Pine Rest Christian Mental Health Services
Æ	300 68th Street, SE
сто	Grand Rapids, MI 49548
RA(Sara Gee
CONTRACTOR	616-258-7471
Ö	Sara.gee@pinerest.org
	9711

		Crissa Blankenburg	MDOC
щ	rog	517-335-3847 BlankenburgC@michigan.gov	
7		<u> </u>	
ST/	x ator	Ethan Todd	MDOC
	Contract Administrator	517-241-5056	
	C Adn	todde1@michigan.gov	

CONTRACT SUMMARY DESCRIPTION: Probation Residential Services							
INITIAL EFFECTIVE DATE INITIAL EXP		IRATION DATE	INITIAL AVAILAR OPTIONS	BLE		ATION DATI SE(S) NOTE	
October 1, 2015	Septemb	er 30, 2018	Two – one ye	ear	Sep	tember 3	0, 2020
PAYMEN	T TERMS			D	ELIVERY TIMEF	RAME	
Net 30 Days N/A							
ALTERNATE PAYMENT OPTIO				EXTENDED PURCHASING		CHASING	
☐ P-card ☐	Direct Vouc	cher (DV) ☐ Other ☐ Yes ☒ No		⊠ No			
MINIMUM DELIVERY REQUIREMENTS							
		DESCRIPTION	OF CHANGE NOT	ΓICE			
OPTION LE	N EX	TENSION		ENGTH OF EXTENSION	REVIS	ED EXP. DATE	
CURRENT VALUE VALUE OF			IANGE NOTICE	ES	TIMATED AGGR	EGATE CO	NTRACT VALUE
\$1,739,000.00	\$1,739,000.00				\$1,7	739,000.0	0
DESCRIPTION:							

Effective immediately, Exhibit A, section 1.2, k. is revised:

The Contractor must conduct onsite substance abuse testing on offenders on a random basis, or on an agreed upon schedule by the supervising agent, Community Corrections Manager, or court order. The test must be conducted by staff of the same gender. Any positive test must be reported to the MDOC supervising agent immediately.

Effective immediately, Exhibit A, Section 2.7 Security, b. is revised:

b. MDOC reserves the right to approve, decline, or remove Contractor staff from providing services on this Contract.

Effective immediately, Exhibit A, Section 2.7 Security, e. is revised:

e. Contractor must perform background checks on subcontractor staff prior to their assignment. Documentation must be provided upon request to the State of Michigan. Contractor is responsible for all costs associated with processing the background checks. The State, in its sole discretion, may also perform background checks. The background check must include the Michigan State Police Internal Criminal History Access Tool (ICHAT), or the municipal/federal equivalent. The Contractor must maintain a copy of the background check(s) for auditing purposes.

Effective immediately, Section 5.1 Invoice Requirements is hereby revised:

A monthly invoice must be submitted to the MDOC by the 15th day following the end of each monthly billing period, and it must be reviewed to verify the offenders listed on the invoice are eligible offenders. At a minimum, the invoice shall include the following information:

- a. The name of the referring county
- b. The qualifying offender's MDOC number
- c. The name of the offender (last, first)
- d. Applicable eligibility documentation to including
 - 1. Basic Information Record (BIR) and CFJ 140 Offender Program Referral
 - 2. CFJ 226 Parole Violation Worksheet and Decision
 - 3. COMPAS Scores
 - 4. Pretrial Status documentation
 - 5. Documentation for exception if necessary
- e. The initial enrollment date of the offender entering the program
- f. The beginning and end date of the offender's physical presence and participation in the program during the month.
- g. The number of days coinciding with the beginning and end dates for each offender
- h. Total number of offender days for each offender participating in the program
- i. Grand total of offender days for the month being invoiced
- i. Total dollar amount invoiced for the month
- k. Provide billing/reimbursement summary with totals for each county

Any invoices received beyond 90 days following the end of the monthly billing period may be deemed void and not reimbursable.

Effective immediately, Standard Contract Terms, Section 41. Nondiscrimination is revised:

Nondiscrimination. Under the Elliott-Larsen Civil Rights Act, 1976 PA 453, MCL 37.2101, et seq., the Persons with Disabilities Civil Rights Act, 1976 PA 220, MCL 37.1101, et seq., and Executive Directive 2019-09. Contractor and its subcontractors agree not to discriminate against an employee or applicant for employment with respect to hire, tenure, terms, conditions, or privileges of employment, or a matter directly or indirectly related to employment, because of race, color, religion, national origin, age, sex (as defined in Executive Directive 2019-09), height, weight, marital status, partisan considerations, any mental or physical disability, or genetic information that is unrelated to the person's ability to perform the duties of a particular job or position. Breach of this covenant is a material breach of this Contract.

Effective immediately, Standard Contract Terms, Section 49. Order of Precedence is revised:

This Contract, which includes Exhibit A – Statement of Work, and exhibits and attachments which are hereby expressly incorporated, is the entire agreement of the parties related to the Contract Activities. This Contract supersedes and replaces all previous understandings and agreements between the parties for the Contract Activities. If there is a conflict between documents, the order of precedence is: (a) first, this Contract, excluding its schedules, attachments, exhibits, and Exhibit A – Statement of Work; (b) second, Exhibit A – Statement of Work as of the Effective Date; and (c) third, exhibits expressly incorporated into this Contract as of the Effective Date. NO TERMS ON CONTRACTOR'S INVOICES, ORDERING DOCUMENTS, WEBSITE, BROWSE-WRAP, SHRINK-WRAP, CLICK-WRAP, CLICK-THROUGH OR OTHER NON-NEGOTIATED TERMS AND CONDITIONS PROVIDED WITH ANY OF THE CONTRACT ACTIVITIES WILL CONSTITUTE A PART OR AMENDMENT OF THIS CONTRACT OR IS BINDING ON THE STATE FOR ANY PURPOSE. ALL SUCH OTHER TERMS AND CONDITIONS HAVE NO FORCE AND EFFECT AND ARE DEEMED REJECTED BY THE STATE, EVEN IF ACCESS TO OR USE OF THE CONTRACT ACTIVITIES REQUIRES AFFIRMATIVE ACCEPTANCE OF SUCH TERMS AND CONDITIONS.

Effective immediately, Attachment A, 3. Management Control Standards, d. is revised:

d. Establish screening criteria that prohibits discrimination as defined in Executive Directive 2019-09.

Effective immediately Attachment A., 4. Security Standards, o. is hereby revised:

o. The Contractor must monitor offender movement into and out of the facility. Offenders may only leave when there is a written approved absences from supervising agent, unless for an emergency situation. Each offender must sign in and out of the facility, receive a pat down search, including searching the offender's shoes, receive a thorough search of their property before entering the facility, and must pass a metal detector search (i.e., handheld metal detectors/wands, walk-through metal detectors) before entering the facility. Documentation must be kept for each offender to record all agent-approved absences from the facility and should be made available to the MDOC upon request. Documentation within each entry shall include, at a minimum:

- 1. Offender name
- 2. Offender MDOC identification number
- 3. Date
- 4. Time of departure
- 5. Destination
- 6. Authorized purpose
- 7. Expected return time
- 8. Actual return time
- 9. Offender signature
- 10. Staff signatures prior to an offender's departure and following arrival to verify all entries

Effective immediately, Attachment A, Section 4. Security Standards, t. is added:

t. The Contractor must define contraband, and have detailed procedures for its detection, storage, and disposal. Disciplinary actions that could result from the possession of contraband shall be defined and made available to the offender. The Contractor shall provide additional procedures for contraband searches, which include "pat" searches, room searches, vehicle searches, and personal property searches.

Effective immediately, Attachment A, Section 6. Case Management Standards, b., 2. is revised:

2. Proof of Eligibility

Eligibility shall be confirmed by including an MDOC approved actuarial, objective, or a validated risk and needs assessment instrument. Referral information and risk assessment information must be maintained in the offender's case file at the facility.

Target Population:

Pretrial offenders, regardless of adjudication status, or sentenced felony offenders scoring moderate to high in at least one of the following: 1) Overall risk potential, when using a State approved actuarial risk/need assessment; -OR- 2) Substance abuse need, when using a State approved actuarial risk/need assessment.

Felony offenders convicted of MCL 257.625 – 3rd Offense - Operating a motor vehicle under the influence of intoxicating liquor or a controlled substance, or both, 3rd or subsequent offense, under section 625(9)(c) of the Michigan Vehicle Code, 1949 PA 300 – Offenders must also score moderate to high in at least one of the following: 1) Overall risk potential, when using a State approved actuarial risk/need assessment; -OR- 2) Substance abuse need, when using a State approved actuarial risk/need assessment.

Parole violators are eligible pursuant to policies and procedures which identify and prescribe local correctional interventions to be utilized as alternatives to a prison return. Eligibility is limited to Level III Parole Violators and those departed upward to Level III, which require Parole Violation Specialist review as defined within the MDOC's Parole Violation Response Guidelines.

Probation or parole violators that are low risk may be referred to PRS with Regional Manager or Parole Violation Specialist approval.

Effective immediately, Attachment A, 6. Case Management Standards, g., is revised:

g. Case Managers shall formulate a personalized case management plan for each offender which specifies supervision approaches. The Case Manager, with the offender, shall plan the interventions targeted to address particular needs. Supervision plans shall include measurable criteria of expected positive behavior, accomplishments, and a time schedule for achievement including an anticipated

discharge date. The plan shall address the offender's educational and vocational needs, and arrange for the offender's participation in education classes (basic or GED), job training, and/or job placement assistance. Community service work shall be consistent with offenders' therapy and or employment status. The original supervision plan shall be completed, signed, and dated by both the Case Manager and the offender within 5 business days of the offender's admittance into the program.

Effective immediately, Attachment A, 6. Case Management Standards, h. is revised:

h. Case Managers shall meet with each offender individually at least once each week to review their caseload. The meeting shall discuss progress towards objectives identified in the offender's case management plan, and to address problems that may be impinging on the offender's reintegration into the community. The plan shall be updated every 30 days. The update, at a minimum, shall include a review of: the offender's attendance and participation in services, progress in daily living, interactions with other offenders and staff, adherence to house rules, curfew, treatment plan stipulations, and an assessment of continued need for residential treatment. Copies of the reviews shall be provided to the appropriate supervising agent at the end of every 30 days. The Contractor must also submit Substance Abuse Treatment Progress for each offender receiving on or off-site Substance Abuse Treatment services through alternative funding (i.e., Medicaid) as part of the review.

Effective immediately, Attachment A, 6. Case Management Standards, i., 1. is revised:

1. Each offender shall develop a written budget. The written budget shall be reviewed by the offender's Case Manager and recorded in the case file. The establishment of a budget through financial counseling shall consider financial obligations to the Court, supervision fees, work related transportation costs, child support, necessary work-related and personal hygiene items, saving for living expenses upon program completion, spending money, and offender contributions.

Effective immediately, Attachment A, 7. Offender Services Standards, k., 2. is revised:

The Contractor's treatment plan shall include a diagnosis of substance abuse dependency, treatment goals, the frequency and types of treatment services, level of substance abuse care required, referrals made to the substance abuse program(s), and supportive social services to be provided. Documentation must be maintained in the case management plan.

Effective immediately, Attachment A, 7. Offender Services Standards, k., 4. is added:

4. The Contractor must have staff or subcontractor staff with all necessary licenses, permits, or other authorizations necessary for the performance of this contract.

Effective immediately, Attachment D - Probation Residential Services Incident Notification Form is revised. Please see attached Attachment D, Probation Residential Services Incident Notification Form.

Effective immediately, Attachment E, Service Level Agreement is revised. Please see attached Attachment E, Service Level Agreement.

All other terms, conditions, specifications and pricing remain the same. Per Contractor and agency agreement.

FOR THE CONTRACTOR:
Company Name
Authorized Agent Signature
Authorized Agent (Print or Type)
Date
FOR THE STATE:
Signature
Lia Gulick, Deputy Director
Name & Title
MDOC
Agency
Date



STATE OF MICHIGAN ENTERPRISE PROCUREMENT

Department of Corrections (472) P.O. BOX 30003, LANSING, MI 48909

CONTRACT CHANGE NOTICE

Change Notice Number 4

to

Contract Number 472B6600030

	Pine Rest Christian Mental Health Services
ЭR	300 68th Street, SE
СТС	Grand Rapids, MI 49548
TRA	Heather Duthler
CONTRACTOR	616-281-0040
0	Heather.duthler@pinerest,org
	9711

	m Jer		MDOC
ΤE	Program Manager		
STA	itor	Ethan Todd	MDOC
	Contract Administrator	517-241-5056	1
	Adn	todde1@michigan.gov	

CONTRACT SUMMARY							
DESCRIPTION: Probation Residential Services							
INITIAL EFFECTIVE DATE INITIAL EX		PIRATION DATE				ATION DATE BEFORE GE(S) NOTED BELOW	
October 1, 2015	Septem	nber 30, 2018	Two – one ye	ear	Sep	tember 30, 2018	
PAY	MENT TERMS				ELIVERY TIMEF	RAME	
N	let 30 Days				N/A		
ALTERNATE PAYMENT OPTIONS				EXTENDED PURCHASING			
☐ P-card ☐ Direct Vouch		ucher (DV)	□ Other		☐ Yes		
MINIMUM DELIVERY REQ	UIREMENTS						
		DESCRIPTION	OF CHANGE NOT	ГІСЕ			
OPTION LENGTH OF OPTION EX		TENSION	_	ENGTH OF EXTENSION	REVISED EXP. DATE		
\boxtimes	Two, one-yea	r				September 30, 2020	
CURRENT VALUE VALUE OF CHANGE NOTICE ESTIMATED AGGREGATE				EGATE CONTRACT VALUE			
\$1,425,000	0.00	\$314,	000.00		\$1,7	739,000.00	

DESCRIPTION: Effective October 1, 2018, this Contract is increased by \$314,000.00 for Michigan Department of Corrections use.

Effective October 1, 2018, this Contract is exercising two option years. The revised contract expiration date is September 30, 2020.

Effective immediately, Exhibit A, Section 1.2 Core Services, a., 6. is added:

6. Americans with Disabilities Act (ADA) and Fair Housing Act

The Contractor shall comply with the Americans with Disabilities Act (ADA) and Fair Housing Act and shall notify the MDOC Program Manager within 48 hours for reasonable accommodation requests necessary for disabled offenders to use housing.

Effective immediately, Exhibit A, Section 1.4 Vendor Handbook is added:

Contractor staff that provide direct services to offenders (prisoner, parolee, probationer), handle or may have access to offender records, or provides supervisory services to staff performing these functions, must read and sign the MDOC Vendor Handbook as directed by the Michigan Department of Corrections. As deemed necessary, the MDOC will provide the Contractor with a copy of the applicable Vendor Handbook via email. Any revisions to the documents will be emailed to the Contractor throughout the Contract period, and the Contractor must comply with all documentation provided.

Effective immediately, Exhibit A, Section 1.5 Prison Rape Elimination Act of 2003 (PREA), 42 U.S.C. § 15601 is added:

- a. The Contractor and the Contractor Personnel shall comply with the Final Rule implementing Prison Rape Elimination Act (PREA), all applicable PREA standards and the agency's policies. The Contractor and Contractor Personnel shall make itself familiar with and at all times shall observe and comply with all PREA regulations which in any manner affect the performance under this Contract. Failure to comply with the PREA standards and related polices of the MDOC will be considered a breach of contract and may result in termination of the contract.
- b. Contract Personnel who may have contact with prisoners must complete PREA training Program A Correctional Facilities Administration (CFA) Security Regulations prior to entrance in any MDOC Facility. Upon completion, Contractor Personnel shall submit a signed memorandum to the Contract Administrator documenting completion of the training and date of completion.
- c. As is deemed necessary, the MDOC Program Manager will provide the Contractor with current copies of all PREA documents via email. Any revisions to the documents will be emailed to the Contractor throughout the Contract period, and the Contractor must comply with all documentation provided.
- d. The Contractor must report any information concerning violations of PREA as soon as made aware of the alleged occurrence to the Supervising Agent, Program Manager and Contract Monitor.

