



State of California
Health and Human Services Agency Department of
Rehabilitation
Contracts & Procurement Section
721 Capitol Mall, 6th Floor
Sacramento, CA 95814

May 6, 2025

Mountain View-Los Altos UHSD 1299 Bryant Ave.
Mountain View, CA 94040

CONTRACT #32927

Please return the required documents listed below to the following email address: <u>Sabrina.Pizzuti-Johnson@dor.ca.gov</u>. <u>Please include your contract number in the subject line.</u>

- Electronically signed Standard Agreement form (STD 213)
- Electronically signed Signature Authorization Form (DR325).
- Board Approval Submit one of the following that applies: <u>Electronically signed</u> Board Resolution Form (DR324), Board minutes clearly stating the assigned member has authorization to sign and executed any and all DOR contract documents, or a letter on official letterhead indicating the authorized signer is an elected official.
- <u>Electronically signed</u> Contractor Certification Clauses (CCC 4/2017). The CCC package contains clauses and conditions that may apply to your agreement and to persons doing business with the State of California. Sign and return the first page of the current CCC. Failure to do will prohibit the State of California from doing business with your company.
- <u>Electronically signed</u> Unruh Civil Rights Act and the Fair Employment & Housing Act. This form must be received to execute the agreement.
- Current Certificate of General Liability Insurance and required endorsement. See Exhibit D for specific insurance requirements.
- Current Certificate of Worker's Compensation Insurance and required Waiver of Subrogation.
 See Exhibit D for specific insurance requirements.
- Current Certificate of Auto Liability Insurance and required endorsement (if applicable). See Exhibit D for specific insurance requirements.

This Agreement cannot be considered binding on either party until approved by appropriate authorized State Agencies. No services should be provided prior to approval, as the State is not obligated to make any payments on any agreement prior to final approval.

Expeditious handling of this Agreement is appreciated. Please contact me at: Sabrina.Pizzuti-Johnson@dor.ca.gov if you have any questions.

Sincerely,

Sabrina Pizzuti-Johnson

Contract Analyst
Contracts and Procurement Section

Enclosures cc: Contract Administrator

EXHIBIT A (Standard Agreement - Subvention) Scope of Work

1. PURPOSE

Third Party Cooperative Agreement

2. AUTHORITY

Law: 29 U.S.C. §§ 721(a)(3), 730, 731, and 733; California Welfare and Institutions Code sections 19008 and 19013.

Regulations: 34 C.F.R. 361.28

Assistance Listing Number: 84.126

3. CONTRACT ENTITIES

Department of Rehabilitation	Mountain View-Los Altos UHSD
San Jose District	1299 Bryant Ave.
2160 Lundy Ave., Suite 115 San Jose, CA 95131	Mountain View, CA 94040

4. DESCRIPTION OF SERVICES/DELIVERABLES

See attached program description – EXHIBIT A.1

EXHIBIT A.1 (Standard Agreement - Subvention)

Third-Party Cooperative Agreement (TPCA)

Mountain View-Los Altos UHSD

Transition Partnership Program (TPP)

SCOPE OF WORK

I. INTRODUCTION

This contract is between Mountain View-Los Altos UHSD (henceforth known as "the Program"), which is a State or local public agency, and the California Department of Rehabilitation (DOR). This third-party cooperative agreement (TPCA) is designed to jointly serve the mutual unduplicated individuals and/or recipients of DOR services (henceforth referred to as 'participant') receiving services from the Program and DOR. Under this cooperative agreement, the Program will ensure that the services provided are not the customary or typical services provided by that Program but rather are new services that have a vocational rehabilitation focus or are existing services that have been modified, adapted, expanded, or reconfigured to have a vocational rehabilitation focus.

Mountain View-Los Altos UHSD has a strong history of providing quality special education services to its students. Students with disabilities from Mountain View High School, Los Altos High School, Alta Vista Continuation High School and the Mountain View-Los Altos UHSD Post-Secondary Program will be referred by district teachers, nurses, school counselors, principals, and assistant principals to the MVLA Special Education Department of Mountain View-Los Altos UHSD. The Transition Counselor will ensure the student meets the appropriate DOR referral process. Students will be referred to the DOR San Jose District for services up to 3 years prior to exit utilizing the referral form that has been developed by Program staff. Consent for release of information forms will be signed, and the file will be reviewed and forwarded to DOR and appointments set up for meeting with the student and parent/guardian as appropriate. Program staff will work closely with the DOR counselor throughout the referral, planning and service processes to ensure coordinated service provision.

Services will also be made available to DOR participants of Blind Field Services (BFS) District as appropriate.

DOR authorizes the following services to be provided under this agreement:

DOR Student Services

- Job Exploration Counseling
- Workplace Readiness Training
- Work-based Learning Experiences
- Instruction in Self-Advocacy
- Counseling on Post-Secondary Education

The Program may provide DOR Student Services to students who are not younger than 16 nor older than 21 years, unless the student is participating in a special education program and receiving services beyond the age of 21 such as adult transition programs. Programs may provide DOR Student Services up to one year post exit from high school if the student is enrolled in a

post-secondary education setting and still satisfies the definition of a student with a disability. Otherwise, upon exit from high school, DOR Student Services will end.

The Program will provide information to program participants with ID/DD ages 16-21 regarding Employment First opportunities for employment and supports to achieve Competitive Integrated Employment.

DOR STUDENT SERVICES - DOR GOALS

<u>For fiscal year 2025-2026</u>, a total of 60 unduplicated participants with disabilities will receive DOR Student Services through this contract.

It is expected that DOR will open 25 new cases from the referrals made by the Program.

<u>For fiscal year 2026-2027</u>, a total of 60 unduplicated participants with disabilities will receive DOR Student Services through this contract.

It is expected that DOR will open 25 new cases from the referrals made by the Program.

For fiscal year 2027-2028, a total of 60 unduplicated participants with disabilities will receive DOR Student Services through this contract.

It is expected that DOR will open 25 new cases from the referrals made by the Program.

II. ASSURANCES

The Program makes the following assurances as identified in 361.28(a):

- (1) The services provided by the Program, as the public cooperating agency, are not the customary or typical services provided by that agency but are new services that have a vocational rehabilitation focus or existing services that have been modified, adapted, expanded, or reconfigured to have a vocational rehabilitation focus.
- (2) The services provided by the Program, as the cooperating agency, are only available to applicants for, or recipients of, services from DOR.
- (3) Program expenditures and staff providing services under the cooperative arrangement are under the administrative supervision of DOR (e.g., the Program will provide only those services that have been authorized by DOR under this cooperating arrangement).
- (4) All requirements of the vocational rehabilitation services portion of the Unified or Combined State Plan, including a state's order of selection, will apply to all services provided under the cooperative arrangement.

III. SERVICES TO BE PROVIDED

DOR STUDENT SERVICES

DOR Student Services are a coordinated set of services available for students with disabilities, to provide transition services to students from the age of 16 through 21, unless the student is

participating in a special education program and receiving services beyond the age of 21 (for students participating in secondary education programs such as adult transition programs). DOR Student Services may be delivered in a classroom, community, or individual setting. Programs may provide DOR Student Services up to one year post exit from high school if the student is enrolled in a post-secondary education setting and still satisfies the definition of a student with a disability. Otherwise, upon exit from high school, DOR Student Services will end.

The coordinated DOR Student Services activities shall include DOR, the school, and other appropriate agencies that may provide services to the participant including Regional Centers, the One Stop system, and Social Security administration. DOR Student Services are based upon the individual participant's needs, preferences and interests and may include program instruction and community experiences.

The following DOR Student Services will be provided by the Program in accordance with this agreement, as authorized by DOR for each individual with a disability and individualized to each program participant's needs, preferences, and interests as well as their DOR Individualized Plan for Employment (IPE) goals and objectives, as appropriate.

The services described in sections below are DOR Student Services, designed to support students with disabilities in exploring transition from school and preparing for successful employment and/or postsecondary education.

DOR Student Services are available to Program participants who are potentially eligible or participants who have been determined eligible for VR services. Participants engaged in DOR Student Services through this contract will primarily be provided services as potentially eligible. Participants who require additional services to participate in DOR Student Services may need to apply for VR services. Participants who have been determined eligible for the VR services may be provided with DOR Student Services either pre- or post-IPE development.

1. DOR Student Services Job Exploration Counseling

a. Description

Job Exploration Counseling services provide an individualized, timely, and systematic process by which a participant seeking employment gains knowledge of career paths and job opportunities and learns to identify strengths, barriers to employment, viable vocational options, and objectives necessary to achieve one or more employment goals. Job Exploration Counseling will be provided in conjunction with the counseling provided by the DOR counselor. Job Exploration Counseling may include discussion, analysis, or information on:

- Local labor markets
- In-demand industries and occupations
- Non-traditional employment options
- Interest in post-secondary training or education
- · Career aptitude, career skills, and vocational interest inventories
- The participant's vocational interest inventory results
- Identification of career pathways of interest to the participant, and the skills and qualifications necessary to be successful in these occupations
- The participant's prior work experience and transferable skills

Career speakers

Progress Reports on Job Exploration Counseling activities will be provided to the DOR Counselor.

The TPP Transition Counselor and TPP Transition Teacher will provide Job Exploration Counseling.

b. Service Goals/Number Served

- For fiscal year 2025-2026, a total of 45 unduplicated participants of DOR services will receive this service
- For fiscal year 2026-2027, a total of 45 unduplicated participants of DOR services will receive this service
- For fiscal year 2027-2028, a total of 45 unduplicated participants of DOR services will receive this service

2. DOR Student Services Workplace Readiness Training

a. Description

Workplace Readiness Training services consist of instruction with curricular supports which can be provided in a classroom, group, or individual setting. Workplace readiness skills are a set of skills and behaviors that are necessary for any job. This secondary school instruction is intended to support goals and objectives and will typically be provided until the student exits the secondary school system, in accordance with the needs and informed choice of the student. Workplace Readiness training can be provided through instruction or other activities where the student can learn and apply the knowledge.

Workplace Readiness Training may include, but not limited to, training in the following subject matters:

- Soft skills needed for successful employment including:
 - Communication with coworkers
 - Attitudes about work
 - o Decision making while on the job
 - o Conflict resolution skills
 - o Problem solving techniques.
 - Appropriate workplace written communication skills
- Interviewing techniques
- Resume development
- Application preparation
- Appropriate work behaviors including:
 - o Grooming and hygiene while on the job
 - Use of a cell phone
 - Social media professionalism
 - Maintaining a healthy lifestyle while at work
 - Time management
 - Developing friendships with coworkers
 - Community safety

- Employer expectations such as punctuality and performance
- Relevant work practices
- Travel training
- Financial literacy
 - Money management
 - Assistance in becoming knowledgeable regarding the impact of employment on a participant's disability and benefits

Progress Reports on Workplace Readiness Training activities will be provided to the DOR Counselor.

The TPP Transition Counselor and TPP Transition Teacher will provide Workplace Readiness Training.

b. Service Goals/Number Served

- For fiscal year 2025-2026, a total of 45 unduplicated participants of DOR services will receive this service
- For fiscal year 2026-2027, a total of 45 unduplicated participants of DOR services will receive this service
- For fiscal year 2027-2028, a total of 45 unduplicated participants of DOR services will receive this service

3. DOR Student Services Work-based Learning Experiences

a. Description

Work-based Learning Experiences use real work settings to provide participant with an opportunity to explore work in a competitive integrated environment. Work-based Learning Experiences provide participant with the knowledge and skills that will help them connect school experiences to real-life work activities and future career opportunities. A participant may engage in more than one work-based learning experience, as appropriate. Work-based learning experiences are intended to be temporary placements to gain experience in the workplace. They may also result in the development of any of the following: vocational direction, appropriate work attitudes, ethics, interpersonal skills, speed, and accuracy, foundational employment skills.

Work-based Learning Experiences include work experience services consisting of short-term placements, both on and off campus, and monitoring the participant's performance in the work environment. Work experience may include:

- Paid/unpaid internships
- Paid/unpaid placement
- Summer work experience
- Apprenticeships (informal)
- Informational interviews
- Workplace tours
- Job shadowing

Any paid or unpaid work experience activities will comply with the Department of Labor regulations. Work Experience supervisors will evaluate participants and submit written Progress Reports to the DOR Counselor on a monthly basis.

The TPP Transition Counselor and TPP Transition Teacher will provide Work-based Learning Experiences.

b. Service Goals/Number Served

- For fiscal year 2025-2026, a total of 45 unduplicated participants of DOR services will receive this service
- 45 unduplicated participants of DOR services will participate in a Work Experience placement
- For fiscal year 2026-2027, a total of 45 unduplicated participants of DOR services will receive this service
- 45 unduplicated participants of DOR services will participate in a Work Experience placement
- For fiscal year 2027-2028, a total of 45 unduplicated participants of DOR services will receive this service
- 45 unduplicated participants of DOR services will participate in a Work Experience placement

4. DOR Student Services Instruction in Self-Advocacy

a. Description

Instruction in Self-Advocacy services may be provided in a classroom, group, or individual setting to assist the participant to effectively communicate, convey, negotiate, or assert his/her own interests and/or desires. Instruction may be provided through mentorships including peer, disability, or group mentoring. Self-Advocacy instruction may train the participant in the following skills as they relate to successful employment:

- Self-awareness
- Disability understanding and disclosure
- Self-determination
- Setting goals
- Reasonable accommodation factors
- Utilizing available resources and support systems
- Taking a leadership role in the IEP, 504, or other person-centered planning process
- Positive self-talk
- Understanding workplace rights
- Understanding workplace responsibilities
- Effective communication and interpersonal skills

Progress Reports on Instruction in Self-Advocacy activities will be provided to the DOR Counselor.

