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AGREEMENT

THIS AGREEMENT is made and entered into this 7th day of March, 2017, by and between the COUNTY OF FRESNO, a Political Subdivision of the State of California, hereinafter referred to as "COUNTY", and **WESTSIDE FAMILY PRESERVATION SERVICES NETWORK** a private non-profit corporation, whose address is 16846 4th Street, Huron, CA 93234, hereinafter referred to as "CONTRACTOR".

WITNESSETH:

WHEREAS, pursuant to the provisions of 42 United States Code sections 629, et seq. ("Promoting Safe and Stable Families"), COUNTY, on behalf of its' Department of Social Services (DSS), desires to participate in and fund Family Preservation and Family Support services to strengthen families through the provision of activities that improve physical and mental health, keep homes and neighborhoods safe, support children's academic performance and help families become economically self-sufficient; and

WHEREAS, COUNTY, pursuant to Division 9, Part 6, Chapter 11, of the California Welfare and Institutions Code [WIC] (hereafter "CAPIT Legislation") and the rules and regulations of the California Department of Social Services, desires to participate in and fund Child Abuse Prevention, Intervention and Treatment (CAPIT) services for children who are at high risk of abuse or neglect and their families; and

WHEREAS, COUNTY, pursuant to Title II of the federal Child Abuse Prevention and Treatment Act (CAPTA) Amendments of 1996 and reauthorized in June 2003, desires to participate and fund Community Based Child Prevention Programs (CBCAP) aimed at the prevention of child abuse and neglect; and

WHEREAS, COUNTY, desires further to enhance Child Abuse Prevention services through the use of Child Welfare trust fund monies; and

WHEREAS, CONTRACTOR is willing and able to provide Child Abuse Prevention services needed by COUNTY, pursuant to the terms of this Agreement;

NOW, THEREFORE, in consideration of the terms, covenants and conditions to be kept and performed by each party, it is agreed as follows:

1. **SERVICES**

A. CONTRACTOR shall perform all services and fulfill all responsibilities as identified in

COUNTY's Request for Proposal (RFP) No. 17-027, dated October 27, 2016, and Addendum No. One (1) to COUNTY's RFP No. 17-027 dated November 9, 2016, collectively hereinafter referred to as COUNTY's Revised RFP No. 17-027 and CONTRACTOR's response to said Revised RFP, all incorporated herein by reference and made part of this Agreement.

- B. CONTRACTOR shall be held responsible for all services as set forth in Exhibit A, Summary of Services, attached hereto and by this reference incorporated herein.
- C. In the event of any inconsistency among the documents described in Paragraphs 1.A and 1.B hereinabove, the inconsistency shall be resolved by giving precedence in the following order of priority: 1) to this Agreement, including all Exhibits attached hereto, 2) to COUNTY's Revised RFP No. 17-027, and 3) to the CONTRACTOR's response to Revised RFP. A copy of COUNTY's Revised RFP No. 17-027, and CONTRACTOR's response shall be retained and made available during the term of this Agreement by COUNTY's Department of Social Services.
- D. CONTRACTOR shall provide services and activities to children and their families, pursuant to the staffing pattern and program expenses detailed in Exhibit B "Budget", attached hereto and by this reference incorporated herein.
- E. If requested by COUNTY, CONTRACTOR shall participate in training, staff development and other activities that support the intent and goals of these Child Abuse Prevention services.

2. TERM

The term of this Agreement shall be for a period of three (3) years, commencing on July 1, 2017 through and including June 30, 2020. This Agreement may be extended for two (2) additional consecutive twelve (12) month periods upon the written approval of both parties no later than thirty (30) days prior to the first day of the next twelve month extension period. The DSS Director, or designee, is authorized to execute such written approval on behalf of COUNTY based on CONTRACTOR's satisfactory performance.

3. <u>TERMINATION</u>

Non-Allocation of Funds - The terms of this Agreement, and the services to be provided thereunder, are contingent upon the approval of funds by the appropriating government agency. Should

sufficient funds not be allocated, the services provided may be modified, or this Agreement terminated, at any time by giving the CONTRACTOR thirty (30) days advance written notice.

A. <u>Breach of Contract</u> - The COUNTY or CONTRACTOR may immediately suspend or terminate this Agreement in whole or in part, where in the determination of the COUNTY there is:

- 1) An illegal or improper use of funds;
- 2) A failure to comply with any term of this Agreement;
- 3) A substantially incorrect or incomplete report submitted to the COUNTY;
- 4) Improperly performed service.

In no event shall any payment by the COUNTY constitute a waiver by the COUNTY of any breach of this Agreement or any default which may then exist on the part of the CONTRACTOR. Neither shall such payment impair or prejudice any remedy available to the COUNTY with respect to the breach or default. The COUNTY shall have the right to demand of the CONTRACTOR the repayment to the COUNTY of any funds disbursed to the CONTRACTOR under this Agreement, which in the judgment of the COUNTY were not expended in accordance with the terms of this Agreement. The CONTRACTOR shall promptly refund any such funds upon demand.

B. <u>Without Cause</u> - Under circumstances other than those set forth above, this Agreement may be terminated by CONTRACTOR or COUNTY or COUNTY's DSS Director or designee, upon the giving of thirty (30) days advance written notice of an intention to terminate the Agreement.

4. COMPENSATION

For actual services provided pursuant to the terms of this Agreement, COUNTY agrees to pay CONTRACTOR and CONTRACTOR agrees to receive compensation in accordance with Exhibit B. Mandated travel shall be reimbursed based on actual expenditures and mileage reimbursement shall be at CONTRACTOR's adopted rate per mile, not to exceed the IRS published rate.

In no event shall actual services performed under this Agreement be in excess of Four Hundred Sixty Two Thousand Five Hundred Seventy Eight and No/100 Dollars (\$462,578) for each twelve (12) month period of this Agreement (July 1 through June 30). The cumulative total of this Agreement shall not be in excess of Two Million Three Hundred Twelve Thousand Eight Hundred Ninety and No/100 Dollars (\$2,312,890).

Payments by COUNTY shall be in arrears, for services provided during the preceding month, within forty-five (45) days after receipt, verification and approval of CONTRACTOR's invoices by COUNTY.

It is understood that all expenses incidental to CONTRACTOR's performance of services under this Agreement shall be borne by CONTRACTOR.