Effective immediately, Exhibit A, Section 1.6 Additional Standards is added:

a. The MDOC does not guarantee the Contractor a minimum number of referrals. The Contractor cannot refuse any referrals for services including transgender and gender non-conforming offenders.

b. MDOC Review

The MDOC and the Contractor must agree on a date and time for a review at Contractors location(s) to determine if the Contractor is complying with the requirements of the contract. The date and time must be agreed upon between the Contractor and the MDOC.

Effective immediately, Exhibit A, Section 1.7 Procurement, Monitoring and Compliance Division is added: The MDOC has developed a contract monitoring unit known as the Procurement Monitoring and Compliance

Division (PMCD). This unit has oversight for the Department's contracts and ensures that the Contractor is delivering services according to the contract requirements. The Contract Manager or designee will serve as the lead for all contract related issues, and will assist in facilitating kick off meetings, determining service level agreements, overseeing the transition timeline and working with the MDOC program staff to ensure the contractual requirements are being met. A contract monitor will be assigned to monitor the contract(s), and as part of his or her role they will conduct regular monitoring of all contract related activities.

Effective immediately, Exhibit A, Section 2.7 Security, a. is revised:

The Contractor will be subject to the following security procedures:

- a. No active police warrants or pending charges on any staff assigned to this contract, including subcontractors.
- b. Contractor staff may not be under Federal, State or local jurisdiction as an offender. Felony ex-offenders will not be considered as contracted staff until they have been discharged from all sentences, including parole and probation supervision. MDOC reserves the right to approve or decline applicants who have been involved in the criminal justice system depending on the circumstances.
- c. Contractor staff that provide direct services to offenders (prisoner, parolee, probationer), handle or may have access to offender records, or provides supervisory services to staff performing these functions, must complete the Law Enforcement Information Network (LEIN) Information Form at the start of the contract and annually thereafter, as directed by the Michigan Department of Corrections.
- d. The completed LEIN Information Form must be sent to the MDOC-PMCD-FOA-LEINS@michigan.gov and approved by MDOC prior to Contract staff working with MDOC offenders. There is no cost associated with the LEIN. The LEIN form will be provided to the Contractor.

- e. Subcontractor staff that provide direct services to offenders (prisoner, parolee, probationer), handle or may have access to offender records, or provides supervisory services to staff performing these functions, must clear a background check at the start of the contract and annually thereafter. The background check must include the Michigan State Police Internal Criminal History Access Tool (ICHAT), or the municipal/federal equivalent. The Contractor must maintain a copy of the background check(s) for auditing purposes.
- f. Contractor staff may be required to complete and submit an RI-8 Fingerprint Card for Finger Print Checks to the MDOC.
- g. The Contractor and subcontractor must verify and document whether a staff member assigned to the Contract is related to or acquainted with an offender receiving services under this Contract. For staff who are related to or acquainted with an offender, the Contractor's staff member must complete the Offender Contact Exception Request (CAJ-202) as provided by the MDOC and submit it to the MDOC Program Manager or designee. The Contractor must ensure its staff complete the form and notify the MDOC Program Manager of any changes throughout the contract term. The Contractor must maintain a copy of the form in the employee's personnel file for auditing purposes.

Effective immediately, Exhibit A, Section 3.2 Reporting, b. is revised:

b. Probation Residential Services Vendor Incident Notification

The Contractor shall adhere to the below protocol when reporting the below incident types to the State that occur in MDOC contracted housing locations. For purposes of MDOC contracted, these would be Probation Residential Services funded through the Office of Community Corrections (OCC). The Contractor shall immediately report an incident at the point when the Contractor first becomes aware of the incident. The Contractor shall ensure housing vendors and staff employed through the Contractor adhere to this protocol.

- 1. Deaths. When the Contractor first becomes aware of a death, they shall immediately notify, in writing via email, the supervising field agent, MDOC Program Manager, Procurement, Monitoring and Compliance Division (PMCD) Contract Monitor and OCC Community Liaison with details covering:
 - a. Offender Name/Number
 - b. Location and estimated time of death
 - c. Circumstances surrounding the death (illness, suspected over-dose, assault, suspicious circumstances)
 - d. Involved staff names, their titles and any actions taken
- 2. The following three incident types shall be reported on the Probation Residential Services Vendor Incident Notification form (Attachment D) provided by the MDOC and emailed to the supervising field agent, MDOC Program Manager, PMCD Contract Monitor and OCC Community Liaison:
 - a. Offender injury/illness requiring hospitalization
 - b. Unusual event which may attract public or media attention
 - c. Prison Rape Elimination Act (PREA) incidents

Effective immediately, Exhibit A, Section 5.1 Invoice Requirements, is hereby revised:

A complete and accurate monthly invoice must be submitted to the MDOC by the 15th day following the end of each monthly billing period, and it must be reviewed to verify the offenders listed on the invoice are eligible offenders. At a minimum, the invoice shall include the following information:

- a. The name of referring agent
- b. The name of the referring county
- c. The qualifying offender's MDOC number
- d. The name of the offender (last, first)
- e. The qualifying Circuit Court docket number
- f. The offense and Prosecuting Attorney's Coordinating Council (PACC) code of the qualifying docket
- g. Sentencing Guideline Score (SGL) of the qualifying docket
- h. The initial enrollment date of the offender entering the program
- The beginning and ending date of the offender's physical presence and participation in the program during the month
- j. The number of days coinciding with the beginning and ending dates for each offender
- k. Total number of offender days for each offender participating in the program
- I. Grand total of offender days for the month being invoiced
- m. Grand total of dollars being invoiced for the month

n. Provide billing/reimbursement summary with totals for each county/regional CCAB (Community Corrections Advisory Board)

Any invoices received beyond 90 days following the end of the monthly billing period may be deemed void and not reimbursable.

Effective immediately, Standard Contract Terms, 3., b. is revised:

b. Contract Monitor. The Contract Monitor will work with the State and Contractor Program Managers if performance concerns are identified. The Contract Monitor will review, document, and assess Contractor performance to this agreement:

State:

Chris Balmes 206 E. Michigan Ave. – 5th Floor Grandview Plaza Lansing, MI 48933 balmesc@michigan.gov 517-290-2935

Jordan Conley 206 E. Michigan Ave. – 5th Floor Grandview Plaza Lansing, MI 48933 conleyj@michigan.gov 517-285-6400

Effective October 1, 2018, Exhibit C, Pricing is hereby revised to the following:

Probation Residential Services shall have a per diem reimbursement of not more than \$52.50 as approved by the MDOC. Consistent with current residential services practices, the reimbursement may begin with the date of admission through the date of discharge.

Effective immediately, Attachment A, Probation Residential Services Standards, Section 4. Security Standards, n. is hereby revised:

n. Conduct at least twelve random head counts per 24-hour period. A minimum of one head count must be conducted within each two-hour period. During head counts each offender's physical presence or itinerary shall be observed. A record shall be made of such counts and signed by the Contractor staff member conducting the count.

Effective immediately, Attachment D, Probation Residential Services Vendor Incident Notification Form is hereby revised.

See separately attached Attachment D. Probation Residential Services Vendor Incident Notification Form.

Effective immediately, Attachment E, Service Level Agreement is hereby revised.

See separately attached Attachment E. Service Level Agreement.

All other terms, conditions, specifications and pricing remain the same. Per Contractor and agency agreement.

FOR THE CONTRACTOR:
Company Name
Authorized Agent Signature
Authorized Agent (Print or Type)
Date
FOR THE STATE:
Signature
Name & Title
Agency
Date

Michigan Department of Corrections

PROBATION RESIDENTIAL SERVICES VENDOR INCIDENT NOTIFICATION FORM

Vendor Information					
Vendor:					
Contract Type:					
Staff Member's Name (who completed this form)	:				
Contract #:					
Date Report Submitted:					
	Subject Information				
Name:	MDOC #:	Sex: Male Female			
Agent Name:	Room # (if living at location)				
Subject Type: Parolee Proba	tioner Employee	Visitor			
Role of Subject: Perpetrator Victin	n Other				
	Incident Information				
Date of Incident:	Time:	Location:			
Date Agent Notified:	Date Offender Reentry Unit Notified:				
Police Called: Yes No	Ambulance Called: Yes No	Media Attention: Yes No			
	Type of Incident (Not an inclusive li	st)			
Offender Injury/Illness requiring medical attention Prison Rape Elimination Act (PREA) incidents Unusual event which may attract public or media Other					
	Thoroughly Describe the Incident				
	Thoroughly Describe your Agency's Ac	ctions			
	Additional Offenders Involved in Inci				
Offender Name: MDOC #:	Offender Type: Parole Probation	Role in Incident: Perp. Vic. Witness. Other:			
Offender Name: MDOC #:	Offender Type: Parole Probation	Role in Incident: Perp. Vic. Witness. Other:			
Offender Name: MDOC #:	Offender Type: Parole Probation	Role in Incident: Perp. Vic. Witness. Other:			
Offender Name: MDOC #:	Offender Type: Parole Probation	Role in Incident: Perp. Vic. Witness. Other:			
	Victim Information				

Victim Name:	Relationship to Subject:
Victim Name:	Relationship to Subject:
Victim Name:	Relationship to Subject:
Original Report U	pdate Information
Date:	Person Providing Update:
Briefly Describe Any Updates to the	e Original Report that was Provided

<u>Incident</u>: A situation forming or having the nature of a crisis or potential crisis.

Agency/Vendor: Pine Rest Christian Mental Health Services

Contract #: 472B6600030

Effective Date: October 1, 2018

Metric 1: LEIN

Definition and Purpose

The contractor will provide the Law Enforcement Information Network (LEIN) Form to the Michigan Department of Corrections (MDOC) in accordance with Exhibit A, Section 2.7, (a).

Data Source:

Contractor Staff Roster

LEIN Form

Methodology:

The MDOC will review the submission of the LEIN Form to ensure timeliness and compliance with contract requirements.

Acceptable Standard:

All contracted employees must be LEIN cleared by the MDOC prior to commencement of any work for or with MDOC offenders and yearly thereafter. Each employee that fails to meet this standard is considered to be an occurrence.

Service Level Credit

A credit of \$500 to the State will be assessed for each occurrence that fails to meet the Acceptable Standard. Any credit assessed will be deducted from a subsequent invoiced payment.

Metric 2: Incident Reporting

Definition and Purpose

Incidents shall be immediately reported to ensure the MDOC chain of command is informed and prepared to respond to the inquiries of the Executive Office, Legislators, family members and the media in accordance with 3.2 (b) Probation Residential Services Vendor Incident Notification Form.

Data Source:

Probation Residential Services Vendor Incident Notification Report

Emails of Incident notification(s)

Contractor Log Book(s)

Methodology:

The MDOC will review the Probation Residential Services Incident Notification Report and email notification(s) received to ensure timely submission to the MDOC Program Manager, Procurement,

Page 1 of 2 08/29/2018

Monitoring and Compliance Division (PMCD) Liaison and Probation Residential Services (PRS) Liaison.

Acceptable Standard:

The Contractor must immediately notify the MDOC Program Manager, PMCD Liaison and PRS Liaison of each Incident in accordance with 3.2 (b). Each incident that fails to meet this standard is considered to be an occurrence.

Service Level Credit

A credit of \$500 to the State will be assessed for each occurrence that fails to meet the Acceptable Standard. Any credit assessed will be deducted from a subsequent invoiced payment.

Page 2 of 2



STATE OF MICHIGAN ENTERPRISE PROCUREMENT

Department of Corrections (472) P.O. BOX 30003, LANSING, MI 48909

CONTRACT CHANGE NOTICE

Change Notice Number <u>3</u> to Contract Number <u>472B6600030</u>

OR.	Pine Rest Christian Mental Health Services 300 68th Street, SE
сто	Grand Rapids, MI 49548
CONTRACTOR	Heather Duthler
NO.	616-281-0040
ပ	Heather.duthler@pinerest.org
	8360

	Linsey LaMontagne	MDOC
	(517) 373-3228	
STATE	lamontagnel@michigan.gov	
STA	Ethan Todd	MDOC
	517-241-5056	···········
	todde1@michigan.gov	

	C	ONTRACT SUMMARY			
DESCRIPTION: Probation	Residential Services				
Direct partie of the	INITIAL EXPIRATION	DATE INITIAL AVAILA	BLE EXP	ATIONIDATE BEFORE	
October 1, 2015	September 30, 2				
PAYME	T'TERNS		DEUVERYTME	FRAME	
Net 3	0 Days		N/A		
ALTERNATE RAYMENT DETIC	NS .		ECT	ENDED PURCHASING	
☐ P-card ☐	Direct Voucher (D'	V) ☐ Other		∕es ⊠ No	
MINIMUM DELIVERY REQUIRE	MENTS				
		•			
	DESCR	PTION OF CHANGE NO		(2011) (ARCHARLA CARANTA	
OPTION ILE	HOTH OF OPTION	EXTENSION	LENGTHOF EXTENSION	REVISEDIEC DATE	
CURRENT VALUE	VALUE	E OF CHANGE NOTICE	ESTUMATED AGG	REGATE CONTRACT VALUE	
\$1,425,000.00		\$0.00	\$1	,425,000.00	
DESCRIPTION.	40.00				

DESCRIPTION:

Effective immediately, Section 3.2 Reporting (b) is revised:
b. Probation Residential Services Vendor Critical Incident Notification Form

The Contractor must immediately inform the MDOC Program Manager and Supervising Agent of any critical incidents that occur with offenders, either at the facilities or on furlough, when the critical incident involves a death, attempted suicide, or a PREA incident. All other critical incidents must be reported to the MDOC Program Manager and Supervising Agent within 1 business day. The Contractor must submit a Probation Residential Services Vendor Critical Incident Notification Form (Attachment D) to the MDOC Program Manager and Supervising Agent within 1 business day of the event discovery and provide updates as they become available. Critical incidents include, but are not limited to:

- 1. Offender death
- 2. Offender injury/illness requiring hospitalization
- 3. Trespassing Any person who enters the facility or remains without the consent of an authorized staff member.
- 4. Breach of Security Any person, other than facility staff, which has passed the security checkpoint without the knowledge of an authorized staff member.
- 5. An unusual event not identified above that attracts public or media attention, or exposes the MDOC to potential liability.

When the Contractor learns of a critical incident as described above, it is imperative that they report the critical incident immediately to the MDOC Program Manager and Supervising Agent.

Immediately is when there is enough information to share offender name/number, what occurred and between whom. The MDOC should be informed of the incident immediately and additional information learned through investigation can be provided as a critical incident update.

Effective immediately, Attachment E, Service Level Agreement is hereby revised. See separately attached Attachment E, Service Level Agreement.

All other terms, conditions, specifications and pricing remain the same. Per Contractor and agency agreement.

