

To: First 5 Commission of San Luis Obispo County

From: First 5 Staff

Date: October 28, 2021

Re: Item 8: Commission Review and Approval: Contract with County of San Luis Obispo

(Public Health Department) for Home Visiting Coordination

Recommended Action

It is recommended that the Commission approve a contract with County of San Luis Obispo (Public Health Department) for Home Visiting Coordination

Background

On Tuesday August 3, 2021, First 5 released a Request for Proposals (RFP) inviting child and family centered service providers to submit applications for funding to address one or more of the three focus areas in the First 5 FY 20-24 strategic plan: Child Health & Development, Early Learning, Resilient Families. The intent of this "First 5 Thrive" RFP was to solicit "big idea" proposals that create or expand significant value to the local system of helping young children and their families thrive.

A total of five proposals were received by the September 17, 2021, due date. A Proposal Review Committee -- comprised of First 5 staff, two First 5 Commissioners, and an outside community representative -- read, scored, and discussed all proposals. At the conclusion of their deliberations, the Proposal Review Committee agreed on a recommendation to fully fund the proposal for Home Visiting Coordination from County of San Luis Obispo Public Health Department.

New Contract

Home Visiting Coordination: County of San Luis Obispo Public Health Department (COSLOPHD): \$935,000

COSLOPHD will work to create a unified coordination, screening/assessment and referral system of care for home visiting programs in SLO County. A central goal of the program is to build toward a universal home visiting system in the county, beginning with the creation of a single home visiting "entry door" for all pregnant women in the county (or post-partum if not identified prenatally). A related goal is the strengthening of a coordinated Continuity of Care Model for families with children prenatal to five years old.

COSLOPHD will procure and implement the use of a home visiting database that can also be used by other agencies that offer home visiting services to ensure that referred families receive appropriate services and that families know who they are working with as a team. The program will support the development of standardized policies and procedures for primary case manager assignment. Ultimately the program aspires to create a more effective, efficient universal home visiting system accessible to all first-time parents.

Key programs to be included: Nurse-Family Partnership (NFP), Healthy Families America (HFA), and Early Support Program-Field Nursing (ESP) operated by County of San Luis Obispo Public Health



Department. Additional programs to be included: Department of Social Services CalWorks home visiting, CAPSLO-Help Me Grow Centralized Access Point, Early Head Start and DSS-funded "Family Preservation"), Martha's Place and HCPCFC, and the Center for Family Strengthening (e.g., the Link, Promotores Collaborative, SART referrals, and Child Advocacy Center planning.).

The Proposal Review Committee agreed that for COSLOPHD to be successful and extend its "universal" home visiting goals, CAPSLO, as a major county provider of home visiting services (Early Head Start, Family Preservation), needs to be formally included in the funded program. To this end, a portion of the program budget (\$35,000) will be used to subcontract with CAPSLO to establish a deeper collaborative partnership in this endeavor through support for dedicated staff time, training and travel related to work on the project.

CHILDREN AND FAMILIES COMMISSION OF SAN LUIS OBISPO COUNTY CONTRACT FOR SERVICES

Τ	his	Contract	for	Services	(the	"Agreement"_	is	entered	into	on
			,	by and bety	ween the	e Children and Fa	amilie	es Commis	sion of	San
Luis Ob	ispo	County, a p	olitica	1 subdivisio	n of the	State of Califor	nia, p	ursuant to	Health	and
Safety C	Code	section 130	140.1	("the Comn	nission"	or "First 5"), wl	iose a	address is	3220 S	outh
Higuera	Stree	et, Suite 232	2, San	Luis Obispe	o, CA 9	3401 and County	y of S	San Luis O	bispo (("the
Contract	or"),	providing U	Jnivers	al Home Vis	siting se	rvices in San Luis	s Obis	spo County		

RECITALS

- A. The Commission is a statutory Commission that was established in the County of San Luis Obispo pursuant to the provisions of Division 108 of the California Health and Safety Code, commencing at the California Health and Safety Code Section 130100 ("the Children and Families Act"); and
- B. The Commission has adopted a county strategic plan ("the Strategic Plan") for fostering early childhood development within San Luis Obispo County as required by, and in accordance with, the requirements of the Children and Families Act; and
- C. The Contractor coordinates and carries out related activities that are in line with the Strategic Plan; and
- D. The Commission receives regular allocations of funds pursuant to the Children and Families Act, which must be used to implement the Strategic Plan; and
- E. The Commission desires to provide funding for Universal Home Visiting services to businesses in San Luis Obispo County, said services subject to the terms and conditions specified herein; and
- F. The Contractor desires to carry out said services subject to the terms and conditions specified herein;

NOW, THEREFORE, in consideration of the covenants, conditions, agreements, and stipulations set forth herein, the parties agree as follows:

AGREEMENT

1. Scope of Services

- a. Program Services.
- i. The Contractor shall provide Universal Home Visiting services for businesses in San Luis Obispo County as specifically set out in **Exhibit "A"** which is attached hereto and incorporated herein by reference.
- ii. The Contractor shall attend quarterly First 5 Partner meetings scheduled the second Thursday of Aug, Nov, Feb and May. Meetings are generally scheduled from 3-5PM. Dates and time are subject to change with prior written notice.

- b. Record keeping and reporting of services.
- i. Contractor shall keep complete and accurate records of services delivered pursuant to this Agreement, which shall include, but not be limited to, performance measures, evaluation studies and records of services provided by various professional and paraprofessional personnel in sufficient detail to permit an evaluation of services without prior notice. Such records shall comply with all applicable Federal, State and County record maintenance requirements.
- ii. Contractor shall for the duration of this agreement submit bi-annual program/service reports as described further in **Exhibit "A"** for the immediately preceding quarter by:

January 31	
July 31	

- iii. Contractor shall submit to First 5 staff a copy of its annual financial audit of its financial statements prepared in the regular course of business within 3 months after completion of the audit.
- iv. These reporting requirements are an integral part of the scope of services funded by this contract. Failure to perform shall be considered a material breach; may delay payment of compensation and can be cause for termination.
- c. First 5 Healthy and Family Friendly Environment. Towards the advancement of a work environment that supports the health and well-being of employed family members and program participants, Contractor shall make reasonable effort to perform contracted services in an environment that:
 - i. is 100% tobacco free, indoors and outdoors;
 - ii. has a suitable location for mothers to breastfeed their children, including
 - 1. Privacy for milk expression: This can be a woman's private office (if it can be locked) or an onsite, a designated lactation room(s) with an electrical outlet where breastfeeding employees can use a pump to express milk during the work period. A bathroom is not acceptable.
 - 2. Flexible breaks and work options: Women need to express milk about every 3 hours, or two or three times during a typical work day. Each milk expression time takes around 15 minutes, plus time to go to and from lactation room.
 - 3. Education: Employer-provided information and resources accessible through the worksite during pregnancy and after the baby

