REGIONAL FACILITY AGREEMENT

THIS Agreement is made between the COUNTY OF NEVADA, a political subdivision of the State of California and the COUNTY OF PLUMAS, a political subdivision of the State of California.

WHEREAS, the County of PLUMAS has a need for juvenile hall placement facilities and desires to place minors detained pursuant to order of its juvenile court in the Nevada County Juvenile Detention Facility, to the extent that excess accommodations are available, and

WHEREAS, the County of Nevada currently operates and maintains a juvenile hall in the City of Nevada City, where space may exist in excess of its needs;

NOW THEREFORE,

In consideration of the services to be rendered, the sums to be paid, and each and every covenant and condition contained herein, the parties agree as follows:

A. SERVICES:

Nevada County shall provide placement in juvenile hall for PLUMAS County minors who have been accepted by Nevada County Probation Department for such placement in its facility. Placement in the facility shall be made if Nevada County Probation Department determines excess space in the facility exists and Nevada County agrees to accept the minor.

All PLUMAS County minors accepted for placement and placed in the Nevada County Juvenile Hall shall receive the same accommodations and services as Nevada County juveniles in accordance with federal, state and local laws and regulation. Such services shall include facilitation of appropriate educational services, medical care, mental health care and dental care as arranged and authorized by PLUMAS County. Dental Care shall

be limited to pain management, injured teeth/gums, and conditions which may lead to malignancies (if detention is prolonged).

Nevada County may provide emergency medical services without prior authorization from PLUMAS County.

PLUMAS County minors are not eligible to participate in Nevada County's Children's System of Care Program.

B. TERM:

This agreement shall be in effect from February 1, 2020 through June 30, 2024. This agreement may be terminated, at anytime by either party hereto, upon a thirty (30) day written notice to the other party.

C. PAYMENT:

Board and Care: PLUMAS County shall pay Nevada County for the costs of board and care for each minor so placed for each day or portion thereof that said minor is housed in the Nevada County Juvenile Detention Facility. Said payment shall be at the per diem rate determined by the Chief Probation Officer of Nevada County. The rate currently established by the Chief Probation Officer is \$125.00 for each 24-hour day or portion thereof. This rate shall be fixed for the first year of the contract. After the first year, it is subject to change by the Nevada County Board of Supervisors and PLUMAS County shall be given thirty (30) days written notice of said change before the new rate becomes applicable to this agreement.

<u>Legal Costs:</u> PLUMAS County shall be solely responsible for providing legal services for said minors and solely responsible for the costs of such services.

<u>Writ of Habeas Corpus:</u> In the event a petition for a writ of habeas corpus or similar proceeding is initiated by or on behalf of a PLUMAS County minor placed in the Nevada County Juvenile Detention Facility, PLUMAS County shall defend said litigation and hold Nevada County elected officials, officers, employees, agents and volunteers fully harmless there from.

Medical and Psychological Services: PLUMAS County agrees to pay for or to reimburse Nevada County for the actual costs of any necessary psychological, dental care, prescription medications or mental health care required by a minor placed pursuant to this agreement. PLUMAS County agrees to pay for any costs above \$15,000 per medical/surgical inpatient catastrophic episode. Nevada County is authorized to obtain emergency medical, dental, and mental health care for PLUMAS County minors without prior authorization. All other services must be pre-authorized by PLUMAS County.

<u>Education</u>: PLUMAS County shall reimburse Nevada County for any and all costs of schooling or education not compensated for by the State of California. The cost of regular school expenses is included in the per diem rate.

Billing and Payments: Nevada County shall bill PLUMAS County on a per minor basis. PLUMAS County shall pay Nevada County within 30 days after receiving notice of payment due. Payment shall be made out to Nevada County Probation and mailed to:

Nevada County Probation Attention Fiscal Staff 109 ½ North Pine Street Nevada City, CA 95959

D. TRANSPORTATION:

PLUMAS County shall be responsible for providing round-trip transportation of PLUMAS youth(s) to and from PLUMAS County and the Nevada County Juvenile Detention Facility. Nevada County shall provide routine transportation for the minor

within Nevada County for the purposes of medical, mental health, dental or other appropriate care. The cost of such transportation is included in the per diem rate.