The TPP Transition Counselor will provide Instruction in Self-Advocacy.

b. Service Goals/Number Served

- For fiscal year 2025-2026, a total of 45 unduplicated participants of DOR services will receive this service
- For fiscal year 2026-2027, a total of 45 unduplicated participants of DOR services will receive this service
- For fiscal year 2027-2028, a total of 45 unduplicated participants of DOR services will receive this service

5. DOR Student Services Counseling on Post-Secondary Education

a. Description

Counseling on Post-Secondary Education services include instruction with curricular supports which can be provided in a classroom, group, or individual setting. Participants interested in careers requiring post-secondary education may receive guidance on how skill development and knowledge relate to future opportunities in post-secondary education settings and employment. Counseling on Post-Secondary Education may include instruction in the following subject matters:

- Explore career & post-secondary education options
- Learn about career pathways
- Discover post-secondary education resources and disability support services
- Assist with application/enrollment process
- Identify financial aid options
- Identify technology needs
- Attend college fairs & tours

Progress Reports on Counseling on Post-Secondary Education activities will be provided to the DOR Counselor.

The TPP Transition Counselor will provide Counseling on Post-Secondary Education.

b. Service Goals/Number Served

- For fiscal year 2025-2026, a total of 45 unduplicated participants of DOR services will receive this service
- For fiscal year 2026-2027, a total of 45 unduplicated participants of DOR services will receive this service
- For fiscal year 2027-2028, a total of 45 unduplicated participants of DOR services will receive this service

IV. DOR AND PROGRAM CONTACTS

Organization	Dept. of Rehabilitation	Mountain View-Los Altos
		UHSD
Contact Person	Judy Salinas	Dustin Cooley

Title	DOR Contract	Program Contract
	Administrator	Administrator
Telephone	(408) 277-1005	(650) 940-4650 x1055
Email Address	Judith.Salinas@dor.ca.gov	Dustin.Cooley@mvla.net
Mailing Address	2160 Lundy Ave.,	1299 Bryant Ave. Mountain
	Suite 115	View, CA 94040
	San Jose, CA 95131	

V. LINKAGES TO OTHER COMMUNITY AGENCIES

In alignment with section 101(a)(11) of the Rehabilitation Act, DOR and the Program has regular contact and ongoing working relationships with the following agencies to increase opportunities for program participants and avoid duplication of services:

- Employment Development Department
- Expandibility
- Regional Center
- Foothill Community College & De Anza Community College
- One Stop Center
- CHAC
- Bill Wilson Centers
- Nova Youth Employment

VI. IN SERVICE TRAINING

Twice a year or more frequently as needed, in-service trainings will be conducted to cross-train the Program and DOR staff in each agency's mission, goals, services, policies, procedures, and professional approaches. This may be done through quarterly meetings, monthly staff meetings, and other program related meetings.

EXHIBIT B

(Standard Agreement - Subvention) Budget Detail and Payment Provisions

1. INVOICING AND PAYMENT

A. Service Budget Payment of Expenditure

- 1. This is a cost reimbursement Agreement for subvention services. For services satisfactorily completed by the Program consistent with those authorized by DOR, and upon receipt and approval of the invoices by DOR, DOR agrees to reimburse the Program for actual expenditures incurred subject to the approved Scope of Work, Service Budget, Budget Narrative, approved invoices, and applicable regulations as attached or referenced hereto and made a part of this Agreement.
- 2. All expenses shall be reviewed and approved by the DOR Contract Administrator before payment can be made to the Program.
- 3. The Service Budget must set forth in detail the reimbursable items, unit rates and extended total amounts for each line item. The Program's Service Budget shall include items directly related to this Agreement to include a Budget Narrative that fully explains why and how the costs are necessary, reasonable, and allocable to the Agreement.

B. Submission of Invoice(s)

- Monthly invoices must be completed using the DR 801B Service Invoice form (DR801B) and shall provide an actual line-item detail of expenditure(s) that supports the approved Service Budget and Budget Narrative. The DR801B shall include the Agreement Number and be submitted in duplicate not more frequently than monthly in arrears to the DOR Contract Administrator or designee (listed in Exhibit A).
- 2. An original DR801B must be submitted and signed by authorized personnel as listed on the Signature Authorization (DR 325) form.
- 3. Supporting documentation must be available upon request at any time by DOR staff, or other State and Federal representatives.
- 4. Federal and State funds are time limited; therefore, invoices (service and certified match) must be submitted as soon as possible, but no later than 60 days after the service month. Final submission of all fiscal year-end invoices is due no later than November 1st, to allow for payment and draw down prior to the close out of Federal/State funds.
- 5. If budgetary funds revert due to failure to submit timely invoices or failure to submit a properly prepared invoice, related Federal and State funds will no longer be available for use which will require the contractor to submit a claim through the California Department of General Services' Government Claims Program, where approval to pay is not guaranteed.
- The DOR is committed to issue payments as quickly as possible following the receipt of an accurate and complete invoice of allowable costs as approved by the DOR Contract Administrator.

C. Appropriate Expenditures

Budgets must not contain line items that are or will be reimbursed/paid by another source of funding during the period covered by this Agreement. Budgeted amounts that have not been utilized during a fiscal year shall not be carried over to another fiscal year.

D. Invoice Claim Adjustments

- 1. Budgeted amounts remaining for a given line item, within a fiscal year budget, may be used to defray allowable costs under the approved budget line items contained within the same fiscal year. A claim adjustment is required on the Service Invoice (DOR 801B) with an attached brief narrative explaining each line item impacted and may not exceed up to a cumulative amount of ten percent (10%) of the total annual contract Service Budget for all budget years as long, as there is neither an increase nor decrease of the total annual contract Service Budget. A formal amendment is required if it does not meet the above criteria.
- 2. Staff line item salary ranges and percentage of time are projected estimates and are subject to change based on actual salary and chargeable time costs. Claim adjustments are allowable as long as the annualized total line item costs do not exceed what is allowed in Item 1 above.

E. Budget Contract Amendments

A contract amendment between both parties is required for any budget changes not covered in Section D above. This includes any major category or detailed line item description changes to the approved Service Budget and Budget Narrative as outlined below:

- Adding and deleting a major category budget or detailed line item.
- Line item adjustments that exceed a cumulative amount of 10%.
- Decrease/increase to the total annual budget award or the total Agreement award for all budget years.
- Any word for word changes to the written budget narrative or budget cost detail.
 (Note: ALL changes must be made in bold.)

F. Travel Reimbursements

If travel is reimbursable, the Program agrees that all travel expenses and per diem rates paid to its employees under this Agreement shall be reimbursed at actual costs not to exceed the California Department of Human Resources (CalHR) designated rates for excluded employees. Go to CalHR website at http://www.calhr.ca.gov/employees/pages/travel-reimbursements.aspx. No travel outside the State of California except for bordering California States shall be reimbursed without prior documented written authorization from DOR.

Upon request from DOR, the Program will provide sufficient documentation to support travel expenditures such as travel claims, mileage logs, and receipts for lodging, transportation, and meal costs. Travel costs that benefit more than one cost objective will be allocated to this agreement in proportion to the benefit received by DOR.

2. BUDGET CONTINGENCY CLAUSE

A. It is mutually agreed that if the Budget Act of the current year and/or any subsequent years covered under this Agreement does not appropriate sufficient funds for the Program, this Agreement shall have no further force and effect. In this event, the State shall have no liability

to pay any funds whatsoever to the Program or to furnish any other considerations under this Agreement and the Program shall not be obligated to perform any provisions of this Agreement.

B. If funding for any fiscal year is reduced or deleted by the Budget Act for purposes of this program, the State shall have the option to either cancel this Agreement with no liability occurring to the State or offer an Agreement amendment to the Program to reflect the reduced amount.

3. BUDGET CONTINGENCY CLAUSE FOR FEDERALLY FUNDED AGREEMENTS

- A. It is mutually understood between the parties that this Agreement may have been written for the mutual benefit of both parties before ascertaining the availability of congressional appropriation of funds to avoid program and fiscal delays that would occur if the Agreement were executed after that determination was made.
- B. This Agreement is valid and enforceable only if sufficient funds are made available to the State by the United States Government for the current year and/or any subsequent year for the purpose of this program. In addition, this Agreement is subject to any additional restrictions, limitations, or conditions enacted by Congress or to any statute enacted by Congress that may affect the provisions, terms, or funding of this Agreement in any manner.
- C. The parties mutually agree that if Congress does not appropriate sufficient funds for the program, this Agreement shall be amended to reflect any reduction in funds.

4. PROMPT PAYMENT CLAUSE

Payment will be made in accordance with, and within the time specified in, Government Code Chapter 4.5, commencing with section 927.

5. PRINCIPLES AND STANDARDS FOR DETERMINING ALLOWABLE COSTS, INCLUDING REQUIREMENTS FOR DOCUMENTING PERSONNEL ACTIVITY CHARGEABLE TO THE AGREEMENT

Agreements awarded by DOR shall be subject to actual costs for services rendered under this Agreement. Allowable costs under this Agreement must meet the following general criteria:

- Be generally recognized and necessary for the provision of services identified in this Agreement.
- Be reasonable for the performance of the Agreement, including acceptable sound business practices.
- Be subject to the terms and conditions of the Agreement and approved DOR budgeted line
 items.
- Not be used for general expenses required to carry out other responsibilities of the Program.
- Be properly documented and supported.
- Be allocable to the services provided under the cooperative arrangement so that costs charged to the agreement are proportional to the benefits received by DOR.

Documenting and supporting the distribution of all costs, including the allocation of time chargeable to the Agreement, is required. The Program agrees to comply with the 2 CFR part 200 Federal cost principles regarding documentation for the support of personnel activity chargeable to the Agreement.

6. ACCOUNTING SYSTEM REQUIREMENTS

- A. The Program must maintain an appropriate fund accounting system that accurately accumulates and segregates reasonable, allocable, and allowable costs in compliance with State and Federal regulations, and generally accepted accounting principles. The Program's financial management system shall provide:
 - Accurate, current, and complete disclosure of the financial results of each federally sponsored project.
 - Records that identify adequately the source and application of funds for federally sponsored activities.
 - Written procedures for determining the reasonableness, allocable, and allowable costs in accordance with the provisions of the applicable federal cost principles and the terms and conditions of the Agreement.
 - Accurate fund accounting records that track the revenues received from funders/sources and the expenditures paid to vendors for goods and services, and that are supported by adequate source documentation.
- B. The Program shall submit to State such reports, accounts, and records as deemed necessary by the State to discharge its obligation under State and Federal laws and regulations

Mountain View-Los Altos UHSD

DOR Program Budget

July 1, 2025, or Upon Approval, Whichever is Later – June 30, 2028

FY 7/1/2025 or Upon Approval, FY Whichever FΥ is Later to 7/1/2026 to 7/1/2027 to 6/30/2027 6/30/2028 6/30/2026 FTE **EXPENDITURE** TOTAL TOTAL TOTAL ITEM FTE Counselor 0.50 Units 0.50 0.50 Rehabilitation Team Unit 1 FTE = \$110,377 \$55,189 \$55,189 \$55,189 Case Services \$65,461 \$65,461 \$65,461 (Individual Consumer Expenses) \$120,650 \$120,650 SUBTOTAL \$120,650 \$120,650 \$120,650 \$120,650 TOTAL DOR PROGRAM COST

Mountain View-Los Altos UHSD

Program Budget and Match Summary

July 1, 2025, or Upon Approval, whichever is later - June 30, 2028

	FY 7/1/2025, or Upon approval, whichever is later to 6/30/2026	FY 7/1/2026 to 6/30/2027	FY 7/1/2027 to 6/30/2028
	<u>TOTALS</u>	<u>TOTALS</u>	TOTALS
DOR PROGRAM COSTS (From DOR Program Budget)	\$120,650	\$120,650	\$120,650
DOR Student Services Service Budget	\$141,350	\$141,350	\$141,350
VR Employment Services Service Budget (If Applicable)			
TOTAL PAYMENT BY DOR TO CONTRACTOR (From Service Budget)	\$141,350	\$141,350	\$141,350
TOTAL FEDERAL COSTS	\$262,000	\$262,000	\$262,000
Certified Match (If applicable)	\$92,412 26.07%	\$92,412 26.07%	\$92,412 26.07%
Total Federal Share	\$262,000 73.93%	\$262,000 73.93%	\$262,000 73.93%
Cash Match (If applicable) Total Federal Share	0% \$0 0%	0% \$0 0%	0% \$0 0%
TOTAL STATE MATCH	\$92,412	\$92,412	\$92,412

Cooperative agency certified match expenditure and cash match expenditure must be from non-federal funds and cannot be used to draw down other federal funds. The cash match expenditure must equal at least 21.3% of the designated share and the certified match expenditure must equal at least 25% of the designated share.