Date

FOR THE CONTRACTOR: PINEREST CHELSTIAN MENTAL HELLTH SERVICES Company Name Thomas G. ELZINGA Authorized Agent (Printer Type) FOR THE STATE: Signature Steppy, Deputy Director Agency

Form No. DTMB-3521 (Rev. 7/2015) AUTHORITY: Act 431 of 1984 COMPLETION: Required PENALTY: Contract change will not be executed unless form is filed

STATE OF MICHIGAN **DEPARTMENT OF CORRECTIONS PROCUREMENT** P.O. BOX 30003, LANSING, MI 48909 OR 206 E. MICHIGAN AVENUE, LANSING, MI 48933

CHANGE NOTICE NO. 2

CONTRACT NO. 472B6600030

between

THE STATE OF MICHIGAN

and

NAME & ADDRESS OF CONTRACTOR	PRIMARY CONTACT	EMAIL
Pine Rest Christian Mental Health Services	Heather Duthler	Heather.duthler@pinerest.org
300 68th Street, SE	PHONE	CONTRACTOR'S TAX ID NO. (LAST FOUR DIGITS ONLY)
Grand Rapids, Michigan 49548	616-281-0040	8360

STATE CONTACTS	AGENCY	NAME	PHONE	EMAIL
PROGRAM MANAGER	Corrections	Linsey LaMontagne	(517) 373-3228	lamontagnel@michigan.gov
CONTRACT ADMINISTRATOR	Corrections	Ethan Todd	(517) 241-5056	todde1@michigan.gov
CONTRACT MANAGER / CCI	Corrections	Destinie Shipman	(517) 373-3320	shipmand@michigan.gov

CONTRACT SUMMARY						
DESCRIPTION: Probation Residential Services						
INITIAL EFFECTIVE DATE	INITIAL EXPIRATION DATE	INITIAL AVAILABLE OPTIONS	EXPIRATION DATE CHANGE(S) NOT			
October 1, 2015	September 30, 2018	Two – one year	September 30, 2018			
PAYMENT	TERMS	DI	DELIVERY TIMEFRAME			
Net 30 [Days	N/A				
ALTERNATE PAYMENT OPTIO	NS		EXTENDED PUR	RCHASING		
☐ P-card ☐ Dire	☐ Yes	⊠ No				
MINIMUM DELIVERY REQUIREMENTS						

DESCRIPTION OF CHANGE NOTICE						
EXERCISE OPTION?	LENGTH OF OPTION EXE		EXERCISE EXTENSION?	LENGTH OF EXTENSION	REVISED EXP. DATE	
CURRENT	VALUE	VALUE OF CHANGE NOTICE		ESTIMATED AGGRI	EGATE CONTRACT VALUE	
\$1,425,00	00.00		\$0.00	\$1,	425,000.00	

DESCRIPTION:

Effective immediately, Section 1.2 Core Services (I) and (m) are added:

I. Adherence to Applicable Laws and Ordinances

The Contractor must comply with all applicable Federal Laws, State Laws, and local ordinances related to housing, health and safety standards. The Contractor must provide written notification to MDOC of any tickets, violations, citations, loss of license/permits, or notices issued against the contractor by the City, County, State, or Federal Government within 24 hours. The Contractor shall obtain and maintain proper documentation ensuring adherence, and supply the documents upon MDOC request.

m. Inspections and On-site Visits

The Contractor must comply with on-site visits made by MDOC staff to tour and inspect the Contractor's facility. The on-site visit shall occur during the evaluation process, and at any time throughout the Contract period. The on-site visit will ensure the facility is tenantable using the standards covering:

- 1. Compliance with the Contractor's programmatic requirements.
- 2. Compliance with Contract standards.

Effective immediately, Section 2.7 Security (a) is hereby revised:

a. Due to Contractor staff having access to work with offenders (prisoners, offenders, probationers), the Contractor must complete the Law Enforcement Information Network (LEIN) Information Form providing the necessary information for those employees working under the Contract that provide direct services, handle or may have access to offender records, or provide supervisory services to staff performing any of the previously identified functions. The LEINs must be conducted to ensure staff working under the Contract have no outstanding warrants, no active personal protection orders for domestic violence, are not currently on probation or parole, or otherwise under the jurisdiction of any federal, State, county or local criminal justice agency, for a minimum of two years. The LEIN Information Form must be sent to the MDOC Program Manager prior to staff working with MDOC offenders and yearly following approval.

In Addition, if an employee of the Contractor or subcontractor has a conviction for any of the following they may not be permitted to enter any MDOC facility which houses prisoners:

- Engaging in sexual abuse in a prison, jail, lockup, community confinement facility, juvenile facility or other institution (as defined in 42 U.S.C. 1997);
- 2. Been convicted of engaging in, attempting to engage in or conspiracy to engage in sexual activity facilitated by force, overt or implied threats of force or coercion, or if the victim did not consent or was unable to consent or refuse; or
- 3. Been civilly or administratively adjudicated to have engaged in the activity described in Number 2 above.

Effective immediately, Section 3.1 Meetings is hereby revised:

The Contractor must attend the following meetings:

a. Bi-Annual Meeting with OCC Staff

The Contractor must participate in all orientations, meetings, and trainings requested by the MDOC.

Effective immediately, Section 3.2 Reporting (a) is hereby revised:

a. Monthly Report

The Contractor must submit a typed monthly report (Attachment C) containing admissions, discharges, and successful discharges, number of participants achieving case management objectives, positive drug tests, cognitive behavioral program completions, and program concerns. The report shall be submitted no later than 15 days after the end of each month.

Effective immediately, Section 3.2 Reporting (b) is added:

b. Probation Residential Services Vendor Critical Incident Notification Form

The Contractor must inform the Program Manager of any critical incidents that occur with offenders, either at the facilities or on furlough, within 1 business day of event discovery. A contractor must submit a Probation Residential Services Vendor Critical Incident Notification Form (Attachment D) to the Program Manager within 3 business days of the event discovery. Critical incidents include, but

are not limited to:

- 1. Offender death
- 2. Offender injury/illness requiring hospitalization
- 3. Trespassing Any person who enters the facility or remains without the consent of an authorized staff member.
- 4. Breach of Security Any person, other than facility staff, which has passed the security checkpoint without the knowledge of an authorized staff member
- 5. An unusual event not identified above that attracts public or media attention, or exposes the MDOC to potential liability

Effective immediately, Section 5.1 Invoice Requirements is hereby revised:

A monthly invoice must be submitted to the MDOC by the 15th day following the end of each monthly billing period, and it must be reviewed to verify the offenders listed on the invoice are eligible offenders. At a minimum, the invoice shall include the following information:

- a. The name of the referring county
- b. The qualifying offender's MDOC number
- c. The name of the offender (last, first)
- d. Applicable eligibility documentation to including
 - 1. Basic Information Record (BIR) and CFJ 140 Offender Program Referral
 - 2. CFJ 226 Parole Violation Worksheet and Decision
 - 3. COMPAS Scores
 - 4. Pretrial Status documentation
 - 5. documentation for exception if necessary
- e. The initial enrollment date of the offender entering the program
- f. The beginning and end date of the offender's physical presence and participation in the program during the month
- g. The number of days coinciding with the beginning and end dates for each offender
- h. Total number of offender days for each offender participating in the program
- i. Grand total of offender days for the month being invoiced
- i. Total dollar amount invoiced for the month
- k. Provide billing/reimbursement summary with totals for each county

Effective immediately, Section 6. Vendor Handbook is added:

The Contractor will require all its employees, to read and sign the MDOC Vendor Handbook For Vendor Employees Not Entering A Secure Facility (Attachment F). The purpose of the MDOC Vendor Handbook is to provide the Contractor with general information regarding basic requirements of working within the MDOC, provide notice of work rules and consequences of rule violations. The Contractor must provide copies of each signed Employee Acknowledgement to the MDOC Program Manager, at the completion of the employee's orientation.

Effective Immediately Standard Contract Terms, Section 3 is hereby revised:

3.

a. Contract Administrator/Buyer. The Contract Administrator for each party is the only person authorized to modify any terms of this Contract, and approve and execute any change under this Contract (each a "Contract Administrator") The Contract Administrator will work with the Contract Manager prior to changing contract terms:

State:	Contractor:
Ethan Todd	Thomas Elzinga
MDOC Central Office Procurement	300 68 th Street, SE
206 E. Michigan Ave. – 5 th Floor	Grand Rapids, Michigan 49548
Grandview Plaza	Thomas.elzinga@pinerest.org
Lansing, MI 48933	616-281-6373
todde1@michigan.gov	
(517) 241-5056	

b. Contract Manager/Contract Compliance Inspector (CCI). The Contract Manager for each party is the sole point of contact for each party on all contract related issues. The Contract Manager will work with the Contract Administrator/Buyer if there are reasons to modify any terms of this Contract:

State:	Contractor:
Destinie Shipman	Heather Duthler
MDOC Central Office	243 68 th Street, SE

206 E. Michigan Ave. – 5th Floor Grandview Plaza Lansing, MI 48933 shipmand@michigan.gov (517) 373-3320 Grand Rapids, Michigan 49548 Heather.duthler@pinerest.org 616-281-0040

Effective Immediately Attachment A, Section 4. Security Standards (n) is hereby revised:

n. The Contractor must conduct random counts. The Contractor's staff shall conduct and document a minimum of four head counts per shift. Visual inspections must be performed. Visual inspections shall include the Contractor's staff verifying each offender's physical presence. The physical presence verification shall include a visual sighting of exposed skin, and a visual check for physical indication of life. Body movement or breathing must be observed. A record shall be made of such counts and signed by the Contractor staff member conducting the count.

Effective Immediately Attachment A, Section 4. Security Standards (o) is hereby revised:

- o. The Contractor must monitor offender movement into and out of the facility. Each offender must sign in and out of the facility, receive a pat down search, receive a thorough search of their property before entering the facility, and must pass a metal detector search (i.e. handheld metal detectors/wands, walk-through metal detectors) before entering the facility. Documentation must be kept for each offender to record all agent-approved absences from the facility, and should be made available to the MDOC upon request. Documentation within each entry shall include, at a minimum:
 - Offender name
 - 2. Offender MDOC identification number
 - 3. Date
 - 4. Time of departure
 - 5. Destination
 - 6. Authorized purpose
 - 7. Expected return time
 - 8. Actual return time
 - 9. Offender signature
 - 10. Staff signatures prior to an offender's departure and following arrival to verify all entries

Effective Immediately Attachment A, Section 4. Security Standards (s) is hereby revised:

s. Offenders with Record of Sexual Offenses

The MDOC will not refer any offender who is believed to be a significant risk to the community, or to people in and around the Contractor's facility. This includes any known predatory or assaultive sex offenders with a conviction or history of forcible rape. Since there can be different interpretations to terms such as predatory, assaultive, history, etc., a further differentiation is provided to potential Contractors. Contractors must determine whether to accept offenders with sexual offense convictions or histories into their PRS treatment program. The facility that the Criminal Sexual Conduct (CSC) offender receives and resides during treatment must not be within 1,000 feet of a Student Safety Zone(s).

Effective Immediately Attachment A, Section 5. Facilities Standards (h) and (i) are added:

- h. The Contractor must comply with bed bug treatment procedures issued by the Michigan Department of Health and Human Services Manual for Prevention and Control of Bed Bugs (Shelters and Transitional Living).
- i. All Pest Treatment and Prevention reports, invoices, and/or contracts must contain the following information and must make these reports available to the MDOC upon request:
 - 1. Date of treatment
 - 2. Identification of the offender(s) room number(s)
 - 3. List of all other common areas treated
 - 4. Type of treatment provided
 - 5. Confirm whether or not the inspection/treatment found evidence of bed bugs
 - 6. Pest management recommendations
 - 7. Signature from authorized Contractor Representative

Effective Immediately, Attachment C, Monthly Report is added. See Attachment C.

Effective Immediately, Attachment D, Probation Residential Services Vendor Critical Incident Notification Form is added. See Attachment D.

Effective Immediately, Attachment E, Service Level Agreement is added. See Attachment E.

Effective Immediately, Attachment F, MDOC Vendor Handbook For Vendor Employees Not Entering A Secure Facility is added. See Attachment F.

All other terms, conditions, specifications, and pricing of the Contract remain the same.

For the Contractor:

Thomas Elzinga,
Contract Administrator
Pine Rest Christian Mental Health Services

For the State:

Jeri Ann Sherry,
Deputy Director

Change Notice Number: 2

State of Michigan

Contract Number: 472B6600030

Form No. DTM8-3521 (Rev. 7/2016) AUTHORITY: Act 431 of 1984 COMPLETION: Required PENALTY: Contract change will not be executed unless form is filled

STATE OF MICHIGAN
DEPARTMENT OF CORRECTIONS
PROCUREMENT
P.O. BOX 30003, LANSING, MI 48909
OR
206 E. MICHIGAN AVENUE, LANSING, MI 48933

CHANGE NOTICE NO. 1

to

CONTRACT NO. 472B6600030

between

THE STATE OF MICHIGAN

and

NAME & ADDRESS OF CONTRACTOR	PRIMARY CONTACT	EMAIL
Pine Rest Christian Mental Health Services	Heather Duthler	Heather.duthler@pinerest.org
300 68th Street, SE	PHÓNE	CONTRACTOR'S TAX ID NO. (LAST FOUR DIGITS ONLY)
Grand Rapids, Michigan 49548	616-281-0040	8360

STATE CONTACTS	AGENCY	NAME	PHONE	EMAIL
PROGRAM MANAGER / CCI	Corrections	Linsey LaMontagne	(517) 373-3228	lamontagnel@michigan.gov
CONTRACT ADMINISTRATOR	Corrections	Ethan Todd	(517) 241-5056	todde1@michigan.gov

INITIAL EFFECTIVE DAT	INITIAL EXPIRATION DATE	INITIAL AVAILABLE OPTIONS		DATE BEFORE NOTED BELOW	
October 1, 2015	September 30, 2018	Two – one year	September 30, 2018		
PAYM	NT TERMS	D	ELIVERY TIMEFRAM	Ē	
Net	30 Days		N/A		
ALTERNATE PAYMENT OF	TIONS		EXTENDED	PURCHASING	
☐ P-card ☐	Direct Voucher (DV) ☐ Othe	er .	☐ Yes	⊠ No	

		:DE	SCRIPTION OF CHANGE NOT	ICE	
EXERCISE OPTION?	LENGTH OF OPTI	ON	EXERCISE EXTENSION?	LENGTH OF EXTENSION	REVISED EXP. DATE
					September 30, 2018
CURRENT VALUE		V	ALUE OF CHANGE NOTICE	ESTIMATED AGGR	EGATE CONTRACT VALUE
\$1,425,000.00			\$0.00	\$1	425,000.00
DESCRIPTION:					
Exhibit C, Pricing is herel	by revised to the follo	wing:			

Change Notice Number: 1

Contract Number: 472B6600030

For the Contractor:

Thomas Elzinga,

Contract Administrator

Pine Rest Christian Mental Health Services

12 2 2015

Date

For the State:

Jeri Ann Sperry, Deputy Director

State of Michigan

10/28/15 Date Probation Residential Services shall have a per diem reimbursement of not more than \$47.50 for non-accredited facilities, or not more than \$48.50 for facilities that have been accredited by the American Corrections Association or a similar organization as approved by the MDOC.

The Contactor has facilities accredited by the American Corrections Association or a similar organization as approved by the MDOC and its per diem will be \$48.50.

All other terms and conditions of the original contract remain the same.

