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File No.: 50442-02

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May 3, 2006

Robert Garringer, Esq.
Assistant Counsel to the Governor
Office of the Governor
Post Office Box 001
Trenton, New Jersey 08625

Re: Correctional Dental Associates

Dear Mr. Garringer:

We represent Correctional Dental Associates ("CDA"). We are writing to provide assistance in your investigation of the issues surrounding the contractual compliance of the inmate dental services provided by Correctional Medical Services ("CMS") pursuant to CMS's contract with the State.

In the past, we have raised with the Division of Purchase and Property the issue of whether CMS violated the New Jersey Professional Service Corporation Act (the "Act") in utilizing AllCare Dental Group, LLC to provide the dental services. It now appears clear that AllCare was created solely for the purpose of providing dental services under CMS's State contract. We are enclosing for your information a copy of our letter of September 29, 2005 to Stanley S. Makaravic of the Division, in which we explain how CMS has violated the Act. Officials in other states have reached the same conclusion under the professional corporation laws of those jurisdictions.

Like New Jersey, New York City contracted with a general corporation to provide certain health care services to inmates. That arrangement has been found violative of New York's professional corporation laws, which are similar to New Jersey's. New York is in the process of restructuring the way it provides inmate dental services (among other medical services). In other words, such services will be provided directly by bona fide professional corporations, unlike CMS and AllCare.

In privatizing their inmate dental services, Massachusetts, Pennsylvania, Ohio, Maryland and Florida have all contracted directly with professional corporations to insure compliance with their professional corporation laws. We believe New Jersey is the only state on the East Coast with a large privatized inmate health care delivery system that has

awarded the contract to provide dental services to a general corporation. We are also enclosing a copy of an excerpt from Florida's RFP, which makes clear that only licensed dentists and professional corporations are eligible to provide the inmate dental services.

As you know, New Jersey has followed this trend in awarding the contract for dental service to CDA for those in the care of the New Jersey Juvenile Justice Commission. We submit that New Jersey should follow its own and New York's example and reconfigure the contract for the delivery of inmate dental services. We can provide a draft of the new New York City contract if you wish to examine it.

In any event, please call if you have any questions about these or other issues we have raised.

A D Oak and

MDS:vkb Enclosures

Enclosure cc: Bor

Bonnie Watson Coleman, Assemblywoman Thomas A. Shea, Chief of Staff George W. Hayman, M.S.W., Acting Commissioner, Department of Corrections Joanne Boyer, Executive Director, New Jersey Board of Dentistry Leslie A. Hayling, Jr., D.D.S., President, Correctional Dental Associates STERNS & WEINROTH

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September 29, 2005

5 MAPLETON ROAD PRINCETON, N.J. 08540-9614 (609) 924-9048

File No.: 50442-02

Stanley S. Makarevic, Assistant Director Contract Compliance Administration Unit Department of the Treasury Division of Purchase & Property 33 West State Street Trenton, New Jersey 08625-0039

Dental Services for the Department of Corrections

Dear Mr. Makarevic:

We represent Correctional Dental Associates ("CDA"). We are writing to follow up on our letter of August 31, 2005, in which we addressed, among other things, the compliance of Correctional Medical Services, Inc. ("CMS") with the New Jersey Professional Service Corporation Act (the "Act"), which permits certain professionals to assume the corporate status for tax purposes, and CMS's failure to fulfill the subcontractor requirements of the RFP in utilizing the AllCare Dental Group, LLC. In our August 31 letter, we noted that CMS appeared to have created AllCare solely for the purpose of providing the dental services under CMS's contract with the State.

The purpose of the requirement in the Act that professionals alone own professional corporations is to ensure that those professionals retain control over their patient relationships and that they not be answerable to corporate executives for the care they provide. Liberty Mutual Ins. Co. v. Hyman, 334 N.J. Super. 400 (Law Div. 2000). Therefore,

because CMS cannot itself provide dental services, CMS also cannot consistent with the Act provide those services through a subcontractor it forms or controls. AllCare is such a subcontractor.

We have now obtained a redacted version of CMS's subcontract with AllCare and have enclosed a copy for your information. It appears from the agreement that AllCare's role is even narrower than we had originally believed. AllCare seems to have been incorporated for the sole purpose of employing the dentists through which CMS can fulfill its obligations to provide care to inmates.