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STA. TPP	STATE OF CALIFORNIA TPP DOR STUDENT SERVICES SERVICE BUDGET							DEPARTME	ENT OF REI	DEPARTMENT OF REHABILITATION
	☑ Original	☐ Amendment	Į.							
Cont	Contractor Name and Address	Cor	Contract Number	er	Fed	Federal ID Number	ber		Page X of X	
Mour	Mountain View-Los Altos UHSD					77-0209871				
1299	1299 Bryant Avenue	Bi	Budget Period	9	B	Budget Period	ď	B	Budget Period	Q
Moul	Mountain View, CA 94040	July 1, 2025, or Upon Approval Whichever is Later – June 30, 2026	July 1, 2025, or Upon Approval hichever is Later – June 30, 20;	Approval ле 30, 2026	July 1, 2(July 1, 2026 – June 30, 2027	30, 2027	July 1, 20	July 1, 2027 – June 30, 2028	30, 2028
		Effective Date (Amendments Only)	te (Amendr	ents Only)	Effective Date (Amendments Only)	te (Amendn	nents Only)	Effective Date (Amendments Only)	te (Amendir	ients Only)
Line N	PERSONNEL - Position Title & Time Base	Annual Salary Per FTE	Annual	Amount	Annual Salary Per FTE	Annual	Amount	Annual Salary Per FTE	Annual	Amount Budgeted
	Administrative Personnel									
-	TPP Transition Coordinator 1 FTE = 40 hrs./wk., 213 days/yr.	\$110,000.00	0.20	\$22,000.00	\$110,000.00	0.20	\$22,000.00	\$110,000.00	0.20	\$22,000.00
7	Staff Benefits			\$15,000.00			\$15,000.00			\$15,000.00
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4										
2									1	
9	Admin Subtotal			\$37,000.00			\$37,000.00			\$37,000.00
_	DOR Student Services Direct Service Personnel									
00	<pre>IPP Iransition Counselor I FTE = 40 hrs./wk., 213 days/yr.</pre>	\$100,000.00	0.500	\$50,000.00	\$100,000.00	0.500	\$50,000.00	\$100,000.00	0.500	\$50,000.00
တ	Staff Benefits			\$30,000.00			\$30,000.00			\$30,000.00
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<u>5</u>				\$117,000.00			\$117,000.00			\$117,000.00
8	OPERATING EXPENSES									
21				\$1,058.50			\$1,064.00			\$1,064.00
22	Mileage / Transportation / Travel			\$1,000.00			\$994.50			\$994.50
23										
24										
25										
56				\$2,058.50			\$2,058.50			\$2,058.50
27	Personnel and Operating Subtotal			\$119,058.50			\$119,058.50			\$119,058.50
8 8	Indirect Rate			10.03%			10.03%			10.03%
R				7C.148,114			\$11,941.37			404 000 001
ကြ	Pro			\$131,000.07			\$131,000.07			\$131,000.07
<u></u>	Workplac			\$4,725.00			\$4,725.00			\$4,725.00 \$1,001.00
32				\$5,625.00			\$5,625.UU			\$5,625.00
33	I U I AL (rounded to nearest dollar)			DCC,1414			4141,55U			000'141¢

Exhibit B.1

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Mountain View-Los Altos UHSD DOR STUDENT SERVICES BUDGET NARRATIVE

BENEFITS

Benefit Statements

Classified S	Staff	
OASDI:	6.20%	
MEDI:	1.45%	
UI:	0.05%	
WC:	1.10%	9
PERS:	27.80%	
TOTAL:	36.60%	

This Service Budget Narrative is to describe how services expenditures for the Mountain View-Los Altos UHSD (hereinafter referred to as 'Program') will be allocated for the provision of services to unduplicated individuals and/or participants in DOR Services (hereinafter referred to as "participants").

PERSONNEL

For all positions: Cooperative Program Duties must be new services that have a VR focus or existing services that have been modified, adapted, expanded, or reconfigured to have a VR focus in accordance with 34 C.F.R. § 361.28(a)(1).

TPP Transition Coordinator

Allowable Activities Under this Agreement Include:

Administrative Duties

- Maintain Program participant list.
- Responsible for monitoring match amount for the Certified Budget and submitting the Certified Expenditure Summary to DOR timely.
- Responsible for maintaining the DOR Student Services Budget and submitting DOR Student Service Invoices timely to DOR.
- Training and supervision of program staff.
- Write and maintain program contract.
- Printing and copying program related materials.
- Monitor program inventory and oversee program supply use.
- Format all new and revised program documents.
- Order and oversee distribution of all program materials.
- Organize program staff interviews and complete and turn in all required hiring paperwork.

Direct Service Duties:

None

Unallowable Traditional Duties that are the customary or typical services provided by the Program:

Transition Program Coordinator

Activities include:

Oversee operations of Workability 1 Grant

- Serves as the Mountain View-Los Altos UHSD Special Education Transition Service Coordinator
- Writing Grants for the district. Renewals to fund other new career development related programs for students 16-21.
- Oversees completion of district grant related outcomes.
- Attend Mountain View-Los Altos UHSD special education department meetings
- Assist Mountain View-Los Altos UHSD staff with the information needed to establish referrals to district programs.
- Administer Workability1 budget: Review and preauthorize expenditures for Workability I program.
- Assist and support student parents in understanding the transition from high school to adult living process.
- Works with Special Education teachers to keep up to date on transition programing elements.

TPP Transition Counselor

Allowable Activities Under this Agreement Include:

Administrative Duties:

None

Direct Service Duties

- Provide Job Exploration Counseling:
 - o Assess participant vocational interests, aptitude and self-determination skills.
 - Facilitate exchange of Job exploration Counseling information with DOR counselor and other adult services providers as appropriate by obtaining reports for participant case records as needed.
- Provide Workplace Readiness Training in both small group workshops and during summer job clubs.
- Provide Work based Learning Experiences including locating worksites for participant work experience placements both during the school year and during summer job clubs.
- Coordinate evaluation of participants in work experiences including contacting employers to discuss participant progress.
- Provide Instruction in Self Advocacy one to one or in small groups.
- Provide information on how to utilize and access available resources and support systems as part of Instruction in Self-Advocacy.
- Provide Counseling on Post-Secondary Education including:
 - College tour field trips
 - o Providing instructions on how to complete the FAFSA, information regarding available financial aid options and how to apply for financial aid.
 - o Provide information to participants on how to connect with DSPS.
- Develop relationships with employers to establish work experience opportunities and worksites for program participants.
- Provide onsite job coaching for participants in work experiences.
- Complete and submit participant progress reports:
 - Paid/Unpaid Work Experience
 - Quarterly Progress Reports
- On behalf of participants facilitate communication among participant service providers that support participant engagement in DOR Student Services.

<u>Unallowable Traditional Duties that are the customary or typical services provided by the Program:</u>
Transition Specialist

Activities include:

- This position is responsible for providing case management support for students enrolled in the Workability 1 High School Program.
- Complete and update WA1 grant required paperwork.
- Provide student services as outlined in the WA1 grant contract.
- Participate in weekly district staff meetings and training as needed.
- Assist and support student parents in understanding the transition from high school to adult living process.
- Works with Special Education teachers to keep up to date on transition programing elements.

OPERATING EXPENSES

Costs are budgeted through an appropriate allocation methodology for expenses that are shared by multiple funding categories.

Office Supplies

Consumable office supplies necessary for staff required in the provision of program services under the contract to be used during the contract period. Items to be purchased include but are not limited to binder clips, binders, calculator tape, envelopes, file folders, markers, paper, paper clips, pencils, pens, Post-it notes, printer cartridges, staples, staplers, and stationary. This line item may also include items for the safety of personnel and participants such as Personal Protective Equipment (PPE) and safety equipment necessary. May include but not limited to masks, gloves, hand sanitizers, disinfectant spray, Plexiglass barriers, first aid kits, fire extinguishers and temperature screeners.

Mileage/Transportation/Travel

<u>Mileage</u> - Mileage expenses allowable when program staff utilize personal vehicles in the provision of program services such as job development, job coaching, DOR meetings and/or trainings, program monitoring and other program-related activities. Costs are reimbursable utilizing CalHR designated rates found at CalHR.Ca.Gov.

<u>Transportation</u> - This includes costs for transporting participants for the provision of program services utilizing school district vans, school bus service or hired vehicle, ride share. The expense may also include the allocated costs for fleet maintenance.

<u>Travel -</u> Per diem and travel costs for contract staff to attend contract-related trainings or meetings, participate in employer networking events, job fairs and other vocational meetings as needed and/or requested. Travel expenses include airfare, bus, train, taxi, ride share, rental cars, public transportation, tolls, parking, lodging and food. Program staff will be reimbursed at actual costs not to exceed the CalHR posted designated rates. If lodging cannot be found within the allowable CalHR designated rates, programs may submit a request to the DOR contract Administrator for prior approval. The DOR Contract Administrator must pre-approve all travel in writing.

INDIRECT COST

Indirect cost rate of the Education Agency Cooperative Program is the rate calculated and approved by the California Department of Education (CDE) for the Mountain View-Los Altos Union High School District. Indirect costs cover administrative costs not already addressed under specific line items in this contract (e.g., Chief Financial Officer, building/office facilities expenses, human resources, data processing, maintenance, and general operations) This indirect rate is applied to both personnel costs and operating expenses in this contract.

WORKPLACE READINESS TRAINING

Costs for the purchase of bus passes to support travel training Readiness Training instruction as part of Workplace Readiness Training services. Total amount budgeted is based on the anticipated number of program participants receiving transportation training multiplied by the prevailing local student bus pass rates.

Receipts for items purchased must be retained by the Program and submitted to DOR upon request.

WORK-BASED LEARNING

Based upon the specific work experience placement, reimbursement costs for the purchase employer-required items such as, but not limited to, shoes, work clothing, uniforms, fingerprinting, and food handler permits. These costs are specific to the program participant and without these items the participant would be unable to engage in the specific work experience. Total amount budgeted is based on the anticipated number of program participants in Work-based Learning services based on the contract service goal, and up to \$150.00 allowance per program participant.

Receipts for items purchased must be retained by the Program and submitted to DOR upon request.

		COOPERATIVI	ATIVE AG	E AGENCY-CERTIFIED EXPENDITURE BUDGET Upon Approval, whichever is later – June 30, 2028	ED EXPENDI:	TURE BL - June 3(JDGET), 2028			
Cont	Contractor Name and Address				Cooperative age	ency agrees	Cooperative agency agrees it will make the following expenditures during the fiscal year, in	wing expenditur	es during t	ne fiscal year, in
Moun	Mountain View-Los Altos UHSD				conformity with t	he followin	conformity with the following narrative section titled "Cooperative Agency-Certified	tled "Cooperativ	e Agency-C	ertified
1299 Moun 77-02	1299 Bryant Ave. Mountain View, CA 94040 77-n209871				Expenditure Buc that the Coopera expenditures sha	dget Narrati ative agenc all come fro	Expenditure Budget Narrative". These are not legally mandated services and are not services that the Cooperative agency otherwise provides. **NOTE** No portion of the below expenditures shall come from Federal Funds or WorkAbility I Funds.	egally mandated s. **NOTE** No WorkAbility Fu	services are portion of tunds.	nd are not services he below
	Item Expenditure	July 1, 2 Whichever	July 1, 2025, or Upon Approval, hichever is Later – June 30, 20'	July 1, 2025, or Upon Approval, Whichever is Later – June 30, 2026	July 1,	July 1, 2026 – June 30, 2027	e 30, 2027	July 1,	July 1, 2027 – June 30, 2028	e 30, 2028
No.	PERSONNEL - Position Title & Time Base	Annual Salary Per FTE	Annual	Annual Amount Certified	Annual Salary Per FTE	Annual FTE	Annual Amount Certified	Annual Salary Per FTE	Annual FTE	Annual Amount Certified
_	TPP Transition Teacher (4) 1 FTE = 40 hrs./wk., 10 mos./yr.	\$864,000.00	0.05	\$43,200.00	\$864,000.00	0.05	\$43,200.00	\$864,000.00	0.05	\$43,200.00
7	TPP Transition Counselor 1 FTE = 40 hrs./wk.,10 mos./yr.	\$98,424.00	0.50	\$49,212.00	\$98,424.00	0.50	\$49,212.00	\$98,424.00	0.50	\$49,212.00
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9	OPERATING EXPENSE			00:31:1(304						
17										
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3 2										
22	Operating Subtotal			\$0.00			\$0.00			\$0.00
23	Personnel and Operating Subtotal			\$92,412.00			\$92,412.00			\$92,412.00
25	TOTAL EXPENDITURES "CERTIFIED"			\$92,412			\$92,412			\$92,412

Exhibit B.1

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Mountain View-Los Altos UHSD CERTIFIED BUDGET NARRATIVE

BENEFITS

All active employees, in paid status, in a monthly salaried position of half or, more are eligible for medical, dental, vision and life insurance coverage. Full-time staff are entitled to full time benefits.

Certific	ated Staff	Classified Staff
STRS:	19.10%	OASDI: 6.20%
MEDI:	1.45%	MEDI: 1.45%
SUI:	0.05%	SUI: 0.05%
WC:	1.10%	WC: 1.10%
Total:	21.70%	PERS: 27.80%
		Total: 36.60%

This Certified Budget Narrative is to describe how the Mountain View-Los Altos UHSD will redirect staff time specifically certified in the provision of services to program unduplicated individuals and/or participants in DOR Services (hereinafter referred to as "participants").

PERSONNEL

For all positions: Cooperative Program Duties must be new services that have a VR focus or existing services that have been modified, adapted, expanded, or reconfigured to have a VR focus in accordance with 34 C.F.R. § 361.28(a)(1).

TPP Transition Teacher

Job Requirements:

FTE: 0.05 Percent of FTE that will be utilized only to provide services under this agreement.

Allowable Contract Activities Include:

- Provide Workplace Readiness Training
- Provide Job Exploration Counseling
- Consult with the TPP Transition Counselor as needed in Job Exploration Counseling activities, Workplace Readiness Training, and participant progress in contract services as needed
- Aid with coordinating DOR Student Services for participants during the school day.
- Provide Work-based Learning Experiences
- Monitor participant progress at work experience job sites including providing participants on site job coaching support.

Non-Contract Traditional Duties (not charged to this contract) that are the customary or typical services provided by the Program.

