COUNTY OF SAN MATEO Departmental Correspondence

AUG 1 0 2001 SEP 11 2---DATE: HEARING DATE: Honorable Board of Supervisors ΤØ whn Conley, Deputy Director of Public Health FROM: Agreement with Community Dental Care, a California Nonprofit Corporation SUBJECT:

RECOMMENDATION

Adopt a resolution authorizing the President of the Board to execute an agreement with Community Dental Care, a California Nonprofit Corporation, to continue to provide dental services for San Mateo County AIDS Program clients.

Background

Community Dental Care has provided quality dental services for clients of the San Mateo County AIDS Program since 1994-95. A large percentage of AIDS Program clients have major dental problems, which impact on an already compromised immune system. Regular dental care ensures that people with HIV/AIDS obtain maximum nutrition and avoid sources of infection, and thus is an integral part of their primary medical care. In November 2000, a Request for Proposals (RFP) for dental services was conducted. Community Dental Care submitted the only proposal. Their existing contract was amended at that time, extending the contract date to June 30, 2001, to allow time to remedy some programmatic issues before a new contract was entered into.

Discussion

The AIDS Program has been awarded \$123,970 in CARE Act funds to continue HIV dental care services for the period July 1, 2001 through February 28, 2002. The contract provides for dental services two (2) days a week for approximately 66 HIV positive persons. At least one (1) of the two (2) days of service will be at the Willow Clinic site. These services assist the AIDS Program in reaching its goal of increasing client self-sufficiency and quality of life.

Honorable Board of Supervisors Agreement/Community Dental Care, a California Nonprofit Corporation Page 2

Outcome Measures

Service	2000-01 Actual	2001-02 Objectives
Percentage of Community Dental Care clients who will show an improvement in oral health	97%	97%
Percentage of Community Dental Care clients who will report satisfaction with services provided as measured by the contractor's Client Satisfaction Survey	96%	96%

Term and Fiscal Impact

The maximum amount of funding for this agreement is \$123,970 for the term July 1, 2001 through February 28, 2002. Payments made under this contract are on a fee-for-service basis. Funding for this contract is provided through the Ryan White CARE Act, Title I, and includes the administration and monitoring of the contract to be performed by existing AIDS Program staff. These funds are included in the approved 2001-02 AIDS Program budget. There is no net county cost associated with this contract. The net county cost for the entire AIDS Program is \$339,728.

RECOMMENDED

IEALTH SERVICES DEPAR

RESOLUTION NO.

BOARD OF SUPERVISORS, COUNTY OF SAN MATEO, STATE OF CALIFORNIA

* * * * * * *

RESOLUTION AUTHORIZING EXECUTION OF AN AGREEMENT WITH COMMUNITY DENTAL CARE, A CALIFORNIA NONPROFIT CORPORATION

RESOLVED, by the Board of Supervisors of the County of San Mateo, State of California, that

WHEREAS, there has been presented to this Board of Supervisors for its consideration and acceptance an agreement, reference to which is hereby made for further particulars, whereby Community Dental Care, a California Nonprofit Corporation, shall continue to provide dental services for San Mateo County AIDS Program clients; and

WHEREAS, this Board has been presented with the Agreement and has examined and approved it as to both form and content and desires to enter into the Agreement:

NOW, THEREFORE, IT IS HEREBY DETERMINED AND ORDERED that the President of this Board of Supervisors be, and is hereby authorized and directed to execute said Agreement for and on behalf of the County of San Mateo, and the Clerk of this Board shall attest the President's signature thereto.

AGREEMENT WITH COMMUNITY DENTAL CARE, INC., A CALIFORNIA NONPROFIT CORPORATION, FOR HIV DENTAL SERVICES

THIS AGREEMENT, entered into this ______ day of ______ 20_____, by and between the COUNTY OF SAN MATEO, hereinafter called "County," and COMMUNITY DENTAL CARE, INC., A CALIFORNIA NONPROFIT CORPORATION, hereinafter called "Contractor";

$\underline{WITNESSETH}$:

WHEREAS, it is necessary and desirable that Contractor be retained for the purpose of performing the professional services hereinafter described for the Health Services Agency, Public Health Division AIDS Program; and

WHEREAS, pursuant to Government Code, Section 31000, County may contract with independent contractors for the furnishing of such services to or for County or any Department thereof;

NOW, THEREFORE, IT IS HEREBY AGREED BY THE PARTIES HERETO AS FOLLOWS:

1. Services to be Performed by Contractor

In consideration of the payments hereinafter set forth, Contractor, under the general direction of the Director of Health Services, or her designee, with respect to the product or result of Contractor's services, shall provide dental services for San Mateo County AIDS Program clients as described in Schedule A, attached hereto and incorporated by reference herein. Such services shall be provided in a professional and diligent manner.

2. <u>Payments</u>

A. <u>Maximum Amount</u>. In full consideration of Contractor's performance of the services described in Schedule A, the amount that County shall be obligated to pay for services rendered under this Agreement shall not exceed ONE HUNDRED TWENTY-THREE THOUSAND NINE HUNDRED SEVENTY DOLLARS (\$123,970) for the contract term.

