MEMORANDUM OF UNDERSTANDING

BETWEEN THE CALIFORNIA AUTOMATED CONSORTIUM ELIGIBILITY SYSTEM
AND THE COUNTIES OF ALAMEDA, CONTRA COSTA, FRESNO, ORANGE, PLACER,
SACRAMENTO, SAN DIEGO, SAN FRANCISCO, SAN LUIS OBISPO, SAN MATEO, SANTA
BARBARA, SANTA CLARA, SANTA CRUZ, SOLANO, SONOMA, TULARE, VENTURA AND YOLO

This MEMORANDUM OF UNDERSTANDING ("MOU") is made and entered into by and between the California Automated Consortium Eligibility System (hereafter "CalACES"), and the Welfare Client Data System ("WCDS") Consortium Counties of Alameda, Contra Costa, Fresno, Orange, Placer, Sacramento, San Diego, San Francisco, San Luis Obispo, San Mateo, Santa Barbara, Santa Clara, Santa Cruz, Solano, Sonoma, Tulare, Ventura, and Yolo (referred to collectively as "WCDS Counties" and individually as "WCDS County").

I. <u>INTRODUCTION</u>

- A. CalACES, a joint powers authority ("JPA") comprised of forty (40) California counties, was formed on September 1, 2017, pursuant to Assembly Bill ABX1 16 (2011), which required the thirty-nine (39) Consortium IV ("C-IV") JPA counties and Los Angeles County to form a forty (40) county consortium and replace the LEADER and C-IV systems with a single jointly designed system.
- B. The WCDS Consortium is a consortium of eighteen (18) California counties organized for the purpose of managing and maintaining the CalWORKs Information Network (known as CalWIN) and related systems, used by the WCDS Counties in support of their social services programs.
- C. The Centers for Medicare and Medicaid Services and the Food and Nutrition Services agencies of the United States Department of Agriculture directed California ("State") to move to a single statewide-automated welfare system ("SAWS") by 2023. In moving toward that goal and in consultation with the County Welfare Directors Association of California ("CWDA") and relevant State program sponsors, CalACES and the WCDS Counties are pursuing the formation of a new consortium ("CalSAWS") that combines all fifty-eight (58) California Counties ("58 Counties").
- D. Representatives from CalACES, the WCDS Counties, and CWDA formed a team (the "CalSAWS Leadership Team"). The CalSAWS Leadership Team is collaborating on the CalSAWS governance structure, and making recommendations for cross-

consortia issues. A significant cross-consortia issue involves the procurement and implementation of Shared Services, which would facilitate the move toward a single SAWS.

- E. Rather than wait until the formation of CalSAWS, the CalSAWS Leadership Team recommended that the 58 Counties begin procuring and implementing Shared Services.
- F. The CalSAWS Leadership Team recommended that CalACES assume legal responsibility for the procurement and execution of contracts with vendors for Shared Services, on behalf of CalACES and the WCDS Counties, for implementation by the 58 Counties.
- G. The State Department of Social Services ("CDSS") supports the plan that CalACES may obtain these Shared Services on behalf of the 58 Counties.

II. <u>PURPOSE</u>

- A. The purpose of this MOU is to delineate the areas of understanding and agreement between CalACES and each WCDS County regarding matters related to the procurement, implementation, maintenance and operations of shared services for the benefit of the 58 Counties. These shared services include the Online CalWORKS Appraisal Tool ("OCAT") Rebuild as provided in Welfare and Institutions Code section 11325.15, the Foster Care Eligibility Determination and other services ("collectively, "Shared Services") deemed necessary by the CalSAWS Leadership Team and CWDA.
- B. This MOU is conditioned on CalACES and each of the WCDS Counties executing this MOU without modification.

NOW THEREFORE, in consideration of the mutual covenants contained herein, CalACES and the WCDS Counties (each a "Party" and collectively the "Parties") agree as follows:

III. RESPONSIBILITY OF THE PARTIES

A. CalSAWS Leadership Team: To facilitate the procurement, implementation, maintenance and operations of Shared Services for the benefit of the 58 Counties, the Parties have formed the CalSAWS Leadership Team, comprised of six (6) members: two (2) representatives from the WCDS Counties; two (2) representatives

from CalACES operating on the C-IV System and two (2) representatives from CalACES operating on the Leader Replacement System.