Education Specialist

Activities include:

- Provide classroom academic instruction to students
- Assist Job Developer with updates on student progress during the TPP class and with case management activities
- Provide supervision of students during off-site school activities
- Administer, grade, and document student class assignments, homework and exams

- In charge of maintaining student records and files
- Provide instructional support and leadership for staff in planning a course of action and/or lesson plans for students.

TPP Transition Counselor

Job Requirements:

FTE: 0.50 Percent of FTE that will be utilized only to provide services under this agreement.

Allowable Contract Activities Include:

- Provide Job Exploration Counseling:
 - o Assess participant vocational interests, aptitude and self-determination skills.
 - Facilitate exchange of Job exploration Counseling information with DOR counselor and other adult services providers as appropriate by obtaining reports for participant case records as needed.
- Provide Workplace Readiness Training in both small group workshops and during summer job clubs.
- Provide Work based Learning Experiences including locating worksites for participant work experience placements both during the school year and during summer job clubs.
- Coordinate evaluation of participants in work experiences including contacting employers to discuss participant progress.
- Provide Instruction in Self Advocacy one to one or in small groups.
- Provide information on how to utilize and access available resources and support systems as part of Instruction in Self-Advocacy.
- Provide Counseling on Post-Secondary Education including:
 - College tour field trips
 - Providing instructions on how to complete the FAFSA, information regarding available financial aid options and how to apply for financial aid.
 - o Provide information to participants on how to connect with DSPS.
- Develop relationships with employers to establish work experience opportunities and worksites for program participants.
- Provide onsite job coaching for participants in work experiences.
- Complete and submit participant progress reports:
 - Paid/Unpaid Work Experience
 - Quarterly Progress Reports
- On behalf of participants facilitate communication among participant service providers that support participant engagement in DOR Student Services.

Non-Contract Traditional Duties (not charged to this contract) that are the customary or typical services provided by the Program.

Transition Specialist

Activities include:

- This position is responsible for providing case management support for students enrolled in the Workability 1 High School Program.
- Complete and update WA1 grant required paperwork.
- Provide student services as outlined in the WA1 grant contract.
- Participate in weekly district staff meetings and training as needed.
- Assist and support student parents in understanding the transition from high school to adult living process.
- Works with Special Education teachers to keep up to date on transition programing elements.

EXHIBIT C

(Standard Agreement - Subvention) General Terms and Conditions (GTC 2/2025)

PLEASE NOTE: The General Terms and Conditions will be included in the Agreement by reference, you can view them at the Department of General Services, Office of Legal Services website at: Standard Contract Language (ca.gov). Click on the GTC 2/2025 to open the document.

EXHIBIT D

(Standard Agreement - Subvention) Special Terms and Conditions

1. NOTIFICATION AND COMPLIANCE

All notices required by either party shall be in writing and sent by email, mail, or personally delivered to the appropriate address. Mailing addresses may be changed by written notice.

The Program agrees to comply with all laws, regulations, ordinances, and policies of any governmental unit having jurisdiction over the rehabilitation program with regards to construction, medicine, health, safety, wages, hours, working conditions, workers' compensation, licensing and all other activities requiring compliance. The Program shall accept financial responsibilities in the event of non-compliance.

2. DISPUTES

If the Program believes that there is a dispute or grievance between the Program and the State arising out of or relating to this Agreement, the Program shall first discuss and attempt to resolve the issue informally with the DOR Contract Administrator. If the issue cannot be resolved at this level, the Program shall follow the following procedures:

- A. If the issue cannot be resolved informally with the DOR Contract Administrator, the Program shall submit, in writing, a grievance report together with any evidence to the DOR Contract Administrator's Supervisor. The grievance report must State the issues in the dispute, the legal authority, or other basis for the Program's position and the remedy sought. Within ten (10) working days of receipt of the written grievance report from the Program, the DOR Supervisor shall make a determination on the problem and shall respond in writing to the Program indicating the decision and reasons, therefore. Should the Program disagree with the Supervisor's decision, the Program may appeal to the next level following the procedure in "Disputes", paragraph B listed below.
- B. The Program's letter of appeal must be submitted within ten (10) working days of the receipt of the DOR Contract Administrator's Supervisor's written decision. The Program must submit a letter of appeal to the DOR Contract Officer explaining the disagreement with the Contract Administrator's Supervisor's decision. The letter must include, as an attachment, copies of the Program's original grievance report, evidence originally submitted, and response from the Supervisor. The Contracting Officer shall, within twenty (20) working days of receipt of Program's letter of appeal, review the issues raised and shall render a written decision to the Program. The decision of the Director or designee shall be final.

3. RIGHT TO TERMINATE

- A. Either party reserves the right to terminate this Agreement subject to 30 days written notice.
- B. However, the Agreement can be immediately terminated by DOR for cause. The term "for cause" shall mean that the Program fails to meet the terms, conditions, and/or responsibilities of the Agreement. In this instance, the Agreement termination shall be effective as of the date indicated on the State's notification to the Program.

4. CORRECTIVE ACTION

If the Program is not able to meet the service goals outlined in the Scope of Work, DOR reserves the right to reduce the Service Budget in alignment with an amended Scope of Work to reflect

updated service goals that are achievable for the Program after review by the DOR Contract Administrator.

5. TRAINING SEMINARS, WORKSHOPS OR CONFERENCES

If the Program provides training seminars, workshops, or conferences, the Program must obtain prior DOR approval for the location, costs, dates, agenda, instructors, instructional materials, and attendees at any reimbursable training seminar, workshop, or conference pursuant to this Agreement and of any reimbursable publicity or educational materials to be made available for distribution. The Program shall acknowledge the support of the State whenever publicizing the work under this Agreement in any media. The provision does not apply to necessary staff meetings or training sessions held for the staff of the Program to conduct routine business matters.

6. INSURANCE REQUIREMENTS

General Provisions Applying to All Policies

- A. Coverage Term Coverage needs to be in force for the complete term of the contract. If insurance expires during the term of the contract, a new certificate must be received by the State within ten (10) days of the expiration of this insurance. Any new insurance must still comply with the original terms of the contract.
- B. Policy Cancellation or Termination & Notice of Non-Renewal The Program is responsible to notify the State within five business days before the effective date of any cancellation, non-renewal, or material change that affects required insurance coverage. In the event the Program fails to keep in effect the specified insurance coverage, the State may, in addition to any other remedies it may have, terminate this Contract upon the occurrence of such event, subject to the provisions of this Contract.
- C. Deductible The Program is responsible for any deductible or self-insured retention contained within their insurance program.
- D. Insurance Carrier Required Rating All insurance companies must carry a rating acceptable to the Office of Risk and Insurance Management. If the Program is self-insured for a portion or all of its insurance, review of financial information including a letter of credit may be required.
- E. Inadequate Insurance Inadequate or lack of insurance does not negate the Program obligations under the contract.
- F. Satisfying a Self-Insured Retention (SIR) All insurance required by this contract must allow the State to pay and/or act as the Program's agent in satisfying any SIR. The choice to pay and/or act as the Program's agent in satisfying any SIR is at the State's discretion.
- G. Available Coverages/Limits All coverage and limits available to the Program shall also be available and applicable to the State.
- H. Subcontractors In the case of the Program's utilization of subcontractors to complete the contracted scope of work, the Program shall include all subcontractors as insured under the Program's insurance or supply evidence of insurance to the State equal to policies, coverages and limits required of the Program.
- I. Hazardous Activity
 - If applicable under this contract transportation is considered a hazardous activity. The Program agrees that the bodily injury liability insurance herein provided for shall be in effect at all times during the term of this contract. In the event said insurance coverage expires at any time or times during the time of this contract, the Program agrees to provide, at least 30 days before said expiration date, a new certificate of insurance evidencing insurance coverage as provided for herein for not less than the remainder of the term of the contract or for a period of not less than one year. New certificates of insurance are subject to the approval of DGS/ORIM, and the Program agrees that no work or services shall be performed prior to such approval.

The State may, in addition to any other remedies it may have, terminate this contract should Program fail to comply with these provisions.

i. Commercial General Liability – The Program shall maintain general liability on an occurrence form with limits not less than \$1,000,000 per occurrence for bodily injury and property damage liability combined with a \$2,000,000 annual policy aggregate. The policy shall include coverage for liabilities arising out of premises, operations, independent Programs, products, completed operations, personal & advertising injury, and liability assumed under an insured Agreement. This insurance shall apply separately to each insured against whom claim is made or suit is brought subject to the Program's limit of liability.

The following must be included as part of the policy and must be noted on the certificate of insurance: The State of California, its officers, agents, and employees as additional insured, but only with respect to work performed under the Agreement.

- **Endorsements must be provided to the DOR prior to release of the executed contract. The endorsement must be acceptable to the Department of Rehabilitation.**
- ii. <u>Automobile Liability</u> (If Applicable) For DOR consumers being provided transportation under said Agreement, the Program shall maintain motor vehicle liability with limits not less than \$1,000,000 combined single limit per accident. Such insurance shall cover liability arising out of a motor vehicle including owned, hired and non-owned motor vehicles to include the following additional insurance coverage below:
- For public schools and other State or local public agencies: Automobile Liability insurance must include Any-Auto, Hired-Autos, Non-Owned Autos, and any other auto used in performing services under the Agreement. For seating capacity up to 7 people (includes driver), the Program's certificate of insurance shall State a limit of liability of not less than \$1,000,000 per occurrence for bodily injury and property damage liability combined. For seating capacity for 8 to 15 people (includes driver) the certificate of insurance shall State a limit of liability of not less than \$1,500,000 per occurrence for bodily injury and property damage liability combined. For seating capacity for 16 passengers or more the certificate of insurance shall State a limit of liability of not less than \$5,000,000 per occurrence for bodily injury and property damage liability combined.

The following must be included as part of the policy and must be noted on the certificate of insurance: The State of California, its officers, agents, and employees as additional insured, but only with respect to work performed under the Agreement.

- **Endorsements must be provided to the DOR prior to the release of the executed contract. The endorsement must be acceptable to the Department of Rehabilitation.**
- iii. Workers' Compensation and Employers Liability The Program shall maintain statutory workers' compensation and employer's liability coverage for all its employees who will be engaged in the performance of the Agreement. Employer's liability limits of \$1,000,000 are required.

The workers' compensation policy shall contain a waiver of subrogation in favor of the State.

The waiver of subrogation endorsement must be provided to the DOR prior to release of the executed contract. The waiver of subrogation endorsement must be acceptable to the Department of Rehabilitation.

<u>Self-insurance</u> – The Program shall supply the consent letter of self-insurance or the Certificate of Consent to Self-Insure. The Waiver of Subrogation is not required.

7. CONTRACTOR STAFFING REQUIREMENT

The Program certifies that its employees meet the qualifications as outlined in the job posting for the position listed on the budget. The program further certifies that staff providing services under this agreement meet the specific requirements. The Program will provide key staff resumes or duty statements for the positions identified under this agreement at DOR's request at the time of program reviews as outlined in the DOR Contract Handbook.

8. CONFLICT OF INTEREST

- A. The Program certifies that its employees and the officers of its governing body shall avoid any actual or potential conflicts of interest and that no officer or employee who exercises any functions or responsibilities in connection with this Agreement shall have any personal financial interest or benefit which either directly or indirectly arises from this Agreement.
- B. The Program shall establish safeguards to prohibit its employees or its officers from using their positions for a purpose which could result in private gain, or which gives the appearance of being motivated for private gain for themselves or others, particularly those with whom they have family, business, or other ties.

9. CONFIDENTIALITY

- A. The Program agrees to comply with the provisions applicable to <u>consumer information</u> as set forth in 34 Code of Federal Regulations section 361.38 and Title 9, California Code of Regulations, section 7140 et seq., and <u>personal information</u> as set forth in the Information Practices Act of 1977 (California Civil Code section 1798 et seq.).
- B. The Program agrees that any personal information, as defined by the Information Practices Act of 1977 (California Civil Code section 1798 et seq.) and this Agreement, obtained in the performance of this Agreement is classified as confidential and shall not be subject to disclosure to any source except as required by this contract or otherwise authorized by DOR.
- C. The Program agrees to remove all confidential, sensitive, or personal information from any reports, publications, or other materials created during the performance of this contract prior to being released to the scientific and academic community, or other individuals or entities. The removal method(s) must be reasonable and appropriate to ensure that any confidential, sensitive, or personal information cannot be recovered, accessed, used or disclosed, which would result in a security breach or an information security incident.
- D. Subject to the applicable requirements of the regulations cited above, the Program agrees to report any security breach or information security incident involving confidential, sensitive, or personal information (e.g., consumer information) obtained in the performance of this contract to the DOR's Contract Administrator and the DOR's Information Security Officer. The DOR's Information Security Officer can be contacted via e-mail at iso@dor.ca.gov.
- E. Security breaches or information security incidents that shall be reported include, but are not limited to:

- 1. Inappropriate use or unauthorized disclosure of confidential, sensitive, or personal information (e.g., consumer information) obtained in the performance of this contract by the Program or the Program's assignees. Disclosure methods include, but are not limited to, electronic, paper, and verbal.
- 2. Unauthorized access to confidential, sensitive, or personal information (e.g., consumer information) obtained in the performance of this contract. Information can be held in medium that includes, but is not limited to, electronic and paper.
- 3. Loss or theft of information technology (IT) equipment, electronic devices/media, paper media, or data containing confidential, sensitive, or personal information (e.g., consumer information) obtained in the performance of this contract. IT equipment and electronic devices/media include, but are not limited to, computers (e.g., laptops, desktops, tablets), smartphones, cell phones, CDs, DVDs, USB flash drives, servers, printers, peripherals, assistive technology devices (e.g., notetakers, videophones), and copiers. Data can be held in medium that includes, but is not limited to, electronic and paper.
- F. The Program agrees to provide annual security and privacy training for all individuals who have access to confidential, sensitive, or personal information (e.g., consumer information) obtained in the performance of this contract.
- G. The Program agrees to obtain and maintain acknowledgements from all individuals to evidence their understanding of the consequences of violating California privacy laws and the Program's information privacy and security policies.
- H. For Programs that do not have a security program that includes annual security and privacy training, a self-training manual is available on the DOR website in the "Requirements for Becoming a Service Provider" section under "Annual Security and Privacy Training for VR Service Providers." The self-training manual is named "Protecting Privacy in State Government" and can be downloaded at the following link: https://www.dor.ca.gov/Home/SecurityandPrivacy.
- I. Additional training and awareness tools are available at the California Information Security Office (CISO) website and the California Department of Justice Privacy Enforcement and Protection website. These State entities created the self-training manual, "Protecting Privacy in State Government" that DOR revised to meet its business needs.