B. <u>Rate of Payment</u>. The rate and terms of payment shall be as specified in Schedule B, attached hereto and incorporated herein. Any rate increase is subject to the approval of the Director of Health Services or her designee, and shall not be binding on County unless so approved in writing. In no event may the rates established in Schedule B be increased to the extent that the maximum County obligation shall exceed the total specified in paragraph 2A above. Each payment shall be conditioned on the performance of the services described in Schedule A to the full satisfaction of the Director of Health Services or her designee.

C. <u>Time Limit for Submitting Invoices</u>. Contractor shall submit an invoice for services to County for payment in accordance with the provisions of Schedule B. County shall not be obligated to pay Contractor for the services covered by any invoice if Contractor presents the invoice to County more than one hundred eighty (180) days after the date Contractor renders the services, or more than ninety (90) days after this Agreement terminates, whichever is earlier.

3. Relationship of Parties

It is expressly understood that this is an agreement between two (2) independent contractors and that no agency, employee, partnership, joint venture or other relationship is established by this Agreement. The intent by both County and Contractor is to create an independent contractor relationship. Contractor expressly acknowledges and accepts his/her tax status and the tax consequences of an independent contractor. Further, as an independent contractor, Contractor expressly acknowledges and accepts that he/she has no rights, benefits, privileges and/or claims in any form whatsoever under, from, through and/or pursuant to the San Mateo County Civil Service Rules.

4. <u>Hold Harmless</u>

Contractor shall indemnify and save harmless County, its officers, agents, employees, and servants from all claims, suits, or actions of every name, kind and description, brought for, or on account of: (A) injuries to or death of any person, including Contractor, or (B) damage to any property of any kind whatsoever and to whomsoever belonging, or (C) any failure to withhold and/or pay to the government income and/or employment taxes from earnings

under this Agreement, or (D) any other loss or cost, including but not limited to that caused by the concurrent active or passive negligence of County, its officers, agents, employees, or servants, resulting from the performance of any work required of Contractor or payments made pursuant to this Agreement, provided that this shall not apply to injuries or damage for which County has been found in a court of competent jurisdiction to be solely liable by reason of its own negligence or willful misconduct.

The duty of Contractor to indemnify and save harmless as set forth herein, shall include the duty to defend as set forth in Section 2778 of the California Civil Code.

5. <u>Insurance</u>

Contractor shall not commence work under this Agreement until all insurance required under this section has been obtained and such insurance has been approved by the Director of Health Services. Contractor shall furnish the Health Services Agency with Certificates of Insurance evidencing the required coverage and there shall be a specific contractual liability endorsement extending Contractor's coverage to include the contractual liability assumed by Contractor pursuant to this Agreement. These Certificates shall specify or be endorsed to provide that thirty (30) days' notice must be given, in writing, to the Health Services Agency of any pending change in the limits of liability or of any cancellation or modification of the policy.

In the event of the breach of any provision of this section, or in the event any notice is received which indicates any required insurance coverage will be diminished or canceled, County at its option, may, notwithstanding any other provision of this Agreement to the contrary, immediately declare a material breach of this Agreement and suspend all further work pursuant to this Agreement.

A. <u>Workers' Compensation and Employer Liability Insurance</u>. Contractor shall have in effect during the entire life of this Agreement, Workers' Compensation and Employer Liability Insurance providing full statutory coverage. In signing this Agreement, County makes the following certification, required by Section 1861 of the California Labor Code:

I am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for Workers' Compensation or to undertake self-insurance in accordance with the provisions of the Code, and I will comply with such provisions before commencing the performance of the work of this Agreement.

B. <u>Liability Insurance</u>. Contractor shall take out and maintain during the life of this Agreement such Bodily Injury Liability and Property Damage Liability Insurance as shall protect him while performing work covered by this Agreement from any and all claims for damages for bodily injury, including accidental death, as well as any and all claims for property damage which may arise from Contractor's operations under this Agreement, whether such operations be by himself or by any subcontractor or by anyone directly or indirectly employed by either of them. Such insurance shall be combined single limit bodily injury and property damage for each occurrence and shall not be less than the amounts specified below.

Such insurance shall include:

- 1) Comprehensive General Liability \$1,000,000
- 3) Professional Liability\$1,000,000

If this Agreement remains in effect more than one (1) year from the date of its original execution, County may, at its sole discretion, require an increase in the amount of liability insurance to the level then customary in similar County agreements by giving sixty (60) days' notice to Contractor.

County and its officers, agents, employees and servants shall be named as additional insured on any such policies of insurance, which shall also contain a provision that the insurance afforded thereby to County, its officers, agents, employees, and servants shall be primary insurance to the full limits of liability of the policy, and that if County or its officers and employees have other insurance against the loss covered by such a policy, such other insurance shall be excess insurance only. Said certificate(s) of insurance is (are) attached hereto and incorporated by reference herein as Attachment II (and III).

6. Non-Discrimination

Contractor shall comply with the non-discrimination requirements described in Schedule C, which is attached hereto, and incorporated herein.

Contractor shall comply with County admission and treatment policies which shall provide that patients are accepted for care without discrimination on the basis of race, color, religion, sex, sexual orientation, national origin, age, handicap, or political affiliation.

