• STATE OF CALIFORNIA							
STANDARD AGE STD. 2 (REV. 5-91)	REEMENT-	APPRO	VED BY THE INEY GENERAL			CONTRACT NUMBER 01-15364	AM. NO.
THIS AGREEMENT, made and e State of California, by and betwee	n State of California,	day of July 20(through its duly)1 in the	inted avalified	and optime	TAXPAYER'S FEDERAL I 94-6000-532	D. NUMBER
TITLE OF OFFICER ACTING FOR S	TATE	AGENCY	- orected or appe	nneu, duanneu	and acting		
Chief, Program Suppor	rt Branch	Departmer	nt of Health	Services		hereafter a	alied the State, and
CONTRACTOR'S NAME						, nertaitti u	anco the State, and
San Mateo County						•	led the Contractor.
 WITNESSETH: That the Contradoes hereby agree to furnish to for performance or completion. Contract Term: Incorporated Exh A. The following et 1. Exhibit A Exhibit A Exhibit B Exhibit C Exhibit C Exhibit E Exhibit E Exhibit E Exhibit E Exhibit F 	and attach plans a July 1, 2001 th ibits xhibits are atta Scope (S) Addition Budget B Budget Genera Contrac	ached, inco of Work FY nal Provisio FY 2001-2 FY 2003-2 Il Terms ar ctor's Relea	orporated h (2001-200 2002 2003 2004 10 Condition	erein, and 4	IO DE rende	art hereof by this re 10 pa 14 pa 1 pag 1 pag 1 pag 2 pag 1 pag 1 pag	eference: ages ages je je je je jes je
The provisions on the reverse	e side hereof consti	tute a part of t	his agreement.				
N WITNESS WHEREOF this			the narries he	reto unon the			
SIAIL OF C	CALIFORNI	A				DNTRACTOR	
Department of Health S	ervices	 	San Mat	eo County	n individual, s	state whether a corporation, par	mership, etc.)
Y (AUTHORIZED SIGNATURE)		For	BY (AUTHO)	RIZED SIGNATU	RE)	· · · · · · · · · · · · · · · · · · ·	
RINTED NAME OF PERSON SIGNI Edward Stahlberg	1G		PRINTED NA	ME OF AND TH	LE OF PERS	ON SIGNING	······································
TLE Chief, Program Support	Branch		ADDRESS 225 37th	n Ave., San	Mateo,	CA 94403	
MOUNT ENCUMBERED BY THIS OCUMENT	PROGRAM / CATE		ND TITLE)	FUND TITLE General Fu	nd		nent of General ces Use Only
524,429	(OPTIONAL USE)			· · ·	· .		
5-0-	пем - 4260-111-00		hapter 06	STATUTE 2001	FISCAL Y		• •

TOTAL AMOUNT ENCUMBERED TO DATE	OBJECT OF EXPENDITURE (CODE AND	OBJECT OF EXPENDITURE (CODE AND TITLE)				
\$24,429	01-51375-4533-702-03					
	rsonal knowledge that budgeted funds purpose of the expenditure stated above.	T.B.A	NO.	B.R. NO.		
SIGNATURE OF ACCOUNTING	DFFICER	T	DATE			
>						

DEPT. OF GEN. SER.

STATE AGENCY

CONTRACTOR

1. The contractor agrees to indemnify, defend and save harmless the State, its officers, agents and employees from any and all claims and losses accruing or resulting to any and all contractors, subcontractors, materialmen, laborers and any other person, firm or corporation furnishing or supplying work services, materials or supplies in connection with the performance of this contract, and from any and all claims and losses accruing or resulting to any person, firm or corporation who may be injured or damaged by the Contractor in the performance of this contract.

2. The Contractor, and the agents and employees of Contractor, in the performance of the agreement, shall act in an independent capacity and not as officers or employees or agents of State of California.

3. The State may terminate this agreement and be relieved of the payment of any consideration to Contractor should Contractor fail to perform the covenants herein contained at the time and in the manner herein provided. In the event of such termination, the State may proceed with the work in any manner deemed proper by the State. The cost to the state shall be deducted from any sum due the Contractor under this agreement, and the balance, if any, shall be paid the Contractor upon demand.

4. Without the written consent of the State, this agreement is not assignable by Contractor either in whole or in part.

5. Time is of the essence of this agreement.

6. No alteration or variation of the terms of this contract shall be valid unless made in writing and signed by the parties hereto, and no oral understanding or agreement not incorporated herein, shall be binding on any of the parties hereto.

7. The consideration to be paid Contractor, as provided herein, shall be in compensation for all of Contractor's expenses incurred in the performance hereof, including travel and per diem, unless otherwise expressly so provided.

SAN MATEO COUNTY HEALTH SERVICES AGENCY CONTRACT #01-15364

1

SCOPE OF WORK

COMPONENT I: FLORIDE

OBJECTIVE	ACTIVITIES TO ACCOMPLISH OBJECTIVES	TIMELINE	RESPONSE PERSON	PERFORMANCE MEASURE
1.1. Annually, by October 16, 2373 children in grades K-6 who have parental permission will be fluoride mouth rinsing weekly in class for a minimum of 30 weeks.	1.1.1. Provide fluoride teacher in-service training to all teachers to outline logistics and requirements of fluoride mouth rinsing and storage prior to mouth rinse initiation.	9/3/01-6/16/02 9/3/02-6/16/03 9/3/03-6/16/04	Coordinator	Signed and dated teacher in- service attendance sheet, list of teachers not attending, in-service agenda and outline.
	1.1.2. Deliver supplies, premixed fluoride to school liaison.	9/3/01-6/16/02 9/3/02-6/16/03 9/3/03-6/16/04	Coordinator, Community Worker	Signed and dated inventory form.
	1.1.3. Provide monitoring and technical assistance to participating schools to ensure consistent implementation of fluoride mouth rinsing.	9/3/01-6/14/02 9/3/02-6/14/03 9/3/03-6/14/04	Coordinator, Community Worker	Compliance as documented by rinse records.
	1.1.4. Evaluation of Objective: Determine if all targeted children in grades K-6 were participating in fluoride mouth rinse program by target date. Collect teacher evaluations and rinse records. Analyze data and report to State.	10/16/01-6/14/02 10/16/02-6/14/03 10/16/03-6/14/04	Coordinator, Community Worker	Sample of teacher evaluations, rinse records, report to State.

ExniBIT A

SAN MATEO COUNTY HEALTH SERVICES AGENCY CONTRACT #01-15364

SCOPE OF WORK

COMPONENT II: PLAQUE CONTROL

OBJECTIVE	ACTIVITIES TO ACCOMPLISH OBJECTIVES	TIMELINE	RESPONSE PERSON	PERFORMANCE MEASURES
participating students in grades K- 6 will receive instruction and	2.1.1. School administration and school liaison will be sent an application for the DDPP program. Application asks for in-	9/3/01-6/15/02 9/3/02-6/15/03 9/3/03-6/15/04	Coordinator	School application form and teacher participation list.
for 25 consecutive days of in class brushing, followed by daily home brushing with parental	service date and a list of participating teachers indicating number of children participating in program, room number and grade level.			
	2.1.2. Toothbrushes and supplies for each child participating will be given to teachers at in-service training. Teachers will be encouraged to begin brushing immediately.	9/3/01-6/15/02 9/3/02-6/15/03 9/3/03-6/15/04	Coordinator, Community Worker	Signed and dated inventory sheets.
- 1	2.1.3. All teachers and classes will receive tooth brushing instruction.	9/3/01-1/4/02 9/3/02-1/4/03 9/3/03-1/4/04	Coordinator, Community Worker	School summary information sheet.
	2.1.4. Classroom calendar is kept for 25 consecutive days of in class brushing. School contacts will be reminded to brush throughout the year.	9/3/01-1/4/02 9/3/02-1/4/03 9/3/03-1/4/04	Teacher	Calendars are returned to Coordinator to document days of brushing.
	2.1.5. Evaluation of Objective: Determine if by June 14 all tooth brushing calendars and teacher evaluations were done.	2/1/02-6/14/02 2/1/03-6/14/03 2/1/04-6/14/04	Coordinator	Teacher evaluations, tooth brushing calendars, and school information forms. Report to State.
participating classes targeted by the program will show a 25% increase in a pre/post written test on their knowledge of plaque	2.2.1. Evaluation of Objective: A pre/post- test on plaque control will be administered to a sample of 4 participating classes (2 in 2 nd grade and 2 in 5 th grade) prior to plaque control instruction. Compile and analyze data.	9/3/01-6/14/02 9/3/02-6/14/03 9/3/03-6/14/04		Pre/Post-test. Summary and analysis of pre-test scores.

SAN MATEO COUNTY HEALTH SERVICES AGENCY CONTRACT #01-15364

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SCOPE OF WORK

COMPONENT III: ORAL HEALTH EDUCATION

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OBJECTIVE	ACTIVITIES TO ACCOMPLISH OBJECTIVES	TIMELINE	RESPONSE PERSON	PERFORMANCE MEASURE
3.1. Annually, by June 30, 2373 participating students grades K-6 will learn oral health education from oral health educators through	3.1.1. Develop agenda for presentation and oral health curriculum.	8/1/01-9/30/01 8/1/02-9/30/02 8/1/03-9/30/03	Coordinator	Agenda, lesson plans, handouts.
two classroom presentation visits lasting approximately 45 minutes.	3.1.2. Use existing thematic units for infusing dental health into regular classroom curriculum.	9/3/01-6/15/02 9/3/02-6/15/03 9/3/03-6/15/04	Coordinator, Teacher	Teacher evaluation forms.
	3.1.3. Assign/schedule classroom presentation visits.	9/3/01-1/4/02 9/3/02-1/4/03 9/3/03-1/4/04	Coordinator, Community Worker	School summary information forms.
	3.1.4. Present oral health education to classes.	9/3/01-1/4/02 9/3/02-1/4/03 9/3/03-1/4/04	Coordinator, School Contact- Person	School summary information forms.
	3.1.5. Evaluation of Objective : Determine whether by June 30 all participating students had 2 sequenced lessons.	6/1/02-6/30/02 6/1/03-6/30/03 6/1/04-6/30/04	Coordinator	School summary information forms.
	3.2.1. Evaluation of Objective: Develop and administer pre/post test to 4 classes.	9/3/01-1/4/02 9/3/02-1/4/03 9/3/03-1/4/04	Coordinator	Pre/post-tests. Pre/post-test resulţs.
dental health knowledge and attitudes as measured by a pre/post-test.	3.2.2. Evaluation of Objective: Determine whether annually by June 30, a sample of 4 classes demonstrated at least a 25% increase in scores on a pre/post-test by compiling and analyzing pre/post-test data.	6/1/02-6/30/02 6/1/03-6/30/03 6/1/04-6/30/04	Coordinator	Data analysis.