Under the subcontract, CMS will provide to AllCare all necessary administrative support and ancillary services--including office space, supplies, office staff, and assistance in the recruitment of dentists. It is not at all clear, from the subcontract and other documents, how CMS proposes to manage the delivery of dental services, since AllCare's dental director holds a position with another employer. CMS is also required under the subcontract to provide professional liability insurance for AllCare's dentists. Furthermore, we understand CMS employs and furnishes dental assistants.

As we pointed out in our letter of August 31, it is likely that CMS is able to utilize this management structure because AllCare's majority owner and dental director is the spouse of CMS's Medical Director, who is himself a minority owner of AllCare. This ownership structure only underscores the identity between CMS and AllCare. It explains how CMS employs dentists through AllCare, which it cannot do directly under the Act.

AllCare is evidently not independent of CMS. It is not the stand alone professional

entity the Act envisions. Again, it appears to be nothing more than a vehicle CMS is utilizing

to employ dentists and end run the Act.

The problem CMS poses, while new to New Jersey, has arisen in other states. New

York, Massachusetts and Maryland have all dealt with it by either bidding inmate dental

services independently or requiring that such services be provided by a bona fide

professional service corporation. We do not think New Jersey should sidestep the issue by

permitting a professional practice in the corporate form.

We have been unable to ascertain the basis upon which AllCare is to be compensated

and whether CMS provides anything to dentists beyond malpractice insurance, since the

financial terms of the subcontract have been redacted. However, we are confident that you

will be able to do so, since you have access to the unredacted subcontract.

Please do not hesitate to contact us if you have any questions on these issues.

Respectfully submitted,

Mand K. Weinroth

RKW:vkb

cc: Se

See Attached

Peter Cammarano, Chief of Staff, Office of the Governor
John E. McCormac, Treasurer
Devon Brown, Commissioner, Department of Corrections
Fred Jacobs, M.D., J.D., Commissioner, Department of Health & Senior Services
Diane Legreide, Chief of Management and Operations, Office of the Governor
Loretta O'Sullivan, Deputy Chief of Management & Operations, Office of the Governor
Bonnie Watson Coleman, Assemblywoman
Reed Gusciora, Assemblyman
Shirley K. Turner, Senator
George W. Hayman, M.S.W., Assistant Commissioner,
New Jersey Department of Corrections
John V. Naiman, Director
Alice K. Small, Associate Deputy Director
Jack MacNeil, Department of Corrections
Peter Roselli, Assistant Commissioner, Department of Corrections

Leslie A. Hayling, Jr., D.D.S., President, Correctional Dental Associates

Sharon Joyce, Esq., Deputy Attorney General

DENTAL SERVICES AGREEMENT

This agreement is made and entered into and shall be effective as of the 30 day of March, 2005, by and between Correctional Medical Services, Inc., a Missouri corporation (hereinafter referred to as "CMS") and AllCare Dental Group, L.L.C., a New Jersey limited liability company (hereinafter referred as "AllCare").

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledge, CMS and AllCare agree as follows:

- 1. <u>Definitions:</u> As used in this Agreement, the following terms shall have the following meanings:
 - a. <u>Agreement:</u> As used in this Agreement, the term "Agreement" shall mean this agreement between CMS and AllCare, including any amendments hereto or extensions hereof.
 - b. <u>Dental Services:</u> As used in this Agreement, the term "Dental Services" means those dental health services which CMS is obligated to provide to the Patients in accordance with the Prime Contract, including but not limited to: dental screenings; dental examinations; dental treatments, not limited to extractions, when the health of the Patient would otherwise be adversely affected as determined by the dentist; and, referral to dental specialists as needed.
 - c. <u>CMS</u>: As used in this Agreement, the term "CMS" shall mean Correctional Medical Services, Inc., a Missouri corporation, having its principal offices at 12647 Olive Boulevard in St. Louis, MO 63141, and a Regional Office located at 830 Bear Tavern Road, Suite 301, Ewing, New Jersey 08628.
 - d. <u>Correctional Facilities:</u> As used in this agreement, the term "Correctional Facilities" shall mean those New Jersey State correctional facilities for which CMS is currently obligated to provide Dental Services to under the Prime Contract, as listed in Exhibit A which is attached hereto and incorporated herein by reference.
 - e. <u>Effective Date</u>: As used in this agreement, the term "Effective Date" shall mean April 1, 2005.
 - f. FTE: As used in this agreement, the term "FTE" shall mean full time equivalent, or 2,080 hours annually.

