RESOLUTION - ACTION REQUESTED 2015-265

MEETING: June 2, 2015

TO: The Board of Supervisors

FROM: Steve Johnson, Human Resources Director - Risk Manager

RE: Employee Assistance Program

RECOMMENDATION AND JUSTIFICATION:

Approve the County of Mariposa's Participation in an Employee Assistance Program ("EAP"), that is provided by CSAC-EIA through its contract with the EAP provider Managed Health Network (MHN), in the amount of $8,595.60 for twelve (12) months, provided the EAP provider is responsive to the County’s needs.

County employees face many of the emotional problems prevalent in society today. In some cases, these problems affect the employee’s health, effectiveness on the job, and work attendance. Specific problems facing County employees include but are not limited to: financial, drug and alcohol, health, death in family, illness of an elder relative or child, and the pressures and stresses of balancing work and family responsibilities. In addition, due to some of the responsibilities of first responders and social workers, secondary traumatization is a prevalent cause of burn out in these professions and one that can be addressed through adequate access to resources such as an EAP.

The County does not currently provide employees and their dependents with an EAP. In recognizing problems that employees face, MHN’s EAP services include: confidential personal counseling, work and family related issues, stress, childcare issues, eldercare, substance abuse, etc. In addition, EAP programs provide a valuable tool for supervisors to refer troubled employees to professional outside help. The function of the EAP is to see to the emotional, mental and psychological health of County workers and their families by providing access to outside counseling and referrals to appropriate community and professional resources for help in resolving problems.

MHN’s EAP services also include practical advice through unlimited telephone consultation with managers, timely referral information and educational literature for a wide range of needs including child and elder care, educational seminars and a robust website with useful assessment tools and resources, all as part of their annual cost. Additionally, MHN’s EAP provides quarterly utilization reports that reflect the services used by the County employees and their dependents. County Employees and their family members are eligible for up to three in person or telephone counseling sessions per incident per year, in addition to the other services mentioned previously.
Benefits of an EAP Program

The benefits of an EAP include the following:

- Productivity-personal problems of employees can have an impact on their job performance and productivity, leading to strained relations with co-workers and frequent absences or accidents. An EAP can help County employees and their eligible family members deal with difficulties that may be causing them trouble in the workplace. They will be able to get short term, results oriented professional psychological counselling to help them resolve their problems. The result is a healthier, more productive employee with improved relations at home and at work.

- Confidentiality-the County is not notified when an employee uses the service. In addition, employees can access the EAP services by phone, or in person. This is especially important in small, rural communities, where access to professional services and privacy concerns may be barriers to our employees seeking help.

- Immediate Access-employees have access to an EAP hotline 24 hours a day, so there is no need to wait to seek assistance. If an appointment with a medical professional or counselor is necessary, the employee can arrange to see one in just a few days.

- Improved Organizational Morale-in addition to providing onsite traumatic incident response and consultation and support, MHN provides on-line and in person trainings that help to foster a healthy workplace.

Overall, employee attendance and job performance are also improved.

Ways to Contact the EAP Program

There are three ways for employees to contact the EAP Program:

- Face-to-face counseling - Talk in person with a provider (a marriage and family therapist or psychologist, for example) from the MHN network. MHN can offer a referral when an employee calls them, or the employee can search for a provider on the MHN member website.
- Telephonic consultations - Very convenient and private.
- Web-video consultations - Convenient and easy, but with a personal touch.

Review of MHN

County Human Resources/Risk Management staff worked closely with the County’s insurance and loss prevention administrators, CSAC-EIA, in determining the viability of the services offered by MHN, based on the following: types of services offered, quality of services offered, customer service capability, online tools, communication and marketing materials, statistical reports and contract length.
In addition, the EAP’s costs are mitigated in part because of the fact that CSAC-EIA brings a competitive volume discount to bear on their relationship with this vendor.

County Human Resources/Risk Management staff have also discussed this EAP benefit with all of the County’s bargaining units, consistent with State law.

