

W.G.C.1

AGENDA COVER MEMO

AGENDA DATE: June 22, 2011
TO: Board of County Commissioners
FROM: Department of Health & Human Services
PRESENTED BY: Rob Rockstroh
AGENDA ITEM TITLE: ORDER _____ /IN THE MATTER OF APPOINTING THE COUNTY ADMINISTRATOR OR HER AUTHORIZED DESIGNEE AS COUNTY FINANCIAL ASSISTANCE ADMINISTRATOR FOR THE 2011-2013 INTERGOVERNMENTAL AGREEMENT WITH THE OREGON DEPARTMENT OF HUMAN SERVICES

I. MOTION

In the Matter of Appointing the County Administrator or her Authorized Designee as County Financial Assistance Administrator for the 2011-2013 Intergovernmental Agreement with the Oregon Department of Human Services.

II. ISSUE OR PROBLEM

The biennial 2011-2013 Intergovernmental Agreement with the Department of Human Services (DHS) for mental health treatment, alcohol and drug treatment, and developmental disabilities services requires appointment of a County Financial Assistance Administrator. The agreement also requires the County Administrator to be authorized to delegate authority for the acceptance of revisions to the agreement through the eXPRS Payment System.

III. DISCUSSION

A. Background/Analysis:

The DHS Intergovernmental Agreement (IGA) is the document for the financing of mental health, developmental disability and addiction services provided by Lane County and subcontractors. The 2011-2013 agreement is expected to provide approximately \$75,000,000 in funding for services. Lane County has not received a draft of the agreement at this time but the final document is expected to be received prior to June 30, 2011. Due to the amount of the agreement, the agreement must be approved by the Board and the County Administrator must be delegated authority to sign the agreement. The Department of Health & Human Services (H&HS) will submit a request for delegated authority in the budget adoption order after the final agreement has been received and reviewed.

The IGA also requires the county, by a duly adopted order or resolution of the County Board of Commissioners, to appoint a county officer to administer the Agreement. This resolution needs to authorize the County Financial Assistance Administrator to amend the Financial Assistance Award, on behalf of county, by execution and delivery of amendments to this agreement in the name of county. Unless the authorizing resolution clearly vests such authority in the County Financial Assistance Administrator, DHS will not treat the County Financial Assistance Administrator as authorized to amend, on behalf of county, any part of this Agreement other than the Financial Assistance Award.

This board order may also authorize the County Administrator as the County Financial Assistance Administrator to authorize others to act as the local security administrator for changes to the agreement through the eXPRS system. These changes include Service Element Prior Authorizations (SEPAs), Provider Prior Authorizations, (PPAs) and Client Prior Authorizations (CPAs).

eXPRS is an on-line, real time payment system for providers and counties that receive funding through Department of Human Services. The State implemented Phase 1 of the eXPRS payment system in July 2005, which included payments for developmental disability services. The original plan was to roll out subsequent phases of eXPRS for services other than developmental disabilities. The State has decided against an expanded implementation of eXPRS at this time. However, modifications to developmental disability allocations continue to happen through the eXPRS system.

Changes in funding for service elements paid through the eXPRS system do not come down through written amendment, but instead are sent electronically to the County as SEPAs. These changes fall within the delegated authority of the County Administrator per Lane Manual 21.147(2). Quick turnaround on approving the SEPAs is critical. Providers will not be able to bill for the services contained in the SEPA until the SEPA has been accepted by the County and the allotment for that provider has been increased. Delays in accepting the SEPAs will further increase the number of days between providing a service and receiving payment.

Once a SEPA has been accepted by the County, a Provider Prior Authorization (PPA) must be created and approved. This pre-authorizes the amount that is paid to a provider for services within a service element. The PPA is created by the County and accepted by the provider agency, similar to a contract amendment. These changes fall within the delegated authority of the County Administrator. Funds authorized through the PPA are further designated through Client Prior Authorization (CPA) which limits the amount that can be paid out for services delivered by a specific provider to a specific client. CPAs are created by the County. Prior to eXPRS, this function was managed by a combination of Health & Human Services program and administrative staff.

Health & Human Services worked with County Counsel on a subsequent process for the delegation of these functions by the County Administrator to the Director of Health & Human Services. Authority to approve acceptance of SEPAs has been delegated by the County Administrator to the Director of Health & Human Services and the Assistant Director of Health & Human Services. Authority to modify contractor allocations through PPAs has been delegated by the County Administrator to the Director, Assistant Director and Administrative Services Manager of Health & Human Services. Authority to approve CPAs has been delegated to the Accounting Analyst.

