MEMORANDUM OF UNDERSTANDING BETWEEN THE CALSAWS CONSORTIUM AND THE COUNTY OF FRESNO

This MEMORANDUM OF UNDERSTANDING ("MOU") is made and entered into by and between the CalSAWS Consortium ("Consortium"), a California Joint Powers Authority, and the County of Fresno ("County"), a member county ("Member" or collectively with other members of the Consortium, "Members") of the Consortium (collectively, "the Parties").

RECITALS

- I. WHEREAS, the Consortium was previously known as the California Statewide Automated Welfare System Consortium IV ("C-IV Consortium") with thirty-nine (39) county members (collectively, "39 Counties"); and
- II. WHEREAS, Los Angeles County joined the 39 Counties pursuant to the Amended and Restated Joint Exercise of Powers Agreement ("JPA Agreement"), with an effective date of September 1, 2017, pursuant to which the name of the Consortium was changed to the California Automated Consortium Eligibility System Consortium ("CalACES Consortium"); and
- III. WHEREAS, the C-IV Consortium previously entered into an agreement with a primary vendor ("C-IV Agreement") to provide the necessary equipment and services for an automated system ("C-IV System") utilized by the 39 Counties; and
- IV. WHEREAS, Los Angeles County previously entered into an agreement with a primary vendor ("LRS Agreement") to provide the necessary equipment and services for an automated system known as the Leader Replacement System ("LRS"); and
- V. WHEREAS, 18 counties ("WCDS Counties") previously entered into an agreement with a primary vendor ("CalWIN Agreement") to provide the necessary equipment and services for an automated system known as the CalWORKS Information Network and related systems ("CalWIN"); and
- VI. WHEREAS, the Centers for Medicare and Medicaid Services and the Food and Nutrition Services agencies of the United States Department of Agriculture directed California to move to a single statewide automated welfare system ("CalSAWS") by 2023. In moving toward that goal, the WCDS Counties and the CalACES Consortium have joined together to form the CalSAWS Consortium, pursuant to the JPA Agreement; and
- VII. WHEREAS, Los Angeles County will continue to use the LRS, the 39 Counties will continue to use the C-IV System, and the WCDS Counties will continue to use CalWIN until the migration of the Members to CalSAWS is complete; and

- VIII. WHEREAS, the purpose of this MOU is to delineate the areas of understanding and agreement among the Consortium and the Members regarding matters related to the administration and fulfillment of the Consortium's purpose; and
- IX. WHEREAS, this MOU is conditioned on the Consortium entering into the same MOU terms and conditions with all other Members, and supersedes all prior MOUs concerning the same subject matter contained herein.

NOW, THEREFORE, in consideration of the mutual covenants contained herein, the Parties agree as follows:

I. <u>DEFINITIONS</u>

As used in this MOU, the following words and terms shall have the meanings described below, unless otherwise defined elsewhere in this MOU:

- 1.1. "Advance Planning Document" (APD): A federally required document that is used by states to inform the federal agencies of their intentions related to federally funded programs, and request approval and funding to accomplish their needs and objectives. The term APD refers to a Planning APD, Implementation APD, or to an Advance Planning Document Update.
- **1.2.** "Central Equipment": Is that equipment for which the Consortium is authorized by the State of California to assume responsibility for refresh. The Consortium shall have responsibility to refresh (replace or upgrade) all such equipment. All equipment not designated as "Local Equipment" is Central Equipment. The physical location of the equipment is not relevant to the designation "Central."
- **1.3.** "Consortium Auditor-Controller Agreement": Is any agreement, as may be revised from time to time, between the Consortium and one of its Members to fulfill the fiscal and audit function as Auditor-Controller for the Consortium.
- **1.4.** "Consortium Staff": Consists of employees of the Consortium, employees of Members contributed to the Consortium, and contractors and agents designated by the Consortium.
- **1.5. "Consortium's Secretary":** The Secretary of the Consortium's Board of Directors in charge of all records of the Consortium.
- **1.6.** "Consortium's Treasurer": The treasurer of the Consortium shall be as specified in the JPA Agreement. The Consortium's Treasurer is responsible for the depository, disbursements, and accountability of all the accounts, funds, and money and all records relating thereto.
- **1.7.** "Cost Allocation Plan": A methodology for distributing costs to benefiting programs in accordance with federal, state, and county sharing ratios.

- **1.8.** "County Personnel": County employees, contractors or agents responsible for task(s) necessary to the Project.
- 1.9. "County-Purchased Software": Licenses to software applications purchased separately by County and installed upon Local Equipment. County-Purchased Software does not include Original Equipment Manufacturing (OEM) operating system software provided by the Consortium for use in the System(s), as defined below. All County-Purchased Software must be configured to be compatible with Consortium-purchased software and shall be approved by Consortium prior to its installation and use on Local Equipment purchased or provided under this MOU. Maintenance of County-Purchased Software and management of its use in a manner consistent with its licensing is the sole responsibility of County.
- **1.10.** "County Site(s)": The location(s) in the County for the equipment, software, and Project Staff activities designated as necessary to the Project.
- **1.11.** "Data": The Consortium and County records, files, forms, and other information that are currently or will be processed on the System(s).
- **1.12.** "Deliverables": Products, including, but not limited to, equipment and software, provided to the Consortium and the County pursuant to agreements with vendors or otherwise necessary to the Project.
- **1.13.** "Executive Director": The individual chosen by the Consortium with responsibilities for the management of the Project for the Consortium.
- **1.14.** "Impaired Device(s)": Any equipment that is used by a Member on the System(s) and which has become, whether by damage or other reason, incapable of performing its intended purpose.
- **1.15.** "Local Equipment": Is that equipment that (a) was obtained for the System's(s') use, (b) is located on County Sites, and (c) for which the Consortium is not authorized by the State of California to assume responsibility for refresh, replace or upgrade.
- **1.16.** "Network(s)": The telecommunications lines, equipment, software, and services for transmitting Data and other information as required by the needs of the System(s).
- **1.17.** "Original Equipment Manufacturing" or "OEM": Is that operating system software license that is provided with the workstation and laptop equipment, for which the right to use the license is vested with the owner of the applicable equipment.
- **1.18.** "Primary Project Vendor": The vendor who is working or will be working on the System(s) pursuant to the applicable agreement(s), as approved by the Consortium.