EXhiBIT A

SAN MATEO COUNTY HEALTH SERVICES AGENCY CONTRACT #01-15364

SCOPE OF WORK

COMPONENT IV: ORAL HEALTH ADVISORY COMMITTEE

	OBJECTIVE	ACTIVITIES TO ACCOMPLISH OBJECTIVES	TIMELINE	RESPONSE PERSON	PERFORMANCE MEASURE
-	Dental Coalition for San Mateo County, which will include epresentatives from at least	4.1.1. Dental Coalitions meetings will review all related dental concerns in t he county and facilitate discussions on assessing the county oral health needs.	9/3/01-6/30/02 9/3/02-6/30/03 9/3/03-6/30/04	Coalition Chair, Coordinator	Meeting agenda, minutes, and Coalition members list.
	oral health needs of the community through meetings	4.1.2. DDPP Coordinator will attend all Coalition meetings to summarize consensus on the biggest oral health needs of the county.	9/3/01-6/30/02 9/3/02-6/30/03 9/3/03-6/30/04	Coordinator	Attendance sign up sheet.
		4.2.1. Notify Coalition Chair of any changes to the 2001-2004 application and request input.	1/4/02-3/29/02 1/4/03-3/29/03 1/4/04-3/29/04		Meeting minutes and letter of support.
		4.2.2. During April meeting discuss suggested revisions and vote on final version.	4/1/02 4/1/03 4/1/04	Coordinator, Coalition Chair	Meeting minutes.
		4.2.3. Evaluation of Objective: Have Dental Coalition Chair sign letter of support, verifying the reviewing process of the application; letter will be sent in with application.	4/1/02 4/1/03 4/1/04		Letter of support from Dental Coalition Chair.
i i i	Dental Coalition will increase	4.3.1. Collaborate with other children's health programs to standardize process for referring children for treatment.	6/30/02 6/30/03 6/30/04	Coordinator, Coalition Members	Meeting minutes.
	nternal collaboration.	4.3.2. Evaluation of Objective: Describe and assess project's plan and implementation to increase access to dental care.	3/29/02 3/29/03 3/29/04	Coordinator	Summary of plan.

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SAN MATEO COUNTY HEALTH SERVICES AGENCY CONTRACT #01-15364

SCOPE OF WORK

COMPONENT V: ORAL HEALTH ASSESSMENT

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OBJECTIVE	ACTIVITIES TO ACCOMPLISH OBJECTIVES	TIMELINE	RESPONSE PERSON	PERFORMANCE MEASURE
5.1. Annually, by June 30, second and fifth grade targeted students participating in the program will receive a dental screening by	5.1.1. Recruit volunteer dentist(s) from the San Mateo Dental Society, hygienists, and students and volunteers.	9/3/01-6/30/02 9/3/02-6/30/03 9/3/03-6/30/04	Coordinator	Screening form, letters to dentists, and schedule of dental screenings.
volunteer dentist(s), determining the need for treatment and incidence of decay.	5.1.2. Dental screenings at school sites will be scheduled and coordinated by Coordinator, school administration, school nurse, contact person and the volunteer dentist(s).	9/3/01-6/30/02 9/3/02-6/30/03 9/3/03-6/30/04	Coordinator	Schedule of dental screenings.
	5.1.3. Screening forms will be sent home to parents indicating their child's oral health status with a list of Medi-Cal dentists, dental clinics and dental services.	9/3/01-6/30/02 9/3/02-6/30/03 9/3/03-6/30/04		Form indicating child's oral health status, list of resources, oral health screening form.
	5.1.4. The Program Coordinator school contact person or nurse, teachers or Community Worker will do follow-ups on children.	9/3/01-6/30/02 9/3/02-6/30/03 9/3/03-6/30/04	Coordinator, Health Start Proj., Contact Person	Oral health screening form.
	5.1.5. Evaluation of Objective: Determine whether by annually June 30, selected schools received dental screenings. Compile and analyze data from Oral Health Screening Forms.	6/1/02-6/30/02 6/1/03-6/30/03 6/1/04-6/30/04	Coordinator	Data analysis.
and fifth grade targeted students	5.2.1. Culturally appropriate lesson plans on the importance of visiting a dentist will be developed.	9/3/01-1/4/02 9/3/02-1/4/03 9/3/03-1/4/04		Lesson plan, worksheet and handouts, children's questions documented.
	5.2.2. Evaluation of Objective : Worksheets will be collected from 4 classes screened. Answers will be compiled and analyzed.	6/1/02-6/30/02 6/1/03-6/30/03 6/1/04-6/30/04	Coordinator	Data analysis.

SAN MATEO COUNTY HEALTH SERVICES AGENCY CONTRACT #01-15364

SCOPE OF WORK

COMPONENT VI: DENTAL SEALANTS

OBJECTIVE	ACTIVITIES TO ACCOMPLISH OBJECTIVES	TIMELINE	RESPONSE PERSON	PERFORMANCE MEASURE
second and fifth grade targeted students will receive dental	6.1.1. Determine resources available, community support and potential gaps.	7/1/01-1/30/02 7/1/02-1/30/03 7/1/03-1/30/04	Coordinator	Meeting notes.
students will receive dental sealants, and by June 30, 2004,	6.1.2. Select two schools, grades 2 nd and 5 th , to participate.	7/1/01-1/30/02 7/1/02-1/30/03 7/1/03-1/30/04		School summary information form.
dental sealants.	6.1.3. Meet with school staff, students and community partners to strategize implementation.	7/1/01-1/30/02 7/1/02-1/30/03 7/1/03-1/30/04	Coordinator, Health Coordinator	Meeting notes.
	6.1.4. Permission slips, health history forms will be provided to staff and appointments made with parents for completion.	9/3/01-6/30/02 9/3/02-6/30/03 9/3/03-6/30/04		Permission slips and health history forms.
	6.1.5. Post screen participants one month following clinic to study sealant retention rate.	9/3/01-6/30/02 9/3/02-6/30/03 9/3/03-6/30/04	Coordinator	Data of students post screened.
	6.1.6. Evaluation of Objective: Collect number of children served and dates of clinics. Report to State.	9/3/01-6/30/02 9/3/02-6/30/03 9/3/03-6/30/04	Coordinator	Data of students served.

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SAN MATEO COUNTY HEALTH SERVICES AGENCY CONTRACT #01-15364

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SCOPE OF WORK

COMPONENT VII: FLUORIDE FOR PRESCHOOL CHILDREN

ACTIVITIES TO ACCOMPLISH OBJECTIVES	TIMELINE	RESPONSE	PERFORMANCE MEASURE
7.1.1. Provide fluoride teacher in-service training to all teachers to outline logistics and requirements of brushing with a fluoride dentrifice.	9/3/01-6/16/02 9/3/02-6/16/03 9/3/03-6/16/04	Coordinator	Signed and dated teacher in- service attendance sheet, list of teachers not attending, in-service agenda and outline.
7.1.2. Deliver supplies, fluoride dentrifice to school liaison.	9/3/01-6/16/02 9/3/02-6/16/03 9/3/03-6/16/04	Coordinator, Community Worker	Signed and dated inventory forms.
7.1.3. Provide monitoring and technical assistance to all participating preschool children to ensure consistent implementation of fluoride tooth brushing through a 30-minute presentation visit.	9/3/01-1/4/02 9/3/02-1/4/03 9/3/03-1/4/04	Coordinator, Community Worker	Compliance as documented by fluoride records.
7.1.4. Evaluation of Objective: Determine if all participating preschool children were participating in fluorlde brushing program by target date. Collect teacher evaluations and rinse records. Analyze data and report to State.	10/16/01-6/14/02 10/16/02-6/14/03 10/16/03-6/14/04	Coordinator, Community Worker	Sample of teacher evaluations, fluoride records, report to State.
	ACCOMPLISH OBJECTIVES 7.1.1. Provide fluoride teacher in-service training to all teachers to outline logistics and requirements of brushing with a fluoride dentrifice. 7.1.2. Deliver supplies, fluoride dentrifice to school liaison. 7.1.3. Provide monitoring and technical assistance to all participating preschool children to ensure consistent implementation of fluoride tooth brushing through a 30-minute presentation visit. 7.1.4. Evaluation of Objective : Determine if all participating preschool children were participating in fluoride brushing program by target date. Collect teacher evaluations and rinse records. Analyze data and report to	ACCOMPLISH OBJECTIVESTIMELINE7.1.1. Provide fluoride teacher in-service training to all teachers to outline logistics and requirements of brushing with a fluoride dentrifice.9/3/01-6/16/02 9/3/02-6/16/03 9/3/03-6/16/047.1.2. Deliver supplies, fluoride dentrifice to school liaison.9/3/01-6/16/02 9/3/02-6/16/03 9/3/02-6/16/03 9/3/03-6/16/047.1.3. Provide monitoring and technical assistance to all participating preschool children to ensure consistent implementation of fluoride tooth brushing through a 30-minute presentation visit.9/3/01-1/4/02 9/3/03-1/4/03 9/3/03-1/4/047.1.4. Evaluation of Objective: Determine if all participating preschool children were participating in fluoride brushing program by target date. Collect teacher evaluations and rinse records. Analyze data and report to10/16/03-6/14/04	ACCOMPLISH OBJECTIVESTIMELINEPERSON7.1.1. Provide fluoride teacher in-service training to all teachers to outline logistics and requirements of brushing with a fluoride dentrifice.9/3/01-6/16/02 9/3/02-6/16/03 9/3/03-6/16/04Coordinator7.1.2. Deliver supplies, fluoride dentrifice to school liaison.9/3/01-6/16/02 9/3/02-6/16/03 9/3/03-6/16/04Coordinator, Community Worker7.1.3. Provide monitoring and technical assistance to all participating preschool children to ensure consistent implementation of fluoride tooth brushing through a 30-minute presentation visit.9/3/01-1/4/02 9/3/03-1/4/04Coordinator, Community Worker7.1.4. Evaluation of Objective: Determine if all participating preschool children were participating in fluoride brushing program by target date. Collect teacher evaluations and rinse records. Analyze data and report to10/16/03-6/14/04Coordinator, Community Worker

