Board Office Use: Le	gislative File Info.
File ID Number	14-2109
Introduction Date	10/22/14
Enactment Number	10/22/14
Enactment Date	10-22-14 0



Memo

To

Board of Education

From

Antwan Wilson, Superintendent

Board Meeting Date

(To be completed by Procurement) Subject 10-22-14

Community Based Organization - Master Contract - <u>Alameda County Behavioral Health Care Services</u> - 922/Community Schools and Student Services Department (site/department)

Action Requested

Approval of Community Based Organization Master Contract between Oakland Unified School District and Alameda County Behavioral Health Care Services. Services to be primarily provided by the Community Schools and Student Services Department for the period of July 1, 2014 to June 30, 2017.

Background
A one paragraph
explanation of why
the consultant's
services are
needed.

Alameda County Behavioral Health Care Services provides mental health services in 80 schools in the Oakland Unified School District through contracts with community mental health providers. Historically mental health services have targeted students following the onset of serious emotional and behavioral problems. In an effort to prevent the onset of serious mental health issues Alameda County Behavioral Health Care Services has agreed to fund the OUSD Department of the Community Schools and Student Services Department to provide prevention and early interventions services and supports to schools within the K-8 Regions via funding provided through the California Mental Health Services Act. This contract will enable the District to offer School Based Mental Health Consultation to school sites to address the needs of all students by providing consultation and training to parents, teachers, and administrators, in addition to direct support to individual children at risk.

Discussion
One paragraph
summary of the
scope of work.

Approval by the Board of Education of Community Based Organization Master Contract between Oakland Unified School District and Alameda County Behavioral Health Care Services, Oakland, CA, for the latter to provide funding for the Community Schools and Student Services Department to provide School-Based Mental Health Consultation to enhance the capacity of schools to address social, emotional, and behavioral learning needs of students to promote a positive school climate that identifies and addresses student behavioral health needs and is supportive of students at risk for serious mental health issues; promote partnerships with teachers, parents, and other providers to create a school environment that fosters healthy social emotional development through a continuum of prevention, early intervention, and tertiary services for students and families; professional development for teachers and administrators, direct parent and teacher consultation, coordination among distinct departments and service providers to align available resources and supports, and targeted intervention for individual children through the provision of regionally supervised Mental Health Interns for the period of July 1, 2014 through June 30, 2017, in the amount of \$171,870.00 per annum, for a total amount not to exceed \$515,610.00.



Recommendation

Approval of Community Based Organization Master Contract between Oakland Unified School District and Alameda County Behavioral Health Care Services. Services to be primarily provided by the Community Schools and Student Services Department for the period of July 1, 2014 through June 30, 2017.

Fiscal Impact

Funding resource name (please spell out): 9206/ Alameda County Public Health and Wellness for Mental Health Services Act (MHSA) Prevention and Early Intervention (PEl) Grant, in the amount of \$171,870.00 per annum, for a total amount not to exceed \$515,610.00.

Attachments

- Master Contract Exhibit A and B Coversheet
- Exhibit A Program Description and Performance Requirements
- Exhibit A-1 Community Based Organization Master Contract
- Exhibit B Terms and Conditions of Payment
- Exhibit B-1 Funded Program Budget
- Exhibit B-2 Composite Agency Budget Revenue/Expense Summary
- Exhibit B-3 Method and Rate of Reimbursement FY 2014-2017
- Exhibit B-4 Cost Report Submission Timeline
- Exhibit C Certificate of Insurance Coverage
- Exhibit D Audit Requirements
- Exhibit E Business Associates Provisions Relating to HIPAA
- Exhibit F Alameda County Debarment and Suspension Certificate

ALAMEDA COUNTY HEALTH CARE SERVICES AGENCY CBO CONTRACT SIGNATURE AUTHORIZATION

BE IT HEREBY RESOLVED that the Board of Directors of

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Agency Admin	Alcohol & Drug	Mental Health	Public Health	Agency Admin	Alcohol & Drug	Mental Health	Public Health
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COMMUNITY BASED ORGANIZATION MASTER CONTRACT EXHIBIT A & B COVERSHEET

Dept Name: Behavioral Health Care Services				Vendor ID #: 0000032634 Board PO #:						
Bus Unit	t: BHSVC		Master Contract	#: 900322	Procurement Contract #: 10031				et Year: 201	4
Acct #	Fund #	Dept #	Program #	Subclass #	Project / G	Grant #	Amount to b	e Encumbered	d To	tal Contract Amount
610341	10000	35059		N/A	N/A					
610341	10000	35059		N/A	N/A			0.00		
610341	10000	350591		N/A	N/A		171	,870	+	515,610
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			nbrance or liquid				act: one year	encumbrance	at a time	
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Procuren	nent Contr	act Begi	n Date: <u>07/01/20</u>	<u>14</u> Expire	Date: <u>06/30</u>	/2017	Period of Fun	ding From: 0'	7/01/2014	To: <u>06/30/2017</u>
Contract	or Name:	Oaklar	nd Unified Schoo	l District - PE	I					
Project N										
Contract	or Address	s: 746 G	rand Ave, Oaklar	nd, CA 94610						
Remittar	nce Addres	s: 746 G	rand Ave, Oaklar	nd, CA 94610)			ALCOLIN	K Vendor A	ddress#:
									BOS	S Dist. #:
Contract	or Telepho	one #: (5	10) 639-3340	Fax #	<u> </u>		E-mail (Sig	gnatory): Curt	iss.sarikey@	ousd.k12.ca.us
Contract	or Contact	Person:	Mr. Curtiss Saril	cey			E-mail (Co	ntact): Curt	iss.sarikey@	ousd.k12.ca.us
Contract	Service C	ategory:	Mental Health				Estimated I	Units of Servi	ce: See Exhi	bit B-3
Method	of Reimbu	rsement	(Invoicing Proce	dures): See Ex	xhibit B-3					
Maria	or remou		(mroionig rioce							
Departm	ent Contac	et: Robin	n Eldridge	Teleph	one #: (510)	383-1592	QIC Code:	28007		
History	of Funding	g:	Original	Amend	lment #1	Amen	dment #2	Amendment #3		Amendment #4
Funding	Level		515,610							
Amount	of Encum	brance	171,870				•			
File Date	е									
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Reason			Final Agreemen	t						
Funding	Source Al	location	: Federal -	- CFDA #:		State			County	
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S	Signature:]	Manue	l J. Jimenez, J	r., MA MF	ľ	CUI	याग्ड ऽ	FRIKE 7 Print or Ty	ne Name	
Title D	irector, Be	ehaviora	l Health Care Se	ervices		Title A	1019	HEF	1	Date 9/19/14
Date					/	By		Signa	iture 12/	9.11
	t	he Cont	or District verification does not a	appear on	David	d Kakis	shiba pard of E	ducation	pe Name Itwan \	Wilson 10/23/14
			Excluded Parties epls.gov/epls/se		11001			Se	cretary,	Board of Education

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EXHIBIT A

PROGRAM DESCRIPTION AND PERFORMANCE REQUIREMENTS

Contracting Department	Alameda County Behavioral Health Care Services (BHCS)					
Contractor Name	Oakland Unified School District (OUSD)					
Contract Period	July 1, 2014 – June 30, 2017					
Type of Contract	Master					
Contract Number	900322					

I. Program Name

School-Based Mental Health Consultation

II. Contracted Services

- Mental Health Consultation
- Revenue Generation through Local Education Agency Medical Administrative Activity (LEA MAA) claiming or matching OUSD funds
- Prevention and Early Intervention (PEI) Service Data Collection and Reporting

III. Program Information and Requirements

A. Program Goals

Contractor shall provide services to accomplish the following goals:

Mental Health Consultation

Change in School Climate:

- Enhanced capacity of schools to identify individuals and families with social, emotional and behavioral issues.
- Increased number of school staff trained in the recognition of early indicators of mental illness and how to refer students for screening and intervention.
- Increased knowledge of social, emotional and behavioral issues.
- Increased knowledge of risk and protective factors.

Change in Student Mental Health Status:

- Enhanced resilience and protective factors, mental health status, social support, attendance, and academic achievement.
- Reduced suspensions, expulsions, drop-out rates, violence, social isolation, and involvement with law enforcement/courts.

Revenue Generation

• Long-term program growth and sustainability through the School District's reinvestment of LEA MAA generated by the program or reinvestment of an identical amount through other funding sources (such as grants).

Prevention and Early Intervention Service Data Collection and Reporting

• Yearly data collection, project analysis and reporting to promote program modification and improvement.

В. **Target Population**

Contractor shall provide services to the following populations:

1. Service Groups

Contractor shall provide services to support students who are at high risk for serious mental health issues and school failure. The interventions shall also target families, school staff, and providers who offer support to these students. Families are defined broadly and include non-custodial parents and guardians.

2. Referral Process to Program

Contractor shall identify students who are at high risk for serious mental health issues and school failure, and provide services described herein to the related service groups described above.

3. Program Eligibility

Contractor shall only serve clients who are students within Oakland Unified School District, or who are a member of the school staff or a family who provides support to these students.

