77 - 1

SNOHOMISH HEALTH DISTRICT RESOLUTION OF THE BOARD OF HEALTH

RESOLUTION NUMBER:

77 - 1

RESOLUTION SUBJECT:

A RESOLUTION AUTHORIZING THE SIGNING OF CONTRACTS RELATING TO THE ALCOHOLISM PROGRAM FOR 1977

WHEREAS the State Department of Social and Health Services has allocated state funds to the Snohomish County Alcoholism Program in the amount of \$127,264 for the period January 1, 1977 through June 30, 1977, and

WHEREAS Snohomish Health District has been designated as the fiscal intermediary by the Snohomish County Commissioners to receive such funds from the Department of Social and Health Services and to disburse these funds pursuant to the approved Snohomish County Alcoholism Program Plan for 1977 and the approved Budgets for the Snohomish County Alcoholism Program for 1977,

NOW THEREFORE THE BOARD OF HEALTH of Snohomish Health District does authorize the Chairman of the Board to sign the attached Contract Number 1060-CGG-12853 between Snohomish Health District and the Department of Social and Health Services and authorizes the Health Officer to sign appropriate subcontracts with the service providers, such contracts to be prepared pursuant to the approved Plan and approved Budget and to be prepared initially for the period January 1, 1977 through March 31, 1977.

Adopted this 6th day of January 1977.

Nordquist, John hairman Board of Health

ATTEST:

Claris Hyatt, Health Office

January 6, 1977

CH: dey



DEPARTMENT OF SOCIAL AND HEALTH SERVICES

APPROVED MO. DAY YR. NAME OF COUNTY (IES)	CONTRACT NUMBER	
PERIOD BEGINNING 1 1 77 MO. DAY YR Snohomish County ENDING 6 30 77	1060-CGG-12853	
COMMUNITY SERVICE BEING FUNDED	COUNTY PROGRAM DIRECTOR	
Snohomish County Alcoholism Program	Snohomish Health District Courthouse Everett, Washington 98201	
SOURCE OF FUNDS	AMOUNT OF THIS CONTRACT AWARD	
RCW 70.96A Public Law 91-616 WAC 275-15 WAC 275-25	\$127,264	

THE RIGHTS AND OBLIGATIONS OF THE PARTIES SHALL BE SUBJECT TO AND GOVERNED BY THE TERMS AND CONDITIONS CONTAINED HEREIN AND BY THE

BASIC AGREEMENT (NO ATTACHED HERETO AS EXHIBIT "	÷.,
APPROVED COUNTY PLAN INCORPORATED BY REFERENCE HEREIN	· · · ·
	· •'.
STATEMENT OF WORK INCORPORATED BY REFERENCE HEREIN CONTRACT AND A	÷.
Basic Agreement (No. 9301-LTG-11796) INCORPORATED BY REFERENCE HEREIN ATTACHED HERETO AS EXHIBIT	
🖸 TENE TENET AND	••
🔲 RECONTRACTOR SECTION AND AND AND AND AND AND AND AND AND AN	
🔲 SECRETARIA SE ANTACHED HERETO AS EXHIBIT * 👔	` •
🔲 🖓 👘 🖓 👘 🖓 👘 🖓 👘 🖓 👘 🖓 👘 🖓 👘 🖓 👘 🖓 👘 🖓 👘 🖓 👘 🖓 👘 🖓 👘 🖓 👘 👘 👘 👘 👘 👘	**'

IN THE EVENT OF AN INCONSISTENCY IN THIS NOTIFICATION OF CONTRACT AWARD INCLUDING THE ITEMS INCORPORATED HEREIN BY REFERENCE, THE INCONSISTENCY SHALL BE RESOLVED BY GIVING PRECEDENCE IN THE FOLLOWING ORDER: (1) APPROPRIATE PROVISIONS OF THE WASHINGTON ADMINISTRATIVE CODE (2) SPECIAL TERMS AND CONDITIONS (3) BASIC AGREEMENT (4) STATEMENT OF WORK (5) APPROVED COUNTY PLAN (6) ANY OTHER PROVISIONS WHETHER INCORPORATED BY REFERENCE OR OTHERWISE, PROVIDED, THAT NOTHING HEREIN SHALL BE CONSTRUED AS GIVING PRECEDENCE TO PROVISIONS OF THIS CONTRACT OVER ANY PROVISIONS OF LAW.