B. CalACES

- 1. CalACES, acting on its own behalf and in a fiduciary capacity for the WCDS Counties, agrees to undertake best efforts to assume responsibility for the procurement of Shared Services on behalf of the Parties.
- 2. CalACES agrees to enter into contracts for Shared Services with the vendor(s), for the Parties, provided (a) that CalACES and the WCDS Counties receive their respective State and/or Federal funding in full for the Shared Services, and (b) that the CalSAWS Leadership Team reviews and approves the contracts prior to approval by CalACES. In order to facilitate the procurement process, the WCDS Counties will not be a party to the contracts for Shared Services with the vendor(s). CalACES will closely monitor the funding and track the utilization for these Shared Services efforts. CalACES will establish an original budget after consultation with and approval of the CalSAWS Leadership Team regarding the scope of work and sources of funding for Shared Services, which may include a County share ("County Share") in addition to the State and/or Federal funding. The County Share is defined and established by the approved Cost Allocation Plan. In the event there is a need for additional funds beyond the original budget, CalACES will consult with and obtain approval from the CalSAWS Leadership Team to determine how to manage the situation.
- In the event a Shared Service requires the Parties to share in a portion of cost, the County Share will be determined using the approved Cost Allocation Plan for the Shared Service, which distributes the costs across all state, federal and county programs. CalACES will follow the standard invoicing processes to invoice WCDS Counties based upon each WCDS County's Persons Count portion of the County Share, as published annually by the Office of Systems Integration.
- 4. Following its annual audit, CalACES has an annual operational report and annual fiscal report prepared and shall make these reports available to any WCDS County upon request.
- 5. CalACES agrees to solicit and incorporate feedback regarding all of the Shared Services procurements and/or ongoing services, operations, and enhancements using existing established governance processes where

- available, or as directed by the CalSAWS Leadership Team, in consultation with CWDA and relevant State program sponsors.
- 6. With respect to the OCAT Rebuild, CalACES will ensure that CDSS retains the same level of access to OCAT as CDSS had as of June 30, 2017, and the other functional requirements required in Welfare and Institutions Code section 11325.15, subdivisions (b) and (c).
- 7. CalACES, with the approval of the CalSAWS Leadership Team, may terminate any contract for Shared Services, including in the event of any suspension or termination of State and/or Federal funding or unavailability of County funds for transfer to CalACES to cover budget shortfalls.

C. WCDS Counties

- 1. Each WCDS County agrees and hereby delegates the authority to CalACES to procure Shared Services for implementation by that WCDS County.
- 2. Each WCDS County agrees to cooperate with CalACES in providing any needed information in support of the Shared Services procurements, development, implementation, and ongoing maintenance.
- 3. Each WCDS County agrees to transfer to CalACES, or permit CDSS to allocate and directly send to CalACES, its State, Federal, and/or County Share, as agreed to in the budgeting process outlined in section B.2. Each WCDS County's financial contribution for procuring Shared Services under this MOU is limited to its respective County Share for Shared Services, based upon the approved Cost Allocation Plan, unless each WCDS County specifically agrees to pay an amount beyond its County Share.
- 4. In the event there is a County Share for an approved Shared Service based upon the approved Cost Allocation Plan, each WCDS County agrees to remit payment upon receipt of a CalACES invoice to the designated fiscal agent for CalACES.
- 5. Each WCDS County agrees to cooperate with CalACES and/or vendors of Shared Services to provide access to that WCDS County's sites and facilities, as necessary for the implementation of Shared Services.

6. Each WCDS County agrees to cooperate with CalACES and/or vendors of Shared Services to take the actions necessary to interface with the Shared Services, consistent with the implementation timeline for the Shared Services.