Form No. DTMB-3522 (Rev. 04/2015) AUTHORITY: Act 431 of 1984 COMPLETION: Required PENALTY: Contract change will not be executed unless form is filed

STATE OF MICHIGAN DEPARTMENT OF CORRECTIONS PROCUREMENT P.O. BOX 30003, LANSING, MI 48909 OR 206 E. MICHIGAN AVENUE, LANSING, MI 48933

NOTICE OF CONTRACT NO. 472B6600030

between

THE STATE OF MICHIGAN

and

NAME & ADDRESS OF CONTRACTOR	PRIMARY CONTACT	EMAIL
Pine Rest Christian Mental Health Services	Heather Duthler	Heather.duthler@pinerest. org
300 68th Street, SE	PHONE	VENDOR TAX ID # (LAST FOUR DIGITS ONLY)
Grand Rapids, Michigan 49548	616-281-0040	8360

STATE CONTACTS	AGENCY	NAME	PHONE	EMAIL
PROGRAM MANAGER	Corrections	Linsey LaMontagne	(517) 373-3228	lamontagnel@michigan. gov
CONTRACT ADMINISTRATOR	Corrections	Ethan Todd	(517) 241-5056	todde1@michigan.gov

XXIII - WILLIAM ORKINI	CONTR	ACT SUMMARY		
DESCRIPTION:				
Reentry - Probation Resid	dential Services			
INITIAL TERM	EFFECTIVE DATE	INITIAL EXPIRATION DATE	AVAILABLE OPTIONS	
Three Years	October 1, 2015	September 30, 2018	Two – one year	
PAYMENT TERMS	F.O.B.	SHIPPED TO		
Net 30 Days	Destination	Not applicable		
ALTERNATE PAYMENT OPT	TONS		EXTENDED PURCHASING	
☐ P-card ☐	Direct Voucher (DV)	☐ Other	☐ Yes	
MINIMUM DELIVERY REQUIR	REMENTS:			
MISCELLANEOUS INFORMA	TION:			
ESTIMATED CONTRACT VA	LUE AT TIME OF EXECUTION	l: \$1,425,000.00		

For the Contractor:	
The Clar	11/30/2015
Thomas Elzinga,	Date
Contract Administrator	
Pine Rest Christian Mental Health Services	
For the State:	
	, 1
- Kr. Asherry	9/28/15
Jeri Ann Sherry, //	Date
Deputy Director	am art a ar
State of Michigan	



STATE OF MICHIGAN Department of Corrections

Contract #472B6600030 Probation Residential Services

Proposal Manager Name: Ethan Todd Telephone Number: (517) 241-5056 E-Mail Address: todde1@michigan.gov

STATE OF MICHIGAN

Contract #472B6600030
Probation Residential Services

EXHIBIT A STATEMENT OF WORK CONTRACT ACTIVITIES

Background

This Contract provides probation residential services (PRS) consistent with standards set by the Michigan Department of Corrections (MDOC), Office of Community Corrections (OCC). PRS are essential to reduce recidivism and provide community-based sanctions and services for specific probation target populations. The use of PRS has reduced the overall prison commitment rates for probation violators. In Fiscal Year 2015, appropriations supported an average daily, statewide population of 879 beds.

The requirements below consist of both core services and non-core services. Core services are services the Contractor must provide (e.g. Room and Board, Security and Supervision, and Case Management).

Any facility that houses Criminal Sexual Conduct (CSC) offenders must not be within 1,000 feet of school property. The Contractor must provide direct transportation, access to public transportation, or other transportation approved by the OCC to offenders. Education services shall be utilized to improve offenders' education skills, such as reading and mathematics, and to reduce barriers to employment that resulted from low educational achievement.

There is no guarantee of the number of offenders the MDOC will refer to a Contractor.

1. Requirements

1.1 Probation Residential Services Standards

Probation Residential Services Standards (Attachment A) are standards the Contractor must meet throughout the length of the Contract. The standards relate to core services, non-core services, and staffing requirements.

1.2 Core Services

a. Room and Board

The Contractor must provide offenders with a clean and habitable sleeping area, storage space for personal items, and three balanced meals per day consistent with the 2010 USDA Dietary Guidelines for Americans or more recent guidelines.

- 1. The Contractor must comply with all applicable state and local building codes and zoning ordinances, fire codes, and health and sanitation codes.
- 2. The Contractor must describe the sleeping areas of each facility, including total square footage, bed type(s), and linen.

Detail: Each offender is provided with their own sleeping area that includes at a minimum a twin sized platform bed, linens, desk and chair. Average square footage in sleeping areas is 104.

- 3. The Contractor must maintain fair and equal distribution of offender's chores and duties.
- 4. The Contractor must describe the areas of each facility for private individual counseling, group meetings, visitation, dining, and food preparation.

Detail: Each clinician has their own secure office, where individual therapy sessions occur. In addition, each clinician has a specific multipurpose room assigned to them for the purpose of group therapy. Visitation and dining occur in the same room, but at separate times. Food preparation is conducted in the kitchen only.

Facility Location(s) & Capacity
 See Attachment B, Facility Location(s) & Capacity.

b. Security and Supervision

- 1. The Contractor must provide the offenders with well-structured environments and security to minimize absconding and maintain public safety, but allow offenders to pursue appropriate and approved rehabilitative services outside the facility when authorized. The whereabouts of offenders shall be known and regularly verified. Facilities must be adequately staffed, and program policies and procedures define acceptable offender movement and behavior in and outside the facility.
- Within 12 hours of admission, the Contractor shall provide incoming offenders an orientation about the facility and the community.
 Information shall include, but is not limited to:
 - a. Emergency equipment
 - b. Exits within the building
 - c. Location of community legal and medical services
 - d. Services provided to the offender

- 3. The Contactor shall have procedures for inventory and securing incoming offenders' property.
- 4. The Contractor must indicate whether all CSC offenders, or which subset of CSC offenders are admissible:
 - a. Indecent Exposure, Disorderly Person (Obscene Conduct)
 - b. Statutory Rape (consensual sex with an underage minor-teenage below 17)
 - c. Assault with Intent to Rape
 - d. Pedophile/Child Molestation
 - e. Rape
 - f. All CSC offenders referred by the MDOC

Acceptance of all CSC offenders.

5. The Contractor must define contraband, and have detailed procedures for its detection, storage, and disposal. Disciplinary actions that could result from the possession of contraband shall be defined and made available to the offender. The Contractor shall provide additional procedures for contraband searches, which include "pat" searches, room searches, vehicle searches, and personal property searches.

c. Referral Process, Intake and Assessment

The supervising agent shall facilitate referrals, or the Contractor shall follow the local referral practice that has been approved by the Community Corrections Advisory Board Manager and the State. The Contractor must hold a face to face meeting with each offender following admission to the facility.

- d. Case Management
 - The purpose of case management is to facilitate the integration of the
 offender into the community. The Contractor must provide case
 management services, which include development and
 implementation of a plan for supervision, treatment, and rehabilitative
 and social services. In addition to management services, the
 Contractor must track, evaluate, and record offender progress to meet
 the case management plan's goals and objectives.
 - Monitoring Offender Participation in Programming
 The Contractor must monitor offenders' participation in programming.
 Monitoring shall include overseeing offenders' compliance with court orders and other requirements to participate in various core and non-core services, evaluate the performance of offenders, and to provide counseling to assist offenders in being successful.
- e. Referral for Appropriate Rehabilitative and Other Services

The Contractor must complete offender referrals for rehabilitative and other services. Referrals include medical treatment, or other social or rehabilitative services including substance abuse treatment, mental health treatment, high school completion and other education services, job training, job seeking, job placement services, personal financial management. Referrals shall be determined by the needs assessment of the offender and the case management plan.

f. Transportation

The Contractor must provide transportation to assist offenders in obtaining and maintaining employment, attend substance abuse, mental health, or other rehabilitative services required by an offender's case management plan.

g. Recreational Opportunities

The Contractor must provide facilities and equipment, or access to facilities for recreation and relaxation. Activities shall include physical exercise, reading, games, and providing television and radio.

h. Structured Scheduling of Activities

The Contractor must provide each offender a schedule for daily activities as determined by the case management plan.

i. Financial Management Counseling

The Contractor must assist offenders in developing a budget for personal finances, such as room and board, court obligations, current personal needs, debts, and saving for independent living expenses.

j. Cognitive Behavior Treatment Groups

The Contractor must provide offenders cognitive based behavior treatment groups to assist offenders in making positive changes by connecting thoughts and behaviors.

k. Drug Testing

The Contractor must conduct onsite substance abuse testing on offenders on a random basis, or on an agreed upon schedule by the supervising agent, Community Corrections Manager, or court order.

1.3 Non-Core Services

a. Education Services

The Contractor shall provide offenders education services to complete high school, obtain a GED, or attend post high school education and training.

b. Substance Abuse Screening and Treatment

The Contractor must provide substance abuse screening and treatment. Substance abuse screening is an assessment completed by a Michigan licensed professional to determine an offender's extent of addiction to alcohol and drugs.

and develop a plan for treatment. Substance abuse treatment includes the implementation of a plan for counseling services. Counseling services shall include residential, intensive outpatient, outpatient, and aftercare treatment services.

c. Employment-Related Services

The Contractor shall provide employment-related services. Employment-related services must include assessments of offenders' job training needs, and the Contractor shall complete a plan for offenders to obtain and maintain employment. Employment-related services include vocational assessment, job seeking skills, interviewing skills, work habits, job placement services, employer expectations and worker rights, and job specific work skills.

d. Medical Evaluation and Treatment

The Contractor shall refer offenders for medical evaluation and treatment. Medical evaluation and treatment shall include assessment of the medical needs, providing first aid, as needed, and referral for appropriate medical care and treatment of offenders.

e. Community Service Work Placement and Supervision

The Contractor shall refer offenders for community service work placement and supervision. Community service work placement and supervision shall include the identification of projects or activities around the community with non-profit organizations or units of government. The Contractor shall supervise the actual or delegated oversight of the offender to ensure the offender is performing the community service work as directed, and to ensure public safety is maintained.

f. After Care Services

The Contractor must provide after care services for offenders. After care services provides assistance to offenders following release from the facility. After care services include:

- 1. Assisting offenders in complying with court orders
- 2. Maintaining an alcohol and drug free lifestyle
- 3. Finding and retaining a job
- 4. Assisting with other services tailored for individual offenders

2. Staffing

2.1 Contractor Representative

The Contractor's Representative specifically assigned to State of Michigan accounts, that will respond to State inquiries regarding the Contract Activities within 1 calendar day, answering questions related to ordering and delivery, etc. (the "Contractor Representative") is Heather Duthler. The Contractor must notify the Contract Administrator at least 30 calendar days before removing or assigning a new Contractor Representative.

Heather Duthler, LMSW, CAADC, CCS

Clinical Manager

Phone: 616-281-0040

e-mail: heather.duthler@pinerest.org 243 68th St SE, Grand Rapids, MI, 49548

2.2 Facility Director

The Contractor's Facility Director specifically assigned to manage one or more PRS facilities is Heather Duthler. The Contractor must notify the Contract Administrator at least 30 calendar days before removing or assigning a new Facility Director.

Heather Duthler, LMSW, CAADC, CCS

Clinical Manager

Phone: 616-281-0040

e-mail: heather.duthler@pinerest.org 243 68th St SE, Grand Rapids, MI, 49548

2.3 Contractor Telephone Number

The Contractor's telephone number(s) for the State to make contact with the Contractor Representative is 616-281-6836. The Contractor Representative must be available for calls 24 hours a day, 7 days a week, 365 days a year (24 x 7 x 365), including the 366th day in a leap year.

2.4 Work Hours

The Contractor must provide Contract Activities 24 x 7 x 365.

2.5 Staffing Levels

- a. The Contractor must maintain the following staffing levels:
 - Facilities with a 70 offender capacity or greater must have two or more staff members on duty from the hours of 5 p.m. to 8 a.m. EST, Friday - Sunday.
 - 2. Facilities with less than a 70 offender capacity must have at least one staff member on duty from the hours of 5 p.m. to 8 a.m. EST, Friday Sunday.
 - 3. At all other times, facilities must have two or more staff members on duty.
- b. The Contractor must develop written policies and procedures for work stoppages, natural disasters, or other routine disruptions. For Contractors with single coverage shifts, policy shall require that "on-call" staff be able to respond to the facility within thirty minutes.

2.6 Disclosure of Subcontractors

If the Contractor intends to utilize subcontractors, the Contractor must disclose the following:

- a. The legal business name; address; telephone number; a description of subcontractor's organization and the services it will provide; and information concerning subcontractor's ability to provide the Contract Activities.
- b. The relationship of the subcontractor to the Contractor.
- c. Whether the Contractor has a previous working experience with the subcontractor. If yes, provide the details of that previous relationship.
- d. A complete description of the Contract Activities that will be performed or provided by the subcontractor.
- e. Of the total bid, the price of the subcontractor's work.

2.7 Security

The Contractor will be subject to the following security procedures:

- a. The Contractor must complete Law Enforcement Information Network (LEIN) Information Form, to be provided by the MDOC OCC, providing the necessary information for those employees working under the Contract that provide evaluation services, handle offender records, have access to or analyze MDOC data in the MDOC's Computerized Management Information System (CMIS) Offender Management Network Information system (OMNI) or otherwise supervise staff that perform these duties. The MDOC shall conduct LEINs to ensure that those staff working under the Contract have no outstanding warrants, no active personal protection orders for domestic violence, are not currently on probation or parole or otherwise under the jurisdiction of any Federal, State, county, or local criminal justice agency. Exoffenders will not be considered as contracted staff until they have been discharged from all sentences including parole and probation for a minimum period of five years.
- b. The Contractor shall document that no staff members assigned to the Contract are related as an immediate family member to an offender being treated at their facility or at the institution to which they are assigned by the Contractor. This includes: spouse, parent, grandparent, mother-in-law, child, stepchild, sibling, stepbrother, brother-in-law, stepsister, sister-in-law, or other relations by blood or marriage.

3. Project Management

3.1 Meetings

The Contractor must attend the following meetings:

a. Bi-Annual Meeting with OCC Staff

The State may request other meetings, as it deems appropriate.

3.2 Reporting

The Contractor must submit a typed monthly report containing admissions, discharges, successful discharges, daily census, and program concerns. The report shall be submitted no later than 15 days after the end of the month.

4. Ordering

4.1 Authorizing Document

The appropriate authorizing document for the Contract will be a purchase order.

5. Invoice and Payment

5.1 Invoice Requirements

A monthly invoice must be submitted to the MDOC by the 15th day following the end of each monthly billing period, and it must be reviewed to verify the offenders listed on the invoice are eligible offenders. At a minimum, the invoice shall include the following information:

- a. The name of the referring agent
- b. The name of the referring county
- c. The qualifying offender's MDOC number
- d. The name of the offender (last, first)
- e. The qualifying Circuit Court docket number
- f. The offense and Prosecuting Attorney's Coordinating Council (PACC) code of the qualifying docket
- g. Sentencing Guideline Score (SGL) of the qualifying docket
- h. The initial enrollment date of the offender entering the program.
- i. The beginning and ending date of the offender's physical presence and participation in the program during the month.
- j. The number of days coinciding with the beginning and ending dates for each offender.
- k. Total number of offender days for each offender participating in the program.
- I. Grand total of offender days for the month being invoiced.
- m. Grand total of dollars being invoiced for the month.
- n. Provide billing/reimbursement summary with totals for each county/regional CCAB (Community Corrections Advisory Board).