- g. <u>Full Time:</u> As used in this agreement, the term "full time" shall mean 40 (40) hours worked per week on site, each and every week of the contract term.
- h. AllCare: As used in this agreement, the term "AllCare" shall mean AllCare Dental Group, LLC, 51 JFK Parkway, 1st Floor West, Short Hills, New Jersey, 07078.
- i. Parties: As used in this agreement, the term "Parties" shall mean CMS and AllCare.
- j. <u>Patients:</u> As used in this agreement, the term "Patients" shall mean those inmates and detainees housed at New Jersey state correctional institutions.
- k. <u>Prime Contract:</u> As used in this agreement, the term "Prime Contract" means that contract between CMS and the State of New Jersey whereby CMS is obligated to make available certain health care services, including dental services, to Patients at certain New Jersey state correctional institutions.

2. Recitals of Pertinent Facts:

- a. CMS is in the business of contracting to supply professional health care services, including dental services, for inmates of correctional institutions and other agencies.
- b. CMS has executed or will soon execute the Prime Contract with the State
 of New Jersey, to be effective from April 1, 2005 to December 31, 2007,
 and with three, one-year renewal option periods.
- AllCare is in the business of employing or contracting with dentists to provide dental services.
- d. CMS desires to enter into a subcontract arrangement whereby AllCare will be obliged to arrange to provide dental services to Patients as are required to be provided under the Prime Contract, and for the term of the Prime Contract (unless earlier terminated), and AllCare desires to undertake such obligations in return for certain consideration.
- e. AllCare is in need of certain administrative support services for its correctional operations, and CMS is able to provide such administrative support services to AllCare. The Parties mutually desire for CMS to provide such services for AllCare in accordance with the terms and conditions of this Agreement.

f. The Parties hereto acknowledge that this Agreement is a subcontract pertaining to a portion of CMS' obligations under the Prime Contract, and that the Prime Contract imposes certain terms and conditions on CMS as the prime contractor, and that CMS may not undertake any obligation or enter into any transaction which would cause it to be not in compliance with its duties and obligations under the Prime Contract.

3. Representations and Warranties of AllCare.

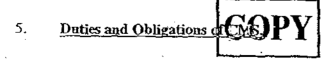
- a. <u>Corporate Good Standing</u>: AllCare represents and warrants that it is a limited liability company organized and existing under the laws of the State of New Jersey and that it is in good standing.
- b. <u>Licensure:</u> AllCare represents and warrants that it possesses any and all state and/or federal licenses necessary for it to perform its obligations pursuant to this Agreement, and AllCare represents and warrants that the dentists which it will retain to assist in the fulfillment of its obligations under this Agreement will also be duly licensed, and all services will be provided in compliance with all applicable laws.
- c. <u>MBE/WBE Status</u>: AllCare is a New Jersey certified minority and women-owned business enterprise ("MBE/WBE") and shall maintain MBE/WBE status throughout the term of this Agreement.
- d. No Breach of Covenants or Other Restrictions: AllCare represents and warrants that the duties and obligations that it undertakes pursuant to this Agreement will not cause it, to be in violation of any restrictive covenants or any rules, regulations or other limitations imposed upon AllCare by any public law or private agreement.

4. Duties and Obligations of AllCare

- a. Provision of Dental Services: AllCare shall provide Dental Services at the Correctional Facilities. To meet this obligation, AllCare, may retain the services of duly licensed and authorized dentists to provide Dental Services at the Correctional Facilities. AllCare will staff each Correctional Facility in accordance with the full-time equivalency ("FTE") requirement as indicated for each individual Correctional Facility in Exhibit A. CMS shall possess the right to approve and/or advise on AllCare's scheduling of the dentists, pursuant to the requirements of the Prime Contract.
- b. <u>Dental Services at Additional Correctional Facilities:</u> In the event that any additional correctional facilities, are added to CMS' obligation under the Prime Contract during, the term of this Agreement, AllCare will provide

Dental Services at such additional correctional facility or facilities and the Parties agree to negotiate the payment of additional compensation to AllCare for such additional services. CMS shall possess the right to approve and/or advise on AllCare's scheduling of the dentists at such additional facilities, pursuant to the requirements of the Prime Contract.