10. AUDIT AND REVIEW REQUIREMENTS

- A. General Audit and Review Requirements
 - The State shall have the right to conduct inspections, reviews, and/or audits of the Program
 to determine whether the services provided, and the expenditures invoiced by the Program
 were in compliance with this Agreement and other applicable federal or State statutes and
 regulations.
 - 2. The Program agrees that DOR, State Controller's Office, Department of General Services, Bureau of State Audits, Federal Department of Education Auditors, or their designated representatives shall have the right to review and to copy any records and supporting documentation pertaining to the performance of the Agreement, including but not limited to, accounting records, consumer service records, records and evaluations of individuals referred to the program, and other supporting documentation that may be relevant to the audit or investigation.

- 3. The Program shall submit to the State such reports, accounts, and records deemed necessary by the State to discharge its obligation under State and Federal laws and regulations, including the applicable Federal Office of Management and Budget (OMB) cost principles and administrative requirements.
- 4. The Program agrees to allow the auditors access to such records during normal business hours and to allow interviews of any employees who might reasonably have information related to such records.
- 5. The Program agrees to maintain such records for possible audit for a minimum of seven (7) years after final payment or until resolution of all issues which may arise as a result of any litigation, claim, negotiation, audit, or any other action involving the records prior to expiration of the seven (7) year period, whichever is later.
- B. Annual Federal Audit (For Agreements that received Federal Funds \$750,000 and above):
 - 1. In addition to the General Audit and Review Requirements above, the Program agrees to provide an annual audit as required by the federal "Single Audit Act" of 1994, as amended. These annual audit documents shall be maintained by the Program and provided to the auditing agency when requested. This audit shall be made in accordance with 2 CFR 200.

11. COMPETITIVE BIDDING AND PROCUREMENTS

- A. The Program shall comply with applicable laws and regulations regarding securing competitive bids and undertaking negotiations in Program's agreements with other entities for acquisition of goods and services with funds provided by the State or Federal under this Agreement. A minimum of three competitive quotations is required for any purchase order or subcontract for services over \$2,500, and should be submitted to the DOR Contract Administrator or adequate justification provided for the absence of bidding.
- B. The Program must maintain a copy of the narrative description of the procurement systems guidelines, rules or regulations that will be used to make purchases under this Agreement. The State reserves the right to request a copy of these documents and to inspect the purchasing practices of the Program at any time.
- C. The Program should seek prior approval for any purchase or subcontract exceeding \$2,500 per unit or more for commodities, supplies, and services related to this Agreement. The Program must provide in its request for approval all particulars necessary, as specified by DOR, for evaluating the necessity or desirability of incurring such costs.
- D. For all purchases made, subject to this Agreement, the Program must maintain copies of all paid vendor invoices, documents, bids and other information used in vendor selection, for inspection or audit.

12. CONTRACT AMENDMENTS

In the event that additional program services must be performed which was wholly unanticipated and is not specified in the written Scope of Work, but is, in the opinion of both parties necessary to the successful accomplishment of the general scope of work outlined, an amendment to the Agreement is required.

13. SOFTWARE

The Program certifies that it has appropriate systems and controls in place to ensure that State funds will not be used in the performance of this contract for the acquisition, operation or maintenance of computer software in violation of copyright laws.

14.THEFT SENSITIVE ITEMS

The DOR is requiring nonexpendable electronic items purchased to be listed under a separate line item titled "Theft Sensitive Items". The Program shall maintain an inventory record for each nonexpendable item purchased or built with funds provided under the terms of the contract. The inventory record of each item shall include the date acquired, total cost, serial number, model identification and any other information or description necessary to identify said item. A copy of the inventory record must be submitted annually to the DOR Contract Administrator.

The following items, regardless of cost must be inventoried:

- 1. Computers/printers
- 2. Laptops/tablets
- 3. Copiers/fax
- 4. Smart phones/cell phones
- 5. Other electronic items required to provide contract services

Upon termination of the agreement, DOR may request equipment be returned to DOR or authorize the continued use of equipment for work to be performed under a different agreement.

The DOR reserves title to equipment purchased under this agreement that are not fully consumed during the life of the agreement.

15. ATTRIBUTION

The Program agrees to acknowledge the sponsorship of DOR with respect to any public Statement, press release, news item, or publication related to a program funded all or in part with funds from DOR. The Program further agrees to identify the role of DOR with respect to any individual highlighted or publicized by or through Program, when such individual is a DOR consumer.

16. UNRUH CIVIL RIGHTS ACT AND THE FAIR EMPLOYMENT & HOUSING ACT Pursuant to Public Contract Code section 2010, if a bidder or proposer executes or renews a contract over \$100,000 on or after January 1, 2017, the bidder or proposer hereby certifies compliance with the following:

The Program certifies compliance with the Unruh Civil Rights Act (Section 51 of the Civil Code) and the Fair Employment and Housing Act (Section 12960 of the Government Code); and

If the Program has an internal policy against a sovereign nation or peoples recognized by the United States government, the Program certifies that such policies are not used in violation of the Unruh Civil Rights Act (Section 51 of the Civil Code) or the Fair Employment and Housing Act (Section 12960 of the Government Code).

EXHIBIT E

(Standard Agreement - Subvention) Additional Provisions - Federally Funded Agreements

1. FEDERAL REQUIREMENTS

The Federal Office of Management and Budget (OMB) has established uniform administrative requirements and cost principles for determining allowable costs chargeable to Federal awards. The Contractor agrees to abide by the Title 2 Code of Federal Regulations, Part 200 (2 CFR 200), except where the Agreement is more restrictive. The federal regulations are available for review on the Internet at www.ecfr.gov under Title 2-Grants and Agreements.

2. FEDERAL FUNDING INTELLECTUAL PROPERTY

- A. In any Agreement funded in whole or in part by the federal government, DOR may acquire and maintain the Intellectual Property rights, title and ownership, which results directly and indirectly from the Agreement. However, the federal government shall have non-exclusive, non-transferable, irrevocable, paid-up license throughout the world to use, duplicate, or dispose of such Intellectual Property throughout the world in any manner for governmental purposes and to have and permit others to do so.
- B. Evaluation of Discovery or Invention: If any discovery or invention arises as a result of funded work, the Program must refer the discovery or invention to DOR. The Rehabilitation Services Administration (RSA) and its representatives have the sole and exclusive power to determine whether or not and where a patent should be filed and the disposition of all rights, including title and license rights, which may result. The RSA's determination of these issues shall be considered final. In addition, DOR and RSA shall acquire at least an irrevocable, non-exclusive, and royalty-free license to utilize for government purposes of any of these inventions. By signing this Agreement, the Program agrees that determinations of rights to inventions made in the course of or under the Agreement shall be made by RSA or its authorized representative.
- C. Copyrights and Patents: The Federal awarding agency and/or DOR reserves a royalty-free, nonexclusive, and irrevocable license to reproduce, publish or otherwise use, and to authorize others to use, for Federal Government purposes:
 - 1. The copyright in any work developed under a grant, subgrant, or Agreement under a grant or subgrant; and
 - 2. Any rights of copyright to which a grantee, subgrantee or a contractor purchases ownership with grant support.
- 3. DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION Federal and State agencies shall not award assistance to applicants that are debarred or suspended, or otherwise excluded from or ineligible for participation in Federal assistance programs under Executive Order 12549. By signing this Agreement, the Program certifies that neither it nor its principals or subcontractors are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department of agency.

4. PROHIBITION ON TAX DELINQUENCY

Any Agreement that a State agency enters into after July 1, 2012, is void if the contract is between a State agency and a contractor, or subcontractor, whose name appears on either list of the 500 largest tax delinquencies pursuant to Section 7063 or 19195 of the Revenue and Taxation Code. In accordance with Public Contract Code section 10295.4, agencies are required to cancel Agreements with entities that appear on either list.

(Franchise Tax Board) https://www.ftb.ca.gov/about-ftb/newsroom/top-500-past-due-balances/index.html

(Department of Tax and Fee Administration) https://www.cdtfa.ca.gov/taxes-and-fees/top500.htm

5. THE FOLLOWING PROVISIONS ARE SUBJECT TO THIS AGREEMENT

- A. Equal Employment Opportunity--All Agreements require compliance with E.O. 11246--Equal Employment Opportunity, as amended by E.O. 1137--Amending Executive Order 11246 Relating to Equal Employment Opportunity, and as supplemented by regulations at 41 CFR Chapter 60 Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor, Part 60-1 Obligations of Contractors and Subcontractors, Subpart A. Preliminary Matters; Equal Opportunity Clause; Compliance Reports.
- B. Clean Air Act (42 U.S.C. 7401 et seq.) and the Federal Water Pollution Control Act (33 U.S.C. 1251 et seq.), as amended--Agreements of amounts in excess of \$100,000 shall require the Contractor to agree to comply with all applicable standards, orders, or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401 et seq.) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251 et seq.). Violations shall be reported to ED and the Regional Office of the Environmental Protection Agency (EPA).
- C. Byrd Anti-Lobbying Amendment (31 U.S.C. 1352)--By signing this Agreement, the Contractor who is awarded an Agreement of \$100,000 or more certifies that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. 1352. Contractor shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award.
- D. All contractors shall comply with the following statutes and regulations:
 - Subject: Discrimination on the basis of race, color, or national origin.
 Statute: Title VI of the Civil Rights Act of 1964 (45 U.S.C. 2000 through 2000d-4).
 Regulation: 34 CFR part 100.
 - 2. Subject: Discrimination on the basis of sex Statute: Title IX of the Education Amendments of 1972 (20 U.S.C. 1681-1683). Regulations: 34 CFR part 106.
 - 3. Subject: Discrimination on the basis of handicap. Statute: Section 504 of the Rehabilitation Act of 1973 (29U.S.C. 794). Regulation: 34 CFR part 104handicap.
 - 4. Subject: Discrimination on the basis of age. Statute: The Age Discrimination Act (42 U.S.C. 6101 et seq.). Regulation: 34 CFR part 110
- 6. RETURN OF INAPPROPRIATE USE OF FUNDS

By signing this Agreement, the Program shall certify that in the event of funds used inappropriately, funds must be returned to DOR.

7. AMERICANS WITH DISABILITIES ACT (ADA)

By signing this Agreement, the Program agrees to comply with the Americans with Disabilities Act (ADA) of 1990, which prohibits discrimination on the basis of disability, as well as all applicable regulations and guidelines issued pursuant to the ADA (42 U.S.C. 12101 et seq.). In compliance with the Rehabilitation Act of 1973, 29 U.S.C. §794 et seq. and Government Code, Section 11135 et seq.; Section 504 imposes affirmative disability-related responsibilities on recipients of federal financial assistance as well as federal programs and activities and prohibits disability-based discrimination; and Section 508, requires electronic and information technology be accessible to people with disabilities.

EXHIBIT F

(Standard Agreement – Subvention) Additional Provisions - TPCA

MATCH REQUIREMENTS

The Program shall submit the certified expenditure invoice on a timely basis (i.e. same time as submission of service budget invoice) for proper DOR processing. To ensure sufficient match is available to leverage federal funding, the contractor is required to submit 100% of their obligated certified/cash match to meet their full budgeted amount by the end of each fiscal year. Refer to the Contract Handbook for Case Services and Cooperative Program Agreements for more information regarding certified/cash match requirements.

For Agreements that include CERTIFIED EXPENDITURE MATCH:

- A. The Program shall certify to the State, on a monthly basis as specified in Exhibit B and G, the Program's allowable costs to provide the cooperative program services identified in the Scope of Work, in accordance with the Cooperative Agency Certified Expenditure Budget Summary and Narrative, and applicable Federal regulations. All such expenditures shall be under the administrative supervision of the State and no portion of the certified expenditures shall come from Federal funds. The State shall not be obligated to pay the Program for any contributions made by the Program in accordance with the Cooperative Agency Certified Expenditure Budget Summary.
- B. The total Cooperative Agency certified expenditure share will be matched to Federal funds at no less than 25%, as indicated on the DOR Program Budget Summary. If the value of the certified expenditures by the Program is below 25% of the actual total program cost, the Service Budget may be reduced after review by the DOR Contract Administrator. The State will not pay the Program for actual costs claimed on the Service Invoice (DOR 801B) until the certified expenditure summary for the same period has been submitted.
- C. The Program's contributions, including any excess of the amount specified in the "Cooperative Agency Certified Expenditure Budget Summary", will be used by the State to obtain Federal funds under Section 110 of the Rehabilitation Act of 1973, as amended. Federal funds obtained in excess of the "Total Program Cost" as identified on the "DOR Program Budget Summary" shall accrue to the State.

