## MEMORANDUM OF UNDERSTANDING BETWEEN

## STATE OF FLORIDA DEPARTMENT OF HEALTH HILLSBOROUGH COUNTY HEALTH DEPARTMENT AND

For FBCCEDP Office Use Only					
Region: West Central					
County:					
Label #:					

(Provider/Clinic/Laboratory)

The State of Florida, Department of Health, Hillsborough County Health Department ("**Department**"), and \_\_\_\_\_\_, (**Provider**), "parties" to this Provider Agreement (PA), in consideration of the mutual promises hereinafter expressed in this PA and intending to be legally bound, agree as follows:

- 1. The Provider agrees to the following:
  - a. To participate as a clinical service provider in the Florida Breast and Cervical Cancer Early Detection Program (the "FBCCEDP") under the terms, requirements, and conditions specified in 42 U.S.C. 300k (1990) and under section 381.93, Florida Statutes.
  - b. Agrees to comply with the Department's eligibility criteria for FBCCEDP. And, provide screening services to a **maximum total** of **000 unduplicated clients** during July 1, 2011 thru June 30, 2012 timeframe, with the exception of periods of suspended screening services/enrollment as provided in section 1.b.(5). Clients may be referred by the Department or by another authorized screening provider. In addition, the Provider may request approval for additional screening services in writing from the Regional Coordinator upon meeting their maximum total number of screenings for the fiscal year if funding is available. Only program-eligible women, as identified below, are to be accepted into the screening program.
    - 1) Only program-eligible women, as identified below, are to be accepted into the screening program. As funding allows a client is eligible for the FBCCEDP if:
      - a) The client is a woman (1501-A-1 Public Law 101-354) and
      - b) The client is 50-64 years of age and
      - c) The client's household income is less than or equal to 200% or less of the Federal Poverty Guidelines as determined for the year in which the client is enrolled **and**
      - d) The client does not have health insurance that will cover the cost of a mammogram, clinical breast exam, Pap test exam.
    - 2) Eligible clients with implants will receive the same services as all other program clients and are subject to the same program protocols for diagnostics.
    - 3) Clients that received a clinical breast exam, mammogram, or Pap test exam with abnormal results outside this program may be eligible to receive diagnostic testing services with prior approval from the FBCCEDP Regional Coordinator.

- 4) Assess the smoking status of every woman screened using FBCCEDP funds and refer those who smoke to the tobacco quit line.
- 5) The **Provider** understands that screening services/enrollment during the suspension months of November, December, May and June is suspended for data clean-up purposes.
- The **Provider** understands that the enrollment of women with an abnormal CBE and / or symptoms suspicious for cancer during the "suspension months" of November, December, May and June is permitted with the FBCCEDP Regional Coordinator's approval.
- c. The **Provider** agrees to bill at their usual rate for services but shall accept reimbursement for authorized services using the current Medicare Part B reimbursement schedule as modified by the Breast & Cervical Cancer Early Detection Program (NBCCEDP) periodically. (See Attachment A).
- d. To submit invoices to the **FBCCEDP** regional coordinator within forty-five (45) days of the date of service for individuals to whom the **Provider** provides services under the **FBCCEDP**. Once approved, the **FBCCEDP** regional coordinator will forward the invoices to the third-party administrator for reimbursement. Bills submitted after sixty (60) days from the date of service may not be considered for reimbursement.
  - If the **Provider** has not received payment for services from the third-party 1) administrator within seventy-five (75) days after the bill was sent to the **FBCCEDP** regional coordinator, the **Provider** may submit a duplicate bill to **FBCCEDP** regional coordinator. *If mailed, the duplicate bill must have* the and Cervical Cancer Program Duplicate Bill" written in the lower left "Breast of the envelope. If the **FBCCEDP** regional coordinator receives this corner bill more than a total of ninety (90) days after the services were duplicate not be submitted to the third-party administrator for provided, it will be reimbursed. reimbursement and will not
    - 2) The **Provider** agrees not to seek payment from the patient if the **Department** has not paid the **Provider** for authorized services.
- e. Reimbursement will be made under the **FBCCEDP** only for services which are authorized by the **Department** (see Attachment A, hereby incorporated into this PA). The **Provider** understands and agrees that reimbursement for **Provider's** services may not include fees for the use of a facility and **Provider** will not seek reimbursement for such facility fees. The **Provider** also agrees not to seek additional reimbursement for any services for which the Department's designated third-party administrator has paid the Provider.
- f. The **Provider** agrees to provide a Federal Tax Identification Number, the Current Procedural Terminology (CPT) codes, patient name, SSN, and date of service on all claims submitted to the **FBCCEDP** regional coordinator. And, **will not** submit payment

