I. Name:

AREA Coordinated Entry Partnership (referred to as the "Partnership")

II. Members of the Partnership Agreement:

Members of this partnership are hereinafter referred to as "Partners". There are three distinct roles for Partners in the AREA Coordinated Entry Partnership: Lead Agency, Assessment Partner or Referral Partner as listed:

Lead Agency: LIST ONE

Assessment Partner(s): LIST ALL

Referral Partner(s): LIST ALL

See **Attachment A** for Partner, contact persons, addresses and phone numbers, and all projects and programs that are included under the agreement.

III. Purpose

The purpose of this Agreement is to specify what the Partners agree to as members of the AREA Coordinated Entry Partnership. The members agree to participate in the AREA Coordinated Entry Partnership. The goal of the Partnership is to provide and improve consumer information, referral, assistance and access to housing and services for individuals and families experiencing or at risk of homelessness.

Coordinated Entry achieves the stated Partnership goal through a set of processes developed and adopted by the Vermont Coalition to End Homelessness (VCEH). As the primary decision-making body for the Balance of State Continuum of Care, VCEH is responsible for planning, implementing and evaluating uniform, balance-of-state-wide coordinated entry processes.

The Partnership is part of the AREA Homeless Continuum of Care and is the local implementation of the VCEH Coordinated Entry Plan.

IV. Guiding Principles & Strategies

- **1. Reorient service provision,** creating a more <u>client-focused</u> environment.
- **2.** Recognizes the inherent dignity of persons in need of housing, and honors their right to confidentiality, safety, and respect.
- **3. Identify which strategies are best for each household** based on knowledge of and access to a full array of available services.
- **4. Link households to the most appropriate program** that will assist the household to quickly resolve their housing crisis and regain housing stability.
- 5. Provide timely access and appropriate referrals to housing programs and support services.
- **6. Shorten the number of days** between onset or threat of homelessness and access to assistance needed to re-establish stable housing.



- **7. Protects the safety of victims fleeing domestic/sexual violence** and simultaneously helps victims to access housing resources.
- 8. Provide immediate access to information regarding housing and support services.
- **9. Establishes consistent referral protocols and uniform assessment** so that no matter where a person or family presents in need, they can have access to needed housing programs and support services.
- **10. Reduces duplicate collection of household information** to streamline referral and access to needed resources.
- **11. Provide for ongoing participation** by consumers and stakeholders in the development and evaluation process of Coordinated Entry.
- **12. Commitment to continuous improvement** through ongoing evaluation by the AREA Coordinated Entry Partnership and VCEH.

V. Description of Coordinated Entry

The AREA Coordinated Entry Partnership will include the following:

- **1.** The VCEH Housing Screening & Referral Tool to obtain basic information related to homeless/housing status;
- 2. The VCEH Housing Barriers Assessment Tool to determine the level, type and duration of assistance needed to regain housing stability;
- **3.** Screening for safety issues related to domestic/sexual violence or abuse, and appropriate referrals according to the agreed protocol;
- **4.** Screening Veteran status and coordinated referrals of Veterans according to the agreed protocol;
- **5.** Screening for unaccompanied minors and youth and referrals according to the agreed protocol;
- **6.** Screening for chronic homelessness and priority need for Permanent Supportive Housing. Referral and project enrollment according to the agreed protocol;
- 7. The VCEH Client Release of Information;
- 8. The VCEH Confidentiality Agreement for Partner staff;
- **9.** Use of the HMIS, according to funder requirements and in compliance with VCEH HMIS guidelines;
- 10. HIPAA-compliant referral processes;
- **11.** Initial and ongoing training of Partner staff to ensure uniform application of screening, assessment and referral protocols;
- **12.** A local inventory of homeless assistance resources;
- 13. Outreach to potential new partner organizations in the AREA Continuum of Care;
- **14.** Regular Partnership meetings to evaluate the success of the Partnership in achieving goals, analyzing data, and making changes in referral protocols and processes, as needed. A commitment by Partners to engage in problem solving with mutual respect;
- **15.** Community-wide lists of persons and/or households that are homeless and/or at-risk of homelessness for the purpose of referral and enrollment in appropriate Partner projects and programs;



- **16.** Agreement to only accept clients into specific programs or projects (as outlined in Attachment A) through the processes established by the AREA Coordinated Entry Partnership; and
- **17.** VCEH Coordinated Entry Committee planning, oversight and evaluation of coordinated entry statewide policies and protocols.