- c. <u>Dental Director Services</u>: CMS shall retain and employ a New Jersey statewide Dental Director who shall perform Dental Director Services for CMS. Said Dental Director Services shall include, but may not be limited to the following: the supervision of dental assistants, dental technicians, and other support and ancillary personnel placed by CMS at the Correctional Facilities to assist in the provision of Dental Services; and, the performance of such services as are necessary to ensure that CMS maintains compliance with the obligation to provide Dental Services pursuant to the Prime Contract, including the provision of monthly reports to CMS describing and detailing the status of CMS dental operations at each Correctional Facility.
- d. Compliance With Prime Contract: AllCare acknowledges and agrees that it is bound by any provision of the Prime Contract that reasonably applies to AllCare's performance of its services hereunder. AllCare further agrees to consent to the modification of this Agreement as may be necessary or appropriate to cause CMS to be in compliance with its obligations under the Prime Contract, as such obligations may be affected by the services and/or AllCare's performance contemplated hereunder.
- e. <u>Changes in Status</u>: AllCare will provide immediate notice to CMS in the event that there are any changes in AllCare's status as represented in Section 3 of this Agreement.
- f. Dental Records: AllCare shall prepare, or cause to be prepared, comprehensive dental records for each Patient for whom AllCare and its dentists provide Dental Services. Each such dental record shall contain sufficient information to identify the Patient, describe any dental complaints of the Patient and record any diagnosis or professional dental determinations, identify and justify appropriate dental treatment, and document the results of such treatment. Dental records prepared or caused to be prepared by AllCare during the term of this Agreement will be kept confidential, except as may otherwise be provided herein. AllCare will allow CMS complete access to such dental records, and AllCare agrees that the State of New Jersey shall retain all ownership rights of such dental records. This section shall survive termination of this Agreement.

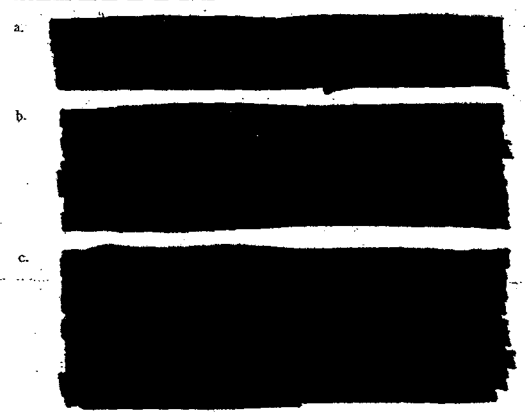


- Administrative Support Services: CMS will provide Administrative Support Services to AllCare under the terms described in this subparagraph. For purposes of this Agreement, Administrative Support Services means: office space, furnishings and supplies; office staff; assistance in the recruitment of dentists to provide Dental Services, as AllCare may request, including the gathering and forwarding to AllCare of professional credentials of prospective dentists as AllCare may request; and, other administrative support services as the parties may agree from time to time. Nothing in this Section may be construed to interfere with AllCare's sole and absolute discretion to approve or disapprove of any prospective dentist.
- Professional Liability Coverage: CMS will arrange for professional b. liability insurance coverage for the services to be provided by AllCare and its dentists pursuant to this Agreement, and CMS shall cause such coverage to be maintained throughout the term of this Agreement. The professional liability insurance coverage to be provided will be occurrence-based, with a per dentist limit of one million dollars (\$1,000,000.00) per occurrence and three million dollars (\$3,000,000.00) in the aggregate annually. This insurance coverage will not provide tail coverage for acts or omissions prior to the Effective Date of this Agreement or for insurance coverage previously carried for AllCare or any of its dentists for any services provided prior to the Effective Date of this Agreement. The insurance coverage to be arranged by CMS will provide professional liability coverage for AllCare and its dentists only for services provided in the Correctional Facilities pursuant to this Agreement and not for services provided to others outside of the context of this Agreement, The insurance to be provided does not include general liability or disability or worker's compensation coverage, which remains the responsibility of AllCare and/or its dentists. Punitive damage awards are not insured or covered by the professional liability coverage to be provided hereunder. AllCare will cause all dentists utilized to provide Dental Services to comply with all underwriting rules and/or risk management guidelines established by any insurance company providing the coverage described herein. AllCare agrees to immediately report any claim or threatened claim to CMS' Legal Department and to cooperate with authorized agents of the insurance company in the investigation and/or settlement of any incident arising from the provision of Dental Services.