- is born help prepare women for balancing the requirements for breastfeeding with their job responsibilities. This information is also beneficial for expectant fathers. Companies that provide lactation information and support for male employees and their partners have lower absenteeism rates among men and lower health insurance claims.
- 4. Support: A positive, accepting attitude from upper management, supervisors, and coworkers helps breastfeeding employees feel confident in their ability to continue working while breastfeeding.
- iii. promotes healthy habits by: (a) encouraging and serving healthy foods and age-appropriate portion sizes; (b) encouraging regular physical activity; and (c) eliminating the use of soda, punch, juice "drinks" and other sugar sweetened beverages.
- **2. Compensation.** Commission shall pay to Contractor as compensation for all services performed by Contractor pursuant to this Contract, the following sums in the following manner.
- a. The total payable under the terms of this Agreement shall not exceed Nine Hundred Thirty-Five Thousand Dollars (\$935,000.00) pursuant to the project budget and budget narrative in **Exhibit "B,"** which is attached hereto and incorporated herein by this reference.
- b. Contractor shall be reimbursed for all costs necessary and reasonable for performance of the obligations of the Agreement as established by the budget and budget narrative in **Exhibit "B."** Any costs incurred by the Contractor over and above the sums set out in the budget shall be at the sole risk and expense of the Contractor.
- c. Contractor shall submit a request for payment of costs and actual expenses at least quarterly using a First 5 program invoice form, which First 5 staff shall provide to Contractor. Contractor must provide documentation verifying actual expenses incurred for which reimbursement is sought.
- d. The compensation shall be paid within thirty (30) days after the receipt of the properly completed First 5 program invoice and all documentation verifying expenses from Contractor. First 5 reserves the right to withhold compensation for Contractor's failure to timely submit the quarterly program/services report for the quarter for which compensation is sought.
- e. Availability of Funds. This contract is valid only if sufficient funds are made available to the Commission from the State of California through funding pursuant to the Children and Families Act and/or other local, State or Federal funding sources. Should the Commission's funding be insufficient to provide funding for this Agreement, the Commission may, in its sole discretion, terminate this Agreement. In such an event, the Commission shall have no further liability to pay any funds to the Contractor or to furnish any other consideration under this Agreement, and the Contractor shall not be obligated to perform any provisions of this Agreement or to provide services intended to be funded pursuant to this Agreement. If partial funds are provided, the Commission shall have the option to either cancel this Agreement with no liability

to the Commission or offer an amendment to the Contractor to reflect the reduced amount. Where possible, the Commission shall make only prospective funding changes.

3. Budget Adjustments.

- a. Contractor agrees to adhere to the budget included herein. Notwithstanding the above, Contractor may submit requests for budget adjustments to reallocate funds contained in **Exhibit "B."** Requests must be submitted in advance, in writing and include showing of good cause that advances the overall purpose of the Agreement.
- b. The First 5 Executive Director ("Director") must, in advance and in writing, approve and execute amendments for budget adjustments contained in **Exhibit "B."** Services rendered pursuant to any budget adjustment that has not first been requested in writing and approved by the Director, shall not be payable under this Agreement or any later amendment.
- c. The Commission expressly grants to the Director the authority to approve said budget adjustments provided the change does not increase the maximum compensation of this Agreement or create any other obligation on the Commission under this Agreement.

4. Effective Date and Term.

- a. Effective Date. The effective date of this contract is the date the last party signs this contract. All obligations imposed on both parties shall be binding on both parties commencing on the effective date and shall remain in effect until satisfied by performance.
- b. Unless terminated earlier, pursuant to the provisions of this contract, the term of this contract shall be from its effective date until June 30, 2024 (the "Term.") The Term of this Agreement may be extended upon written agreement by both parties.

5. Termination of the Agreement.

- a. Termination for Cause.
 - i. If the Commission determines that there has been a material breach of this Agreement by Contractor which poses a threat to health and safety, the Commission may immediately terminate the Agreement. In addition, if any of the following occur, Commission shall have the right to terminate this Agreement effective immediately upon giving written notice to the Contractor.
 - 1. Contractor fails to perform its duties obligations under this Contract; or
 - 2. Contractor fails to fulfill in a timely and professional manner its obligations under this Contract; or
 - 3. Contractor fails to exercise good behavior either during or outside of working hours that is of such a nature as to bring discredit upon the Commission; or

- 4. Any requisite licenses or certifications required for the performance of this Contract and held by the Contractor are terminated, suspended, reduced or restricted; or
- 5. Contractor has not documented services or has not sufficiently documented services to the satisfaction of the Commission. This includes without limitation, failure to meet industry standard or failure to satisfy any special requirements of documentation needed by third party payors or Federal or State funding agencies; or
- 6. Contractor has failed or refused to furnish information to corporate with any inspection, review or audit of Contractor's program or Commission's use of Contractor's program. This includes interviews or reviews of records in any form of information storage.
- ii. All obligations to provide services shall be automatically terminated on the effective date of termination.
- iii. For all other material breaches of this Contract, Commission must give Contractor written notice setting forth the nature of the breach. If Contractor fails to remedy said breach within ten (10) days from the date upon written notice, Commission may immediately terminate the Contract, upon written notice. Contractor shall thereafter have no further rights, powers or privileges against Commission under or arising out of this Contract.
- iv. In the event a breach does not result in termination, but does result in costs being incurred by Commission, said costs shall be charged to and paid by Contractor, which costs may include, but are limited to, costs incurred by Commission in investigating and communicating with Contractor regarding said breach, including staff time.
- b. Termination for Convenience. Either party may terminate this Agreement at any time by giving to the other party sixty (60) days written notice of such termination. Termination shall have no effect upon the rights and obligations of the parties arising out of any transaction occurring prior to the effective date of such termination. Contractor shall be paid for all work satisfactorily completed prior to the effective date of said termination.

6. Independent Contractor Status.

- a. Independent Contractor. Contractor is an independent contractor of the Commission. Nothing in this Agreement shall be construed as creating an employer-employee relationship, partnership or a joint venture relationship. Nothing in this contract authorizes or permits the Commission to exercise discretion or control over the professional manner in which Contractor provides services. Contractor's services shall be provided in a manner consistent with all applicable standards and regulations governing such services.
- b. No Eligibility for Fringe Benefits. Contractor understands and agrees that Contractor and its personnel are not, and shall not be, eligible for membership in or any benefits from any Commission group plan for hospital, surgical, or medical insurance, or for membership

in any Commission retirement program, or for paid vacation, paid sick leave, or other leave, with or without pay, or for any other benefit which accrues to a Commission employee.