BACKGROUND AND HISTORY OF BOARD ACTIONS:

The County does not have an EAP at this time.

ALTERNATIVES AND CONSEQUENCES OF NEGATIVE ACTION:

1) Continue with the current system, without an EAP, and have employees rely on their Medical Insurance provider to provide counseling and other services that are offered through an EAP. However, this alternative would not provide the County with the ability to make management referrals, utilize the traumatic incident response provisions or offer the associated EAP training tools that come with the EAP offerings.

2) Look to utilize another EAP vendor. However, by utilizing the power of “volume purchasing” which comes as part of the County’s affiliation with CSAC-EIA, it will be very difficult to match or better the current cost of the proposed EAP.

FINANCIAL IMPACT:
The overall, annual cost to the County of MHN’s services is based on the following formula: $1.90 per eligible employee per month x 12 months x 377 employees = $8,595.60 annually. The cost of the program is included in the General Insurance budget in the Fiscal Year 2015-16 Requested Budget. In the General Insurance budget each Department pays the share of cost for their employees. In Departments that don’t rely on General Fund dollars, such as Human Services, these costs can be covered by Program Realignment funds. In other Departments, General Fund dollars may need to be budgeted to cover these costs. That being said, EAP outcomes including: improved morale, increased productivity, decreased absences, decreased performance issues, decreased turnover and decreased workers compensation claims, will likely result in an overall savings to the County.

ATTACHMENTS:
MHN Agreement_CSAC-EIA_7.1.07 (PDF)

CAO RECOMMENDATION
Requested Action Recommended

Mary Hodson, CAO 5/28/2015
RESULT:  ADOPTED [UNANIMOUS]
MOVER:  Marshall Long, District III Supervisor
SECONDER: Rosemarie Smallcombe, District I Supervisor
AYES: Smallcombe, Jones, Long, Cann, Carrier
EMPLOYEE ASSISTANCE PROGRAM SERVICES AGREEMENT
BETWEEN
MANAGED HEALTH NETWORK
AND
CSAC EXCESS INSURANCE AUTHORITY (CSAC–EIA)
#1276 and Participating Employer Groups

This Employee Assistance Program Services Agreement ("Agreement"), is to be effective the 1st day of July, 2007, by and between MANAGED HEALTH NETWORK ("MHN"), a California corporation, and CSAC EXCESS INSURANCE AUTHORITY (CSAC–EIA) ("Client") with reference to the following facts:

RECEITALS

WHEREAS, Client wishes to establish an Employee Assistance Program as defined herein, for the benefit of its employees and their Dependents.

WHEREAS, MHN is licensed as a specialized health care service plan under the Knox-Keene Health Care Service Plan Act of 1975, as amended.

WHEREAS, MHN has experience in providing Employee Assistance Program services and has established a network of professional providers to render required Employee Assistance Program services.

WHEREAS, Client wishes to engage MHN to provide such services and MHN wishes to provide the same on the terms and conditions set forth herein;

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, the parties agree as follows:

1. DEFINITIONS

1.1 "Combined Evidence of Coverage and Disclosure Form (Evidence of Coverage)" - A document as issued by MHN to a Covered Person that describes the specific Covered Services available to that Covered Person under a specific Employee Assistance Program Services Agreement.

1.2 "Covered Person or Member" - any individual who, pursuant to this Employee Assistance Program Services Agreement, is eligible for EAP benefits as a Subscriber or Dependent.

1.3 "Critical Incident Stress Debriefing (CISD)" - a group meeting or discussion regarding a distressing and traumatic incident in the workplace. These meetings are conducted by specially trained and qualified MHN providers and generally are conducted at the workplace.

1.4 "Dependent" - any person who:

1. is a household member of a Subscriber. The term household members encompasses anyone living in the employee’s household and can include, as an example, spouses, children, domestic partners, grandparents, siblings or grandparents;

2. is a dependent child of a Subscriber under the age of twenty-five (25) who is not a household member if they are at least fifty percent (50%) financially dependent on the Subscriber.