Certified match only includes:

Certified personnel expenditures for the time Program staff spend providing direct VR services under the TPCA. This may include the allocable portion of staff salary and fringe benefits based upon the amount of time cooperating agency staff directly spend providing services under the arrangement.

Third-party in-kind contributions are an unallowable source of match in the VR program whether provided via this agreement or other mechanism (34 C.F.R. § 361.60(b)(2)). This includes:

- A. Certified time for individuals not directly providing VR services, such as principals, administrators, secretaries and supervisors; and
- B. Certified expenditures for the costs incurred by the TPCA not directly for the provision of VR services, such as, indirect costs, depreciation, existing utilities and space donated for use under the TPCA.

For Agreements that include CASH MATCH:

- A. Each fiscal year the Program will pay to State, no less than quarterly and in advance, upon receipt of an invoice from the State, all those cash matching funds which are identified within the Program Budget Summary for that fiscal year. The State shall not be obligated to pay the Contractor for any contributions made by the Program in accordance with the approved budget, it being understood that all matching funds obtained by the State from the Program shall be exclusive funds of the State and no portion of the cash match shall come from Federal funds.
- B. The total Cooperative Agency cash share will be matched to Federal funds at no less than 21.3% as indicated on the "DOR Program Budget Summary."

2. INDIRECT COSTS

Indirect costs are allowable expenses incurred by an organization which support the activities of a program or contract but are not directly assigned to the specific program or contract and are allocated to the program or contract using a method in compliance with 2 CFR 200. The allocation method must be fully explained in the contract budget narrative and must be supported by actual costs incurred and paid by the organization. The allocation of indirect costs cannot be based on an arbitrary fixed rate and there is a 15% cap on the service budget. State

3. DOR'S CONTRACT MONITORING

The DOR Contract Administrator will monitor and document the Program's performance to ensure compliance with all Agreement provisions. The DOR Contractor Administrator will:

- A. Maintain documentation on all Agreement activities, including the performance of the Agreement services, invoice reviews and approvals, monitoring activities, and other Agreement administration activities.
- B. Monitor the Agreement to ensure services were performed according to the quality, quantity, objectives, timeframes, and manner specified in the Agreement, and that the Program prepares and submits adequate documentation by the Program to support the services provided, expenditures reimbursements, and/or any applicable match requirements. Appropriate documentation may include, but is not limited to the Program's goal outcomes, consumer progress reports, a monthly client list of consumers provided services, and a corresponding monthly Service Invoice(s) (DR801B) and Certified Expenditure Summaries as appropriate.
- C. Review and approve invoices for payment to substantiate expenditures for the work performed, including verification that costs invoiced for the provision of services to DOR applicants/consumers during the Agreement period, including costs paid by the Program are based on reasonable costs, and that the invoices are current, correct, and timely.
- D. Ensure that all Service Invoices (DR801B) and Certified Expenditure Summaries, if applicable, are received no later than November 1st, to allow for payment and draw down prior to the close out of Federal/State funds.
- E. Verify that the Program has fulfilled all requirements of the Agreement before approving the final invoice.
- F. Ensure there are sufficient funds to pay for all services rendered as required by the Agreement.

- G. Ensure, by the end of the second quarter, that the projected certified expenditure match will be sufficient to support the budgets as outlined in this Agreement. If not, contact the appropriate Collaborative Services Program Specialist. (Cooperative Program Agreements only)
- H. Identify low usage levels and consider partial disencumbrance of Agreement funds.
- I. Periodically review personnel activity reports for staff funded by the Agreement to ensure that the Program is preparing and maintaining personnel activity reports in compliance with the applicable cost principles in 2.C.F.R. part 200.
- J. Verify that all Agreement staff are providing services in accordance with their duties and qualifications specified in the Agreement, including ensuring that:
 - Personnel duty statements or a copy of the Agreement Budget Narrative/Agreement Duty statement has been provided to each staff person to communicate the specific duties to be performed under the Agreement.
 - Verify that job duties, as provided by the Agreement staff, match Agreement duty statements and service descriptions.
 - Ensure that the Program has submitted to DOR appropriate documentation that supports the services provided to DOR applicants/consumers, including monthly (or otherwise specified) progress reports, consumer listings, utilization/service reports, and/or other agreed-upon documentation.
 - Verify that Contract staff provide services only to authorized DOR consumers.

4. CONTRACT HANDBOOK

The Program acknowledges and agrees with the policies requirements and conditions of the DOR Contract Handbook and its additional policy requirements and conditions for Case Services/Cooperative Program Agreements as applicable for the Fiscal Year(s) covered under this Agreement. Match requirements are applicable to Cooperative Programs Agreements only.

EXHIBIT G

(Standard Agreement - Subvention) Additional Provisions

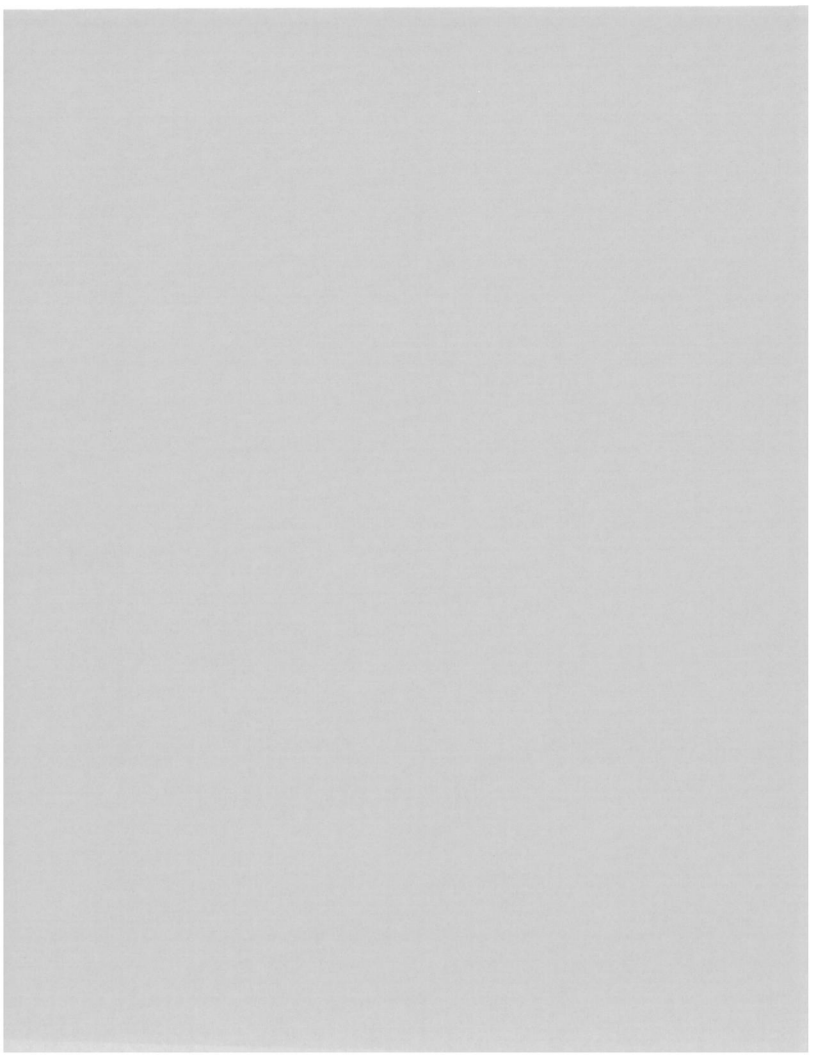
I. CONTRACT MONITORING AND REPORTING

The Contract Administrator/Program Manager shall monitor the contract by:

- Submitting Service Invoices (801B) and Certified Expenditure Summaries on a monthly basis, with a list of unduplicated individuals and/or recipients of DOR Services (henceforth known as 'participants') served that month.
- Ensuring Personnel Activity Reports or time reporting documents and a list of Program
 participants served are prepared and maintained by Contract staff in accordance with
 2CFR200 and reflect accurate reporting, on a monthly basis in accordance with invoicing
 requirements stipulated in Exhibit B. These documents can be reviewed and maintained
 electronically to allow for flexibility in either on-site or off-site monitoring, as needed.
- Submitting Personnel Activity Reports or time reporting documents, supporting documentation, and a list of Program participants served as requested by DOR Contract Administrator.
- Meeting with DOR Contract Administrator and program staff to discuss contract progress at Quarterly Meetings
- Reporting the current and cumulative achievement of contract service goals and outcomes as part of the Quarterly Meetings or more often as directed by the DOR Contract Administrator
- Preparing and submitting to the assigned vocational rehabilitation counselor quarterly
 progress reports for participants' receiving DOR Student Services and monthly progress
 reports for participants in Work-based Learning. Individual Participant's Progress Reports
 should include the participant's name and other necessary or required information to
 document the services provided and individual participant's progress in those services.

II. TRANSPORTATION

The Program will provide transportation to up to 7 Program participants including the driver.



CCC 04/2017

CERTIFICATION

I, the official named below, CERTIFY UNDER PENALTY OF PERJURY that I am duly authorized to legally bind the prospective Contractor to the clause(s) listed below. This certification is made under the laws of the State of California.

Contractor/Bidder Firm Name (Printed)	Federal ID Number		
Mountain View Los Altos UHSD	77-0209871		
By (Authorized Signature)			
Printed Name and Title of Person Signing			
Mike Mathiesen, Associate Superintendent of Business Services			
Date Executed	Executed in the County of		
	Santa Clara		

CONTRACTOR CERTIFICATION CLAUSES

- 1. <u>STATEMENT OF COMPLIANCE</u>: Contractor has, unless exempted, complied with the nondiscrimination program requirements. (Gov. Code §12990 (a-f) and CCR, Title 2, Section 11102) (Not applicable to public entities.)
- 2. <u>DRUG-FREE WORKPLACE REQUIREMENTS</u>: Contractor will comply with the requirements of the Drug-Free Workplace Act of 1990 and will provide a drug-free workplace by taking the following actions:
- a. Publish a statement notifying employees that unlawful manufacture, distribution, dispensation, possession or use of a controlled substance is prohibited and specifying actions to be taken against employees for violations.
- b. Establish a Drug-Free Awareness Program to inform employees about:
- 1) the dangers of drug abuse in the workplace;
- 2) the person's or organization's policy of maintaining a drug-free workplace;
- 3) any available counseling, rehabilitation and employee assistance programs; and,
- 4) penalties that may be imposed upon employees for drug abuse violations.
- c. Every employee who works on the proposed Agreement will:
- 1) receive a copy of the company's drug-free workplace policy statement; and,
- 2) agree to abide by the terms of the company's statement as a condition of employment on the Agreement.

Failure to comply with these requirements may result in suspension of payments under the Agreement or termination of the Agreement or both and Contractor may be ineligible for award of any future State agreements if the department determines that any of the following has occurred: the Contractor has made false certification, or violated the certification by failing to carry out the requirements as noted above. (Gov. Code §8350 et seq.)

- 3. NATIONAL LABOR RELATIONS BOARD CERTIFICATION: Contractor certifies that no more than one (1) final unappealable finding of contempt of court by a Federal court has been issued against Contractor within the immediately preceding two-year period because of Contractor's failure to comply with an order of a Federal court, which orders Contractor to comply with an order of the National Labor Relations Board. (Pub. Contract Code §10296) (Not applicable to public entities.)
- 4. <u>CONTRACTS FOR LEGAL SERVICES \$50,000 OR MORE- PRO BONO REQUIREMENT:</u> Contractor hereby certifies that Contractor will comply with the requirements of Section 6072 of the Business and Professions Code, effective January 1, 2003.

Contractor agrees to make a good faith effort to provide a minimum number of hours of pro bono legal services during each year of the contract equal to the lessor of 30 multiplied by the number of full time attorneys in the firm's offices in the State, with the number of hours prorated on an actual day basis for any contract period of less than a full year or 10% of its contract with the State.

Failure to make a good faith effort may be cause for non-renewal of a state contract for legal services, and may be taken into account when determining the award of future contracts with the State for legal services.

5. <u>EXPATRIATE CORPORATIONS</u>: Contractor hereby declares that it is not an expatriate corporation or subsidiary of an expatriate corporation within the meaning of Public Contract Code Section 10286 and 10286.1, and is eligible to contract with the State of California.

6. SWEATFREE CODE OF CONDUCT:

- a. All Contractors contracting for the procurement or laundering of apparel, garments or corresponding accessories, or the procurement of equipment, materials, or supplies, other than procurement related to a public works contract, declare under penalty of perjury that no apparel, garments or corresponding accessories, equipment, materials, or supplies furnished to the state pursuant to the contract have been laundered or produced in whole or in part by sweatshop labor, forced labor, convict labor, indentured labor under penal sanction, abusive forms of child labor or exploitation of children in sweatshop labor, or with the benefit of sweatshop labor, forced labor, convict labor, indentured labor under penal sanction, abusive forms of child labor or exploitation of children in sweatshop labor. The contractor further declares under penalty of perjury that they adhere to the Sweatfree Code of Conduct as set forth on the California Department of Industrial Relations website located at www.dir.ca.gov, and Public Contract Code Section 6108.
- b. The contractor agrees to cooperate fully in providing reasonable access to the contractor's records, documents, agents or employees, or premises if reasonably required by authorized officials of the contracting agency, the Department of Industrial Relations,

or the Department of Justice to determine the contractor's compliance with the requirements under paragraph (a).

- 7. <u>DOMESTIC PARTNERS</u>: For contracts of \$100,000 or more, Contractor certifies that Contractor is in compliance with Public Contract Code section 10295.3.
- 8. <u>GENDER IDENTITY</u>: For contracts of \$100,000 or more, Contractor certifies that Contractor is in compliance with Public Contract Code section 10295.35.