5.2 Payment Methods

- a. The MDOC will make payment for Contract Activities by Electronic Funds Transfer (EFT) as required by Michigan statute.
- b. For payment purposes, offender days start with the first day the offender is physically in the program and continue through the last day the offender is physically in the program. In the event of any authorized absence (e.g. program pass, furlough, leave approved by the Parole or Probation Supervisor) or absence due to hospitalization, Absent without leave (AWOL), or incarceration, per diem payments will be suspended the day following the offender's absence from the program.

STATE OF MICHIGAN

Contract #472B6600030 Probation Residential Services

EXHIBIT C PRICING

Compensation for services is consistent with section 8(4) of the Community Corrections Act, 1988 PA 511, MCL 791.408, at a per diem amount of \$47.50 without ACA accreditation or \$48.50 with ACA accreditation. Consistent with current residential services practices, the reimbursement may begin with the date of admission through the date of discharge.

- The Contractor does not have ACA accreditation and its per diem will be \$47.50.
- a. Annual Contract allotments and budgets will be determined each fiscal year and distributed to the Contractor by the MDOC.
- b. Payment terms are Net 30 Days.



STATE OF MICHIGAN

STANDARD CONTRACT TERMS

This STANDARD CONTRACT ("Contract") is agreed to between the State of Michigan (the "State") and Pine Rest Christian Mental Health Services ("Contractor"), a Michigan non-profit entity. This Contract is effective on October 1, 2015 ("Effective Date"), and unless terminated, expires on September 30, 2018.

This Contract may be renewed for up to two additional one year periods. Renewal must be by written agreement of the parties and will automatically extend the Term of this Contract.

The parties agree as follows:

1. Duties of Contractor. Contractor must perform the services and provide the deliverables described in Exhibit A – Statement of Work (the "Contract Activities"). An obligation to provide delivery of any commodity is considered a service and is a Contract Activity.

Contractor must furnish all labor, equipment, materials, and supplies necessary for the performance of the Contract Activities, and meet operational standards, unless otherwise specified in Exhibit A.

Contractor must: (a) perform the Contract Activities in a timely, professional, safe, and workmanlike manner consistent with standards in the trade, profession, or industry; (b) meet or exceed the performance and operational standards, and specifications of the Contract; (c) provide all Contract Activities in good quality, with no material defects; (d) not interfere with the State's operations; (e) obtain and maintain all necessary licenses, permits or other authorizations necessary for the performance of the Contract; (f) cooperate with the State, including the State's quality assurance personnel, and any third party to achieve the objectives of the Contract; (g) return to the State any State-furnished equipment or other resources in the same condition as when provided when no longer required for the Contract; (h) not make any media releases without prior written authorization from the State; (i) assign to the State any claims resulting from state or federal antitrust violations to the extent that those violations concern materials or services supplied by third parties toward fulfillment of the Contract; (j) comply with all State physical and IT security policies and standards which will be made available upon request; and (k) provide the State priority in performance of the Contract except as mandated by federal disaster response requirements. Any breach under this paragraph is considered a material breach.

Contractor must also be clearly identifiable while on State property by wearing identification issued by the State, and clearly identify themselves whenever making contact with the State.

2. Notices. All notices and other communications required or permitted under this Contract must be in writing and will be considered given and received: (a) when verified by written receipt if sent by courier; (b) when actually received if sent by mail without verification of receipt; or (c) when verified by automated receipt or electronic logs if sent by facsimile or email.

If to State:	If to Contractor:
Ethan Todd	Heather Duthler
MDOC Central Office Procurement	243 68 th Street, SE
206 E. Michigan Ave. – 5 th Floor	Grand Rapids, Michigan 49548
Grandview Plaza	Heather.duthler@pinerest.org
Lansing, MI 48933	616-281-0040
todde1@michigan.gov	
(517) 241-5056	

3. Contract Administrator. The Contract Administrator for each party is the only person authorized to modify any terms and conditions of this Contract (each a "Contract Administrator"):

State:	Contractor:	
Ethan Todd	Thomas Elzinga	
MDOC Central Office Procurement	300 68th Street, SE	
206 E. Michigan Ave. – 5 th Floor	Grand Rapids, Michigan 49548	
Grandview Plaza	Thomas.elzinga@pinerest.org	
Lansing, MI 48933	616-281-6373	
todde1@michigan.gov		
(517) 241-5056		

4. **Program Manager.** The Program Manager for each party will monitor and coordinate the day-to-day activities of the Contract (each a "**Program Manager**"):

State:	Contractor:
Linsey LaMontagne 206 E. Michigan Ave. Lansing, MI 48933 lamontagnel@michigan.gov (517) 373-3228	Heather Duthler 243 68th Street, SE Grand Rapids, Michigan 49548 Heather duthler@pinerest.org 616-281-0040

- **5. Performance Guarantee.** Contractor must at all times have financial resources sufficient, in the opinion of the State, to ensure performance of the Contract and must provide proof upon request. The State may require a performance bond (as specified in Exhibit A) if, in the opinion of the State, it will ensure performance of the Contract.
- **Insurance Requirements.** Contractor must maintain the insurances identified below and is responsible for all deductibles. All required insurance must: (a) protect the State from claims that may arise out of, are alleged to arise out of, or result from Contractor's or a subcontractor's performance; (b) be primary and non-contributing to any comparable liability insurance (including self-insurance) carried by the State; and (c) be provided by an company with an A.M. Best rating of "A" or better and a financial size of VII or better.

Insurance Type	Additional Requirements			
Commercial General Liability Insurance				
Minimal Limits: \$1,000,000 Each Occurrence Limit \$1,000,000 Personal & Advertising Injury Limit \$2,000,000 General Aggregate Limit \$2,000,000 Products/Completed Operations Deductible Maximum: \$50,000 Each Occurrence	Contractor must have their policy endorsed to add "the State of Michigan, its departments, divisions, agencies, offices, commissions, officers, employees, and agents" as additional insureds using endorsement CG 20 10 11 85, or both CG 2010 07 04 and CG 2037 07 0.			
	Coverage must not have exclusions or limitations related to sexual abuse and molestation liability.			
Automobile Liabil				
Minimal Limits: \$1,000,000 Per Occurrence				
Workers' Compensa	ation Insurance			
Minimal Limits: Coverage according to applicable laws governing work activities	Waiver of subrogation, except where waiver is prohibited by law.			
Employers Liabili	ty Insurance			
Minimal Limits: \$500,000 Each Accident \$500,000 Each Employee by Disease \$500,000 Aggregate Disease				

If any of the required policies provide **claim-made** coverage, the Contractor must: (a) provide coverage with a retroactive date before the effective date of the contract or the beginning of contract work; (b) maintain coverage and provide evidence of coverage for at

least three (3) years after completion of the contract of work; and (c) if coverage is canceled or not renewed, and not replaced with another claims-made policy form with a retroactive date prior to the contract effective date, Contractor must purchase extended reporting coverage for a minimum of three (3) years after completion of work.

Contractor must: (a) provide insurance certificates to the Contract Administrator, containing the agreement or purchase order number, at Contract formation and within 20 calendar days of the expiration date of the applicable policies; (b) require that subcontractors maintain the required insurances contained in this Section; (c) notify the Contract Administrator within 5 business days if any insurance is cancelled; and (d) waive all rights against the State for damages covered by insurance. Failure to maintain the required insurance does not limit this waiver.

This Section is not intended to and is not be construed in any manner as waiving, restricting or limiting the liability of either party for any obligations under this Contract (including any provisions hereof requiring Contractor to indemnify, defend and hold harmless the State).

7. Reserved.

- Reserved.
- 9. Independent Contractor. Contractor is an independent contractor and assumes all rights, obligations and liabilities set forth in this Contract. Contractor, its employees, and agents will not be considered employees of the State. No partnership or joint venture relationship is created by virtue of this Contract. Contractor, and not the State, is responsible for the payment of wages, benefits and taxes of Contractor's employees and any subcontractors. Prior performance does not modify Contractor's status as an independent contractor.
- 10. Subcontracting. Contractor may not delegate any of its obligations under the Contract without the prior written approval of the State. Contractor must notify the State at least 90 calendar days before the proposed delegation, and provide the State any information it requests to determine whether the delegation is in its best interest. If approved, Contractor must: (a) be the sole point of contact regarding all contractual matters, including payment and charges for all Contract Activities; (b) make all payments to the subcontractor; and (c) incorporate the terms and conditions contained in this Contract in any subcontract with a subcontractor. Contractor remains responsible for the completion of the Contract Activities, compliance with the terms of this Contract, and the acts and omissions of the subcontractor. The State, in its sole discretion, may require the replacement of any subcontractor.
- **11. Staffing.** The State's Contract Administrator may require Contractor to remove or reassign personnel by providing a notice to Contractor.
- 12. Background Checks. Upon request, Contractor must perform background checks on all employees and subcontractors and its employees prior to their assignment. The scope is at the discretion of the State and documentation must be provided as requested. Contractor is responsible for all costs associated with the requested background checks. The State, in its sole discretion, may also perform background checks.

- 13. Assignment. Contractor may not assign this Contract to any other party without the prior approval of the State. Upon notice to Contractor, the State, in its sole discretion, may assign in whole or in part, its rights or responsibilities under this Contract to any other party. If the State determines that a novation of the Contract to a third party is necessary, Contractor will agree to the novation, provide all necessary documentation and signatures, and continue to perform, with the third party, its obligations under the Contract.
- 14. Change of Control. Contractor will notify, at least 90 calendar days before the effective date, the State of a change in Contractor's organizational structure or ownership. For purposes of this Contract, a change in control means any of the following: (a) a sale of more than 50% of Contractor's stock; (b) a sale of substantially all of Contractor's assets; (c) a change in a majority of Contractor's board members; (d) consummation of a merger or consolidation of Contractor with any other entity; (e) a change in ownership through a transaction or series of transactions; (f) or the board (or the stockholders) approves a plan of complete liquidation. A change of control does not include any consolidation or merger effected exclusively to change the domicile of Contractor, or any transaction or series of transactions principally for bona fide equity financing purposes.

In the event of a change of control, Contractor must require the successor to assume this Contract and all of its obligations under this Contract.

15. Ordering.

Contractor is not authorized to begin performance until receipt of authorization as identified in Exhibit A.

16. Acceptance. Contract Activities are subject to inspection and testing by the State within 30 calendar days of the State's receipt of them ("State Review Period"), unless otherwise provided in Exhibit A. If the Contract Activities are not fully accepted by the State, the State will notify Contractor by the end of the State Review Period that either: (a) the Contract Activities are accepted, but noted deficiencies must be corrected; or (b) the Contract Activities are rejected. If the State finds material deficiencies, it may: (i) reject the Contract Activities without performing any further inspections; (ii) demand performance at no additional cost; or (iii) terminate this Contract in accordance with Section 23, Termination for Cause.

Within 10 business days from the date of Contractor's receipt of notification of acceptance with deficiencies or rejection of any Contract Activities, Contractor must cure, at no additional cost, the deficiency and deliver unequivocally acceptable Contract Activities to the State. If acceptance with deficiencies or rejection of the Contract Activities impacts the content or delivery of other non-completed Contract Activities, the parties' respective Program Managers must determine an agreed to number of days for re-submission that minimizes the overall impact to the Contract. However, nothing herein affects, alters, or relieves Contractor of its obligations to correct deficiencies in accordance with the time response standards set forth in this Contract.

If Contractor is unable or refuses to correct the deficiency within the time response standards set forth in this Contract, the State may cancel the order in whole or in part. The State, or a third party identified by the State, may perform the Contract Activities and recover the difference between the cost to cure and the Contract price plus an additional 10%

administrative fee.

- 17. Reserved.
- 18. Reserved.
- 19. Reserved.
- 20. Terms of Payment. Invoices must conform to the requirements communicated from time-to-time by the State. All undisputed amounts are payable within 45 days of the State's receipt. Contractor may only charge for Contract Activities performed as specified in Exhibit A. Invoices must include an itemized statement of all charges. The State is exempt from State sales tax for direct purchases and may be exempt from federal excise tax, if Services purchased under this Agreement are for the State's exclusive use. Notwithstanding the foregoing, all prices are inclusive of taxes, and Contractor is responsible for all sales, use and excise taxes, and any other similar taxes, duties and charges of any kind imposed by any federal, state, or local governmental entity on any amounts payable by the State under this Contract.

The State has the right to withhold payment of any disputed amounts until the parties agree as to the validity of the disputed amount. The State will notify Contractor of any dispute within a reasonable time. Payment by the State will not constitute a waiver of any rights as to Contractor's continuing obligations, including claims for deficiencies or substandard Contract Activities. Contractor's acceptance of final payment by the State constitutes a waiver of all claims by Contractor against the State for payment under this Contract, other than those claims previously filed in writing on a timely basis and still disputed.

The State will only disburse payments under this Contract through Electronic Funds Transfer (EFT). Contractor must register with the State at http://www.michigan.gov/cpexpress to receive electronic fund transfer payments. If Contractor does not register, the State is not liable for failure to provide payment.

Without prejudice to any other right or remedy it may have, the State reserves the right to set off at any time any amount then due and owing to it by Contractor against any amount payable by the State to Contractor under this Contract.

21. Reserved.

- 22. Stop Work Order. The State may suspend any or all activities under the Contract at any time. The State will provide Contractor a written stop work order detailing the suspension. Contractor must comply with the stop work order upon receipt. Within 90 calendar days, or any longer period agreed to by Contractor, the State will either: (a) issue a notice authorizing Contractor to resume work, or (b) terminate the Contract or purchase order. The State will not pay for Contract Activities, Contractor's lost profits, or any additional compensation during a stop work period.
- 23. Termination for Cause. The State may terminate this Contract for cause, in whole or in part, if Contractor, as determined by the State: (a) endangers the value, integrity, or security of any location, data, or personnel; (b) becomes insolvent, petitions for bankruptcy court proceedings, or has an involuntary bankruptcy proceeding filed against it by any creditor; (c)

engages in any conduct that may expose the State to liability; (d) breaches any of its material duties or obligations; or (e) fails to cure a breach within the time stated in a notice of breach. Any reference to specific breaches being material breaches within this Contract will not be construed to mean that other breaches are not material.

If the State terminates this Contract under this Section, the State will issue a termination notice specifying whether Contractor must: (a) cease performance immediately, or (b) continue to perform for a specified period. If it is later determined that Contractor was not in breach of the Contract, the termination will be deemed to have been a Termination for Convenience, effective as of the same date, and the rights and obligations of the parties will be limited to those provided in Section 24, Termination for Convenience.

The State will only pay for amounts due to Contractor for Contract Activities accepted by the State on or before the date of termination, subject to the State's right to set off any amounts owed by the Contractor for the State's reasonable costs in terminating this Contract. The Contractor must pay all reasonable costs incurred by the State in terminating this Contract for cause, including administrative costs, attorneys' fees, court costs, transition costs, and any costs the State incurs to procure the Contract Activities from other sources.