In the event that any dentist engaged by AllCare desires to provide their own professional liability coverage, AllCare and its dentist shall provide to CMS suitable proof of such coverage prior to commencing services under this Agreement, and such coverage shall be comparable in limits and coverage to the insurance coverage provided by CMS' policy.

Compensation for Services Rendered.

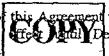
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- Payment of Fees to AllCare: Upon presentation of a monthly invoice and ď, verification of hours of service provided by the tenth (10th) day of the month following the month of service, CMS will pay to AllCare, by the end of the month following the month of service, one-twelfth of the sumof the Dental Services Fee plus the Professional Fees due for the hours of service provided, less the applicable Professional Liability Coverage Fee for hours of service provided. Amounts paid may be further adjusted in accordance with the provisions of this Agreement.
- Adjusted Amounts: In and upon the event that CMS becomes obligated to c. provide Dental Services to any additional correctional facilities, the fees paid by the Parties pursuant to this Agreement will be increased based upon a negotiated amendment to the Agreement.

Term and Termination.

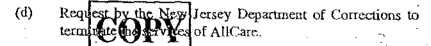
Term: The term of will continue in



this Agreement will commence on April 1, 2005 and ecember 31, 2007, and will then automatically renew commensurate with the Prime Contract for consecutive terms of one (1) year each, unless terminated earlier as provided herein.

b. Termination:

- (1) <u>Termination As Of Right:</u> At any time during the term of this Agreement, either party hereto may notify the other party of its intent to terminate this Agreement without cause, by providing notice to the other party in writing. Such termination will be effective ninety (90) days after the receipt of such notice by the other party.
- (2) <u>Termination For Cause:</u> Either of the Parties may terminate this Agreement upon the occurrence of a material breach of this Agreement by the other party, which has not been cured within thirty (30) days after written notice from the non-breaching party, or such additional period as set forth in the written notice.
- (3) <u>Immediate Termination:</u> CMS may immediately terminate this Agreement upon the occurrence of any of the following events:
 - (a) The failure of AllCare or any dentist utilized by AllCare to meet any of the qualification requirements specified in this Agreement, including without limitation the representations and warranties of AllCare in Section 3, or any misrepresentation by AllCare of its qualifications; or
 - (b) AllCare's actual or anticipated inability to meet its obligations pursuant to this Agreement due to, without limitation, financial insolvency, bankruptcy, or the lack of capacity to provide Dental Services; or
 - (c) Any act or omission of AllCare or any agent or independent contractor or employee utilized by AllCare which CMS determines in good faith to be materially injurious to CMS' relationship or agreement with the New Jersey Department of Corrections, provided however that the act or omission of any employee, agent or independent contractor provider shall not be grounds for termination of this Agreement if AllCare ceases to utilize such individual to provide services hereunder; or



(4) Termination/Modification of Prime Contract: The obligations of the Parties under this Agreement shall terminate upon the termination of the Prime Contract except as is otherwise specified herein. The parties agree to negotiate in good faith to amend this Agreement in response to any modification of the Prime Contract which affects the subject matter hereof.