FOR THE COUNTY (IES)

AS EVIDENCED BY SIGNATURE(S) HEREON, THE COUNTY (IES) ACCEPT THE TERMS AND CONDITIONS OF THIS AWARD.

De holz 1/6/77		1/6/77
John Nordquist	Claris Hyatt, M.D.	DATE
Chairman, Board of Health	Health Officer	
TITLE	TITLE	
FOR THE DEPARTMENT	OF SOCIAL AND HEALTH SERVICES	
Paul J. Murphy, AAG Approval On File ASSISTANT ATTORNEY GENERAL	ALBERT S. LOYD	DEC 2 0 1978
ASSISTANT ATTORNEY GENERAL	CONTRACTING OFFICER	DATE
I. SIGNATURE-DSHS PROGRAM MANAGER		•
	SIGNATURE	· · · · · · · · · · · · · · · · · · ·
TITLE		



SPECIAL TERMS AND CONDITIONS

DETOXIFICATION SERVICES

The County agrees that expenditures for detoxification services shall take precedence over expenditures for all other alcoholism services to insure that this requirement of the Uniform Alcoholism and Treatment Act is fully complied with.

	DEPARTMENT SOCIAL AN	ND HEALTH SERVICES	CONTRACT/GRANT AMENDMENT MODIFICATION OR CHANGE ORD
1889 HOL			PAGE of PAGES
PROJECT NUMBER	DSHS CONTRACT/GRANT NUMBER	AMENDMENT NUMBER THIS	AMENDMENT HEREINAFTER IDENTIFIED AS
	1060-CGG-12853	1 10	60-CGG-12853(1)
NAME AND ADDRESS OF	ish County		
Snohor	hish Health District, Co	urthouse, Everet	L, WA
2. 🗇 THIS ITEM A	PPLIES ONLY TO BILATERAL AMEND	MENTS AND MODIFICATI	ONS.
THE CONTRACT/	GRANT IDENTIFIED HEREIN, INCLUDING ANY P ISENT OF ALL PARTIES HERETO.	REVIOU AMENDMENTS THERETO,	IS HEREBY AMENDED AS SET FORTH IN ITEM 4 BE
3. 🗌 THIS ITEM AF	PLIES ONLY TO UNILATERAL CHANG	SE ORDERS AND MODIFIC	ATIONS.
	GRANT IDENTIFIED HEREIN, INCLUDING ANY PR PURSUANT TO THAT CHANGES AND MODIFICAT		IS HEREBY UNILATERALLY AMENDED AS SET FORTH IEREIN.
	OF AMENDMENT, MODIFICATION C	R CHANGE ORDER.	
			· ·
ALL OTHER TERMS REMAIN IN FULL	AND CONDITIONS OF THE ORIGINA	L CONTRACT/GRANT AN	D ANY PREVIOUS AMENDMENTS THERE
REMAIN IN FULL F	ORCE AND EFFECT.	L CONTRACT/GRANT AN	
REMAIN IN FULL F THIS IS A UNILATER GRANTEE IS NOT R CONTRACTOR/GRANT TERMS AND CONDI	ORCE AND EFFECT. AL CHANGE ORDER. SIGNATURE OF CONTRACTOR/ EQUIRED BELOW. EE HEREBY ACKNOWLEDGES AND ACCEPTS THE TIONS OF THIS AMENOMENT OR MODIFICATION.	7. APPROVED AS TO FO Paul J. Mu	rm ONLY
CONTRACTOR/GRANT	ORCE AND EFFECT. AL CHANGE ORDER. SIGNATURE OF CONTRACTOR/ EQUIRED BELOW. EE HEREBY ACKNOWLEDGES AND ACCEPTS THE TIONS OF THIS AMENOMENT OR MODIFICATION.	7. APPROVED AS TO FO Paul J. Mu Approval o	rm ONLY rphy n File / /
REMAIN IN FULL F THIS IS A UNILATER GRANTEE IS NOT R CONTRACTOR/GRANT TERMS AND CONDI	ORCE AND EFFECT. AL CHANGE ORDER. SIGNATURE OF CONTRACTOR/ EQUIRED BELOW. EE HEREBY ACKNOWLEDGES AND ACCEPTS THE TIONS OF THIS AMENOMENT OR MODIFICATION.	7. APPROVED AS TO FO Paul J. Mu Approval o ASSISTAN	RM ONLY rphy n File / / t ATTORNEY GENERAL DATE
REMAIN IN FULL F	ORCE AND EFFECT. AL CHANGE ORDER. SIGNATURE OF CONTRACTOR/ EQUIRED BELOW. EE HEREBY ACKNOWLEDGES AND ACCEPTS THE TIONS OF THIS AMENDMENT OR MODIFICATION. JIRED BELOW.	7. APPROVED AS TO FO Paul J. Mu Approval o ASSISTAN	RM ONLY rphy n File / / t ATTORNEY GENERAL DATE PP SOCIAL AND HEALTH SERVICES
REMAIN IN FULL F THIS IS A UNILATER GRANTEE IS NOT R CONTRACTOR/GRANT TERMS AND CONDI	ORCE AND EFFECT. AL CHANGE ORDER. SIGNATURE OF CONTRACTOR/ EQUIRED BELOW. EE HEREBY ACKNOWLEDGES AND ACCEPTS THE TIONS OF THIS AMENDMENT OR MODIFICATION. JIRED BELOW.	7. APPROVED AS TO FO Paul J. Mu Approval o ASSISTAN	RM ONLY rphy n File / / t ATTORNEY GENERAL DATE t ATTORNEY GENERAL DATE t ATTORNEY GENERAL DATE FEB 2 3 15 MARK