C. **Program Description**

Contractor shall maintain programmatic services at the following minimum levels:

1. Program Design

Contractor shall provide School-Based Mental Health (SBMH) Consultation to build the capacity of schools to address the social, emotional and behavioral learning needs of students; to promote a school climate that identifies and addresses student mental health needs; and to support students at risk for serious Contractor shall provide technical assistance to mental health issues. Coordination of Service Teams (COST).

Contractor shall develop collaborative partnerships with principals, teachers, support staff, parents, and providers to create school environments that promote healthy emotional development, make social-emotional learning supports available to all students, and facilitate effective problem-solving among adults and students.

Contractor shall utilize the following strategies towards implementing SBMH Consultation:

Preparation Date: 2/28/14 Revision Date:

4/23/14

Contractor: Oakland Unified School District Contract Period: July 1, 2014 - June 30, 2017

- <u>Training:</u> Contractor shall provide training for school staff, mental health providers, and families on trauma and the impact of community violence on learning, the early indicators of serious mental health issues, and how to refer students for screening and intervention.
- General Consultation: Contractor shall provide consultation to site administrators and staff on effective interventions for students experiencing emotional and/or behavioral barriers to learning. Contractor shall promote parent/guardian involvement in school conferences and parent/guardian responsibility for children's regular school attendance. Contractor shall provide culturally responsive services and referrals for students and families. Contractor shall assist teachers in developing behavior management and intervention plans, and may utilize classroom observations. Contractor shall work with all levels of the school staff on systemic issues such as adult-child relationships, discipline practices and policies, and triggers within the classroom which may impact a child's mental health issues.
- Child-Specific Consultation: Contractor shall provide resources and coordinate services for students with emotional and behavioral needs. Contractor shall promote regular school attendance and improved self-esteem with interventions that will improve functioning within the school setting. Contractor shall provide more in-depth consultation to teachers, school administrators, and families regarding specific students (in individual and group settings). Contractor shall work with school staff and family to develop an intervention plan to address the social, emotional, behavioral and/or developmental needs of identified students that lead to attendance issues. When appropriate, Contractor shall obtain permission from the family to observe and assess the student to provide support and transitional services as needed.

Contractor shall collaborate with various County efforts including the other Prevention and Early Intervention programs and the Co-Occurring Issues Initiative. Contractor shall make presentations, prepare reports, and attend meetings (including SBBH monthly meetings) and/or trainings as required by BHCS.

Contractor shall annually invest a match of \$189,993 for expenses including a third Regional Mental Health Specialist. This staff person shall provide the same scope of work as that of the other two regions. In addition, Contractor shall annually reinvest 100% of the LEA MAA generated or an identical amount through another funding source (such as a grant) back into the program with the goal of increasing the school-based mental health consultation service capacity in subsequent years. Contractor shall conduct ongoing program evaluation to support the long-term growth and sustainability of the program.

2. Referral Process to Program N/A

Contractor: Oakland Unified School District Exhibit A
Contract Period: July 1, 2014 - June 30, 2017
Page 4 of 7

3. Consumer/Client Flow N/A

4. Discharge Criteria and Process N/A

5. Hours of Operation

Contractor shall maintain the following minimum hours of operation:

Monday through Friday, 8:00 a.m. − 3:00 p.m.

6. Service Delivery Sites

Contractor shall provide services at the following locations:

All OUSD Elementary and Middle Schools (with High Schools as needed)

Contractor shall obtain approval from BHCS through the BHCS Program Contract Manager prior to implementing any changes in service delivery sites.

D. Minimum Staffing Qualifications

Contractor shall have and maintain current job descriptions on file with BHCS for all personnel whose salaries, wages, and benefits are reimbursable in whole or in part under this agreement. Job descriptions shall specify the minimum qualifications for employment and duties to be performed. Contractor shall submit revised job descriptions prior to implementing any changes or employing persons who do not meet the minimum qualifications on file with BHCS. Contractor shall notify the BHCS Program Contract Manager of any change in administrative, supervisory and/or other personnel that may occur during the term of this contract.

IV. Contract Deliverables and Requirements

A. Process Measures

Contractor shall provide the following services/deliverables:

PROGRAM DELIVERABLES	PERFORMANCE MEASURES	DATA SOURCE
Mental Health Consultation		
Training and Coaching	50% Staff Hours	BHCS Reporting Tool
General Consultation	25% Staff Hours	BHCS Reporting Tool
Child-Specific Consultation	25% Staff Hours	BHCS Reporting Tool
Revenue Generation		F. F. F.
Revenue Generation	100% MAA	Oakland Unified School District
through MAA or other	Reinvestment or	
funding streams.	OUSD Match	

B. Outcome Measures

Contractor shall achieve the following outcomes:

Data Collection and Reporting	Data Source	Review Dates
Contractor shall conduct project analysis to identify recommended changes to the project design or deliverables, describing highlights, successes, challenges and rationale for changes.	Annual Report to BHCS	June 30, 2015 June 30, 2016 June 30, 2017
Contractor shall monitor tracking of select indicators within the school environment: • Attendance Rates • Suspension/Expulsion Rates • Drop-Out Rates • School Climate	Annual Report to BHCS School Records California Office of Education California Healthy Kids Survey (CHKS)	June 30, 2015 June 30, 2016 June 30, 2017
Contractor shall track LEA MAA revenue generation (or OUSD match) and reinvestment back into the program	Annual Report to BHCS including minutes from LEA Reinvestment Committee	June 30, 2015 June 30, 2016 June 30, 2017

Contractor: Oakland Unified School District Contract Period: July 1, 2014 - June 30, 2017

V. Reporting and Evaluation Requirements

A. Reporting Requirements

Contractor shall collect and report service data daily using BHCS reporting tools, track select indicators within the school environment, and analyze whether changes need to be made to the project design or deliverables based on the data findings and tracking of LEA MAA revenues. County shall have access to all data and reports.

Contractor shall comply with medical records, BHCS claiming, and data management requirements, using provided or approved systems.

The methods by which Contractor shall be required to document achievement of program objectives may include, but are not limited to: input of client data into the BHCS Reporting Tools and Data Systems, submission of Annual Program Reports, bio-statistical reports, narrative/data reports, financial reports including expenditures and revenues by program area and/or other special reports as requested by Alameda County financial or program monitors.

Contractor shall meet regularly with BHCS, as required by BHCS, to review program deliverables including documentation of program services. Contractor must participate in the BHCS Quality Improvement and Compliance Programs along with adhering to all BHCS performance requirements.

Contractor shall comply with the reporting requirements of County, State, or Federal agencies, and applicable law and regulations, as a condition of funding.

Contractor shall complete the Annual BHCS Assessment regarding Housing/Living Situation and Co-Occurring Conditions, which describes Contractor's progress in these and any other areas identified by BHCS, by July 10th of 2015, 2016 and 2017.

B. Evaluation Requirements

Contractor shall submit periodic and annual reviews of program delivery and fiscal reporting as required by County, State, and Federal funding sources.

BHCS reserves the right to unilaterally terminate or modify this contract based on analysis, review, and discussion with Contractor regarding current status of program deliverables and performance standards.

Exhibit A Page 7 of 7

Contractor: Oakland Unified School District Contract Period: July 1, 2014 - June 30, 2017

VI. Additional Requirements

A. Site Certification/Licensure

Contractor shall ensure that it meets all certification and licensure requirements for provision of services under this agreement, as required by applicable laws and regulations.

B. Other Requirements N/A

VII. Entirety of Agreement

This Agreement shall constitute the entire agreement between County and Contractor relating to the subject matter of this Agreement. As used herein, Agreement refers to and includes the Master Contract General Terms and Conditions, any documents incorporated herein by reference and any exhibits or attachments. This Agreement supersedes and merges all previous understandings, and all other agreements, written or oral, between the parties and sets forth the entire understanding of the parties regarding the subject matter thereof. The Agreement may not be modified except by a written document signed by both parties.

Contractor agrees to the following supplemental terms and conditions attached to this Exhibit A:

• Exhibit A-1: Additional Terms and Conditions of Program and Performance.

EXHIBIT A-1

COMMUNITY BASED ORGANIZATION MASTER CONTRACT

Additional Terms and Conditions of Program and Performance

Contracting Department: <u>Behavioral Health Care Services (BHCS)</u>

Contractor Name: Oakland Unified School District - PEI

Contract Period: <u>7/1/2014 to 6/30/2017</u>

Master Contract Number: 900322

1. <u>Confidentiality</u>. Contractor shall comply with all applicable federal and state laws and regulations pertaining to the confidentiality of individually identifiable health information including, but not limited to, the Health Insurance Portability and Accountability Act (HIPAA) and Welfare and Institutions Code requirements regarding confidentiality of patient information, and records, commencing with Section 5328. Contractor shall inform and train its officers, employees and agents of the provisions for confidentiality of all information and records as set forth in those laws.

Contractor shall follow California state and federal guidelines pertaining to breaches of confidentiality. Contractor agrees to hold BHCS harmless for any breaches or violations arising from the actions/inactions of Contractor, their staff and subcontractors.