- **1.19.** "Primary Project Vendor Staff": Employees, contractors, and agents of the Primary Project Vendor dedicated to the Project who are working on the System(s).
- **1.20.** "Project": Work related to the design, development, implementation, operation, maintenance of the System(s), and migration of the Members to CalSAWS, and the related activities of the Parties thereto.
- **1.21.** "Project Staff": The Consortium Staff, County Personnel, and vendor staff performing task(s) necessary to the Project.
- **1.22.** "Quality Assurance and Other Agreements": Those agreements between the Consortium and its quality assurance vendor(s) or other Project vendors to provide quality assurance, Project management, planning, support, verification, and validation services for the System(s).
- **1.23.** "Region": County or Counties grouped together for purposes of representation as defined in the Consortium's Bylaws.
- **1.24.** "Regional Manager(s)": The person(s) responsible for the day-to-day oversight of the Project in a particular Region.
- **1.25.** "Separate Services": Services which are related to the System(s), obtained by Counties from the Primary Project Vendor, or other Project vendors.
- **1.26.** "Software": Software and software licenses purchased by the Consortium for the System's(s') use, and software and software licenses procured under Section 4.2 (County Hardware and Software License Purchases). The Consortium retains possession of and title for, and responsibility for refresh of, all Software licensing agreements purchased by the Consortium but may grant use permission to Member in a manner consistent with this MOU.
- **1.27.** "System(s)": Individually or collectively, the complete collection of equipment, Software, other required software, and Networks for the C-IV System, LRS, CalWIN and/or CalSAWS.
- **1.28.** "Work Plan(s)": The plan and delineation of tasks, subtasks, activities and events to be performed, Deliverables to be produced and associated resource requirements with regard to the Project as accepted and agreed upon between the Primary Project Vendor and the Consortium, subject to modification from time to time.

II. COUNTY

2.1. <u>Dedication of Personnel</u>. The County, within its sole discretion, agrees to undertake best efforts to provide County Personnel to the Project as required by the Project's needs, applicable Work Plan(s) or as otherwise necessary to fulfill the Consortium's purpose. County Personnel provided to the Project or the Consortium under this provision will be provided subject to the following terms and conditions:

- **2.1.1.** The rendition of the services performed by County Personnel, the standards of performance, the discipline of its employees, and other matters incident to the performance of such services and the control of County Personnel so engaged in these services shall remain with the County. The County and the Consortium shall agree to the scope of services to be performed by each County Personnel.
- **2.1.2.** The County will be responsible for all payroll, personnel, and other administrative functions for its employees assigned to perform services for the Consortium hereunder.
- **2.1.3.** At the start of the Consortium assignment, the County, or the Consortium, with consent from the County, will provide functional supervision of County Personnel assigned, specify their duties, establish working hours, and other matters incidental to the supervision of the County Personnel.
- **2.1.4.** In the event of a dispute between the County and the Consortium as to the extent of the duties and functions to be rendered hereunder, or the minimum level or manner of performance of such service, the Consortium shall be consulted and a mutual determination thereof shall be made by both the County and the Consortium. However, the County, in an unresolved dispute, shall have final and conclusive determination as between the Parties hereto.
- **2.1.5.** For and in consideration of the services to be performed by the County Personnel for the Consortium under this MOU, the Consortium shall pay the County for said services according to the hourly prevailing direct salary and employee benefit costs as determined by the County for the current applicable fiscal year. Annual rate adjustments shall be made pursuant to methods employed according to the policies and procedures established by the County.
- **2.1.6.** The County shall render to the Consortium a summarized monthly invoice which details all services performed under this MOU, and the Consortium shall pay the County within sixty (60) days after date of said invoice.
- **2.1.7.** Payment for said services shall be made by check or money order payable as directed on the monthly invoice, or other method as determined by the County.
- **2.1.8.** If such payment is not delivered to the County office that is described on said invoice within sixty (60) days after the date of the invoice, the invoice will be deemed uncollectible and may be forwarded for appropriate action.
- **2.1.9.** Both Parties hereto in the performance of this Agreement shall act as independent contractors and not as agents, employees, partners, joint venturers, or associates of one another.
- **2.1.10.** The Consortium shall not assume any liability for the direct payment of any salaries, wages, retirement benefits, workers' compensation insurance, or other compensation to any County Personnel performing services hereunder.

- **2.1.11.** County and Consortium agree to be liable for the negligence and willful misconduct of its employees, agents, and contractors as set forth in Section 6.03. (Member's Liability for Negligence of its Employees and Contractors) of the JPA Agreement.
- **2.1.12.** Notwithstanding any provision hereof to the contrary, the County or the Consortium may return County Personnel back to County for any reason upon notice in writing to the other party of not less than sixty (60) days prior thereto, unless the Parties agree otherwise.
- **2.2.** Access to County Site(s) and Facilities. County agrees to make available and provide access to County Sites and facilities to Project Staff as necessary for the operation and administration of the System(s) in accordance with the County's administrative and security rules and regulations. County reserves the right to refuse the Consortium Staff or Project Staff member access to County Site(s) or facilities where, in its sole discretion, the County determines that access should be refused or terminated for reasons of public health, welfare, and safety or to avoid disruptions to County operations.
- 2.3. Release of Information to Auditor/Controller. The County acknowledges that the Consortium Auditor/Controller Agreement sets forth certain procedures for the disclosure of records of the County to the Auditor/Controller and the Executive Director as the Auditor/Controller deems necessary to resolve any funding, invoice, records, accounting or audit-related issues, to the extent allowed by law. Therefore, the County agrees to use commercially reasonable efforts to comply with these procedures and, further, shall cooperate with the Consortium and Auditor/Controller in complying with any changes or modifications of these procedures, as may be necessary from time to time.

III. CONSORTIUM

- **3.1.** Compliance with County Rules. The Consortium agrees that all Project or other Consortium activities occurring at County Site(s) or facilities will occur in a manner consistent with the County's rules and regulations.
- **3.2.** Risk of Loss for Deliverables. Until accepted by County under the procedures established by the Parties pursuant to Section 4.4 (Development of Procedures for Acceptance/Rejection of Deliverables) herein, Consortium agrees that any risk of loss or damage for the Deliverables shall be borne solely by the Consortium.
- **3.3.** <u>Liability to County</u>. The Consortium agrees to be liable for any loss, destruction, or damage caused by the Consortium to County operation or property by Consortium. Upon such loss, destruction of, or damage, the County shall notify the Executive Director and shall take all reasonable steps to protect against further loss, destruction, or damage caused by Consortium.