To the extent permitted by State and Federal rules and regulations, advanced payment of up to twenty percent (20%) of the compensation under this Agreement may be requested of COUNTY by CONTRACTOR. Advance payments shall be limited to implementation costs for new and/or expanded services only. Approval of an advanced payment is at the sole discretion of COUNTY's DSS Director or designee. If advanced payment occurs, the amount of the advanced payment shall be deducted in equal installments from claims submitted for the final six (6) months of this Agreement.

5. MATCH

CONTRACTOR agrees to make a cash and/or in-kind match from Non-California Department of Social Services sources in an amount equal to, or more than, ten (10%) percent of the amount of CAPIT funds, if received, for the program identified herein, which will support the goals of child abuse and neglect prevention and intervention.

6. <u>INVOICING</u>

CONTRACTOR shall invoice COUNTY's DSS in arrears by the tenth (10th) of each month for expenditures incurred to provide services rendered in the previous month to:

DSSInvoices@co.fresno.ca.us. Payments by COUNTY's DSS shall be in arrears, for actual services provided during the preceding month, within forty-five (45) days after receipt, verification and approval of CONTRACTOR's invoices by COUNTY's DSS. A monthly activity report shall accompany the invoice, reflecting services supported by the invoiced expenditures and be in a form and in such detail as acceptable to the COUNTY's DSS.

At the discretion of COUNTY's DSS Director or designee, if an invoice is incorrect or is otherwise not in proper form or detail, COUNTY's DSS Director or designee shall have the right to withhold payment as to only that portion of the invoice that is incorrect or improper after five (5) days prior written notice or email correspondence to CONTRACTOR. CONTRACTOR agrees to continue to

_. provide services for a period of ninety (90) days after written or email notification of an incorrect or improper invoice. If after the ninety (90) day period the invoice(s) is still not corrected to COUNTY's DSS satisfaction, COUNTY or COUNTY's DSS Director or designee may elect to terminate this Agreement, pursuant to the termination provisions stated in Paragraph Three (3) of this Agreement.

All final claims shall be submitted by CONTRACTOR within sixty (60) days following the month of actual service for which payment is claimed. No payment for services shall be made by COUNTY's DSS on claims submitted beyond sixty (60) days following the month of actual service for which payment is invoiced.

7. MODIFICATION

- A. Any matters of this Agreement may be modified from time to time by the written consent of all the parties without, in any way, affecting the remainder.
- B. Changes to the line items in the attached Budget (Exhibit B) that do not exceed ten percent (10%) of the annual maximum compensation payable to the CONTRACTOR may be made by a written amendment signed by COUNTY's DSS Director, or designee, and the CONTRACTOR and approved by County Counsel and Auditor. Said budget line item changes shall not result in any change to the annual maximum compensation payable to CONTRACTOR, as set forth in Section Four (4) of this Agreement.
- C. CONTRACTOR hereby agrees that changes to the compensation under this Agreement may be necessitated by a reduction in funding from State and/or Federal sources. The COUNTY's DSS Director or designee may modify the annual maximum compensation and cumulative maximum compensation payable to CONTRACTOR, as set forth in Section Four (4) of this Agreement, necessitated by reductions in funding from State and/or Federal sources.

8. <u>INDEPENDENT CONTRACTOR</u>

In performance of the work, duties and obligations assumed by CONTRACTOR under this Agreement, it is mutually understood and agreed that CONTRACTOR, including any and all of the CONTRACTOR's officers, agents, and employees will at all times be acting and performing as an independent contractor, and shall act in an independent capacity and not as an officer, agent, servant, employee, joint venturer, partner, or associate of the COUNTY. Furthermore, the COUNTY shall not have

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any right to control or supervise or direct the manner or method by which CONTRACTOR shall perform their work and function. However, COUNTY shall retain the right to administer this Agreement so as to verify that CONTRACTOR is performing their obligations in accordance with the terms and conditions thereof.

CONTRACTOR and COUNTY shall comply with all applicable provisions of law and the rules and regulations, if any, of governmental authorities having jurisdiction over matters the subject thereof.

Because of their status as an independent contractor, CONTRACTOR shall have absolutely no right to employment rights and benefits available to COUNTY employees. CONTRACTOR shall be solely liable and responsible for providing to, or on behalf of, its employees all legally-required employee benefits. In addition, CONTRACTOR shall be solely responsible and hold COUNTY harmless from all matters relating to payment of CONTRACTOR's employees, including compliance with Social Security withholding and all other regulations governing such matters. It is acknowledged that during the term of this Agreement, CONTRACTOR may be providing services to others unrelated to the COUNTY or to this Agreement.

9. <u>NON-ASSIGNMENT</u>

Neither party shall assign or transfer this Agreement nor their rights or duties under this Agreement without the prior written consent of the other party.

10. HOLD HARMLESS

CONTRACTOR agree to indemnify, save, hold harmless, and at COUNTY's request, defend the COUNTY, their officers, agents, and employees from any and all costs and expenses, damages, liabilities, claims, and losses occurring or resulting to COUNTY in connection with the performance, or failure to perform, by CONTRACTOR, their officers, agents, or employees under this Agreement, and from any and all costs and expenses, damages, liabilities, claims, and losses occurring or resulting to any person, firm, or corporation who may be injured or damaged by the performance, or failure to perform, of CONTRACTOR, their officers, agents, or employees under this Agreement. In addition, CONTRACTOR agrees to indemnify COUNTY for Federal, State of California and/or local audit exceptions resulting from noncompliance herein on the part of CONTRACTOR.

11. INSURANCE

Without limiting the COUNTY'S right to obtain indemnification from CONTRACTOR or any third parties, CONTRACTOR, at their sole expense, shall maintain in full force and effect, the following insurance policies or a program of self-insurance, including but not limited to, an insurance pooling arrangement or Joint Powers Agreement (JPA) throughout the term of the Agreement:

A. Commercial General Liability

Commercial General Liability Insurance with limits of not less than One Million Dollars (\$1,000,000) per occurrence and an annual aggregate of Two Million Dollars (\$2,000,000). This policy shall be issued on a per occurrence basis. COUNTY may require specific coverages including completed operations, products liability, and contractual liability, Explosion-Collapse-Underground, fire legal liability or any other liability insurance deemed necessary because of the nature of this contract.

B. Automobile Liability

Comprehensive Automobile Liability Insurance with limits for bodily injury of not less than Two Hundred Fifty Thousand Dollars (\$250,000.00) per person, Five Hundred Thousand Dollars (\$500,000.00) per accident and for property damages of not less than Fifty Thousand Dollars (\$50,000.00), or such coverage with a combined single limit of Five Hundred Thousand Dollars (\$500,000.00). Coverage should include owned and non-owned vehicles used in connection with this Agreement.