Contractor shall provide necessary client information to any other service provider within the Alameda County Behavioral Health Care Services (BHCS) System of County-operation and County-contracted providers for treatment activities (including the need to make timely referrals among programs for purposes of providing integrated services within this system of care) and/or for payment activities of said providers, and/or for health care operations of said providers if each of the entities has or had a relationship with the client. Contractor shall obtain clients' informed consent whenever possible, however the absence of such consent will not preclude the exchange of information with other BHCS service providers. Contractor shall obtain client consent, in a form mandated by applicable state or federal law, before releasing information to those who are outside the BHCS system of services except as otherwise provided by law. In accordance with the law, Contractor shall disclose to appropriate treatment providers information concerning clients served pursuant to this Agreement for purposes of securing treatment, and to the extent minimally necessary to accomplish the purpose of coordinating or managing health care and to perform the functions specified in the California Welfare and Institutions Code.

2. <u>Maintenance of Records</u>. The maintenance, access, disposal and transfer of records shall be in accordance with professional standards and applicable County, State, and Federal laws and regulations including, if applicable, the specified regulations of the Substance Abuse and Crime Prevention Act of 2000.

Last revised: 09/11/12

Records shall contain sufficient detail to make it possible for contracted services to be evaluated. Contractor shall permit authorized BHCS personnel to make periodic inspections of the records. Contractor shall furnish information and patient records such as these personnel may require for monitoring, reviewing and evaluating fiscal and clinical effectiveness, appropriateness, and timeliness of the services being rendered under this contract.

- 3. <u>General Supervision</u>. Services shall be under the general supervision of the Director of BHCS, as specified in Section 52l of the California Code of Regulations. Further, said Section allows the aforementioned Director to supervise and specify as to the kind, quality, and amount of the services provided and the criteria used for determining patient eligibility.
- 4. Housing/Living Situation and Co-Occurring Informed Practice. Contractor shall operationalize at least one activity to promote improved housing/living situation from the list available on the BHCS website, at http://www.acbhcs.org/providers/network/docs/Contractor_housing_involve_options.pdf. Contractor shall operationalize at least one activity to promote co-occurring informed practice from the list available online on the BHCS website, at http://www.acbhcs.org/providers/QI/docs/CoOccurring/COC_Contract_Expectations_FY_11-12.pdf.
- 5. <u>BHCS Tobacco Control, Education and Prevention Guidelines</u>. Contractor must adhere to the *Tobacco Control, Education, and Prevention Guidelines* that became effective January 1, 2003 and are available on the BHCS website, at http://www.acbhcs.org/providers/Documentation/Tobacco.pdf.
- 6. <u>Materials and Presentations:</u> Contractor shall give/publish credit in all media transmissions, published materials, or presentations to the community or other interested groups, supported in part or entirely by this contract, to County of Alameda Health Care Services Agency, Department of Behavioral Health Care Services.
- 7. <u>Organizational Chart</u>. Contractor shall have and maintain an organizational chart reflecting the current operating structure on file with BHCS. Contractor shall provide BHCS with an updated version of this document in the event of any change to the operational structure.
- 8. <u>Administrative and Program Standards</u>: Contractor shall comply with all administrative standards and program requirements as specified by specific State and Federal guidelines. Contractor shall comply with the Alameda County Ethical Code as posted on the Alameda County General Services Agency website, at http://www.acgov.org/auditor/sleb/documents/ethics.pdf, and by the Ethical Code of Conduct of all professional organizations that applies to their licensure.
- 9. <u>Licenses, Permits and Certificates:</u> Contractor shall obtain and maintain during the term of this Contract, all appropriate licenses, permits and certificates required by all applicable Federal, State, County and/or municipal laws, regulations, guidelines and/or directives as may be amended from time to time for the operation of its facility and/or for the provision of services hereunder.
- 10. Quality Assurance (QA): Contractor shall comply with the following QA provisions. Contractor shall comply with BHCS' Consumer Grievance and Appeal Policy and Procedures, as

set forth in the BHCS QA Manual and such amendments as posted on the BHCS website, at http://www.acbhcs.org/providers/QA/QA.htm. Contractor shall comply with procedures, postings and adherence guidelines pertaining to the posting and distribution of BHCS' Informing Materials pertaining to Consumer Rights. Contractor shall submit reports of client deaths and sentinel events to the BHCS QA Office within 14 days of the knowledge of a beneficiaries' death, or other sentinel event. Contractor shall comply with the formalized case review policies as set forth in the BHCS QA Manual.

- 11. <u>Continuity of Services</u>. Contractor shall have a plan for the continuity of services to clients, including the maintenance and security of records. The continuity plan must provide for the transition of services and records in the event that a direct service staff dies or becomes unable to continue providing services.
- 12. <u>Program Modification:</u> Contractor shall secure the prior written approval of the Director of BHCS, or their Designee, in the event contracted services and activities require modification during the contract year. The request for modification shall be submitted to BHCS in writing.
- 13. <u>Compliance with Contract Provisions</u>. Contractors not in compliance with contract provisions, State or Federal law and/or regulation shall be immediately responsible for remedy and/or a plan of correction subject to BHCS approval. The cost of the plan of correction shall be borne by the Contractor/Provider.
- 14. <u>Medi-Cal Administrative Activities (MAA)</u>. Contractors reporting Medi-Cal Administrative Activities (MAA) will comply with the policies and procedures required by the MAA contract between Alameda County and the State of California.
- 15. <u>Day Treatment Guidelines</u>. Day treatment service providers shall adhere to the day treatment guidelines as contained in the DMH Information Notice 02-06, the BHCS QA Manual and the DMH Site Certification Protocol. All services shall be individualized to client need and shall be provided based on medical necessity.

EXHIBIT B: TERMS AND CONDITIONS OF PAYMENT

Contracting Department	Behavioral Health Care Services	
Contractor Name	Oakland Unified School District - PEI	
Contract Period	7/1/2014 to 6/30/2017	
Contract Maximum	\$ 515,610	

In addition to all terms of payment described in the Master Contract Terms and Conditions and all relevant Exhibits and Attachments, Parties (Contractor and BHCS) to this Contract shall abide to the terms of payment contained herein.

1. Budget (Exhibits)

BHCS, may, at its sole discretion, with or without notice to the Contractor, add, change or delete sources of funding used by BHCS for purposes of reimbursement for Contractor costs in providing services covered by this Contract as set forth in Exhibit A. Contractor shall use all payments solely in support of the program budget, set forth as follows:

- Exhibit B-1: Funded Program Budget
- Exhibit B-2: Composite Agency Budget
- Exhibit B-3: Method and Rate of Reimbursement (Rate Sheet)
- Exhibit B-4: Cost Report Submission Timeline

2. Terms and Conditions of Payment

A. Contract Amount/Maximum

1. Contract and Program Maximum Funding

Total payments under this Contract shall in no event exceed the total contract maximum specified above. Payments shall be based on Exhibit B-3: Method and Rate of Reimbursement (Rate Sheet). Any change in the contract maximum shall be made through an amendment to this Contract.

B. Budget Revision Procedures

1. Budget vs. Actual Expenses and Utilization by Program

Contractor must submit a written request with explanation for approval from BHCS Fiscal Contract Manager at any time either actual program costs or utilization vary more than five percent from approved budget costs or utilization within any single program or Reporting Unit.

Last revised: 05/20/13

2. Cost of Living Adjustment (COLA)

COLAs are at the County's discretion. If, during the term of this Contract, the Alameda County Board of Supervisors approves a COLA, the increase may be retroactive to July 1, of the current contract year.

3. Available Resources

Parties to this Contract acknowledge the uncertainty of the funding resources supporting this Contract, which may impact BHCS' dollar allocation for contracted services. Should it be necessary to adjust the amount of the funding during the term of this Contract, BHCS shall notify Contractor at least thirty days prior to the effective date of the adjustment.

C. Cost Settlement/Final Payment Provisions

A Cost Settlement between BHCS and Contractor is considered an interim settlement subject to audit by County, State, Federal and/or independent auditors.

BHCS shall use the method(s) indicated in the Exhibit B-3: Method and Rate of Reimbursement to determine final reimbursement.

1. Actual Cost Reimbursement Method

Final reimbursement shall be made on the basis of Contractor's actual allowable costs less any applicable revenues collected from all other payment sources.

Final reimbursement is made after County's submission of an acceptable Year-End Cost Report to the State. The term "acceptable", shall be understood as a Year-End Cost Report that has been accepted by the State. Should the Contractor's final maximum allowable reimbursement be less than the total interim payments made pursuant to submitted invoices, Contractor agrees to remit said difference to County within sixty (60) calendar days of Contractor's receipt of Final Contract Settlement, unless otherwise approved by BHCS.

2. Audit

Contractor's records shall be subject to audit and disallowances by all applicable County, State and Federal authorities. Contractor shall account for each program separately and provide specific cost centers and audit trails for each program.

