



**TO: SOUTHERN NEVADA DISTRICT BOARD OF HEALTH**

**DATE: July 22, 2021**

**RE: *Approval of Amendment to the Agreement between the Southern Nevada Health District (SNHD) and Med-Strategies, Inc. dba Branson Management Group***

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**PETITION # 02-22**

**That the Southern Nevada District Board of Health *approves the Amendment to the Agreement between the Southern Nevada Health District (SNHD) and Med-Strategies, Inc. dba Branson Management Group.***

**PETITIONERS:**

**Fermin Leguen, MD, MPH, *District Health Officer*** *FL*  
**Karen White, *Chief Financial Officer*** *KW*

**DISCUSSION:**

The Southern Nevada Health District is engaged in the business of providing public health services and Federally Qualified Health Center services to the Clark County community and its visitors and requires support for medical billing to both government and commercial insurance carriers, including professional claim processing and medical billing services. Based on ongoing and anticipated billing requirements, the District asks to continue its established relationship with Med-Strategies, Inc. via the attached amendment.

**FUNDING:**

Fees for Services will be calculated using Contractor's direct costs, plus five percent (5%) of said direct cost in consideration of payments received as posted in the Health District Accounts Receivable records.





**AMENDMENT A02 TO  
PROFESSIONAL MEDICAL BILLING SERVICES AGREEMENT  
BETWEEN  
SOUTHERN NEVADA HEALTH DISTRICT  
AND  
MED-STRATEGIES, INC. DOING BUSINESS AS  
BRANSON MANAGEMENT GROUP  
C2000071**

THIS AMENDMENT A02 IS MADE WITH REFERENCE TO Professional Medical Billing Services Agreement (“Agreement”), Effective Date February 1, 2020, and as amended on February 1, 2021 by and between the Southern Nevada Health District (“Health District”) and Med-Strategies, Inc. doing business as Branson Management Group (“Contractor”) (individually Party, and collectively “Parties”).

WHEREAS, the Parties mutually desire to extend the term of the Agreement.

NOW THEREFORE, pursuant to Subsection 1.04 of the Agreement, the Parties mutually agree to amend the Agreement as follows:

- 1) The first paragraph of Section 1, Term, Termination and Amendment, is hereby deleted in its entirety and replaced with the following:
  1. TERM, TERMINATION, AND AMENDMENT. This Agreement shall be effective from February 1, 2020 through January 31, 2022 unless sooner terminated by either Party as set forth in this Agreement.
- 2) Section 2, Incorporated Documents, is hereby deleted in its entirety and replaced with the following:
  2. INCORPORATED DOCUMENTS. The Services to be performed and the consideration therefore are specifically described in the below referenced documents, which are listed below and attached hereto, and expressly incorporated by reference herein:  
ATTACHMENT A-A02: SCOPE OF WORK  
ATTACHMENT B: PAYMENT  
ATTACHMENT C: BUSINESS ASSOCIATE AGREEMENT
- 3) Section 3, Compensation, is hereby deleted in its entirety and replaced with the following:
  3. COMPENSATION. Contractor shall complete the services in a professional and timely manner consistent with the Scope of Work outlined in Attachment A-A02. Contractor will be reimbursed for expenses incurred as provided in Attachment B, Payment.
- 4) Attachment A-A01, Scope of Work, is hereby deleted and replaced in its entirety with Attachment A-A02, which is attached hereto and expressly incorporated by reference

herein.

This Amendment A02 is effective as of August 1, 2021.

Except as expressly provided in this Amendment A02, all the terms and provisions of the Agreement are and will remain in full force and effect and are hereby ratified and confirmed by the Parties.

BY SIGNING BELOW, the Parties hereto have approved and executed this Amendment A02 to Agreement C2000071.