Violation of the non-discrimination provisions of this Agreement shall be considered a breach of this Agreement and subject Contractor to penalties, to be determined by the County Manager, including, but not limited to:

i. termination of this Agreement;

ii. disqualification of Contractor from bidding on or being awarded a County contract for a period of up to three (3) years;

iii. liquidated damages of TWO THOUSAND FIVE HUNDRED DOLLARS(\$2,500) per violation;

iv. imposition of other appropriate contractual and civil remedies and sanctions, as determined by the County Manager.

To effectuate the provisions of this paragraph, the County Manager shall have the authority to:

i. examine Contractor's employment records with respect to compliance with this paragraph;

ii. set off all or any portion of the amount described in this paragraph against amounts due to Contractor under the Contract or any other contractor between Contractor and County.

Contractor shall report to the County Manager the filing by any person in any court of any complaint of discrimination or the filing by any person of any and all charges with the Equal Employment Opportunity Commission, the Fair Employment and Housing Commission or any other entity charged with the investigation of allegations within thirty (30) days of such filing, provided that within such thirty (30) days such entity has not notified Contractor that such charges

are dismissed or otherwise unfounded. Such notification shall include the name of the complainant, a copy of such complaint, and a description of the circumstance. Contractor shall provide County with a copy of its response to the complaint when filed.

With respect to the provision of employee benefits, Contractor shall comply with the County Ordinance which prohibits contractors from discriminating in the provision of employee benefits between an employee with a domestic partner and an employee with a spouse.

7. Assignments and Subcontracts

A. Without the written consent of the Director of Health Services or her designee, this Agreement is not assignable in whole or in part. Any assignment by Contractor without the written consent of the Director of Health Services or her designee is a breach of this Agreement and shall automatically terminate this Agreement.

B. Contractor shall not employ subcontractors or consultants to carry out the responsibilities undertaken pursuant to this contract without the written consent of the Director of Health Services or her designee.

C. All assignees, subcontractors, or consultants approved by the Director of Health Services or her designee shall be subject to the same terms and conditions applicable to Contractor under this Agreement, and Contractor shall be liable for the assignee's, subcontractor's or consultant's acts and/or omissions.

D. All agreements between Contractor and subcontractor and/or assignee for services pursuant to this Agreement shall be in writing and shall be provided to County.

8. Amendment of Agreement

This Agreement is complete and contains all the terms and conditions agreed upon by the parties. No amendment shall be valid unless made in writing and signed by the parties hereto, and no oral understanding or agreement shall be binding on the parties hereto.

9. <u>Records</u>

A. Contractor agrees to provide to County, to any federal or state department having monitoring or reviewing authority, to County's authorized representatives and/or their appropriate audit agencies upon reasonable notice, access to and the right to examine and audit

all records and documents necessary to determine compliance with relevant federal, state, and local statutes, rules and regulations, and this Agreement, and to evaluate the quality, appropriateness and timeliness of services performed.

B. Contractor shall maintain and preserve all financial records relating to this Agreement for a period of four (4) years from the termination date of this Agreement, or until audit findings are resolved, whichever is greater.

10. Compliance with Applicable Laws

All services to be performed by Contractor pursuant to this Agreement shall be performed in accordance with all applicable federal, state, county, and municipal laws, including, but not limited to, the Americans with Disabilities Act of 1990, as amended, and Section 504 of the Rehabilitation Act of 1973, as amended and attached hereto and incorporated by reference herein as Attachment I, which prohibits discrimination on the basis of handicap in programs and activities receiving any federal or county financial assistance. Such services shall also be performed in accordance with all applicable ordinances and regulations, including, but not limited to, appropriate licensure, certification regulations, provisions pertaining to confidentiality of records, and applicable quality assurance regulations.

11. Interpretation and Enforcement

A. Any notice, request, demand or other communication required or permitted hereunder shall be deemed to be properly given when deposited in the United States mail, postage prepaid, or when deposited with a public telegraph company for transmittal, charges prepaid, addressed:

1) In the case of County, to:

San Mateo County AIDS Program 225 37th Avenue San Mateo, CA 94403

or to such person or address as County may, from time to time furnish to Contractor.

2) In the case of Contractor, to:

Gene Gowdey, DDS -57-Calypso Shores-Novato, CA 94949

10 Greenham Court

B. Controlling Law. The validity of this Agreement and of its terms or provi-

sions, as well as the rights and duties of the parties hereunder, the interpretation and performance of this Agreement shall be governed by the laws of the State of California.

12. Term of the Agreement

Subject to compliance with the terms and conditions of this Agreement, the term of this Agreement shall be from July 1, 2001 through February 28, 2002. This Agreement may be terminated by Contractor, Director of Health Services or her designee at any time upon sixty (60) days' written notice to the other party.

IN WITNESS WHEREOF, the parties hereto, by their duly authorized representatives, have affixed their hands.

COUNTY OF SAN MATEO

COMMUNITY DENTAL CARE, INC., A CALIFORNIA NONPROFIT CORPORATION

By:

Michael D. Nevin, President Board of Supervisors, San Mateo County

Date:

By: Dene Lowdey, Dr.