<u>A G R E E M E N T</u>

WHEREAS, Chapter 122, 1972 Laws of Washington, First Extraordinary Session, known as the "Uniform Alcoholism and Intoxication Treatment Act", provides that the Department of Social and Health Services of the State of Washington may make contracts necessary or incidental to the performance of its duties thereunder with public and private agencies, organizations and individuals to pay them for services rendered or furnished to alcoholics, persons incapacitated by alcohol or intoxicated persons, and

Evergreen Manor, Inc. First Half 1977

WHEREAS Snohomish Health District, hereinafter called the "District", has contracted with the State of Washington, Department of Social and Health Services, to receive and disburse monies to provide for comprehenisve services for the treatment of alcoholics, persons incapacitated by alcohol, and intoxicated persons as set forth in Section 8 of the "Uniform Alcoholism and Intoxication Treatment Act", pursuant to Contract Number 1060-CGG-12853 and as amended Contract Number 1060-CGG-12853 (1), and

WHEREAS the District has agreed to contract for the provision of certain services with Evergreen Manor, Inc., hereinafter called the "Agency",

NOW THEREFORE, the District and the Agency agree as follows:

- 1. The Contract 1060-CGG-12853 and as amended 1060-CGG-12853(1) between the State of Washington, Department of Social and Health Services and the District be and the same hereby is incorporated by reference herein as if fully set forth and it shall hereafter be referred to as the "Contract".
 - The Agency shall provide the services as set forth in the Snohomish County Alcoholism Program Plan for 1977 as adopted by the Snohomish County Commissioners and approved by the Office of Alcoholism of the Department of Social and Health Services, which are:

Recovery House Services (Half-way house)

2.

3.

5.

The Agency shall budget for the program set forth in Paragraph 2 hereof and shall submit invoices monthly to the District for services performed pursuant thereto.

4. Services set forth in Paragraph 2 above shall be provided directly by the Agency.

In consideration for the services outlined in Paragraph 2 above to be performed by the Agency, the District shall collect from the State pursuant to the Contract and pay to the Agency an amount not to exceed $\frac{22,200.00}{2}$.