7. Warranties of Contractor.

- a. Warranty of Contractor for Provisions of Services. The Contractor warrants that Contractor has obtained and shall keep in full force and effect during the term of this Contract all permits, registrations, certificates, credentials and licenses necessary to accomplish the work specified in the Contract. Contractor warrants that it, and each of the personnel employed or otherwise retained by Contractor, shall at all times, to the extent required by law, be properly registered, certified, credentialed and licensed throughout the entire Term of this Agreement under the local, State and Federal laws and regulations applicable to the provision of services herein. Failure to maintain such permits, registrations, certificates, credentials and licenses throughout the entire Term of this Agreement, shall be deemed a breach of the Agreement and constitutes ground for termination by the Commission.
- b. Warranty of Contractor re Compliance with all Laws. The Contractor warrants that Contractor shall keep informed of, observe, comply with and cause all of its agents and personnel to observe and comply with all Federal, State and local laws and rules and regulations made pursuant to such laws, which in any way affect the conduct of work under this Agreement. If any conflict arises between provisions of the scope of work or specifications in this Agreement and any law, then the Contractor shall immediately notify the Commission in writing.
- c. Warranty of Contractor re Facilities. Contractor shall obtain and maintain for the duration of this contract, appropriate licenses, permits and certificates required by all local, State and Federal mandates applicable to the facilities used for performance of this Contract.
- d. Power and Authority of Contractor. If the Contractor is a corporation, Contractor represents and warrants that it is and will remain, throughout the term of this Contract, either a duly organized, validly existing California corporation in good standing under the laws of the State of California or a duly organized, validly existing foreign corporation in good standing in the state of incorporation and authorized to transact business in the State of California.
- e. Signatory authority. Contractor warrants that is has full power and authority to enter into and perform the Contract, and the person signed this Contract warrants that he/she has been properly authorized and empowered to enter into this Contract.
- f. Immigration Reform and Control Act. Contractor acknowledges that Contractor, and all subcontractors hired by Contractor to perform services under this Contract are aware of and understand the Immigration Reform and Control Act ("IRCA") of 1986, Public Law 99-603. Contractor certifies that Contractor is and shall remain in compliance with IRCA and shall ensure that any subcontractors hired by Contractor to perform services under this Contract are in compliance with IRCA.
- **8. Nondiscrimination.** Contractor agrees that is will abide by all Federal and State labor and employment laws and regulations pertaining to unlawful discrimination prohibiting discrimination against any employee or applicant for employment because of race, color, religion, sexual

orientation, disability, national origin, or any other protected class, and those conditions contained in Presidential Executive Order number 11246, as amended by Executive Order (1) 75 and as approved by the Department of Labor Relations (41 CFR Part 61).

9. Indemnification.

- a. Contractor agrees to accept responsibility for loss or damage to any person or entity, and shall defend, indemnify and hold harmless the Commission, its officers, agents, employees and volunteers from and against any and all claims, demands, damages, liabilities, costs, expenses, judgements, attorney fees, and costs of litigation, or other losses that may be asserted by any person or entity, including Contractor, and that arise out of or are made in connection with the acts or omissions related to the performance of any duty, obligation or work hereunder.
- b. The obligation to indemnify shall be effective and shall extend to all such claims and losses, in their entirety, even when such claims or losses are brought about in part by the comparative passive negligence of the Commission, its officers and employees. However, this indemnity will not extend to any claims or losses arising out of the role negligence or willful misconduct of the Commission, its officers and employees.
- c. The preceding paragraph applies to any theory of recovery relating to said act or omission, including, but not limited to the following:
 - i. Violation of statue, ordinance or regulation.
 - ii. Professional malpractice.
 - iii. Willful, intentional or other wrongful acts, or failures to act.
 - iv. Negligence or recklessness.
 - v. Furnishing of defective or dangerous products.
 - vi. Premises liability.
 - vii. Strict liability.
 - viii. Inverse condemnation.
 - ix. Violation of civil rights.
 - x. Violation of any federal or state statue, regulation or ruling resulting in a determination by the Internal Revenue Service, California Franchise Tax Board, or any other California public entity responsible for collecting payroll taxes, when the Contractor is not an independent contractor.
- d. It is the intent of the parties to prove the Commission the fullest indemnification, defense, and hold harmless any rights allowed under the law. If any word(s) contained herein are deemed by a court to be in contravention of applicable law, said word(s) shall be severed form this contract, and the remaining language shall be given full force and effect.
- 10. Insurance. With respect to performance of work under this Agreement, Contractor shall maintain and shall require all of its subcontractors, consultants, and other agents to maintain insurance as described in **Exhibit "C"** attached hereto and incorporated herein by this reference.

11. Fiscal Monitoring, Audits and Reporting.

- a. Fiscal Records. Contractor shall maintain accurate fiscal records pertaining to services performed under this Agreement. Such fiscal records shall be open for inspection to Commission auditors at any reasonable time and will reflect cost accounting that conforms to generally accepted accounting procedures which clearly identifies the source of all costs. Agreement costs shall not be co-mingled with other project costs. Contractor shall maintain such records and accounts for a minimum of five years, or in the cause of an audit, until audit findings are resolved, whichever is later.
- b. Commission Audits/Scope. Commission may audit Contractor's fiscal records relating to services performed under this Contract, at Contractor's expense, at any time with fourteen (14) day advance written notice. Commission audits shall be conducted in accordance with generally accepted audit standards and limited to matters connected with the performance of the Contract, which includes without limitation, verification that services billed by the Contractor were actually provided. Contractor shall provide Commission with on-site access to all reasonable documents, records, and other supporting information for billing and services under this Contract. Disallowed costs shall be repaid to the Commission.
- c. State Audit. Pursuant to California Government Code section 8546.7, every Commission contract involving the expenditure of funds in excess of ten thousand dollars (\$10,000.00) is subject to examination and audit of the State Auditor for a period of three years after final payment under the contract. Contractor shall permit the State auditor to have access to any pertinent books, documents, papers and records for the purpose of said audit.
- d. Inspection Rights. Upon reasonable request, the Contractor shall allow the Commission to evaluate the quality, appropriateness and timelines of services performed under this Agreement and to inspect, evaluate and audit books, records and facilities maintained by Contractor and subcontractors pertaining to such services. Books and records include, without limitation, all physical records originated or prepared in the performance of this Agreement including work papers, reports, financial records and books of account. Upon reasonable request, at any time during the period of this Agreement, and for a period of five years thereafter, the Contractor shall furnish any such records, or copy thereof, or copy thereof, to Commission.
- e. Non-Disclosure. All reports, information, documents, or any other materials prepared by Contractor under this Contract are the property of the County unless otherwise provided herein. Contractor shall not disclose such reports, information, documents and other materials without County's prior written consent. Any requests for information shall be forwarded to County along with all copies of the information requested. County shall make sole decision whether and how to release information according to law.
- f. Tax Information Reporting. Upon request, Contractor shall submit its tax identification number or social security number, whichever is applicable, in the form of a signed W-9 form, to facilitate appropriate fiscal management and reporting.
- g. No Discrimination In Level Of Services. As a condition for reimbursement, Contractor shall provide to and ensure that clients served under this Contract receive the same level of services as provided to all other clients served regardless of status or source of funding.