D. MISCELLANEOUS PROVISIONS

- Neither Party shall assume any liability for the direct payment of any salaries, wages, retirement benefits, workers' compensation insurance, or other compensation for the other Party's personnel performing services hereunder.
- 2. All Parties agree to be liable for the negligence and willful misconduct of their own employees, agents and contractors performing services hereunder.
- Term. The MOU shall commence on the date the board of CalACES approves the MOU, which date shall not occur until after all WCDS Counties have approved the MOU, and the MOU shall remain in effect until the formation of CalSAWS.
- 4. The Parties agree that their respective obligations under this MOU are contingent upon State and Federal financial participation in the Shared Services. In the event that such funds are not forthcoming for any reason, either Party shall notify the other and shall have the right to terminate the MOU.
- 5. Each Party agrees to indemnify, defend and hold harmless the other Parties and each of their officers, employees, agents, and volunteers from any and all claims, actions, losses, damages and/or liability arising out of its obligations under this MOU and any resulting contracts for Shared Services.
- 6. In the event any of the Parties are found to be comparatively at fault for any claim, action, loss or damage which results from their respective obligations under this MOU and any resulting contracts for Shared Services, each Party shall indemnify the other(s) to the extent of its comparative fault.
- 7. This MOU, and any amendment(s), may be executed in multiple counterparts, each of which shall be deemed an original, but all of which shall, when taken together, shall constitute a single instrument. Transmission by facsimile or via e-mail as a scanned image of an executed counterpart to this MOU will be deemed due and sufficient delivery of such counterpart, and a photocopy or scanned image of an executed counterpart sent by email or by facsimile transmission may be treated by the Parties as a duplicate original.

- 8. This MOU constitutes the entire MOU between the Parties hereto with respect to the subject matter herein. This MOU may be amended at any time by mutual agreement of all the Parties.
- 9. Written notices provided hereunder shall be sufficient when addressed to the offices listed below and shall be deemed given upon deposit in the U.S. mail, first class, postage prepaid.

IN WITNESS THEREOF, the Parties hereto have caused this Memorandum of Understanding to be executed and attested by their proper offices thereunto duly authorized, as of the day and year written.

Dated:	10/2/2018	California Automated Consortium Eligibility System

By:

Antonia Jimenez, Chair

Board of Directors

By:

John Boule, Secretary

Dated: _	AUG 0 7 2018	County:
		County of Alameda
		Bý: Win 1
		Wilma Chan, President

Approved As To Form

Board of Supervisors

Donna R. Ziegler, County Counsel

By:

Victoria Wu, Assistant County Counsel

Attact:

Dated: July 31, 2018 County:

County of Contra Costa

By:

{Name], Chair DIRECTOR

Board of Supervisors

EMPLOYMENT & HUMAN SERVICES

Approved As To Form

Contra Costa County Counsel

(Name, title)

DeDut

Dated: August 7,2018	County:
	County of Fresno
	By: Sal Quintero, Chairperson of the Board of Supervisors of the County of Fresno

Fresno County Counsel

Daniel C. Cederborg, County Counse

Attest:

Bernice E. Seidel Clerk of the Board of Supervisors County of Fresno, State of California

By: Risa Carel

Deputy

Dated:	County:		
	County of Orange		
	By: Cindual		
	Andrew Do, Chair		
	Board of Supervisors		
	SIGNED AND CERTIFIED THAT A COPY		
	OF THIS DOCUMENT HAS BEEN DELIVERED		
	TO THE CHAIR OF THE BOARD		
	PER G.C. SEC.25103, RESOLUTION 79-1537		
	ATTEST:		
	By: Jamulan for Robin Stieler		
	Clerk of the Board of Supervisors		
	of Orange County, California		
	Approved As To Form		
	County of Orange County Counsel		
	By: annoyur 7/13/18		
	(Name, title)		
	Beputy County Coursel 8 of 8		

Dated:	County:
	County of Placer
	By: 8/20/201
	Jeffrey S. Brown, Director Department of Health and Human Services
	Approved As To Form
	Placer County Counsel
	By: Rengistant 4/10/12
	Renju Jacob, Deputy County Counsel
	Attest:

Dated: _5	eptember 11, 2018	County:
		Sounty of Sacramento by: Suram Auto
		[Name], Chair Board of Supervisors

Approved As To Form

Sacramento County Counsel

By:

(Name, title)

Rice (-layer

Sylv. Dury Gury Gungel

Attest:

County:

County of San Diego

By:

NICK MACCHIONE, Agency Director
Health and Human Services Agency

APPROVED AS TO FORM AND LEGALITY COUNTY COUNSEL

BY

KYLE SAND, SENIOR DEPUTY



City and County of San Francisco Certified Copy

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Resolution

180768

[Memorandum of Understanding - California Automated Consortium Eligibility System - Welfare Client Data System Consortium - Shared Services Approval]

Resolution approving certification of the memorandum between the California Automated Consortium Eligibility System and Welfare Client Data System Consortium for the provision of procurement and implementation of shared services which would facilitate the move toward a single statewide-automated welfare system. (Human Services Agency)

9/11/2018 Board of Supervisors - ADOPTED

Ayes: 11 - Brown, Cohen, Fewer, Kim, Mandelman, Peskin, Ronen, Safai, Stefani, Tang and Yee

9/21/2018 Mayor - APPROVED

STATE OF CALIFORNIA CITY AND COUNTY OF SAN FRANCISCO

CLERK'S CERTIFICATE

I do hereby certify that the foregoing Resolution is a full, true, and correct copy of the original thereof on file in this office.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the offical seal of the City and County of San Francisco.

