



OAKLAND COMMUNITY HEALTH NETWORK

AMENDMENT AND CHANGE ORDER **OF CONTRACT NUMBER 2024-1952**

AMENDMENT NUMBER 2

EFFECTIVE DATE: October 1, 2025

This Amendment of Contract Number 2024-1952, (hereafter this "Amendment") is made and entered into by and between the **Cities of Ferndale, Hazel Park, Madison Heights and Royal Oak**, (hereafter "Contractor"), and Oakland Community Health Network, (hereafter the "OCHN").

The Parties agree and acknowledge that the purpose of this Amendment is to modify the Agreement as provided herein and otherwise continue the present contractual relationship between the Parties as described in their current Contract (the "Contract"), with the same Contract Number as above.

In consideration of the extension of the mutual promises, representations, assurances, agreements, and provisions in the Contract and this Amendment, the adequacy of which is hereby acknowledged by the Parties, the Oakland Community Health Network and the Contractor agree to amend the current Contract as follows:

1. Contract Changes:

- 1.1 Effective as of the date of this Amendment, the Contract Number of the Agreement shall be changed from 2024-0277-JUS to 2024-1952.
- 1.2 The Parties agree to extend the Term of the Contract through September 30, 2026 ("Second Extension Term").
- 1.3 The Parties agree to replace Attachment A in its entirety as attached hereto.

2. Miscellaneous Provisions

- 2.1 The Parties agree that any and all defined words or phrases in the current Contract between the Parties will apply equally to and throughout this Amendment.
- 2.2 The Parties agree that any and all other terms and conditions set forth in the current Contract between the Parties shall remain in full force and effect and shall not be

modified, excepted, diminished, or otherwise changed or altered by this Amendment except as otherwise expressly provided for in this Amendment.

- 2.3 The Parties acknowledge and agree that for any and all purposes herein and hereafter, that any and all Oakland Community Health Network ("OCHN") approved, written, amendments to the current Contract, that have been executed between the Parties as provided for in the current Contract, at any time since the Parties entered into their current Contract and the execution of this "Amendment," shall hereafter be defined and referred to as "Prior Amendments."
- 2.4 OCHN and the Contractor agree that the current Contract, as amended by any and all Prior Amendments, as defined above, and this Amendment, set forth the entire contractual agreement and legal relationship between the Parties. In entering into this "Amendment," the Contractor acknowledges that it has not relied upon any prior or contemporaneous agreement, representation, warranty, or other statement by OCHN and/or any OCHN Agent that is not expressly set forth in the current "Contract", any Prior Amendments, and/or this "Amendment", and that any and all such possible, perceived or prior agreements, representations, understandings, statements, negotiations, understandings and undertakings, whether written or oral, in any way concerning or related to the subject matter hereof are fully and completely expressed in the current "Contract", any Prior Amendments, and/or this "Amendment." It is further agreed that except for those terms and conditions expressly provided for in the current Contract, any Prior Amendments, and/or this "Amendment", there are no other agreements, understandings, contracts, or representations between the Contractor and either OCHN, any OCHN Agent, the County of Oakland or the State of Michigan in any way related to the subject matter hereof which effect any contractual relationship between the Parties.

The remainder of this page is blank. Signature page follows.

For and in consideration of the mutual assurances, promises, acknowledgments, warrants, representations, and agreements set forth in the Contract and this Amendment, and for other good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, the undersigned, duly authorized representatives, hereby execute this Amendment on behalf of OCHN and the Contractor, and by doing so legally obligate and bind OCHN and the Contractor to the terms and conditions of the Contract and this Amendment.

For City of Madison Heights

By: _____
Melissa Marsh
City Manager
Address for Notice: 300 West 13 Mile Road, Madison Heights, MI 48071

For City of Ferndale

By: _____
Colleen O'Toole
City Manager
Address for Notice: 300 E Nine Mile Road, Ferndale, MI 48220

For City of Royal Oak

By: _____
Michael Fournier
Mayor
Address for Notice: _____

For City of Hazel Park

By: _____ By: _____
Edward Klobucher Lisa Mayo
City Manager City Clerk
Address for Notice: 111 E. Nine Mile, Hazel Park, MI 48030

For Oakland Community Health Network

By: _____ By: _____
Trisha Zizumbo, MSA, CHES Robert Blumenfeld
Chief Operating Officer Deputy Chief Financial Officer
Address for Notice: 5505 Corporate Drive, Troy, MI 48098

Attachment A
Mental Health Co-Response Team
Cities of Madison Heights, Ferndale, Royal Oak and Hazel Park
January 1, 2024 – September 30, 2026

For Two Mental Health Clinicians

Item	2024 Amount 1/1/24 – 12/31/24	2025 Amount 1/1/25 – 12/31/25	FY25/26 Amount 10/1/25 – 9/30/26
Salary	\$140,000.00	\$137,609.00	\$140,788.00
Fringes (42%)	58,800.00	57,796.00	59,131.00
Laptop	3,000.00		
Ipad	2,000.00		
Cell/MIFI/Ipad	3,092.00	2,854.00	2,500.00
Vehicle Stipend	19,200.00	19,776.00	19,200.00
Other Supplies	2,000.00	2,060.00	604.00
Supervision (6% admin)	13,685.52	\$13,206.00	27,778.00
Total	\$241,777.52	\$233,302.00	\$250,000.00
ARPA Grant Funded Amount*	(\$241,777.52)	(\$131,234.00)	(\$250,000.00)
County Funded Grant Amount**			
Total after Grant Funds Applied	\$0.00	\$102,068	\$0.00

*Grant funding provided by Oakland County through the Local Fiscal Recovery Fund (“LFRF”) allocation under the American Rescue Act of 2021 (“ARPA”).

**Grant funding provided by Oakland County through General Funds.

This Agreement acknowledges that ARPA funds will cover all expenses outlined for Co-Responder Clinician A (hired on July 1, 2024) and Co-Responder Clinician B (hired on August 5, 2024) for a period of 12 months from their respective hire dates. Once the 12-month ARPA funding period for each Co-Responder Clinician has ended, any remaining cost will be shared equally among the City of Madison Heights, City of Ferndale, City of Royal Oak and the City of Hazel Park. For 2025, each city’s share will be \$25,517.00 and each department will be billed quarterly at the email addresses below.

Send Invoices to:		
Department	Contact	Email Address
Ferndale Police Dept.	Chief Dennis Emmi	demmi@ferndalepolice.org
Royal Oak Police Dept.	Chief Mike Moore	mikem@romi.gov
Madison Heights Police Dept.	Chief Brent LeMerise	brentlemerise@madison-heights.org
Hazel Park Police Dept.	Chief William Hamel	whamel@hazelparkpd.us