Cost Settlements will be considered interim until all County, State and Federal audits and appeals have been completed. Audit results shall supersede the information previously provided by Contractor and accepted by BHCS. Should County, State and Federal or any other funding agency refuse to reimburse BHCS or disallow previous payments, Contractor agrees to refund excess to BHCS

within 120 days of notification, unless otherwise approved by BHCS. BHCS may withhold all funds owed from any subsequent payments due to Contractor until the settlement is satisfied in full.

D. Conditions of Withholding Payment

BHCS may withhold payments to Contractor due to one or more of the following conditions.

1. Contractor Non-Compliance Sanction Policy

If BHCS determines that Contractor is not in compliance with any provisions of this Contract, BHCS will provide Contractor with a written notice of non-compliance and may withhold payment if the identified issue is not remedied within the timeline specified in the notice of non-compliance. Non-compliance includes failure to submit required programmatic and/or fiscal reports, which are complete and accurate by the specified due date, such as but not limited to Quarterly Financials; Year-End Cost Reports; Exh B-1: Program Funded Budget; audits; or other information required for contract administration, monitoring and/or renewal.

BHCS may, after three months of withholding funds for non-compliance impose a non-refundable penalty of one percent of the total contract amount each month thereafter, until BHCS deems Contractor in compliance with the Contract.

2. Contract Termination

In the event of termination of this Contract, BHCS may withhold a sum not to exceed ten percent of the total contract amount or applicable program, until all provisions of this Contract are satisfied by Contractor and accepted by BHCS.

3. Invoicing Procedures

A. Monthly Invoices/Monthly Reimbursement Claim/Service Report

Contractor shall submit a monthly invoice/reimbursement claim for services rendered that month, using BHCS' provided template based on the Exhibit B-3: Method and Rate of Reimbursement. Contractor shall submit invoices no later than 35 calendar days after the last day of the service month, or Contractor may be deemed out of compliance with the Contract.

Contractor shall submit the original invoice with appropriate attachments to the BHCS Fiscal Contract Manager.

1. Invoice/Claim Attachments

Contractor shall submit invoices which shall include detailed, line-item monthly expenditures incurred less Other Health Insurance and/or Medicare revenues collected by Contractor to perform the contracted services as indicated herein.

B. Cash Advance

Contractor may be eligible to receive a one-time cash advance, consistent with Alameda County's Cash Advance Policy located on BHCS' Provider website: http://www.acbhcs.org/providers/network/docs.htm.

Contractor's requested repayment method is subject to BHCS approval. BHCS may make repayment adjustments or demand full repayment at any time after BHCS' review to ensure service levels, contract compliance and adequate reimbursement, including holding payment of invoices until repayment is satisfied.

C. Reimbursement of Invoices After End of Contract Term

Contractor shall submit all invoices for reimbursement under this Contract within forty-five calendar days following the end of the term of this Contract. All invoices submitted after forty-five calendar days following the end date of this Contract will be subject to reimbursement at the sole discretion of BHCS.

4. Funding and Reporting Requirements

A. Financial Reports

1. Quarterly Financial Reports

BHCS may require Contractor to provide BHCS with three detailed Quarterly Financial expenditure and revenue reports of actual costs and revenues applicable to each program reflected in Exhibit B-1: Funded Program Budget. If so requested by BHCS, Contractor shall submit Quarterly Financial Reports in the template provided by BHCS to BHCS Fiscal Contract Manager on the following schedule:

Report	Term	Due Date		
1 st Quarterly Financial Report	July 1-September 30	November 15		
2 nd Quarterly Financial Report	October 1-December 31	February 15		
3 rd Quarterly Financial Report	January 1-March 31	May 15		

2. Year-End Cost Report

Contractor shall submit a Year-End Cost Report in the format issued by BHCS. Contractor shall submit a separate Year-End Cost Report for each program contained in this Contract.

5. Additional Terms and Conditions of Payment

A. Revenue Enhancement

BHCS intends to establish targets for revenues earned by contractors, with those targets becoming part of operational budgets. Future contract allocations will be impacted by the revenue generated and by deficits. Contractor shall implement any new procedures related to local, State and/or Federal insurance revenue maintenance or enhancement within thirty (30) days from BHCS notice. BHCS shall provide Contractor with specific information on how to operationalize any new procedures.

B. Contract or Program Termination

- 1. In the event of termination of this Contract or a program within this Contract;
 - a. If initiated by Contractor, Contractor shall provide written notice to BHCS Program and Fiscal Contract Managers at least 30 calendar days prior to termination; and
 - b. If initiated by BHCS, BHCS Fiscal Contract Manager shall provide written notice to Contractor at least 30 calendar days prior to termination.
 - c. Termination for Cause: If County determines that Contractor has failed, or will fail, through any cause, to fulfill in a timely and proper manner its obligations under the Agreement, or if County determines that Contractor has violated or will violate any of the covenants, agreements, provisions, or stipulations of the Agreement, County shall thereupon have the right to terminate the Agreement by giving written notice to Contractor of such termination and specifying the effective date of such termination, which may be the same date as the notice.
- **2.** Upon notice of a Contract or program termination, Contractor shall do the following:
 - Immediately eliminate all new costs and expenses under this Contract or program.
 - b. Provide accounting of any unused or unexpended equipment and/or supplies purchased by Contractor with funds obtained through this Contract and deliver such equipment and/or supplies to BHCS upon written request from BHCS.

- c. Promptly submit a written report of all information necessary for the reimbursement of any outstanding invoices and/or continuing costs to BHCS Fiscal Contract Manager.
- d. Surrender all fiscal records to BHCS, if requested by BHCS.

For a Contract termination, Contractor must complete a Cost Report within 30 calendar days of receipt of Cost Report template from BHCS.

BHCS may reimburse Contractor for reasonable and necessary costs or expenses incurred after BHCS' receipt of Contractor's notice of termination, within the contract maximum.

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	Services	Annualized		RU # N/A		RU # N/A		RU # N/A					
	1 1	Salary		BUDGET		BUDGET		BUDGET	BL	JDGET	BUDGET	BUDGE	BUDGET
SALARIES & WAGES			FTE		FTE		FTE		FTE				
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Preparation/Revision Date: 4/17/2014

EXHIBIT B-2 COMPOSITE AGENCY BUDGET REVENUE/EXPENSE SUMMARY

CONTRACTOR:		PERIOD:	
Oakland Unified School District PEI		JULY 1, 2014	- JUNE 30, 2017
SOURCES OF FUNDS		APPROPRIATIO	N REQUIREMENTS
			E CATEGORIES
REVENUE CATEGORIES	TOTAL	Salaries & Benefits	Services & Supplies
I. ALAMEDA COUNTY ALLOCATED FUNDS			
A. ALCOHOL & DRUGS			
Federal			
B. MENTAL HEALTH			
Federal - IDEA			
Federal - SAMHSA			
Mental Health - Other	515,610		
C. ALAMEDA COUNTY - OTHER (specify dept)			
SUBTOTAL	515,610		
II. OTHER SOURCES OF FUNDS			
A. FEDERAL			
B. STATE	606,080		
C. COUNTY (other than Alameda) / CITY			
D. PATIENT / CLIENT FEES			
E. PRIVATE			
F. MISCELLANEOUS / OTHER			
SUBTOTAL	606,080		
GRAND TOTAL	1,121,690	1,121,690	0

MASTER CONTRACT RATE SHEET FY 2014-2017

Contractor: Oakland Unified School District - PEI

Reporting Unit	Service / Program Name	Reimbursement Method	Units of Service	Rate
N/A	School-Based Mental Health Consultation	Actual Cost*	N/A	Actual Cost
	Total actual on-going cost not to exceed \$17 Total actual on-going cost not to exceed \$17 Total actual on-going cost not to exceed \$17	1,870 for FY 15-16		

Total fundings for FY 2014 - 2017 not to exceed \$515,610. Funds may not be used for any other program.

EXHIBIT B-4: COST REPORT SUBMISSION TIMELINE

Settlement Steps	Timelines for Master Contract non-EPSDT*	Timelines for Master Contract w/EPSDT & Services As Needed (SAN) EPSDT*		
Contractor completes service input into INSYST	First month after close of fiscal year (July)			
Cost Report forms & letter sent to Contractor	After BHCS receives cost report instructions and forms from the State (August)			
Contractor complete & submit Cost Report to BHCS	Third month after close of fisca	l year (September)		
BHCS sends copy of Contractor State Cost Report for Contractor review BHCS submits complete State Cost Report to State	Sixth month after close of fiscal year (December)			
BHCS submits Final Contract Settlements to Master Contract non-EPSDT Contractors	Seventh month after close of fiscal year (January)	Not applicable		
BHCS submits an informational contract settlement to Master Contract w/EPSDT & EPSDT SAN Contractors. Contractor has 15 days to notify BHCS of intent to appeal either cost issues or total utilization issues.	Not applicable	Seventh month after close of fiscal year (January)		
BHCS provides Master Contract w/EPSDT & EPSDT SAN CBO's with Medi-Cal report used to complete State Reconciliation		Sixteenth month after close of fiscal year (October)		
BHCS submits State Reconciliation	Seventeenth month after close of fiscal year (November)			
BHCS submits Contract Settlement to Master Contractors with EPSDT and EPSDT SAN contract. Contractor has 15 days to notify BHCS of intent to appeal Medi-Cal utilization issues only.	Not applicable	Nineteenth month after close of fiscal year (January)		
State begins Cost Report audit	During fourth year after submission of Cost Report			
State sends Fiscal Audit Report to BHCS	Before end of fifth year after submission of Cost Report			
If necessary, appeal process begins	Beginning of sixth year after submission of Cost Report			
BHCS sends notice to Contractor that fiscal year is closed	After appeal process has been completed			

Last revised: 07/27/12

^{*}All timelines are subject to change. Each year actual deadlines will be communicated via the BHCS.