October 10, 2018

Date

Angela Calvillo

Clerk of the Board



City and County of San Francisco Tails

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Resolution

File Number:

180768

Date Passed: September 11, 2018

Resolution approving certification of the memorandum between the California Automated Consortium Eligibility System and Welfare Client Data System Consortium for the provision of procurement and implementation of shared services which would facilitate the move toward a single statewide-automated welfare system.

September 05, 2018 Government Audit and Oversight Committee - RECOMMENDED

September 11, 2018 Board of Supervisors - ADOPTED

Ayes: 11 - Brown, Cohen, Fewer, Kim, Mandelman, Peskin, Ronen, Safai, Stefani, Tang and Yee

File No. 180768

I hereby certify that the foregoing Resolution was ADOPTED on 9/11/2018 by the Board of Supervisors of the City and County of San Francisco.

> Angela Calvillo Clerk of the Board

London N. Breed

Мауог

Date Approved

Dated: 7/12/2018	County:
	County of San Luis Obispo By:
	Devin Drake, Director Department of Social Services
	Approved As To Form San Luis Obispo County Counsel
	By: Hillay Mados Deprty Count Rita Neal, County Counsel

Dated: August 7, 2018	County:
Resolution No. 076068	County of San Mateo By:
	Dave Pine, President Board of Supervisors
	Approved As To Form San Mateo County Counsel
	(Name, title) Kristina Passex Degaty County Counsel
	Attest:
	- Sukhmani S. Purewal Deputy Clerk of the Board

Dated:	8-14-18	County:

County of Santa Barbara

By:

Das Williams, Chair Board of Supervisors

Approved As To Form

Santa Barbara County Counsel

By:

Paul Lee, Deputy

COUNTY OF SANTA CLARA

S. Joseph Simitian, President

Board of Supervisors Date: SEP 25 2018

Signed and certified that copy of this document has been delivered by electronic or other means to the President, Board of Supervisors.

ATTEST:

Megan Doyle

Clerk of the Board of Supervisors Date: SEP 2 5 2018

APPROVED AS TO FORM AND LEGALITY

Deputy County Counsel

Dated: 88 16 18 County:

County of Santa Cruz

Bγ:

Tau Faine

[Name], Chair Board of Supervisors

Approved As To Form

Santa Cruz County Counsel

(Name, title) Jessica Espinoza

Asst. County Counsel

Dated:	County:
	County of Solano
	Bugtes & Coudes
	9/11/18
	Birgitta E. Corsello
	County Administrator
	Approved As To Form Solano County Counsel
	solutio esanty esanse.
	By: Are Burling Dennis Bunting
	Attest:

Dated: August 7, 2018

County:

County of Sonoma

By:

James Gore, Chair Board of Supervisors

Approved As To Form

Sonoma County Counsel

Adam Radtke, Deputy

Attest:

22 of 24

County:

County of Tulare

By:

[Name], Chair **Board of Supervisors**

Approved As To Form

Tulare County Counsel

Jennifer M. Flores

By:

(Name, title)

Attest: Michael C. Spata County Administrative officer/ Clerk of the Tulare County Brand of Supervisions

Dated: 7/17/8

ATTEST: MICHAEL POWERS
Clerk of the Board of Supervisors
County of Ventura, State of California

By:
Deputy Clerk of the Board

Peter C. Foy, Chair
Board of Supervisors

Approved As To Form

Ventura County Counsel

By:

(Name, title)

	-	1	1	
Dated:	1	1241	18	

County: Yolo

County of Yolo

By:

Oscar Villegas, Chair Board of Supervisors

Approved As To Form

Philip J. Pogledich, County Counsel

By:

Hope P. Welton, Senior Deputy

Attest: Julie Dachtler, Deputy Clerk Yolo County Board of Supervisors

By:

Departy (Seal