Date: 7/29/01

ATTEST:

By:

Clerk of Said Board

Date:

SCHEDULE A

COMMUNITY DENTAL CARE, A CALIFORNIA NONPROFIT CORPORATION JULY 1, 2001 - FEBRUARY 28, 2002

I. SERVICES

Contractor shall perform the following:

A. Contractor shall provide the dental services listed in Attachment II to approximately sixty-six (66) unduplicated clients with written verification of a diagnosis of HIV/AIDS. A Unit of Service (UOS) shall be defined as ONE HUNDRED TEN DOLLARS (\$110) worth of dental services. This Agreement will provide for approximately one thousand one hundred twenty-seven (1,127) UOS. Not more than nine percent (9%) of the value of each UOS shall be used for indirect costs for this project. These services will be provided to residents of San Mateo County who have provided written verification of a diagnosis of HIV/AIDS. Decisions of care will be made by the attending Contractor dentist on a case-by-case basis and will be based on documented need.

The types of services considered allowable under this Agreement are emergency, diagnostic; preventative; basic restorative; endodontics; tooth extraction - uncomplicated, simple; periodontal; and removable prosthetics. A complete list of covered procedures is listed on "Attachment II."

The types of services not allowable under this Agreement are cosmetic dentistry; orthodontics; implants; and surgery requiring IV sedation, hospital services, or complex procedures.

- B. Contractor shall maximize third party payment (e.g. Medi-Cal, private insurance, etc.) before utilizing funding from this Agreement.
- C. Contractor shall provide dental services two (2) days per week. At least one (1) of these days shall be at the Willow Clinic in Menlo Park. The second (2nd) day can be at the Willow Clinic, but Contractor shall make every effort to establish a one (1) day clinic in the northern part of the county.

Contractor shall be responsible for ensuring adequate staff, dental instruments, and supplies are available for the provision of services at all service sites.

D. All dentists and other staff, licensed or unlicensed, who may work on this project are subject to AIDS Program approval. Appropriate insurance and licensing information shall be provided for every dentist and other licensed staff who may work on this project before such staff may perform any functions for the project.

II. OUTCOME OBJECTIVES

Contractor shall ensure that the following outcome objectives are pursued throughout the term of this Agreement:

- A. Ninety-five percent (95%) of Contractor's clients shall show an improvement in oral health. Improvement of oral health shall be measured by the number of clients who receive diagnosis and subsequent treatment in ratio to the number of clients who receive diagnosis and do not receive subsequent treatment. Contractor shall tabulate this objective during the third (3rd) quarter of the contract year and include the result in Contractor's third (3rd) Quarter Report.
- B. Ninety-five percent (95%) of Contractor's clients shall report, via a project specific client satisfaction survey conducted by Contractor, satisfaction with dental services received from Contractor. This survey shall be conducted during the third (3rd) quarter of the contract year. The results of this survey shall be tabulated by Contractor and included in Contractor's third (3rd) Quarter Report.

III. GENERAL

- A. Regular staff participation is required at monthly AIDS Program "Partnership Agency Round Table" meetings and other meetings as needed or appropriate.
- B. Participation in the "San Mateo County AIDS Program Universal Client Needs and Satisfaction Survey" is required.
- C. Any public information (e.g. brochures, flyers, etc.) about projects funded by the AIDS Program must state somewhere on the item "This project is funded by the San Mateo County AIDS Program."
- D. Compliance with the annual AIDS Program site visit is required.
- E. Contractor understands that funding for this program after February 28, 2002, is dependent on adequate appropriation of Ryan White Combined AIDS Resources Emergency (CARE) Act, Title I funding for the AIDS Program.

IV. REPORTING

Quarterly Program Report forms are due by the fifteenth (15th) day of the month following each quarter. For this reporting, a UOS shall be ONE HUNDRED TEN DOLLARS (\$110). The AIDS Program will provide a Master Copy of the report form.

B. Monthly Financial Reports and invoices specifying cost(s) per unit(s) of service(s) due the fifteenth (15th) day following the end of the month. Included with the Monthly Financial Report, Contractor shall submit a report on the number of patients seen and the number of clients whose services have been billed to Medi-Cal.

- C. Annual "Standard AIDS Administrative Report" shall be due on January 15, 2002.
- D. Final Narrative Report due by April 1, 2002. This report shall specify the utilization of services by type and volume; identify unmet needs and service gaps; and provide a project self-evaluation.
- E. Year-End Financial Report due by March 15, 2002.
- F. CPA Audit due one hundred eighty (180) days after the end of Contractor's fiscal year.

SCHEDULE B

COMMUNITY DENTAL CARE, A CALIFORNIA NONPROFIT CORPORATION JULY 1, 2001 - FEBRUARY 28, 2002

PAYMENTS

County shall compensate Contractor for the services stated in "Schedule A" in payments for UOS provided, beginning July 1, 2001 and ending February 28, 2002. Each UOS will be paid at ONE HUNDRED TEN DOLLARS (\$110). Payments shall be paid upon receipt of invoice, and satisfactory project and fiscal reporting as determined by the AIDS Program Director or his designee. The last payment shall be withheld until all UOS are accounted for. County shall have the right to withhold payment if County determines that the quality or quantity of work performed is unacceptable.

The maximum amount of payments for the term of this Agreement is ONE HUNDRED TWENTY-THREE THOUSAND NINE HUNDRED SEVENTY DOLLARS (\$123,970).