- 24. Termination for Convenience. The State may immediately terminate this Contract in whole or in part without penalty and for any reason, including but not limited to, appropriation or budget shortfalls. The termination notice will specify whether Contractor must: (a) cease performance of the Contract Activities immediately, or (b) continue to perform the Contract Activities in accordance with Section 25, Transition Responsibilities. If the State terminates this Contract for convenience, the State will pay all reasonable costs, as determined by the State, for State approved Transition Responsibilities.
- 25. Transition Responsibilities. Upon termination or expiration of this Contract for any reason, Contractor must, for a period of time specified by the State (not to exceed 90 calendar days, provide all reasonable transition assistance requested by the State, to allow for the expired or terminated portion of the Contract Activities to continue without interruption or adverse effect, and to facilitate the orderly transfer of such Contract Activities to the State or its designees. Such transition assistance may include, but is not limited to: (a) continuing to perform the Contract Activities at the established Contract rates; (b) taking all reasonable and necessary measures to transition performance of the work, including all applicable Contract Activities, training, equipment, software, leases, reports and other documentation. to the State or the State's designee; (c) taking all necessary and appropriate steps, or such other action as the State may direct, to preserve, maintain, protect, or return to the State all materials, data, property, and confidential information provided directly or indirectly to Contractor by any entity, agent, vendor, or employee of the State; (d) transferring title in and delivering to the State, at the State's discretion, all completed or partially completed deliverables prepared under this Contract as of the Contract termination date; and (e) preparing an accurate accounting from which the State and Contractor may reconcile all outstanding accounts (collectively, "Transition Responsibilities"). This Contract will automatically be extended through the end of the transition period.
- **26. General Indemnification.** Contractor must defend, indemnify and hold the State, its departments, divisions, agencies, offices, commissions, officers, and employees harmless,

without limitation, from and against any and all actions, claims, losses, liabilities, damages, costs, attorney fees, and expenses (including those required to establish the right to indemnification), arising out of or relating to: (a) any breach by Contractor (or any of Contractor's employees, agents, subcontractors, or by anyone else for whose acts any of them may be liable) of any of the promises, agreements, representations, warranties, or insurance requirements contained in this Contract; (b) any infringement, misappropriation, or other violation of any intellectual property right or other right of any third party; (c) any bodily injury, death, or damage to real or tangible personal property occurring wholly or in part due to action or inaction by Contractor (or any of Contractor's employees, agents, subcontractors, or by anyone else for whose acts any of them may be liable); and (d) any acts or omissions of Contractor (or any of Contractor's employees, agents, subcontractors, or by anyone else for whose acts any of them may be liable).

The State will notify Contractor in writing if indemnification is sought; however, failure to do so will not relieve Contractor, except to the extent that Contractor is materially prejudiced. Contractor must, to the satisfaction of the State, demonstrate its financial ability to carry out these obligations.

The State is entitled to: (i) regular updates on proceeding status; (ii) participate in the defense of the proceeding; (iii) employ its own counsel; and to (iv) retain control of the defense if the State deems necessary. Contractor will not, without the State's written consent (not to be unreasonably withheld), settle, compromise, or consent to the entry of any judgment in or otherwise seek to terminate any claim, action, or proceeding. To the extent that any State employee, official, or law may be involved or challenged, the State may, at its own expense, control the defense of that portion of the claim.

Any litigation activity on behalf of the State, or any of its subdivisions under this Section, must be coordinated with the Department of Attorney General. An attorney designated to represent the State may not do so until approved by the Michigan Attorney General and appointed as a Special Assistant Attorney General.

- 27. Infringement Remedies. If, in either party's opinion, any piece of equipment, software, commodity, or service supplied by Contractor or its subcontractors, or its operation, use or reproduction, is likely to become the subject of a copyright, patent, trademark, or trade secret infringement claim, Contractor must, at its expense: (a) procure for the State the right to continue using the equipment, software, commodity, or service, or if this option is not reasonably available to Contractor, (b) replace or modify the same so that it becomes non-infringing; or (c) accept its return by the State with appropriate credits to the State against Contractor's charges and reimburse the State for any losses or costs incurred as a consequence of the State ceasing its use and returning it.
- **28. Limitation of Liability.** The State is not liable for consequential, incidental, indirect, or special damages, regardless of the nature of the action.
- 29. Disclosure of Litigation, or Other Proceeding. Contractor must notify the State within 14 calendar days of receiving notice of any litigation, investigation, arbitration, or other proceeding (collectively, "Proceeding") involving Contractor, a subcontractor, or an officer or director of Contractor or subcontractor, that arises during the term of the Contract.

including: (a) a criminal Proceeding; (b) a parole or probation Proceeding; (c) a Proceeding under the Sarbanes-Oxley Act; (d) a civil Proceeding involving: (1) a claim that might reasonably be expected to adversely affect Contractor's viability or financial stability; or (2) a governmental or public entity's claim or written allegation of fraud; or (e) a Proceeding involving any license that Contractor is required to possess in order to perform under this Contract.

30. Reserved.

31. State Data.

- a. Ownership. The State's data ("State Data," which will be treated by Contractor as Confidential Information) includes: (a) the State's data collected, used, processed, stored, or generated as the result of the Contract Activities; (b) personally identifiable information ("PII") collected, used, processed, stored, or generated as the result of the Contract Activities, including, without limitation, any information that identifies an individual, such as an individual's social security number or other government-issued identification number, date of birth, address, telephone number, biometric data, mother's maiden name, email address, credit card information, or an individual's name in combination with any other of the elements here listed; and, (c) personal health information ("PHI") collected, used, processed, stored, or generated as the result of the Contract Activities, which is defined under the Health Insurance Portability and Accountability Act (HIPAA) and its related rules and regulations. State Data is and will remain the sole and exclusive property of the State and all right, title, and interest in the same is reserved by the State. This Section survives the termination of this Contract.
- b. Contractor Use of State Data. Contractor is provided a limited license to State Data for the sole and exclusive purpose of providing the Contract Activities, including a license to collect, process, store, generate, and display State Data only to the extent necessary in the provision of the Contract Activities. Contractor must: (a) keep and maintain State Data in strict confidence, using such degree of care as is appropriate and consistent with its obligations as further described in this Contract and applicable law to avoid unauthorized access, use, disclosure, or loss; (b) use and disclose State Data solely and exclusively for the purpose of providing the Contract Activities, such use and disclosure being in accordance with this Contract, any applicable Statement of Work, and applicable law; and (c) not use, sell, rent, transfer, distribute, or otherwise disclose or make available State Data for Contractor's own purposes or for the benefit of anyone other than the State without the State's prior written consent. This Section survives the termination of this Contract.
- c. Extraction of State Data. Contractor must, within five (5) business days of the State's request, provide the State, without charge and without any conditions or contingencies whatsoever (including but not limited to the payment of any fees due to Contractor), an extract of the State Data in the format specified by the State.
- d. <u>Backup and Recovery of State Data</u>. Unless otherwise specified in Exhibit A, Contractor is responsible for maintaining a backup of State Data and for an orderly

- and timely recovery of such data. Unless otherwise described in Exhibit A, Contractor must maintain a contemporaneous backup of State Data that can be recovered within two (2) hours at any point in time.
- e. Loss of Data. In the event of any act, error or omission, negligence, misconduct, or breach that compromises or is suspected to compromise the security, confidentiality, or integrity of State Data or the physical, technical, administrative, or organizational safeguards put in place by Contractor that relate to the protection of the security, confidentiality, or integrity of State Data, Contractor must, as applicable: (a) notify the State as soon as practicable but no later than twenty-four (24) hours of becoming aware of such occurrence; (b) cooperate with the State in investigating the occurrence, including making available all relevant records, logs, files, data reporting, and other materials required to comply with applicable law or as otherwise required by the State; (c) in the case of PII or PHI, at the State's sole election, (i) notify the affected individuals who comprise the PII or PHI as soon as practicable but no later than is required to comply with applicable law, or, in the absence of any legally required notification period, within 5 calendar days of the occurrence; or (ii) reimburse the State for any costs in notifying the affected individuals; (d) in the case of PII, provide third-party credit and identity monitoring services to each of the affected individuals who comprise the PII for the period required to comply with applicable law, or, in the absence of any legally required monitoring services, for no less than twenty-four (24) months following the date of notification to such individuals; (e) perform or take any other actions required to comply with applicable law as a result of the occurrence; (f) without limiting Contractor's obligations of indemnification as further described in this Contract, indemnify, defend, and hold harmless the State for any and all claims, including reasonable attorneys' fees, costs, and expenses incidental thereto, which may be suffered by, accrued against. charged to, or recoverable from the State in connection with the occurrence; (g) be responsible for recreating lost State Data in the manner and on the schedule set by the State without charge to the State; and, (h) provide to the State a detailed plan within 10 calendar days of the occurrence describing the measures Contractor will undertake to prevent a future occurrence. Notification to affected individuals, as described above, must comply with applicable law, be written in plain language, and contain, at a minimum: name and contact information of Contractor's representative; a description of the nature of the loss; a list of the types of data involved; the known or approximate date of the loss; how such loss may affect the affected individual; what steps Contractor has taken to protect the affected individual; what steps the affected individual can take to protect himself or herself; contact information for major credit card reporting agencies; and, information regarding the credit and identity monitoring services to be provided by Contractor. This Section survives the termination of this Contract.
- **32. Non-Disclosure of Confidential Information.** The parties acknowledge that each party may be exposed to or acquire communication or data of the other party that is confidential, privileged communication not intended to be disclosed to third parties. The provisions of this Section survive the termination of this Contract.
 - a. <u>Meaning of Confidential Information</u>. For the purposes of this Contract, the term "Confidential Information" means all information and documentation of a party that:

- (a) has been marked "confidential" or with words of similar meaning, at the time of disclosure by such party; (b) if disclosed orally or not marked "confidential" or with words of similar meaning, was subsequently summarized in writing by the disclosing party and marked "confidential" or with words of similar meaning; and, (c) should reasonably be recognized as confidential information of the disclosing party. The term "Confidential Information" does not include any information or documentation that was: (a) subject to disclosure under the Michigan Freedom of Information Act (FOIA); (b) already in the possession of the receiving party without an obligation of confidentiality; (c) developed independently by the receiving party, as demonstrated by the receiving party, without violating the disclosing party's proprietary rights; (d) obtained from a source other than the disclosing party without an obligation of confidentiality; or, (e) publicly available when received, or thereafter became publicly available (other than through any unauthorized disclosure by, through, or on behalf of, the receiving party). For purposes of this Contract, in all cases and for all matters, State Data is deemed to be Confidential Information.
- b. Obligation of Confidentiality. The parties agree to hold all Confidential Information in strict confidence and not to copy, reproduce, sell, transfer, or otherwise dispose of, give or disclose such Confidential Information to third parties other than employees, agents, or subcontractors of a party who have a need to know in connection with this Contract or to use such Confidential Information for any purposes whatsoever other than the performance of this Contract. The parties agree to advise and require their respective employees, agents, and subcontractors of their obligations to keep all Confidential Information confidential. Disclosure to a subcontractor is permissible where: (a) use of a subcontractor is authorized under this Contract; (b) the disclosure is necessary or otherwise naturally occurs in connection with work that is within the subcontractor's responsibilities; and (c) Contractor obligates the subcontractor in a written contract to maintain the State's Confidential Information in confidence. At the State's request, any employee of Contractor or any subcontractor may be required to execute a separate agreement to be bound by the provisions of this Section.
- c. Cooperation to Prevent Disclosure of Confidential Information. Each party must use its best efforts to assist the other party in identifying and preventing any unauthorized use or disclosure of any Confidential Information. Without limiting the foregoing, each party must advise the other party immediately in the event either party learns or has reason to believe that any person who has had access to Confidential Information has violated or intends to violate the terms of this Contract and each party will cooperate with the other party in seeking injunctive or other equitable relief against any such person.
- d. Remedies for Breach of Obligation of Confidentiality. Each party acknowledges that breach of its obligation of confidentiality may give rise to irreparable injury to the other party, which damage may be inadequately compensable in the form of monetary damages. Accordingly, a party may seek and obtain injunctive relief against the breach or threatened breach of the foregoing undertakings, in addition to any other legal remedies which may be available, to include, in the case of the State, at the sole election of the State, the immediate termination, without liability to the

State, of this Contract or any Statement of Work corresponding to the breach or threatened breach.

e. <u>Surrender of Confidential Information upon Termination</u>. Upon termination of this Contract or a Statement of Work, in whole or in part, each party must, within 5 calendar days from the date of termination, return to the other party any and all Confidential Information received from the other party, or created or received by a party on behalf of the other party, which are in such party's possession, custody, or control; provided, however, that Contractor must return State Data to the State following the timeframe and procedure described further in this Contract. Should Contractor or the State determine that the return of any non-State Data Confidential Information is not feasible, such party must destroy the non-State Data Confidential Information and must certify the same in writing within 5 calendar days from the date of termination to the other party.

33. Data Privacy and Information Security.

- a. <u>Undertaking by Contractor</u>. Without limiting Contractor's obligation of confidentiality as further described, Contractor is responsible for establishing and maintaining a data privacy and information security program, including physical, technical, administrative, and organizational safeguards, that is designed to: (a) ensure the security and confidentiality of the State Data; (b) protect against any anticipated threats or hazards to the security or integrity of the State Data; (c) protect against unauthorized disclosure, access to, or use of the State Data; (d) ensure the proper disposal of State Data; and (e) ensure that all employees, agents, and subcontractors of Contractor, if any, comply with all of the foregoing. In no case will the safeguards of Contractor's data privacy and information security program be less stringent than the safeguards used by the State, and Contractor must at all times comply with all applicable State IT policies and standards, which are available to Contractor upon request.
- b. <u>Audit by Contractor</u>. No less than annually, Contractor must conduct a comprehensive independent third-party audit of its data privacy and information security program and provide such audit findings to the State.
- c. Right of Audit by the State. Without limiting any other audit rights of the State, the State has the right to review Contractor's data privacy and information security program prior to the commencement of Contract Activities and from time to time during the term of this Contract. During the providing of the Contract Activities, on an ongoing basis from time to time and without notice, the State, at its own expense, is entitled to perform, or to have performed, an on-site audit of Contractor's data privacy and information security program. In lieu of an on-site audit, upon request by the State, Contractor agrees to complete, within 45 calendar days of receipt, an audit questionnaire provided by the State regarding Contractor's data privacy and information security program.
- d. <u>Audit Findings</u>. Contractor must implement any required safeguards as identified by the State or by any audit of Contractor's data privacy and information security program.

- e. State's Right to Termination for Deficiencies. The State reserves the right, at its sole election, to immediately terminate this Contract or a Statement of Work without limitation and without liability if the State determines that Contractor fails or has failed to meet its obligations under this Section.
- 34. Reserved.
- 35. Reserved.
- 36. Records Maintenance, Inspection, Examination, and Audit. The State or its designee may audit Contractor to verify compliance with this Contract. Contractor must retain, and provide to the State or its designee and the auditor general upon request, all financial and accounting records related to the Contract through the term of the Contract and for 4 years after the latter of termination, expiration, or final payment under this Contract or any extension ("Audit Period"). If an audit, litigation, or other action involving the records is initiated before the end of the Audit Period, Contractor must retain the records until all issues are resolved.

Within 10 calendar days of providing notice, the State and its authorized representatives or designees have the right to enter and inspect Contractor's premises or any other places where Contract Activities are being performed, and examine, copy, and audit all records related to this Contract. Contractor must cooperate and provide reasonable assistance. If any financial errors are revealed, the amount in error must be reflected as a credit or debit on subsequent invoices until the amount is paid or refunded. Any remaining balance at the end of the Contract must be paid or refunded within 45 calendar days.

This Section applies to Contractor, any parent, affiliate, or subsidiary organization of Contractor, and any subcontractor that performs Contract Activities in connection with this Contract.