- h. Accounting for Travel and Lodging. In the event that the scope of services expressly contemplates payment for travel and lodging, these costs must be reasonable and in no event shall exceed levels allowed for San Luis Obispo County employees on official business, unless otherwise provided for in this Agreement. A copy of the San Luis Obispo County's Travel Policy can be found here: https://www.slocounty.ca.gov/Departments/Auditor-Controller-Treasurer-Tax-Collector/Forms-Documents/Resources-for-Vendors/County-Travel-Policy.pdf
- i. Gifts. Gifts may not be charged to this Contract, whether to Contractor, staff or anyone else.
- j. Billing Irregularities. If Contractor bills Commission for any services or amount of services that were not actually provided, Contractor shall be responsible for reimbursing the Commission in full. More than five (5) instances of erroneous billing per calendar year shall be ground for termination of the Contract for cause. Further, the Commission's right to reimbursement shall extend for a period of three (3) years after the services are rendered or any audit discovers the erroneous billing, whichever is later but not to exceed a period of seven (7) years from the termination date of this Contract or any amendment thereto. For any single error in excess of five hundred (\$500.00) dollars or any cumulative error in excess of one thousand (\$1,000.00) dollars per years the Commission will be entitled to the legal rate of interest on the over charged amount from the date of billing.
- k. Recognition. Contractor agrees to give appropriate recognition to First 5 as funder or partial funder of these services in printed, or electronic materials, media and advertising as outlined in the First 5 SLO County: Recognizing Your Funder Guide, incorporated by reference herein.

12. Miscellaneous Provisions.

- a. Non-Assignment of Contract. Contractor shall not delegate, assign or otherwise transfer in whole or in part its rights or obligations under this Agreement without the prior written consent of Commission. Any such assignment, transfer or delegation without the Commission's prior written consent shall be null and void.
- b. Entire Agreement and Modifications. This Agreement supersedes all previous contracts between the parties hereto on the same subject matter and constitutes the entire understanding of the parties hereto on the subject matter of this Contract. Contractor shall be entitled to no other benefits than those specified herein. No changes, amendments or alterations shall be effective unless in writing and signed by both parties. Contractor specifically acknowledges that in entering into and executing this contract, Contractor relies solely upon the provisions contained in this Contract and no others.
- c. Governing Law and Venue. This Agreement shall be governed by, and construed in accordance with, the laws of the State of California, without regard to its conflict of laws provisions. Each party hereto agrees that the exclusive venue for any action arising out of breach of the interpretation of this Agreement or other documents delivered pursuant to any provisions thereof, shall be the Superior Court of the State of California for the County of San Luis Obispo.

- d. Waiver. No delay or failure on the part of any of any party hereto in exercising any right, power or privilege under this Contract shall impair any such right, power or privilege or be construed as a waiver of any default or any acquiescence therein. No single or partial exercise of any such right, power or privilege shall prelude the further exercise of such right, power or privilege or the exercise of any other right, power or privilege. No waiver shall be valid unless made in writing and signed by the party against whom enforcement of such waiver is sought and then only to the extent expressly specified therein.
- e. Severability. The Contractor agrees that if any provisions of this Contract is found to be invalid, illegal or unenforceable, such term or provision shall be deemed stricken and the remainder of the Contract shall remain in full force and effect. Upon determination that any term or provision is invalid, illegal or unenforceable, the parties shall negotiate in good faith to modify this contract so as to affect the original intent of the parties as closely as possible.
- f. Headings. The section headings contained in this agreement are for reference purposes only and shall not affect the meaning or interpretation of this agreement.
- g. Notices. All notices given or made pursuant hereto shall be in writing and shall be deemed to have been duly given if delivered (a) personally; (b) mailed by registered or certified mail (postage paid, return receipt requested); (c) sent by a nationally recognized overnight courier (providing proof of delivery); or (d) sent by facsimile to the parties as follows:

To the Contractor at:

Cherie Fields County of SLO Public Health Department 2925 McMillan Suite 124 SLO CA 93401 (805) 788-2063

To the Commission at:

Wendy Wendt, Executive Director Children and Families Commission of San Luis Obispo County 3220 South Higuera Street, Suite 232 San Luis Obispo, CA 93401 Fax: 805-788-2365

Any such notice shall be deemed to have been received if: (a) in the case of personal delivery, facsimile transmission with confirmation retained, and mail, with return receipt, on the dates of such delivery; (b) in the case of nationally recognized overnight courier, on the next business day after the date sent; and (c) in the case of mailing, on the third business day following posting.

h. Force Majeure. Neither the Commission nor the Contractor shall be deemed in default in the performance of the terms of this contract if either party is prevented from performing the terms of this Contract by causes beyond its control, including without limitation: acts of God; rulings or decisions by municipal, Federal, States or other governmental bodies; or any catastrophe resulting from flood, fire, explosion, pandemic or other causes beyond the control of the defaulting

party. Any party delayed by force majeure shall as soon as reasonably possible give the other party written notice of the delay. The party delayed shall use reasonable diligence to correct the cause of the delay, if correctable, and if the condition that caused the delay is corrected, the party delayed shall immediately give the other parties written notice thereof and shall resume performance under this Contract.

- i. Conflict of Interest. Contractor acknowledges that Contractor is aware of and understands the provisions of Sections 1090 et. seq. and 87100 et. seq. of the Government Code, which relate to conflict of interest of public officers and employees. Contractor certifies that Contractor is unaware of any financial or economic interest of any public officer or employee of the Commission relating to this Contract. Contractor agrees to comply with applicable requirements of Government Code section 87100 et. seq. during the terms of this Contract.
- j. Third Party Beneficiaries. It is expressly understood that the enforcement of the terms and conditions and all rights of action related to enforcement, shall be strictly reserved to Commission and Contractor. Nothing contained in this contract shall give or allow and claim or right of action whatsoever by any other third person.

[INTENTIONALLY LEFT BLANK – SIGNATURES TO FOLLOW ON NEXT PAGE]

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first set forth above. Concurred in by the Executive Director of the Children and Families Commission of San Luis Obispo County. Wendy Wendt, Executive Director Date CHILDREN AND FAMILIES COMISSION OF SAN LUIS OBISPO COUNTY By: _____ Bruce Gibson, Chairperson Date Authorized by Commission Action on: APPROVED AS TO FORM AND LEGAL EFFECT BY LEGAL COUNSEL FOR THE COMISSION: Natalie Frye-Laacke By: _____ Natalie Frye-Laacke, Counsel for Commission Date RITA NEAL COUNTY COUNSEL By: _____County Counsel COUNTY OF SAN LUIS OBISPO, A Public Entity in the State of California By: _____ Date: Chairperson, Board of Supervisors ATTEST By:

County Clerk and Ex-Officio Clerk

of the Board of Supervisors

Exhibit "A"

Program Services/ Scope of Work

Overview / Activities / Objectives / Evaluation

Overview:

- Contractor will work to create a unified coordination, screening/assessment and referral system of care for home visiting programs in SLO County. Key programs to be included: Nurse-Family Partnership (NFP), Healthy Families America (HFA), and Early Support Program-Field Nursing (ESP) operated by County of San Luis Obispo Public Health Department. Additional programs to be included: Department of Social Services CalWorks home visiting, CAPSLO-Help Me Grow Centralized Access Point, Early Head Start and DSS-funded "Family Preservation"), Martha's Place and HCPCFC, and the Center for Family Strengthening (e.g., the Link, Promotores Collaborative, SART referrals, and Child Advocacy Center planning.). A central goal of the program is to create a single "door" for entry for all pregnant women (or post-partum if not identified prenatally) leading to a coordinated Continuity of Care Model for the families prenatal to five years old.
 - o Activities include but are not limited to:
 - Identify all first-time parents to receive at least one prenatal and one post-partum visit wherein they would receive initial education about prenatal and early development and be connected to the most relevant community resources for their needs.
 - Create subcontract with CAPSLO as a high-volume evidence-based home visiting program provider to enlist their cooperation and partnership in the development of this program.
 - Adopt a database for use by agencies that offer home visiting services to ensure that referred families receive appropriate services and that families know who they are working with as a team.
 - Develop standardized policies and procedures for primary case manager assignment.
 - Provide support for families to assess children's growth and development through continuity of care and help with services needed.
 - Avoid duplication of services by having the client or family assigned to one program and having one case manager from that agency primarily. The universal referral system will help review referrals at an initial entry point for clients or families. They would be enrolled into the most appropriate agency or program and have one case manager to avoid duplication of services and confusion for the families.
 - Create and maintain partnerships with supporting agencies. Build alliances with service providers (e.g., Martha's Place, Community Action Partnership of SLO, Help Me Grow, Department of Social Services, Center for Family Strengthening, etc.) in the county.
 - Provide culturally responsive/sensitive services. Contract Mixtec speaking home visitor/interpreter.

Overview / Activities / Objectives / Evaluation

Objective 1:

By June 30, 2024, maximize county-wide home visiting services and efficiencies and establish a unified home visiting system of care by procuring and implementing a Home Visiting Referral and Case management database system.

Objective 2:

By June 30, 2024, at least 75% of all first-time parents to receive at least one prenatal and/or one post-partum contact, wherein they would receive initial education about prenatal and early development and be connected to the most relevant community resources for their needs.

Objective 3:

By June 30, 2024, complete assessments on 50% of the children born in SLO County, increasing to a minimum of 80% within five years of establishing the universal referral system.

Objective 4:

By June 30, 2024, increase ongoing case management to at least another 10% of the birth cohort (240), or a 50% increase from the current countywide continuum of care.

B. Evaluation Activities:

Data Collection

- Scope of work progress, program outcomes and impact to be assessed by objective and subjective data including, but not limited to the following:
 - 1.1 Quantitative data: Success of meeting project objectives and related activities
 - 1.2 Qualitative data: Anecdotal accounts of successes, barriers, etc.
 - 1.3 Report Deliverable: Complete Bi-Annual First 5 Client Data Collection Tool: Demographics.
 - 1.4 Report Deliverable: Complete Bi-Annual Report: Data, Narrative TBD in coordination with First 5 and Contractor.

Note: Reports-Due no later than the last day of the next month for the immediately preceding quarter.

Exhibit "B"

Budget

First 5 Investment: Up to \$935,000 beginning on the effective date through June 30, 2024.

Funds to support personnel (Estimated 1.0 FTE) and operating/program costs specifically related to the Family-Friendly Workplace Accelerator program. Contractor to invoice First 5 Quarterly. Total contract amount, up to \$935,000.

DUDOST I INS ITS IO	Year 1 11/1/21 -	Year 2 7/1/22 -	Year 3 7/1/23 -	
BUDGET LINE ITEMS	6/30/22	6/30/23	6/30/24	Total
1. Salaries and Benefits	\$39,820	\$198,057	\$207,759	\$445,636
2. Services and Supplies	\$225,000	\$95,473	\$12,500	\$332,973
3. Indirect Costs /				
Administrative Overhead	\$17,030	\$46,696	\$48,565	\$112,291
4. Fixed Assets / Equipment	\$9,100	\$0	\$0	\$9,100
	, ,	, ,	, ,	, , , , , , , , , , , , , , , , , , ,
5. Subcontract CAPSLO	35,000			\$35,000
5. Subcontract CAPSLO	35,000			\$35,000
First 5 Funding	\$325,951	\$340,226	\$268,824	\$935,000
TOTAL IN KIND MATCH	\$73,716	\$121,304	\$132,033	\$327,053
TOTAL PROGRAM COSTS	\$399,667	\$461,530	\$400,856	\$1,262,053
TOTAL PROGRAMI COSTS	\$399,00 <i>1</i>	\$401,33U	Ψ400,000	φ1,262,053

Grant Award	\$935,000
In-kind Match	\$327,053
Total	\$1,262,053

Budget Detail- Year 1

First 5 Thrive! Grant Budget - San Luis Obispo County

Budget Detail Worksheet

GRANT YEAR 1 - November 1, 2021 - June 30, 2022

GRANT YEAR 1 - November 1, 2021 - June 30, 2022						
1. Salaries & Benefits					Grant	In-Kind
Position	Name	Annual Salary & Benefits	Level of Effort	Cost	Funds	Match
1) Program Manager I - step 2-3 (8 months)	Karina Silva Garcia	\$119,461	0.50 FTE	\$39,820	\$39,820	\$0
2) Administrative Assistant III-step 5 (8 months)	Erika Torres-Contreras	\$94,889	0.20 FTE in-kind	\$12,652	\$0	\$12,652
3) Supervising Public Health Nurse - step 5 (8 months)	Cherie Fields	\$203,281	0.10 FTE in-kind	\$13,552	\$0	\$13,552
4) Senior Public Health Nurse-step 5 (8 months)	To Be Determined	\$176,632	0.30 FTE in-kind	\$35,326	\$0	\$35,326
5) Division Manager - Nursing - step 2 (8 months)	To Be Determined	\$182,781	0.10 FTE in-kind	\$12,185	\$0	\$12,185
			SALARIES & BENEFITS	\$113,536	\$39,820	\$73,716
Line Item Detaile:						64 029/-

- 1) Program Manager duties will include develop and manage program, data collection, analysis, program evaluation and sustainability (8 months). Annual salary & benefits is based on 9 months at Step 2 and 3 months at Step 3 using a benefit rate of 39.7% (Tier 3).
- 2) Administrative Asst will provide 8 hours a week intake and technical assistance for home visiting staff (8 months) will be provided in-kind
 3) Supervising Public Health Nurse will assist the Public Health Division Manager with providing oversight and management of the program and staff, assisting with training of the new staff and oversight of the referral
- process. (8 months) will be provided in-kind
 4) Sr Public Health Nurse will provide assistance to Program Manager on case reviews, referral decisions, general health care and social service navigation support to families. (8 months) will be provided in-kind
 5) Public Health Division Manager will provide oversight and and management of program. (8 months) will be provided in-kind