SCHEDULE C

Contract between County of San Mateo and Community Dental Care, Inc., a California Nonprofit Corporation, hereinafter called "Contractor."

- a. No person shall, on the grounds of race, color, creed, national origin, religious affiliation or non-affiliation, sex, sexual orientation, marital status, age (over forty (40)), disability, medical condition (including but not limited to AIDS, HIV positive diagnosis, or cancer), political affiliation or union membership be excluded from participation in, be denied the benefits of, or be subjected to discrimination under this Agreement.
- b. Contractor shall insure equal employment opportunity based on objective standards of recruitment, selection, promotion, classification, compensation, performance evaluations, and management relations, for all employees under this contract. Contractor's personnel policies shall be made available to County upon request.
- c. Contractor shall assure compliance with Section 504 of the Rehabilitation Act of 1973 by submitting a signed letter of assurance (Attachment I) of compliance. Contractor shall be prepared to submit a self-evaluation and compliance plan to County upon request within one (1) year of the execution of this Agreement.

Attachment I

(Required only from Contractors who provide services directly to the Public on County's behalf.)

Assurance of Compliance with Section 504 of the Rehabilitation Act of 1973, as Amended

The undersigned (hereinafter called the "Contractor(s)") hereby agrees that it will comply with Section 504 of the Rehabilitation Act of 1973, as amended, all requirements imposed by the applicable DHHS regulation, and all guidelines and interpretations issued pursuant thereto.

The Contractor(s) gives/give this assurance in consideration of and for the purpose of obtaining contracts after the date of this assurance. The Contractor(s) recognizes/recognize and agrees/agree that contracts will be extended in reliance on the representations and agreements made in this assurance. This assurance is binding on the Contractor(s), its successors, transferees, and assignees, and the person or persons whose signatures appear below are authorized to sign this assurance on behalf of the Contractor(s).

The Contractor(s): (Check a or b)

a. (\swarrow) employs fewer than 15 persons.

employs 15 or more persons and, pursuant to Section 84.7 (a) of the ()b. regulation (45 C.F.R. 84.7 (a)), has designated the following person(s) to coordinate its efforts to comply with the DHHS regulation.

Sene Gowley DDS, MA Name of 504 Person - Type or Print

Community Dental Care, Inc., A California Nonprofit Corporation Name of Contractor(s) - Type or Print

Greenham cour 10

Street Address or PO Box

Novato City

CA 94949 ate Zip Code State

I certify that the above information is complete and correct to the best of my knowledge.

7/29/01

Signature and Title of Authorized Official

*Exception: DHHS regulations state that:

"If a recipient with fewer than 15 employees finds that, after consultation with a handicapped person seeking its services, there is no method of complying with (the facility accessibility regulations)...other than making a significant alteration in its existing facilities, the recipient may, as an alternative, refer the handicapped person to other providers of those services that are accessible."

Attachment II

		Community Dental Care / San Mateo Units of Service (UOS) Schedule
Location	ADA	UOS Description
SM	120	0.5 Periodic oral examination
SM	140	0.75 Limited oral evaluation - problem focused
SM	150	1 Comprehensive oral evaluation
SM	160	2.5 Detailed and extensive oral evaluation - problem-focused, by report
SM	210	1 Intraoral-complete series (including bitewings)
SM	220	0.25 Intraoral-periapical-first film
SM	230	0.25 Intraoral-periapical-each additional film
SM .	240	0.5 Intraoral-occlusal film
SM	250	0.75 Extraoral-first film
SM	260	0.75 Extraoral-each additional film
SM	270	0.25: Bitewing-single film
SM	272	0.5: Bitewings-two films
SM	274	0.5 Bitewings-four films
SM	290	1 Posterior-anterior or lateral skull and facial bone survey film
SM	330	1 Panoramic film
SM	340	1.25 Cephalometric film
SM	415	1.75 Bacteriologic studies for determination of pathologic agents
SM	425	1.25 Caries susceptibility tests
SM	460	0.5 Pulp vitality tests
SM	470	1 Diagnostic casts
SM	471	0.75 Diagnostic photographs
SM	501	1.75 Histopathologic examinations
SM	502	1.75 Other oral pathology procedures, by report
SM	1110	0.75 Prophylaxis-adult
SM	1120	0.75 Prophylaxis-child
SM	1201	0.75 Topical application of fluoride (including prophylaxis)-child
SM	1203	0.5 Topical application of fluoride (prophylaxis not included)-child
SM	1204	0.5 Topical application of fluoride (prophylaxis not included)-adult
SM	1205	1 'Topical application of fluoride (including prophylaxis)-adult
SM	1310	1 Nutritional counseling for the control of dental disease
SM	1320	1 Tobacco counseling for the control and prevention of oral disease
SM	1330	0.75 Oral hygiene instructions
SM	1351	0.5 Sealant-per tooth
SM	1510	2.75 Space maintainer-fixed-unilateral
SM	1515	4.25 Space maintainer-fixed-bilateral
SM	1520	3.5 Space maintainer-removable-unilateral
SM	1525	4.75 Space maintainer-removable-bilateral
SM	1550	0.75 Recementation of space maintainer
SM	2110	0.75 Amalgam-one surface, primary
SM	2120	1 Amalgam-two surfaces, primary
SM	2130	1.25 Amalgam-three surfaces, primary
SM	2131	1.5 Amalgam-four or more surfaces, primary
SM	2140	1 Amalgam-one surface, permanent
SM	2150	1.25 Amalgam-two surfaces, permanent
SM	2160	1.5 Amalgam-three surfaces, permanent
SM	2161	1.75 Amalgam-four or more surfaces, permanent
SM	2330	1.25 Resin-one surface, anterior
SM	2331	1.5 Resin-two surfaces, anterior
SM	2332	2 Resin-three surfaces, anterior
SM	2335	2.25 Resin-four or more surfaces or involving incisal angle (anterior)
SM	2336	2.75 Composite resin crown-anterior-primary
SM	2380	1 Resin-one surface, posterior-primary
SM	2381	1.5 Resin-two surfaces, posterior-primary
SM	2382	2 Resin-three or more surfaces, posterior-primary
SM	2385	1.25 Resin-one surface, posterior-permanent
SM	2386	1.75 Resin-two surfaces, posterior-permanent
SM	2387	2.25 Resin-three or more surfaces, posterior-permanent
SM	2510	6 Inlay-metallic-one surface
SM	2520	6.5 Inlay-metallic-two surfaces
SM	2530	6.75 Inlay-metallic-three or more surfaces
SM	2543	8.75 Onlay-metallic-three surfaces
SM	2544	9.25 Onlay-metallic-four or more surfaces
SM	2610	6.5 Inlay-porcelain/ceramic-one surface
SM	2620	6.75 Inlay-porcelain/ceramic-two surfaces