- invoices UB92 or HCFA 1500 forms directly to United Group Program, Inc. (UGP). This will only delay the payment process.
- g. To refund to the third-party administrator any duplicate payment, overpayment, payment for services reimbursed by another third-party payer, or other incorrect payment within thirty (30) days of receipt of the payment or written notification of the incorrect payment, whichever is sooner.
- h. To assign a designated contact person to serve as a liaison for the **FBCCEDP** and notify the **Department**, or designee in writing of any changes in corporate name, tax identification number, address, or status of license to provide services within thirty (30) days that such changes occur.
  - i. Any payment due under the terms of this agreement may be withheld until all reports due from the provider and necessary adjustments thereto have been approved by the Department. Invoices will *not* be considered complete until documented results have been forwarded to:

Hillsborough County Health Department Community Health Division (FBCCEDP) 2313 East 28<sup>th</sup> Avenue Tampa, Florida 33610 (Attn: Clarence Gyden)

- j. Electronic transmission of confidential information via Internet must be encrypted. Unless encrypted, the provider may not send any patient, confidential or sensitive information via electronic mail.
- k. Wireless Devices: Sending confidential information via a wireless device is prohibited unless the information can be encrypted in transmission and the device secured by password. In addition, the wireless device must be an approved DOH standard.
- 1. All external, electronic data files with confidential information must be encrypted. This applies to all files to be electronically transmitted or transported in any way.
- m. Other electronic transmissions of confidential/sensitive information must be safeguarded consistent with current departmental policies and protocols.
- n. Confidential/sensitive information must be kept secured within the facility and while in transit to an authorized recipient by using appropriate administrative, technical, and physical safeguards.
- o. Confidential/sensitive information about clients and employees must be kept private/secured when using faxing machines, telephones, and mail or courier services.
- p. The provider warrants and represents that the provider has authority to enter into the agreement and any person signing it on the provider's behalf has been duly authorized to execute the agreement for the provider.
- q. To provide adequate liability insurance coverage on a comprehensive basis and to hold such liability insurance at all times during the existence of this agreement and any

renewal(s) and extension(s) of it. Upon execution of this agreement, unless it is a state agency or subdivision as defined by Florida Statutes 768.28, the provider accepts full responsibility for identifying and determining the type(s) and extent of liability insurance necessary to provide reasonable financial protections for the provider and the clients to be served under this agreement.

r. The provider agrees to utilize the U.S. Department of Homeland Security's E-Verify system, <a href="https://e-verify.uscis.gov/emp">https://e-verify.uscis.gov/emp</a>, to verify the employment eligibility of: (a) all persons employed during the contract term by the contractor to perform employment duties within Florida; and (b) all persons (including subcontractors) assigned by the contractor to perform work pursuant to the contract with the state agency.

## 2. The **Department** agrees to:

- a. Ensure that its designated third-party administrator reimburses the **Provider** for services rendered to participants in accordance with the rules governing the **FBCCEDP** within 15 days of UGP's receipt of the Provider's completed invoice.
- b. Ensure that the **Provider** is sent a claims report from the third-party administrator within ten (10) days from the regional coordinators date of receipt.
- c. The **Department** will provide technical expertise and support and will also assist the **Provider** in care coordination tracking of women screened through the program with abnormal results.
- 3. The Department and the Provider mutually agree on the following:
  - a. <u>Health Insurance Portability and Accountability Act (HIPAA):</u> Both parties agree to comply with the Standards of Privacy of Individually Identifiable Health Information ("protected health information") published by the Secretary of the United States of Health and Human Services (HHS) to amend C.F.R. Part 160 and part 64 (the Privacy Regulation") under HIPAA of 1996 (see HIPAA business associate agreement for details).
  - b. In the performance of this agreement, it is agreed between the parties that the provider is an independent contractor and that the provider is solely liable for the performance of all tasks contemplated by this agreement, which are not the exclusive responsibility of the department.
  - c. The Provider will maintain all records documenting activities of this agreement and shall assure that all records pertaining to activities under this agreement shall be subject to inspection or review by the Department or other personnel duly authorized by the Department.
  - d. Any patient medical records created as a result of this agreement shall be kept in the physical custody of the Provider. The records shall be kept confidential at all times and shall be maintained for a period of no less than 7 years following the termination of this agreement. The records shall be available for review and copying by the Department.