1.5 "Employee Assistance Program" ("EAP") - the MHN program for the Assessment and Referral of Covered Persons as described in this Agreement, including short-term telephonic counseling as authorized by MHN.
1.6 "Family Unit" - composed of a Subscriber and his or her Dependents who, pursuant to this Employee Assistance Program Services Agreement, are eligible for EAP benefits.

1.7 "Initial Term" - the initial period of the Term of this Agreement as set forth at Paragraph 5.1, below.

1.8 "Intake Line" - a telephone number available twenty four (24) hours each day, seven (7) days each week to provide access to MHN's EAP services pursuant to this Agreement.

1.9 "Monthly Fee" - the amount to be paid to MHN by Client as set forth at paragraph 4.1.

1.10 "Participating Provider" - a professional contracting with MHN or its affiliates who furnishes Employee Assistance Program services to Covered Persons.

1.11 "Plan" - the Client's general health benefits plan established for its employees.

1.12 "Session" - any (a) in-person or telephonic consultation with a Covered Person in connection with the Covered Person's health, mental health, alcohol or substance abuse problems, (b) in-person consultation with a Covered Person after referral for motivation or referral, or (c) an in-person consultation or a telephonic consultation requested by the Client regarding the Covered Person's performance.

1.13 "Subscriber" - an individual who is a benefit-eligible employee of a participating member of the CSAC-EIA and for whom a fee is paid by Client to MHN.

For the City of Milpitas group #5290, a Subscriber of Plan 00H is a permanent full-time or part-time employee of the Police or Fire Department for the City of Milpitas and for whom a fee is paid by Client to MHN, and a Subscriber of Plan 00K is any remaining benefit-eligible employee for whom a fee is paid by Client to MHN.

1.14 "Term" - the Term of this Agreement as set forth at Paragraph 5.1, below.

1.15 "Benefit Period" – The benefit period for Client is a 12-month period beginning July 1 and ending June 30.

II. DUTIES OF MHN

2.1 Intake Line. By calling such number, Covered Persons may obtain information regarding the scope of and the procedures for obtaining access to services and programs provided pursuant to this Agreement.

2.2 Participating Provider Network. MHN shall maintain a network of Participating Providers, to provide the counseling services to Covered Persons pursuant to this Agreement.

2.3 Employee Assistance Program. MHN shall provide or arrange for the following services:

a) Conduct orientation and training seminars for Client's managers, supervisors, and Covered Persons relating to the scope and nature of the EAP services as set forth in Exhibit 2.3 hereof. The training programs may also be to assist such personnel in identifying and dealing with employees whose job performance suffers from personal, health or substance abuse related problems and who are not responsive to normal on-site supervisory counseling procedures.

b) MHN shall respond to management/job performance referrals. For management/job performance referrals, MHN shall provide follow-up, as determined by MHN to be necessary, to monitor referred Covered Persons' adherence to the agreed course of treatment. Progress reports to managers and supervisors on referred employees will be limited to reporting whether or not the employee has sought EAP assistance and is cooperating with the treatment program.
c) MHN will respond to CISDs as set forth in Exhibit 2.3 relating to a distressing and traumatic event occurring in the Client’s workplace on an unlimited basis, except in the case of catastrophic events. A “catastrophic event” is defined as an incident requiring more than twenty (20) hours of counseling. In such an event, beginning with the 21st hour, MHN shall bill Client at the rate of $250.00 per hour, or the rate in effect at the time of service in MHN’s Training & Consulting Schedule, as well as for any travel expenses, including without limitation, practitioner professional fees for travel time, incurred by MHN.

d) MHN shall provide counseling sessions as set forth in Exhibit 4.1. In providing such services, MHN shall assess and refer Covered Persons to obtain the appropriate care aimed at restoring their ability to perform their job duties at an acceptable level and to provide general assistance in connection with substance abuse or mental health problems.

e) MHN shall design, recommend, produce, and provide materials and/or other information to Client to publicize its existence to Client’s Covered Persons.

f) At the conclusion of assessment services, the Covered Person will be requested to complete a “Client Satisfaction Questionnaire.”