C. Professional Liability

If CONTRACTOR employ licensed professional staff, (e.g., Ph.D., R.N., L.C.S.W., M.F.C.C.) in providing services, Professional Liability Insurance is required with limits of not less than One Million Dollars (\$1,000,000.00) per occurrence, Three Million Dollars (\$3,000,000.00) annual aggregate.

D. Worker's Compensation

A policy of Worker's Compensation insurance as may be required by the California Labor Code.

CONTRACTOR shall obtain endorsements to the Commercial General Liability insurance naming the County of Fresno, its officers, agents, and employees, individually and collectively, as additionally insured, but only insofar as the operations under this Agreement are concerned. Such coverage for additional insured shall apply as primary insurance and any other insurance, or self-insurance, maintained by COUNTY, its officers, agents and employees shall be excess only and not contributing with

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insurance provided under CONTRACTOR's policies herein. This insurance shall not be cancelled or changed without a minimum of thirty (30) days advance written notice given to COUNTY.

Within Thirty (30) days from the date CONTRACTOR signs and executes this Agreement, CONTRACTOR shall provide certificates of insurance and endorsements as stated above for all of the foregoing policies, as required herein, to the County of Fresno, P.O. Box 1912, Fresno, CA 93718-1219, Attention: Contract Analyst, stating that such insurance coverage has been obtained and is in full force; that the County of Fresno, its officers, agents and employees will not be responsible for any premiums on the policies; that such Commercial General Liability insurance names the County of Fresno, its officers, agents and employees, individually and collectively, as additionally insured, but only insofar as the operations under this Agreement are concerned; that such coverage for additionally insured shall apply as primary insurance and any other insurance, or self-insurance, maintained by COUNTY, its officers, agents and employees, shall be excess only and not contributing with insurance provided under CONTRACTOR policies herein; and that this insurance shall not be cancelled or changed without a minimum of thirty (30) days advance written notice given to COUNTY.

In the event CONTRACTOR fail to keep in effect at all times insurance coverage as herein provided, the COUNTY may, in addition to other remedies it may have, suspend or terminate this Agreement upon the occurrence of such an event.

All policies shall be with admitted insurers licensed to do business in the State of California. Insurance purchased shall be purchased from companies possessing a current A.M. Best, Inc. rating of A FSC VII or better.

SUBCONTRACTS 12.

CONTRACTOR shall obtain written approval from COUNTY or COUNTY's DSS Director, or designee before subcontracting any of the services delivered under this Agreement. Any transferee, assignee or subcontractor will be subject to all applicable provisions of this Agreement, and all applicable State and Federal regulations. CONTRACTOR shall be held primarily responsible by COUNTY for the performance of any transferee, assignee or subcontractor unless otherwise expressly agreed to in writing by COUNTY. The use of subcontractor by CONTRACTOR shall not entitle CONTRACTOR to any additional compensation than is provided for under this Agreement.

13. CONFLICT OF INTEREST

No officer, employee or agent of the COUNTY who exercises any function or responsibility for planning and carrying out of the services provided under this Agreement shall have any direct or indirect personal financial interest in this Agreement. In addition, no employee of the COUNTY shall be employed by the CONTRACTOR under this Agreement to fulfill any contractual obligations with the COUNTY. The CONTRACTOR shall comply with all Federal, State of California and local conflict of interest laws, statutes and regulations, which shall be applicable to all parties and beneficiaries under this Agreement and any officer, employee or agent of the COUNTY.

14. <u>DISCLOSURE OF SELF-DEALING TRANSACTIONS</u>

This provision is only applicable if the CONTRACTOR is operating as a corporation (a for-profit or non-profit corporation) or if during the term of this agreement, the CONTRACTOR changes its status to operate as a corporation.

Members of the CONTRACTOR's Board of Directors shall disclose any self-dealing transactions that they are a party to while the CONTRACTOR is providing goods or performing services under this Agreement. A self-dealing transaction shall mean a transaction to which the CONTRACTOR is a party and in which one or more of its directors has a material financial interest. Members of the Board of Directors shall disclose any self-dealing transactions that they are a party to by completing and signing a Self-Dealing Transaction Disclosure Form, attached hereto as Exhibit C and by this references incorporated herein, and submitting it to the COUNTY prior to commencing with the self-dealing transaction or immediately thereafter.

15. NON-DISCRIMINATION

During the performance of this Agreement CONTRACTOR shall not unlawfully discriminate against any employee or applicant for employment, or recipient of services, because of ethnic group identification, gender, gender identity, gender expression, sexual orientation, color, physical disability, mental disability, medical condition, national origin, race, ancestry, marital status, religion, or religious creed, pursuant to all applicable State of California and Federal statutes and regulations.

16. RECRUITMENT OF EMPLOYEES AND SERVICES TO CLIENTS

CONTRACTOR shall ensure that its employment recruitment efforts, including administrative

and professional staff positions, are carried out so as to adequately reflect the cultural and ethnic diversity of the population of Fresno County. CONTRACTOR shall use its best efforts to serve all cultural and ethnic groups residing in Fresno County. CONTRACTOR's employment efforts will be monitored by COUNTY at periodic intervals.

17. LIMITED ENGLISH PROFICIENCY

CONTRACTOR's services who have limited or no English language proficiency, including services to persons who are deaf or blind. Interpreter and translation services shall be provided as necessary to allow such participants meaningful access to the programs, services and benefits provided by CONTRACTOR. Interpreter and translation services, including translation of CONTRACTOR's "vital documents" (those documents that contain information that is critical for accessing CONTRACTOR's services or are required by law) shall be provided to participants at no cost to the participant. CONTRACTOR shall ensure that any employees, agents, subcontractor, or partners who interpret or translate for a program participant, or who directly communicate with a program participant in a language other than English, demonstrate proficiency in the participant's language and can effectively communicate any specialized terms and concepts peculiar to CONTRACTOR'S services.

18. CONFIDENTIALITY

All services performed by CONTRACTOR under this Agreement shall be in strict conformance with all applicable Federal, State of California, and/or local laws and regulations relating to confidentiality.