- e. To renegotiate and amend this memorandum for services to be rendered by the provider should it become necessary due to a reduction in the amount of available state or federal funds.
- f. The memorandum may be renewed on a yearly basis for no more than three (3) years beyond the initial memorandum. Such renewals shall be made by mutual agreement and shall be contingent upon sufficient funds being made available by the Legislature or being obtained from other sources. Each renewal shall be confirmed in writing and shall be subject to the same terms and conditions set forth in the initial memorandum.
- g. The **Department** and the **Provider** agree that neither party is responsible to the other party for nonperformance or delay in performance due to acts of God, wars, riots, strikes, or other causes beyond the control of the parties. The **Department** is not responsible to the **Provider** for nonperformance or delay in performance by the third-party administrator for the aforementioned reasons. In addition, the **Department** is not responsible to the **Provider** for nonperformance or delay in performance due to the acts or omissions of the regional case manager or the participants.
- h. The **Department** and the **Provider** agree that in the performance of this PA, there will be no discrimination against any person because of race, color, sex, sexual orientation, religion, national origin, ancestry, age, veteran status, disability, (except that services are to be provided solely to participants of the **FBCCEDP** pursuant to **FBCCEDP** eligibility guidelines) or any other factor specified in the Rights Act of 1964, as amended, in Section 504 of the Rehabilitation Act of 1973, as amended, and in any subsequent legislation pertaining to civil rights.
  - i. The term of this PA is July 1, 2011, or upon execution of both parties, whichever is later, through June 30, 2012, subject to the cancellation provisions contained in paragraph 3.j of this PA.
  - j. This PA may be canceled by the **Department** at any time upon at least fifteen (15) days' advance written notice. The **Provider** may cancel this PA at any time upon at least thirty (30) days' advance written notice. Notice of cancellation shall be transmitted by certified mail or personal delivery to the other party and considered effective upon delivery. The **Department** may cancel this PA immediately, notwithstanding the advance-notice provisions specified above, if: 1) the **Provider** breaches any of the terms or conditions of this PA; or 2) there is a failure of funding under which the **Department** funds the **FBCCEDP**. In no event will the **Department** be obligated to pay for any services performed by the **Provider** after the effective date of cancellation. Notice to the **Department** shall be sent to the Regional Coordinator, Breast and Cervical Cancer Early Detection Screening Program, Hillsborough County Health Department, 2313

    Avenue, Tampa, FL 33605. Notice to the **Provider** will be sent to the

East 28<sup>th</sup>

Provider's

cancellation, the
a.m. on the effective date

Avenue, Tampa, FL 33605. Notice to the Provider will be sent to the below-referenced address. After sending or receiving notice of Provider agrees to continue to provide services up to 12:01 of cancellation.

**In witness thereof,** the parties have caused this Memorandum of Understanding to be executed by the undersigned officials as duly authorized.

## HILLSBOROUGH COUNTY HEALTH DEPARTMENT

			Douglas A. Holt, M.D.	
			Director	
Title	Date		Title	Date
To Be Complete	d By Provider			
Provider Contact Person:			Billing Contact Person:	
Provider Contact Person Phone Number:			Billing Contact Person Phone Number:	
Provider Street Address			Billing Street Address	
City, State, Zip (	Print/Type)	County (Print/Type)	City, State, Zip	
Provider Phone Number:			Provider Fax Number:	
Federal Tax ID Number (Print/Type)				
Provider E-mail	Address:			
□ Clinical Breast ☐ □ Surgical Consu	Exam □ Mammo ltation (Breast) □	P Clients (check all graphy   Ultrasound Pelvic Exam  Pap Toologic Consultation	(Breast) □ FNA □ Fest □ Colposco	py