SM	2630	7.25 Inlay-porcelain/ceramic-three or more surfaces
SM	2642	7.75 Onlay-porcelain/ceramic-two surfaces
SM	2643	7.25 Onlay-porcelain/ceramic-three surfaces
SM	2644	7.75 Onlay-porcelain/ceramic-four or more surfaces
SM	2650	6 Inlay-composite/resin-one surface (laboratory processed)
SM	2651	6.75 Inlay-composite/resin-two surfaces (laboratory processed)
SM	2652	7 Inlay-composite/resin-three or more surfaces (laboratory processed)
SM	2662	7 ¹ Onlay-composite/resin-two surfaces (laboratory processed)
SM	1 2663	7 Onlay-composite/resin-three surfaces (laboratory processed)
SM	2664	9.5 Onlay-composite/resin-four or more surfaces (laboratory processed)
SM	2710	6.25 Crown-resin (laboratory)
SM	2720	8.75 Crown-resin with high noble metal
SM	2721	7.25 Crown-resin with predominantly base metal
SM	2722	7.75 Crown-resin with noble metal
SM	2740	7.75 Crown-Porcelain/ceramic substrate
SM	2750	8 Crown-porcelain fused to high noble metal
SM	2751	7.25 Crown-porcelain fused to predominantly base metal
SM	2752	7.75 Crown-porcelain fused to noble metal
SM	2790	7.75 Crown-full cast high noble metal
SM	2791	6.75 Crown-full cast predominantly base metal
SM	2792	7.75'Crown-full cast noble metal
SM	2810	7.75 Crown-3/4 cast metallic
SM	2910	1 Recement inlay
SM	29201	1 Recement crown
SM	2930	2.25: Prefabricated stainless steel crown- primary tooth
SM	2931	2.75 Prefabricated stainless steel crown-permanent tooth
SM	2932	2.75 Prefabricated resin crown
SM	2933	2.75 Prefabricated stainless steel crown with resin window
SM	2940	1 Sedative filling
SM	2950	2.25!Core buildup, including any pins
SM	2951	0.75 Pin retention-per tooth, in addition to restoration
SM	2952	3.75 Cast post and core in addition to crown
SM	2954	2.5 Prefabricated post and core in addition to crown
SM	2955	2.25 Post removal (not in conjunction with endodontic therapy)
SM	2960	4.75 Labial veneer (laminate)-chairside
SM	2961	5.5 Labial veneer (resin laminate)-laboratory
SM	2962	6.75 Labial veneer (porcelain laminate)-laboratory
SM	2970	2.75 Temporary crown (fractured tooth)
SM	2980	2.75 ⁱ Crown repair, by report
SM	3110	0.75 Pulp cap-direct (excluding final restoration)
SM	3120	1 Pulp cap-indirect (excluding final restoration)
SM	3220	1.5 Therapeutic pulpotomy (excluding final restoration)
SM	3230	3.75 Pulpal therapy (resorbable filling) - anterior, primary tooth (excluding final restoration)
SM	3240	4 Pulpal therapy (resorbable filling) - posterior, primary tooth (excluding final restoration)
SM	3310	4.5 Anterior Root Canal (excluding final restoration)
SM	3320	5.25 Bicuspid Root Canal (excluding final restoration)
SM	3330	6.75 Molar Root Canal (excluding final restoration)
SM	3346	5.25 Retreatment of previous root canal therapy - anterior
SM	3347	5.75 Retreatment of previous root canal therapy - bicuspid
SM	3348	7.25 Retreatment of previous root canal therapy - molar
SM	3351	2.75 Apexification/recalcification- initial visit (apical closure/calcific repair of perforations, root resorption, etc.)
SM	3352	2.25 Apexification/recalcification-interim medication replacement (apical closure/calcific repair of perforations, root re
SM	3353	3.75 Apexification/recalcification-final visit (includes completed root canal therapy-apical closure/calcific repair of per
SM	3410	4.25 Apicoectomy/Periradicular surgery- anterior
SM	3421	5.25 Apicoectomy/Periradicular surgery- bicuspid (first root)
SM	3425	6 Apicoectomy/Periradicular surgery- molar (first root)
SM	3426	3.5 Apicoectomy/Periradicular surgery (each additional root)
SM	3430	3.25 Retrograde filling- per root
SM	3450	3.75 Root amputation- per root
SM	3460	11.5 Endodontic endosseous implant
SM	3470	7.75 Intentional reimplantation (including necessary splinting)
SM	3910	1.75 Surgical procedure for isolation of tooth with rubber dam
SM	3920	4 Hemisection (including any root removal), not including root canal therapy
SM	3950	2.25 Canal preparation and fitting of preformed dowel or post
SM	4210	5.75 Gingivectomy or gingivoplasty-per quadrant
SM	4211	2.75 Gingivectomy or gingivoplasty-per tooth