19. DATA SECURITY

For the purpose of preventing the potential loss, misappropriation or inadvertent disclosure of COUNTY data including sensitive or personal client information; abuse of COUNTY resources; and/or disruption to COUNTY operations, individuals and/or agencies that enter into a contractual relationship with COUNTY for the purpose of providing services under this Agreement must employ adequate data security measures to protect the confidential information provided to CONTRACTOR by COUNTY, including but not limited to the following:

A. Contractor-Owned Mobile/Wireless/Handheld Devices may not be

connected to COUNTY networks via personally owned mobile, wireless or handheld devices, except when authorized by COUNTY for telecommuting and then only if virus protection software currency agreements are in place and if a secure connection is used.

- B. Contractor-Owned Computers or Computer Peripherals may not brought into COUNTY for use, including and not limited to mobile storage devices, without prior authorization from COUNTY's Chief Information Officer or her designee. Data must be stored on a secure server approved by COUNTY and transferred by means of a VPN (Virtual Private Network) connection, or another type of secure connection of this type if any data is approved to be transferred.
- C. County-Owned Computer Equipment CONTRACTOR or anyone having an employment relationship with COUNTY may not use COUNTY computers or computer peripherals on non-COUNTY premises without prior authorization from COUNTY's Chief Information Officer or her designee.
- D. CONTRACTOR may not store COUNTY's private, confidential or sensitive data on any hard-disk drive.
- E. CONTRACTOR is responsible to employ strict controls to insure the integrity and security of COUNTY's confidential information and to prevent unauthorized access to data maintained in computer files, program documentation, data processing systems, data files and data processing equipment which stores or processes COUNTY data internally and externally.
- F. Confidential client information transmitted to one party by the other by means of electronic transmissions must be encrypted according to Advanced Encryption Standards (AES) of 128 BIT or higher. Additionally, a password or pass phrase must be utilized.
- G. CONTRACTOR is responsible to immediately notify COUNTY of any breaches or potential breaches of security related to COUNTY's confidential information, data maintained in computer files, program documentation, data processing systems, data files and data processing equipment which stores or processes COUNTY data internally or externally.
- H. In the event of a breach of security related to COUNTY's confidential client information provided to CONTRACTOR, COUNTY will manage the response to the incident, however, CONTRACTOR will be responsible to issue any notification to affected individuals as required

by law or as deemed necessary by COUNTY in its sole discretion. CONTRACTOR will be responsible for all costs incurred as a result of providing the required notification. When no longer needed, all Medi-Cal Personally Identifiable Information, as defined in the Medi-Cal Data Privacy and Security Agreement between the California DHCS and the County of Fresno, Agreement No. A-14-075, whether stored in print or electronic format, must be destroyed or disposed of through confidential means, as described in Agreement No. A-14-075. Agreement No. A-14-075, is available upon request or can be viewed at: http://www.co.fresno.ca.us/MediCalPrivacy/.

I. The requirements in this Data Security provision shall apply to CONTRACTOR's subcontractor, if any

20. <u>CLEAN AIR AND WATER</u>

In the event the funding under this Agreement exceeds One Hundred Thousand and No/100 Dollars (\$100,000.00), CONTRACTOR shall comply with all applicable standards, orders or requirements issued under the Clean Air Act contained in 42 U.S. Code 7601 *et seq*; the Clean Water Act contained in 33 U.S. Code 1368 *et seq.*; and any standards, laws and regulations, promulgated thereunder. Under these laws and regulations, CONTRACTOR shall assure:

- A. No facility shall be utilized in the performance of the Agreement that has been listed on the Environmental Protection Agency (EPA) list of Violating Facilities;
- B. COUNTY shall be notified prior to execution of this Agreement of the receipt of any communication from the Director, Office of Federal Activities, U.S. EPA indicating that a facility to be utilized in the performance of this Agreement is under consideration to be listed on the EPA list of Violating Facilities;
- C. COUNTY and U.S. EPA shall be notified about any known violation of the above laws and regulations; and
 - D. This assurance shall be included in every nonexempt subgrant, contract, or subcontract.

21. DRUG-FREE WORKPLACE REQUIREMENTS

For purposes of this paragraph, CONTRACTOR will be referred to as the "grantee". By drawing funds against this grant award, the grantee is providing the certification that is required by regulations implementing the Drug-Free Workplace Act of 1988, 45 CFR Part 76, Subpart F. These

regulations require certification by grantees that they will maintain a drug-free workplace. False certification or violation of the certification shall be grounds for suspension of payments, suspension or termination of grants, or government wide suspension or debarment. CONTRACTOR shall also comply with the requirements of the Drug-Free Workplace Act of 1990 (California Government Code section 8350 *et seq.*)

22. <u>CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INTELIGIBILITY</u> AND VOLUNTARY EXCLUSION-LOWER TIER COVERED TRANSACTIONS

- A. COUNTY and CONTRACTOR recognize that Federal assistance funds will be used under the terms of this Agreement. For purposes of this paragraph, CONTRACTOR will be referred to as the "prospective recipient".
- B. This certification is required by the regulation implementing Executive Order 12549, Debarment and Suspension, 29 CFR Part 98m section 98.510, Participant's responsibilities.
- 1) The prospective recipient of Federal assistance funds certified by entering into this Agreement, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- 2) The prospective recipient of funds agrees by entering into this Agreement, that it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency with which this transaction originated.
- 3) Where the prospective recipient of Federal assistance funds is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this Agreement.
- 4) The prospective recipient shall provide immediate written notice to COUNTY if at any time prospective recipient learns that its certification in Paragraph Twenty Two (22) of this Agreement was erroneous when submitted or has become erroneous by reason of changed circumstances.
 - 5) The prospective recipient further agrees that by entering into this Agreement,

CONTRACTOR shall submit to COUNTY within fifteen (15) calendar days

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following the end of each month, all fiscal and program reports for that month. CONTRACTOR shall also furnish to COUNTY such statements, records, data and information as COUNTY may request pertaining to matters covered by this Agreement. In the event that CONTRACTOR fail to provide reports as provided herein, it shall be deemed sufficient cause for COUNTY to withhold payments until compliance is established.

- 2) All costs shall be supported by properly executed payrolls, time records, invoices, vouchers, orders, or any other accounting documents pertaining in whole or in part to this Agreement and they shall be clearly identified and readily accessible. The support documentation must indicate the line budget account number to which the cost is charged.
- 3) COUNTY shall notify CONTRACTOR in writing within thirty (30) days of any potential State or Federal audit exception discovered during an examination. Where findings indicate that program requirements are not being met and State or Federal participation in this program may be imperiled in the event that corrections are not accomplished by CONTRACTOR within thirty (30) days of receipt of such notice from COUNTY, written notification thereof shall constitute COUNTY'S intent to terminate this Agreement.