37. Warranties and Representations. Contractor represents and warrants: (a) Contractor is the owner or licensee of any Contract Activities that it licenses, sells, or develops and Contractor has the rights necessary to convey title, ownership rights, or licensed use; (b) all Contract Activities are delivered free from any security interest, lien, or encumbrance and will continue in that respect; (c) the Contract Activities will not infringe the patent, trademark, copyright, trade secret, or other proprietary rights of any third party; (d) Contractor must assign or otherwise transfer to the State or its designee any manufacturer's warranty for the Contract Activities; (e) the Contract Activities are merchantable and fit for the specific purposes identified in the Contract; (f) the Contract signatory has the authority to enter into this Contract; (g) all information furnished by Contractor in connection with the Contract fairly and accurately represents Contractor's business, properties, finances, and operations as of the dates covered by the information, and Contractor will inform the State of any material adverse changes; and (h) all information furnished and representations made in connection with the award of this Contract is true, accurate, and complete, and contains no false statements or omits any fact that would make the information misleading. A breach of this Section is considered a material breach of this Contract, which entitles the State to terminate this Contract under Section 23, Termination for Cause.

- 38. Conflicts and Ethics. Contractor will uphold high ethical standards and is prohibited from: (a) holding or acquiring an interest that would conflict with this Contract; (b) doing anything that creates an appearance of impropriety with respect to the award or performance of the Contract; (c) attempting to influence or appearing to influence any State employee by the direct or indirect offer of anything of value; or (d) paying or agreeing to pay any person, other than employees and consultants working for Contractor, any consideration contingent upon the award of the Contract. Contractor must immediately notify the State of any violation or potential violation of these standards. This Section applies to Contractor, any parent, affiliate, or subsidiary organization of Contractor, and any subcontractor that performs Contract Activities in connection with this Contract.
- **39. Compliance with Laws.** Contractor must comply with all federal, state and local laws, rules and regulations.

40. Reserved.

- 41. Nondiscrimination. Under the Elliott-Larsen Civil Rights Act, 1976 PA 453, MCL 37.2101, et seq., and the Persons with Disabilities Civil Rights Act, 1976 PA 220, MCL 37.1101, et seq., Contractor and its subcontractors agree not to discriminate against an employee or applicant for employment with respect to hire, tenure, terms, conditions, or privileges of employment, or a matter directly or indirectly related to employment, because of race, color, religion, national origin, age, sex, height, weight, marital status, or mental or physical disability. Breach of this covenant is a material breach of this Contract.
- **42. Unfair Labor Practice.** Under MCL 423.324, the State may void any Contract with a Contractor or subcontractor who appears on the Unfair Labor Practice register compiled under MCL 423.322.
- 43. Governing Law. This Contract is governed, construed, and enforced in accordance with Michigan law, excluding choice-of-law principles, and all claims relating to or arising out of this Contract are governed by Michigan law, excluding choice-of-law principles. Any dispute arising from this Contract must be resolved in Michigan Court of Claims. Contractor consents to venue in Ingham County, and waives any objections, such as lack of personal jurisdiction or forum non conveniens. Contractor must appoint agents in Michigan to receive service of process.
- **44. Non-Exclusivity.** Nothing contained in this Contract is intended nor will be construed as creating any requirements contract with Contractor. This Contract does not restrict the State or its agencies from acquiring similar, equal, or like Contract Activities from other sources.
- **45. Force Majeure.** Neither party will be in breach of this Contract because of any failure arising from any disaster or acts of god that are beyond their control and without their fault or negligence. Each party will use commercially reasonable efforts to resume performance. Contractor will not be relieved of a breach or delay caused by its subcontractors. If immediate performance is necessary to ensure public health and safety, the State may immediately contract with a third party.

46. Dispute Resolution. The parties will endeavor to resolve any Contract dispute in accordance with this provision. The dispute will be referred to the parties' respective Contract Administrators or Program Managers. Such referral must include a description of the issues and all supporting documentation. The parties must submit the dispute to a senior executive if unable to resolve the dispute within 15 business days. The parties will continue performing while a dispute is being resolved, unless the dispute precludes performance. A dispute involving payment does not preclude performance.

Litigation to resolve the dispute will not be instituted until after the dispute has been elevated to the parties' senior executive and either concludes that resolution is unlikely, or fails to respond within 15 business days. The parties are not prohibited from instituting formal proceedings: (a) to avoid the expiration of statute of limitations period; (b) to preserve a superior position with respect to creditors; or (c) where a party makes a determination that a temporary restraining order or other injunctive relief is the only adequate remedy. This Section does not limit the State's right to terminate the Contract.

- **47. Media Releases.** News releases (including promotional literature and commercial advertisements) pertaining to the Contract or project to which it relates must not be made without prior written State approval, and then only in accordance with the explicit written instructions of the State.
- **48. Website Incorporation.** The State is not bound by any content on Contractor's website unless expressly incorporated directly into this Contract.
- **49. Order of Precedence.** In the event of a conflict between the terms and conditions of the Contract, the exhibits, a purchase order, or an amendment, the order of precedence is: (a) the purchase order; (b) the amendment; (c) Exhibit A; (d) any other exhibits; and (e) the Contract.
- **50. Severability.** If any part of this Contract is held invalid or unenforceable, by any court of competent jurisdiction, that part will be deemed deleted from this Contract and the severed part will be replaced by agreed upon language that achieves the same or similar objectives. The remaining Contract will continue in full force and effect.
- 51. Waiver. Failure to enforce any provision of this Contract will not constitute a waiver.
- **52. Survival.** The provisions of this Contract that impose continuing obligations, including warranties and representations, termination, transition, insurance coverage, indemnification, and confidentiality, will survive the expiration or termination of this Contract.
- **53. Entire Contract and Modification.** This Contract is the entire agreement and replaces all previous agreements between the parties for the Contract Activities. This Contract may not be amended except by signed agreement between the parties (a "Contract Change Notice").

Attachment A, Probation Residential Services Standards

1. ADMINISTRATION STANDARDS

The standards under "Administration" deal with the broad organizational issues that define the purpose, legal formation, structure, resource allocation, and overall impact of PRS. By establishing guidelines and criteria in this category, two objectives are met. First, local communities, criminal justice agencies, and local and state government are able to more precisely understand the philosophy, values, and characteristics of the organizations elected to deliver PRS. Those services are critical to the safety and welfare of communities and their citizens. Second, by complying with these standards, organizations meet internal needs. Clear organizational direction is communicated to staff, internal lines of authority and general organizational structure is established, and a system is created to assess the use of resources toward accomplishing desired objectives.

- a. The Contractor operating a PRS facility shall be a legal entity. The administrator shall maintain documentation at the facility or principal place of business of the Contractor that reflects that status, including current articles of incorporation, bylaws, tax status, or similar legal documents.
- b. The Facility Director shall maintain a mission statement that reflects the general purpose, overall goals, and organizational values that guide the operation of the facility.
- c. The Facility Director shall maintain a current internal organizational chart at the facility that accurately lists all Contractor staff positions involved in the program and demonstrates the lines of authority and structure.
- d. The Facility Director shall prepare or have prepared:
 - An annual budget, prepared at the beginning of the contract period or organization's fiscal year, that anticipates revenues from individual sources and outlines expected expenditures by operational categories or line items. The budget should be reviewed and updated through the year as required by the governing authority of the facility.
 - Written policies and procedures that employ recognized accounting procedures to control and record the receipt, maintenance and dispersal of funds associated with the operation of the facility. Offenders' funds shall not be commingled with program operational funds.
 - An annual independent fiscal review to document actual revenues and expenditures associated with operation of the facility as compared with the categories and line items of the annual budget.
- e. The Facility Director shall prepare an annual report for the Contractor's governing body, the local community corrections board, the OCC, referral agencies, and

subcontractors. The report shall contain statistical summaries of facility activities and accomplishments during the year with reference to the stated mission and goals.

f. Contributions

Consistent with current local practice(s), PRS Contractor(s) may collect offender contributions from adult felony offenders residing in the Contractor's facility. Offender contributions are not to exceed 35% of the offender's gross income. Records of offender contributions shall be maintained consistent with Generally Accepted Accounting Principle (GAAP) requirements. Offenders shall not be considered an unsuccessful completion for failure to pay. Pre-numbered receipts shall be issued for all offender contributions. One copy shall be delivered to the offender, with the original maintained by the PRS facility. Copies of these receipts and documentation of the offender's income for the period during which the contribution was made shall be maintained.

2. PERSONNEL STANDARDS

People are the key elements of any organization. The standards in this section emphasize both local and state level community corrections programs are expected to place high priority on the support and management of program personnel. The line and Contractor staff is involved daily with the monitoring, supervision, treatment and service delivery that are essential to effective management of offenders. Job roles and responsibilities must be carefully and clearly defined. Selection and hiring practices must be fair and thorough. Employees must be adequately trained, supported and supervised, and clearly understand how to maintain professional relationships with offenders assigned to the OCC programs. The Contractor must:

- a. Maintain written personnel policies that are available to all staff and accessible to employees at their work sites. The policies shall address hiring practices, promotions, grievance procedures, staff development, performance appraisals, benefits, disciplinary procedures and terminations.
- b. Maintain written job descriptions for all facility staff. The descriptions shall include job titles, minimum qualifications, responsibilities and duties. In addition, salary ranges shall be maintained for all positions.
- c. Maintain and implement hiring and promotion policies that recognize equal opportunities and prohibit discrimination based on sex, creed, race, color, religion, disability, age, ancestry, or national origin.
- d. Conduct a background investigation before applicants are hired. A criminal history check for 'wants' and warrants shall be conducted and documented in personnel files.
- Maintain a confidential personnel file for each employee that is accessible to the employee. The file shall contain records of the background investigations, dates of employment, training records, performance appraisals (conducted at least annually),

commendations, disciplinary actions, and related records. Information from the files shall be available for the purpose of verifying compliance with standards or contractual requirements. It shall be the responsibility of the Contractor to maintain the confidentiality of the information.

- f. Maintain personnel policies on ethical and professional relationships between staff and offenders in the facility. The policies shall also incorporate the following points:
 - 1. Contractor staff shall not use their official positions to secure or receive advantages, gifts, or favors.
 - 2. Contractor staff shall not display favoritism or preferential treatment towards individual offenders or groups of offenders.
 - 3. Contractor staff shall not engage in personal or business relationships with offenders, offender's family, or associates.
 - 4. Contractor staff shall not engage in any criminal activity.
 - 5. Contractor staff shall immediately report any attempt to violate these relationship guidelines to the Facility Director.
 - 6. Overfamiliarity between the offender(s) and Contractor/Contractor's staff is strictly prohibited.
- g. Conduct 16 hours of formal or supervised "on the job" orientation for all program staff or security staff. Training shall include documented review of Contractor's policies and procedures. Staff shall complete the orientation before receiving an independent work assignment. Exceptions may be made for transfers or employees, with prior work experience at similar positions. Annually, all full-time program staff must complete a minimum of 20 hours of job related training. Part-time staff shall complete a pro-rated amount of job related training equivalent to the full-time staff.
- h. Develop policies and procedures to ensure its employees and officers avoid conflicts of interest.

3. MANAGEMENT CONTROLS STANDARDS

"Management Control" refers to approaches facility directors use to monitor and direct their day-to-day operations. These controls are necessary to assure the Contractor achieves the objectives and quality levels expected by its own organizational administration, the community, the OCC, and criminal justice agencies. Applying "systems theory" terminology to PRS, the Contractor's facilities have:

- 1. Inputs such as funding, offender referrals and placements
- 2. Processes such as offender monitoring, program services
- 3. Outputs such as treated offender and restitution payments to victims
- 4. Outcomes such as safer communities, rehabilitated offenders

Management controls are tools and systems used to optimize outputs by improving control over inputs and processes. The tools consist of data collections measures or monitoring activities that enable the mangers to stay aware of critical information related to inputs, processes, and

outputs. The tools also include measures to guide and control the activities with the facility. The Contractor must:

- a. Maintain a current policies and procedures manual that describes the purpose, philosophy, programs and services, and operating procedures of the facility. The manual shall address all requirements, programs, or services delineated by these standards. The Contractor shall operate according to this manual, and all staff shall be familiar with its contents.
- b. Review the policy manual with the governing body and Contractor Representative at least annually, and update when necessary.
- c. Establish criteria or guidelines about the acceptance or rejection of offenders referred to the Contractor.
- d. Establish screening criteria that prohibits discrimination on the basis of race, color, religion, creed, disability, sexual preference, or national origin.
- e. Develop and implement policies and procedures which provide increasing opportunities and privileges for offender involvement with family and community activities, prior to final release.
- f. Develop policies and procedures that specify timeframes for implementing offender discipline.
- g. Develop policies and procedures to address offender grievances, including appeals procedures.
- h. Develop policies and procedures that define dissemination of routine documentation e.g., supervision plans, supervision plan modifications, termination summaries, quarterly and monthly reports, etc., to referral agencies.
- i. Prepare policies and procedures to implement a system on internal auditing and selfmonitoring.

4. SECURITY STANDARDS

Public safety is a primary concern of all criminal sanctions, including PRS. Facilities with well-structured environments and security programs reduce risk and liability, and increase public acceptance and support for the programs. These standards outline security concerns of the community, Contractor staff, the OCC, and offenders.

These standards are closely related to those in Standard 6, Case Management Standards. By following Standard 6 to individually screen and classify offenders, Contractor staff shall identify the risk factors and other case information that will be integrated into the security standards. The security standards below define the minimum procedures the Contractor shall employ to monitor offenders in the facility and offenders in the authorized release period. Special attention

is placed on testing for drug and alcohol abuse, which is a significant contributing factor to criminal behavior and unsuccessful placement in community-based corrections programs. Other key security issues addressed by these standards include responses to incidents, control of contraband, and transportation of offenders. The Contractor must:

- a. Within 24 hours of entry into PRS, provide each offender written rules and regulations, descriptions of disciplinary actions for rule violations, and a written description of grievance information. The offenders and Contractor staff shall sign a form that records the date and time acknowledging the receipt of information. The form shall be kept in the offender's file.
- b. Provide incoming offenders an orientation about the facility and the community, which shall include information regarding emergency equipment, exits within the building, location of community legal and medical services, and services provided to the offender within twelve hours of admission.
- c. Conduct intake interviews with incoming offenders. Interviews shall be conducted within the first twelve hours of admission. Each offender shall be interviewed to record, at a minimum, the following basic information:

1. Name

6. Social Security Number and MDOC Offender Number

2. Address

7. Medical problem/needs

3. Date of Birth

8. Special dietary needs

4. Sex

9. Emergency Contact person

Race/Ethnicity

10. Person authorized to claim property

- d. Create guidelines for inventory and securing incoming offenders' property. Guidelines shall specify which items offenders are allowed to possess and which items must be placed in storage at the facility. A copy of an offender's inventory must be signed by both staff member and offender, and shall be provided to the offender. The guidelines shall dictate proper disposal of property upon an offender's departure, if not claimed by the offender.
 - e. Develop written policies and procedures on substance abuse testing of offenders. The time between offender notification of testing and the collection of samples for urinalysis shall be within a reasonable amount of time. Written policies and procedures shall ensure chain of custody and testing of samples meet acceptable evidentiary standards when test results are needed for offender disciplinary proceedings.
- f. Conduct urinalysis and other testing for alcohol and controlled substances using safety precautions. Rubber gloves shall be used by staff during handling of samples. Smoking, eating, or drinking is prohibited food shall not be refrigerated where samples or chemicals are stored.
- g. Conduct random urinalysis testing on each offender at least once a month, or in accordance with a schedule agreed upon by the probation agent. Each sample shall be tested for at least five controlled substances, consistent with the offender's

substance abuse history. Gaps between urine tests shall not exceed 30 days. A random urinalysis test for alcohol must be conducted on each offender, exclusive of tests stemming from initial and discharge drug testing.