DOING BUSINESS WITH THE STATE OF CALIFORNIA

The following laws apply to persons or entities doing business with the State of California.

1. <u>CONFLICT OF INTEREST</u>: Contractor needs to be aware of the following provisions regarding current or former state employees. If Contractor has any questions on the status of any person rendering services or involved with the Agreement, the awarding agency must be contacted immediately for clarification.

Current State Employees (Pub. Contract Code §10410):

- 1). No officer or employee shall engage in any employment, activity or enterprise from which the officer or employee receives compensation or has a financial interest and which is sponsored or funded by any state agency, unless the employment, activity or enterprise is required as a condition of regular state employment.
- 2). No officer or employee shall contract on his or her own behalf as an independent contractor with any state agency to provide goods or services.

Former State Employees (Pub. Contract Code §10411):

- 1). For the two-year period from the date he or she left state employment, no former state officer or employee may enter into a contract in which he or she engaged in any of the negotiations, transactions, planning, arrangements or any part of the decision-making process relevant to the contract while employed in any capacity by any state agency.
- 2). For the twelve-month period from the date he or she left state employment, no former state officer or employee may enter into a contract with any state agency if he or she was employed by that state agency in a policy-making position in the same general subject area as the proposed contract within the 12-month period prior to his or her leaving state service.

If Contractor violates any provisions of above paragraphs, such action by Contractor shall render this Agreement void. (Pub. Contract Code §10420)

Members of boards and commissions are exempt from this section if they do not receive payment other than payment of each meeting of the board or commission, payment for preparatory time and payment for per diem. (Pub. Contract Code §10430 (e))

- 2. <u>LABOR CODE/WORKERS' COMPENSATION</u>: Contractor needs to be aware of the provisions which require every employer to be insured against liability for Worker's Compensation or to undertake self-insurance in accordance with the provisions, and Contractor affirms to comply with such provisions before commencing the performance of the work of this Agreement. (Labor Code Section 3700)
- 3. <u>AMERICANS WITH DISABILITIES ACT</u>: Contractor assures the State that it complies with the Americans with Disabilities Act (ADA) of 1990, which prohibits discrimination on the basis of disability, as well as all applicable regulations and guidelines issued pursuant to the ADA. (42 U.S.C. 12101 et seq.)
- 4. <u>CONTRACTOR NAME CHANGE</u>: An amendment is required to change the Contractor's name as listed on this Agreement. Upon receipt of legal documentation of the name change the State will process the amendment. Payment of invoices presented with a new name cannot be paid prior to approval of said amendment.

5. CORPORATE QUALIFICATIONS TO DO BUSINESS IN CALIFORNIA:

- a. When agreements are to be performed in the state by corporations, the contracting agencies will be verifying that the contractor is currently qualified to do business in California in order to ensure that all obligations due to the state are fulfilled.
- b. "Doing business" is defined in R&TC Section 23101 as actively engaging in any transaction for the purpose of financial or pecuniary gain or profit. Although there are some statutory exceptions to taxation, rarely will a corporate contractor performing within the state not be subject to the franchise tax.
- c. Both domestic and foreign corporations (those incorporated outside of California) must be in good standing in order to be qualified to do business in California. Agencies will determine whether a corporation is in good standing by calling the Office of the Secretary of State.
- 6. <u>RESOLUTION</u>: A county, city, district, or other local public body must provide the State with a copy of a resolution, order, motion, or ordinance of the local governing body which by law has authority to enter into an agreement, authorizing execution of the agreement.
- 7. <u>AIR OR WATER POLLUTION VIOLATION</u>: Under the State laws, the Contractor shall not be: (1) in violation of any order or resolution not subject to review promulgated by the State Air Resources Board or an air pollution control district; (2) subject to cease and desist order not subject to review issued pursuant to Section 13301 of the Water Code for violation of waste discharge requirements or discharge prohibitions; or (3) finally determined to be in violation of provisions of federal law relating to air or water pollution.
- 8. <u>PAYEE DATA RECORD FORM STD. 204</u>: This form must be completed by all contractors that are not another state agency or other governmental entity.

STATE OF CALIFORNIA **BOARD RESOLUTION**

DR 324 (New 01/94) Computer Generated

1 324 (New 01/94) Computer Generated	
	▼ Original
	Amendment #
ULL Name of Corporation or Public Agency	
lountain View Los Altos UHSD	
WHEREAS the Board of Directors or Board of Trust	ees of the above-named

WHEREAS, the Board of Directors or Board of Trustees of the above-named corporation or public agency has read the proposed agreement between State of California, Department of Rehabilitation, and above-named corporation or public agency and said Board of Directors or Board of Trustees acknowledges the benefits and responsibilities to be shared by both parties to said agreement,

NOW, THEREFORE, BE IT RESOLVED that said Board of Directors or Board of Trustees does hereby authorize the following person:

Name of Person Authorized to Sign Agreement	Title of Person Authorized to Sign Agreement
Mike Mathiesen	Associate Superintendent Business Sv

of the above-named corporation or public agency on behalf of the corporation or public agency to sign and execute said agreement and all amendments there to, except to increase the financial liability of said corporation or public agency.

CERTIFICATION

I, the Recording Secretary named below, hereby certify that the foregoing resolution was duly and regularly adopted by the Board of Directors or Board of Trustees of abovenamed corporation or public agency at a meeting of said Board regularly called and convened at which a guorum of said Board of Directors or Board of Trustees was present and voting, and that said resolution was adopted by a vote of the majority of all Directors or Trustees present at said meeting.

IN WITNESS WHEREOF, I have hereunto set my hand as Recording Secretary of said corporation or public agency.

Address Where Board Meeting Held		
1299 Bryant Avenue, Mountain View, CA 94040		
Date of Board Meeting Signature of Recording Secretary		Date Signed
	Ø.	

STATE OF CALIFORNIA CALIFORNIA CIVIL RIGHTS LAWS ATTACHMENT DGS OLS 04 (Rev. 01/17)

Pursuant to Public Contract Code section 2010, a person that submits a bid or proposal to, or otherwise proposes to enter into or renew a contract with, a state agency with respect to any contract in the amount of \$100,000 or above shall certify, under penalty of perjury, at the time the bid or proposal is submitted or the contract is renewed, all of the following:

- CALIFORNIA CIVIL RIGHTS LAWS: For contracts executed or renewed after January 1, 2017, the contractor certifies compliance with the Unruh Civil Rights Act (Section 51 of the Civil Code) and the Fair Employment and Housing Act (Section 12960 of the Government Code); and
- 2. <u>EMPLOYER DISCRIMINATORY POLICIES</u>: For contracts executed or renewed after January 1, 2017, if a Contractor has an internal policy against a sovereign nation or peoples recognized by the United States government, the Contractor certifies that such policies are not used in violation of the Unruh Civil Rights Act (Section 51 of the Civil Code) or the Fair Employment and Housing Act (Section 12960 of the Government Code).

CERTIFICATION

I, the official named below, certify under penalty of perjury under California that the foregoing is true and correct.	the laws of the State of
Proposer/Bidder Firm Name (Printed)	Federal ID Number
Mountain View Los Altos UHSD	77-0209871
By (Authorized Signature)	
Printed Name and Title of Person Signing	
Mike Mathiesen, Associate Superintendent of Business Services	
Executed in the County of	Executed in the State of
Santa Clara	CA
Date Executed	

GRANT/CONTRACT SIGNATURE AUTHORIZATION

DR 325 (Rev. 09/18)

GRANTEE/CONTRACTOR:	SUBGRANTEE/CONTRACTEE:
	(Legal Corporation/Public Agency Name & Address)
STATE OF CALIFORNIA	
Department of Rehabilitation	
721 Capitol Mall	
Sacramento, California 95814-4702	
,	

The following persons are authorized to request reimbursement of expenses incurred as a result of the agreement between the Grantee/Contractor and Subgrantee/Contractee named above:

Signature	Name (Please Type or Print)	Title (Please Type or Print)
S		
Signature	Name (Please Type or Print)	Title (Please Type or Print)
E		
Signature	Name (Please Type or Print)	Title (Please Type or Print)
E		
Signature	Name (Please Type or Print)	Title (Please Type or Print)
Z.		

I hereby delegate authority to request reimbursement of expenses as shown above.

Authorized Signature per Board Resolution	Name (Please Type or Print)	Date Signed
E		

SCO ID: 5160-32927 STATE OF CALIFORNIA - DEPARTMENT OF GENERAL SERVICES AGREEMENT NUMBER PURCHASING AUTHORITY NUMBER (If Applicable) STANDARD AGREEMENT 32927 STD 213 (Rev. 04/2020) 1. This Agreement is entered into between the Contracting Agency and the Contractor named below: CONTRACTING AGENCY NAME Department of Rehabilitation **CONTRACTOR NAME** Mountain View-Los Altos UHSD 2. The term of this Agreement is: START DATE July 1, 2025 or Upon DGS Approval Whichever Date is Later THROUGH END DATE June 30, 2028 3. The maximum amount of this Agreement is: \$424,050.00 (Four Hundred Twenty Four Thousand Fifty Dollars and Zero Cents) Certified Expenditure: \$277,236.00 4. The parties agree to comply with the terms and conditions of the following exhibits, which are by this reference made a part of the Agreement. **Exhibits** Title **Pages** Exhibit A Scope of Work 1 8 Exhibit A.1 Contractor's Description of Services/Deliverables 4 Exhibit B **Budget Detail and Payment Provisions** 10 Exhibit B.1 Contractor's Program Budget(s) and Narrative(s) 1 Exhibit C General Terms and Conditions (GTC 2/2025) 7 Special Terms and Conditions Exhibit D 3 Exhibit E Additional Provisions - Federally Funded Agreements 3 Exhibit F Additional Provisions - TPCA + **Additional Provisions** 1 Exhibit G Items shown with an asterisk (*), are hereby incorporated by reference and made part of this agreement as if attached hereto. These documents can be viewed at https://www.dgs.ca.gov/OLS/Resources IN WITNESS WHEREOF, THIS AGREEMENT HAS BEEN EXECUTED BY THE PARTIES HERETO. CONTRACTOR CONTRACTOR NAME (if other than an individual, state whether a corporation, partnership, etc.) Mountain View-Los Altos UHSD

CONTRACTOR BUSINESS ADDRESS	CITY	STATE	ZIP
1299 Bryant Ave.	Mountain View	CA	94040
PRINTED NAME OF PERSON SIGNING	TITLE		
Mike Mathiesen Associate Superintendent Busine			Services
CONTRACTOR AUTHORIZED SIGNATURE	DATE SIGNED		

SCO ID: 5160-32927

STATE OF CALIFORNIA - DEPARTMENT OF GENERAL SERVICES AGREEMENT NUMBER PURCHASING AUTHORITY NUMBER (If Applicable) STANDARD AGREEMENT 32927 STD 213 (Rev. 04/2020) STATE OF CALIFORNIA CONTRACTING AGENCY NAME Department of Rehabilitation CONTRACTING AGENCY ADDRESS CITY STATE ZIP 721 Capitol Mall, 6th Floor Sacramento CA 95814 PRINTED NAME OF PERSON SIGNING TITLE CONTRACTING AGENCY AUTHORIZED SIGNATURE DATE SIGNED CALIFORNIA DEPARTMENT OF GENERAL SERVICES APPROVAL EXEMPTION (If Applicable)

6. INSURANCE REQUIREMENTS

General Provisions Applying to All Policies

- A. Coverage Term Coverage needs to be in force for the complete term of the contract. If insurance expires during the term of the contract, a new certificate must be received by the State within ten (10) days of the expiration of this insurance. Any new insurance must still comply with the original terms of the contract.
- B. Policy Cancellation or Termination & Notice of Non-Renewal The Program is responsible to notify the State within five business days before the effective date of any cancellation, non-renewal, or material change that affects required insurance coverage. In the event the Program fails to keep in effect the specified insurance coverage, the State may, in addition to any other remedies it may have, terminate this Contract upon the occurrence of such event, subject to the provisions of this Contract.
- **C. Deductible** The Program is responsible for any deductible or self-insured retention contained within their insurance program.
- **D.** Insurance Carrier Required Rating All insurance companies must carry a rating acceptable to the Office of Risk and Insurance Management. If the Program is self-insured for a portion or all of its insurance, review of financial information including a letter of credit may be required.
- **E. Inadequate Insurance** Inadequate or lack of insurance does not negate the Program obligations under the contract.
- F. Satisfying a Self-Insured Retention (SIR) All insurance required by this contract must allow the State to pay and/or act as the Program's agent in satisfying any SIR. The choice to pay and/or act as the Program's agent in satisfying any SIR is at the State's discretion.
- **G.** Available Coverages/Limits All coverage and limits available to the Program shall also be available and applicable to the State.
- **H. Subcontractors** In the case of the Program's utilization of subcontractors to complete the contracted scope of work, the Program shall include all subcontractors as insured under the Program's insurance or supply evidence of insurance to the State equal to policies, coverages and limits required of the Program.