C. Service Documentation

CONTRACTOR agrees to maintain records to verify services under this Agreement including names and addresses of clients served, the dates of service and a description of services provided on each occasion. These records and any other documents pertaining in whole or in part to this Agreement, shall be clearly identified and readily accessible.

D. Use of Data

CONTRACTOR shall grant to COUNTY and the United States Department Health and Human Services the royalty-free, nonexclusive and irrevocable license throughout the world to publish, translate, reproduce, deliver, perform, dispose of, duplicate, use, disclose in any manner and for any purpose whatsoever and to authorize others to do so, all subject data now or hereafter covered by copyright. However, with respect to subject data not originated in the performance of this Agreement, such license shall be only to the extent that CONTRACTOR have the right to grant such licenses without becoming liable to pay any compensation to others because of such grants. CONTRACTOR shall exert all reasonable effort to

 advise COUNTY at time of delivery of subject data furnished under this Agreement, of all possible invasions of the right of privacy therein contained, and of all portions of such subject data copied from work not composed or produced in the performance of this Agreement and not licensed under this provision.

As used in this clause, the term "Subject Data" means writing, sound recordings, pictorial reproductions, drawings, designs or graphic representations, procedural manuals, forms, diagrams, work flow charts, equipment descriptions, data files and data processing of computer programs, and works of any similar nature (whether or not copyrighted or copyrightable) which are first produced or developed under this Agreement. The term does not include financial reports, cost analyses and similar information incidental to contract administration.

CONTRACTOR shall report to COUNTY promptly and in written detail, each notice of claim of copyright infringement received by CONTRACTOR with respect to all subject data delivered under this Agreement. CONTRACTOR shall not affix any restrictive markings upon any data. If markings are affixed, COUNTY shall have the right at any time to modify, remove, obliterate or ignore such markings.

COUNTY shall have access to any report, preliminary findings or data assembled by CONTRACTOR under this Agreement. In addition, CONTRACTOR must receive written permission from COUNTY prior to publication of any materials developed under this Agreement and file with COUNTY a copy of all educational and training materials, curricula, audio/visual aids, printed material and periodicals, assembled pursuant to this Agreement prior to publication.

28. SINGLE AUDIT CLAUSE

As a sub recipient of Federal financial assistance, CONTRACTOR agrees to provide copies of their audit reports, performed in accordance with the requirements of the Single Audit Act of 1984 (31 USC section 7502) and subject to the terms of Office of Management and Budget (OMB) Circulars (A-110, A-122 and A-133), to the County of Fresno. Such audits shall be delivered to COUNTY's DSS, for review not later than nine (9) months after the close of the sub recipients' fiscal year in which the funds supplied through this Agreement are expended and/or received for this program. The audits must include a statement of findings or a statement that there were no findings. If there were negative findings, CONTRACTOR must include a corrective action plan signed by an authorized individual. Failure to comply with this Act

may result in COUNTY performing the necessary audit tasks, or, at COUNTY's option, contracting with a qualified accountant to perform this audit. All audit costs related to this Agreement are the sole responsibility of CONTRACTOR who agrees to take corrective actions to eliminate any material noncompliance or weakness found as a result of such audits. Audit work performed by COUNTY under this paragraph shall be billed at COUNTY cost as determined by COUNTY's Auditor-Controller/Treasurer-Tax Collector.

29. TAX EQUITY AND FISCAL RESPONSIBILITY ACT

To the extent necessary to prevent disallowance of reimbursement under section 1861 (v) (1) (1) (1) (1) of the Social Security Act, (42 U.S.C § 1395x, subd. (v)(1)[I]), until the expiration of four (4) years after the furnishing of services under this Agreement, CONTRACTOR shall make available, upon written request to the Secretary of the United States Department of Health and Human Services, or upon request to the Comptroller General of the United States General Accounting Office, or any of their duly authorized representatives, a copy of this Agreement and such books, documents, and records as are necessary to certify the nature and extent of the costs of these services provided by CONTRACTOR under this Agreement. CONTRACTOR further agrees that in the event CONTRACTOR carries out any of its duties under this Agreement through a subcontract, with a value or cost of Ten Thousand and No/100 Dollars (\$10,000) or more over a twelve (12) month period, with a related organization, such Agreement shall contain a clause to the effect that until the expiration of four (4) years after the furnishing of such services pursuant to such subcontract, the related organizations shall make available, upon written request to the Secretary of the United Sates General Accounting Office, or any of their duly authorized representatives, a copy of such subcontract and such books, documents, and records of such organization as are necessary to verify the nature and extent of such costs.

30. CHILD ABUSE REPORTING

CONTRACTOR shall utilize a procedure acceptable to COUNTY to ensure that all of CONTRACTOR'S employees, volunteers, consultants, subcontractor or agents performing services under this Agreement shall report all known or suspected child abuse or neglect to one or more of the agencies set forth in Penal Code Section 11165.9. This procedure shall include having all of CONTRACTOR's employees, volunteers, consultants, subcontractor or agents performing services under this Agreement sign a

statement that he or she knows of and will comply with the reporting requirements set forth in Penal Code Section 11166. The statement to be utilized by CONTRACTOR is set forth in Exhibit D, attached hereto and by this reference incorporated herein.

31. CHARITABLE CHOICE

CONTRACTOR may not discriminate in its program delivery against a client or potential client on the basis of religion or religious belief, a refusal to hold a religious belief, or a refusal to actively participate in a religious practice. Any specifically religious activity or service made available to individuals by the CONTRACTOR must be voluntary as well as separate in time and location from County funded activities and services. CONTRACTOR shall inform County as to whether it is faith-based. If CONTRACTOR identifies as faith-based, they must submit to DSS a copy of its policy on referring individuals to alternate treatment CONTRACTOR, and include a copy of this policy in their client admission forms. The policy must inform individuals that they may be referred to an alternative provider if they object to the religious nature of the program, and include a notice to DSS. Adherence to this policy will be monitored during annual site reviews, and a review of client files. If CONTRACTOR identifies as faith-based, by July 1 of each year CONTRACTOR will be required to report to DSS the number of individuals who requested referrals to alternate providers based on religious objection.