- h. Have record keeping system(s) for substance abuse testing. The system shall include:
 - 1. Information in individual case files sufficient with case management functions
 - 2. Aggregate substance abuse testing results within the facility for broader management functions.
- i. Develop written procedures on isolation and observation of offenders who are intoxicated or under the influence of a controlled substance(s).
- j. Develop policies and procedures for random and regular monitoring of each offender's off-site whereabouts. The offender's off-site location shall be randomly verified through personal contact, phone contact, and/or reliable third party. Each offender's off-site whereabouts shall be monitored with at least one work pass and one furlough pass verification, each month.
- k. Randomly monitor the off-site whereabouts of offenders who have resided at the facility for less than 60 days at least twice per month, exclusive of furlough monitoring. Gaps between verifications shall not exceed thirty days.
- Develop written procedures on the issuance of all passes and furloughs. While on furlough, emergency furlough, or any other pass that exceeds 8 hours, the offender's whereabouts shall be verified via staff contact with the offender. Whereabouts verification documentation shall include offender name, method of verification, date, time, location, and staff name conducting the verification.
- m. Develop written policy restricting the use of physical force by staff. If physical force is used by Contractor staff, an incident report must be completed.
- n. Conduct at least four random head counts every day, during which each offender's physical presence or itinerary shall be observed. A record shall be made of such counts and signed by the Contractor staff member conducting the count.
- o. Possess documentation recording all offenders authorized absences from the facility. Documentation within each entry shall include, at a minimum, offender name, date, time of departure, destination, authorized purpose, expected return time, actual return time, and offender signature. Contractor staff and offender signatures prior to the offender's departure, and following arrival, shall verify all entries.
- p. Develop written policies and procedures on the transportation of offenders by Contractor staff.
- q. Develop procedures defining AWOL status. Procedures to be followed after an AWOL shall be clearly outlined. At minimum, the procedures shall include:
 - 1. Prompt notification of appropriate referral agency.

- 2. Notification of any other persons indicated in the probation order or by the referring agency.
- 3. Notification of the appropriate law enforcement agency.
- r. Adopt policies and procedures to prohibit sexual conduct between offenders, and between offenders and staff.
- s. Offenders with Record of Sexual Offenses
 The MDOC will not refer any offender who is believed to be a significant risk to the community, or to people in and around the Contractor's facility. This includes any known predatory or assaultive sex offenders with a conviction or history of forcible rape. Since there can be different interpretations to terms such as predatory, assaultive, history, etc., a further differentiation is provided to potential Contractors. Contractors must determine whether to accept offenders with sexual offense convictions or histories into their PRS treatment program. The facility that the Criminal Sexual Conduct (CSC) offender receives and resides during treatment must not be within 1,000 feet of school property.

5. FACILITIES STANDARDS

The OCC and halfway house programs have evolved into a legitimate component of the criminal justice system. The growth and changes of these programs place increasing demands on the housing facilities and programs. Facilities must be in compliance with applicable local zoning, safety, and health codes. The Contractor must provide adequate living space and facilities for the offenders, as well as for Contractor staff and subcontractors Standards in this section address code compliance, space and facility requirements, safety, and cleanliness. Compliance with standards in this section is vital to reducing liability exposure to the referral and oversight agencies and the operators of programs. The Contractor must:

- a. Maintain a fire alarm and smoke detection system at the facility. The smoke detection system must be tested at least quarterly.
- b. Store all flammable liquids and hazardous materials (paint, cleansers, adhesives, etc.), in its original containers, and away from kitchen and dining areas, furnace heaters, and sleeping and high traffic areas.
- c. Conduct an emergency evacuation fire drill at least quarterly, and submit accompanying specific documentation to the Program Manager.
- d. Provide a minimum of fifty square feet of floor space per offender in sleeping areas of the facility. Within the 50 square foot minimum, no more than 4 square feet may be closet or wardrobe area.
- e. Provide separate space for private individual counseling, group meetings, visitation, dining, and food preparation.

- f. The facility and surrounding property shall be kept in a clean and sanitary condition at all times. Written policies and procedures shall define regular housekeeping and maintenance routines.
- g. Offenders may be assigned house cleaning chores and duties following policies and procedures. The policies and procedures must exhibit fair and equal distribution of chores and duties. Inspections by Contractor staff shall ensure that each offender's linen is cleaned on a weekly basis.

6.00 CASE MANAGEMENT STANDARDS

Case Management standards involve offender assessment, offender development, revision of case supervision/treatment plans, and the tracking and recording of offender progress while in OCC. The Case Management standards are intended to make the most efficient and effective use of limited resources to protect public safety and prioritized offender services on those problems most related to criminal behavior. The Contractor must:

- a. Maintain a written procedure for assigning the case management of each offender to a case manager within 24 hours after the offender's admission to the facility.
- b. Maintain a separate case record for each offender placed in the facility. Each individual case record shall include, at a minimum, the following information that is uniformly filed, kept current and confidential:
 - Commitment documents from referring supervising agent, including background information. The local referral practice must be approved by the Community Corrections Advisory Board.

An Order of Probation or an Amended Order of Probation committing the offender to PRS or requiring participation in PRS shall accompany all referrals.

For offenders placed in PRS as a follow-up to the Special Alternative Incarceration (SAI) program, a referral form from the SAI program, an Order of Probation, or an Amended Order of Probation shall be acceptable documentation.

The referring agency shall provide background information which contains basic identification information, identifies the offenders' service needs, and describes the offender's criminal history. A form which provides this information may be provided by the Contractor, the local CCAB, or the MDOC.

2. Proof of Eligibility

Eligibility shall be confirmed by including an MDOC approved actuarial, objective, or a validated risk and needs assessment instrument. Referral

information and risk assessment information must be maintained in the offender's case file at the facility.

Target Population:

Felony offenders scoring "moderate" to "high" in overall risk potential or Substance Abuse need, when using a State approved actuarial, objective, validated risk and needs assessment instruments. Offenders can be from either the pretrial or sentenced felony population as long as the risk assessment permits.

Offenders who have been convicted of Operating Under the Influence of Liquor (OUIL) 3rd, being in the intermediate sanction cell or straddle cell with a Prior Record Variable (PRV) of less than 35, will also be eligible for those counties who are awarded Drunk Driver Jail Reduction (DDJR) funds.

Parole violators are eligible pursuant to policies and procedures which identify and prescribe local correctional interventions to be utilized as alternatives to a prison return. Eligibility is limited to Level III Parole Violators which require an Area Manager review as defined within the MDOC's Parole Violation Response Guidelines.

- 3. Intake information form
- 4. Individual case assessment and supervision plans, documentation, and reviews
- 5. Screening forms and available medical records
- 6. Release of information and other consent forms
- 7. Chronological entries and progress reports documenting developments of the case, including compliance with special conditions
- 8. Information on employment, earnings, collections, and payments related to the case
- 9. Copies of incident reports, disciplinary actions, disciplinary appeals, and grievances
- 10. Copies of correspondence, referral forms, or other documents related to the case
- 11. Termination forms, summaries, and notices
- c. Maintain confidentiality of case records in accordance with federal laws, state laws, and OCC directives.

- d. Develop written policies and procedures regarding the confidentiality of individual case records. The policies and procedures shall contain at a minimum, client access, staff access, and release of information. In addition, the Contractor shall maintain policies and procedures governing "Release of Information Forms." Release of Information forms address circumstances when releases are permitted, restrictions on type of information to be released, and structure and identification information to be placed on the form which includes, but is not limited to:
 - 1. Name of person, agency or organization requesting information
 - 2. Name of person, agency or organization releasing information
 - 3. The specific information to be disclosed
 - 4. The purpose or need for the information
 - 5. Date consent form is signed and expiration date
 - 6. Signature of the offender
 - 7. Signature of individual witnessing offender's signature
- e. Develop written procedures for secure storage of all files, logs, and records for at least five years. Such records may then be shredded in a manner ensuring complete confidentiality.
- f. Upon completion of an offender's assessment, complete a case analysis to identify the individual offender's needs.
- g. Case Managers shall formulate a personalized case management plan for each offender which specifies supervision approaches. The Case Manager, with the offender, shall plan the interventions targeted to address particular needs. Supervision plans shall include measurable criteria of expected positive behavior, accomplishments, and a time schedule for achievement. The plan shall address the offender's educational and vocational needs, and arrange for the offender's participation in education classes (basic or GED), job training, and/or job placement assistance. Community service work shall be consistent with offenders' therapy and or employment status. The original supervision plan shall be completed, signed, and dated by both the Case Manager and the offender within 5 business days of the offender's admittance into the program.
- h. Case Managers shall meet with each offender individually at least once each week to review their caseload. The meeting shall discuss progress towards objectives identified in the offender's case management plan, and to address problems that may be impinging on the offender's reintegration into the community. The plan shall be updated every 30 days. The update, at a minimum, shall include a review of: the offender's attendance and participation in services, progress in daily living, interactions with other offenders and staff, adherence to house rules, curfew, treatment plan stipulations, and an assessment of continued need for residential treatment. Copies of the reviews shall be provided to the appropriate probation or parole agent at the end of every 30 days.
- i. Enter chronological or progress notes into an offender's case record each time there is a scheduled meeting, an event, information affecting the direction or progress of

the case occurs, and any interagency communication regarding the particular case occurs. All entries shall be legible, accurate, systematically filed, and verified and dated by the Contractor staff member making the entry. The Contractor must:

- Require each offender, with an income, to develop a budget. The written budget shall be reviewed by the offender's Case Manager and recorded in the case file. The establishment of a budget through financial counseling shall consider financial obligations to the Court, supervision fees, work related transportation costs, child support, necessary work-related and personal hygiene items, saving for living expenses upon program completion, spending money, and offender contributions.
- Develop policies and procedures for offender driving privileges and use of privately owned vehicles. The policies and procedures shall include the following minimum criteria: current and valid driver license, proof of insurance, and valid motor vehicle registration. Photo copies of this documentation must be maintained in the offender's file.
- 3. Prepare a discharge plan at the termination of PRS participation, which reviews the offender's performance in the PRS. If the offender will be transferring to non-residential or probation, the summary shall also include recommendations to assist with continuity and transition of supervision. Recommendations could include housing, medical, and employment follow-up within the appropriate county. Written confirmation of such planning shall include an offender's acknowledgment of the discharge plan. Notification of an offender's scheduled termination from PRS shall be provided to the probation or parole agent or the Community Corrections Manager at least two weeks prior to the scheduled termination. The purpose of this notification is to advise the agent or manager of the scheduled termination, to review the progress of the offender while in PRS, and to consider follow-up programming.

7.00 OFFENDER SERVICES STANDARDS

- a. PRS shall not exceed 150 days without the prior approval of the MDOC. The Contactor must determine and fully document the offender's need for continued PRS versus placement in unsupervised community housing (e.g. HUD housing, threequarter house).
- b. The Contractor must provide offenders meals meeting nutritional requirements established as U.S. Required Daily Averages. Food shall be stored, prepared, and serviced in compliance with all state and local health and food codes, laws and regulations. Menus shall be approved and reviewed at least annually by a registered dietician/nutritionist. The Contractor shall submit sanitation reviews and menu analysis to MDOC annually.

- c. The Contractor must advise all offenders that medical and dental services are the responsibility of the offender. Within twelve (12) hours of arrival at the facility, the Contractor shall advise each offender on the location of emergency medical and other health care services within the community.
- d. Upon placement in the Contractor's PRS facilities, a health screening shall be conducted on each offender to identify any obvious medical complications that would affect placement.
- e. The Contractor must have at least one staff member on duty, at all times, who is trained in emergency first aid and CPR. In addition, Contractor's policies and procedures shall direct staff response on offender medical emergencies.
- f. The Contractor must provide first aid supplies and equipment.
- g. The Contractor must secure all prescribed medications for offenders in a locked location, and the offender's use shall be monitored to ensure compliance with instructions from the prescribing medical authority. The Contractor shall keep records to document the distribution of medications to offenders. The records and an inventory of medications shall be audited by the Facility Director, or other staff not directly responsible for distribution, at least twice each month. The Contractor shall maintain policies and procedures on the disposal of unused or abandoned medications.
- h. The Contractor must maintain documentation that provides for the offenders' individual recording of financial transactions related to placement in the facility. The financial transactions shall consist of earnings, subsistence fees, restitution, fines, and savings. Receipts shall be provided to offenders for each payment made directly to the Contractor.
- i. The Contractor must provide appropriate referral to qualified treatment providers to meet the needs of the offenders accepted for placement. The Contractor shall monitor participation and progress in the treatment. The Contractor shall advise offenders upon intake, or upon a decision to refer, regarding the reason(s) for the referral, the offenders' responsibilities for payment, and participation in treatment.
- j. The following requirements apply to non-residential substance abuse treatment services:
 - 1. The Contractor must provide at least one cognitive-based group. The curriculum must be approved by the OCC, and the Contractor must maintain appropriate Michigan licensure and/or appropriate training certification. The Contractor must maintain documentation of group attendance and participation in the case management plan.
 - 2. The Contractor must provide two group sessions per week. Each group shall last between one and a half to two hours.

- k. The following requirements shall apply to the Contractor's substance abuse treatment program:
 - 1. The Contractor must complete a detailed treatment plan for each eligible offender within 10 business days after admission. The plan shall be based on information obtained during the assessment and intake process.
 - 2. The Contractor's treatment plan shall include a diagnosis of substance abuse dependency, treatment goals, the frequency and types of treatment services, and supportive social services to be provided. Documentation must be maintained in the case management plan.
 - 3. The Contractor's treatment and rehabilitation regimen shall include weekly scheduled therapeutic activities for each offender. The scheduled activities shall consist of group counseling, education, social work, and recreational activities. The activities shall include:
 - a. Two psycho-education group processing sessions each week. Each group to last between one and a half to two hours.
 - b. Six hours of Contractor staff led or supervised therapeutic activity. Examples may include Alcohol Anonymous meetings, Narcotics Anonymous meetings, Substance Abuse meetings, or Mindfulness exercises, or other activities approved by the OCC.
- I. The Contractor must develop a specific plan to address offender substance abuse programming, which shall be revised or updated at the beginning of each Contract year. The plan must include procedures for assessment, referral, treatment, and monitoring. Treatment resources shall be described in detail. Substance abuse services may only be provided by Contractor staff licensed by the State of Michigan's Center for Substance Abuse Services, Department of Health and Human Services.
- m. The Contractor must develop a specific plan to address offender employment services, which shall be revised or updated at the beginning of each contract year. The plan must include procedures for job readiness, aptitude testing, job referrals, and facility phone access during normal business hours (8 A.M. 5 P.M., Monday Friday). Employment resources shall be described in detail.
- n. The Contractor must adopt policies and procedures to ensure offenders reasonable opportunities for recreation and relaxation.
- o. The Contractor must provide offenders direct transportation or access to transportation, to assist offenders in traveling to work, treatment, or other services pursuant to the case management plan.
- p. The following requirements are the PRS objectives for the Contractor:
 - 1. Maintain an 80% rate of offenders who achieved key case management objectives by the time of successful discharge from PRS facility.

- 2. Maintain a 90% rate of offenders with no additional positive drug tests after 15 days in PRS.
- 3. Maintain an 80% rate of offenders who successfully complete a cognitive behavioral treatment group by the time of discharge.

Attachment B, Facility Location(s) & Capacity

Facility 1		
Address	Maximum Number of Beds at Facility	Male or Female Facility
243 68th St SE	28	Male
Grand Rapids, MI 49548		