EXHIBIT B-5: MENTAL HEALTH COST SETTLEMENT APPEAL PROCEDURES

Contractor must submit Appeals and/or Intent to Appeal for Cost Report Settlement to BHCS
within fifteen business days of receipt of Preliminary Contract Settlement Reimbursement and/or
Certified Final Reconciliation of Cost Report. All appeals shall be submitted to:

Behavioral Health Care Services ATTENTION: Finance Director 2000 Embarcadero Cove, Suite 400 Oakland, CA 94606 REFERENCE: Appeal FY XX/XX

- a. BHCS will send notice to Contractor within ten business days of receipt of Intent to Appeal with the deadline for submitting the appeal and supporting documentation.
- 2. Each appeal must be for a unique fiscal year and shall be so indicated in the Reference Section of the Appeal. Contractor must clearly and concisely state the reason or area of disagreement for the appeal; a statement of 'do not agree' does not meet the definition of a clear statement.
 - a. Contractor must include payors and/or financial records. If no supporting documentation is available, state the reason that no supporting documentation is being submitted.
 - b. The following are examples of what Contractors should include in appeals:

<Contractor Name> is appealing Cost Report Settlement Form for FY <XX/XX> on the following basis...

i. Example One:

The total cost reported in the Settlement does not agree with our agency's cost. BHCS has listed <\$> as the cost versus <Contractor Name> cost of $<\$^1>$.

ii. Example Two:

Our records indicate that the number of EPSDT approved services provided were different from services included in the Settlement Form. Our totals are as follows:

Case Management

< \XX>

Mental Health Services

<XX>

Medication Support

<XX>

iii. Example Three:

Our records indicate that some of clients listed on BHCS Unfunded Report were Medi-Cal EPSDT eligible, as follows²:

Client A

Client B

Client C

¹ Contractor must include financial records to support the appeal.

² Contractor must include copies of eligibility records for each client included in the appeal.

EXHIBIT C COUNTY OF ALAMEDA MINIMUM INSURANCE REQUIREMENTS

Without limiting any other obligation or liability under this Agreement, the Contractor, at its sole cost and expense, shall secure and keep in force during the entire term of the Agreement or longer, as may be specified below, the following insurance coverage, limits and endorsements:

21620	TYPE OF INSURANCE COVERAGES	MINIMUM LIMITS
A	Commercial General Liability Premises Liability; Products and Completed Operations; Contractual Liability; Personal Injury and Advertising Liability, Abuse, Molestation, Sexual Actions, and Assault and Battery	\$1,000,000 per occurrence (CSL) Bodily Injury and Property Damage
В	Commercial or Business Automobile Liability All owned vehicles, hired or leased vehicles, non-owned, borrowed and permissive uses. Personal Automobile Liability is acceptable for individual contractors with no transportation or hauling related activities	\$1,000,000 per occurrence (CSL) Any Auto Bodily Injury and Property Damage
С	Workers' Compensation (WC) and Employers Liability (EL) Required for all contractors with employees	WC: Statutory Limits EL: \$100,000 per accident for bodily injury or disease
D	Professional Liability/Errors and Omissions Includes endorsements of contractual liability	\$1,000,000 per occurrence \$2,000,000 project aggregate
Е	Employee Dishonesty and Crime	Value of Cash Advance

F Endorsements and Conditions:

- ADDITIONAL INSURED: All insurance required above with the exception of Professional Liability, Personal Automobile Liability,
 Workers' Compensation and Employers Liability shall provide an additional insurance endorsement page that names as additional
 insured: County of Alameda, its Board of Supervisors, the individual members thereof, and all County officers, agents, employees and
 volunteers. Employee Dishonesty and Crime Insurance Policy shall be endorsed to name as Loss Payee (as interest may arise):
 County of Alameda, its Board of Supervisors, the individual members thereof, and all County officers, agents, employees and
 volunteers.
- 2. **DURATION OF COVERAGE:** All required insurance shall be maintained during the entire term of the Agreement with the following exception: Insurance policies and coverage(s) written on a claims-made basis shall be maintained during the entire term of the Agreement and until 3 years following termination and acceptance of all work provided under the Agreement, with the retroactive date of said insurance (as may be applicable) concurrent with the commencement of activities pursuant to this Agreement.
- 3. **REDUCTION OR LIMIT OF OBLIGATION:** All insurance policies shall be primary insurance to any insurance available to the Indemnified Parties and Additional Insured(s). Pursuant to the provisions of this Agreement, insurance effected or procured by the Contractor shall not reduce or limit Contractor's contractual obligation to indemnify and defend the Indemnified Parties.
- 4. INSURER FINANCIAL RATING: Insurance shall be maintained through an insurer with a A.M. Best Rating of no less than A:VII or equivalent, shall be admitted to the State of California unless otherwise waived by Risk Management, and with deductible amounts acceptable to the County. Acceptance of Contractor's insurance by County shall not relieve or decrease the liability of Contractor hereunder. Any deductible or self-insured retention amount or other similar obligation under the policies shall be the sole responsibility of the Contractor.
- 5. **SUBCONTRACTORS:** Contractor shall include all subcontractors as an insured (covered party) under its policies or shall furnish separate certificates and endorsements for each subcontractor. All coverages for subcontractors shall be subject to all of the requirements stated herein.
- 6. **JOINT VENTURES:** If Contractor is an association, partnership or other joint business venture, required insurance shall be provided by any one of the following methods:
 - Separate insurance policies issued for each individual entity, with each entity included as a "Named Insured (covered party), or at minimum named as an "Additional Insured" on the other's policies.
 - Joint insurance program with the association, partnership or other joint business venture included as a "Named Insured.
- 7. CANCELLATION OF INSURANCE: All required insurance shall be endorsed to provide thirty (30) days advance written notice to the County of cancellation.
- 8. CERTIFICATE OF INSURANCE: Before commencing operations under this Agreement, Contractor shall provide Certificate(s) of Insurance and applicable insurance endorsements, in form and satisfactory to County, evidencing that all required insurance coverage is in effect. The County reserves the rights to require the Contractor to provide complete, certified copies of all required insurance policies. The required certificate(s) and endorsements must be sent to:
 - Alameda County BHCS, Insurance Coordinator, 1900 Embarcadero, Suite 205, Oakland, CA 94606
 - With a copy to Risk Management Unit (125 12th Street, 3rd Floor, Oakland, CA 94607)

Northern California ReLiEF CERTIFICATE OF CO			COVERAGE	Issue Date 6/26/2013
ADMINISTRATOR: Keenan & Associates 1111 Broadway, Suite 2000 Oakland, CA 94607	LICENSE # 0451271		THIS CERTIFICATE IS ISSUED AS A MATTER OF II AND CONFERS NO RIGHTS UPON THE CERTIFICA CERTIFICATE DOES NOT AMEND, EXTEND OR AL AFFORDED BY THE COVERAGE DOCUMENTS BE	ATE HOLDER. THIS TER THE COVERAGE
			ENTITIES AFFORDING COVERAGE:	
510-986-6750 www.keenan.com			ENTITY A: Northern California ReLiEF	
COVERED PARTY: Oakland Unified School District 1025 Second Street		ENTITY B:		
			ENTITY C:	
Oakland CA 94606			ENTITY D:	
			ENTITY E:	

THIS IS TO CERTIFY THAT THE COVERAGES LISTED BELOW HAVE BEEN ISSUED TO THE COVERED PARTY NAMED ABOVE FOR THE PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN. THE COVERAGE AFFORDED HEREIN IS SUBJECT TO ALL THE TERMS AND CONDITIONS OF SUCH COVERAGE DOCUMENTS.