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SAN MATEO COUNTY HEALTH SERVICES AGENCY CONTRACT #01-15364

SCOPE OF WORK

COMPONENT VIII: PLAQUE CONTROL FOR PRESCHOOL CHILDREN

OE	BJECTIVE	ACTIVITIES TO ACCOMPLISH OBJECTIVES	TIMELINE	RESPONSE	PERFORMANCE MEASURE
participating will receive d guided practi	r, by June 14, 70 preschool children aily instruction and ce in tooth brushing ughout the school	8.1.1. School administration and school liaison will be sent an application for the DDPP program, which asks for in-service date, a list of participating teachers, number of children participating in program, and room number.	9/3/01-6/15/02 9/3/02-6/15/03 9/3/03-6/15/04	Coordinator	School application form and teacher participation list.
		8.1.2. Toothbrushes and supplies for all participating preschool children will be given to teachers at in-service training. Teachers will be encouraged to begin brushing immediately.	9/3/01-6/15/02 9/3/02-6/15/03 9/3/03-6/15/04	Coordinator, Community Worker	Signed and dated inventory sheet and attendance sheet.
		8.1.3. All participating preschool children will receive tooth brushing instruction through a 30-minute presentation visit.	9/3/01-1/4/02 9/3/02-1/4/03 9/3/03-1/4/04	Coordinator, Community Worker	School summary information sheet.
		8.1.4. Classroom calendar is kept for yearly in class brushing. School contacts will be reminded to brush daily throughout the year.	9/3/01-1/4/02 9/3/02-1/4/03 9/3/03-1/4/04	Teacher	Calendars are returned to Coordinator to document days of brushing.
		8.1.5. Evaluation of Objectives : Determine if annually, by June 14, all tooth brushing calendars and teacher evaluations were done.	2/1/02-6/14/02 2/1/03-6/14/03 2/1/04-6/14/04		Teacher evaluations, tooth brushing calendars, and school information forms. Report to State.
participating p will show a 25 pre/post pract	oreschool children 5% increase in a	8.2.1. Evaluation of Objectives: A pre/post- test on tooth brushing will be administered to all participating preschool children. Compile and analyze data.	9/3/01-6/14/02 9/3/02-6/14/03 9/3/03-6/14/04		Pre/Post-test. Summary and analysis of pre/post-test scores.

SAN MATEO COUNTY HEALTH SERVICES AGENCY CONTRACT #01-15364

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SCOPE OF WORK

COMPONENT IX: ORAL HEALTH IN-SERVICE TRAINING COMPONENT

OBJECTIVE	ACTIVITIES TO ACCOMPLISH OBJECTIVES	TIMELINE	RESPONSE PERSON	PERFORMANCE MEASURE
9.1. Annually, by October 15, all participating preschool personnel who has received an in-service training, will show a 25% increase	9.1.1. Develop agenda for presentation and oral health curriculum.	8/1/01-9/30/01 8/1/02-9/30/02 8/1/03-9/30/03	Coordinator	Agenda, lesson plans, handouts
on knowledge on oral health promotion and dental disease prevention.	9.1.2. Assign/schedule date and time for personnel in-service training lasting approximately 45 minutes.	9/3/01-6/15/02 9/3/02-6/15/03 9/3/03-6/15/04	Coordinator, Community Worker	Teacher evaluation forms and attendance sheet.
	9.1.3. Evaluation of Objective: Develop and administer pre/post-test to preschool personnel on oral health. Compile and analyze data.	9/3/01-1/4/02 9/3/02-1/4/03 9/3/03-1/4/04	Coordinator	Pre/post-tests. Pre/post-test results and data analysis.

EXhiBIT A

SAN MATEO COUNTY HEALTH SERVICES AGENCY CONTRACT #01-15364

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SCOPE OF WORK

COMPONENT X: PARENTAL INVOLVEMENT COMPONENT

	ACTIVITIES TO		RESPONSE	PERFORMANCE
OBJECTIVE	ACCOMPLISH OBJECTIVES	TIMELINE	PERSON	MEASURE
10.1. Annually, by June 30, parents of 70 preschool children will learn oral health education and dental disease prevention	10.1.1. Develop agenda for presentation and oral health curriculum.	8/1/01-9/30/01 8/1/02-9/30/02 8/1/03-9/30/03	Coordinator	Agenda and handouts.
from oral health educators through	10.1.2. Assign/schedule presentation visit with school contact.	9/3/01-6/15/02 9/3/02-6/15/03 9/3/03-6/15/04	Coordinator, Teacher	School summary information forms
	10.1.3. All preschool parents will receive in- service training on oral health promotion and dental disease prevention.	9/3/01-1/4/02 9/3/02-1/4/03 9/3/03-1/4/04	Coordinator, Community Worker	School summary Information forms
·	10.1.4. Evaluation of Objective: Determine whether annually, by June 30, all preschool parents attended oral health presentation.	6/1/02-6/30/02 6/1/03-6/30/03 6/1/04-6/30/04	Coordinator	Attendance sheet or parent evaluation forms.
	10.1.5. Evaluation of Objective: Develop and administer pre/post-test to preschool parents.	9/3/01-1/4/02 9/3/02-1/4/03 9/3/03-1/4/04	Coordinator	Pre/post-tests. Pre/post-test results.

STATE OF CALIFORNIA DEPARTMENT OF HEALTH SERVICES

ADDITIONAL PROVISIONS

(FOR STATE FUNDED SUBVENTION AID/LOCAL ASSISTANCE COST REIMBURSEMENT CONTRACTS/GRANTS)

1. TRAVEL AND PER DIEM

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b.

Any reimbursement for necessary travel and per diem shall be at rates currently in effect, as established by the Department of Personnel Administration, for similar state employees. Exceptions to these rates may be approved by the State upon the verification of a statement submitted by the Contractor indicating that such rates are not available to the Contractor. No travel outside the State of California shall be reimbursed unless prior written authorization is obtained from the State.

2. PURCHASING/PROCUREMENT RULES

Units of local government and public entities (including the Universities of California and California State University and auxiliary organizations/foundations thereof) and state and federal agencies, whether acting as a contractor and/or subcontractor, may use their existing procurement systems to secure all articles, supplies, equipment (e.g., nonexpendable items with a unit cost of \$500 or more and a useful life expectancy of four or more years, including EDP/ADP, telecommunications, and motor vehicles) and services related to such purchases that are required in performance of this contract, without regard to dollar limit, subject to the provisions in paragraphs e through i of this section. The provisions in paragraphs b, c, and d of this section may also apply, if purchases are subdelegated to subcontractors that are nonprofit organizations, for-profit entities or private vendors.

All other entities (nonprofit organizations, for-profit entities, or private vendors) may use their existing procurement systems to secure articles, supplies, equipment (e.g., nonexpendable items with a unit cost of \$500 or more and a useful life expectancy of four or more years, including EDP/ADP, telecommunications, and motor vehicles) and services related to such purchases that are required in performance of this contract. Equipment procurement shall not exceed an annual maximum limit of \$50,000, subject to the provisions stipulated in paragraphs c through i of this section. The provisions in paragraph a of this section may also apply, if purchases are subdelegated to subcontractors that are units of local government, public entities, state or federal agencies.

- c. All other entities (nonprofit organizations, for-profit entities, or private vendors), whether acting as a contractor or subcontractor, shall use procurement systems that meet the following standards:
 - (1) Maintain a code or standard of conduct that shall govern the performance of its officers, employees, or agents engaged in awarding procurement contracts. No employee, officer, or agent shall participate in the selection, award, or administration of a procurement contract in which, to his or her knowledge, he or she has a financial interest.
 - (2) Procurements shall be conducted in a manner that provides, to the maximum extent practical, open, and free competition.

- (3) Procurements shall be conducted in a manner that provides for all of the following:
 - (a) Avoidance of the purchasing of unnecessary or duplicate items.
 - (b) Solicitations for capital expenditures (equipment) shall be based upon a clear and accurate description of the technical requirements of the goods to be procured.
 - (c) The taking of positive steps to utilize small, minority, women or veteran owned businesses.
- d. To secure equipment above the annual maximum limit of \$50,000, the Contractor shall make arrangements, through the appropriate Department of Health Services (DHS) program contract manager, to have all remaining equipment purchased through the DHS Purchasing Unit by way of the Department of General Services, Office of Procurement. The cost of equipment purchased by or through the State shall be deducted from the funds available in this contract. Contractor shall submit to the DHS Purchasing Unit a list of equipment specifications for those items that the State must purchase. The State may pay the vendor directly for such arranged equipment purchases and title to the equipment will remain with the State. The equipment will be delivered to the Contractor's address, as stated on the face of the contract, unless the Contractor notifies the State, in writing, of an alternate delivery address.

Prior written authorization from the DHS program contract manager will be required before the Contractor will be reimbursed for any purchase of \$5,000 or more for articles, supplies, equipment, and services related to such purchases. The Contractor must provide in its request for authorization all particulars necessary, as specified by the State, for evaluating the necessity or desirability of incurring such costs. The term "purchase" excludes the purchase of services from a subcontractor and public utility services at rates established for uniform applicability to the general public.

f. In special circumstances, defined by the State, the State may require prior written authorization and/or the submission of paid vendor receipts for any purchase, regardless of dollar amount. The State reserves the right to either deny claims for reimbursement or to request repayment for any Contractor and/or Subcontractor purchase that the State determines to be unnecessary in carrying out performance under this contract.

g. The Contractor and/or Subcontractor must maintain a copy or narrative description of the procurement system, guidelines, rules, or regulations that will be used to make purchases under this contract. The State reserves the right to request copies of these documents and to inspect the purchasing practices of the Contractor and/or Subcontractor at any time.

- h. For all purchases, the Contractor and/or Subcontractor must maintain copies of all paid vendor receipts, documents, bids, and other information used in vendor selection, for inspection or audit by the State. Justifications supporting the absence of bidding (i.e., sole source purchases) shall also be maintained on file by the Contractor and/or Subcontractor for inspection or audit by the State.
- i. The State may, with cause (e.g., with reasonable suspicion of unnecessary purchases or use of inappropriate purchase practices, etc.), withhold, cancel, modify, or retract the delegated purchase authority granted under paragraphs a and/or b of this section, by giving the Contractor no less than 30 calendar days written notice.

