

AN ORDINANCE

9 8 3 4 1

AUTHORIZING THE ASSIGNMENT OF THE CONTRACT WITH HEALTHMASTER SERVICES FOR THE PROVISION OF ALCOHOL AND DRUG SCREENING SERVICES FOR PROSPECTIVE NON-UNIFORMED CITY EMPLOYEES AND CURRENT CITY EMPLOYEES REQUIRING COMMERCIAL DRIVERS LICENSES TO CONCENTRA HEALTH SERVICES, INC. (CONCENTRA) FOR THE PERIOD JULY 1, 2003 THROUGH JUNE 30, 2004 AND TWO ONE-YEAR RENEWAL OPTIONS; AUTHORIZING THE EXECUTION OF DOCUMENTS REQUIRED IN AWARDING THE ASSIGNMENT; AND AUTHORIZING PAYMENTS TO CONCENTRA FOR SERVICES RENDERED.

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WHEREAS, City Administrative Directive 4.3, *Alcohol and Controlled Substance Testing*, requires that all applicants for city employment and city employees whose positions require Commercial Driver's Licenses (CDLs) submit to drug and alcohol testing; and

WHEREAS, Ordinance Number 95897, passed and approved on June 13, 2002, authorized the execution of a Professional Services Agreement with Healthmaster Services to provide comprehensive drug and alcohol screening services to prospective non-uniformed employees and current employees required to possess CDLs for the period July 1, 2002 through June 30, 2003, with three consecutive one year renewal options beginning July 1, 2003 and ending June 30, 2006; and

WHEREAS, Ordinance Number 97931, passed and approved on August 7, 2003, authorized the execution of a Professional Services Agreement Renewal for Drug and Alcohol Screening "Second Year" with Healthmaster Services to provide comprehensive drug screening services for the period July 1, 2003 through June 30, 2004; and

WHEREAS, on September 1, 2003 Healthmaster Services merged operations with Concentra Health Services, Inc. (Concentra), and desires to obtain the City's consent to assign contractual obligations to Concentra through June 30, 2004, and for the two remaining one year renewal options; and

WHEREAS, City desires to execute the assignment as it will enable the City to obtain alcohol and drug testing services at the same rates and terms as negotiated with Healthmaster Services; and

WHEREAS, it is now necessary to authorize the assignment of this contract to Concentra, to authorize the execution of such documents as may be required in awarding the assignment, and to authorize payments to Concentra for services rendered; **NOW THEREFORE:**

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF SAN ANTONIO:

SECTION 1. The City Manager, or her designee, is authorized to accept the assignment of the contract from Healthmaster Services to Concentra Health Services, Inc. The City Manager, or her designee, is authorized to execute such documents as may be required in awarding the assignment. A copy of the letter for Healthmaster Services offering the assignment is attached hereto and incorporated herein for all purposes as Attachment I.

SECTION 2. Payments in an aggregate amount up to \$240,167.00 previously authorized for payment to Healthmaster Services are now authorized for payment to Concentra Health Services, Inc. to be paid for comprehensive drug screening services for the period July 1, 2003 through June 30, 2004 from Employee Wellness Fund 75-006000, Activity 36-14-01, Index Code 530808. Said sum was previously encumbered in and payments made from said fund on a fee-for-service basis.

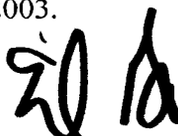
SECTION 3. The Director of Finance, may, subject to concurrence by the City Manager or the City Manager's designee, correct allocations to specific Index Codes and Fund Numbers as necessary to carry out the purpose of this ordinance.

SECTION 4. Should the agreement renewal be in an amount other than that budgeted for, or should the agreement renewal contain terms and conditions different than those currently existing, acceptance of the agreement renewal will be subject to subsequent City Council ordinance.

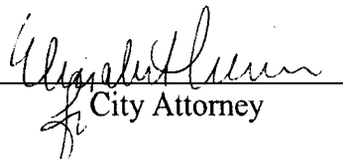
SECTION 5. This ordinance shall be effective on and after the tenth (10th) day after passage hereof.

SECTION 6. If any agreement, as first reviewed and approved by the City Attorney, is not signed by both parties within sixty (60) days from the effective date of this ordinance, it becomes null and void, and any further signed documents must be considered by the City Council.

PASSED AND APPROVED this 23rd day of October, 2003.


M A Y O R
EDWARD D. GARZA

ATTEST: 
City Clerk

APPROVED AS TO FORM: 
City Attorney