SM 4240 6.5 Ginghavia flap procedure, including rod planing-per quadrant. SM 4240 9.5 Sincina crown lengtherung - hard issue. SM 4250 9.25 Mucogingvia surgery, cerr quadrant. SM 4260 9.25 Mucogingvia surgery, cerr quadrant. SM 4271 6.7 Si Subepithelial connective tissue graft procedure (including door site surgery). SM 4271 9.7 Si Subepithelial connective tissue graft procedure (including door site surgery). SM 4273 9.7 Si Subepithelial connective tissue graft procedure (including door site surgery). SM 4273 9.7 Si Subepithelial connective tissue graft procedure (including door site surgery). SM 4235 9.0 Provisional spating and teco planing-per quadrant. SM 4355 2.5 Full mouth doridement to enable comprehensive periodontal evaluation. and diagnosis SM 4350 2.5 Full mouth doridement to enable comprehensive periodontal evaluation. and diagnosis SM 4351 2.5 Complete denture - maxiliary SM 5120 1. Unscheduled density on andibular SM 5221 1.2 Ste funditist denture - enablary SM 5221 1.2 Ste funditis	SM	4220	4 Gingival curettage, surgical, per quadrant, by report
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SM	6242	7.75 Pontic-porcelain fused to noble metal
SM	6250	8.25 Pontic-resin with high noble metal
SM	6251	7.5 Pontic-resin with predominantly base metal
SM	6252	8 Pontic-resin with noble metal
SM	6520	6.25 Inlay-metallic-two surfaces
SM	6530	7 Inlay-metallic-three or more surfaces
SM	6543	8.25 Onlay-metallic-three surfaces
SM	6544	8.75 Onlay-metallic-four or more surfaces
SM	6545	6.5 Retainer-cast metal for resin bonded fixed prosthesis
SM	6720	8.5 Crown-resin with high noble metal
SM	6721	7.75! Crown-resin with predominantly base metal
SM	6722	8 Crown-resin with noble metal
SM	6750	8.25 Crown-porcelain fused to high noble metal
SM	6751	7 Crown-porcelain fused to predominantly base metal
SM	6752	7.75 Crown-porcelain fused to noble metal
SM	6780	8.25 Crown-3/4 cast high noble metal
ISM	6790	8 Crown-full cast high noble metal
SM	6791	7.25 Crown-full cast predominantly base metal
SM	6792	7.75 Crown-full cast noble metal
SM	6920	7.75 ¹ Connector bar
SM	6930	1.25 Recement fixed partial denture
SM	6940	4.25 Stress breaker
SM	6950	6.25 Precision attachment
SM	6970	3.75 Cast post and core in addition to fixed partial denture retainer
SM	6971	3.75 Cast post as part of fixed partial denture retainer
SM	6972	2.75 Prefabricated post and core in addition to fixed partial denture retainer
SM	6973	2.5 Core build up for retainer, including any pins
SM	6975	5.5 Coping-metal
SM	6980	5.5 Fixed partial denture repair, by report
SM	7110	1.25 Single tooth extraction
SM	7120	1 Each additional tooth extraction
SM	7130	1.75 Root removal-exposed roots D295
SM	7210	2.25 Surgical removal of erupted tooth requiring elevation of mucoperiosteal flap and removal of bone
SM	7220	2.75 Removal of impacted tooth-soft tissue
SM	7230	3.25 Removal of impacted tooth-partially bony
SM	7240	3.75 Removal of impacted tooth-completely bony
SM	7241	4.75 Removal of impacted tooth-completely bony, with unusual surgical complications
SM	7250	2.5 Surgical removal of residual tooth roots (cutting procedure)
SM	7260	14 Oroantral fistula closure
SM	7270	5.25 Tooth reimplantation and/or stabilization of accidentally evulsed or displace tooth
SM	7272	11.75 Tooth transplantation (includes reimplantation from one site to another site)
SM	7285	2.75 Biopsy of oral tissue-hard
SM	7286	2.25 Biopsy of oral tissue-soft
SM	7310	2.75 Alveoloplasty in conjunction with extractions-per quadrant
SM	7320	4 Alveoloplasty not in conjunction with extractions-per quadrant
SM	7340	17 Vestibuloplasty-ridge extension (secondary epithelialization)
SM	7350	29.5/Vestibuloplasty-ridge extension (including soft tissue grafts)
SM	7430	4.25 Excision of benign tumor-lesion diameter up to 1.25 cm
SM	7431	7.25 Excision of benign tumor-lesion diameter greater than 1.25 cm
SM	7440	12 Excision of malignant tumor-lesion diameter up to 1.25 cm
SM	7441	20.25 Excision of malignant tumor-lesion diameter greater than 1.25 cm
SM	7450	4 Removal of odontogenic cyst or tumor-lesion diameter up to 1.25 cm
SM	7451	8.75 Removal of odontogenic cyst or tumor-lesion diameter greater than 1.25 cm
SM	7460	6.25 Removal of nonodontogenic cyst or tumor-lesion diameter up to 1.25 cm
SM	7461	10 Removal of nonodontogenic cyst or tumor-lesion diameter greater than 1.25 cm
SM	7465	6.75 Destruction of lesion(s) by physical or chemical methods, by report
SM	7470	6.5 Removal of exostosis-maxilla or mandible
SM	7510	2 Incision and drainage of abscess-intraoral soft tissue
SM	7520	4.25 Incision and drainage of abscess-extraoral soft tissue
SM	7530	3.25 Removal of foreign body, skin, or subcutaneous areolar tissue
SM	7540	7 Removal of reaction-producing foreign bodies-musculoskeletal system
SM	7550	11.25 Sequestrectomy for osteomyelitis
SM	7560	17.25 Maxillary sinusotomy for removal of tooth fragment or foreign body
SM	7910	3.25 Suture of recent small wounds up to 5 cm
SM	7911	6.75 Complicated suture-up to 5 cm
SM	7912	14.5 Complicated suture-greater than 5 cm