2.4 Reports to Client. MHN shall provide Client with the reports described in Exhibit 2.4, attached hereto and made a part hereof, at the intervals described therein.

2.5 Work & Life Services. MHN shall also provide those EAP work & life services described in Exhibit 2.5 hereof. The fee for such services is included in the Monthly Fee set forth in section 4.1 of this Agreement.

2.6 Online Member Services. Client shall receive Online Member Services described in Exhibit 2.6 hereof. The fee for such services is included in the Monthly Fee set forth in section 4.1 of this Agreement.

III. DUTIES OF CLIENT

3.1 Dissemination of Information. Client shall inform all its employees who are Covered Persons of the services provided pursuant to this Agreement. Client shall also provide to Covered Persons information as to the existence and terms of this Agreement and shall annually distribute to Covered Persons copies of the MHN Combined Evidence of Coverage and Disclosure Form and any other appropriate MHN information materials periodically as MHN may request. Except with respect to materials prepared solely by MHN and distributed in accordance with MHN’s instructions, MHN shall have no responsibility for the correctness of any information disseminated by Client or compliance with applicable laws, rules, or regulations. Client, as plan fiduciary, understands and agrees that it shall be fully responsible for Plan compliance with all relevant provisions of the Employee Retirement Income Security Act of 1974 (ERISA), as amended, including, but not limited to, any disclosures required to be given to Covered Persons under applicable Department of Labor regulations and/or other legal and regulatory requirements. The Client acknowledges that any designated Plan Administrator shall be responsible for Plan compliance including, but not limited to, the following:

a) preparation and filing of Forms 5500 and/or 990;

b) preparation, review and distribution of a Summary Plan Description as required by ERISA; and

c) filing Summary Plan Description with U.S. Department of Labor.

3.2 Costs of Ongoing Treatment. Client shall inform all its employees who are Covered Persons that the cost of any treatment not specifically provided pursuant to this Agreement, shall be the responsibility of the Covered Person.

3.3 Client Liaison. Client shall designate an employee to act as a liaison between the Client and MHN under this Agreement and to be responsible for coordinating all of Client’s requests for services under this Agreement.
IV. COMPENSATION OF MHN

4.1 Monthly Fee. The Monthly Fee payable by Client, on behalf of its participating members, is set forth in Exhibit 4.1. The Monthly Fee shall be due and payable on or before the first day of each month during the Term. Notwithstanding the provisions of 4.3 below, if there is an increase or decrease in the number of Covered Persons, MHN shall be entitled to adjust the compensation payment on a monthly basis. In the event that Client fails to forward any compensation payment by the due date, Client shall pay MHN a late payment penalty of one percent (1%) per month on all monies outstanding in excess of thirty (30) days. If the Monthly Fee is not received by MHN as set forth above, MHN may send a Written Notice of Termination effective on the last day of the month for which full payments were received. The Client may automatically reinstate the Agreement by remitting, within fifteen (15) days of the date of Written Notice of Termination, all outstanding invoiced Monthly Fees to MHN.

4.2 Travel Expenses. Travel Expenses (and professional fees billed by providers for travel time) incurred by MHN on behalf of Client are not included in the Monthly Fee and shall be billed by MHN to Client as incurred. Client shall reimburse MHN for said expenses within thirty (30) days of receipt of such billing.

4.3 Adjustments to Fees. The Fees shall remain in effect for the Initial Term of this Agreement. Thereafter, MHN may adjust the Fees upon thirty (30) days prior written notice to Client. If Client objects to any such adjustment in the Fees and if MHN and Client are unable to reach an agreement with respect to such adjustment, this Agreement shall be terminated upon fifteen (15) days prior written notice by either party. If no such notice is received by either party by the time that the adjusted Fee is to be effective, the parties shall be deemed to have agreed upon the Fee adjustment as set forth in MHN's notice of adjustment. Termination of this Agreement shall be the sole remedy for unresolved disputes relating to adjustment in the Fees and such disputes shall, accordingly, not be subject to arbitration.