2. Services and Supplies			Grant	In-Kind
Description	Computation	Cost	Funds	Match
Centralized Access database development (incl portal hubs)	Year 1 start up costs (87% of total cost)- to be awarded through RFP proc_	\$225,000	\$225,000	\$0
	SERVICES & SUPPLIES	\$225,000	\$225,000	S0

Line Item Details:

1) Costs associated with the development of a Centralized Access Point including database development, infomatics expert, portal hubs and IT staff time to implement. Total start up costs are estimated to be \$300,000(75% 1st year of grant and 25% 2nd year of grant). Vendor and exact costs to be determined through RFP process. Start up costs include RFP, software development and hardware

3. Indirect Costs				Grant	In-Kind
Description	Salary & Benefits	Computation	Cost	Funds	Match
1) 15% of requested salaries & benefits	\$113,536	x 15%	\$17,030	\$17,030	\$0
		INDIRECT	\$17.030	\$17.030	\$0

Line Item Details:

1) Indirect costs include the cost of various supportive services including Information Technology, Human Resource, Accounts Payable, Facility and Grounds, and Administration departments. The County is requesting an indirect rate of 15%, which is considerably lower than the county's actual calculation of indirect costs for SLO Public Health. This calculation is consistent with SLO County Auditor's Accounting Handbook which details acceptable indirect cost allocation methods.

4. Fixed Assets & Equipment				Grant	In-Kind
Description	Computation		Cost	Funds	Match
1) Laptop	\$1,500 x 1 laptop		\$1,500	\$1,500	\$0
2) Desktop and Monitor	\$1,300 x 2 desktops & monitors		\$2,600	\$2,600	\$0
3) Workstation & chair	\$2,500 x 2 workstations		\$5,000	\$5,000	\$0
		FIXED ASSETS & EQUIPMENT	\$9,100	\$9,100	\$0
Line Item Details:					

1-3) Computers and worksites for new staff. Pricing is based on standardized county purchase price.

5. Subcontract CAPSLO				Grant	In-Kind		
Description	Computation		Cost	Funds	Match		
Colaborative Home Visiting Partner			\$35,000	\$35,000	\$0		
		Subcontract	\$35,000	\$35,000	\$0		
Line Item Details:		_					
CAPSLO will work as a collaborative home visiting partner in this project, providing 3-6 hours per week of staff support							

GRANT YEAR 1 BUDGET - SAN LUIS OBISPO COUNTY HEALTH AGENCY - FIRST 5 THRIVE! GRANT							
PROPOSED BUDGET LINE ITEMS	GRANT FUNDS	IN-KIND MATCH	TOTAL				
1. Salaries and Benefits	\$39,820	\$73,716	\$113,536				
2. Services and Supplies	\$225,000	\$1	\$225,001				
3. Indirect Costs / Administrative Overhead	\$17,030	\$0	\$17,030				
4. Fixed Assets / Equipment	\$9,100	\$0	\$9,100				
5. Subcontract CAPSLO	\$35,000		\$35,000				
TOTAL GRANT REQUEST	\$325,951	\$73,716	\$399,667				

Budget Detail-Year 2

First 5 Thrive! Grant Budget - San Luis Obispo County

Budget Detail Worksheet

GRANT YEAR 2 - July 1, 2022 - June 30, 2023

1. Salaries & Benefits		•			Grant	In-Kind
Position	Name	Annual Salary & Benefits	Level of Effort	Cost	Funds	Match
1) Program Manager I - step 3-4	Karina Silva Garcia	\$125,750	1.00 FTE	\$125,750	\$125,750	\$0
Social Worker Aide II - step 3	To Be Determined	\$72,307	1.00 FTE	\$72,307	\$72,307	\$0
3) Administrative Assistant III-step 5	Erika Torres-Contreras	\$96,787	0.20 FTE in-kind	\$19,357	\$0	\$19,357
4) Supervising Public Health Nurse - step 5	Cherie Fields	\$207,346	0.10 FTE in-kind	\$20,735	\$0	\$20,735
5) Senior Public Health Nurse-step 5	To Be Determined	\$180,165	0.30 FTE in-kind	\$54,049	\$0	\$54,049
6) Division Manager - Nursing - step 3	To Be Determined	\$191,094	0.10 FTE in-kind	\$19,109	\$0	\$19,109
			SALARIES & BENEFITS	\$311,307	\$198,057	\$113,251
I i I4 D.4.ii.						27.200/

1) Program Manager duties will include develop and manage program, data collection, analysis, program evaluation and sustainability. Annual salary & benefits is based on 9 months at Step 3 and 3 months at

Step 4 using a benefit rate of 39.7% (Tier 3).
2) Social Worker Aide II's (1.0 FTE) will be Mixtee speaking to provide services to some of the highest risk families in the county. Annual salary & benefits is based on Step 3 using a benefit rate of 47.5% (Tier 3).

3) Administrative Asst will provide 8 hours a week intake and technical assistance for home visiting staff- will be provided in-kind
4) Supervising Public Health Nurse will assist the Public Health Division Manager with providing oversight and management of the program and staff, assisting with training of the new staff and oversight of the referral process - will be provided in-kind

5) Sr Public Health Nurse will provide assistance to Program Manager on case reviews and referral decisions as well as general health care and social service navigation support to families - will be provided in-kind 6) Public Health Division Manager will provide oversight and and management of program - will be provided in-kind match.

Note - In Year 2, the County is estimating a 2% Cost of Living wage increase for all positions + 5% step increase up to step 5 as per County policy.

2. Services and Supplies			Grant	In-Kind
Description	Computation	Cost	Funds	Match
Centralized Access database development (incl portal hubs)	Final 15% of start up costs	\$75,000	\$75,000	\$0
Centralized Access hub continuing operations	Support of Centralized Access hub - 20% in kind for IT staff resources	\$25,000	\$20,000	\$5,000
2) Office Supplies	\$25/mo 1 staff	\$300	\$0	\$300
3) Mileage Reimbursement	55 miles/wk x .57/mile x 1 staff	\$1,630	\$473	\$1,157
4) Cell Phone	\$40/mo x 1 staff	\$480	\$0	\$480
5) Networked Services	\$72/mo x 1 staff	\$864	\$0	\$864
6) Voice Communication Services	\$21/mo x 1 staff	\$252	\$0	\$252
	SEDVICES & SUPPLIES	\$103.526	\$05.473	68 053

1) Costs associated with the ongoing support of a Centralized Access Point including database operations and IT staff time 2) General office supplies for 1.0 Social Worker Aide

3) Local travel to attend meetings and project activities is set at the accepted county mileage reimbursement rate

4) Cell phone cost for MiFi service to provide wireless access while out in the field 5) Networked services include cost for E-mail, Microsoft products, internet access, anti-virus, technical support, active directory services

6) Voice communication includes phone billings, phone support and equipment, voice mail boxes

Note - Beginning in Year 2, 20% of IT staff resources requested for Centralized Access hub operations will be in-kind. In addition, office supplies, cell phones, network and communication services will all be in-kind grant funded staff.