32. PERSONNEL DISCLOSURE

CONTRACTOR shall make available to COUNTY a current list of all personnel providing services hereunder. Changes to this list will be immediately provided to COUNTY in writing. The list shall provide the following information:

- A. All full or part-time staff positions by title whose direct services are required to provide the programs described herein;
- B. A brief description of the functions of each such position and hours each person in such position works each week or, for part-time positions, each day or month, as appropriate;
 - C. The education and experience levels required for each position; and
 - D. The names of persons filling the identified positions.

33. PROHIBITION ON PUBLICITY

None of the funds, materials, property or services provided directly or indirectly under this

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publicity of the services described in Paragraph One (1) of this Agreement shall be allowed as necessary to raise public awareness about the availability of such specific services when approved in advance by the Director or designee and at a cost as provided in Exhibit B for such items as written/printed materials, the use of media (i.e., radio, television, newspapers) and any other related expense(s).

34. PROPERTY OF COUNTY

Any use of COUNTY funds provided under this Agreement, as specified in Exhibit B, for the purchase of computer hardware, software and printer must be approved by COUNTY prior to purchase and must meet COUNTY specifications. Any hardware and software so provided shall remain the property of COUNTY and shall revert to COUNTY's physical possession upon termination or expiration of this Agreement. CONTRACTOR agrees to take reasonable and prudent steps to ensure the security of any and all said hardware and software provided to it by COUNTY under this Agreement, to maintain replacementvalue insurance coverage on said hardware and software of like kind and quality approved by COUNTY.

All purchases over Five Hundred Dollars (\$500), and certain purchases under Five Hundred Dollars (\$500) such as cameras, televisions, VCRs/DVD players and other sensitive items, made during the life of this Agreement that will outlive the life of this Agreement, shall be identified as fixed assets with an assigned Fresno County DSS Accounting Inventory Number. These fixed assets shall be retained by COUNTY, as COUNTY property, in the event this Agreement is terminated or upon expiration of this Agreement. CONTRACTOR agrees to participate in an annual inventory of all COUNTY fixed assets and shall be physically present when fixed assets are returned to COUNTY possession at the termination or expiration of this Agreement. CONTRACTOR is responsible for returning to COUNTY all COUNTY owned fixed assets upon the expiration or termination of this Agreement.

35. **AUDITS AND INSPECTIONS**

CONTRACTOR shall at any time during business hours, and as often as COUNTY may deem necessary, make available to COUNTY for examination all of its records and data with respect to the matters covered by this Agreement. CONTRACTOR shall, upon request by COUNTY, permit COUNTY to audit and inspect all such records and data necessary to ensure CONTRACTOR's

 compliance with the terms of this Agreement.

If this Agreement exceeds Ten Thousand and No/100 Dollars (\$10,000.00), CONTRACTOR shall be subject to the examination and audit of the State of California Auditor General for a period of three (3) years after final payment under contract (California Government Code section 8546.7).

In addition, CONTRACTOR shall cooperate and participate with COUNTY's fiscal review process and comply with all final determinations rendered by the COUNTY's fiscal review process. If COUNTY reaches an adverse decision regarding CONTRACTOR's services to consumers, it may result in the disallowance of payment for services rendered; or in additional controls to the delivery of services, or in the termination of this Agreement, at the discretion of COUNTY's DSS Director or designee. If as a result of COUNTY's fiscal review process a disallowance is discovered due to CONTRACTOR's deficiency, CONTRACTOR shall be financially liable for the amount previously paid by COUNTY to CONTRACTOR and this disallowance will be adjusted from CONTRACTOR's future payments, at the discretion of COUNTY's DSS Director or designee. In addition, COUNTY shall have the sole discretion in the determination of fiscal review outcomes, decisions and actions.

36. NOTICES

The persons and their addresses having authority to give and receive notices under this Agreement include the following:

COUNTY
Director, County of Fresno
Department of Social Services
D O D 1010

P.O. Box 1912 Fresno, CA 93721

CONTRACTOR

Executive Director Westside Preservation Family Services 16846 4th Street Huron, CA 93234

Any and all notices between the COUNTY and the CONTRACTOR provided for or permitted under this Agreement or by law shall be in writing and shall be deemed duly served when personally delivered to one of the parties, or in lieu of such personal services, when deposited in the United States Mail, postage prepaid, addressed to such party.

37. CHANGE OF LEADERSHIP/MANAGEMENT

In the event of any change in the status of CONTRACTOR's leadership or management, CONTRACTOR shall provide written notice to COUNTY within thirty (30) days from the date of change. Such notification shall include any new leader or manager's name, address and qualifications. "Leadership or management" shall include any employee, member, or owner of CONTRACTOR who either a) directs individuals providing services pursuant to this Agreement, b) exercises control over the manner in which services are provided, or c) has authority over CONTRACTOR'S finances.

38. GOVERNING LAW

The parties agree that, for the purposes of venue, performance under this Agreement shall only be in Fresno County, California.

The rights and obligations of the parties and all interpretation and performance of this Agreement shall be governed in all respects by the laws of the State of California.

39. ENTIRE AGREEMENT

This Agreement, including all Exhibits, constitutes the entire agreement between the CONTRACTOR and the COUNTY with respect to the subject matter hereof and supersedes all previous agreement negotiations, proposals, commitments, writings, advertisements, publications, and understandings of any nature whatsoever unless expressly included in this Agreement.

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Organization: 56107664

Account: 7870/0

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SUMMARY OF SERVICES

ORGANIZATION: Westside Family Preservation Services Network

PROJECT TITLE: NRC/DR Site 4 - Coalinga

ADDRESS: 16846 4th Street, Huron, CA 93234

TELEPHONE: (559) 945-1022

EXECUTIVE DIRECTOR: Jeannemarie Caris-McManus, Ph.D.

CONTRACT PERIOD: July 1, 2017 – June 30, 2020,

with possible two (2) one (1) year extensions

PROJECT DESCRIPION

Differential Response (DR)

Westside Family Preservation Services Network ("Contractor") will provide voluntary home-based case management services designed to assist families that will prevent abuse and/or neglect to children. Case management services may average 6 months and will involve a minimum of two monthly home visits. DR case managers will assess families using a DSS provided assessment tool and develop a case plan based on the assessment. DR case managers will work with families to achieve the goals of the case plan. DSS will refer low to moderate risk families to DR service providers. Contractor will begin providing DR services July 1, 2017 based on referrals received from DSS.