VI. Core Components

- **A.** Access: Partners will use a triage housing screening tool to refer households for housing crisis help. This initial **Housing Screening** will help determine if diversion, prevention or homeless services is appropriate. The purpose is to help identify immediate housing or shelter needs and, as necessary, connect to services with financial assistance to help them remain in or return to permanent housing.
- **B.** Assessment: A Housing Barriers Assessment will be conducted as soon as possible, for all households in order to identify linkage to appropriate housing intervention (Prevention, Transitional Housing, Rapid Re-Housing, Permanent Housing or Permanent Supportive Housing). The Assessment will inform the housing case plan by looking at history, barriers and personal goals, skills and assets. All assessments will be conducted by a trained assessor.
- **C. Referrals:** Linkages to appropriate services will be based on assessment, prioritization, eligibility and written programs standards. Tools for assessment and written program standards will provide transparent, planned and fair process for waitlist management, prioritization and housing linkage. Assistance will be provided to persons with high barriers to housing and other services identified in the assessment.
- D. Evaluation: Coordinated Entry will include a comprehensive evaluation of consumer outcome and system performance to: increase effective use of resources (both staff and fiscal), improve quality of service to consumers, and to proactively identify and plan services. Partners will promote and review system-wide performance standards. Additionally, an annual review of Coordinated Entry tools and processes will be conducted with feedback from consumers and Partners.

VII. Term of the Agreement

The effective date of this Agreement shall be the date of DATE and shall continue in effect until modified or terminated by the Partnership. The agreement will be reviewed annually and may be amended as stipulated in Section XVI.

VIII. Shared Responsibilities

The following are the responsibilities of all Partners:

- **A.** Make Coordinated Entry Partnership processes, including those related to access, assessment and referral to homeless programs and services, well-known to all clients.
- **B.** Agree to make appropriate staff available for the training on protocols and procedures to follow for Coordinated Entry in their agency. To the extent possible, the training will focus on standardizing the level of information and understanding that Partners staff have, in order to give consistent and accurate information through Coordinated Entry.



- **C.** Agree to distribute information to the public regarding how to access homeless assistance. Brochures, fliers, websites, public services announcements may be created by the Partnership for this purpose.
- **D.** Agree to have a representative on the AREA Coordinated Entry Partnership committee, to provide input into the operations and continuous refinements and evaluation of the Coordinated Entry processes. When issues arise, agree to joint problem solving with individual Partners, the Local Lead Agency, and the Partnership committee.
- E. Partners shall agree to follow guidelines for referring clients in a manner that is compliant with HIPAA (Public Health Information) and 42 CFR Part 2 (Substance Abuse Treatment Information). This includes informing households that they are receiving intake and referral under the Partnership, completing the authorized Referral Form, signing a compliant release of information form, and forwarding any information to agencies in a compliant manner. Attachment B is a HIPAA and 42 CFR Part 2 Confidentiality Agreement that accompanies this Agreement, which outlines the agreements between and amongst agencies that work as Partners to insure that all privacy, security and confidentiality standards under HIPAA and 42 CFR Part 2 are being met by participating agencies.
- **F.** Agree to use established Coordinated Entry protocols and processes to refer and accept clients into projects and programs named in Attachment A. Agree to communicate with partners when/if a referred household is not accepted into a project/program.

IX. Lead Agency Responsibilities

- **A.** Provide leadership, coordination and oversight of Coordinated Entry processes.
- **B.** Ensure that all Partners are involved in and informed of evaluation and reporting aspects of this Agreement.
- **C.** Seek out funding to help with costs associated with the continued development and implementation of this Partnership.
- **D.** Ensure that all requirements (programmatic and fiscal) for grant funds received to underwrite any part of expenses associated with the continued development and implementation of this Partnership.
- **E.** Provide training and technical assistance to Partners to ensure standardization of information, assistance and referral offered to potential households.
- **F.** Provide training and technical assistance to all Partner staff administering the VCEH Screening & Referral Tool, and the VCEH Housing Barriers Assessment Tool.
- **G.** Promote the process and outcomes of Coordinated Entry to the public; local officials; state and federal agencies, officials and other interested parties.
- H. Convene local CE Partnership meetings.
- **I.** Ensure the evaluation of the local CE Partnership.
- J. Liaison with the VCEH Coordinated Entry Committee, or delegate participation from the AREA Partnership.
- **K.** Act as a local clearinghouse for persons experiencing or at risk of homelessness and in search of support to find or retain housing.
- **L.** With Partnership committee support, maintain a local inventory of homeless assistance resources.
- M. Follow up with clients referred by Referral Partners within 3 days (target).



- **N.** Complete VCEH Housing Barriers Assessment for households experiencing or at risk of homelessness, prior to enrolling clients in the programs/projects in Attachment A.
- **O.** Ensure that all Agreements and Partner Staff Confidentiality Agreements are signed and kept in a secure central location; to be kept on file for a minimum of five years.