3. Indirect Costs					Grant	In-Kind
Description	Salary & Benefits	Computation	ı	Cost	Funds	Match
1) 15% of requested salaries & benefits	\$311,307	x 15%		\$46,696	\$46,696	\$0
			INDIRECT	\$46,696	\$46,696	\$0

1) Indirect costs include the cost of various supportive services including Information Technology, Human Resource, Accounts Payable, Facility and Grounds, and Administration departments. The County is requesting an indirect rate of 15%, which is considerably lower than the country's actual calculation of indirect costs for SLO Public Health. This calculation is consistent with SLO Country Auditor's Accounting Handbook which details acceptable indirect cost allocation methods.

4. Fixed Assets & Equipment				Grant	In-Kind
Description	Computation		Cost	Funds	Match
N/A			\$0	\$0	\$0
		FIXED ASSETS & EQUIPMENT	\$0	\$0	\$0
Line Item Details:		-			

GRANT YEAR 2 BUDGET - SAN LUIS OBISPO COUNTY HEALTH AGENCY - FIRST 5 THRIVE! GRANT						
PROPOSED BUDGET LINE ITEMS	GRANT FUNDS	IN-KIND MATCH	TOTAL			
1. Salaries and Benefits	\$198,057	\$113,251	\$311,307			
2. Services and Supplies	\$95,473	\$8,053	\$103,526			
3. Indirect Costs / Administrative Overhead	\$46,696	\$0	\$46,696			
4. Fixed Assets / Equipment	\$0	\$0	\$0			
TOTAL FEDERAL REQUEST	\$340,226	\$121,304	\$461,530			

Budget Detail Year-3

First 5 Thrive! Grant Budget - San Luis Obispo County Budget Detail Worksheet

GRANT YEAR 3 - July 1, 2023 - June 30, 2024

		ORALLI TEARS - ouly 1, 20.	25 - 5 tille 50, 2024			
1. Salaries & Benefits					Grant	In-Kind
Position	Name	Annual Salary & Benefits	Level of Effort	Cost	Funds	Match
1) Program Manager I - step 4-5	Karina Silva Garcia	\$131,220	1.00 FTE	\$131,220	\$131,220	\$0
2) Social Worker Aide II - step 4	To Be Determined	\$76,539	1.00 FTE	\$76,539	\$76,539	\$0
Administrative Assistant III-step 5	Erika Torres-Contreras	\$98,723	0.20 FTE in-kind	\$19,745	\$0	\$19,745
Supervising Public Health Nurse - step 5	Cherie Fields	\$211,493	0.10 FTE in-kind	\$21,149	\$0	\$21,149
5) Senior Public Health Nurse-step 5	To Be Determined	\$183,768	0.30 FTE in-kind	\$55,130	\$0	\$55,130
Division Manager - Nursing - step 4	To Be Determined	\$199,823	0.10 FTE in-kind	\$19,982	\$0	\$19,982
			SALARIES & BENEFITS	\$323,765	\$207,759	\$116,007
Line Item Deteiler						25 920/

1) Program Manager duties will include develop and manage program, data collection, analysis, program evaluation and sustainability. Annual salary & benefits is based on 9 months at Step 4 and 3 months at

Step 5 using a benefit rate of 39.7% (Tier 3).
2) Social Worker Aide II's (1.0 FTE) will be Mixtee speaking to provide services to some of the highest risk families in the county. Annual salary & benefits is based on Step 4 using a benefit rate of 47.5% (Tier 3).

3) Administrative Asst will provide 8 hours a week intake and technical assistance for home visiting staff- will be provided in-kind
4) Supervising Public Health Nurse will assist the Public Health Division Manager with providing oversight and management of the program and staff, assisting with training of the new staff and oversight of the referral process - will be provided in-kind

5) Sr Public Health Nurse will provide assistance to Program Manager on case reviews and referral decisions as well as general health care and social service navigation support to families - will be provided in-kind 6) Public Health Division Manager will provide oversight and and management of program - will be provided in-kind

Note - In Year 3, the County is estimating a 2% Cost of Living wage increase for all positions + 5% step increase up to step 6 per County policy.

2. Services and Supplies			Grant	In-Kind
Description	Computation	Cost	Funds	Match
1) Centralized Access hub continuing operations	Support of Centralized Access hub - 50% in kind for IT staff resources	\$25,000	\$12,500	\$12,500
2) Office Supplies	\$25/mo 1 staff	\$300	\$0	\$300
3) Mileage Reimbursement	55 miles/wk x .57/mile x 1 staff	\$1,630	\$0	\$1,630
4) Cell Phone	\$40/mo x 1 staff	\$480	\$0	\$480
5) Networked Services	\$72/mo x 1 staff	\$864	\$0	\$864
6) Voice Communication Services	\$21/mo x 1 staff	\$252	\$0	\$252
	SERVICES & SUPPLIES	\$28,526	\$12,500	\$16,026

Line Item Details:

1) Costs associated with the ongoing support of a Centralized Access Point including database operations and IT staff time

General office supplies for 1.0 Social Worker Aide
 Local travel to attend meetings and project activities is set at the accepted county mileage reimbursement rate

4) Cell phone cost for MiFi service to provide wireless access while out in the field

5) Networked services include cost for E-mail, Microsoft products, internet access, anti-virus, technical support, active directory services 6) Voice communication includes phone billings, phone support and equipment, voice mail boxes

Note - 50% of IT staff resources requested for Centralized Access hub operations will be in-kind. In addition, office supplies, cell phones, network and communication services for grant staff will be in-kind.

3. Indirect Costs				Grant	In-Kind
Description	Salary & Benefits	Computation	Cost	Funds	Match
1) 15% of requested salaries & benefits	\$323,765	x 15%	\$48,565	\$48,565	\$0
		INDIDECT	\$48.565	\$48.565	60

1) Indirect costs include the cost of various supportive services including Information Technology, Human Resource, Accounts Payable, Facility and Grounds, and Administration departments. The County is requesting an indirect rate of 15%, which is considerably lower than the county's actual calculation of indirect costs for SLO Public Health. This calculation is consistent with SLO County Auditor's Accounting Handbook which details acceptable indirect cost

4. Fixed Assets & Equipment				Grant	In-Kind
Description	Computation		Cost	Funds	Match
N/A			\$0	\$0	\$0
		FIXED ASSETS & EQUIPMENT	\$0	\$0	\$0
Line Item Details:					
Tane Item Details.					