6. The District shall accept payment of the Contract funds and shall pay the Agency monthly for services performed pursuant to the requirements set forth in Section 2 hereof; provided, however, the District shall not be obligated to pay the Agency in excess of funds actually received by the District, nor pay to the Agency funds in excess of funds budgeted. Evergreen Manor, Inc. Agreement First Half 1977 Page 2

8.

9.

- 7. It is understood that fiscal control and accounting procedures will be followed as set forth in WAC 275-25-030 and that the District will not be obligated to pay any monies to the Agency if such procedures are not followed. The Agency also agrees to make its fiscal records available for audit by the District, State Auditor, and representatives of the Department of Social and Health Services.
 - The District and the Agency agree that procedures and requirements as set forth in WAC 275-25 will be followed.
 - The Agency shall submit to the District monthly reports of progress on the programs referred to in Section 2 above. The Agency shall cooperate with the District in the development of further program review procedures as may become necessary or required by the State Department of Social and Health Services.
- 10. This Agreement shall cover the period from January 1, 1977 through June 30, 1977.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their duly constituted and legal authorities the date set opposite the signature of each party.

Date Signed May 19, 1977

SNOHOMISH HEALTH DISTRICT

Bv Claris Hyatt, Health Officer

Signed pursuant to Board of Health Resolution #77 - 1

	Signad	00.0	2.	1950	••
Jare	Signed	MAY	31	1977	

yound le SEMO Title SECREY

AGREEMENT

Drinkers' Diversion Service

First Half 1977

WHEREAS, Chapter 122, 1972 Laws of Washington, First Extraordinary Session, known as the "Uniform Alcoholism and Intoxication Treatment Act", provides that the Department of Social and Health Services of the State of Washington may make contracts necessary or incidental to the performance of its duties thereunder with public and private agencies, organizations and individuals to pay them for services rendered or furnished to alcoholics, persons incapacitated by alcohol or intoxicated persons, and

WHEREAS Snohomish Health District, hereinafter called the "District", has contracted with the State of Washington, Department of Social and Health Services, to receive and disburse monies to provide for comprehenisve services for the treatment of alcoholics, persons incapacitated by alcohol, and intoxicated persons as set forth in Section 8 of the "Uniform Alcoholism and Intoxication Treatment Act", pursuant to Contract Number 1060-CGG-12853 and as amended Contract Number 1060-CGG-12853 (1), and

WHEREAS the District has agreed to contract for the provision of certain services with Drinkers' Diversion Service , hereinafter

called the "Agency",

1.

2.

3.

4.

5.

6.

NOW THEREFORE, the District and the Agency agree as follows:

The Contract 1060-CGG-12853 and as amended 1060-CGG-12853(1) between the State of Washington, Department of Social and Health Services and the District be and the same hereby is incorporated by reference herein as if fully set forth and it shall hereafter be referred to as the "Contract".

The Agency shall provide the services as set forth in the Snohomish County Alcoholism Program Plan for 1977 as adopted by the Snohomish County Commissioners and approved by the Office of Alcoholism of the Department of Social and Health Services, which are:

Information and Referral

-	Outpatient Counseling	
•	Public Education	
	Icohol Information School	

The Agency shall budget for the program set forth in Paragraph 2 hereof and shall submit invoices monthly to the District for services performed pursuant thereto.

Services set forth in Paragraph 2 above shall be provided directly by the Agency.

In consideration for the services outlined in Paragraph 2 above to be performed by the Agency, the District shall collect from the State pursuant to the Contract and pay to the Agency an amount not to exceed \$ 33,866.00.

The District shall accept payment of the Contract funds and shall pay the Agency monthly for services performed pursuant to the requirements set forth in Section 2 hereof; provided, however, the District shall not be obligated to pay the Agency in excess of funds actually received by the District, nor pay to the Agency funds in excess of funds budgeted. Drinkers' Diversion Service Agreement First Half 1977 Page 2

9.

7. It is understood that fiscal control and accounting procedures will be followed as set forth in WAC 275-25-030 and that the District will not be obligated to pay any monies to the Agency if such procedures are not followed. The Agency also agrees to make its fiscal records available for audit by the District, State Auditor, and representatives of the Department of Social and Health Services.