X. Assessment Partners' Responsibilities

- **A.** Complete VCEH Housing Barriers Assessment for households experiencing or at risk of homelessness, prior to enrolling clients in the programs/projects in Attachment A.
- **B.** Maintain high level of communication and coordination with Lead Agency and other Assessment Partners, e.g. participation on the Housing Review Team
- **C.** Share assessment information, as needed, to coordinate referrals and ensure that consumers are not completing the assessment multiple times.

XI. Referral Partners' Responsibilities

A Referral Partner may be a care provider agency, or business or organization that provides services to AREA residents, who have elected to become a part of the AREA Coordinated Entry Partnership; and has agreed to the following provisions in their business model:

- **A.** Complete the VCEH Housing Screening & Referral tool for households they identify as homeless or at-risk of homelessness
- **B.** Submit completed VCEH Housing Screening & Referral tool to the Lead Agency within one business day.

XII. Data Sharing

In respect to data sharing, each Partner agrees to:

- 1. Ensure that all Partners understand and agree to HUD, State and HMIS data privacy, data rights, and data quality requirements.
- 2. Verify that each Partner entering into HMIS must sign a Data Sharing MOU with area Partners, including the Lead Agency.
- 3. Ensure that any staff entering data into HMIS is properly trained on HMIS, assessment tool and data sharing. Ensure that all staff understand and sign the Staff Confidentiality Agreement.
- 4. Annually review Partners' data quality, privacy and rights compliance and performance.
- 5. Work with HMIS Lead Agency to share data across the AREA to better facilitate access, assessment and service linkage.
- 6. Make sure that clients know their data will be shared and have the ability to refuse to provide information or opt out of data sharing.
- 7. Enter Victim Service provider data into a comparable database, when entry into HMIS is prohibited under federal law.
- 8. Maintain privacy and security standards that meet HIPAA and 42 CFR Part 2 requirements.
- 9. Receive Client Release of Information prior to sharing information about a client's household, services, shelter or housing with another Partner, including prior to entering data into HMIS when such data will be shared in HMIS.



XIII. Grievance Policy and Rights

Coordinated Entry includes a Client Grievance Policy and Rights. Each Partner agrees to inform and help track that Partners assure the following:

- 1. Give clients the opportunity to be empowered about the services they choose to receive;
- 2. Hold clients accountable to responding to calls for available services or housing units;
- 3. Explain the AREA Coordinated Entry processes to clients so that they understand their responsibilities and those of the AREA Coordinated Entry Partnership; and
- 4. Inform clients of both their agency and the AREA Coordinated Entry grievance process at intake.

XIV. Confidentiality

The Partnership agree that by virtue of entering into this Agreement they will have access to certain confidential information regarding each other's operations related to this Partnership. The Partners agree that they will not disclose confidential information and/or material without consent of the affected party unless such disclosure is authorized by this Agreement or required by law. Unauthorized disclosure of confidential information shall be considered a breach of this agreement. At all times client Releases of Information (HIPAA and 42 CFR Part 2 compliant) will be secured before confidential client information is exchanged. Confidential client information will be handled with the utmost discretion and judgment. Partner staff participating in this Partnership will sign a Confidentiality Agreement related to sharing client information.

XV. Non-discrimination

There shall be no discrimination of any person or group of persons on account of race, ethnicity, national origin, disability status, religion, marital status, sex, sexual orientation, gender identity, or age.

XVI. Amendment of the Agreement

This Agreement may be amended at any time by mutual agreement of the Partners, as determined by the Partnership. Substantial changes should be reviewed and approved by the VCEH Coordinated Entry Committee.

XVII. Termination of Agreement

Any party may terminate their participation in this agreement with written notification to the Chairperson of the AREA Coordinated Entry Partnership Committee.

XVIII. Costs

Unless otherwise specified by grant funds that may become available during the duration of this Agreement, any and all expenses incurred by the participants of this Partnership are the responsibility of the Partner.

XIX. Conformance

If any provisions of this Agreement violates any statute or rule of law of the State of Vermont, or Federal statutes, it is considered modified to conform to that statute or rule of law.



XX. Approval

This Agreement shall be subject to the written approval of the Partnership. This agreement may be altered, amended or waived only by a written amendment executed by all parties.

Signed:		Date:
5	for (agency name)	
Signed:	for (agency name)	Date:
Signed:	for (agency name)	Date:
Signed:	for (agency name)	Date:
Signed:	for (agency name)	Date:
Signed:	for (agency name)	Date:
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