ENT LTR	TYPE OF COVERAGE	COVERAGE DOCUMENTS	EFFECTIVE/ EXPIRATION DATE	MEMBER RETAINED LIMIT / DEDUCTIBLE	LIMITS
Α	GENERAL LIABILITY [\sqrt{ GENERAL LIABILITY } [\sqrt{ CLAIMS MADE } (\sqrt{ OCCURRENCE } [\sqrt{ GOVERNMENT CODES } [\sqrt{ ERRORS & OMISSIONS } []	NCR 01711-05	7/1/2013 7/1/2014	\$ 250,000	combined single limit each occurrence \$ 2,000,000
A	AUTOMOBILE LIABILITY [\(\sqrt{ANY} AUTO \) [\(\sqrt{HIRED} AUTO \) [\(\sqrt{NON-OWNED} AUTO \) [\(\sqrt{GARAGE} LIABILITY \) [\(\sqrt{AUTO} PHYSICAL DAMAGE \)	NCR 0171-105	7/1/2013 7/1/2014	\$ 250,000	combined single limit each occurrence \$ 1,000,000
Α	PROPERTY [√ ALL RISK [√] EXCLUDES EARTHQUAKE & FLOOD [] BUILDER'S RISK	NCR 01711-05	7/1/2013 7/1/2014	\$ 250,000	\$ 250,000,000 EACH OCCURRENCE
A	STUDENT PROFESSIONAL LIABILITY	NCR 01711-05	7/1/2013 7/1/2014	\$ 250,000	s Included EACH OCCURRENCE
	WORKERS COMPENSATION [] EMPLOYERS' LIABILITY			\$	[]WC STATUTORY LIMITS [] OTHER \$ E.L. EACH ACCIDENT
С	EXCESS WORKERS COMPENSATION [] EMPLOYERS' LIABILITY			\$	\$ E.L. DISEASE - EACH EMPLOYEE \$ E.L. DISEASE - POLICY LIMITS
	OTHER			\$	

DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES/RESTRICTIONS/SPECIAL PROVISIONS:

As respects to the Standard Services Agreement between the County of Alameda, Behavioral Health Care Services and Oakland Unified School District to provide school-based behavioral health services to student through the coverage expiration date.

Annual Aggregate of \$24,000,000 applies in total for all members in the layer \$4,000,000 occurrence excess of \$1,000,000

CERTIFICATE HOLDER:

County of Alameda Behavioral Health Care Services Attn: Fred Zhang 1900 Embarcadero Cove, Suite 205 Oakland CA 94606 CANCELLATION......SHOULD ANY OF THE ABOVE DESCRIBED COVERAGES BE CANCELED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUING ENTITY/JPA WILL ENDEAVOR TO MAIL 30 days written notice to the certificate holder named to the left, but failure to mail such notice shall impose no obligation or liability of any kind upon the entity/JPA, its agents or representatives.

John Stephens

AUTHORIZED REPRESENTATIVE

ENDORSEMENT

ADDITIONAL COVERED PARTY

COVERED PARTY	COVERAGE DOCUMENT	ADMINISTRATOR
Oakland Unified School District	NCR 01711-05	Keenan & Associates

Subject to all its terms, conditions, exclusions, and endorsements, such additional covered party as is afforded by the coverage document shall also apply to the following entity but only as respects to liability arising directly from the actions and activities of the covered party described under "as respects" below.

Additional Covered Party:

County of Alameda Behavioral Health Care Services Attn: Fred Zhang 1900 Embarcadero Cove, Suite 205 Oakland CA 94606

As Respects:

As respects to the Standard Services Agreement between the County of Alameda, Behavioral Health Care Services and Oakland Unified School District to provide school-based behavioral health services to student through the coverage expiration date. Annual Aggregate of \$24,000,000 applies in total for all members in the layer \$4,000,000 occurrence excess of \$1,000,000

The County of Alameda, its Board of Supervisors, the individual members thereof, and all County officers, agents, employees, and volunteers are included as an Additional Covered Party.

John State

Authorized Representative

Issue Date: 6/26/2013

EXHIBIT D: AUDIT REQUIREMENTS

The County contracts with various organizations to carry out programs mandated by the Federal and State governments or sponsored by the Board of Supervisors. Under the Single Audit Act Amendments of 1996 and Board policy, the County has the responsibility to determine whether organizations receiving funds through the County have spent them in accordance with applicable laws, regulations, contract terms, and grant agreements.

The County discharges this responsibility by reviewing audit reports submitted by contractors and through other monitoring procedures.

I. AUDIT REQUIREMENTS

A. Funds from Federal Sources:

- 1. Nonfederal entities which are determined to be sub recipients by the supervising department according to \$__.210 of OMB Circular No. A-133 and which expend annual Federal awards in the amount specified in \$__.200 (b) of OMB Circular No. A-133 are required to have a single audit in accordance with \$__.500 of OMB Circular No. A-133.
- 2. When a nonfederal entity expends annual Federal awards in the amount specified in §_.200 (a) of OMB Circular No. A-133 under only one Federal program (excluding R&D) and the Federal program's laws, regulations, or grant agreements do not require a financial statement audit, the nonfederal entity may elect to have a program-specific audit conducted in accordance with § .235 of OMB Circular No. A-133.
- 3. Nonfederal entities which expend annual Federal awards in the amount specified in §__.200 (d) of OMB Circular No. A-133 are exempt from the single audit requirement except that the County may require a limited-scope audit in accordance with §__.230 (b) (2) of OMB Circular No. A-133.

B. Funds from All Sources:

Nonfederal entities which expend annual funds from any source (Federal, State, County, etc.) through the County in an amount of:

- 1. \$100,000 or more must have a financial audit in accordance with the U.S. Comptroller General's Government Auditing Standards covering all County programs.
- 2. Less than \$100,000 are exempt from these audit requirements except as otherwise noted in the contract.

Nonfederal entities that are required to have or choose to do a single audit in accordance with OMB Circular No. A-133 are not required to have a financial audit in the same year. However, nonfederal entities that are required to have a financial audit may also be required to have a limited-scope audit in the same year.

C. General Requirements for All Audits:

- 1. All audits must be conducted in accordance with Government Auditing Standards issued by the Comptroller General of the United State (GAGAS), which are applicable to financial audits.
- 2. All audits must be conducted annually, except where specifically allowed otherwise by laws, regulations or County policy.
- 3. Audit reports must identify each County program covered in the audit by contract number, contract amount and contract period. An exhibit number must be included when applicable.
- 4. If a funding source has more stringent and specific audit requirements, these requirements must prevail over those described hereinbefore.

II. AUDIT REPORTS

At least two copies of the audit report package, including all attachments and any management letter with its corresponding response, shall be sent to the County supervising department within six months after the end of the audit year, or other time frame specified by the department. The County supervising department is responsible for forwarding a copy to the County Auditor within one week of receipt.

III. AUDIT RESOLUTION

Within 30 days of issuance of the audit report, the entity must submit to its County supervising department a corrective action plan to address the findings contained in the audit report. Questioned costs and disallowed costs must be resolved according to procedures established by the County in the Contract Administration Manual. The County supervising department will follow up on the implementation of the corrective action plan as it pertains to County programs.

IV. ADDITIONAL AUDIT WORK

The County, the State or Federal agencies may conduct additional audits or reviews to carry out their regulatory responsibilities. To the extent possible, these audits and reviews will rely on the audit work already performed under the audit requirements listed herein.

Last revised: 07/27/12

^{*}All timelines are subject to change. Each year actual deadlines will be communicated via the BHCS.

EXHIBIT E

Business Associate Provisions relating to HIPAA

This Business Associate Addendum ("Addendum") supplements and is made a part of the contract ("Contract") by and between County of Alameda, (hereinafter "Covered Entity") and <u>Oakland Unified School District - PEI</u>, (hereinafter "Business Associate" or "Contractor"). This addendum is effective as of the effective date of the Contract (the "Addendum Effective Date").

Recitals

- a. Covered Entity wishes to disclose certain information to Business Associate pursuant to the terms of the Contract, some of which may constitute Protected Health Information ("PHI") (defined below).
- b. Covered Entity and Business Associate intend to protect the privacy and provide for the security of PHI disclosed to Business Associate pursuant to the Contract in compliance with the Health Insurance Portability and Accountability Act of 1996, Public Law 104-191 ("HIPAA"), the Health Information Technology for Economic and Clinical Health Act, Public Law 111-005 ("the HITECH Act"), the regulations promulgated thereunder by the U.S. Department of Health and Human Services (the "HIPAA Regulations"), and other applicable laws.
- c. The Privacy Rule and the Security Rule (defined below) in the HIPAA Regulations require Covered Entity to enter into a contract containing specific requirements with Business Associate prior to the disclosure of PHI, as set forth in, but not limited to, Title 45, sections 164.314(a), 164.502(e) and 164.504(e) of the Code of Federal Regulations ("C.F.R.") and contained in this Addendum.

Catch-all Definitions

Capitalized terms used, but not otherwise defined, in this Agreement shall have the same meaning as those terms are defined in 45 Code of Federal Regulations sections 160 and 164 (the "HIPAA Rules"). In the event of an inconsistency between the provisions of this Agreement and the mandatory provisions of the HIPAA Rules, as amended, the HIPAA Rules shall control. Where provisions of this Agreement are different than those mandated in the HIPAA Rules, but are nonetheless permitted by the HIPAA Rules, the provisions of this Agreement shall control. All regulatory references in this Agreement are to the HIPAA Rules unless otherwise specified.

The following terms used in this Agreement shall have the same meaning as those terms in the HIPAA Rules: Data Aggregation, Designated Record Set, Disclosure, Electronic Health Record, Health Care Operations, Individual, Limited Data Set, Marketing, Minimum Necessary, Minimum Necessary Rule, Protected Health Information ("PHI"), and Security Incident.