Neighborhood Resource Center (NRC)

Contractor will provide child abuse prevention and intervention services through a Neighborhood Resource Center (NRC) located in Coalinga and through services to be offered in the surrounding community. NRCs are characterized by a commitment to work in partnership with local residents, including the beneficiaries of services, and to strengthen families and build strong, healthy communities. NRCs are located in the community or neighborhood that they serve and must be of sufficient size to provide services to multiple families and accommodate multiple staff work areas. NRC services include ensuring access to health insurance and services, case management, parent education, advocating for affordable housing, promoting family economic success, and increasing availability of healthy foods. Services offered will develop skills and knowledge so that families can prevent and address future challenges. NRCs will provide assistance to people to gain access to resources through referrals and linkages, and to have a say in their children's education.

GOALS AND OUTCOMES

Identified outcomes are considered preliminary and may be modified, by mutual written consent, of the Department of Social Services (DSS) Director, or designee, and by Contractor during the contract term. Contractor will report outcomes in a method determined by DSS.

Differential Response

Outcome to be Reported		Outcome Indicators	
	Parents will be satisfied with services provided.	At least 90% of parents will indicate that they were satisfied with services.	
Engagement	Families referred for DR services will accept case management services.	At least 50% of families referred will accept DR case management services.	
Intermediate	Families receiving case management will demonstrate improved family functioning.	At least 67% of families receiving case management services will successfully improve family functioning and complete their case plan goals.	
	Families with an open DR case will actively participate in any required WTW program activities.	At least 50% of families with an open DR case will be actively participating in any required WTW activities at time of DR program exit.	
	3) Families with an open DR case who are WTW program sanctioned will successfully cure their sanction.	At least 25% of WTW sanctioned families will successfully cure their sanction prior to DR program exit.	
Long-Term	Children with a substantiated abuse allegation whose families successfully complete DR services will not experience recurrence of maltreatment within 12 months.	Fewer than 9.1% of children with a substantiated abuse allegation whose families successfully complete DR services will experience recurrence of maltreatment within 12 months.	

Neighborhood Resource Center

Outcome to be Reported		Outcome Indicator		
F	Families will experience a welcoming environment and recognize the benefits of the service.	75% of families will report feeling welcomed and are participating in services and accessing referrals.		
Engagement	Families will take advantage of programs offered to build stronger, more resilient families.	75% of participants will indicate that they will utilize the programs offered via survey.		
	Parents will gain the ability to accept, solve, and manage problems.	75% of families participating in case management services will have made progress on two goals in their case management plan.		
Intermediate	2) Parents in parenting classes will realize increases in parental resilience, social connections, knowledge of parenting and child development, concrete support in times of need, and/or the social and emotional competence of their children.	2) 75% of participants will demonstrate an increase in knowledge of parenting as measured by a pre/post survey.		
Long Torm	Families will receive concrete support in times of need to obtain self-sufficiency.	75% of families in need of concrete supports will access support(s) through the NRC/DR or from referral source(s) to which they have been referred.		
Long-Term	Families participating in case management will demonstrate an increase in self-sufficiency.	65% of families completing case management services will have made progress on self-sufficiency skills goals in their case plan.		

ADDITIONAL RESPONSIBILITIES:

- 1. Contractor will document services, as appropriate, using an internet-based computer software system with integrated case management and family assessment capability as provided by DSS.
- 2. Contractor may be required to maintain a sub license DSS provided software.
- 3. Contractor will attend program and contract meetings coordinated by DSS.

July 1, 2017 - June 30, 2018

NAME OF ORGANIZATION: Westside Family Preservation Services Network
NAME OF PROJECT: Neighborhood Resource Center/Differential Response

BUDGET SUMMARY - FY 17-18 (7/1/17 - 6/30/18)

Account Number	TOTA	AL BUDGET
0100		\$322,400
0150		\$32,239
0200		\$0
		\$354,639
	Budge	eted Amount
0250	\$	16,632
0300	\$	6,120
0350	\$	10,643
0400	\$	-
0450	\$	30,000
0500	\$	32,736
0550	\$	528
0600	\$	-
0650	\$	11,280
0660	\$	-
0700	\$	_
	\$	107,939
		\$462,578
	0100 0150 0200 0250 0300 0350 0400 0450 0500 0550 0600 0650	0100 0150 0200 Budge 0250 \$ 0300 \$ 0350 \$ 0400 \$ 0450 \$ 0550 \$ 0600 \$ 0650 \$ 0660

July 1, 2017 to June 30, 2018

Account	Expense Category Descriptions	A (= -
Number		Account Tota
0100	Salaries	\$322,400
0150	Payroll Taxes	\$32,239
0200	Benefits	\$0
0250	Insurance	\$16,632
	Liability	\$4,960
	Automobile Liability	\$2,000
	Workers Compensation	\$9,672
0300	Communications	\$6,120
	Telephone expenses	\$5,400
	Internet	\$720
0350	Office Expense	\$10,643
	Office Supplies	\$10,643
0400	Equipment	\$0
0450	Facilities	\$30,000
	Rent	\$19,200
	Utilities	\$10,800
0500	Travel Costs	\$32,736
0550	Program Supplies	\$528
0600	Consultancy/Subcontracts	\$0
0650		¢44.000
0650	Fiscal & Audits	\$11,280 \$6,000
	Audit Evernel Accounting and Record Keening	\$6,000 \$5,280
	Exernal Accounting and Record Keeping	φ3,200
0660	Training	\$0
0700	Indirect Costs	\$0
	Budget Total	\$462,578

July 1, 2018 - June 30, 2019

NAME OF ORGANIZATION: Westside Family Preservation Services Network
NAME OF PROJECT: Neighborhood Resource Center/Differential Response

BUDGET SUMMARY - FY 18-19 (7/1/18 - 6/30/19)

Account Number	ТОТ	AL BUDGET
0100		\$339,040
0150		\$33,904
0200		\$0
		\$372,944
	Budg	eted Amount
0250	\$	17,131
0300	\$	6,120
0350	\$	7,181
0400	\$	-
0450	\$	30,000
0500	\$	17,820
0550	\$	102
0600	\$	-
0650	\$	11,280
0660	\$	-
0700	\$	-
	\$	89,634
		\$462,578
	0100 0150 0200 0250 0300 0350 0400 0450 0500 0550 0600 0650	0100 0150 0200 Budg 0250 \$ 0300 \$ 0350 \$ 0400 \$ 0450 \$ 0550 \$ 0660 \$ 0660 \$