V. TERM AND TERMINATION

5.1 Term. This Agreement shall commence upon the 1st day of July, 2007 (the "Effective Date"), and shall initially continue in effect for a period of twelve (12) months, through the 30th day of June, 2008, following which it shall be automatically extended for successive periods of one (1) year, subject to section 4.3, "Adjustment of Fees", unless either party terminates this Agreement in writing at least sixty (60) days prior to the end of the then current Term, or unless otherwise terminated in accordance with the provisions hereof.

5.2 Termination. Either party may terminate this Agreement with or without cause with a sixty (60) day advance notice in writing to the other party; or either party may terminate this Agreement in writing if:

a) Either party materially breaches this Agreement, and such material breach continues for a period of fifteen (15) days after written notice is given to the breaching party, specifying the nature of the breach and requesting that it be cured. If, however, the nature of breach is such that it cannot be cured within the fifteen (15) day period, then if the breaching party commences such cure in good faith within ten (10) days after delivery of the aforesaid notice and gives written notice to the non-breaching party of the action being taken to effect such cure, then this Agreement shall not be canceled. In no event shall such breach continue more than thirty (30) days after receipt of the aforesaid notice; or

b) Either party shall be adjudged bankrupt, become insolvent, have a receiver of its assets or property appointed, make a general assignment for the benefit of creditors, or institute or cause to be instituted any procedure for reorganization or rearrangement of its affairs.

VI. NOTICE TO COVERED PERSONS

Client shall inform all Covered Persons of any termination of this Agreement. MHN shall not have any obligation for claims submitted for dates of service following termination of this Agreement. Any services authorized by MHN but incurred after termination of this Agreement are the responsibility of the Covered Person.
Transfer of Records. Upon the termination of MHN's duties pursuant to this Agreement, it shall be the responsibility of the Client to arrange and pay all costs for the transfer to the successor EAP company any of the Client's records in MHN's possession involving job performance referrals. MHN may transfer such records in any form as it may desire; including computer tapes or disks. It is the responsibility of the Client to convert such information into a form required by the successor.

VII. ACCESS TO BOOKS AND RECORDS

Client agrees that MHN may have access to Client's books and records, on reasonable notice, and at reasonable times, during normal business hours, Monday through Friday of each week, to verify the number of Covered Persons reported by Client hereunder. This provision shall survive any termination of this Agreement.

VIII. PROPRIETARY MATERIALS

8.1 MHN Materials. Client acknowledges that MHN has developed and will develop in connection with this Agreement, certain symbols, trademarks, service marks, designs, data, processes, plans, procedures and information, all of which are proprietary information and trade secrets of MHN (Collectively referred to as "Materials"). Such Materials include, without limitation, Materials relating to MHN's Quality Management/Utilization Management Program, the Intake Line and all Materials prepared and distributed by MHN in connection with its Employee Assistance Programs. Client shall not use any of MHN's proprietary Materials, except as expressly contemplated by this Agreement, without the prior written consent of MHN, and shall cease any and all usage of Materials immediately upon the termination of this Agreement or at MHN's request.

8.2 Confidentiality of Parties' Records and Materials. All files, data and information relating to the business of either party in possession of the other party will be deemed confidential and will not be disclosed except upon lawful order of a court or public authority which order compels obedience under penalty of contempt, fine, or impairment or loss of the right to do business. In the event of any such disclosure, the disclosing party shall immediately notify the other party in writing detailing the circumstances and extent of such disclosure.

IX. CONFIDENTIALITY OF PATIENT INFORMATION

Each party shall maintain the confidentiality of information in its possession contained in the records of Covered Persons in accordance with applicable state and federal laws and regulations or other applicable law, and shall not release such information, either to each other or to any other person or entity, except as permitted by law or in accordance with a validly executed release.