- **3.4.** Minimize Project Impact on County's Operations. The Consortium agrees to ensure that Project activities at County Site(s) and facilities shall be done in a manner that will minimize interference with the normal activities and operations of the Member and shall keep County Site(s) and facilities safe, clean, and orderly at all times.
- 3.5. Right to Use System(s) Information and Data. The Consortium agrees that the County shall have unlimited rights to use, disclose, duplicate, or publish all System(s) information and Data relating to County that is developed, derived, documented, or furnished by Consortium, upon notification by County to the Executive Director as to the reason for such use of said System(s) information and Data. Such Data shall include all results, technical information, and materials developed for and/or obtained by Consortium and retained to fulfill its purpose, including, but not limited to, all reports, surveys, plans, charts recordings (video and/or sound), pictures, drawings, analysis, source and object code, graphic representations, computer programs and printouts, notes and memoranda, and documents whether finished or unfinished, which result from or are prepared in connection with the Project, but only as it relates to the County or is Data that is meant for distribution to, or for access by, all Members of the Consortium. To the extent that County requires access to System(s) information and Data relating to another Member(s) of the Consortium, County shall seek permission from such Member(s) and shall enter into all appropriate confidentiality and non-disclosure agreements, if required, and comply with all confidentiality and security requirements of such Member(s). The County's use of Consortium information and Data shall not apply, and the County shall have no right, to title and interest in or to any Consortium's vendor's confidential and proprietary information.
- **3.6.** Cooperation with County Risk Management Assessment. The Consortium agrees to cooperate and share its records and information with the County as necessary for the County to conduct an adequate risk of liability assessment(s) and develop an appropriate risk of liability management plan(s) as to Project activities occurring at County Sites and facilities or otherwise in connection with the County's participation in the Consortium.

IV. MUTUAL RESPONSIBILITIES

4.1. Fiscal Responsibilities and Claiming.

- **4.1.1.** The Consortium's Auditor-Controller shall act as the fiscal agent for the Consortium and perform accounts payable functions that relate to vendor billings and overall Project costs, including Separate Services and hardware and/or Software purchased by the County. The Consortium will invoice the County as agreed for the specific costs incurred in accordance herewith. At a minimum, invoicing will be quarterly, except by mutual agreement.
- **4.1.2.** Unless otherwise agreed upon by the Consortium Executive Director or designee, the County will be responsible for the costs of hardware, and/or Software and associated maintenance for new County Sites or the expansion of existing County

Sites, changes in County network models, refresh of existing hardware and/or Software (as deemed necessary by the County), Separate Services requested by the County and other changes the County deems necessary. The County will prepare and submit APDs to the State for approval of these items, except as otherwise agreed upon by the Consortium, as above, subject to oversight by the Office of System Integration (OSI) or applicable State APD department.

- **4.1.3.** The Consortium will allocate the Project budget to each Member and each of the Counties will be required to pay its applicable share of budget, in accordance with Section 4.1.4 hereof and Section 5.02 (Statewide Automated Welfare System Funding Allocations) of the JPA Agreement, at the time and in the manner specified by the Consortium. Such County Project costs will be paid to the Consortium or State as directed by the Consortium. The Consortium will continue to evaluate total Consortium expenditures and budget variances. The annual budget requests and updates will be prepared by the Consortium along with County Personnel.
- **4.1.4.** Administrative Costs (also known as unfunded costs) are costs properly incurred by the Consortium but designated by the State of California as ineligible for reimbursement to the Consortium by the State, including the County's share as determined by the appropriate Cost Allocation Plan to be applied to that cost as approved by the State. On or before April 1 of each year, the Consortium, with the concurrence of the Consortium's Member representatives as defined in Section 2.07 (Quorum; Required Votes; Approvals) of the JPA Agreement, will approve a schedule of Administrative Costs for the upcoming fiscal year (July 1 through June 30). The Consortium will give the County notice of the approved schedule within ten (10) days after such approval.
- A. County hereby agrees to contribute to the Consortium its share of Administrative Costs, as determined by the Consortium, in advance pursuant to California Government Code section 6504.
- B. County shall also contribute an amount equal to any penalties, fines, finance charges, interest or other costs that may result in the event County's tardy payment(s) result in insufficient funds to pay the Consortium's expenses when due.
- **4.1.5.** If, during the term of this MOU, the County is unable to appropriate sufficient funds, or is otherwise unable to meet its financial obligations under this MOU, and there are no other legal procedures or available funds by or with which such obligations can be met, County shall have the right to terminate this MOU and withdraw its membership from the Consortium effective as of the end of that fiscal year by adoption of a resolution of withdrawal by County's Board of Supervisors, provided that a copy of said resolution has been served on all other Members by May 31 of that fiscal year, as provided for in Section 2.11 (Withdrawal of Member) of the JPA Agreement. Withdrawal under this subsection shall not relieve the County of any financial obligations or liabilities arising prior to the effective date of the withdrawal.

4.1.6. Section 17.1.1 of the "Amended and Restated Agreement for a California Statewide Automated Welfare System" between the Consortium and Accenture LLP provides as follows:

17.1.1 Consortium Member Demand for Indemnification

CONTRACTOR's obligation to indemnify CONSORTIUM Members shall only be exercised through the CONSORTIUM and upon written demand by the CONSORTIUM. Any demand for indemnification by a CONSORTIUM Member shall be tendered to the CONSORTIUM, which shall have the authority to make the demand for indemnification to CONTRACTOR. The obligation on CONSORTIUM Members to submit demands for indemnification to the CONSORTIUM rather than directly to the CONTRACTOR shall not apply to L A COUNTY so long as L A COUNTY remains the sole county utilizing the LRS System in actual production. Once a second county migrates into the LRS System and from that point forward, all indemnification claims must go through the CONSORTIUM.

County claims covered by this provision shall be referred to the Consortium's Executive Director for action in accordance with this provision. The Consortium will be entering into other vendor contracts on behalf of the Member counties and anticipates including comparable language in some or all of those contracts. County claims arising under those other contracts shall also be referred to the Consortium's Executive Director for action in accordance with the requirements set forth in those contracts.

4.2. County Hardware and Software License Purchases.

- **4.2.1.** This section pertains to County hardware and software purchases initiated by the County, that enable the County to acquire Local Equipment and/or Software through the Consortium and to contribute to the cost of Central Equipment needed for County use. Any applicable terms, conditions, and limitations of any agreements that provide for such purchases shall remain applicable.
- **4.2.2.** Unless otherwise agreed by the Executive Director or designee, the County will prepare and submit to the Consortium a change order to request a cost estimate for hardware and/or Software licenses and associated maintenance. This request will identify the number of units of hardware and/or Software licenses anticipated for each County Site. The request will specify any special needs or considerations for the items requested. These special needs may include, but are not limited to, monitor sizes, configurations, ergonomics, specialized software, or color printers. The request will also identify whether the County will install all, some, or none of the items requested and whether the County will provide any ongoing technical support that may be necessary.
- **4.2.3.** Upon receiving a change order request from the County for hardware and/or Software licenses, the Consortium will forward the change order to the Primary Project Vendor for a cost estimate that will be provided in accordance with the procedures in the Consortium agreements with the Primary Project Vendor, including estimates with all appropriate costs for the items specified in the request as well as all other hardware and/or Software licenses and hardware maintenance that is necessary

to ensure compliance with Consortium specifications. Such other hardware may include, but is not limited to, network and Central Equipment, such as switches, routers, and servers. The Consortium Staff will forward the estimate to the appropriate County Staff following receipt of the estimate from the Primary Project Vendor Staff.