8. Relationship of the Parties:

- a. Independent Relationship of CMS and AllCare: The relationship of the Parties is that of independent contractors. Nothing contained herein shall create an employer-employee, principal-agent, or partnership relationship between CMS and AllCare or between CMS and any employee, agent or independent contractor of AllCare. CMS shall not exercise clinical control or direction over the manner in which AllCare or any employee, agent or independent contractor of AllCare renders Dental Services, except as may otherwise be provided under the terms and conditions of this Agreement. Nothing contained herein shall interfere with the dentist-patient relationship between any dentist and any Patient, nor with any dentist's legal and/or ethical obligations to provide the proper standard of care to his or her patients. Furthermore, nothing in this Agreement shall interfere with AllCare's management and control of its own business operations and affairs.
- b. Non-Disclosure: AllCare agrees not to disclose any proprietary business information including, without limitation, the terms of this Agreement or any information pertaining to the proprietary business information of CMS, to any other party except as may be specifically provided otherwise in this Agreement. CMS and AllCare will treat all information furnished by the other party as confidential and proprietary business information. AllCare will also cause the conditions of this Section to be included in all contracts it enters into with independent contractor dentists to provide Dental Services pursuant to this Agreement. This Section shall survive termination of this Agreement.
- c. <u>Liability</u>: Each of the Parties hereto shall be liable for its own acts and omissions and the acts and omissions of its employees, agents and contractors.
- d. <u>Indemnification</u>: AllCare will indemnify and hold CMS harmless from and against claims against CMS, its employees and agents, which are based upon the acts and/se emissions of AllCare and/or any of AllCare's employees, agents, officers, or contractors in relation to the services provided pursuant to this Agreement, to the extent that such claims are not

within the professional liability coverage described in Section 5 (b) of this Agreement.

e. <u>Non-Exclusivity:</u> This Agreement is a non-exclusive arrangement. AllCare may participate in other affiliations and render such services as it determines to be in its best interests. Likewise, AllCare acknowledges that CMS must contract with other professional health care providers for the purpose of fulfilling its obligations pursuant to the Prime Contract.

9. Construction of Agreement:

- a. <u>Assignment:</u> AllCare's rights and duties under this Agreement, whether in whole or in part, may not be assigned, delegated, or transferred without the prior written consent of CMS.
- b. <u>Amendments:</u> This Agreement may be amended only by written agreement executed by both of the Parties. The Parties acknowledge that amendments to this Agreement may be required from time to time to comply with state, federal, or local law, or with to meet the requirements of or modifications to the Prime Contract.
- c. <u>Section Headings</u>: The headings of sections in this Agreement are for reference only and shall not affect the meaning of this Agreement.
- d. Entire Agreement: This Agreement, with the attached Exhibits, which are all incorporated herein by this reference, constitutes the entire contract between the parties. No other prior or contemporaneous promise, obligation, statement or understanding between the Parties, whether written or oral, shall be valid or binding. The Parties may execute this Agreement in any number of counterparts, and each such counterpart will, for all purposes, be deemed to be an original instrument, but all such counterparts together will constitute the same Agreement. At the request of any party, the parties will confirm facsimile transmitted signatures by signing an original agreement.
- e. <u>Binding Effect:</u> This Agreement shall be binding upon and inure to the benefit of each party hereto, and their successors and permitted assigns. No party may assign this Agreement, except as specifically provided otherwise herein.
- f. <u>Choice of Law:</u> This Agreement shall be construed in accordance with the statutory and common law of the State of Missouri.

g.	No Third Party Be
	shall have any third



No Patient nor any other non-party rights hereunder.

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- h. <u>Severability:</u> Should any provision (or part thereof) of this Agreement be held to be invalid and/or unenforceable, the remaining provisions shall remain in full force.
- i. Notices: Any notice required hereunder (including notice of an amendment of this Agreement) shall be sent by registered or certified mail (return receipt requested), personal delivery, overnight commercial carrier, or other guaranteed delivery. The notice shall be effective as of the date of delivery if the notice is personally delivered, or the date of posting if the notice is forwarded by other means. Unless otherwise specified, notices shall be sent to:

"CMS"

Correctional Medical Services, Inc.

12647 Olive Boulevard St. Louis, Missouri 63141 Attn: Richard A. Carter

"AllCare"

AllCare Dental Group, LLC

51 JFK Parkway 1st Floor West

Short Hills, New Jersey 07078

Attn: Dr. Janice Bell

j. <u>Non-Discrimination:</u> No party hereto shall discriminate on the basis of race, color, gender, religion, national origin, ethnic group, age, state of health, need for health services, place of residence, or handicap.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of Effective Date.

