

THERAPY SERVICES AGREEMENT

AGREEMENT IS HEREBY MADE between the AMERICAN CANCAL, INC., a Tennessee corporation (hereafter referred to as "AMI") and [REDACTED] Street Medicine (hereafter referred to as "Client") set forth below according to the following terms, conditions, and provisions.

1. BASIC AGREEMENT

It is the parties intention that AMI shall be an independent contractor and not Client's employee.

2. WORK TO BE PERFORMED

AMI agrees to provide placement for therapy services under the terms and conditions of this Agreement and in accordance with any applicable requirements of Client's federal, state or local laws, rules, and/or regulations, third party reimbursements sources (public or private), or other reimbursement sources covering AMI's services. Client desires that AMI perform, and AMI agrees to perform the services as defined in the attached fee schedule.

3. LEGAL AND COMPLIANCE REQUIREMENTS

AMI acknowledges that all of its therapist placed to provide services meets all of the professional training requirements which are specifically delineated in the Conditions of Participation for Rehabilitation Agencies under Medicare.

AMI agrees to provide services under this contract only to patients properly referred to Client through a physician's plan of treatment, and AMI further agrees that the services which AMI provides will be according to limitations set forth in the physician's plan of treatment and will not be altered by AMI in type, scope, or duration. (Title XVIII, Social Security Act, Medicare HIM 11, 200.2 04) and under the supervision of Client if applicable or required per type of setting.

AMI agrees to perform only those professional services as requested by the professional person designated by Client as supervisory contact. AMI agrees to prepare and submit, in a timely manner, the medial documentation necessary to comply with Medicare regulations, and applicable federal, state, or local law

AMI agrees to protect the patient's right of privacy. AMI further agrees that all requests for access to patient's records will be filed with and released by Client, and not by AMI.

AMI agrees to comply with title VI of the Civil Rights Act of 1964, and agrees not to discriminate in any way in hiring or the provision of services especially as related to race, color, handicap, sex, age, religion, or national origin. (Title XVIII, Social Security Act, Medicare HIM 11, 200.2 C7)

AMI agrees to cooperate with any requests (under Public Law 96-499, Section 952) from the Secretary of Health Services or the Comptroller General of the US for access to those books, and records (for a period of four years) necessary to verify costs of the service performed by AMI for patients of the Client. If required AMI further agrees to keep Client advised of such requests for information.