The following terms used in this Agreement shall have the same meaning as those terms in the HITECH Act: Breach and Unsecured PHI.

Specific Definitions

- (a) Business Associate. "Business Associate" shall generally have the same meaning as the term "business associate" at 45 C.F.R. section 160.103, the Security Rule, and the HITECH Act, and in reference to the party to this agreement, shall mean the Contractor identified above. "Business Associate" shall also mean any subcontractor that creates, receives, maintains, or transmits PHI in performing a function, activity, or service delegated by Contractor.
- (b) Covered Entity. "Covered Entity" shall generally have the same meaning as the term "covered entity" at 45 C.F.R. section 160.103, and in reference to the party to this agreement, shall mean any part of County subject to the Standards for Privacy of Individually Identifiable Health Information set forth in 45 C.F.R. sections 160 and 164.

- (c) Electronic Protected Health Information. "Electronic Protected Health Information" means Protected Health Information that is maintained in or transmitted by electronic media.
- (d) *Privacy Rule*. "Privacy Rule" shall mean the Standards for Privacy of Individually Identifiable Health Information that is codified at 45 C.F.R. sections 160 and 164.
- (e) Secretary. "Secretary" shall mean the Secretary of the United States Department of Health and Human Services ("DHHS") or his or her designee.
- (f) Security Rule. "Security Rule" shall mean the HIPAA Regulation that is codified at 45 C.F.R. sections 160 and 164.

Obligations and Activities of Business Associate

- (a) Scope of Agreement. Business Associate acknowledges and agrees that all PHI that is created or received by Covered Entity and disclosed or made available in any form, including paper record, oral communication, audio recording and electronic display by Covered Entity or its operating units to Business Associate or is created or received by Business Associate on Covered Entity's behalf shall be subject to this Agreement.
- (b) Ownership Rights. Business Associate acknowledges that Business Associate has no ownership rights with respect to the PHI.
- (c) PHI Disclosure Limits. Business Associate agrees to not use or further disclose PHI other than as permitted or required by this Agreement or as required by law.
- (d) Minimum Necessary Rule. When the HIPAA Privacy Rule requires application of the Minimum Necessary Rule, Business Associate agrees to use, disclose, or request only the Limited Data Set, or if that is inadequate, the minimum PHI necessary to accomplish the intended purpose of that use, disclosure, or request, and that the party disclosing the PHI determines to be the Minimum Necessary to accomplish the intended purpose of the disclosure.
- (e) Safeguards. Business Associate agrees to use appropriate administrative, physical and technical safeguards, and comply with Subpart C of 45 CFR Part 164 with respect to electronic Protected Health Information, to prevent the use or disclosure of the Protected Health Information other than as provided for by this Agreement.
- (f) Mitigation of Harmful Effects. Business Associate agrees to mitigate, to the extent practicable, any harmful effect that is known to Business Associate of a use or disclosure of Protected Health Information by Business Associate in violation of the requirements of this Agreement. Mitigation includes, but is not limited to, the taking of reasonable steps to ensure that the actions or omissions of employees of Business Associate do not cause Business Associate to breach the terms of this Agreement.
- (g) Notification of Breach. During the term of the Contract, Business Associate shall notify Covered Entity in writing within twenty-four (24) hours of any suspected or actual breach of security, intrusion or unauthorized use or disclosure of PHI and/or any actual or suspected use or disclosure of data in violation of any applicable federal or state laws or regulations. This includes the reporting of any security incident, of which it becomes aware, affecting the electronic Protected Health Information. Business Associate shall take (i) prompt corrective action to cure any such deficiencies and (ii) any action pertaining to such unauthorized use or disclosure required by applicable federal and state laws and regulations. Business Associate shall investigate such breach or unauthorized use or disclosure of PHI, and provide a written report of the investigation to Covered Entity's Privacy Officer within fifteen (15) working days of the discovery of the breach or unauthorized use or disclosure at:

Privacy Officer Alameda Department of Behavioral Health Care Services 2000 Embarcadero Cove, Suite 400 Oakland, CA 94606

- (h) Breach by Covered Entity. Pursuant to 42 U.S.C. section 17934(b), if Business Associate knows of a pattern of activity or practice of Covered Entity that constitutes a material breach or violation of Covered Entity's obligations under the Contract or Addendum or other arrangement, Business Associate must take reasonable steps to cure the breach or end the violation. If the steps are unsuccessful, Business Associate must terminate the Contract or other arrangement if feasible, or if termination is not feasible, report the problem to the Secretary of DHHS.
- (i) Agents. Business Associate agrees to ensure that any agent, including a subcontractor, to whom it provides PHI received from, or created or received by Business Associate on behalf of Covered Entity, agrees to the same restrictions, conditions, and requirements that apply through this Agreement to Business Associate with respect to such information. Business Associate shall obtain and provide to Covered Entity written contracts agreeing to such terms from all subcontractors. Any subcontractor who contracts for another company's services with regards to the PHI shall likewise obtain and provide to Covered Entity written contracts agreeing to such terms. Neither Business Associate nor any subcontractors may subcontract with respect to this agreement without the advanced consent of Covered Entity.
- (j) Right to Review Practices, Books, and Records. Business Associate agrees to make internal practices, books, and records relating to the use and disclosure of PHI received from, or created or received by Business Associate on behalf of, Covered Entity available to Covered Entity, or at the request of Covered Entity to the Secretary, in a time and manner designated by Covered Entity or the Secretary, for purposes of the Secretary determining Covered Entity's compliance with the Privacy Rule. Business Associate agrees to make copies of training records available to Covered Entity at the request of Covered Entity.
- (k) Individual Access to PHI. Business Associate agrees to provide an individual's access to PHI about the individual in a Designated Record Set, for as long as the PHI is maintained in the Designated Record Set, subject to the limitations identified in 45 C.F.R. section 164.524. Business Associate agrees to provide individuals access in electronic format, and to transmit a copy of that PHI to an entity or person designated by the individual. To the extent Business Associate is required to make PHI available to an Individual pursuant to Sections 164.524 and/or 164.526, Business Associate shall do so solely by way of coordination with Covered Entity.
- (1) Process for Disclosure of PHI to Individuals. Business Associate agrees to document disclosures of PHI and information related to such disclosures as would be required for Covered Entity to respond to a request by an Individual for an accounting of disclosures of PHI in accordance with 45 C.F.R. section 164.528. To the extent Business Associate is required to make PHI available to an Individual pursuant to Sections 164.524 and/or 164.526, Business Associate shall do so solely by way of coordination with Covered Entity.
- (m) Accounting of Disclosures of PHI to Individuals. Business Associate agrees to provide to Covered Entity or an Individual, in the time and manner designated by Covered Entity, information collected in accordance with Section (I) of this Agreement, to permit Covered Entity to respond to a request by an Individual for an accounting of disclosures of Protected Health Information in accordance with 45 C.F.R. section 164.528.
- (n) Amendment to PHI in Designated Record Set. Business Associate agrees to make any amendment(s) to Protected Health Information in a Designated Record Set as directed or agreed to by Covered Entity pursuant to 45 C.F.R. Section 164.526, or take other measures as necessary to satisfy Covered Entity's

- obligations under 45 C.F.R. Section 164.526. To the extent Business Associate is required to amend PHI pursuant to Section 164.526, Business Associate shall do so solely by way of coordination with Covered Entity, and in the time and manner designated by Covered Entity.
- (o) Compliance with Rules when Performing Covered Entity's Obligations. To the extent Business Associate is required to carry out one or more of Covered Entity's obligations under Subpart E of 45 C.F.R. section 164, Business Associate must comply with the requirements of Subpart E that apply to Covered Entity in the performance of such obligations.

Permitted Uses and Disclosures by Business Associate

- (p) Permitted Uses of PHI. Business Associate may use and disclose PHI for the proper management and administration of Business Associate, and to carry out the legal responsibilities of Business Associate. Business Associate may use PHI to provide Data Aggregation services relating to the Health Care Operations of Covered Entity. Except as otherwise limited in this Agreement, Business Associate may only use or disclose PHI as necessary to perform functions, activities, or services for, or on behalf of, Covered Entity as specified in this Contract, provided that such use or disclosure would not violate the Privacy Rule if done by Covered Entity.
- (q) Compliance with Minimum Necessary Policies and Procedures. Business Associate agrees to make uses and disclosures and requests for PHI consistent with Covered Entity's Minimum Necessary policies and procedures.
- (r) General Prohibitions on Use of PHI. Business Associate may not use or disclose PHI in a manner that would violate Subpart E of 45 C.F.R. section 164 if done by Covered Entity.
- (s) Prohibitions on Use of PHI for Fundraising or Marketing Purposes. Business Associate shall not use or disclose PHI for fundraising or marketing purposes unless authorized as set forth under paragraphs (t) and (u). Business Associate shall not disclose PHI to a health plan for payment or Health Care Operation purposes if the patient has requested this special restriction, and has paid out of pocket in full for the health care item or service to which the PHI solely relates [42 U.S.C. Section 17935(a)]. Business Associate shall not directly or indirectly receive remuneration in exchange for Protected Information, except with the prior written consent of Covered Entity and as permitted by the HITECH Act, 42 U.S.C. Section 17935(d)(2); however, this prohibition shall not affect payment by Covered Entity to Business Associate for services provided pursuant to the Agreement.
- (t) Opt-Out Provisions. Business Associate agrees that any written fundraising communication that is a Health Care Operation shall, in a clear and conspicuous manner, provide a description of how the individual may opt-out of receiving any further fundraising communications, and to make reasonable efforts to ensure that individuals who decide to opt out of receiving future fundraising communications are not sent such communications. When an individual elects not to receive any further such communication, such election shall be treated as a revocation of authorization under 45 C.F.R. section 164.508.
- (u) Marketing. Business Associate must obtain an authorization for any use or disclosure of PHI for marketing. Business Associate agrees to comply with all rules governing marketing communications as set forth in the HIPAA Rules, and the HITECH Act, including, but not limited to, 45 C.F.R. section 164.508 and 42 U.S.C. section 13406.
- (v) De-identification of PHI. Unless otherwise agreed to in writing and by both parties, Business Associate and its agents shall not have the right to de-identify the PHI. Any such de-identification shall be in compliance with 45 C.F.R. sections 164.502(d) and 164.514(a) and (b).