3. OWNERSHIP/DISPOSITION/INVENTORY OF EQUIPMENT PURCHASED/REIMBURSED WITH CONTRACT FUNDS OR FURNISHED BY THE STATE

a. All equipment of any kind, as defined in section 3, paragraph a, purchased/reimbursed with contract funds or furnished by the State under the terms of this contract and not fully

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consumed in performance of this contract shall be considered state equipment and property of the State.

- b. Title to state equipment shall not be affected by its incorporation or attachment to any property not owned by the State.
- c. Unless otherwise stipulated, the State shall not be under obligation to pay the cost of restoration, or rehabilitation of the Contractor's and/or Subcontractor's facility which may be affected by the removal of any state equipment.
- d. The Contractor and/or Subcontractor shall maintain and administer, according to state directives and sound business practices, a program for the proper use, maintenance, repair, protection, insurance, and preservation of state equipment.
- e. Equipment, as defined in section 3, paragraph a, purchased/reimbursed with contract funds or furnished by the State under the terms of this contract, shall only be used for performance of this contract.
 - The Contractor shall submit an annual inventory of equipment, as defined in section 3, paragraph a, purchased/reimbursed with contract funds or furnished by the State under the terms of this contract. Include in that inventory, said equipment in the Contractor's possession and/or in the possession of a subcontractor. The State will prescribe the inventory format and may supply applicable forms to be used for this purpose.
 - Within 90 calendar days prior to the termination or end of this contract, the Contractor shall provide a final inventory of equipment to the State and shall at that time query the State as to the requirements, including the manner and method, of returning state equipment to DHS. Final disposition of equipment shall be at state expense and according to state instructions. Property disposition instructions shall be issued by the State immediately after receipt of the final equipment inventory.

Motor Vehicles

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- (1) If motor vehicles are purchased/reimbursed with contract funds or furnished by the State under the terms of this contract, within 30 calendar days prior to the termination or end of this contract, the Contractor and/or Subcontractor shall return such vehicles to the State and shall deliver all necessary documents of title or registration to enable the proper transfer of a marketable title to the State.
- (2) If motor vehicles are purchased/reimbursed with contract funds or furnished by the State under the terms of this contract, the State shall be the legal owner of said motor vehicles and the Contractor shall be the registered owner. The Contractor and/or Subcontract may use said vehicles for performance and under the terms of this contract.
- (3) The Contractor and/or Subcontractor agree that all operators of motor vehicles, purchased/reimbursed with contract funds or furnished by the State under the terms of this contract, shall hold a valid State of California driver's license. In the event that 10 or more passengers are to be transported in any one vehicle, the operator shall also hold a State of California Class B driver's license.
- (4) If any motor vehicle is purchased/reimbursed with contract funds or furnished by the State under the terms of this contract, the Contractor and/or Subcontractor, as applicable, shall provide, maintain and certify that, at a minimum, the following type and amount of automobile liability insurance is in effect during the term of this contract or any period of contract extension during which any vehicle remains in the Contractor's and/or Subcontractor's possession:

(a) Automobile Liability Insurance

The Contractor, by signing this contract, hereby certifies that it possesses or will obtain automobile liability insurance in the amount of \$1,000,000 per occurrence for bodily injury and property damage liability combined. Said insurance must be obtained and made effective upon the delivery date of any motor vehicle, purchased/reimbursed with contract funds or furnished by the State under the terms of this contract, to the Contractor and/or Subcontractor.

- (b) The Contractor and/or Subcontractor shall, as soon as practical, furnish a copy of the certificate of insurance to the State.
- (c) The Contractor and/or Subcontractor agree that bodily injury and property damage liability insurance, as required herein, shall remain in effect at all times during the term of this contract or until such time as the motor vehicle is returned to the State.
- (d) The Contractor and/or Subcontractor agree to provide, at least 30 days prior to the expiration date of said insurance coverage, a copy of a new certificate of insurance evidencing continued coverage, as indicated herein, for not less than the remainder of the term of this contract, the term of any extension or continuation thereof, or for a period of not less than one (1) year.
- (e) The Contractor and/or Subcontractor must provide evidence that any required certificates of insurance contain the following provisions:
 - [1] The insurer will not cancel the insured's coverage without 30 calendar days prior written notice to the State (Department of Health Services).
 - [2] The State of California, its officers, agents, employees, and servants are included as additional insureds, but only insofar as the operations under this contract and any extension or continuation of this contract are concerned.
 - [3] The insurance carrier shall notify the State of California Department of Health Services, in writing, of the Contractor's failure to pay premiums; its cancellation of such policies; or any other substantial change, including, but not limited to, the status, coverage, or scope of the required insurance. Such notices shall contain a reference to the contract number for which insurance was obtained.
- (f) The Contractor and/or Subcontractor is hereby advised that copies of certificates of insurance may be subject to review and approval by the Department of General Services, Office of Insurance and Risk Management. The Contractor shall be notified by the State, in writing, if this provision is applicable to this contract.
- (g) In the event the Contractor and/or Subcontractor fails to keep insurance coverage, as required herein, in effect at all times during vehicle possession, the State may, in addition to any other remedies it may have, terminate this contract upon the occurrence of such event.

4. REQUIREMENTS APPLICABLE TO SUBCONTRACTS FOR SERVICES

- a. Prior written authorization will be required before the Contractor enters into or is reimbursed for any subcontract for services costing \$5,000 or more. For subcontracts for services exceeding \$5,000, Contractors shall obtain at least three bids or justify a sole source award.
 - (1) The contractor must provide in its request for authorization, all particulars necessary for evaluating the necessity or desirability of incurring such cost.

- (2) The State may identify the information needed to fulfill this requirement.
- b. The State reserves the right to approve or disapprove the selection of subcontractors, require the substitution of subcontractors, and order the termination of subcontracts entered into in support of this contract.
- c. Actual subcontracts (i.e., written agreement between the Contractor and a subcontractor) of \$5,000 or more are subject to the prior review and written approval of the State. the State may, at its discretion, elect to waive this right. All such waivers shall be confirmed in writing by the State.
- d. Contractor shall maintain a copy of each subcontract entered into in support of this contract and shall, upon request by the State, make said copies available for approval, inspection, or audit.
- e. Sole responsibility rests with the Contractor to ensure that subcontractors are paid in a timely manner.
 - The Contractor is responsible for all performance requirements under this contract even though performance may be carried out through a subcontract.
- g. The Contractor is responsible for a subcontractor's actions or failure to take action in fulfilling the requirements of this contract.
- h. When entering into consulting services contracts with the State, Contractor may be required to supply budget detail for each subcontractor and/or each major subcontracted activity under this contract.
 - (1) Budget detail format and submission requirements will be prescribed by the State.
 - (2) Methods of including budget detail in this contract, if applicable, will be prescribed by the State.
 - (3) Any subcontractor budget detail displayed in this contract, or incorporated by reference, is included for information purposes only.
 - Changes to a subcontractor's identity or subcontract budget detail may be made with the mutual consent of the State and the Contractor and said changes shall not require the processing of a formal amendment to this contract.
 - The Contractor shall ensure that all subcontracts for services include provision(s) requiring compliance with applicable terms and conditions specified in this contract.
- j. The Contractor agrees to include the following clause, relevant to record retention, in all subcontracts for services:

"(Subcontractor Name) agrees to maintain and preserve, until three years after termination of (Contract Number) and final payment from the State, and to permit the State or any duly authorized representative, to have access to, examine or audit any pertinent books, documents, papers and records related to this subcontract."

- k. Unless otherwise stipulated in writing by the State, the Contractor shall be the subcontractor's sole point of contact for all matters related to performance and payment under this contract.
- I. Contractor shall, as applicable, advise all subcontractors of their obligations pursuant to the following numbered provisions of this exhibit: 1, 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 13, 15, 16, 17, 19, and 30.

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5. INCOME RESTRICTIONS

Unless otherwise stipulated in this contract, the Contractor agrees that any refunds, rebates, credits, or other amounts (including any interest thereon) accruing to or received by the Contractor under this contract shall be paid by the Contractor to the State, to the extent that they are properly allocable to costs for which the Contractor has been reimbursed by the State under this contract.

6. EXAMINATION OF ACCOUNTS, AUDITS, AND RECORDS

- a. The Contractor and/or Subcontractor shall maintain books, records, documents, and other evidence, accounting procedures, and practices, sufficient to properly reflect all direct and indirect costs of whatever nature claimed to have been incurred in the performance of this contract, including any matching costs and expenses. The foregoing constitutes "records" for the purposes of this clause.
- b. The Contractor's and/or Subcontractor's facility or office or such part thereof as may be engaged in the performance of this contract and his/her records shall be subject at all reasonable times to inspection, audit, and reproduction by the State of California Bureau of State Audits or any of its duly authorized representatives.
- c. The Contractor and/or Subcontractor shall preserve and make available his/her records (1) for a period of three years from the date of final payment under this contract, and (2) for such longer period, if any, as is required by applicable statute, by any other clause of this contract, or by subparagraphs (1) or (2) below:
 - (1) If this contract is completely or partially terminated, the records relating to the work terminated shall be preserved and made available for a period of three years from the date of any resulting final settlement.
 - (2) If any litigation, claim, negotiation, audit, or other action involving the records has been started before the expiration of the three-year period, the records shall be retained until completion of the action and resolution of all issues which arise from it, or until the end of the regular three-year period, whichever is later.

7. INSPECTION

The State, through any authorized representatives, has the right at all reasonable times to inspect or otherwise evaluate the work performed or being performed thereunder including subcontract supported activities and the premises in which it is being performed. If any inspection or evaluations made by the State of the premises of the Contractor or a Subcontractor, the Contractor shall provide and shall require Subcontractors to provide all reasonable facilities and assistance for the safety and convenience of the state representatives in the performance of their duties. All inspections and evaluations shall be performed in such a manner as will not unduly delay the work.

8. FUNDING AVAILABILITY

State Contract Funds Committed Prior to July 1 of any Fiscal Year.