- **4.2.4.** Once the applicable APD is approved, the County will be responsible for providing written approval, from the State, of the cost estimate to the Consortium. The Consortium will not take any steps to authorize the procurement of the hardware and/or Software licenses until such written authorization is provided. Any increases in the cost estimate must also be approved in writing by the County.
- **4.2.5.** The Consortium Staff will authorize the purchase of the hardware and/or Software licenses after approval of the cost estimate from the Member. The Project Staff will ensure that the requested items are ordered in a timely manner and in compliance with the approved cost estimate.
- 4.2.6. All Local Equipment and hardware procured under this MOU will become County property unless otherwise agreed to by the Executive Director or designee and County. All software licenses which are purchased by Consortium for use with the System(s) shall be retained by the Consortium and County will be granted permission to use the software pursuant to such licenses, unless otherwise agreed to by the Executive Director or designee and County. County shall be responsible to Consortium for costs associated with acquisition of Software licenses required for County use which are purchased through the Consortium. The County will track and manage property in accordance with mutually agreed upon inventory and accounting practices and procedures identified in the System Operations and Support Plan ("SOSP"). If County and Consortium are unable to agree upon inventory and accounting practices and procedures, County shall track and manage property in accordance with its inventory and accounting practices and procedures. The Consortium shall provide operational support of all hardware in accordance with Consortium procedures and the County network model, unless otherwise agreed to by the Executive Director or designee and Member.
- **4.2.7.** The County will be responsible for the installation of all electrical and Data cabling to support any necessary additional hardware at the County Site(s) unless otherwise agreed to by the Executive Director or designee. Electrical cabling will be installed in compliance with the County's current practices for such installations. Data cabling will be installed and tested per the standards identified in the SOSP. Data cabling test results will be provided to the Consortium for its review.
- **4.2.8.** The County will be responsible for the costs associated with the ordering and installation of Data circuits between the local County Site(s) and the applicable Data centers, unless otherwise agreed to by the Executive Director or designee. The County will work with Primary Project Vendor Staff to ensure that the Data circuit is of appropriate bandwidth in accordance with Consortium specifications.

4.2.9. Following the receipt, installation, and acceptance of the hardware and/or Software licenses, the County will transfer to the Consortium an amount sufficient to satisfy the Consortium's actual expenditures for the hardware and/or Software licenses based on invoice documentation provided by the Consortium.

4.3. Separate Services.

- **4.3.1.** The County may, at its sole discretion, prepare and submit to the Consortium a change order to request Separate Services to be performed by the Primary Project Vendor or other Project vendors. This request will identify the type(s) of Separate Services sought for each County Site and specify any special needs or considerations for the requested Separate Services. The Consortium, upon receiving a change order request, will forward the change order to the Primary Project Vendor or other Project vendors for a cost estimate, including estimates with all appropriate costs for the services specified in the request. The Consortium will also ensure that such services are appropriately related to the System(s). Any applicable terms, conditions, and limitations of any agreements that provide for such services shall remain applicable.
- **4.3.2.** The County and the Consortium will ensure that such Separate Services are performed in a timely manner and in compliance with the cost estimate provided by the Primary Project Vendor or other Project vendors. The County will communicate with the Consortium regarding the progress of the Separate Services and any issues that may affect the Consortium or the System(s).
- **4.4.** Development of Procedures for Acceptance/Rejection of Deliverables. The Parties agree to develop and implement procedures for the timely acceptance or rejection of Deliverables that may need to be reviewed by Member as necessary for the Project.
- **4.5.** Ownership of Accepted Deliverables. The Parties agree that all rights, titles, and interests to Deliverables accepted by County pursuant to the procedures developed as called for under Section 4.4 (Development of Procedures for Acceptance/Rejection of Deliverables) shall not pass to County except as defined by this MOU or further agreed to in writing.
- 4.6. <u>Sharing of Business Records</u>. Notwithstanding Section 4.1 (Fiscal Responsibilities and Claiming), to ensure financial accountability of the Consortium and County the Parties agree to cooperate in the disclosure to the other Members of all business records (including, but not limited to, certified copies of records of all accounts, funds, and monies for the Project) except to the extent limited, restricted, or prohibited by law or applicable privilege.
- **4.7.** Access to Books and Records by Regulatory Agencies. The Parties agree to maintain and make available for inspection sufficient records, files, and documentation that are not otherwise limited/restricted/prohibited by law or applicable

privilege, necessary in the case of audit by the State or federal agency, or other regulatory agency.

- **4.8. Dispute Resolution**. The Parties agree that the resolution of any dispute between them related to Consortium business, whatsoever, shall be sought through the following procedures:
- **4.8.1.** The Parties shall use their reasonable best efforts to resolve disputes arising in the normal course of business at the lowest organizational level between the Party's staff with appropriate authority to resolve the disputes. When a dispute arises between the Consortium and the County that cannot be resolved in the normal course of business, the Executive Director and County Director will work in good faith to resolve the dispute. If the Executive Director and the County Director cannot resolve the disputed issue(s) within five (5) business days, the matter shall be escalated to the Board of Directors of the Consortium for resolution.
- **4.9. No Alteration of JPA Agreement**. The Parties agree that entering into this MOU or performing as provided hereunder shall not in any way change the obligations, rights or authority of the Parties as set forth in the JPA Agreement establishing the Consortium between the counties. Should any provision of this MOU conflict with any provision of the JPA Agreement, the provision of the JPA Agreement shall prevail.

4.10. <u>Transfer of Impaired Devices</u>.

4.10.1. <u>Transfer of Impaired Devices</u>.

- A. <u>Transfer of Impaired Devices</u>. County conveys, assigns, and transfers to Consortium, and Consortium hereby accepts from County, all rights, titles, and interests of County in and to all of the Impaired Devices on the terms and conditions set forth herein. County is responsible for removing all County-Purchased Software and Data prior to the transfer of an Impaired Device to the Consortium, to the extent possible. County hereby authorizes Consortium to remove any and all County-Purchased Software and Data if County is unable to remove prior to transfer.
- B. <u>Liability for Impaired Devices</u>. Consortium shall be responsible for any liabilities or obligations associated with or related to the Impaired Devices that occur after the Impaired Device transfer date.