B. Alternative/Options

1. To appoint the County Administrator or her authorized designee as the County Financial Assistance Administrator for the 2011-2013 biennial DHS Intergovernmental Agreement and to authorize the County Administrator as the County Financial Assistance Administrator to authorize others to approve Service Element Prior Authorizations (SEPAs), Provider Prior Authorizations (PPAs), and Client Prior Authorizations (CPAs) on behalf of the County as the County Authorized Signatory.
2. Not to appoint the County Administrator or her authorized designee as the County Financial Assistance Administrator for the 2011-2013 biennial DHS Intergovernmental Agreement and not to authorize the County Administrator as the County Financial Assistance Administrator to authorize others to approve Service Element Prior Authorizations (SEPAs), Provider Prior Authorizations (PPAs), and Client Prior Authorizations (CPAs) on behalf of the County. This would result in a loss of services for the community.
3. To appoint the County Administrator or her authorized designee as the County Financial Assistance Administrator for the 2011-2013 biennial DHS Intergovernmental Agreement but not to authorize the County Administrator as the County Financial Assistance Administrator to authorize others to approve Service Element Prior Authorizations (SEPAs), Provider Prior Authorizations (PPAs), and Client Prior Authorizations (CPAs) on behalf of the County. This would result in a delay in payment for developmental disabilities providers and would require the County Administrator to be responsible for approval of all components within the eXPRS system as the County Authorized Signatory.

C. Recommendation

To approve #1 above.

IV. IMPLEMENTATION/TIMING

Upon approval by the Board, the County Administrator or her authorized designee will be appointed as the County Financial Assistance Administrator for the 2011-2013 biennial DHS Intergovernmental Agreement. The Department of Health & Human Services will continue to approve SEPAs, CPAs and PPAs as delegated by the County Administrator.

V. ATTACHMENTS

Board Order

BOARD OF COUNTY COMMISSIONERS, LANE COUNTY, OREGON

ORDER:) IN THE MATTER OF APPOINTING THE COUNTY
) ADMINISTRATOR OR HER AUTHORIZED DESIGNEE AS
) COUNTY FINANCIAL ASSISTANCE ADMINISTRATOR FOR
) THE 2011-2013 INTERGOVERNMENTAL AGREEMENT WITH
) THE OREGON DEPARTMENT OF HUMAN SERVICES

WHEREAS, the State of Oregon has historically allocated funds to Lane County for developmental disability, mental health and addiction services through an intergovernmental agreement with the Department of Human Services; and

WHEREAS, the amount of the 2011-2013 Intergovernmental Agreement is anticipated to be beyond the delegated signature authority of the County Administrator; and

WHEREAS, one requirement of the agreement will be the appointment of a County Financial Assistance Administrator for the 2011-2013 Intergovernmental Agreement; and

WHEREAS, the Financial Assistance Agreement will modify the authorization and payment process for selected service elements; and

WHEREAS, in order for the County Administrator, as the County Financial Assistance Administrator, to delegate authority for the approval of Service Element Prior Authorizations (SEPAs), Provider Prior Authorizations (PPAs) and Client Prior Authorizations (CPAs) she must be authorized to do so through this order.

NOW THEREFORE, IT IS HEREBY ORDERED that the Board of County Commissioners appoint the County Administrator or her authorized designee as the County Financial Assistance Administrator for the 2011-2013 Intergovernmental Agreement with the Department of Human Services and further

ORDERED that the County Administrator, as the County Financial Assistance Administrator, is authorized to delegate approval of Service Element Prior Authorizations (SEPAs) to the County Authorized Signatory as documented by a letter of delegation; and further

ORDERED that the County Administrator, as the County Financial Assistance Administrator, is authorized to delegate authority to the County Security Administrator who shall authorize staff to submit and modify, Provider Prior Authorizations (PPAs) and Client Prior Authorizations (CPAs) and Disbursement, as documented by a letter of delegation.

EFFECTIVE this ____ day of June 2011.

APPROVED AS TO FORM

Date 6-7-11 lane county



OFFICE OF LEGAL COUNSEL

Faye Stewart, Chair
Board of County Commissioners