CORRECTIONAL MEDICAL SERVICES, INC.

ALLCARE DENTAL GROUP, LLC

By: Muhie Voyles

18: Dice President

Date: (1011 15 2005

, Operations

OPY Date: Wrayor

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	For fiscal year 2003-2004 (July 1 – June 30) institutions in Region IV completed:
}	72 Complete Maxillary Dentures
	44 Complete Mandibular Dentures
	97 Maxillary Acrylic Partial Dentures
	81 Mandibular Acrylic Partial Dentures
	40 Maxillary Cast Partial Dentures
	39 Mandibular Cast Partial Dentures
	134 Complete and Partial Denture Repairs
	3 Denture Rebases
	24 Complete Denture Relines
	4 Partial Denture Relines
	Faitigi Delitare i Verities
	b. The number of Oral Surgery cases referred to an off-site Oral Surgeon in
	Region IV is not separately tracked by the Department and thus is unavailable.
	Region is in Separately adviced by the Department and state is utilizenesse.
and de	
Question	s From: MCE and Associates
Question#202	What is the complete list of the current drug formulary?
4000	
Answer #202	Please see Exhibit U (DC Formulary) attached to this Addendum.
Question#203	What is the complete list of all the over the counter medications and supplies that the
<u></u>	pharmacy is responsible for?
Answer #203	Please see Exhibit X (Over-the-Counter Stock Medications) attached to this
	Addendum.
Ouestion	ns From: Correctional Dental Associates of Florida, LLC
Question#204	Will Florida Statutes Section 466,0285 be enforced for all contractors and subcontractors?
Answer #204	The Department requires compliance with all applicable Florida laws and
	regulations for contractors and subcontractors. Failure to comply will be
	considered a violation of the contract terms.
Question#205	466.0285 Proprietorship by nondentists
***	Att
ļ	No person other than a dentist licensed pursuant to this chapter, nor any entity other than a professional corporation or limited liability company composed of dentists may:
7 C C C C C C C C C C C C C C C C C C C	a. Employ a dentist or dental hygienist in the operation of a dental office;
	h. Control the use of any dental agricoment or material white such accomment or material
l de la companya de l	b. Control the use of any dental equipment or material white such equipment or material
Opportunities of	is being used for the provision of dental services, whether those services are provided by a dentist, a dental hygienist, or a dental assistant;
· 000000000000000000000000000000000000	c. Direct, control, or interfere with a dentist's clinical judgment. To direct, control, or
	Page 52 of 68

	services contractually excluded, the application of alternative benefits that may be appropriate given the dentist's prescribed course of treatment, or the application of contractual provisions and scope of coverage determinations in comparison with a dentist's prescribed treatment on behalf of a covered person by an insurer, health maintenance organization, or a prepaid limited health service organization.
	Any lease agreement, rental agreement, or other arrangement between a nondentist and a dentist whereby the nondentist provides the dentist with dental equipment or dental materials shall contain a provision whereby the dentist expressly maintains complete care, custody, and control of the equipment or practice.
Answer #205	There is no question posed.
Question#206	The purpose of this section is to prevent a nondentist from influencing or otherwise interfering with the exercise of a dentist's independent professional judgment. In addition to the acts specified in subsection (1), no person who is not a dentist licensed pursuant to this chapter nor any entity that is not a professional corporation or limited liability company composed of dentists shall enter into a relationship with a licensee pursuant to which such unlicensed person or such entity exercises control over the following:
	 The selection of a course of treatment for a patient, the procedures or materials to be used as part of such course of treatment, and the manner in which such course of treatment is carried out by the licensee;
	b. The patient records of a dentist;
- Processor	 Policies and decisions relating to pricing, credit, refunds, warranties, and advertising; and
V V V V V V V V V V V V V V V V V V V	d. Decisions relating to office personnel and hours of practice.
Answer #206	There is no question posed.
Question#207	Any person who violates this section commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
Answer #207	There is no question posed.
Question#208	Any contract or arrangement entered into or undertaken in violation of this section shall be void as contrary to public policy. This section applies to contracts entered into or renewed on or after October 1, 1997.
Answer #208	There is no question posed.