

DICKINSON REAL ESTATE

06-02-2022

Gage County Board of Equalization
612 Grant Street
Beatrice, NE 68310

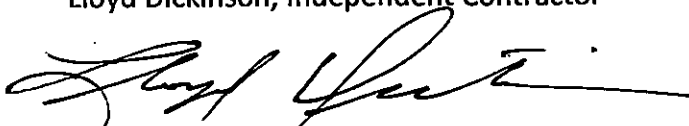
At the request of Gage County Board of Equalization, I will perform agricultural and other property classification, referee work for 2022 Real Estate Assessment protest period.

This includes assessment verification &/or correction assessment work as assigned by Patti Milligan, Gage County Assessor. Referee work includes protest hearings, inspection, research, preparation time and county-court testimony time.

I am a Nebraska Certified General Appraiser, License No- CG910175. I will provide consultation-appraisal services at the rate of \$85/hour as an independent contractor.

Lloyd Dickinson, Independent Contractor

Gage County Board Chairperson

A handwritten signature in black ink, appearing to read 'Lloyd Dickinson', written in a cursive style.

8930 Lammle Circle
Lincoln, NE 68526



Board Of Supervisors - Of - Gage County

P.O. Box 429
Beatrice, NE 68310

Phone:
402-223-1300 Opt. #4

Don Schuller

Gary Lytle

Erich Tiemann

Emily Haxby

Dennis Byars

Terry Jurgens

Eddie Dorn

June 16, 2022

Adams Rescue
c/o Village Clerk
PO Box 41
Adams NE 68301

*Same letter for
all the Emergency
Medical services*

Dear EMS Provider,

This letter is in regard to the current agreement that Gage County has with your entity to provide emergency medical services to an area of Gage County. As you may know, the current expiration date on the agreement is June 30, 2022. However, in paragraph 1. of the agreement it states, "This Agreement may be continued for another one (1) year term upon written approval by both parties". If you wish to continue the terms of the current agreement and extend it to go through June 30, 2023, please have the designated individual of your entity sign below:

Adams Rescue

Date

As soon as we receive this signed extension agreement from you, our board chairman will also sign this extension agreement and we will send a copy to you.

Chairman, Board of Supervisors

Date

If you have any questions regarding this agreement, please contact our office.
Thank you.

Sincerely,

Erich Tiemann
Chairman, Board of Supervisors

ET:dh

**AGREEMENT FOR EPC SERVICES
BETWEEN REGION V SYSTEMS AND
GAGE COUNTY**

July 1, 2022 - June 30, 2023

THIS AGREEMENT, made and entered into between Gage County, a political subdivision of the state of Nebraska, hereinafter referred to as "County," and the Regional Behavioral Health Authority, through Region V Systems, hereinafter referred to as "Region V." The County and Region V may hereinafter jointly be referred to as the "Parties."

WHEREAS, pursuant to Neb. Rev. Stat. 71-801 et seq. (2018), Region V has responsibility for the operation of the publicly funded community behavioral health services program offered within its geographical boundaries, under an Interlocal Agreement to provide such services to which this County and Lancaster County are parties;

WHEREAS, the County and Region V jointly share responsibility in the area of providing services to acutely mentally ill individuals; and

WHEREAS, Region V has entered into agreements with the County of Lancaster, through the Mental Health Crisis Center (MHCC) for the benefit of counties within Region V, to provide crisis stabilization services to persons placed in emergency protective custody within the geographic area served by Region V; and

WHEREAS, the County desires that Region V, through MHCC, assume the safekeeping, care, and sustenance of certain acutely mentally ill individuals in the County who are under the County's lawful authority pursuant to the Nebraska Statutes made and provided in such cases.

NOW THEREFORE, it is mutually agreed by and between the Parties as follows:

1. The duration of this Agreement shall be from July 1, 2022 to June 30, 2023.
2. Region V will maintain an agreement with MHCC, hereinafter referred to as the "Provider," to assume the safekeeping, care, and sustenance of certain acutely mentally ill adult individuals under the County's lawful authority.
3. In consideration of the safekeeping, care and sustenance provided by Region V through its agreements with the Providers, the County shall pay to Region V the sum of \$214.00 per individual for each day or fraction thereof that such individual is in the care of a Provider. A minimum charge of \$214.00 will be assessed for any length of stay 24 hours or less.
4. Region V shall submit itemized monthly statements to the County for individuals which were in the care of the Providers for the preceding month. Such statements shall include:
 - a. the name and address of the individual
 - b. the dates and times of admittance and discharge
 - c. the per diem chargesAll charges shall be paid by the County within 30 days from receipt of such statements.
5. When an emergency protective custody is initiated, prior to admittance of any individual, the law enforcement agency within the County's jurisdiction shall contact the designated Single Point of Entry (SPE) line to determine appropriate provider facility destination. The decision to admit any individual shall be at the sole discretion of the Provider.