X. MISCELLANEOUS

10.1 Regulation. MHN is subject to regulation by the California Department of Managed Health Care and this Agreement is subject to the requirements of the Knox-Keene Health Care Service Plan Act of 1975 (the "Act", commencing with Section 1340 of the California Health and Safety Code) and the regulations promulgated thereunder (found at Chapter 3 of Title 10 of the California Code of Regulations). Any provision required to be in this Agreement by either of these sources of law shall bind the parties whether or not provided hereunder.

10.2 Relationship of the Parties. In the performance of the work, duties and obligations of the parties to this Agreement, the parties shall at all times be acting and performing as independent contractors. No relationship of employer and employee, or partners or joint venturers is created by this Agreement, and neither party may therefore make any claim against the other party for social security benefits, workers' compensation benefits, unemployment insurance benefits, vacation pay, sick leave or any other employee benefit of any kind.

10.3 Notices. Except as set forth herein, all notices required or permitted to be given hereunder, shall be in writing and shall be sent by United States mail, certified or registered, return receipt requested, postage prepaid, or sent by a nationally recognized overnight courier or delivery service to the parties hereto at their respective addresses...
set forth herein, or such other address as may be fixed in accordance with the provisions hereof. Except as set forth herein, if mailed in accordance with the provisions of this paragraph, such notice shall be deemed to be received three (3) business days after mailing.

10.4 Entire Agreement; Amendment. This Agreement and all exhibits and other documents furnished pursuant to this Agreement and expressly made a part hereof shall constitute the entire agreement between the parties, and supersedes all other agreements, written or otherwise. This Agreement may be amended by a signed written agreement of the parties.

10.5 Provisions Separable. The invalidity or unenforceability of any term or provision of this Agreement shall not affect the validity or enforceability of any other term or provision.

10.6 Dispute Resolution. Client agrees to submit to arbitration as set forth in Exhibit 10.6.

10.7 Waiver of Breach. The waiver by either party of a breach or violation of any provision of this Agreement shall not operate as, nor be construed to be, a waiver of any subsequent breach thereof.

10.8 Applicable Law. This Agreement shall be governed in all respects by the laws of the State of California.

10.9 Indemnification.
(a) Responsibility for Own Acts. Each party shall be responsible for its own acts or omissions and for any and all claims, liabilities, injuries, suits, demands and expenses of any kind which may result or arise out of any alleged malfeasance or neglect caused or alleged to have been caused by that party or its employees or representatives in the performance or omission of any act or responsibility of that party under this Agreement.

(b) Client agrees to indemnify, defend, and hold harmless MHN, its agents, officers, and employees from and against any and all liability expense including defense costs and legal fees incurred in connection with claims for damages of any nature whatsoever, including but not limited to, bodily injury, death, personal injury, or property damage arising from Client’s performance or failure to perform its obligations hereunder.

(c) MHN agrees to indemnify, defend, and hold harmless Client, its agents, officers, and employees from and against any and all liability expense, including defense costs and legal fees incurred in connection with claims for damages of any nature whatsoever, including but not limited to, bodily injury, death, personal injury, or property damage arising from MHN’s performance or failure to perform its obligations hereunder.

10.10 Assignments/Subcontracting. Neither party shall have the right to assign, delegate or subcontract any of its rights or obligations without the prior written consent of the other party. Notwithstanding the foregoing, MHN shall have the right to sell, transfer, convey or assign this Agreement to any successor, subsidiary, parent or affiliate of MHN and such assignee shall acquire all of the rights, duties and obligations of MHN set forth herein.

IN WITNESS WHEREOF, the parties have executed this Agreement the day and year first set forth above.