- a. Contractor understands that this contract may have been written and executed prior to the passage of a Governor's annual budget in order to avoid program and fiscal delays which could occur if the contract were executed after such event.
- b. This contract is valid and enforceable only if sufficient funds are made available by the appropriate budget act for the purposes of this program. In addition, this contract is subject to any additional restrictions, limitations, or conditions enacted by the legislature and contained in a budget bill or any statute enacted by the legislature that may affect the provisions, terms, or funding of this contract in any manner.

c. If sufficient funds are not appropriated for this program and contract, this contract shall be invalid and of no further force and effect. In this event, the State shall have no liability to pay any funds whatsoever to the contractor or to furnish any other considerations under this contract, and the contractor shall not be obligated to perform any provisions of this contract.

9. STATE NONDISCRIMINATION CLAUSE AND REQUIREMENTS

- During the performance of this contract, Contractor and its subcontractors shall not unlawfully a discriminate, harass or allow harassment, against any employee or applicant because of sex, race, color, ancestry, religious creed, national origin, physical disability (including HIV and AIDS), mental disability, medical condition (cancer), age (over 40), mantal status, and denial of family care leave. Contractors and subcontractors shall ensure that the evaluation and treatment of their employees and applicants for employment are free from such discrimination and harassment. Contractor and subcontractors shall comply with the provisions of the Fair Employment and Housing Act (Government Code, Section 12900 et seq.) and the applicable regulations promulgated thereunder (California Code of Regulations, Title 2, Section 7285.0 et seq.). The applicable regulations of the Fair Employment and Housing Commission implementing Government code, Section 12990 (a-f), set forth in Chapter 5 of Division 4 of Title 2 of the California Code of Regulations are incorporated into this contract by reference and made a part hereof as if set forth in full. Contractor and its subcontractors shall give written notice of their obligations under this clause to labor organizations with which they have a collective bargaining or other contract.
- b. Contractor shall include the nondiscrimination and compliance provisions of paragraph a in all subcontracts to perform work under the contract.
- c. The Contractor will not discriminate in the provision of services against any person with protected status as provided by state and federal law and described in paragraph a.
 - For the purpose of this contract, distinctions made on the basis of a person's protected status as noted in paragraph a include, but are not limited to, the following: denying a participant any service or providing a benefit to a participant which is different, or is provided in a different manner or at a different time or place from that provided to other participants under this contract; subjecting a participant to segregation or separate treatment in any matter related to his or her receipt of any service; restricting a participant in any way in the enjoyment of any advantage or privilege enjoyed by others receiving any service or benefit; treating a participant differently from others in determining whether he or she satisfied any admission, enrollment quota, eligibility, membership, or other requirement or condition which individuals must meet in order to be provided any service or benefit.
- e. The Contractor will take affirmative action to ensure that intended beneficiaries are provided services without regard to their protected status as noted in paragraph a.
- f. The Contractor agrees that complaints alleging discrimination in the delivery of services by the Contractor or his or her subcontractor because of a person's protected status as noted in paragraph a will be resolved by the State through the Department of Health Services' Affirmative Action/Discrimination Complaint Process.
- g. The Contractor shall, subject to the approval of the Department of Health Services, establish procedures under which participants of service are informed of their rights to file a complaint alleging discrimination or a violation of their civil rights with the Department of Health Services.
- h. The Contractor shall operate the program or activity in such a manner that it is readily accessible to and usable by mentally or physically handicapped persons pursuant to 45 Code of Federal Regulations, Part 84, Sections 84.21 and 84.22.

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i. The Contractor shall keep records, submit required compliance reports, and permit state access to records in order that the State can determine compliance with the nondiscrimination requirements pursuant to 45 Code of Federal Regulations, Part 80, 84, and 90, Sections 80.6, 84.61, and 90.42.

10. FREEZE EXEMPTIONS

(Applicable only to local governmental and public entities.)

- a. Contractor agrees that any hiring freeze adopted during the term of this contract shall not be applied to the positions funded, in whole or in part, by this contract.
- b. Contractor agrees not to implement any personnel policy which may adversely affect performance or the positions funded, in whole or in part, by this contract.
- c. Contractor agrees that any travel freeze or travel limitation policy adopted during the term of this contract shall not restrict travel funded, in whole or in part, by this contract.
- d. Contractor agrees that any purchasing freeze or purchase limitation policy adopted during the term of this contract shall not restrict or limit purchases funded, in whole or in part, by this contract.

11. AMERICANS WITH DISABILITIES ACT REQUIREMENTS

By signing this contract, contractor assures the state that it complies with the Americans with Disabilities Act (ADA) of 1990, (42 U.S.C. 12101 et seq.), which prohibits discrimination on the basis of disability, as well as all applicable regulations and guidelines issued pursuant to the ADA.

12. RIGHTS IN DATA

- a. **Subject Data.** As used in this clause, the term "Subject Data" means writings, sound recordings, pictorial reproductions, drawings, designs or graphic representations, procedural manuals, forms, diagrams, work flow charts, equipment descriptions, data files and data processing or computer programs, and works of any similar nature (whether or not copyrighted or copyrightable) which are first produced or developed under this contract. The term does not include financial reports, cost analyses, and similar information incidental to contract administration.
- b. Federal Government and State Rights. Subject only to the provisions of c below, the Federal Government and State may use, duplicate, or disclose in any manner and for any purpose whatsoever, and have or permit others to do so, all Subject Data delivered under this contract.
- c. License to Copyrighted Data. In addition to the Federal Government and state rights as provided in b above, with respect to any subject data which may be copyrighted, the Contractor and applicable subcontractor agrees to and does hereby grant to the Federal Government and State a royalty-free, nonexclusive, and irrevocable license throughout the world to use, duplicate, or dispose of such data in any manner for State or Federal Government purposes and to have or permit others to do so. *Provided, however*, that such license shall be only to the extent that the Contractor now has, or prior to completion or final settlement of this contract may acquire, the right to grant such license without becoming liable to pay compensation to others solely because of such grant.

13. CLEAN AIR AND WATER

(Applicable only if the contract is not with a sole source vendor of products or services, or if it exceeds \$5,000.)

The Contractor agrees under penalty of perjury (it, he, she) is not in violation of any order or resolution which is not subject to review promulgated by the State Air Resources Board or an air pollution district.

The Contractor agrees under penalty of perjury (it, he, she) is not subject to a cease and desist order which is not subject to review issued pursuant to Section 13301 of the Water Code for violation of waste discharge requirements or discharge prohibitions, or is not finally determined to be in violation of provisions of federal law relating to air or water pollution.

14. USE OF MINORITY, WOMEN, AND DISABLED VETERAN BUSINESS ENTERPRISES

(Applicable to any contract subject to M/W/DVBE goal participation or good faith effort compliance. Not applicable to local government or public entities or entities exempted by DHS.)

- a. It is a federal policy to award a fair share of contracts to small, minority, and women owned business firms. The State Legislature has declared that a fair proportion of the total purchases and contracts or subcontracts for property and services for the State be placed with minority, women, and disabled veteran owned business enterprises.
- b. All M/W/DVBE participation attachments, however labeled, completed as a condition of bidding, contracting or amending a subject contract are incorporated herein and made a part of this contract by this reference.
- c. Contractor agrees to use any and all proposed M/W/DVBEs, as identified in previously submitted M/W/DVBE attachments, unless the contractor submits a written request for substitution of a like vendor. All requests for substitution must be approved by the State, in writing, prior to using a substituted M/W/DVBE subcontractor, supplier or vendor.

Requests for substitution must be directed to the program funding this contract and must contain: (1) identity of the firm to be substituted and its M/W/DVBE status, (2) reason for the substitution, and (3) identity of the replacement firm and its M/W/DVBE status.

d. Contractor agrees the State will have the right to review, obtain, and copy all records pertaining to performance of the contract. Contractor agrees to provide the State or its delegatee with any relevant information requested and shall permit the State or its delegatee access to its premises, upon reasonable notice, during normal business hours for the purpose of interviewing employees and inspecting and copying such books, records, accounts, and other material that may be relevant to a matter under investigation for the purpose of determining compliance with State M/W/DVBE goal or good faith effort compliance. Contractor further agrees to maintain such records for a period of three (3) years after final payment is received under the contract.

15. PRINTING

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If printing or other reproduction work of more than an incidental and minor dollar amount (e.g., \$25,000 or 10 percent of contract total, whichever is less) is a reimbursable item in this contract, it shall be printed or produced by the State Printer. The State Printer may, at his sole option, elect to forego said work and delegate the work to the private sector. If the State Printer prints or produces said work, or the State obtains the printing or other work through another source, the cost will be deducted from said contract amount. This requirement does not apply to normal in-house copying necessary for routine business matters of the Contractor.

16. PRIOR APPROVAL OF TRAINING SEMINARS, WORKSHOPS, OR CONFERENCES

Contractor shall obtain prior state approval over the location, costs, dates, agenda, instructors, instructional materials, and attendees at any reimbursable training seminar, workshop, or conference, and over any reimbursable publicity, or educational materials to be made available for

distribution. The Contractor shall acknowledge the support of the State whenever publicizing the work under the contract in any media. This paragraph does not apply to necessary staff meetings to conduct routine business matters.

17. CONFIDENTIALITY OF INFORMATION

- a. The Contractor and his or her employees, agents, or subcontractors shall protect from unauthorized disclosure names and other identifying information concerning persons either receiving services pursuant to this contract or persons whose names or identifying information become available or are disclosed to the Contractor, his/her employees, agents, or subcontractors as a result of services performed under this contract, except for statistical information not identifying any such person.
- b. The Contractor, his/her employees, agents, or subcontractors shall not use such identifying information for any purpose other than carrying out the Contractor's obligations under this contract
- c. The Contractor, his/her employees, agents, or subcontractors shall promptly transmit to the State all requests for disclosure of such identifying information not emanating from the client or person.
- d. The Contractor shall not disclose, except as otherwise specifically permitted by this contract or authorized by the client, any such identifying information to anyone other than the State without prior written authorization from the State.
- e. For purposes of this paragraph, identity shall include, but not be limited to, name, identifying number, symbol, or other identifying particular assigned to the individual, such as finger or voice print or a photograph.

18. NATIONAL LABOR RELATIONS BOARD CERTIFICATION

(Not applicable if Contractor is a public entity.)

Contractor, by signing this contract, does swear under penalty of perjury that no more than one 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 the Contractor's failure to comply with an order of a federal court which orders the Contractor to comply with an order of the National Labor Relations Board.