6. The County will be billed directly by the medical services provider for any costs of medical and related services, including all prescriptions, which are provided to individuals from the Referring County, and are rendered to the individual outside of the Providers' facilities or by a separate or third party medical service provider. The County will determine its liability, if any, of said costs utilizing its policies, procedures and applicable law.
7. The County agrees that the Providers shall not be responsible for, billed for, or pay for the cost of any medical or related services, including all prescriptions, which are provided to an individual from the Referring County and are rendered to the individual outside of the MHCC facility or by a separate or third-party medical services provider.
8. The law enforcement agency within the County's jurisdiction shall provide all transportation of the individual to the Provider's facility.
9. The County shall be granted reasonable access to the Provider's facility for purposes of inspection and inquiry into the general operation of the Provider's facility.
10. In compliance with the provisions of 41 U.S.C. §4712, Region V Systems has a Whistleblower Policy, which is intended to encourage and enable its subcontractors or subrecipients to raise serious concerns to Region V Systems so that it can address and correct inappropriate conduct and actions. It is the responsibility of any representative acting on behalf of Region V Systems to report concerns about violations affecting Region V Systems.

By policy, a "whistleblower" is defined as an employee or stakeholder of Region V Systems who reports an activity that he/she considers to be illegal, dishonest, or fraudulent. Examples of these activities, which are violations of federal, state, or local laws, include but are not limited to: billing for services not performed or for goods not delivered; other fraudulent financial reporting or accounting practices; violations of code of ethics, policies and procedures, contractual agreements, or any suspected violations of law or regulations that govern Region V Systems' operations.

Region V Systems maintains a Corporate Compliance Program to address incidences of waste, fraud, abuse, and other questionable activities and practices as well as to address formal complaints. This means that any subcontractor or subrecipient has the right to file an incident report or complaint without fear of being harassed, retaliated or discriminated against, removed from services, or experience funding consequences because of "whistleblowing." Whistleblower protections cannot be waived by any agreement, policy, form, or condition of employment.

Representatives conducting business on behalf of Region V Systems (consultants, Network Providers, subcontractors, etc.) who have concerns or complaints should consult with Region V Systems' Corporate Compliance Officer. Concerns or complaints may be submitted in writing directly to the Compliance Officer (for detailed instructions, see "*Grievances, Complaints, and Appeals Procedures*" on Region V Systems' website at <https://region5systems.net/contact-us/grievances/>).

11. County hereby agrees to and shall hold harmless and indemnify Region V from any liability or damages for property or bodily injury, including death, which may arise from County's negligent actions under this Agreement, to the proportion such negligence contributes to this damage, injury or loss, whether such negligent action be by County or any of its employees or agents. Region V hereby agrees to and shall hold harmless and indemnify County, from any liability or damages for property or bodily injury, including death, which may arise from Region V's negligent actions under this Agreement, to the proportion such

negligence contributes to this damage, injury or loss, whether such negligent action be by Region V or any of its employees or agents.

- 12. This Agreement may be terminated by either party giving to the other party written notice of its intention to terminate at least 30 days prior to the proposed date of termination.
- 13. This Agreement shall become effective upon execution by both parties and shall remain in full force and effect for the period stated in paragraph #1 above, unless sooner modified or terminated as provided herein.

EXECUTED BY THE COUNTY, this ____ day of _____, 2022.

**BY THE BOARD OF COUNTY SUPERVISORS,
GAGE COUNTY, NEBRASKA**

ATTEST:

COUNTY CLERK

EXECUTED BY Region V, this ____ day of _____, 2022.

**BY THE GOVERNING BOARD OF THE
REGIONAL BEHAVIORAL HEALTH
AUTHORITY**

By _____
Regional Governing Board Representative