"Client"
CSAC EXCESS INSURANCE AUTHORITY
(CSAC-EIA)
3017 Gold Canal Drive, Suite 300
Rancho Cordova, CA 95670

By: /s/ Denise Mauldin
Name: Catherine Mauldin
Title: Employee Benefits Mgr
Date: 11-09-07

"MHN"
MANAGED HEALTH NETWORK
1600 Los Gatos Drive, Suite 300
San Rafael, CA 94903

By: /s/ J. Sell
Name: Steven J. Sell
Title: President
Date: 10-28-07
| Exhibit 2.3 | Client Training Programs |
| Exhibit 2.4 | Reports to Client |
| Exhibit 2.5 | Work & Life Services |
| Exhibit 2.6 | Online Member Services |
| Exhibit 4.1 | Benefits and Compensation |
| Exhibit 10.6 | Arbitration |
EXHIBIT 2.3
CLIENT TRAINING PROGRAMS

The following training programs shall be provided as requested by each participating employer at no additional charge:

1. As needed orientation seminars for employees
2. As needed training seminars for managers and supervisors
3. Management Consults/Job Performance Referrals and related follow-ups
4. As needed health fairs
5. Ten (10) “brown bag” seminars per participating employer group
6. Critical Incident Stress Debriefings [except as provided in Section 2.3 (c)]
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<td>EAP Utilization Report</td>
<td>Quarterly</td>
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EXHIBIT 2.5
WORK & LIFE SERVICES

Work & Life Services Summary

Work & Life Services provide telephonic consultations to help members deal with a wide variety of daily life issues including childcare, eldercare, financial and legal services, identity theft recovery services and more.

Work & Life Services Description

- **Childcare Assistance** – This plan covers the telephonic consultation and referrals to childcare resources, including childcare centers and special needs providers. Members can also obtain a list of up to two (2) appropriate unconfirmed providers in a two-zip code area within twelve business hours. *One Session = Telephone Session of up to thirty (30) minutes.*

- **Eldercare Assistance** – This plan offers a telephonic consultation to assess healthcare needs, financial and legal concerns, living arrangements, etc., plus referrals to eldercare providers and residential facilities. Members can also obtain a list of up to two (2) appropriate unconfirmed providers in a two-zip code area within twelve business hours. *One Session = Telephone Session of up to thirty (30) minutes.*

- **Financial Services** – This plan covers the telephone services of financial counselors who offer telephone educational and consultative assistance to help Members with an array of financial concerns. This service includes one thirty (30) minute telephonic consultation per separate matter, and a 25% discount on rates for follow-up consultations. Topics include credit counseling, debt and budgeting assistance, tax planning, financial planning for college and retirement planning and specialized tax assistance. Please note that this is not a tax representation and/or preparation service and investment advice, loans and bill payments are not included. *One Session = Telephone Session of up to thirty (30) minutes.*

- **Legal Services** – This plan offers either an in-person office visit or the telephone service of a network attorney to provide the Member a one half-hour consultation session. This includes one 30-minute telephonic consultation with a network attorney or mediator per separate legal matter, and a 25% discount on rates for follow-up consultations. Telephonic or face-to-face consultations for issues relating to civil, consumer, personal and family law, financial matters, business law, real estate, estate planning and more. This plan excludes certain specialized legal areas including labor and employment law or disputes or actions between you and your employer or MHN. *One Session = Telephone Session of up to thirty (30) minutes.*

- **Identity Theft Recovery Services** – This service includes a telephonic consultation with a fraud resolution specialist who will help the Member to determine if the Member was a victim of identity theft and recommend options on how to place fraud alerts, freeze credit, file police reports, and conduct other activities necessary to resolve fraud. This service also includes an identity theft emergency response kit. General information on identity theft prevention is also available. *One Session = Telephone Session of up to sixty (60) minutes.*

- **Daily Living Services** – This service provides a telephonic consultation and referrals to consultants and businesses that can help with everyday needs, including pet care, landscaping, auto repair, home maintenance, travel, alternative medicine, nutrition and fitness, household services. Please note that this service only provides general information regarding referrals and does not cover the cost of services purchased nor does MHN guarantee the delivery and/or quality of any service. MHN reserves the right to decline specific requests at MHN’s sole discretion. *One Session = Request for Service of up to thirty (30) minutes spent on each request.*
EXHIBIT 2.6
MHN ONLINE MEMBER SERVICES

Welcome Package Description
General

MHN Online Member Services Welcome package is designed to provide Client's employees and eligible dependents online access to Employee Assistance Program (EAP) benefits, practitioner and provider searches, authorizations and behavioral health services that include a number of self-help programs, as well as professional assistance.

