AMENDED SPONSOR AGREEMENT TO FUTURE CARE FIRST PARTY POOLED TRUST

This is an Agreement for contribution to the FUTURE CARE - FIRST PARTY POOLED TRUST, a pooled Trust established by Al Sigl Center for Rehabilitation Agencies, Inc. d/b/a/ Al Sigl Community of Agencies, a New York not-for-profit corporation and an organization that is tax-exempt under Internal Revenue Code Section 501(c) (3), whose principal office is located at 1000 Elmwood Avenue, Suite 300, Rochester, NY 14620 (hereinafter referred to as "Grantor").

			e Trustee ed Co-Trus								AGENCIES,	Inc.
Sponsor	Name	and	Address.	The	name	and	address	of	the	Sponsor	hereunder	is.
											_ ("Sponso	<u>r")</u> .
Income li Beneficia			ciary: The	name	and ac	dress	s/residenc	e of	the i	ncome life	time	
									_ ("	Designate	d Beneficiar	<u> </u>
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the receipt of which is hereby acknowledged by the Trustee, and any cash, securities or other Trust property which the Trustee may subsequently hold and acquire pursuant to the provisions of this Trust agreement for the uses and purposes and upon the terms and conditions set forth herein.

TRUST PURPOSE

PARTIES

The Trust is an irrevocable pooled trust established for the sole benefit of individual beneficiaries who are defined as disabled pursuant to Section 1614(a)(3) of the Social Security Act, codified as 42 USC 1382c(a)(3). Individual Trust accounts ("Sub-Account(s)") shall be maintained for the lifetime beneficiary (Designated Beneficiary). For purposes of investment and management of Trust funds, the Trustee shall pool these accounts and manage them collectively with funds of other beneficiaries of the Trust. The Sponsor desires to establish an individual Trust account for the Beneficiary.

EXECUTION OF SPONSOR AGREEMENT

By signing this Sponsor Agreement, the Sponsor agrees to all the terms and conditions of the Future Care First Party Pooled Trust Master Agreement and any amendments thereto. Such Trust and amendments shall be deemed to be incorporated by reference herein.

ADDITIONS TO A TRUST ACCOUNT

Additions to a Trust account may be made by the Sponsor or another person or entity provided the funds transferred are deemed funds of the Beneficiary.

IRREVOCABLE TRANSFER AND LIMITED POWER TO AMEND

A Sponsor or other contributor to the Trust shall not be permitted to revoke a Sponsor Agreement or withdraw any funds contributed to the Trust under such Agreement.

FEES

The Designated Beneficiary shall be responsible for all fees pursuant to the published fees of the Trust, which may be amended from time to time upon notice.

CONTRIBUTIONS AND DEPOSITS TO TRUST

All contributions and deposits made to the Trust account for the Designated Beneficiary will be held and administered pursuant to the provisions of the Future Care Planning Pooled Community Supplemental Needs Trust Master Agreement, dated August 27, 2015, as amended ("Master Agreement"). The provisions of the Master Agreement are incorporated by reference herein.

The Trustees shall have the sole and absolute right to accept or refuse additional deposits to the Sub-Trust accounts.

In the event a Designated Beneficiary has a zero (\$0) or less, Sub-Trust account balance for sixty (60) or more consecutive days, the Trustees shall retain the right to close the Designated Beneficiary's subtrust account. The Trustee may continue to charge administrative fees for the management of the Sub-Trust account prior to its closure. In the event a Designated Beneficiary wishes to re-open a closed Sub-Trust account, the Designated Beneficiary shall be required to pay any outstanding administrative fees owed on the closed Sub-Trust account. Additionally, the Designated Beneficiary shall be required to pay a new enrollment fee when re-opening a Sub-Trust account.

PROCESS UPON DEATH OF THE DESIGNATED BENEFICIARY

Sponsor agrees that upon Beneficiary death, all remaining funds in the Beneficiary's Sub-Account, shall be retained by the Trust. To the extent that amounts remaining in the Designated Beneficiary's account upon the death of the Designated Beneficiary are not retained by the Trust, the Trust shall pay to the State(s) from such remaining amounts in the account an amount equal to the total amount of medical assistance paid on behalf of the individual under the State Medicaid plan(s). To the extent the trust does not retain the funds in the account, the State(s) must be listed as the first payee(s) of any such funds and the State(s) shall have priority over payment of other debts and administrative expenses except as listed in the Social Security Administrations Program Operations Manual System (POMS) (SI 01120.203B.3.a).

The trust must provide payback for any State(s) that may have provided medical assistance under the State Medicaid plan(s) and not be limited to any particular State(s). Medicaid payback may also not be limited to any particular period of time, i.e., payback cannot be limited to the period after establishment of the trust.

Future Care Planning Services: Amended First Party Pooled Trust

Upon the death of the trust beneficiary, the following types of administrative expenses may be paid from the trust *prior* to reimbursement of medical assistance to the State(s):

- Taxes due from the trust to the State(s) or Federal government because of the death of the Designated Beneficiary;
- Reasonable fees for administration of the trust estate such as an accounting of the trust to a court, completion and filing of documents, or other required actions associated with termination and wrapping up of the trust. (POMS SI 01120.203B.3.a)

All funds remaining in the Designated Beneficiary's Sub Trust Account will be retained by the Future Care Community Pooled Trust to further the purposes of the Trust, in accordance with the Article 8 of the Future Care Community Pooled Trust.

Funeral expenses for the Designated Beneficiary will only be paid pursuant to a Medicaid eligible irrevocable pre-need funeral agreement established prior to the Designated Beneficiary's death. Funeral expenses will not be paid after the Designated Beneficiary's death.

GOVERNING LAW

This Trust instrument shall be interpreted and the administration of the Trust shall be governed by the laws of the State of New York. However, if applicable, federal law shall govern any matter related to the relationship between this Trust and the government benefits for which the Beneficiary may be eligible. The situs of this Trust for administrative and accounting purposes shall be in the County of Monroe, which is the location of the principal office of the Trustee.

INVALIDITY OF ANY PROVISION

Should any provision of this Agreement be or become invalid or unenforceable, the remaining provisions of this Agreement shall be and continue to be fully effective.

TERMINOLOGY AND CONSTRUCTION

Under this instrument, the masculine, feminine or nonbinary identity and the singular or plural of any term shall each include the others depending on the context. The headings of the sections of this Agreement are inserted for convenience only and shall not affect its construction.

IN WITNESS WHEREOF, the Trustee and Sponsor execute this instrument on the date below.

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SPONSOR:	
Signature	
Print Name	
State, personally appeared proved to me on the basis of sat subscribed to the within instrumer his/her/their capacity(ies), and that	, 20, before me, the undersigned, a Notary Public in and for said personally known to me or
	Notary Public (STATE OF NEW YORK)
SPONSOR AGREEMENT TO FUTURE CARE - FIRST PARTY I TRUSTEE: AL SIGL CENTER FOR REHABIL By: Name: Title:	ITATION AGENCIES, INC.
said State, personally appeared to me on the basis of satisfactory of to the within instrument and ackno capacity(ies), and that by his/her/t	, 20, before me, the undersigned, a Notary Public in and for, personally known to me or proved evidence to be the individual(s) whose name (s) is (are) subscribed by
	Notary Public