4.10.2. Transfer Events.

A. <u>County to Consortium</u>. The transfer of each Impaired Device from County to Consortium shall be effective on an ongoing basis, when Consortium and County execute an equipment transfer.

4.10.3. <u>Disclaimers of Representations and Warranties</u>.

A. <u>County</u>. COUNTY IS TRANSFERRING, ASSIGNING, AND CONVEYING THE IMPAIRED DEVICES ON AN "AS IS" BASIS TO CONSORTIUM. COUNTY MAKES NO REPRESENTATIONS OR WARRANTIES, EITHER EXPRESS OR IMPLIED, REGARDING THE IMPAIRED DEVICES AND EXPRESSLY DISCLAIMS THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT AND TITLE FOR THE IMPAIRED DEVICES, AS WELL AS ANY IMPLIED WARRANTIES ARISING FROM STATUTE, COURSE OF DEALING, COURSE OF PERFORMANCE, USAGE OR TRADE. COUNTY DOES NOT REPRESENT OR WARRANT THAT THE IMPAIRED DEVICES WILL MEET CONSORTIUM'S REQUIREMENTS, OR THAT THE IMPAIRED DEVICES WILL BE FREE FROM DEFECTS, DEFICIENCIES, PROBLEMS OR ERRORS.

THIS DISCLAIMER IS NOT INTENDED TO VOID ANY WARRANTIES THAT MAY BE AVAILABLE FROM THE MANUFACTURER OR SELLER OF THE IMPAIRED DEVICES, WHICH SHALL PASS TO THE CONSORTIUM AS APPROPRIATE.

B. <u>Manufacturers' Warranties</u>. The disclaimers in Section 4.10.3, above, notwithstanding each party assigns to the other party all of the manufacturer's warranties and indemnities relating to the Impaired Devices transferred pursuant to the provisions set forth herein. Such assignment shall take effect upon the applicable transfer date and is subject to all of the terms and conditions imposed by the manufacturers.

4.10.4. <u>Limitations of Liability and Exclusive Remedies</u>.

A. <u>Limitations and Disclaimers of Liability</u>. In no event shall County, Consortium, the Members comprising Consortium, or their contractors, agents, officers, directors, or employees be liable for any losses, expenses, claims or damages of any kind or nature including, but not limited to, direct, indirect, consequential, special or incidental damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business opportunity, loss of business information, or other pecuniary loss) arising out of the use or inability to use the Impaired Devices, any breach of this property transfer by either party, or any other matter hereunder, even if a party has been advised of the possibility of such damages.

The waiver stated above only relates to matters covered by Section 10.4 (Transfer of Impaired Devices) and extends to any rights such person or entity may have under California Civil Code section 1542 (and other similar statutes and regulations). Section 1542 states:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.

B. <u>Exclusive Remedy of Consortium</u>. Consortium acknowledges that County is providing the Impaired Devices as required under applicable state policy and Consortium agrees that Consortium's sole and exclusive remedy for any inability to use an Impaired Device or any other matter under this property transfer shall be that Consortium shall pursue any remedy that has been transferred or assigned by County from the Impaired Device's manufacturer.

4.10.5. Responsibility for Software Licenses.

A. <u>County</u>. County is responsible for removing all County-Purchased Software prior to the transfer of an Impaired Device to the Consortium, to the extent possible. County hereby appoints Consortium as County's agent for the sole purpose of removing any County-Purchased Software contained on any and all Impaired Devices County transfers to Consortium, if County is unable to remove prior to transfer.

Subject to the provisions of Section 4.2.6 herein, County shall retain all rights and obligations associated with any license to County-Purchased Software contained on any and all Impaired Devices that County transfers to Consortium.

- B. <u>Consortium</u>. Consortium shall, acting as agent of the County, remove any and all County-Purchased Software from Impaired Devices that Consortium receives from County, if County is unable to remove prior to transfer. Consortium shall not acquire any rights or obligations associated with any license to County-Purchased Software contained on any and all Impaired Devices that Consortium receives from County.
- **4.10.6.** Expenses. Each party shall pay its own expenses and fees incidental to the preparation and execution of this property transfer and the obtaining of necessary approvals thereof, including fees and expenses of its counsel, accountants, and other experts.

V. TERM/TERMINATION/MODIFICATIONS

- **5.1** <u>Term</u>. This MOU shall commence on June 28, 2019 ("Effective Date") and shall remain in effect so long as the Member is a member of the Consortium, unless terminated as specified herein.
- **5.2** Condition Precedent--State and Federal Funding. The Parties agree that their respective obligations under this MOU are contingent upon state and federal financial participation in the Project and the Consortium. 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 this MOU.
- **5.3** Termination of Consortium or County's Consortium Membership. This MOU shall immediately terminate upon the termination of the Consortium's Joint Powers Authority or County's membership in the Consortium's Joint Powers Authority.

- **5.4** <u>Debts and Liabilities Upon Termination</u>. Should this MOU terminate as provided herein, the debts, liabilities, and/or obligations of the Consortium shall remain those of the Consortium.
- **5.5** Entire Agreement/Amendments. This MOU constitutes the entire MOU between the Parties hereto with respect to the subject matter hereof and all prior or contemporaneous MOUs or other agreements of any kind or nature relating to the same shall be deemed merged herein. Except as provided herein, any modifications to, or termination of, this MOU must be in writing and signed by the Parties.

VI. MISCELLANEOUS PROVISIONS

6.1 <u>Notices</u>. Written notices provided hereunder shall be sufficiently addressed to the offices listed below and shall be deemed given upon deposit in the U.S. mail, first class, postage prepaid.

SIGNATURES ON FOLLOWING PAGES

COUNTY OF ALAMEDA

Ву:

Richard Valle, President Board of Supervisors

Approved As to Form

DONNA R. ZIEGLER, COUNTY COUNSEL

Ву:

Victoria Wu

Assistant County Counsel

Date:

MAR 2 6 2019

Date:

02-21-2019

Attest:

By: Melissa Hydmin, Diputy

COUNTY OF ALPINE	Approved As to Form ALPINE COUNTY COUNSEL
By: David Griffith, Chair	By: Margaret Løng
Board of Supervisors	County-Counsel
Date: 19-mar-2019	Date: 3/19/1
Attest:	
By: MMINEMANN!	
Teola Tremayne, County Clerk	•
and ex-officio Clerk of the Board	

COUNTY OF AMADOR	Approved As to Form AMADOR COUNTY COUNSEL
By: July Brian Oneto, Chair Board of Supervisors	By: Gregory Gillott County Counsel
Date: Feb. 26, 2019	Date: 2. 24.19
Attest:	
By: Sharon murphy Deputy	