- (w) Material Breach or Violation. Business Associate understands and agrees that in accordance with the HITECH Act and the HIPAA Privacy and Security Regulations, it will be held to the same standards as Covered Entity to rectify a pattern of activity or practice that constitutes a material breach or violation of Privacy Laws. Business Associate further understands: (i) it will also be subject to the same penalties as a covered entity for any violation of the HIPAA Privacy and Security Regulations, and (ii) it will be subject to periodic audits by the Secretary.
- (x) Rules Promulgated by the Secretary. Business Associate understands and agrees that the Secretary will adopt rules and/or provide further guidance regarding various aspects of the Privacy Rules. Business Associate agrees to comply with any such rule and/or guidance provided by the Secretary as soon as it becomes effective.

Business Associate Obligations upon Termination or Expiration of Agreement

- (y) Termination for Cause. A breach by Business Associate of any provision of this Addendum, as determined by Covered Entity, shall constitute a material breach of the Contract and shall provide grounds for immediate termination of the Contract, any provision in the Contract to the contrary notwithstanding. Contracts between Business Associates and subcontractors are subject to the same requirements.
- (z) Termination due to Criminal Proceedings or Statutory Violations. Covered Entity may terminate the Contract, effective immediately, if (i) Business Associate is named as a defendant in a criminal proceeding for a violation of HIPAA, the HITECH Act, the HIPAA Regulations or other security or privacy laws or (ii) a finding or stipulation that Business Associate has violated any standard or requirement of HIPAA, the HITECH Act, the HIPAA Regulations or other security or privacy laws is made in any administrative or civil proceeding in which the party has been joined.
- (aa) Obligations of Business Associate upon Termination. Covered Entity has the right to terminate this Agreement as set forth above and as otherwise permitted by applicable state and federal law. In the event of termination for any reason, or upon the expiration of this Agreement, Business Associate shall return or, if agreed upon by Covered Entity, destroy all PHI received from Covered Entity, or created or received by Business Associate on behalf of Covered Entity. This provision shall apply to PHI that is in the possession of subcontractors or agents of Business Associate. Business Associate shall retain no copies of the Protected Health Information.

In the event that Business Associate determines that returning or destroying the PHI is infeasible, Business Associate shall provide to Covered Entity notification of the conditions that make return or destruction infeasible. Upon mutual agreement of the Parties that return or destruction of PHI is infeasible, Business Associate shall extend the protections of this Agreement to such PHI and limit further uses and disclosures of such PHI to those purposes that make the return or destruction infeasible, for so long as Business Associate maintains such PHI.

Miscellaneous

- (bb) Disclaimer. Covered Entity makes no warranty or representation that compliance by Business Associate with this Agreement, HIPAA, the HIPAA regulations, or the HITECH Act will be adequate or satisfactory for Business Associate's own purposes or that any information in Business Associate's possession or control, or transmitted or received by Business Associate is or will be secure from unauthorized use or disclosure. Business Associate is solely responsible for all decisions made by Business Associate regarding the safeguarding of PHI.
- (cc) Current Law. A reference in this Agreement to a section in HIPAA, HIPAA regulations, or the HITECH ACT means the section as in effect or as amended, and for which compliance is required.

- (dd) Amendments. The Parties agree to take such action as is necessary to amend this Agreement from time to time as is necessary for Covered Entity to comply with the requirements of HIPAA, the HIPAA Regulations, and the HITECH Act.
- (ee) Survival. The respective rights and obligations of Business Associate with respect to PHI in the event of termination, cancellation or expiration of this Agreement shall survive said termination, cancellation or expiration of this Agreement, and shall continue to bind Business Associate, its agents, employees, contractors and successors as set forth herein.
- (ff) *Insurance*. Business Associate shall maintain general liability insurance to cover the risks related to this Business Associate Agreement and shall, upon request, provide a copy of such policy to Covered Entity.
- (gg)Indemnification. Business Associate agrees to indemnify and hold harmless Covered Entity from and against any and all claims, losses, liabilities, fines, costs, and any other expenses, including attorneys' fees, which may be claimed against Covered Entity by any persons or entity resulting from Business Associate's failure to comply with the HIPAA Privacy Rule and the provisions of this Business Associate Agreement. At the request of Covered Entity, if Business Associate is the cause of a breach of unsecured PHI, Business Associate further agrees to carry out the notification to affected individuals, the media, and state and federal entities as required by law.
- (hh) Assistance in Litigation or Administrative Proceedings. Business Associate shall make itself, and any subcontractors, employees, or agents assisting Business Associate in the performance of its obligations under the Contract or Addendum, available to Covered Entity, at no cost to Covered Entity, to testify as witnesses, or otherwise, in the event of litigation or administrative proceedings being commenced against Covered Entity, its directors, officers, or employees based upon a claimed violation of HIPAA, the HITECH Act, the Privacy Rule, the Security Rule, or other laws relating to security and privacy, except where Business Associate or its subcontractor, employee or agent is a named adverse party.
- (ii) No Third Party Beneficiaries. Except as expressly provided herein or expressly stated in the Privacy Rule, the parties to this Agreement do not intend to create any rights in any third parties.
- (jj) Governing Law. The provisions of this Agreement are intended to establish the minimum requirements regarding Business Associate's use and disclosure of PHI under the HIPAA Privacy Rule and the HITECH Act. The use and disclosure of individually identified health information is also covered by applicable California law. To the extent that California law is more stringent with respect to the protection of such information, applicable California law shall govern Business Associate's use and disclosure of confidential information related to the performance of this Agreement.
- (kk) Interpretation. Any ambiguity in this Agreement shall be resolved in favor of a meaning that permits Covered Entity to comply with the Privacy Rule, HITECH Act, and in favor of the protection of PHI.

This EXHIBIT, the HIPAA Business Associate Agreement is hereby	executed and agreed to by
CONTRACTOR:	
Name: Oakland Unified School District - PEI	David Kakishiba President, Board of Education
By (Signature): Lutus Hauf	
Print Name: CURTISS STRIKEY	AT 1.10
Title: DEPuty Clfier	Antwan Wilson Secretary, Board of Education

EXHIBIT F: ALAMEDA COUNTY DEBARMENT AND SUSPENSION CERTIFICATE

(Applicable to all agreements funded in part or whole with federal funds and contracts over \$25,000).

The contractor, under penalty of perjury, certifies that, except as noted below, the contractor, its principals, and any named and unnamed subcontractor:

- Is not currently under suspension, debarment, voluntary exclusion, or determination of ineligibility by any federal agency;
- Has not been suspended, debarred, voluntarily excluded or determined ineligible by any federal agency within the past three years;
- Does not have a proposed debarment pending; and
- Has not been indicted, convicted, or had a civil judgment rendered against it by a court of competent jurisdiction in any matter involving fraud or official misconduct within the past three years.

If there are any exceptions to this certification, insert the exceptions in the following space or attach an additional page.

Exceptions will not necessarily result in denial of award, but will be considered in determining contractor responsibility. For any exception noted above, indicate below to whom it applies, initiating agency, and dates of action.

Notes: Providing false information may result in criminal prosecution or administrative sanctions. The above certification is part of the contracting process.

By signing this contract and Exhibit F, Debarment and Suspension Certification, the Contractor/Grantee agrees to comply with applicable federal suspension and debarment regulations, including but not limited to 7 Code of Federal Regulations (CFR) 3016.35, 28 CFR 66.35, 29 CFR 97.35, 34 CFR 80.35, 45 CFR 92.35 and Executive Order 12549.

CONTRACTOR: Oakland Unified Sch	ool District - PEI
	DEPUTY CHIEF
PRINCIPAL: Curtiss Sarikey	TITLE: Associate Superintendent
SIGNATURE: Cutus /	auf DATE: 9/10/14
	27:10
David Kakishiba	MAH
President, Board of Education	Antwan Wilson Secretary, Board of Education

Last revised: 04/22/09