I. Hazardous Activity

- If applicable under this contract transportation is considered a hazardous activity. The Program agrees that the bodily injury liability insurance herein provided for shall be in effect at all times during the term of this contract. In the event said insurance coverage expires at any time or times during the time of this contract, the Program agrees to provide, at least 30 days before said expiration date, a new certificate of insurance evidencing insurance coverage as provided for herein for not less than the remainder of the term of the contract or for a period of not less than one year. New certificates of insurance are subject to the approval of DGS/ORIM, and the Program agrees that no work or services shall be performed prior to such approval. The State may, in addition to any other remedies it may have, terminate this contract should Program fail to comply with these provisions.
- i. Commercial General Liability The Program shall maintain general liability on an occurrence form with limits not less than \$1,000,000 per occurrence for bodily injury and property damage liability combined with a \$2,000,000 annual policy aggregate. The policy shall include coverage for liabilities arising out of premises, operations, independent Programs, products, completed operations, personal & advertising injury, and liability assumed under an insured Agreement. This insurance shall apply separately to each insured against whom claim is made or suit is brought subject to the Program's limit of liability.

The following must be included as part of the policy and must be noted on the certificate of insurance: The State of California, its officers, agents, and employees as additional insured, but only with respect to work performed under the Agreement.

- **Endorsements must be provided to the DOR prior to release of the executed contract. The endorsement must be acceptable to the Department of Rehabilitation.**
- ii. <u>Automobile Liability</u> (If Applicable) For DOR consumers being provided transportation under said Agreement, the Program shall maintain motor vehicle liability with limits not less than \$1,000,000 combined single limit per accident. Such insurance shall cover liability arising out of a motor vehicle including owned, hired and non-owned motor vehicles to include the following additional insurance coverage below:
- For public schools and other State or local public agencies: Automobile Liability insurance must include Any-Auto, Hired-Autos, Non-Owned Autos, and any other auto used in performing services under the Agreement. For seating capacity up to 7 people (includes driver), the Program's certificate of insurance shall State a limit of liability of not less than \$1,000,000 per occurrence for bodily injury and property damage liability combined. For seating capacity for 8 to 15 people (includes driver) the certificate of insurance shall State a limit of liability of not less than \$1,500,000 per occurrence for bodily injury and property damage liability combined. For seating capacity for 16 passengers or more the certificate of insurance shall State a limit of liability of not less than \$5,000,000 per occurrence for bodily injury and property damage liability combined.

The following must be included as part of the policy and must be noted on the certificate of insurance: The State of California, its officers, agents, and employees as additional insured, but only with respect to work performed under the Agreement.

- **Endorsements must be provided to the DOR prior to the release of the executed contract. The endorsement must be acceptable to the Department of Rehabilitation.**
- iii. Workers' Compensation and Employers Liability The Program shall maintain statutory workers' compensation and employer's liability coverage for all its employees who will be engaged in the performance of the Agreement. Employer's liability limits of \$1,000,000 are required.

The workers' compensation policy shall contain a waiver of subrogation in favor of the State.

The waiver of subrogation endorsement must be provided to the DOR prior to release of the executed contract. The waiver of subrogation endorsement must be acceptable to the Department of Rehabilitation.

<u>Self-insurance</u> – The Program shall supply the consent letter of self-insurance or the Certificate of Consent to Self-Insure. The Waiver of Subrogation is not required.

GL1-7318

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CERTIFICATE OF COVERAGE

06/28/2024

Public Risk Innovation, Solutions, and Management

C/O ALLIANT INSURANCE SERVICES, INC. 18100 VON KARMAN AVENUE, 10TH FLOOR IRVINE, CA 92612

PHONE (949) 756-0271 / FAX (619) 699-0901 LICENSE #0C36861

SOUTH BAY AREA SCHOOLS INSURANCE

CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BELOW. THIS CERTIFICATE OF COVERAGE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED and/or requesting a WAIVER OF SUBROGATION, the Memorandums of Coverage must be endorsed. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

COVERAGE AFFORDED	A- Public Risk Innovation, Solutions, and Management
COVERAGE AFFORDED	В
COVERAGE AFFORDED	С
COVERAGE AFFORDED	D

Coverages

AUTHORITY (SBASIA) 2180 HARVARD ST SUITE 460

SACRAMENTO, CA 95815

Member:

THIS IS TO CERTIFY THAT THE MEMORANDUMS OF COVERAGE LISTED BELOW HAVE BEEN ISSUED TO THE MEMBER NAMED ABOVE FOR THE PERIOD INDICATED, NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN. THE COVERAGE AFFORDED BY THE MEMORANDUMS DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS, AND CONDITIONS OF SUCH MEMORANDUMS. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

CO LTR	TYPE OF COVERAGE	MEMORANDUM NUMBER	COVERAGE EFFECTIVE DATE	COVERAGE EXPIRATION DATE	LIABILITY LIMITS
A	X Excess General Liability X Auto Liability	PRISM PE 24 EL-80	07/01/2024	07/01/2025	\$2,000,000 \$1,000,000 Limits inclusive of the Member's Self-Insured Retention of \$250,000

Description of Operations/Locations/Vehicles/Special Items:

AS RESPECTS AGREEMENT BETWEEN MOUNTAIN VIEW-LOS ALTOS UNION HIGH SCHOOL DISTRICT AND DEPARTMENT OF REHABILITATION FOR TPP-PETS.

STATE OF CALIFORNIA, DEPARTMENT OF REHABILITATION, ITS OFFICERS, AGENTS, EMPLOYEES AND SERVANTS ARE INCLUDED AS ADDITIONAL COVERED PARTIES, BUT ONLY INSOFAR AS THE OPERATIONS UNDER THIS CONTRACT ARE CONCERNED PURSUANT TO ENDORSEMENT NUMBER U-1.

MOUNTAIN VIEW-LOS ALTOS UNION HIGH SCHOOL DISTRICT IS A MEMBER OF SOUTH BAY AREA SCHOOLS INSURANCE AUTHORITY (SBASIA)

Certificate Holder

DEPARTMENT OF REHABILITATION 721 CAPITOL MALL SACRAMENTO, CA 95814 Cancellation

SHOULD ANY OF THE ABOVE DESCRIBED MEMORANDUMS OF COVERAGES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WIL BE DELIVERED IN ACCORDANCE WITH THE MEMORANDUMS OF COVERAGE PROVISIONS.

AUTHORIZED REPRESENTATIVE

Public Risk Innovation, Solutions, and Management

ENDORSEMENT NO. <u>U-1</u>

PUBLIC RISK INNOVATION, SOLUTIONS, AND MANAGEMENT GENERAL LIABILITY 1

ADDITIONAL COVERED PARTY AMENDATORY ENDORSEMENT

It is agreed that the "Covered Party, Covered Persons or Entities" section of the Memorandum is amended to include the person or organization named on the Certificate of Coverage, but only with respect to liability arising out of premises owned by or rented to the Member, or operations performed by or on behalf of the Member or such person or organization so designated.

Coverage provided Coverage or the mir	under this endorsement is limited to the lesser of the limits stated on the Certificate of nimum limits required by contract.
ADDITIONAL COVI	ERED PARTY:
NAME OF PERSON	OR ORGANIZATION SCHEDULED PER ATTACHED CERTIFICATE OF COVERAGE
AS RESPECTS:	
PER ATTACHED C	ERTIFICATE OF COVERAGE
It is further agreed	that nothing herein shall act to increase PRISM's limit of liability.
This endorsement Memorandum unle remain unchanged	is part of the Memorandum and takes effect on the effective date of the ess another effective date is shown below. All other terms and conditions I.
Effective Date:	Memorandum No.: PRISM 24 EL-00
Issued to:	ALL MEMBERS

Authorized Representative

Issue Date:

Public Risk Innovation, Solutions, and Management

June 28, 2024

							I B. (
Protect	ed Insurance Program for Schools	ERTIFICATE O	OVERAGE			6/10/2024	
ADMINISTRATOR: LICENSE # 0451271 Keenan & Associates 1732 North First Street, Suite 100 San Jose, CA 95112 Maya Williams License No. 0L57497 mwilliams1@keenan.com COVERED PARTY: Mt. View-Los Altos Union High School District Santa Clara County SIG				THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE COVERAGE DOCUMENTS BELOW. ENTITIES AFFORDING COVERAGE: ENTITY A: Protected Insurance Program for Schools ENTITY B:			
1299 Bryant Avenue Mountain View CA 94040				ENTITY C: ENTITY D: ENTITY E: THE COVERED PARTY NAMED ABOVE FOR THE PERIOD INDICATED. NOTWITHSTANDING ANY			
	REMENT, TERM OR CONDITION OF ANY CONTRA DED HEREIN IS SUBJECT TO ALL THE TERMS AN				THIS CERTIFICATE MAY BE	SISSUED OR I	MAY PERTAIN. THE COVERAGE
ENT LTR	TYPE OF COVERAGE	COVERAGE DOCUMENTS		FECTIVE/ RATION DATE	MEMBER RETAINED LIMIT / DEDUCTIBLE	LIMITS	
	GENERAL LIABILITY [] GENERAL LIABILITY [] CLAIMS MADE [] OCCURRENCE [] GOVERNMENT CODES [] ERRORS & OMISSIONS [] SEXUAL ABUSE AND MOLESTATION []				\$	COMBINED	SINGLE LIMIT EACH OCCURRENCE
	AUTOMOBILE LIABILITY [] ANY AUTO [] HIRED AUTO [] NON-OWNED AUTO [] GARAGE LIABILITY [] AUTO PHYSICAL DAMAGE				\$	COMBINED \$	SINGLE LIMIT EACH OCCURRENCE
	PROPERTY [] ALL RISK [] EXCLUDES EARTHQUAKE & FLOOD [] BUILDER'S RISK				\$	\$ EACH OCC	URRENCE
	STUDENT PROFESSIONAL LIABILITY				\$	\$ EACH OCC	URRENCE
Α	WORKERS COMPENSATION [✓ EMPLOYERS' LIABILITY	PIPS0012121	7 7	7/1/2024 7/1/2025	\$	[]WC STATUTORY LIMITS [√] OTHER \$ 1,000,000 E.L. EACH ACCIDENT \$ 1,000,000 E.L. DISEASE - EACH EMPLOYEE \$ 1,000,000 E.L. DISEASE - POLICY LIMITS	
œ	EXCESS WORKERS COMPENSATION [] EMPLOYERS' LIABILITY				\$		
	OTHER				s s		
	PTION OF OPERATIONS/LOCATIONS/VEHICLES/F of Workers' Compensation coverage	LESTRICTIONS/SPECIAL PR	OVISION	S:			
CERTIFICATE HOLDER: Proof of Coverage Mt. View-Los Altos Union High School District 1299 Bryant Avenue Mountain View CA 94040-4599			THE	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS			
				John Store			

John Stephens

AUTHORIZED REPRESENTATIVE



THE PROTECTED INSURANCE PROGRAM FOR SCHOOLS AND COMMUNITY COLLEGES JOINT POWERS AUTHORITY

MEMORANDUM OF COVERAGE MEMORANDUM # PIPS 0012121

DECLARATIONS

I. COVERED PARTY NAME AND ADDRESS: Santa Clara County SIG 645 Wool Creek Drive San Jose, CA 95112	ADMINISTRATOR'S NAME AND ADDRESS: Keenan & Associates P.O. Box 4328 Torrance, CA 90510 License #0451271
II. MEMORANDUM PERIOD: July 1, 2024 12:01 A.M. to July 1, 2025 12:01 A.M.	
III. COVERED STATES: California	
IV. LIMITS OF COVERAGE: Workers' Compensation	\$ 250,000,000
 Employers Liability Bodily Injury by Accident – Each Accident Each Employee Bodily Injury by Disease Bodily Injury by Disease Limit per Covered Party V. CLASSIFICATION OF OPERATION AND CONTRIBU Public School District and All Operations Incidental Thereto 	Estimated Annual Rate per \$100 of Estimated Annual Payroll Payroll Contribution
VI. CONTRIBUTION ADJUSTMENT PERIOD: 12 Months	\$ 1,780,776,968 \$ 1.5388 \$ 27,402,596
This Memorandum of Coverage Declarations is attached and refor The Protected Insurance Program for Schools and Community BY Protected Insurance Program for Schools, JPA Manage	nity Colleges Joint Powers Authority 7/1/2024



THE PROTECTED INSURANCE PROGRAM FOR SCHOOLS AND COMMUNITY COLLEGES JOINT POWERS AUTHORITY

MEMORANDUM OF COVERAGE MEMORANDUM # PIPS 0012121

DECLARATIONS

THIS ENDORSEMENT CHANGES THE MEMORANDUM OF COVERAGE. PLEASE READ IT CAREI	ORSEMENT CHANGES THE MEMORANDUM OF	COVERAGE.	PLEASE READ IT	CAREFULLY
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ENDORSEMENT EFFE	CTIVE
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This endorsement amends coverage provided under the Memorandum of Coverage for Public School District and All Operations Incidental Thereto.

- 1. Covered party includes the following:
- Berryessa Union School District
- Cambrian School District
- Cupertino Union School District
- East Side Union High School District
- Franklin-McKinley School District
- Fremont Union High School District
- Gilroy Unified School District
- Lakeside Joint School District
- Loma Prieta Joint Union School District
- Los Altos Elementary School District
- Los Gatos Union School District
- Los Gatos-Saratoga Comm. Educ. and Rec.
- Los Gatos-Saratoga Joint UHSD
- Luther Burbank School District
- Metropolitan Education District
- Milpitas Unified School District
- Moreland School District
- Morgan Hill Unified School District
- Mountain View-Whisman School District
- Mt View-Los Altos Union High
- Mt. Pleasant School District
- Oak Grove School District
- Orchard School District
- Santa Clara Unified School District
- Saratoga Union School District



THE PROTECTED INSURANCE PROGRAM FOR SCHOOLS AND COMMUNITY COLLEGES JOINT POWERS AUTHORITY

MEMORANDUM OF COVERAGE MEMORANDUM # PIPS 0012121

DECLARATIONS

- SCCSIG Staff
- Sunnyvale School District
- Union School District