By: Sten Jalet	Approved As to Form BUTTE COUNTY COUNSEL By:
Steve Larfibert, Chair Board of Supervisors	Bruce Alpert // County Counsel
Date: 4/9/19	Date:
Attest:	
Ву:	

Reviewed For Contract Policy Compliance General Services Contracts Division

Q. Heash 4/4/19

COUNTY OF CALAVERAS	Approved As to Form CALAVERAS COUNTY COUNSEL
By: Millian	By: Delcay
Michael-Oliveria, Chair John "Jach" Board of Supervisors Garamerd	Sarah DeKay County Counsel
Date: 4 9 2019	Date: 03/10/2009
Attest:	
By: Deputy	

COUNTY OF COLUSA Approved As to Form COLUSA COUNTY COUNSEL By: Sutton, Senior Deputy County Board of Supervisors Counsel Date: Date: Attest: Wendy G. Tyler, Clerk to the Board of

Supervisors

Patricia Rodriguez, Deputy Clerk

By: (

By: Sort Contra Costa

By: Sort V G 10 1A

Chair, Board of Supervisors

Date: 3/19/19

Attest:

By: Ammaga

Approved As to Form
CONTRA COSTA COUNTY COUNSEL

Hannah Shafsky Deputy County Counsel

Date: 3 18.19

COUNTY OF DEL NORTE	Approved As to Form DEL NORTE COUNTY COUNSEL
By Lori L. Cowan, Chair Board of Supervisors	By: Elizabeth Cable County Counsel
Date: 3/20/19	Date:
Attest:	
By: My Joughnour Kyllie Goughnour Clark of the Board of Supervisors	

COUNTY OF EI DORADO	Approved As to Form El DORADO COUNTY COUNSEL
By: Sue Novasel, Chair Board of Supervisors	By: David Livingston Interim County Counsel
Date: 4/30/19	Date: 3/21/19
Attest: James S. Mitrisin Clerk of the Board of Supervisors By: Deputy Clerk	
Date: 4/30/19	

COUNTY OF FRESNO	Approved as to Legal Form FRESNO COUNTY COUNSEL
Nathan Magsig, Chairman of the Board of Supervisors of the County of Fresno	By: Janelle E. Kelley Assistant County Counsel for Daniel C. Cederborg County Counsel
Date: March 12, 2019	Date:
Attest:	
Bernice E. Seidel Clerk of the Board of Supervisors County of Fresno, State of California	·

COUNTY OF GLENN	Approved As to Form GLENN COUNTY COUNSEL
John K. Viegas, Chair Board of Supervisors	By: William J. Vanasek, County Counsel
Date: 3-19-19	Date: 3-17-19
Attest:	Health and Human Services Agency: Approved by Deputy Director of
Ву:	Administration Approved by Deputy Director of Social Services Approved by Fiscal Manager Approved by Program Manager

COUNTY OF HUMBOLDT	Approved As to Form HUMBOLDT COUNTY COUNSEL
By: fee all	By:
Rex Bohn, Chair Board of Supervisors	Jefferson Billingsley County Counsel - Իր ^ե /
Date: 3/26/19	Date: これが
By: Ryan Sharp, Deputy Clark of the	0 -1

COUNTY OF IMPERIAL	Approved As to Form IMPERIAL COUNTY COUNSEL
By: Ky Kelley Ryan E. Kelley, Chair Board of Supervisors	By: Katherine Turner County Counsel
Date: 05-22-19	Date: 5/22/19
Attest: By: PAWAD	

COUNTY OF INYO	Approved As to Form INYO COUNTY COUNSEL
By January	Ву:
Richard Pucci, Chair Board of Supervisors	Marshall Rudolph County Counsel
Date: 3-12-18	Date: 2/12/19
Attest: By:	

Approved As to Form KERN COUNTY COUNSEL

By:

David-Couch, Chair Board of Supervisors

Date:

MAR 1 2 2019

Date:

Attest:

By:

Approved As to Form KERN COUNTY Counsel

Days Deputy County Counsel

Date:

COUNTY OF KINGS	Approved As to Form KINGS COUNTY COUNSEL
By: Ope Merces	By: Julian Ha
Joe Neves, Chair Board of Supervisors	Juliana Gmur Assistant County Counsel
Date: APR 1 6 2019	Date: April 3, 2019
Attest:	
By: Malania, Canto	

Deputy Clerk to the Board of Supervisors

Tina Scott, Chair

COUNTY OF LAKE

Board of Supervisors

Date:

By:

Approved As to Form

LAKE COUNTY COUNSEL

Anita L. Grant

County Counsel

Attest: Carol J. Huchingson Clerk to the Board of Supervisors

By:

Date:

COUNTY OF LASSEN	Approved As to Form LASSEN COUNTY COUNSEL
By: and Ind	By:
Jeff Hemphill, Chair Board of Supervisors	Bob Burns County Counsel
Date:	Date: Z-11-19

Deputy Clerk of the Board

COUNTY OF LOS ANGELES

Ву:

Janige Hahn, Chair Board of Supervisors

Date:

APR 0 9 2019

Approved As to Form

LOS ANGELES COUNTY COUNSEL

Ву:

Truc Moore County Counsel

Date:

March 29, 2019

Attest:

CELIA ZAVALA, Executive Officer of the Board of Supervisors of the County of Los Angeles

DEPUTY



ADOPTED
BOARD OF SUPERVISORS
COUNTY OF LOS ANGELES

₹234

APR 0 9 2019

EXECUTIVE OFFICER

COUNTY OF MADERA

Brett Frazier, Chair Board of Supervisors

Date:

04-02-2019

Approved As to Form
MADERA COUNTY COUNSEL

By:

Date:

Mary Binning Deputy County Counsel

> Mary E. Binning

Digitally signed by: Mary E, Binning DM: CN ≈ Mary E, Binning email ≈ contining@lozanosmith.com C = US Q ≃ Morano Smith Daile: 2019.02.11 16:57:25 -08'00'

Attest:

Thudam Carnill



COUNTY OF MARIN	Approved As to Form MARIN COUNTY COUNSEL
By: Lite Sas	By: 13
Kathrin Sears, President Board of Supervisors	Valorie Boughey County Counsel
Date: 3/26/19	Date: 3/12/2019
Attest:	
DEPUTY CLERK, BOARD OF SUPERVISORS	

COUNTY OF MARIPOSA	Approved As to Form MARIPOSA COUNTY COUNSEL
By: Miles Menetrey, Chair Board of Supervisors	By: Steven Dahlem County Counsel
Date: MArch 26 2019	Date: 3·26·19
Attest:	
By: La Pock	

COUNTY OF MENDOCINO	Approved As to Form MENDOCINO COUNTY COUNSEL
By: Carre Brown, Chair Board of Supervisors	By: Charlotte Suff Katharine Elliott County Counsel
Date: 5/10/2019	Date: 3/14/19
Attest:	
Bk: Karla auttagen	
Sr. Deputy Clerk of the Board	