19. DOCUMENTS AND WRITTEN REPORTS

Any document or written report prepared as a requirement of this contract shall contain, in a separate section preceding the main body of the document, the number and dollar amounts of all contracts and subcontracts relating to the preparation of such document or report, if the total cost for work by nonemployees of the State exceeds \$5,000.

20. RESOLUTION OF DIRECT SERVICE CONTRACT DISPUTES

- a. If Contractor believes there is a dispute or grievance between the Contractor and the State, the procedures set forth in Chapter 2.1, Sections 20201 through 20205, of Title 22, of the California Code of Regulations, shall be followed.
- b. If the Contractor wishes to appeal the decision of the Deputy Director for Public Health or his/her designee, the Contractor shall follow the procedures set forth in Division 25.1 (commencing with Section 38050) of the Health and Safety Code and the regulations adopted thereunder. (Title 1, Subchapter 2.5, commencing with Section 251, California Code of Regulations.)

c. Disputes arising out of an audit or examination of a contract not covered by subdivision (a) of Section 20204, of Chapter 2.1, Title 22, of the California Code of Regulations, and for which no procedures for appeal are provided in statute, regulation, or the contract shall be handled in accordance with the procedures identified in Sections 51016 through 51047, Title 22, California Code of Regulations.

21. FINANCIAL AND COMPLIANCE AUDIT OF NONPROFIT ENTITIES

(Applicable only if Contractor is a nonprofit entity.)

- a. Definitions within this paragraph are defined in Section 38040 of the Health and Safety Code, which, by this reference, is made a part hereof.
- b. Contractor agrees to obtain an annual single, organization-wide financial and compliance audit. The audit shall be conducted in accordance with the requirements specified in the Federal Office of Management and the Budget (OMB) Circular A-133, "Audits of Institutions of Higher Education and Other Nonprofit Organizations."
- c. References to "Federal" in OMB Circular A-133 shall be considered to mean "Federal and/or State" in contracts where state funds are present either alone or in conjunction with federal funds.
- d. The audit shall be completed by the 15th day of the fifth month following the end of the Contractor's fiscal year. Two copies of the audit report shall be delivered to the state program funding this contract. The report shall be due within 30 days after the completion of the audit.
- e. If the Contractor receives less than \$25,000 per year from the State, the audit shall be conducted biennially, unless there is evidence of fraud or other violation of state law in connection with this contract. This requirement takes precedence over the OMB A-133 section which exempts from federal audit requirements any nonprofit institution receiving less than \$25,000 per year.
- f. The cost of such audit may be included in the funding for this contract up to the proportionate amount this contract represents of the Contractor's total revenue.
- g. The State, or its authorized designee including the Bureau of State Audits, is responsible for conducting contract performance audits which are not financial and compliance audits.
- h. Nothing in this contract limits the State's responsibility or authority to enforce state law or regulations, procedures, or reporting requirements arising pursuant thereto.
 - Nothing in this paragraph limits the authority of the State to make audits of this contract, provided, however, that if independent audits arranged for by Contractor meet generally accepted governmental auditing standards, the State shall rely on those audits and any additional audit work shall build upon the work already done.
 - The State may, at its option, direct its own auditors to perform the single audit described in OMB Circular A-133. The State's auditors shall meet the independence standards specified in Government Auditing Standards. The audit shall be conducted in accordance with OMB Circular A-133 so as to satisfy all state and federal requirements for a single organization-wide audit.

22. CONTRACT AMENDMENTS

This contract may be amended by mutual agreement between the parties as stipulated in the body of this contract. The amendment may be subject to the approval of the Department of General Services.

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23. CONFLICT OF INTEREST-CURRENT AND FORMER STATE EMPLOYEES

a. Current State Officers and Employees

- (1) Contractor shall not utilize in the performance of this contract any state officer or employee in the state civil service or other appointed state official unless the employment, activity, or enterprise is required as a condition of the officer or employee's regular state employment. Employee in the state civil service is defined to be any person legally holding a permanent or intermittent position in the state civil service.
- (2) If any state officer or employee is utilized or employed in the performance of this contract, Contractor shall first obtain written verification from the State that the employment, activity, or enterprise is required as a condition of the officer's, employee's, or official's regular state employment and shall keep said verification on file for three years after the termination of this contract.
- (3) Contractor may not accept occasional work from any currently employed state officer, employee, or official.
- (4) If Contractor accepts volunteer work from any currently employed state officer, employee, or official, Contractor may not reimburse, or otherwise pay or compensate, such person for expenses incurred, including, without limitation, travel expenses, per diem, or the like, in connection with volunteer work on behalf of Contractor.
- (5) Contractor shall not employ any state officers, employees, or officials who are on paid or unpaid leave of absence from their regular state employment.
- (6) Contractor or anyone having a financial interest in this contract may not become a state officer, employee, or official during the term of this contract. Contractor shall notify each of its employees, and any other person having a financial interest in this contract that it is unlawful under the Public Contract Code for such person to become a state officer, employee, or official during the term of this contract unless any relationship with the Contractor giving rise to a financial interest, as an employee or otherwise, is first terminated.
- (7) Occasional or one-time reimbursement of a state employee's travel expenses is not acceptable.

b. Former State Officers and Employees

- (1) Contractor shall not utilize in the performance of this contract any formerly employed person of any state agency or department that was employed under the state civil service, or otherwise appointed to serve in the state government, if that person was engaged in any negotiations, transactions, planning, arrangement, or any part of the decision-making process relevant to the contract while employed in any capacity by any state agency or department. This prohibition shall apply for a two-year period beginning on the date the person left state employment.
- (2) Contractor shall not utilize within 12 months from the date of separation of services, a former employee of the contracting state agency or department if that former employee was employed in a policy-making position in the same general subject area as the proposed contract within the 12-month period prior to the employee leaving state service.

c. Failure to Comply with Subparts a or b

If Contractor violates any provision of subparts a or b above, such action by Contractor shall render this contract void, *unless the violation is technical or nonsubstantive.*

24. CONTRACTOR NAME CHANGE

Contractor shall provide a written notice to the State at least 30 days prior to any changes to the Contractor's current legal name.

25. NOVATION

If the Contractor proposes any novation agreement, the State shall act upon the proposal within 60 days after receipt of the written proposal. The State may review and consider the proposal, consult and negotiate with the Contractor, and accept or reject all or part of the proposal. Acceptance or rejection may be made orally within the 60-day period, and confirmed in writing within five days.

26. DRUG-FREE WORKPLACE

Contractor certifies to the State that it will provide a drug-free workplace by doing all of the following:

- a. Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance is prohibited in the person's or organization's workplace and specifying the actions that will be taken against employees for violations of the prohibition.
- b. Establishing a drug-free awareness program to inform employees about all of the following:
 - (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 drug counseling, rehabilitation, and employee assistance programs.
 - (4) The penalties that may be imposed upon employees for drug abuse violations.
 - Requiring that each employee engaged in the performance of the contract or grant be given a copy of the statement required by subdivision a and that, as a condition of employment on the contract or grant, the employee agrees to abide by the terms of the statement.
- d. Contractor agrees this contract may be subject to suspension of payments or termination of this contract, or both, and the Contractor may be subject to debarment, in accordance with the requirements of the Government Code, Section 8350 et seq., if the Department determines that any of the following has occurred:
 - (1) The Contractor or grantee has made a false certification.
 - (2) The Contractor violates the certification by failing to carry out the requirements of subdivisions a through c above.

27. COVENANT AGAINST CONTINGENT FEES

The Contractor warrants that no person or selling agency has been employed or retained to solicit/secure this contract upon an agreement of understanding for a commission, percentage, brokerage, or contingent fee, excepting *bona fide* employees or *bona fide* established commercial or selling agencies retained by the Contractor for the purpose of securing business. For breach or violation of this warranty, the State shall have the right to annul this contract without liability or in its discretion to deduct from the contract price or consideration, or otherwise recover, the full amount of such commission, percentage, brokerage, or contingent fee.

C.

28. FINAL INVOICE-FINAL REPORT-RETENTION OF FUNDS

(Applicable only if a final report is required by the contract)

The State may, at its discretion, withhold 10 percent (10%) of the face amount of the contract, 50 percent (50%) of the final invoice, or \$3,000, whichever is greater, until receiving a final report that is satisfactory to the State.

29. CONTRACTOR PERFORMANCE EVALUATION

The State may, at its discretion, evaluate the performance of the Contractor at the conclusion of the contract. If performance is evaluated, the evaluation shall not be a public record, but may be placed on file with the Department of General Services. Negative performance evaluations may be considered by the State prior to making future contract awards. Performance evaluations may include, but not be limited to, the following:

a. Whether the work or services were completed as specified.

b. The reasons for and amount of cost overruns, if any.

- c. Whether the work or services met the specified quality standards.
- d. Whether the Contractor fulfilled all contract requirements.
- e. The factors outside the Contractor's control that may have caused performance difficulties.

30. OFFICIALS NOT TO BENEFIT

No members of or delegate to Congress or the State Legislature shall be admitted to any share or part of this contract, or to any benefit that may arise therefrom. This provision shall not be construed to extend to this contract if made with a corporation for its general benefits.

Exhibit B Budget Year 1 7/1/01 - 6/30/02

Personnel	\$18,322
Fringe Benefits (@ 30% of Personnel)	\$5,499
Operating expenses	\$498
Equipment	\$0
Travel	\$110
Subcontracts	\$0
Other costs	\$0
Indirect costs	\$D
Total costs	\$24,429

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Contractor: San Mateo County Contract # 01-15364.

Exhibit BB	
Budget	
Year 2	
7/1/02 - 6/30/03	

Personnel	\$17,080
Fringe Benefits (@ 30% of Personnel)	\$5,636
Operating expenses	\$1,263
Equipment	\$0
Travel	\$250
Subcontracts	\$0
Other costs	\$200
Indirect costs	\$0
Total costs	\$24,429

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Contractor: San Mateo County Contract # 01-15364

Exhibit BBB Budget Year 3 7/1/03 - 6/30/04

Personnel	\$16,904
Fringe Benefits (@ 30% of Personnel)	\$5,578
Operating expenses	\$1,363
Equipment	\$0
Travel	\$250
Subcontracts	\$0
Other costs	\$334
Indirect costs	\$0
Total costs	\$24,429

Maximum Amount Payable

1.

A. The maximum amounts payable under this agreement shall not exceed:

- 1. \$24,429 for the budget period of 07/01/01 06/30/02.
- 2. \$24,429 for the budget period of 07/01/02 06/30/03.
- 3. \$24,429 for the budget period of 07/01/03 06/30/04.
- 4. \$73,429 for the entire agreement term.
- B. Reimbursement shall be made for allowable expenses up to the amount annually encumbered commensurate with the state fiscal year in which services are performed and/or goods are received.

2. Meeting Attendance

A. Send at least the project coordinator or designee who is closely involved in the administration of the Children's Dental Disease Program, to an annual conference and regional workshop(s) sponsored by the Department of Health Services should the Contractor be notified by the Department of such meetings.

3. Payment Provisions

- A. For services satisfactorily rendered and upon receipt and approval of an undisputed invoice, the State agrees to compensate the Contractor in accordance with the rates and/or amounts specified herein. Invoices shall be prepared according to the provision entitled, "Invoice Instructions".
- B. DHS shall make periodic payments to the Contractor for all allowable and approved expenses not more frequently than once monthly in arrears.
- C. DHS agrees to make every reasonable effort to arrange for the payment of invoices no later than forty-five (45) calendar days from the date of invoice receipt. Payment will be made in accordance with and within the time specified in Government Code, Chapter 4.5 (commencing with Section 927).

4. Invoice Instructions

A. Invoices shall be submitted on a quarterly basis (see Attachment E, entitled "Invoices) and submit to the following addresses:

Department of Health Services Children's Dental Disease Prevention Program Attn: Rudy Blea Department of Health Services Office of Oral Health P.O. Box 942732, MS 253 Sacramento, CA 94234-7320

5. Timely Submission of Final Invoice

- A. A final undisputed invoice shall be submitted for payment no more than ninety (90) calendar days following the expiration or termination date of this contract, unless a later or alternate deadline is agreed to in writing by the program contract manager. Said invoice should be clearly marked "Final Invoice", thus indicating that all payment obligations of the State under this contract have ceased and that no further payments are due or outstanding.
- B. The State may, at its discretion, choose not to honor any delinquent final invoice if the contractor fails to obtain prior written State approval of an alternate final invoice submission deadline. Written State approval shall be sought from the program contract manager prior to the expiration or termination date of this contract.
- C. The Contractor is hereby advised of its obligation to submit, with the final invoice, a "Contractor's Release (Exhibit D)" acknowledging submission of the final invoice to the State and certifying the approximate percentage amount, if any, of recycled products used in performance of this contract.

6. Limitation of State Liability

Payment for performance by the Contractor may be dependent upon the availability of future appropriations by the Legislature for the purposes of this agreement. No legal liability on the part of the State for any payment may arise under this agreement until funds are made available and until the Contractor has received notice of funding availability that will be confirmed in writing.

7. Funding Reduction in Subsequent Fiscal Years

If funding for any fiscal year is reduced or deleted by the legislature, for the purposes of this program, DHS shall have the option to either:

- A. Cancel this agreement pursuant to the applicable Cancellation or Termination clause.
- B. Offer a contract amendment reflection reduced funding for this agreement.

8. Contract Amendments

- A. This provision supplements the "Contract Amendments" provision appearing in "Additional Provisions Exhibit A (S)".
- B. No amendment or variation of the terms of the agreement shall be valid unless made in writing, signed by the parties hereto, and approved, as required. No oral understanding or agreement not incorporated herein is binding on either of the parties.
- C. Should either party, during the term of this agreement, desire a change or amendment to the terms of this Agreement, such changes or amendments shall be proposed in writing to the other party, who will respond in writing as to whether the proposed changes/amendments are accepted or rejected. If accepted and after negotiations are concluded, the agreed upon changes shall be made through the State's official agreement amendment process. No amendment will be considered binding on either party until it is formally approved by the State.

9. Cancellation / Termination

- A. This agreement may be cancelled by the State <u>without cause</u> upon 30-calendar day's advance written notice to the Contractor.
- B. DHS reserves the right to cancel or terminate this agreement immediately <u>for cause</u>. The Contractor may submit a written request to terminate this agreement only if the State should substantially fail to perform its responsibilities as provided herein.
- C. The term "for cause" shall mean that the Contractor fails to meet the terms, conditions, and/or responsibilities of the contract.
- D. Contract termination or cancellation shall be effective as of the date indicated in the State's notification to the Contractor. The notice shall stipulate any final performance, invoicing or payment requirements.

- E. Upon receipt or a notice of termination or cancellation, the Contractor shall take immediate steps to stop performance and to cancel or reduce subsequent contract costs.
- F. In the event of early termination or cancellations, the Contractor shall be entitled to compensation for services performed satisfactorily under this agreement and expenses incurred up to the date of cancellation and any non-cancelable obligations incurred in support of this agreement.

10. Correspondence / Contract Managers

A. The Department of Health Services as the contract manager designates Rudy Blea. All inquiries are to be addressed:

Ruby Blea Department of Health Services P. O. Box 942732 MS 253 Sacramento, CA 94264-7320 Telephone Number: (916) 324-7757 FAX Number: (916) 445-4365

B. It is the responsibility of the contract to inform the state in writing of any program staff changes within 30 working days.

11. Year 2000 Compliance Requirements

The Contractor warrants and represents that the goods or services sold, leased, or licensed to the State of California, its agencies, or its political subdivisions, pursuant to this contract are "Year 2000 Compliant". For the purposes of this contract, a good or services is Year 2000 compliant if it will continue to fully function before, at, and after the Year 2000 without interruption and, if applicable, with full ability to accurately and unambiguously process, display, compare, calculate, manipulate, and otherwise utilize date information. This warranty and representation supersedes all warranty disclaimers and limitations and all limitations on liability provided by or through the Contractor.

12. Prohibited Use of State Funds for Software

Contractor 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.

Exhibit C

General Terms and Conditions

13. Allowable Line Item Shifts

- A. Cumulative line item shifts of up to \$10,000 per line item may be made provided no line item is increased or decreased by more than \$10,000 and the annual contract total is not changed.
- B. Line item shifts meeting this criterion shall not require a formal contract amendment.
- C. Contractor shall adhere to State requirements regarding the process to follow in requesting approval to make line item shifts.
- D. Line item shifts may be proposed/requested by either the State or the Contractor.

14. Allowable Informal Scope of Work Changes

- A. The Contractor or the State may propose informal changes or revisions to the activities, tasks, deliverables and/or performance time frames specified in the Scope of Work, provided such changes do not alter the overall goals and basic purpose of the contract.
- B. Informal SOW changes may include the substitution of specified activities or tasks; the alteration or substitution of contract deliverables and modifications to anticipated completion/target dates.
- C. Informal SOW changes processed hereunder, shall not require a formal contract amendment, provided the contractor's annual budget does not increase or decrease as a result of the informal SOW change.
- D. Unless otherwise stipulated in this contract, all informal SOW changes and revisions are subject to prior written approval by the State.

15. Purchasing/Procurement Rules

- A. Provisions 2a and 2b in "Additional Provisions (Exhibit A (S))" are amended to read as follows:
 - "a. Units of local government, public entities (including the Universities of California and California State University and auxiliary organizations/foundations thereof), and state or federal agencies, whether acting as a contractor and/or subcontractor, may use their existing procurement systems to secure all articles, supplies, equipment (e.g., none expendable items with a unit cost of \$500 \$5,000 or more and a useful life expectancy of four-or more years one year or more, including EFP/ADP, telecommunications, and motor vehicles), and services related to such purchases that are required in performance of this contract, without regard to dollar limit, subject to the provisions in paragraphs e through I of this section. The provisions in paragraphs b, c, and d of this section may also

apply, if purchases are subdelegated to subcontractors that are nonprofit organization, for-profit entities or private vendors.

b. All other entities (nonprofit organizations, for-profit entities, or private vendors), whether acting as a contractor or subcontractor, may use their existing procurement systems to secure articles, supplies, equipment (e.g., nonexpendable items with a unit cost of \$500 \$5,000 or more and a useful life expectancy or four or more years, one year or more, including EDP/ADP, telecommunications and motor vehicles), and services related to such purchases that are required in performance of this contract. Equipment procurement shall not exceed an annual maximum limit of \$50,000, subject to the provisions in paragraphs c through I of this section. The provisions in paragraph a of this section may also apply, if purchases are subdelegated to subcontractors that are units of local government, public entities, state or federal agencies."

16. Ownership/Disposition/Inventory of Equipment Purchased/Reimbursed with Contract Funds or Furnished by the State

- A. Provision 3a and 3e in "Additional Provisions (Exhibit A (S))" is amended to read as follows:
 - "a. All equipment of any kind, as defined in section 3 paragraph a with a unit cost of \$500 or more and a life expectancy of more than one year and certain theft sensitive items (regardless of cost), purchased/reimbursed with contract funds or furnished by the State under the terms of this contract and not fully consumed in performance of this contract shall be considered state equipment and the property of the State.
 - e. Equipment, as defined in section 3 paragraph a, purchased/ reimbursed with contract funds or furnished by the State under the terms of this contract, shall only be used for performance of this contract."

17. Contractor Responsibility

The contractor assumes all responsibilities for funding sub-contractors upon execution of formal agreements.

18. Prohibited Use of State Funds for Union Organizing

Contractor by signing this agreement hereby acknowledges the applicability of Government Code Section 16645 through Section 16649 to this agreement.

A. Contractor will not assist, promote or deter union organizing by employees performing work on a state service contract, including a public works contract.

- B. No state funds received under this agreement will be used to assist, promote or deter union organizing.
- C. Contractor will not for any business conducted under this agreement, use any state property to hold meetings with employees or supervisors, if the purpose of such meeting is to assist, promote, or deter union organizing, unless the state property is equally available to the general public for holding meetings.
- D. If contractor incurs costs, or makes expenditures to assist, promote or deter union organizing, Contractor will maintain resources sufficient to show that no reimbursement from state funds has been sought for these costs, and that Contract shall provide those records to the Attorney General. Pursuant to Government Code Section 16645, Contractor shall ensure that state funds provided under this agreement are not used to assist, promote, or deter union organizing.

Exhibit D Contractor's Release

Instructions to Contractor:

With final invoice(s) submit one (1) original and two (2) copies. The original must bear the original signature of a person authorized to bind the Contractor. The additional copies may bear photocopied signatures.

Submission of Final Invoice

Release of all Obligations

By signing this form, and upon receipt of the amount specified in the invoice number(s) referenced above, the Contractor does hereby release and discharge the State, its officers, agents and employees of and from any and all liabilities, obligations, claims, and demands whatsoever arising from the above referenced contract.

Repayments Due to Audit Exceptions / Record Retention

By signing this form, Contractor acknowledges that expenses authorized for reimbursement does not guarantee final allowability of said expenses. Contractor agrees that the amount of any sustained audit exceptions resulting from any subsequent audit made after final payment, will be refunded to the State.

All expense and accounting records related to the above referenced contract must be maintained for audit purposes for no less than three years beyond the date of final payment, unless a longer term is stated in said contract.

Recycled Product Use Certification

By signing this form, Contractor certifies under penalty of perjury that a percentage (0% to 100%) of the materials, goods, supplies or products offered or used in the performance of the above referenced contract meets or exceeds the minimum percentage of recycled material, as defined in Public Contract Code Sections 12161 and 12200.

Reminder to Return State Equipment/Property (If Applicable)

(Applies only if equipment was provided by DHS or purchased with or reimbursed by contract funds)

Program

Unless DHS has approved the continued use and possession of State equipment (as defined in the above referenced contract) for use in connection with another DHS agreement, Contractor agrees to promptly initiate arrangements to account for and return said equipment to DHS, at DHS's expense, if said equipment has not passed its useful life expectancy as defined in the above referenced contract.

Patents / Other issues

By signing this form, Contractor further agrees, in connection with patent matters and with any claims that are not specifically released as set forth above, that it will comply with all of the provisions contained in the above referenced contract, including, but not limited to, those provisions relating to notification to the State and related to the defense or prosecution of litigation.

Contractor's Legal Name (As on contract):

Signature of Contractor or Official Designee:

Date:

Printed Name/Title of Person Signing:

DHS Distribution: Accounting (Original)

CMU contract file

Exhibit E Travel Reimbursement Information Effective November 1, 1999

- 1. The following rate policy is to be applied for reimbursing the travel expenses of persons under contract.
 - a. Reimbursement shall be at the rates established for nonrepresented/excluded state employees.
 - b. Short Term Travel is defined as a 24-hour period, and less than 31 consecutive days, and is at least 50 miles from the main office, headquarters or primary residence. Starting time is whenever a contract employee leaves his or her home or headquarters. "Headquarters" is defined as the place where the contracted personnel spends the largest portion of their working time and returns to upon the completion of special assignments.
 - c. Contractors on travel status for more than one 24-hour period and less than 31 consecutive days may claim a fractional part of a period of more than 24 hours. Consult the chart appearing on page 2 of this exhibit to determine the reimbursement allowance. All lodging must be receipted. If contractor does not present receipts, lodging will not be reimbursed.
 - (1) Lodging (with receipts):

Travel Location / Area	Reimbursement Rate
Statewide Non-High Cost Area	\$ 84.00 plus tax
High Cost Areas including the following counties: Alameda, San Francisco, San Mateo, Santa Clara and Central and Western Los Angeles (L.A.). Central and Western L.A. is the territory bordered by Sunset Blvd. On the north, the Pacific Ocean on the West, Imperial Blvd./Freeway 105 on the South and Freeways 110, 10, and 101 on the East.	\$110.00 plus tax
Central and Western L.A. includes downtown L.A., Englewood, L.A. International Airport, Playa del Rey, Venice, Santa Monica, Brentwood, West L.A., Westwood Village, Culver City, Beverly Hills, Century City, West Hollywood and Hollywood.	

Reimbursement for actual lodging expenses exceeding the above amounts may be allowed with the advance written approval of the Deputy Director of the Department of Health Service or his or her designee. Receipts are required.

(2) Meal/Supplemental Expenses (with or without receipts): With receipts, the contractor will be reimbursed actual amounts spent up to the maximum.

Meal / Expense	Reimbursement Rate	
Breakfast	\$.	6.00
Lunch	\$	10.00
Dinner	\$	18.00
Incidental	\$	6.00

- d. Out-of-state travel may only be reimbursed if such travel has been stipulated in the contract and has been approved in advance by the program with which the contract is held. For out-or-state travel, contractors may be reimbursed actual lodging expenses, supported by a receipt, and may be reimbursed for meals and supplemental expenses for each 24-hour period computed at the rates listed in c. (2) above. For all out-of-state travel, contractors must have prior Departmental approval and a budgeted trip authority.
- e. In computing allowances for continuous periods of travel of less than 24 hours, consult the chart appearing on page 2 of this bulletin.
- f. No meal or lodging expenses will be reimbursed for any period of travel that occurs within normal working hours, unless expenses are incurred at least 50 miles from headquarters.

- 2. If any of the reimbursement rates stated herein are changed by the Department of Personnel Administration, no formal contract amendment will be required to incorporate the new rates. However, DHS shall inform the contractor, in writing, of the revised travel reimbursement rates.
- 3. For transportation expenses, the contractor must retain receipts for parking; taxi, airline, bus, or rail tickets; car rental; or any other travel receipts pertaining to each trip for attachment to an invoice as substantiation for reimbursement. Reimbursement may be requested for commercial carrier fares; private car mileage; parking fees; bridge tolls; taxi, bus, or streetcar fares; and auto rental fees when substantiated by a receipt.
- 4. Note on use of autos: If a contractor uses his or her car for transportation, the rate of pay will be 31 cents maximum per mile. If the contractor is a person with a disability who must operate a motor vehicle on official state business and who can operate only specially equipped or modified vehicles may claim a rate of 31 cents per mile without certification and up to 37 cents per mile with certification. If a contractor uses his or her car "in lieu of" air fair, the air coach fair will be the maximum paid by the State. The contractor must provide a cost comparison upon request by the state. Gasoline and routine automobile repair expenses are not reimbursable.
- 5. The contractor is required to furnish details surrounding each period of travel. Travel detail may include, but not be limited to: purpose of travel, departure and return times, destination points, miles driven, mode of transportation, etc.
- 6. Contractors are to consult with the program with which the contract is held to obtain specific invoicing procedures.

Length of travel period	This condition exists	Allowable Meal(s)	
Less than 24 hours	Travel begins at 6:00 a.m. or earlier and continues until 9:00 a.m. or later.	Breakfast	
Less than 24 hours	Travel period ends at least one hour after the regularly scheduled workday ends, or	Dinner	
	 Travel period begins prior to or at 5:00 p.m. and continues beyond 7:00 p.m. 		
24 hours	Travel period is a full 24-hour period determined by the time that the travel period begins and ends.	Breakfast, lunch, and dinner	
Last fractional part of more than 24 hours	Travel period is more than 24 hours and traveler returns at or after 8:00 a.m.	Breakfast	
	Travel period is more than 24 hours and traveler returns at or after 2:00 p.m.	Lunch	
	Travel period is more than 24 hours and traveler returns at or after 7:00 p.m.	Dinner	

Travel Reimbursement Guide

			Invoice	:	
Mail to: Office of Oral Health Children's Dental Disease Pr P. O. Box 943732, MS 253 Sacramento, CA 94234-7320		al Disease Preve 32, MS 253	ntion Program		
Contractor's	Name:		Contact Name:		·
Billing Addr	ess:		Telephone Number:	<u> </u>	· .
•			Invoice Period:		
Contract Nu	mber:		Invoice #:		

Category	Budget	Amount Billed This Period	Balance
Personnel			
Fringe Benefits			
Operating Expenses			
Equipment			
Travel			
Subcontracts			
Other Costs		-	
Indirect Costs			
Total Costs			

I hereby certify under penalty of perjury, that accounts, as contained herein are properly payable and that such payments are authorized in the amount, for the period and to the respective payees as indicated, under governing laws and regulations.

Print Name	Signed	Date
THIS BOX FOR STATE USE ONLY:		· - · · · · · · · · · · · · · · · · · ·
Approved:	<u> </u>	Cal Stars Coding
Date:	-7	01-51375-4533-702-03

CCC201

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
By (Authorized Signature)	
Printed Name and Title of Person Signing	
Date Executed	Executed in the County of

CONTRACTOR CERTIFICATION CLAUSES

1. <u>STATEMENT OF COMPLIANCE</u>: Contractor has, unless exempted, complied with the nondiscrimination program requirements. (GC 12990 (a-f) and CCR, Title 2, Section 8103) (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: (1) the Contractor has made false certification, or violated the certification by failing to carry out the requirements as noted above. (GC 8350 et seq.)

3. <u>NATIONAL LABOR RELATIONS BOARD CERTIFICATION</u>: 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. (PCC 10296) (Not applicable to public entities.)

4. <u>UNION ORGANIZING</u> Contractor hereby certifies that no request for reimbursement, or payment under this agreement, will seek reimbursement for costs incurred to assist, promote or deter union organizing.

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 (PCC 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 (PCC 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

http://www.ols.dgs.ca.gov/STD_Process/Documents/CCC201.html

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. (PCC 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. (PCC 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

anger Talen 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 government entity.

CCC201

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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	
San Mateo County Public Health Division	#94–6000532	
By (Authorized Signature)		
Printed Name and Title of Person Signing Jerry Hill, President, San Mateo County Board of Supervisors		
Date Executed	Executed in the County of	

CONTRACTOR CERTIFICATION CLAUSES

1. <u>STATEMENT OF COMPLIANCE</u>: Contractor has, unless exempted, complied with the nondiscrimination program requirements. (GC 12990 (a-f) and CCR, Title 2, Section 8103) (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: (1) the Contractor has made false certification, or violated the certification by failing to carry out the requirements as noted above. (GC 8350 et seq.)

3. <u>NATIONAL LABOR RELATIONS BOARD CERTIFICATION</u>: 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. (PCC 10296) (Not applicable to public entities.)

4. <u>UNION ORGANIZING</u> Contractor hereby certifies that no request for reimbursement, or payment under this agreement, will seek reimbursement for costs incurred to assist, promote or deter union organizing.

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 (PCC 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 (PCC 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

http://www.ols.dgs.ca.gov/STD_Process/Documents/CCC201.html

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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. (PCC 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. (PCC 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 government entity.