SM	7960	4 Frenulectomy (frenectomy or frenotomy)-separate procedure
SM	7970	5.25 Excision of hyperplastic tissue-per arch
SM	7971	3.75 Excision of pericoronal gingiva
SM	9110	1 Palliative (emergency) treatment of dental pain-minor procedure
SM	9215	0.75 Local anesthesia
SM	9230	0.75 Analgesia
SM	9240	3.5 Intravenous sedation
SM	9310	1.25 Consultation (diagnostic service provided by dentist or physician other than practitioner)
SM	9410	1.75 House call
SM	9420	2.25 Hospital call
SM	9430	0.75 Office visit for observation (during regularly scheduled hours)-no other services performed
SM	9440	1.25 Office visit-after regularly scheduled hours
SM	9610	1.25 ¹ Therapeutic drug injection, by report
SM	9630	1 Other drugs and/or medicaments, by report
SM	9910	0.75 Application of desensitizing medicament
SM	9920	1.75 Behavior management, by report
SM	9930	1.25 Treatment of complication (post-surgical)-unusual circumstances, by report
SM	9940	6 Occlusal guard, by report
SM	9950	3.5 Occlusion analysis-mounted case
SM	9951	2 Occlusal adjustment-limited
SM	9952	5.75 Occlusal adjustment-complete
SM	9970	2.25 Enamel microabrasion
SM	9999	0 ¹ Encounter

Community Dental Care RFP GRID

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1. General Description of RFP	Dental Services for persons with HIV		
2. List key evaluation criteria	Reputation and experience		
	Capability and availability of staff		
	Cost		
	Compliance with RFP		
	Delivery of county-wide service		
	Framework stability		
3. Where advertised	San Mateo Times		
4. In addition to any advertisement, list	Dr. Brendo Caturay		
others to whom RFP was sent	The Tooth Mobile		
	UCSF School of Dentistry		
	SMCHC Dental Clinic		
5. Total number sent to prospective	4		
proposers			
6. Number of proposals received	1		
7. Who evaluated the proposals			
8. In alphabetical order, names of	Community Dental Care, Marin Co., CA		
proposers (or finalists, if applicable) and			
location			

COUNTY OF SAN MATEO

Equal Benefits Compliance Declaration Form

1 Vendor Identification

Name of Contractor: Contact Person:

Address:

bene Fax Number:

Phone Number:

II Employees

Does the Contractor have any employees? Ves ____ No

Does the Contractor provide benefits to spouses of employees? ____ Yes

If the answer to one or both of the above is no, please skip to Section IV.

III Equal Benefits Compliance (Check one)

- Yes, the Contractor complies by offering equal benefits, as defined by Chapter 2.93, to its employees with spouses and its employees with domestic partners.
- Yes, the Contractor complies by offering a cash equivalent payment to eligible employees in lieu of equal benefits.
- □ No, the Contractor does not comply.
- The Contractor is under a collective bargaining agreement which began on _____ (date) and expires on _____ (date).

IV Declaration

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that I am authorized to bind this entity contractually.

Executed this 3 day of Hug, 2001 at	Novato	CH	1
	(City)	(5	State)
Gene Lowdey ops MA	Gene	Gowdey	
Signature	Name (P	lease Print)	
Executive Director		44259	
Title	Contractor Lax I	dentification Numbe	er
[By: fax and regular mail]	7	** TNT	AL PAGE 02 *>