July 1, 2018 to June 30, 2019

NAME OF C	DRGANIZATION: Westside Family Preservation Services Network PROJECT: Neighborhood Resource Center/Differential Response	
Account Number	Expense Category Descriptions	Account Total
0100	Salaries	\$339,040
0150	Payroll Taxes	\$33,904
0200	Benefits	\$0
0250	Insurance Liability Automobile Liability Workers Compensation	\$17,131 \$4,960 \$2,000 \$10,171
0300	Communications Telephone expenses Internet	\$6,120 \$5,400 \$720
0350	Office Expense Office Supplies	\$7,181 \$7,181
0400	Equipment	\$0
0450	Facilities Rent Utilities	\$30,000 \$19,200 \$10,800
0500	Travel Costs	\$17,820
0550	Program Supplies	\$102
0600	Consultancy/Subcontracts	\$0
0650	Fiscal & Audits Audit Exernal Accounting and Record Keeping	\$11,280 \$6,000 \$5,280
0660	Training	\$0
0700	Indirect Costs	\$0
	Budget Total	\$462,578

July 1, 2019 - June 30, 2022

NAME OF ORGANIZATION: Westside Family Preservation Services Network
NAME OF PROJECT: Neighborhood Resource Center/Differential Response

BUDGET SUMMARY - (for each 12-month period)

July 1, 2019 - June 30, 2022

Budget Categories	Account Number	TOTAL BUDGET
SALARIES & BENEFITS		
Personnel Salaries	0100	\$355,680
Payroll Taxes	0150	\$35,564
Benefits	0200	\$0
Subtotal		\$391,244
SERVICES & SUPPLIES		Budgeted Amount
Insurance	0250	\$ 17,629
Communications	0300	\$ 6,120
Office Expense	0350	\$ 1,702
Equipment	0400	\$ -
Facilities	0450	\$ 30,000
Travel Costs	0500	\$ 4,423
Program Supplies	0550	\$ 180
Consultancy/Subcontracts	0600	\$ -
Fiscal & Audits	0650	\$ 11,280
Training	0660	\$ -
Indirect Costs	0700	\$ -
Subtotal		\$ 71,334
TOTAL (Salaries/Benefits & Services/Supplies)		\$462,578

July 1, 2019 to June 30, 2022

NAME OF C	DRGANIZATION: Westside Family Preservation Services Network PROJECT: Neighborhood Resource Center/Differential Response	
Account Number	Expense Category Descriptions	Account Total
0100	Salaries	\$355,680
0150	Payroll Taxes	\$35,564
0200	Benefits	\$0
0250	Insurance Liability Automobile Liability Workers Compensation	\$17,629 \$4,960 \$2,000 \$10,669
0300	Communications Telephone expenses Internet	\$6,120 \$5,400 \$720
0350	Office Expense Office Supplies	\$1,702 \$1,702
0400	Equipment	\$0
0450	Facilities Rent Utilities	\$30,000 \$19,200 \$10,800
0500	Travel Costs	\$4,423
0550	Program Supplies	\$180
0600	Consultancy/Subcontracts	\$0
0650	Fiscal & Audits Audit Exernal Accounting and Record Keeping	\$11,280 \$6,000 \$5,280
0660	Training	\$0
0700	Indirect Costs	\$0
	Budget Total	\$462,578

NOTICE OF CHILD ABUSE REPORTING LAW

The undersigned hereby acknowledges that Penal Code section 11166 and the contractual obligations between County of Fresno (COUNTY) and Fresno Economic Opportunities Commission, related to provision of services, require that the undersigned report all known or suspected child abuse or neglect to one or more of the agencies set forth in Penal Code (P.C.) section (§) 11165.9.

For purposes of the undersigned's child abuse reporting requirements, "child abuse or neglect" includes physical injury inflicted by other than accidental means upon a child by another person, sexual abuse as defined in P.C. §11165.1, neglect as defined in P.C. §11165.2, willful cruelty or unjustifiable punishment as defined in P.C. §11165.3, and unlawful corporal punishment or injury as defined in P.C. §11165.4.

A child abuse report shall be made whenever the undersigned, in his or her professional capacity or within the scope of his or her employment, has knowledge of or observes a child whom the undersigned knows or reasonably suspects has been the victim of child abuse or neglect. (P.C §11166.) The child abuse report shall be made to any police department or sheriff's department (not including a school district police or security department), or to any county welfare department, including Fresno County Department of Social Services' 24 Hour CARELINE. (See PC §11165.9.)

For purposes of child abuse reporting, a "reasonable suspicion" means that it is objectively reasonable for a person to entertain a suspicion, based upon facts that could cause a reasonable person in a like position, drawing, when appropriate, on his or her training and experience, to suspect child abuse or neglect. The pregnancy of a child does not, in and of itself, constitute a basis for reasonable suspicion of sexual abuse. (P.C. §11166(a)(1).)

Substantial penalties may be imposed for failure to comply with these child abuse reporting requirements. Further information and a copy of the law may be obtained from the County of Fresno Department of Social Services Director or designee.

I have read and understand the above statement and agree to comply with the child abuse reporting requirements.				
SIGNATURE	DATE			

SELF-DEALING TRANSACTION DISCLOSURE FORM

In order to conduct business with the County of Fresno (hereinafter referred to as "County"), members of a contractor's board of directors (hereinafter referred to as "County Contractor"), must disclose any self-dealing transactions that they are a party to while providing goods, performing services, or both for the County. A self-dealing transaction is defined below:

"A self-dealing transaction means a transaction to which the corporation is a party and in which one or more of its directors has a material financial interest"

The definition above will be utilized for purposes of completing this disclosure form.

INSTRUCTIONS

- (1) Enter board member's name, job title (if applicable), and date this disclosure is being made.
- (2) Enter the board member's company/agency name and address.
- (3) Describe in detail the nature of the self-dealing transaction that is being disclosed to the County. At a minimum, include a description of the following:
 - a. The name of the agency/company with which the corporation has the transaction; and
 - b. The nature of the material financial interest in the Corporation's transaction that the board member has.
- (4) Describe in detail why the self-dealing transaction is appropriate based on applicable provisions of the Corporations Code.
- (5) Form must be signed by the board member that is involved in the self-dealing transaction described in Sections (3) and (4).

(1) Company Board Member Information:				
Name:		Date:		
Job Title:				
(2) Compan	y/Agency Name and Address:			
(3) Disclosu	re (Please describe the nature of the self-dea	lling trans	actio	on you are a party to):
(4) = 1 :		**1 *1		
(4) Explain	why this self-dealing transaction is consistent	with the	requ	uirements of Corporations Code 5233 (a):
(5) Authoriz	ed Signature			
Signature:	_	Date:		