E. COURT DOCUMENTATION:

PLUMAS County shall be responsible for providing; conformed Court orders committing minor to the Juvenile Hall, dispositional report committing minor to the Juvenile Hall, and consent to medical treatment signed by a parent/legal guardian/Juvenile Court Judge to Nevada County transportation staff upon pick-up of minor.

F. REMOVAL OF MINORS:

Nevada County shall promptly return any PLUMAS County minors placed in the Nevada County Juvenile Detention Facility upon request of the Plumas County Probation Department. Nevada County Probation Department shall have sole discretion to request removal of a PLUMAS County minor. Upon decision to remove a PLUMAS County minor, Nevada County shall notify PLUMAS County by telephone and transport said minor back to PLUMAS County within five (5) working days of notification.

G. INDEMNITY:

Nevada County shall defend, release, hold harmless, and indemnify PLUMAS County, its elected officials, officers, employees, agents and volunteers from any and all claims for injuries or damages to persons and/or property, including attorneys' fees, which arise out of injuries or damages resulting from the negligent acts or omissions of Nevada County, its officers and/or employees. It is further agreed that PLUMAS County, shall defend, release, hold harmless and indemnify Nevada County, its elected officials, officers and/or employees, agents and volunteers from any and all claims for injures and/or damages to persons and/or property, including attorneys' fees, which arise out of the negligent acts and/or omissions of PLUMAS County, its elected officials, officers and employees. In the event of concurrent negligence of Nevada County, its officers and employees and PLUMAS County, its officers and employees, the liability for any and all claims for injuries or damages to persons and/or property shall be apportioned under the California theory of comparative negligence as presently established or as may hereafter be modified.

H. INSURANCE

Nevada County is self-insured up to \$100,000 and beyond that amount is covered up to \$25 million under Nevada County's participation in the CSAC Excess Insurance Authority.

PLUMAS County is self-insured up to \$100,000 and beyond that amount is covered up to \$25 million under PLUMAS County's participation in the CSAC Excess Insurance Authority.

I. PRISON RAPE ELIMINATION ACT (PREA):

Nevada County will comply with the Prison Rape Elimination Act of 2003 (Federal Law 42 U.S.C.15601 ET. Seq.), and with all applicable PREA Standards, DJJ Policies related to PREA and DJJ Standards related to PREA for preventing, detecting, monitoring, investigating, and eradicating any form of sexual abuse within DII Facilities/Programs/Offices owned, operated or contracted. Nevada County acknowledges that, in addition to "self-monitoring requirements" DJJ will conduct announced or unannounced, compliance monitoring to include "on-site" monitoring.

J. MODIFICATION:

No modification or waiver of any provisions of the Agreement shall be effective unless waiver or modification shall be in writing, signed by all parties, and then shall be effective only for the period and on the condition, and for the specific instance for which given.

K. NOTICES:

All notices and demands of any kind which either party may require or desire to serve on the other in connection with the Agreement must be served in writing either by facsimile, personal service by first class mail and addressed to the party to be so served as follows:

PLUMAS County Probation Department Erin Metcalf, Chief Probation Officer 270 County Hospital Road, Suite 128 Quincy, CA 95971 Phone: 530-283-6200 Facsimile: 530-283-6165

Nevada County Probation Department Michael Ertola, Chief Probation Officer 109 ½ North Pine Street

Nevada City, CA 95949 Phone: 530-265-1200 Facsimile: 530-265-6280

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the dates indicated below.

-- COUNTY OF NEVADA -

Dated:	By:		
		Heidi Hall	
		Chair, Board of Supervisors	
		County of Nevada	
		ATTEST:	
	By:		
	•	Julie Patterson-Hunter	
		Clerk to the Board of Supervisors	
		County of Nevada	
		Approved as to Form:	
		County Counsel	Date
		County of Nevada	

-- COUNTY OF PLUMAS --

Dated:	By:	Kevin Goss Board of Supervisors, Chair County of Plumas
		ATTEST:
Dated:	By:	Nancy DaForno Clerk to the Board of Supervisors County of Plumas
		Approved as to Form:
Dated:	By:	Gretchen Stuhr Deputy County Counsel III County of Plumas