**SOUTHERN NEVADA HEALTH DISTRICT**

**APPROVED AS TO FORM:**

By: \_\_\_\_\_  
Fermin Leguen, MD, MPH  
District Health Officer

**This Amendment A02 is  
approved as to form. Signature to be  
affixed prior to execution**  
By: \_\_\_\_\_  
Heather Anderson-Fintak, Esq.  
General Counsel  
Southern Nevada Health District

Date: \_\_\_\_\_

**MED-STRATEGIES, INC. DOING BUSINESS AS  
BRANSON MANAGEMENT GROUP**

By: \_\_\_\_\_  
Ramesh Gogineni  
Chief Executive Officer

Date: \_\_\_\_\_

**ATTACHMENT A-A02  
SCOPE OF WORK**

**Performance Period of February 1, 2020 through January 31, 2022:**

- A. In return for the consideration detailed herein, during the term of this Agreement, Contractor will:
- A.1 Process Health District's Medical Billing insurance claims for both government and commercial insurance carriers.
    - (a) Prepare follow-up inquires to third-party payors when such payors have not responded to claims within ninety (90) days.
    - (b) Reprocess any claim denied by an insurance carrier due to missing information, data entry error, or similar Contractor error requiring correction.
    - (c) As appropriate, seek Health District's input for missing or incomplete information.
    - (d) Use Health District's clearinghouse for submittal of claims. Health District's current clearinghouse is Waystar.
  - A.2 Process Health District patient invoices for any co-pay, deductible, coinsurance or any other patient fees for which patient is responsible.
    - (a) Process a monthly batch of patient responsibility statements, and mail appropriate statement individually to each patient.
    - (b) Send a bill to each patient owing fees at 0, 30, and 60 days from the date of service.
    - (c) Code accounts remaining unpaid after ninety (90) days from initial billing with "RT" and turn said accounts over to Health District for determination as to the appropriate course of action.
  - A.3 Ensure billing information submitted to Contractor by the Health District is logged and preserved in original form as a transaction record, and that all diagnostic and service codes submitted by Health District in patient service records are faithfully reproduced, without code changes, in claims submitted by Contractor to third-party payor.
  - A.4 Process all claims received from Health District within three (3) business days of receipt.
  - A.5 Screen patient service records submitted by Health District to Contractor, and return patient service records with errant or missing data and/or information to Health District for correction prior to conversion to a claim and submittal to the payor(s).
  - A.6 Process and submit clean claims received from Health District to primary and secondary payors within three (3) business days of receipt.
  - A.7 Under no circumstances, make any changes, additions, or corrections to a patient encounter form without express prior written authorization by the Health District. Contractor understands all such written authorizations by will be retained with the

respective modified encounter form(s) in accordance with the Parties' Records Retention Schedules.

- A.8 Bill each patient and/or patient's insurance carrier under the appropriate Health District's National Provider Identifier and Tax Identification Number.
- A.9 Serve as the billing contact for the Health District on all insurance claims and patient inquiries, and will provide a local telephone number for receiving of such inquiries.
- A.10 Designate Health District as the Party to whom payment is due on invoices.
- A.11 Provide monthly management reports as requested by Health District basis. Monthly management reports requested may be any combination of the following:
  - (a) Daily Charge, Payment and Adjustment Report/Daily Register
  - (b) Visit Type Analysis
  - (c) Insurance Payer Mix
  - (d) Production/Procedure Code Analysis
  - (e) A/R Aging – Insurance
  - (f) A/R Aging – Patient
  - (g) Productivity Analysis – Facility /Provider of Services
  - (h) Monthly Activity Summaries, including year-to-year comparisons
  - (i) Analysis reviews
- A.12 Provide Consulting Services as requested by Health District for performance of specific tasks.
- A.13 Work with Health District staff to resolve any communication or data entry problems regarding patient and insurance billing and follow-up on patient billing inquiries made to Health District's personnel.
  - (a) The Health District's Chief Financial Officer and/or Designee will assign Health District staff as appropriate to assist Contractor with billing questions.
- A.14 Ensure Health District is notified should Contractor untimely receive provider claim information from Health District staff, resulting in delay of Contractor's medical billing services. Contractor will not be responsible for such delays.
- A.15 If Health District's EHR is not available for Contractor's use, process information using Contractor's billing software, or process manually until such EHR is functional and available to Contractor.