COUNTY OF MERCED

Ву:

Lloyd Pareira, Chair Board of Supervisors

Date:

MAR 1 2 2019

Approved As to Form

MERCED COUNTY COUNSEL

Thomas Ebersole Chie Opth

County Counsel

Date:

Ву;

Attest:

By: Deputy Board clerk



COUNTY OF MODOC	Approved As to Form MODOC COUNTY COUNSEL
By: Pathie Phoals	By:
Kathie Rhoads, Chair Board of Supervisors	Margaret Long County Counsel
Date: APR 2 3 2019	Date: APR 2 3 2019
Attest:	
By: Liffany A. Martinez	

COUNTY	OF MONO	Approved As to Form MONO COUNTY COUNSEL	
Ву:	n/A	By: flany from	`
John Board	Peters, Chair Vot Supervisors	Stacey Simon County Counsel	
Date:	3/8/19	Date: 3/8/19	

Deputy Click

Ву:

APPROVED AS TO INSURANCE:

Mono County Risk Manager Dated: 2/25-//7

COUNTY OF MONTEREY

John M. Phillips, Chai Board of Supervisors

4.2.19

Approved As to Form

MONTEREY COUNTY COUNSEL

3.20.19

By:

Anne Brereton County Counsel

Date

Date:

.

Date:

Page **47** of **78**

COUNTY OF NAPA	Approved As to Form NAPA COUNTY COUNSEL
By: Ryan Gregory, Chair Board of Supervisors	By: Susan Altman County Counsel
Date: 4/9/2019	Date: 4/9/2019
Attest: Jose Luis Valdez Clare of the Board of Supervi By: We your Vald All One of the Board of Supervi By: We your Vald One of the Board of Supervi By: We your Vald One of the Board of Supervi By: We your Vald One of the Board of Supervi By: One of the By: O	\$ 0 ^\$
APPROVED 4 /9 /19 NAPA COUNTY BOARD OF SUPERVISORS	

\sim	INITY	\triangle	KIE'V	

Approved As to Form **NEVADA COUNTY COUNSEL**

By:

Richard Anderson, Chair **Board of Supervisors**

Scott McLeran **County Counsel**

Date:

3/26/2010

By:

Date:

Attest:

COUNTY	OF ORANGE	Approved As to Form
	0 12.11	ORANGE COUNTY COUNSEL
By:	Sym Of Chots	By: Carelyn S. Frost
	. Bartlett, Chairwoman	Carolyn Erost
Board	of Supervisors	Deputy County Counsel
Date:	4/22/19	Date: 04/04/19
	- TI - JI LI	

SIGNED AND CERTIFIED THAT A COPY OF THIS DOCUMENT HAS BEEN DELIVERED TO THE CHAIR OF THE BOARD PER G.C. SEC. 25103, RESO 79-1535 ATTEST:

ROBIN STIELER
Clerk of the Board of Supervisors
Orange County, California



COUNTY OF PLACER	Approved As to Form PLACER COUNTY COUNSEL
By: Jeff Brown, Department Director Placer County Health and Human Services	By: Renju Jacob Renju Jacob Deputy County Counsel
Date: 4/2/2019	Date: 4/22/2019
Attest:	
By: Myll Weed	

COUNTY OF PLUMAS	Approved As to Form PLUMAS COUNTY COUNSEL
By: Michael down	By: Depty
Michael Sanchez, Chair Board of Supervisors	R. Craig Settlemire County Counsel
Date: 4/2/19	Date: 3/1//9
Attest: By: May Abono	

COUNTY	OF RIVERSIDE	Approved As to Form RIVERSIDE COUNTY COUNSEL
By:	James 1	By: 01 1111
Kevi	n Jeffries, Chair	Danielle Maland
	rd of Supervisors	Deputy County Counsel
Date:	MAR 1 9 2019	Date: 2/22/19
	ATTEST:	
Attest:	KEGIA R. HARPAR, Clerk	
•	LI I II I I I I I I I I I I I I I I I I	
By:	By Maria By Try	
	v DEPO (I)	

COUNTY OF SACRAMENTO	Approved As to Form SACRAMENTO COUNTY COUNSEL
By: (2)	Ву:
Patrick Kennedy	Rick Heyer
Chair, Board of Supervisors	Deputy County Counsel
Date: 4/23/14	Date: 4-17-19
Attest:	
By: Florence Gram	

COUNTY OF SAN BENITO	Approved As to Form SAN BENITO COUNTY COUNSEL
Ву:	By: In J. VII
Mark Medina, Chair (Irma Valencia
Board of Supervisors	Deputy County Counsel
Doard of Oupervisors	Deputy County Counsel
Date: 3/19/19	Date: 2 -1-2019
Attest: Janet Slibsager, Clerk of th	e Board
/ teleren du de	
Deputy Clerk	

By: Curt Hagman, Chair Board of Supervisors	Approved As to Form SAN BERNARDINO COUNTY COUNSEL By: Adam Ebright
Date: APR 1 6 2019	Date: 4/3/19
Attest:	
Ву:	
SIGNED AND CERTIFIED THAT A COPY OF ETHIS DOCUMENT HAS BEEN DELIVERED TO THE CHAIRMAN OF THE BOARD LAURA H. WELCH Clerk of the Feerd of Supervisors of the County of San Banardino B	The state of the s

By: Supervisor Dianne Jacob, Chairwoman Board of Supervisors	Approved As to Form SAN DIEGO COUNTY COUNSEL By: Senior Deputy County Counsel
Date: 3/26/2019	Date: 3/26/2019
Attest:	
By:	

CITY & COUNTY OF SAN FRANCISCO

Approved As to Form
Dennis J. Herrera
City Attorney

By:

David K. Ries
Deputy City Attorney

Date:

Da

COUNTY OF SAN JOAQUIN

By:

Miguel A. Villapudua, Chair **Board of Supervisors**

Date:

Attest:

By: mini Duzuski

Approved As to Form

SAN JOAQUIN COUNTY COUNSEL

Kimberly D. Johnson Deputy County Counsel

Date: 2/21/2019



COUNTY OF SAN LUIS OBISPO A public entity in the State of California	
By: Debtie armold Chair, Board of Supervisors	<u>April 23,2019</u> Date
ATTEST	
By: TOMMY GONG County Clerk and Ex-Officio Clerk of the Board of Supervisors	April 23,2019 Date
APPROVED AS TO FORM AND LEGAL EFFECT.	
RITA L. NEAL County Counsel	
By: Vellaux (Mastos) Deputy County Counsel	4/1/19 Date