The MHN Online Member Services Welcome package features include:

Your EAP Benefits
- EAP Benefit Summary
- Description of Benefits

Emotional Health
- Self-Assessments: Depression, Anxiety, Stress, Insomnia, and Alcohol and Substance Abuse
- Self-Help Programs: Depression, Anxiety, Stress, Insomnia, and Alcohol and Substance Abuse
- Articles & More, Facts and information, Quick Tips
- Links to related sites
- Practitioner Search and Request Authorization

Health and Fitness
- Health Assessment
- Health Calculators
- Articles & More
- Links to related sites

Family & Work
- Child and Elder Care Resource Directories
- Articles & More
- Links to related sites

Financial & Legal
- Financial Calculators
- Articles & More
- Links to related sites

Immediate Crisis Support
Available throughout the site, this function provides Client’s employees and eligible dependents with a telephone number should they need urgent intervention from a licensed clinician.

Special Feature
- Monthly Electronic Newsletter
EXHIBIT 10.6
ARBITRATION

1. Any controversy between the parties of this Agreement, including, but not limited to, Members, shall be resolved, to the extent possible, by informal meeting or discussions between the appropriate representatives of the parties.

2. In the event that a dispute is not resolved in that process, MHN uses binding arbitration as the final method for resolving all such disputes, whether stated in tort, contract or otherwise, and whether or not other parties such as employer groups, health care practitioners, or their agents or employees, are also involved. In addition, disputes with MHN involving alleged professional liability or medical malpractice (that is, whether any medical services rendered were unnecessary or unauthorized or were improperly, negligently or incompetently rendered) also must be submitted to binding arbitration.

3. Client hereby agrees to submit all disputes to final and binding arbitration. Likewise, MHN agrees to arbitrate all such disputes. By agreeing to binding arbitration, both parties agree to forego any right they may have to a jury trial on such disputes. However, no remedies that otherwise would be available to either party in a court of law will be forfeited by virtue of this agreement to use and be bound by MHN's binding arbitration process. This agreement to arbitrate shall be enforced even if a party to the arbitration is also involved in another action or proceeding with a third party arising out of the same matter.

4. MHN’s binding arbitration process is conducted by selection of mutually acceptable arbitrator(s) by the parties. The Federal Arbitration Act, 9 U.S.C. § 1, et seq., will govern arbitrations under this process. In the event that total amount of damages claimed is $200,000 or less, the parties shall, within 60 days of the demand for arbitration to MHN, appoint a mutually acceptable single neutral arbitrator who shall hear and decide the case and have no jurisdiction to award more than $200,000. In the event that total amount of damages is over $200,000, the parties shall, within 60 days of the demand for arbitration to MHN, appoint a panel of three neutral arbitrators (unless less than three is mutually agreed upon), who shall hear and decide the case.

5. Arbitration can be initiated by submitting a demand for arbitration to MHN at the address provided below. The demand must have a clear statement of the facts, the relief sought and a dollar amount.

   Litigation Administrator  
   21650 Oxnard Street, #1520  
   Woodland Hills, CA 91367

6. Upon receipt of a demand for arbitration by MHN, the parties will have 60 days to attempt to reach an agreement to select mutually acceptable arbitrator(s) as outlined above. If the parties fail to reach an agreement during this time frame, then either party may apply to a Court of Competent Jurisdiction for appointment of the arbitrator(s) who would hear and decide the matter.

7. The arbitrator is required to follow applicable state or federal law. The arbitrator may interpret this Agreement, but will not have any power to change, modify or refuse to enforce any of its terms, nor will the arbitrator have the authority to make any award that would not be available in a court of law. At the conclusion of the arbitration, the arbitrator will issue a written opinion and award setting forth findings of fact and conclusions of law, and that award will be binding on all parties. The parties will share equally the arbitrator's fee involved in the arbitration. Each party also will be responsible for their own attorneys' fees.