GRANT YEAR 3 BUDGET - SAN LUIS OBISPO COUNTY HEALTH AGENCY - FIRST 5 THRIVE! GRANT						
PROPOSED BUDGET LINE ITEMS		GRANT FUNDS	IN-KIND MATCH	TOTAL		
1. Salaries and Benefits		\$207,759	\$116,007	\$323,765		
2. Services and Supplies		\$12,500	\$16,026	\$28,526		
3. Indirect Costs / Administrative Overhead		\$48,565	\$0	\$48,565		
4. Fixed Assets / Equipment		\$0	\$0	\$0		
TOTAL FEDERAL REQUEST		\$268,824	\$132,033	\$400,856		

Exhibit "C"

Insurance Requirements

With respect to performance of work under this Agreement, Contractor shall maintain and shall require all of its subcontractors, consultants, and other agents to maintain insurance as described below. Any requirement for insurance to be maintained after completion of the work shall survive this Agreement. The Commission reserves the right to review any and all of the required insurance policies and/or endorsements, but has no obligation to do so. Failure to demand evidence of full compliance with the insurance requirements set forth in this Agreement or failure to identify any insurance deficiency shall not relieve Contractor from, nor be construed or deemed a waiver of, its obligation to maintain the required insurance at all times during the performance of this Agreement.

- A. Workers Compensation and Employers Liability Insurance
 - i. Required if Contractor has employees as defined by the Labor Code of the State of California.
 - ii. Workers Compensation insurance with statutory limits as required by the Labor Code of the State of California.
 - iii. Employers Liability with minimum limits of \$1,000,000 per Accident; \$1,000,000 Disease per employee; \$1,000,000 Disease per policy.
 - iv. Required Evidence of Insurance: Certificate of Insurance.

If Contractor currently has no employees as defined by the Labor Code of the State of California, Contractor agrees to obtain the above-specified Workers Compensation and Employers Liability insurance should employees be engaged during the term of this Agreement or any extensions of the term.

B. General Liability Insurance

- i. Commercial General Liability Insurance on a standard occurrence form, no less broad than Insurance Services Office (ISO) form CG 00 01.
- ii. Minimum Limits: \$1,000,000 per Occurrence; \$2,000,000 General Aggregate; \$2,000,000 Products/Completed Operations Aggregate. The required limits may be provided by a combination of General Liability Insurance and Commercial Excess or Commercial Umbrella Liability Insurance. If Contractor maintains higher limits than the specified minimum limits, the Commission requires and shall be entitled to coverage for the higher limits maintained by Contractor.
- iii. Any deductible or self-insured retention shall be shown on the Certificate of Insurance. If the deductible or self-insured retention exceeds \$25,000 it must be approved in advance by the Commission. Contractor is responsible for any deductible or self-insured retention and shall fund it upon Commission's written request, regardless of whether Contractor has a claim against the insurance or is named as a party in any action involving the Contractor.
- iv. The Commission shall be endorsed as additional insureds for liability arising out of operations by or on behalf of the Contractor in the performance of this Agreement.
- v. The insurance provided to the additional insureds shall be primary to, and non-contributory with, any insurance or self-insurance program maintained by them.

- vi. The policy definition of "insured contract" shall include assumptions of liability arising out of both ongoing operations and the products-completed operations hazard (broad form contractual liability coverage including the "f" definition of insured contract in ISO form CG 00 01, or equivalent).
- vii. The policy shall cover inter-insured suits between the additional insureds and Contractor and include a "separation of insureds" or "severability" clause which treats each insured separately.
- viii. Required Evidence of Insurance:
 - a. Copy of the additional insured endorsement or policy language granting additional insured status; and
 - b.Certificate of Insurance.
- C. Automobile Liability Insurance
 - i. Minimum Limit: \$1,000,000 combined single limit per accident. The required limits may be provided by a combination of Automobile Liability Insurance and Commercial Excess or Commercial Umbrella Liability Insurance.
 - ii. Insurance shall cover all owned autos. If Contractor currently owns no autos, Contractor agrees to obtain such insurance should any autos be acquired during the term of this Agreement or any extensions of the term.
 - iii. Insurance shall cover hired and non-owned autos.
 - iv. Required Evidence of Insurance: Certificate of Insurance.
- D. Professional Liability/Errors and Omissions Insurance (only applicable to contracts for professional services)
 - i. Minimum Limits: \$1,000,000 per claim or per occurrence; \$1,000,000 annual aggregate.
 - ii. Any deductible or self-insured retention shall be shown on the Certificate of Insurance. If the deductible or self-insured retention exceeds \$25,000 it must be approved in advance by County.
 - iii. If Consultant's services include: (1) programming, customization, or maintenance of software: or (2) access to individuals' private, personally identifiable information, the insurance shall cover:
 - a. Breach of privacy; breach of data; programming errors, failure of work to meet contracted standards, and unauthorized access; and
 - b.Claims against Consultant arising from the negligence of Consultant, Consultant's employees and Consultant's subcontractors.
 - iv. If the insurance is on a Claims-Made basis, the retroactive date shall be no later than the commencement of the work.
 - v. Coverage applicable to the work performed under this Agreement shall be continued for two (2) years after completion of the work. Such continuation coverage may be provided by one of the following: (1) renewal of the existing policy; (2) an extended reporting period endorsement; or (3) replacement insurance with a retroactive date no later than the commencement of the work under this Agreement.
 - vi. Required Evidence of Insurance: Certificate of Insurance specifying the limits and the claims-made retroactive date.

E. Standards for Insurance Companies. Insurers, other than the California State Compensation Insurance Fund, shall have an A.M. Best's rating of at least A:VII.

F. Documentation

- i. All required Evidence of Insurance shall be submitted prior to the execution of this Agreement. Contractor agrees to maintain current Evidence of Insurance on file with Commission for the entire term of this Agreement and any additional periods if specified in the sections, above.
- ii. The name for Additional Insured endorsements and Certificates of Insurance is: Children and Families Commission of San Luis Obispo County
- iii. Required Evidence of Insurance shall be submitted for any renewal or replacement of a policy that already exists, at least ten (10) days before expiration or other termination of the existing policy.
- iv. Contractor shall provide immediate written notice if: (1) any of the required insurance policies is terminated; (2) the limits of any of the required policies are reduced; or (3) the deductible or self-insured retention is increased.
- v. Upon written request, certified copies of required insurance policies must be provided within thirty (30) days.
- G. Policy Obligations. Consultant's indemnity and other obligations shall not be limited by the foregoing insurance requirements.
- H. Material Breach. If Contractor fails to maintain insurance which is required pursuant to this Agreement, it shall be deemed a material breach of this Agreement. The Commission, at its sole option, may terminate this Agreement and obtain damages from Contractor resulting from said breach. Alternatively, the Commission may purchase the required insurance, and without further notice to Contractor, Commission may deduct from sums due to Contractor any premium costs advanced by the Commission for such insurance. These remedies shall be in addition to any other remedies available to the Commission.