COUNTY OF SAN MATEO	Approved As to Form SAN MATEO COUNTY COUNSEL
By: anole snow	By: Morali Juh.
Carole Groom, President Board of Supervisors	Monali Sheth, Deputy County Counsel
Date: 5/19/19	Date: APR 19 2019
Attest: Start Clerk of the Apart	

COUNTY OF SANTA BARBARA	Approved As to Form SANTA BARBARA COUNTY COUNSEL
By: Sharan	By: Tal h
Steve Lavagning Chair, Board of Supervisors	Paul Lee Deputy County Counsel
Date: 4-2-19	Date: 3/13/14
Attest:	
By: Shile of la Guerra	

COUNTY OF SANTA CLARA

Board of Supervisors

Approved As to Form and Legality
SANTA CLARA COUNTY COUNSEL

Ву:

Date:

Javier Serrance

Deputy County Counsel

3/14/19

Date:

APR 2 3 2019

S. Joseph Simitian, President

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

Attest:

Ву:

Tiffany Lennear

Assistant Clerk of the Board of

Supervisors \

COUNTY OF SANTA CRUZ	Approved As to Form SANTA CRUZ COUNTY COUNSEL
Ву:	By: Mace
Ryan Coonerty, Chair Board of Supervisors	Dana McRae
Doard or Supervisors	County Counsel
Date: 4/25/19	Date:
Attest:	Approved as to insurance
Der	В,
By: OB Berge	Dat 4/9/19

COUNTY OF SHASTA	Approved As to Form
	SHASTA COUNTY COUNSEL
By: Athy	By: 11 8. Co x
Leonard Moty, Chairman	Alab Cox
Board of Supervisors	Deputy County Counsel
County of Shasta, State of California	
	Date:
Date: 4(23/19	2/28/19
Attact	RISK MANAGEMENT APPROVAL
Attest:	Pvc O O I
By: //. * //	By: \ \ 12/04/19
"Ille ST	James Johnson
	Risk Management Analyst

COUNTY OF SIERRA

Approved As to Form SIERRA COUNTY COUNSEL

Ву:

Paul Roen, Chair Board of Supervisors

Amanda Uhrhammer

Deputy County Counsel

Date:

02/19/2019

Date:

02/19/2019

Attest:

Heather Foster

Clerk of the Board

COUNTY OF SISKIYOU	Approved As to Form SISKIYOU COUNTY COUNSEL
By: Brandon A, Cmn Brandon A. Criss, Chair Board of Supervisors	By: Edward J. Kiernan County Counsel
Date: 3/19/19	Date: 3/21/19
Attest:	
By:	
LAURA BYNUM County Clerk & Ex-Officio Clerk of the Board	
By: Wendy Dix	

COUNTY OF SOLANO	Approved As to Form SOLANO COUNTY COUNSEL
By: Buto Elmosto	By: Am i Butus
Birgitta E. Corsello County Administrator	Dennis Bunting County Counsel
Date: 4/24/19	Date: Ap 4 2019
Attest: By: Canuta Morier	

COUNTY OF SONOMA

By:

David Rabbitt

Board of Supervisors

Approved As to Form. SONOMA COUNTY COUNSEL

By:

Ada⁄m Radtke∕

Deputy County Counsel

Date:

• .

Date:

Attest: 📉

COUNTY OF STANISLAUS

Approved As to Form
STANISLAUS COUNTY COUNSEL

By:

Terrance Withrow, Chair

Board of Supervisors

John P. Doering

County Counsel

Date:

4/2/19

Date:

By:

7/

Attest:

Deputy Clerk

COUNTY OF SUTTER	Approved As to Form SUTTER COUNTY COUNSEL
By: Mat Conant, Chair Board of Supervisors	By: County Counsel
Date: 3.76.19	Date: <u>3/21/19</u>
SUTTER COUNTY HEALTH AND HUMAN SERVICES DEPARTMENT By Mancy O'Hara, Director Date: 3-28-19	
Attest:	AD OF SUPE
Donna Johnston Clerk of the Board	
By: Chica Granaba	
Deputy	M.C.C.

Approved As to Form TEHAMA COUNTY COUNSEL
By: aren Plus
Andrew Plett
Deputy County Counsel
Date: 3-15-19
Date: 3-15-19
Date: 3-15-19

COUNTY OF TRINITY

Approved As to Form
TRINITY COUNTY COUNSEL

By:

Judy Morris, Chairman

Trinity County Board of Supervisors

Margaret Long County Counsel

Date:

By:

31812019

Date:

31812019

Attest:

Ву:ͺ

Deputy Clerk of the Board

COUNTY OF TULARE	Approved As to Form TULARE COUNTY COUNSEL
By: Kuyler Crocker, Chairman Board of Supervisors	By: Jennifer M. Flores 2018/958 Chief Deputy County Counsel
Date: 4-9-19	Date: 3/24/18
Attest: County Administrative Officer/ Clerk, Board of Superisors	SOF SUPPLIES
By: Movedes Hamos Depropy Clerk	
	COUNT

By: Kall DR	Approved As to Form TUOLUMNE COUNTY COUNSEL -By: 4/21/14
Karl Rodefer, Chair Board of Supervisors	Cody Nesper Deputy County Counsel
Date: April 16,204	Date:
Attest:	
By: alria James	

I hereby certify that according to the provisions of Government Code Section 25103, delivery of this document has been made.

ALVER L. JAMAR ALVER L. JAMAR By: Aller J. Jamar By

COUNTY OF VENTURA	Approved As to Form VENTURA COUNTY COUNSEL
By:	By: Joseph J. Rondazzo
Supervisor Steve Bennett Chair, Board of Supervisors	Joseph Randazzo County Counsel
Date: 4/30 / 19	Date: 4/24/19
110-111	- HOFV
Attest:	
Ву:	
ATTEST: MICHAEL POWERS Clerk of the Board of Supervisors County of Ventura, State of California	CONTROL OF THE PARTY OF THE PAR
By: Debuty Clerk of the Board	

By:

COUNTY OF YOLO

Approved As to Form
PHILIP J. POGLEDICH
YOLO COUNTY COUNSEL

By:

Don Saylor, Charr Board of Supervisors Hope P. Welton

Senior Deputy County Counsel

Date:

Attest:

3/12/19

Date: 02/13/2019

Julie Dag Board of

Ву

COUNTY OF YUBA	Approved As to Form YUBA COUNTY COUNSEL
By: My	By: Bruklood
Mike Leahy, Chair Board of Supervisors	Brunella M. Wood Deputy County Counsel for Michael J. Ciccozzi County Counsel
Date: 03/26/2019	Date: 02 / 22 / 2019
Attest:	
By Cola ()	