 The District and the Agency agree that procedures and requirements as set forth in WAC 275-25 will be followed.

The Agency shall submit to the District monthly reports of progress on the programs referred to in Section 2 above. The Agency shall cooperate with the District in the development of further program review procedures as may become necessary or required by the State Department of Social and Health Services.

10. This Agreement shall cover the period from January 1, 1977 through June 30, 1977.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their duly constituted and legal authorities the date set opposite the signature of each party.

Date Signed May 19, 1977

SNOHOMISH HEALTH DISTRICT

Health Officer

Signed pursuant to Board of Health Resolution #77 - 1

Date Signed

Title Attest:



Alcohol Outpatient Treatment Service First Half 1977

AGREEMENT

WHEREAS, Chapter 122, 1972 Laws of Washington, First Extraordinary Session, known as the "Uniform Alcoholism and Intoxication Treatment Act", provides that the Department of Social and Health Services of the State of Washington may make contracts necessary or incidental to the performance of its duties thereunder with public and private agencies, organizations and individuals to pay them for services rendered or furnished to alcoholics, persons incapacitated by alcohol or intoxicated persons, and

WHEREAS Snohomish Health District, hereinafter called the "District", has contracted with the State of Washington, Department of Social and Health Services, to receive and disburse monies to provide for comprehenisve services for the treatment of alcoholics, persons incapacitated by alcohol, and intoxicated persons as set forth in Section 8 of the "Uniform Alcoholism and Intoxication Treatment Act", pursuant to Contract Number 1060-CGG-12853 and as amended Contract Number 1060-CGG-12853 (1), and

WHEREAS the District has agreed to contract for the provision of certain services with <u>Alcohol Outpatient Treatment Service</u>, hereinafter called the "Agency",

NOW THEREFORE, the District and the Agency agree as follows:

- 1. The Contract 1060-CGG-12853 and as amended 1060-CGG-12853(1) between the State of Washington, Department of Social and Health Services and the District be and the same hereby is incorporated by reference herein as if fully set forth and it shall hereafter be referred to as the "Contract".
- 2. The Agency shall provide the services as set forth in the Snohomish County Alcoholism Program Plan for 1977 as adopted by the Snohomish County Commissioners and approved by the Office of Alcoholism of the Department of Social and Health Services, which are:

Outpatient Treatment Outreach Services

3. The Agency shall budget for the program set forth in Paragraph 2 hereof and shall submit invoices monthly to the District for services performed pursuant thereto.

- 4. Services set forth in Paragraph 2 above shall be provided directly by the Agency.
- 5. In consideration for the services outlined in Paragraph 2 above to be performed by the Agency, the District shall collect from the State pursuant to the Contract and pay to the Agency an amount not to exceed \$ 24,458.00
- 6. The District shall accept payment of the Contract funds and shall pay the Agency monthly for services performed pursuant to the requirements set forth in Section 2 hereof; provided, however, the District shall not be obligated to pay the Agency in excess of funds actually received by the District, nor pay to the Agency funds in excess of funds budgeted.

Alcohol Outpatient Treatment Service Agreement First Half 1977 Page 2

- 7. It is understood that fiscal control and accounting procedures will be followed as set forth in WAC 275-25-030 and that the District will not be obligated to pay any monies to the Agency if such procedures are not followed. The Agency also agrees to make its fiscal records available for audit by the District, State Auditor, and representatives of the Department of Social and Health Services.
- 8. The District and the Agency agree that procedures and requirements as set forth in WAC 275-25 will be followed.
- 9. The Agency shall submit to the District monthly reports of progress on the programs referred to in Section 2 above. The Agency shall cooperate with the District in the development of further program review procedures as may become necessary or required by the State Department of Social and Health Services.
- 10. This Agreement shall cover the period from January 1, 1977 through June 30, 1977.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their duly constituted and legal authorities the date set opposite the signature of each party.

Date Signed May 19, 1977

SNOHOMISH HEALTH DISTRICT

Claris Hyatt, M Health Officer

Signed pursuant to Board of Health Resolution #77 - 1

Date Signed____

2A 7 NNONN Attest: