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D 213 (Rev 09/01)				AGREEMENT NUMBER 02-25073
This Agreement is ente	red into between the S	state Agency and t	he Contractor named be	elow:
STATE AGENCY'S NAME	······································			
California Department of	of Health Services			
CONTRACTOR'S NAME	·····			······································
San Mateo County Heal	th Services Agency - F	ublic Health Divis	sion	
The term of this Agreement is:	July 1, 2002	through	June 30, 2005	
The maximum amount	\$645,534.00			
of this Agreement is:	,	ive thousand, five h	undred and thirty four dol	lars
The parties agree to co part of this Agreement.				ch are by this reference made a
Exhibit A – Scope of W	ork	·····		2 pages
Exhibit A, Attachmen	nt I-Program Scope of	Work		10 pages
Exhibit A, Attachmer	nt II-Work Plan			19 pages
Exhibit B – Budget Det	ail and Payment Provi	sions		3 pages
Exhibit B, Attachmer	nt I – Budget (Year 1)			1 page
Exhibit B, Attachme	nt II – Budget (Year 2)			1 page
Exhibit B, Attachme	nt III – Budget (Year 3)		1 page
Exhibit C * – General T	erms and Conditions			GTC 201 dated 2/20/01

Exhibit D(F) - Special Terms and Conditions (Attached hereto as part of this agreement)26 pagesNot withstanding provision 10 which does not apply to this agreement.1 pageExhibit E - Additional Provisions1 pageExhibit F - Contractor's Release1 pageExhibit G - Travel Reimbursement Information2 pages

See Exhibit E, Provision 1 for additional incorporated exhibits.

Items shown above with an Asterisk (*), are hereby incorporated by reference and made part of this agreement as if attached hereto. These documents can be viewed at <u>http://www.dgs.ca.gov/contracts</u>.

IN WITNESS WHEREOF, this Agreement has been executed by	the parties hereto.	
CONTRACTOR		California Department of General Services Use Only
CONTRACTOR'S NAME (if other than an individual, state whether a corporation, partner	wship, etc.)	Services Use Only
San Mateo County Health Services Agency-Public Health Div	ison	
BY (Authorized Signature) Rose Jacobs Gibson, President	DATE SIGNED (Do not type)	
Board of Supervisors		
PRINTED NAME AND TITLE OF PERSON SIGNING		
ATTEST:	Clerk of Said Board	
ADDRESS		
c/o CLPPB 225 37 th Avenue San Mateo, CA. 94403		
STATE OF CALIFORNIA		
AGENCY NAME		
California Department of Health Services		
BY (Authorized Signature)	DATE SIGNED (Do not type)	
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PRINTED NAME AND TITLE OF PERSON SIGNING		Exempt per:
Edward Stahlberg, Chief, Program Support Branch		
ADDRESS		
1800 3rd. Street, Rm. 455, P.O. Box 942732, Sacramento, CA	94234-7320	

Exhibit A Scope of Work

1. Contractor agrees to provide to the Department of Health Services (DHS) the services described herein:

The San Mateo County Childhood Lead Poisoning Prevention Program will provide direct case management for children as well as education to the communities, families and health care providers within its jurisdiction. The Contractor will coordinate lead-related activities of a range of local agencies and organizations, alert the Childhood Lead Poisoning Prevention Branch to new sources of lead exposure and barriers in the continuum of care and prevention, and help develop creative new strategies towards realizing a mutual vision of a healthy, lead-safe environment in which all children can achieve their full potential.

- 2. The services shall be performed at applicable facilities in San Mateo County.
- 3. The services shall be provided during normal Contractor working hours, Monday through Friday, excluding official holidays.
- 4. The project representatives during the term of this agreement will be:

Department of Health Services

Karla McLemore, Contract Manager Telephone: (510) 622-5023 Fax: (510) 622-5032 Email: kmclemor@dhs.ca.gov

Direct all inquiries to:

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Department of Health Services

Childhood Lead Poisoning Prevention Branch (CLPPB) Attention: Karla McLemore 1515 Clay Street, Suite 1801 Oakland, CA 94612

Telephone: (510) 622-5000 (reception desk) Fax: (510) 622-5002 Email: kmclemor@dhs.ca.gov

Contractor

Sally Brother, CLPPP Coordinator Telephone: (650) 573-2348 Fax: (650) 573-2859 Email: sbrother@co.sanmateo.ca.us

Contractor

Childhood Lead Poisoning Prevention Program (CLPPP) Attention: Sally Brother 225 37th Avenue #104 San Mateo, CA 94403

Telephone: (650) 573-2348 Fax: (650) 573-2859 Email: sbrother@co.sanmateo.ca.us

Either party may make changes to the information above by giving written notice to the other party. Said changes shall not require an amendment to this agreement.

5. 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 agreement.

Exhibit A

Scope of Work

- B. Informal SOW changes may include the substitution of specified activities or tasks; the alteration or substitution of agreement deliverables and modifications to anticipated completion/target dates.
- C. Informal SOW changes processed hereunder, shall not require a formal agreement 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.
- E. In implementing this provision, the State may provide a format for the Contractor's use to request informal SOW changes. If no format is provided by the State, the Contractor may devise its own format for this purpose.

6. Required Deliverables for Program Review and Evaluation

- A. The Contractor will submit as deliverables to Childhood Lead Poisoning Prevention Branch the following documents:
 - 1) Biannual Progress Reports using the CLPPB Progress Report format.
 - 2) Quarterly invoices as outlined in Exhibit B, Provision 1, page 1 of 3.
 - 3) Status reports, case management information, and other contract-related information as requested by CLPPB for program review.

7. Subcontracts Requirements

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- A. Subcontracts are allowed. Contractors shall adhere to the provisions in Exhibit D(F), "Special Terms and Conditions", paragraph 5-Subontract Requirements.
- B. Subcontractor Budget detail will be attached and incorporated herein, and made a part hereof only when the subcontract budget total exceeds \$50,000.
- 8. See Exhibit A, Attachment I-Program Scope of Work, for a detailed description of the work to be performed.
- 9. See Exhibit A, Attachment II-Work Plan, for a detailed description of the Contractor's plan for meeting the requirements outlined in the Program Scope of Work.

Goal 1: A Childhood Lead Poisoning Prevention Program (CLPPP) shall be successfully administered in the jurisdiction of each local health department throughout California.

Objective 1-I.

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Maintain (or establish) and successfully administer a local Childhood Lead Poisoning Prevention Program (CLPPP).

- A. Timeline ongoing
- B. Major activities

1. Designate a CLPPP Coordinator responsible for conducting or overseeing the activities below.

a. Prepare and implement a CLPPP work plan that identifies appropriate activities and staff for the needs of the local health jurisdiction.

b. Coordinate all CLPPP services and activities within the local health jurisdiction.

c. Act as primary program contact with the Branch.

d. Ensure adherence with and implementation of all Branch contract requirements, including the CLPPP work plan, and with Branch policies and procedures.

e. Ensure CLPPP representation at Branch-sponsored meetings and trainings, and Branch working groups as requested, including but not limited to regional and statewide program meetings, and trainings for new CLPPP coordinators, time study documentation, use of the Branch data system, etc.

f. Ensure that contract-supported staff have and maintain the qualifications and criteria required by the Branch.

g. Convene and conduct CLPPP Team quarterly meetings. The Team includes all staff responsible for lead-related activities, including program administration, case identification, case management, health education, nutrition interventions and environmental health investigations.

2. The CLPPP is encouraged to add further activities to support the objective as resources allow.

- C. Additional deliverables
 - 1. Written designation of a CLPPP Coordinator.
 - 2. The CLPPP is encouraged to develop evaluation strategies as resources allow.

Goal 2. Decrease the exposure of children to lead and the incidence of childhood lead poisoning.

Objective 2-I.

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Inform families and child caregivers who are responsible for children at risk of lead poisoning about how to prevent lead poisoning.

A. Timeline – ongoing

B. Major activities

1. Provide outreach and education to families of high-risk children and to child caregivers for such families, regarding lead hazards and ways to prevent lead poisoning. (For guidance, you may refer to Branch's *A Planning Guide for Lead Program Coordinators: Planning Outreach and Education to Prevent Childhood Lead Exposure.*) As a group, children eligible for or enrolled in government-assisted health care programs are known to be at high risk of lead exposure and poisoning. These children are more likely to live or spend time in older housing with deteriorating, lead-based paint. In its application, the CLPPP may propose activities for other children if resources permit or if a high risk is demonstrated. Below are two examples of activities for this objective:

a. Raise awareness or alter opinions/attitudes through a media campaign, outreach through community-based organizations or businesses, a series of health fairs or a neighborhood information campaign.

b. Increase knowledge levels through education or training programs targeting parents, child care providers or other professional groups.

2. The CLPPP is encouraged to add further activities to support the objective as resources allow.

C. Additional deliverables

1. The CLPPP is encouraged to develop evaluation strategies as resources allow.

Objective 2-II.

Inform health care providers of their legal responsibilities with respect to counseling on how to avoid lead poisoning and of available case management services.

- A. Timeline ongoing
- B. Major activities
 - 1. Provide outreach and education to health care providers.

2. The CLPPP is encouraged to add further activities to support the objective as resources allow.

- C. Additional deliverables
 - 1. The CLPPP is encouraged to develop evaluation strategies as resources allow.

Program Scope of Work

Objective 2-III. Increase awareness of lead hazards among those local governmental agencies and businesses that can assist in decreasing lead exposures to children.

- A. Timeline ongoing
- B. Major activities

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1. Update (or prepare) and maintain a list of local agencies that enforce housing and building standards in the jurisdiction, including contact name, address, phone, fax, and e-mail address.

2. Educate local governmental agencies that issue permits for remodeling and renovation of public and residential buildings about lead hazards associated with remodeling activities; inform them about applicable federal and State regulations; and encourage them to disseminate information to permit applicants.

3. The CLPPP is encouraged to add further activities to support the objective as resources allow. Below is an example:

a. Promote displays and education concerning lead hazard awareness in hardware and home improvement stores.

C. Additional deliverables

1. The CLPPP is encouraged to develop evaluation strategies as resources allow.

Objective 2-IV.

Inform the Branch of any newly suspected sources of childhood lead exposure, such as specific home remedies and brands of imported foods, so that the Branch can follow up with State and federal agencies. (Once the Branch confirms that the source is lead-contaminated, the Branch will advise all the CLPPPs and provide information to help them address the problem locally, as appropriate. The Branch will also work with State and federal authorities to eliminate the source.)

- A. Timeline ongoing/episodic
- B. Major activities

1. The CLPPP shall be alert to potential new sources of childhood lead exposure and report any such sources to the Branch as soon as possible.

2. The CLPPP is encouraged to add further activities to support the objective as resources allow.

- C. Additional deliverables
 - 1. Any reports of sources by telephone, fax, mail, e-mail or in person to Branch.

Objective 2-V.

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Identify and maintain contact with liaisons in other health programs in the CLPPP's jurisdiction to facilitate information-sharing and potential development of joint outreach and education programs. Other health programs include, in particular, Child Health and Disability Prevention (CHDP), Maternal and Child Health (MCH), Supplemental Nutrition Program for Women, Infants and Children (WIC), Medi-Cal, Head Start, and appropriate managed care plans serving low-income children, including those in Healthy Families and Medi-Cal Managed Care.

A. Timeline – If the CLPPP has not already established such relationships, they shall be established within the first quarter of FY 2002-03.

B. Major activities

1. If liaisons with the above programs have not been identified by the CLPPP, the CLPPP shall identify and meet with them during the first quarter of FY 2002-03.

2. Collaborate with the liaisons in developing strategies for and implementing the CLPPP outreach and education activities and in disseminating information on available government-assisted health care programs.

3. The CLPPP is encouraged to add further activities to support the objective as resources allow. Below is an example:

a. Conduct liaison activities with additional groups such as Early Start, Black Infant Health, and other local groups in the jurisdiction that conduct health-related outreach and education.

C. Additional deliverables

Program Scope of Work

Goal 3: Improve the detection of lead-poisoned children by assuring that all at-risk children receive blood lead screening tests at appropriate ages.

Objective 3-I.

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Develop and implement strategies to increase the proportion of at-risk children who are screened for lead poisoning using as a baseline 1998-99 screening data for CHDP clients or other appropriate data source chosen in consultation with Branch.

A. Timeline – ongoing

B. Major activities

1. Provide outreach and education to families of high-risk children and to child caregivers for such families, regarding screening for lead poisoning. (For guidance, you may refer to Branch's *A Planning Guide for Lead Program Coordinators: Planning Outreach and Education to Prevent Childhood Lead Exposure.*) As a group, children eligible for or enrolled in government-assisted health care programs are known to be at high risk of lead exposure and poisoning. These children are more likely to live or spend time in older housing with deteriorating, lead-based paint. In its application, the CLPPP may propose activities for other children if resources permit or if a high risk is demonstrated.

2. Inform health care providers of their legal responsibilities with respect to screening and testing for lead poisoning and of available case management services.

3. In the event that the CLPPP receives a referral from the Branch regarding a family at risk from take-home exposure, the CLPPP will contact the family to advise of the need for screening.

4. The applicant is encouraged to consider additional activities, including but not limited to the following:

a. Improve access and remove barriers to screening by building fingerstick testing capacity, setting up (with prior Branch approval) screening sites that are alternatives to existing clinical sites, making use of Early Periodic Screening, Diagnosis and Treatment (EPSDT) reimbursement strategies for transportation, etc.

b. Engage local community-based and ethnic organizations to assist in outreach to at-risk communities or providers.

c. Identify high-risk communities or neighborhoods in which to focus the activities.

5. The CLPPP is encouraged to add further activities to support the objective as resources allow.

C. Additional deliverables

Program Scope of Work

Goal 4: Case management of lead-poisoned children shall meet standards of care.

Objective 4-I: Assure timely and appropriate case management of lead-poisoned children in accordance with Branch standards.

- A. Timeline ongoing
- B. Major activities

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- 1. Assure that, when the CLPPP is notified of a lead-poisoned child, the Public Health Nurse (PHN) shall coordinate the case in compliance with:
 - California Health and Safety Code Sec. 105275 *et seq.* (appropriate case management);

• Title 17 Sec. 35000 *et seq.* (Lead-Related Construction, Accreditation, Certification and Work Practice Standards);

- The Branch Binder of Program Letters.
- 2. Assure that all appropriate case management activities, including maintenance of accurate and complete surveillance and case management documentation, are conducted in accordance with:
 - The Branch Public Health Nursing Manual (PHN Manual) and Updates;
 - Environmental Health on the Childhood Lead Poisoning Prevention (CLPP) Team, Interim Guidance, August 1998 and updates;
 - Lead Poisoning Follow-Up Form pages 1-14;
 - Lead Test Kit Fact Sheet 3/01 (use of Lead Check Swabs by CLPPP staff).
 - The Branch Surveillance and Data Management Manual.
- **3.** Assure that, when notified of a lead-poisoned child or child with an elevated blood lead level, the primary care provider following the child is contacted about the lead level, knows of the services being provided by the CLPPP, is informed of resources for medical follow-up and treatment as indicated, and recommends an environmental investigation.
- 4. Assure that the lead-poisoned child is referred to California Children's Services for determination of eligibility and medical case management, as appropriate.
- 5. Assure that if the child receives services through a government-assisted health care program (Medi-Cal, CHDP, Healthy Families or local plan), that program is notified of the elevated blood lead level as soon as possible on a case-by-case basis.

Program Scope of Work

- 6. Assure that if the child is eligible for but does not receive services through a government-assisted health care or nutrition program (Medi-Cal, CHDP, Healthy Families or local plan, and WIC), the family is advised of the availability of such services.
- 7. Assure that if take-home lead exposure is suspected as the source of the child's elevated blood lead level, the PHN will contact the California Occupational Lead Poisoning Prevention Program, as per the PHN Manual.
- 8. Submit Follow-up Forms to Branch in a timely fashion as specified in the *PHN Manual* and Updates and the Branch binder of Program Letters.
- **9.** Assure that, when a lead-poisoned child moves out of the jurisdiction, case management is coordinated with other CLPPPs as described in the *PHN Manual*.
- **10.** If the applicant is or applies to be a participant in the Branch X-Ray Flourescence (XRF) Instrument Loan Program, the applicant shall participate fully in that program as specified in the Branch Binder of Program Letters.
- **11.** The CLPPP is encouraged to add further activities to support the objective as resources allow.
- C. Additional deliverables

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- 1. Branch Follow-up Forms.
- **2.** The CLPPP is encouraged to develop evaluation strategies as resources allow.

Goal 5: Lead hazards identified during Environmental Investigations shall be eliminated.

Objective 5-I.

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Use progressive notification and action to achieve lead hazard elimination, as described in the Branch document, *Environmental Health on the Childhood Lead Poisoning Prevention (CLPP) Team, Interim Guidance, August 1998.*

- A. Timeline ongoing
- B. Major activities

1. Identify the progressive enforcement procedures in use in the CLPPP jurisdiction (procedures may vary among cities in the jurisdiction). Progressive enforcement procedures include, for example, a letter to a property owner, followed by a Notice of Violation, then an Administrative Hearing, and an Order to Abate. If applicable, provide examples of enforcement-related challenges that the CLPPP has faced.

2. When lead hazards are identified during an environmental investigation, the Registered Environmental Health Specialist (REHS) will use progressive notification as needed to ensure that sources of exposure are reduced or eliminated and that the address has achieved clearance.

3. When a property owner fails to comply with lead hazard reduction or elimination, the REHS will contact local enforcement agencies and take other steps to secure enforcement, as described in a forthcoming Branch guidance document. See Appendix B for a summary of local enforcement authority.

4. The CLPPP is encouraged to add further activities to support the objective as resources allow.

C. Additional deliverables

1. A copy of the description of procedures and any enforcement challenges, attached to the Progress Report due December 2002.

2. A copy of page 13 of the Branch Lead Poisoning Follow-up Form for those addresses achieving clearance, attached to the appropriate Progress Report.

3. A summary of steps taken to achieve lead hazard elimination attached to the appropriate Progress Report, with documentation available on Branch request.

Goal 6: A surveillance system will be in place that will enable the collection, analysis, and dissemination of information on childhood lead poisoning that can be used effectively for case management, epidemiology, evaluation, and program planning.

Objective 6-I:

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Laboratory, case management, and environmental data will be maintained in an electronic database that will allow access to timely and accurate information on individual cases, exposure sources, administrative status, summary statistics, and quality of care indicators.

- A. Timeline -- ongoing
- B. Major activities

1. The Branch data system, RASSCLE (Response and Surveillance System for Childhood Lead Exposure), stores extensive statewide blood lead level and case management follow-up data. When feasible, it is recommended that CLPPPs utilize RASSCLE. Jurisdictions using RASSCLE shall maintain it as follows:

a. Electronically store and manage all data regarding lead poisoning cases and screening tests.

b. At the direction of the Branch, have or obtain the capability for accomplishing the electronic transfer of data **from** the Branch.

c. At the direction of the Branch, have or obtain the capability for accomplishing the electronic transfer of data **to** the Branch.

d. Attend RASSCLE Regional Trainings. When possible, attendance will comprise a broad spectrum of user types, including public health nurses, data entry personnel, REHSs and other environmental professionals, epidemiologists, and nutritionists.

e. Coordinate with the CLPPP's Information Technology department or the local department that supports CLPPP data functions to ensure the department's participation in the installation, upgrade, and maintenance of Branch information technology systems, as specified in the Branch *Surveillance and Data Management Manual*.

f. In addition to the above minimum activities, a CLPPP may also be asked to support this objective through additional activities as CLPPP resources allow. Two examples of possible requests are:

- 1) Prior to the implementation or substantial upgrade of electronic surveillance, case, and environmental management systems, participate in the beta testing of such systems. Beta testing may involve participating in new branch-supported technical applications, and providing feedback on such applications.
- 2) At the direction of the Branch, the CLPPP may upgrade its equipment to remain in compliance with Branch technical infrastructure recommendations as specified in the *Surveillance and Data Management Manual*.

2. Jurisdictions not using RASSCLE shall maintain data as follows:

a. Store data using Minimum Data Fields referenced in the Branch Surveillance and Data Management Manual.

b. If additional data elements contained on the Lead Poisoning Follow-up Form are stored electronically, they must be stored or readily exportable in a format compatible with RASSCLE.

c. Coordinate with the CLPPP's Information Technology department, or the local department that supports CLPPP data functions to ensure that department's participation in the installation, upgrade, and maintenance of Branch information technology systems, as specified in the *Surveillance and Data Management Manual*.

d. Consult with Branch for approval in the design of this local data storage system.

e. In addition to the above minimum activities, a CLPPP may also be asked to support this objective through additional activities as CLPPP resources allow. For example, a CLPPP may be asked to make modifications to existing electronic local data storage systems (e.g., modifications to data elements to standardize existing storage systems to conform with RASSCLE).

3. All CLPPPs, whether using RASSCLE or not, are encouraged to add further activities to support the objective as resources allow.

C. Additional deliverables

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- 1. Reports as specified in the Surveillance and Data Management Manual.
- 2. The CLPPP is encouraged to develop additional activities as resources allow.

Goal 1: A Childhood Lead Poisoning Prevention Program (CLPPP) shall be successfully administered in the jurisdiction of each local health department throughout California.

Objective 1-I: Maintain (or establish) and successfully administer a local CLPPP.

	ctivities to Support the Objective	Timeline	Staff / %FTE	Evaluation/Deliverables
	Designate a CLPPP Coordinator responsible for nducting or oversecing the activities below:	July 1, 2002	2%- Health Services Manager, also PHE 4% (Total FTE for 1 a- g)	The following items apply to the activities under this objective:
a.	Prepare and implement a CLPPP Work Plan that identifies appropriate activities and staff for the needs of the local health jurisdiction.	Ongoing	HSM/PHE	 Written designation of a coordinator; Biannual Progress Reports using the Branch Progress Report format;
b.	Coordinate all CLPPP services and activities within the local health jurisdiction.	Ongoing	HSM/PHE	 Quarterly invoices; Status reports, case management
c.	Act as primary program contact with the Branch.	Ongoing	HSM/PHE	information, and other contract-related information as requested by Branch for
d.	Ensure adherence with and implementation of all Branch contract requirements, including the CLPPP work plan, and with Branch policies and procedures.	Ongoing	HSM/PHE	 program review (such as Team meeting minutes kept on file). Form for skilled professional medical personnel updated annually
c.	Ensure CLPPP representation at Branch-sponsored meetings and trainings, and Branch working groups as requested, including but not limited to regional and statewide program meetings, trainings for new CLPPP coordinators, time study documentation and use of the Branch data system, etc.	Ongoing	HSM/PHE	
f.	Ensure that contract-supported staff have and maintain the qualifications and criteria required by the Branch.	Ongoing	HSM/PHE	
g.	Convene and conduct CLPPP Team quarterly meetings (see Scope of Work for Team composition).	Ongoing	HSM/PHE	

Jurisdiction:

Goal 2. Decrease the exposure of children to lead and the incidence of childhood lead poisoning. Objective 2-I: Inform families and childcare givers who are responsible for children at risk of lead poisoning about how to prevent lead poisoning.

Activities to Support the Objective 1. Provide outreach and education to families of high-risk children and to child caregivers for such families. (For guidance, you may refer to Branch's <i>A</i> <i>Planning Guide for Lead Program Coordinators:</i> <i>Planning Outreach and Education to Prevent</i> <i>Childhood Lead Exposure.</i>) As a group, children eligible for or enrolled in government assisted health care programs are known to be at high risk of lead exposure and poisoning. These children are more likely to live or spend time in older housing with deteriorating, lead-based paint. In its application, the CLPPP may propose activities for other children if resources permit or if a high risk is demonstrated. [Details to be specified by the CLPPP.]	Timelinc Each FY of contract	Staff / % FTE CW-40% CPS II-10% PHE-6%, MOA-10% (Total FTE for 1 a, b, 2)	 Evaluation/Deliverables Biannual Progress Reports using the Branch Progress Report format. Status reports, and other contract-related information as requested by the Branch for program review. At least 100 health fair attendees (per year) will demonstrate awareness of basic CLPPP concepts by answering correctly 2 questions on a lead quiz at health fair
 a. To raise awareness or alter opinions/attitudes (1) CLPPP will participate in at least 6 community health fairs reaching a total of at least 250 persons. At least 100 health fair attendees will demonstrate awareness of basic CLPPP concepts by answering correctly 2 questions on a lead quiz. (In addition, will respond, as able, to requests for health fair participation) (2) CLPPP will provide lead LP presentations to staff or clients of at least 4 community groups. Each group will commit to a specific lead-related outreach activity 	Each FY of contract cycle, schedule: 2002, East Palo Alto 2003, Coastside 2004, Daly City 2005, East Palo Alto	CW, CPS, PHE, MOA	 To be kept on file at the CLPPP: For all health fairs Outreach event report forms Lead quiz and tally of quiz results Incentive item samples Copy of event flyer For Community group presentations summary of presentation, list of community groups receiving & calendar of activities planned by each group

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Activities to Support the Objective	Timeline	Staff / %FTE	Evaluation/Deliverables
 b. Increase knowledge levels through education or training programs targeting parents: Presentations to at least 4 HeadStart or other pre-school parent groups per year to reach a total per year of at least 60 parents. At least 80% of the parents will correctly identify lead hazards on the evaluation form. 	Fall 2002, East Palo Alto Spring 2003, Coastside Fall 2004, Daly City Spring 2005, East Palo Alto	РНЕ	 To be kept on file at the CLPPP: Presentation outline, handouts and evaluation forms Tally of test results (copy of originals kept in objective file) Outreach event report form
2. CLPPP will send copies of all materials to be developed in early developmental stage to the Branch for review and comment	As developed	PHE	 To be kept on file at the CLPPP: Copy of product to be revised/developed that was sent to the Branch Copy of final product that was sent to Branch with the Progress Report

Objective 2-II: Inform health care providers of their legal responsibilities with respect to counseling on how to avoid lead	
poisoning and of available case management services.	

Activities to Support the Objective	Timeline	Staff / %FTE	Evaluation/Deliverables
1. Provide outreach and education to health care providers.		Public Health Nurse (PHN)- 3%, MOA-6%; PHE-1% (Total FTE for 1 a- d)	 Biannual Progress Reports using the Branch Progress Report format. Status reports, and other contract-related information as requested by Branch for program review.
a. In conjunction with the Children's Health Services Provider Relations Committee, CLPPP updates will be sent at least annually to all CHDP providers	Annually, at least	PHN, PHE, MOA	• Copy of letter and/or materials sent to providers
b. Within 3 months of enrollment all new CHDP providers, will be sent information on lead protocols and related legal responsibilities regarding counseling and screening	As new providers are identified	PHN, PHE, MOA	Copy of cover letter to new providers
c. At least once each year PHN/ CM will give a presentation and/or consultation to at least 2 provider practices to increase awareness of screening and/or provide updates on legal responsibilities and case management services.	Once each fiscal year Or In response to request	PHN, PHE, MOA	Copy of presentations, number of attendees, summary of evaluation of knowledge gained. And/or signed attendance sheet with a statement at top that they participated in presentations.
d. In conjunction with a yearly mailing of the lead calendars to all providers in county clinics, include an update and review of CLPPP resources, activities, staff contact names and numbers, case management services and other relevant up-dates. (These providers serve over 70% of county CHDP and Medi-Cal families.)	Once a year or in response to request	PHN, PHE, MOA	Copy of letter and materials sent to providers

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Objective 2-III: Increase awareness of lead hazards among those local governmental agencies and businesses that can assist in <u>decreasing lead exposures to children</u>.

Activities to Support the Objective	Timeline	Staff - E H	Evaluation/Deliverables
1. Update (or prepare) and maintain a list of local agencies that enforce housing and building standards in the jurisdiction, including contact name, address, phone, fax, and e-mail address.	December 2002	II 5%; (Total FTE for 1 - 5)	 For activities 1 and 2: Biannual Progress Reports using the Branch Progress Report format. Status reports, case management information, and other contract-related information as requested by the Branch for program review (such as the list of local agencies and documentation of meetings with local agencies kept on file).
2. Educate local governmental agencies that issue permits for remodeling and renovation of public and residential buildings about lead hazards associated with remodeling activities; inform them about applicable Federal and State regulations; encourage them to disseminate information to permit applicants.	Once a year in the spring	REHS,PHE,CPS	 Copy of letter to building officials Maintain file on each governmental agency which contains information about their status on promoting reduction of lead hazards
3. Provide an informational meeting on the public health point of view related to lead hazards and invite assessors and leaders of other building related organizations	Spring 2003 or fall 2004	<u></u>	 Copy of list of organizations invited and those attending Presentation outline Evaluation form summarizing information learned
 4. Provide education to businesses involved with building and remodeling a. Promote displays and education concerning lead hazard awareness in hardware and home improvement stores. 	Once a year in October		 Simple displays on hand; correspondence with hardware and home improvement stores documented; list of participating stores on file
5. Continue collaboration on grant with Federal office of EPA, the City of East Palo Alto (EPA) and interested CBO's and businesses in that city; collaborate on education and awareness activities	Summer and fall of 2002		 Maintain copies of minutes from meetings and other communication (such as e-mail) about the activities as well as flyers of events Document specific support provided by CLPPP

Jurisdiction:

Objective 2-IV: Inform the Branch of any newly suspected sources of childhood lead exposure, such as specific home remedies and brands of imported foods, so that the Branch can follow up with State and federal agencies. (Once the Branch confirms that the source is lead-contaminated, the Branch will advise all the CLPPPs and provide information to help them address the problem locally, as appropriate. The Branch will also work with State and federal authorities to eliminate the source.)

Activities to Support the Objective	Timeline	Staff / %FTE	Evaluation/Deliverables
1. The CLPPP shall be alert to potential new sources of childhood lead exposure and report any such sources to the Branch as soon as possible.	Each FY of contract	PHN CM	• Reports of sources by telephone, fax, mail, e-mail or in person to the Branch.
A designated staff member of team will be the reporter for the local CLPPP	As needed	PHN CM	Report sent to branch

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Objective 2-V: Identify and maintain contact with liaisons in other health programs in the CLPPP's jurisdiction to facilitate information-sharing and potential development of joint outreach and education programs. Other health programs include, in particular, Child Health and Disability Prevention (CHDP), Maternal and Child Health (MCH), Supplemental Nutrition Program for Women, Infants and Children (WIC), Medi-Cal, Head Start, and appropriate managed care plans serving low-income children, including those in Healthy Families and Medi-Cal Managed Care.

Activities to Support the Objective	Timeline	Staff / %FTE	Evaluation/Deliverables
1. If liaisons with the above programs have not been identified by the CLPPP, the CLPPP shall identify and meet with them during the first quarter of FY 2002-03.	7/1/02 to 9/30/02	Coordinator- (1%)	 Biannual Progress Reports using the Branch Progress Report Format. Status reports, case management information, and other contract-related information as requested by the Branch for program review (such as the list of liaisons kept on file).
2. Collaborate with the liaisons in developing strategies for and implementing the CLPPP outreach and education activities and in disseminating information on available government assisted health care programs.	Ongoing	PIIE -4%, PHN - 2% CPS II -10%, CW- 10% (Total FTE for 1 – 4 b)	• As above
 3. Provide training on childhood lead poisoning to 25 WIC staff from 6 WIC sites. 80% of staff will score 100% on quiz. 	Summer of each FY of contract cycle	(PHE, PHN, CPSH, CW)	 To be kept on file at the CLPPP: Copy of training program materials Copies of training quiz, tally of quiz results.
 Over at least a 1 month period, WIC staff will provide lead education to all enrolled WIC moms 	On-going		 Copy of information given to WIC clients WIC tally sheet of clients educated
 Over this period, WIC will maintain a tally sheet of the number of clients receiving lead education 			

Activities to Support the Objective	Timeline	Staff / %FTE	Evaluation/Deliverables
facilitate information-sharing and potential dev in particular, Child Health and Disability Preve	velopment of joint of ention (CHDP), Ma -Cal, Head Start, a	outreach and educ aternal and Child and appropriate m	health programs in the CLPPP's jurisdiction to cation programs. Other health programs include, Health (MCH), Supplemental Nutrition Program canaged care plans serving low-income children,
4. Conduct intra-agency coordination meeting to develop collaborative programs with groups providing outreach in the community. Plan at least 1 collaborative project a year (Public Health Week). (Participants include PH nursing, Black Infant Health, WIC, immunization program, Pre-to-5 program, Smokefree Start program, staff from clinics and outreach vans)	1 st meeting in 1 st quarter of each FY (02,03,04) Activities for Public Health Week in 02,04,05	PHE, PHN, CPSII, CW	 To be kept on file at the CLPPP: Notes of meetings showing information sharing about up-coming community events and problemsolving on how to collaborate to get information to clients Outreach event report form for activities Documentation of collaborations planned and implemented

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Activities to Support the Objective	Timeline	Staff / %FTE	Evaluation/Deliverables
a. Conduct outreach activities with staff of at least two of the following groups: Early Head Start, public and private Pre-schools, Child Care Coordinating Council, state child-care licensing and/or other local groups in the jurisdiction that conduct health-related early-childhood outreach and education.	Each fall and each spring of each fiscal year	PHE, PHN, CPS, CW	 To be kept on file at the CLPPP: Log sheet of contacts made and/or letters sent to staff confirming appointments
 b. Provide training and/or updates on the childhood lead poisoning program to staff in at least 2 of the above agencies per year Obtain commitment from above staff on how they will implement information gained at training Throughout the year conduct information sessions for clients/parents in at least-one of above sites in response to agency requests 	Each FY of contract cycle, fall and spring Respond to agency requests each FY of contract cycle Each FY of contract cycle		 Copy of presentation to staff Evaluation form listing information learned and plan of action for disseminating lead info to clients 80% of staff will score 100% on lead quiz a. At the end of the training to parents, at least 80% of the parents will correctly identify lead hazards on the evaluation form, copy kept on file b. Presentation outline, handouts and evaluation form, copy of quiz and tally kept in file

Goal 3: Improve the detection of lead-poisoned children by assuring that all at-risk children receive blood lead screening tests at appropriate ages.

Objective 3-I: Develop and implement strategies to increase the proportion of at-risk children who are screened for lead poisoning using as a baseline 1998-99 screening data CHDP clients or other appropriate data source chosen in consultation with Branch.

	 		
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Activities to Support the Objective	Timeline	Staff / %FTE	Evaluation/Deliverables
Activities to Support the Objective		DIGIL/ /ULIL	L'uluation, Denverables

Activities to Support the Objective	Timeline	Staff / %FTE	Evaluation/Deliverables
1. Provide outreach and education to families of high-risk children and to child caregivers for such families, regarding screening for lead poisoning. (For guidance, you may refer to Branch's <i>A Planning</i> <i>Guide for Lead Program Coordinators: Planning</i> <i>Outreach and Education to Prevent Childhood Lead</i> <i>Exposure.</i>) As a group, children eligible for or enrolled in government-assisted health care programs are known to be at high risk of lead exposure and poisoning. These children are more likely to live or spend time in older housing with deteriorating, lead- based paint. In its application, the CLPPP may propose activities for other children if resources permit or if a high risk is demonstrated.	Each FY of contract cycle	CPS II5% CW25%; <i>MOA 4%; PHE2</i> (Total FTE for 1 – 5c)	 Biannual Progress Reports using the Branch Progress Report Format. Status reports, case management information, and other contract-related information as requested by the Branch for program review (such as copies of outreach materials/event schedules kept on file).
 Inform health care providers of their legal responsibilities with respect to screening and testing for lead poisoning and of available case management services. 2 a. Coordinate with Branch clinicians for talks to local provider groups. 	At least once each FY of contract cycle and as needed Each Fiscal Year of contract cycle	PHN 5%	 To be kept on file at the CLPPP: As above Materials sent to providers will be tracked Copies of screening and testing materials & related information sent to providers, e.g., letters, provider packets, presentation announcements, newsletters, articles etc. Documentation of on-site presentations and evaluation copies
3. In the event that the CLPPP receives a referral from the Branch regarding a family at risk from take-home exposure, the CLPPP will contact the family to advise of the need for screening.	Ongoing	PHN	To be kept on file at the CLPPP: • As above



Activities to Support the Objective	Timeline	Staff / %FTE	Evaluation/Deliverables				
4. Build capillary stick capacity by training at least one provider practice on the Coastside where there is poor lab access.	Spring 2003, 2004 and 2005 on the Coastside Others as requested	PHN	 To be kept on file at the CLPPP: Summary of results of consultations with clinic PHN will maintain list of clinics and staff receiving training 				
5. Offer capillary stick re-training to at least two clinics a year, or as needed, to clinics involved in on- site testing where there are high numbers of new staff.	Fall 2002, 2003, 2004	PHN	 To be kept on file at the CLPPP: Maintain in file a summary report for each clinic participating in the retraining sessions with staff evaluations of re-training sessions. PIIN will maintain list of clinics and staff receiving training 				
a. Consult with at least 2 provider practices where there is a decrease in numbers of children tested. Assist providers in problem-solving obstacles to testing. Provide summary report listing suggested steps for overcoming barriers.	Each fiscal year of contract cycle	PHN	 To be kept on file at the CLPPP: Data sheet on clinics which are testing their kids Summary report for each provider practice participating in the consultation sessions. 				
 b. Conduct finger stick clinics in areas where there is poor medical access to CHDP services Conduct outreach in community where Cap. stick clinics are planned and schedule appointments with families in conjunction with local WIC programs Work with on-site medical facilities such as health van staff Train local staff as necessary 	Coastside fall 2002, 2003, 2004 & as requested or planned in Objective. 2-V	PHN	 To be kept on file at the CLPPP: Outreach flyer List of numbers tested and results Summary of follow-through after event Documentation of any trainings 				
 c. To identify at-risk kids, conduct assessments of at least 100 children in at least 4 of the highest-risk WIC sites; refer for testing as needed. At least 20% of children needing BL testing will receive it. 	Assess 1 site per quarter each FY of contract cycle	PHN	 To be kept on file at the CLPPP: Assessment data including the number of kids assessed, number of kids needing testing, number of those kids tested, sites tested, demographics of site etc. Information given to WIC clients 				

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Goal 4: Case management of lead-poisoned children shall meet standards of care.
Objective 4-1: Assure timely and appropriate case management of lead-poisoned children in accordance with Branch standards.

Activities to Support the Objective	Timeline	Staff / %FTE	Evaluation/Deliverables
 Assure that, when the CLPPP is notified of a lead- poisoned child, the Public Health Nurse (PHN) shall coordinate the case in compliance with: California Health and Safety Code Section 105275 et seq. (appropriate case management); Title 17 Section 35000 et seq. (Lead-Related Construction, Accreditation, Certification, and Work Practice Standards); The Branch Binder of Program Letters. Assure that all appropriate case management 	Each FY Each FY	PHN28%; MOA7%; CW 20%; REHS-13% (Total FTE for 1- 11) PHN, MOA, CW,	 For all of the activities under this objective: Biannual Progress Reports using the Branch Progress Report Format. Status reports, case management information, and other contract-related information as requested by the Branch for program review. Branch Lead Poisoning Follow-up forms. The CLPPP is encouraged to develop evaluation strategies as resources allow. Completed nursing care plan
 2. Assure that all appropriate case management activities, including maintenance of accurate and complete surveillance and case management documentation, are conducted in accordance with: The Branch Public Health Nursing Manual (PHN Manual) and Updates; Environmental Health on the Childhood Lead Poisoning Prevention (CLPP) Team, Interim Guidance, August 1998, and updates; Lead Poisoning Follow-Up Form pages 1-14; Lead Test Kit Fact Sheet 3/01 (use of Lead Check Swabs by CLPPP staff); The Branch Surveillance and Data Management Manual. 		REHS 6%	 Completed fursing care plan Completed state forms Completed contact sheets

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Activities to Support the Objective	Timeline	Staff / %FTE	Evaluation/Deliverables
3. Assure that, when notified of a lead-poisoned child or child with an elevated blood lead level, the primary care provider following the child is contacted about the lead level, knows of the services being provided by the CLPPP, is informed of resources for medical follow-up and treatment as indicated, and recommends an environmental investigation.	Each FY	PHN, MOA, CW	 Completed nursing care plan Completed state forms Completed contact sheets
<u>CONTINUED</u> Objective 4-I: Assure timely an standards	d appropriate	case management of lo	ead-poisoned children in accordance with Branch
4. Assure that the lead-poisoned child is referred to the California Children's Services for determination of eligibility and medical case management, as appropriate.	Each FY	PHN, MOA, CW	 Completed nursing care plan Completed state forms Completed contact sheets
5. Assure that if the child receives services through a government-assisted health care program (Medi-Cal, CHDP, Healthy Families or local plan), that program is notified of the elevated blood lead level as soon as possible on a case-by-case basis.	Each FY	PHN, MOA, CW	 Completed nursing care plan Completed state forms Completed contact sheets
6. Assure that if the child is eligible for but does not receive services through a government-assisted health care or nutrition program (Medi-Cal, CHDP, Healthy Families or local plan, and WIC), the family is advised of the availability of such services.	Ongoing	PHN, MOA, CW	 Completed nursing care plan Completed state forms Completed contact sheets
7. Assure that if take-home lead exposure is suspected as the source of the child's elevated blood lead level, the PHN will contact the California Occupational Lead Poisoning Prevention Program, as per the <i>PHN Manual</i> .	Ongoing	PHN, MOA, CW	 Completed nursing care plan Completed state forms Completed contact sheets

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Activities to Support the Objective	Timeline	Staff / %FTE	Evaluation/Deliverables
8. Submit Follow-Up Forms to Branch in a timely fashion, as specified in the <i>PHN Manual</i> and the Branch Binder of Program Letters.	Ongoing	PHN, MOA, CW	 Completed nursing care plan Completed state forms Completed contact sheets
9. Assure that when a lead-poisoned child moves out of the jurisdiction, case management is coordinated with other CLPPPs as described in the <i>PHN Manual</i> .	Ongoing	PHN, MOA, CW	 Completed nursing care plan Completed state forms Completed contact sheets
10. If the applicant is or applies to be a participant in the Branch XRF Instrument Loan Program, the applicant shall participate fully as specified in the Branch Binder of Program Letters.	Ongoing	PIN, MOA, CW REHS 7%	 Completed nursing care plan Completed state forms Completed contact sheets
Branch standards	y and appropri	late case management	or read-poisoned enharen in accordance with
 11. Track and monitor children with EBLs of 10 -15 or who have a single BLL >15 that do no meet case definitions. Provide initial assessment for potential sources of contamination Provide counseling and education Provide referrals to resources as needed Review tracked clients, develop follow-up plans Develop protocols and procedures for case management by non CLPPP PHNs 		PHN, MOA, CW	 Completed nursing care plan Completed state forms Completed contact sheets Documentation of protocols and procedures developed

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Goal 5: Lead hazards identified during Environmental Investigations shall be eliminated.

Objective 5-1: Use progressive notification and action to achieve lead hazard elimination, as described in the Branch document, *Environmental Health on the Childhood Lead Poisoning Prevention (CLPP) Team, Interim Guidance, August 1998.*

Activities to Support the Objective	Timeline	Staff / %FTE	Evaluation/Deliverables
1. Identify the progressive enforcement procedures in use in the CLPPP jurisdiction (procedures may vary among citics in the jurisdiction). Progressive enforcement procedures include, for example, a letter to a property owner, followed by a Notice of Violation, then an Administrative hearing, and an Order to Abate. If applicable, provide examples of enforcement-related challenges that the CLPPP has faced.	7/1/02 - 12/31/02	REHS as needed	 A copy of the description of procedures and any enforcement challenges, attached to the Progress Report due December 2002. For all the activities below, the CLPPP may develop evaluation strategies as resources allow.
2. When lead hazards are identified during an environmental investigation, the Registered Environmental Health Specialist (REHS) will use progressive notification as needed to ensure that sources of exposure are reduced or eliminated and that the address has achieved clearance.	Ongoing	REHS 2%	• A copy of page 13 of the Branch Lead Poisoning Follow-up Form for those addresses achieving clearance, attached to the appropriate Progress Report.
3. When a property owner fails to comply with lead hazard reduction or elimination, the REHS will contact local enforcement agencies and take other steps to secure enforcement, as described in a forthcoming Branch guidance document. See Appendix B for a summary of local enforcement authority.	Ongoing	REHS 2%	• A summary of steps taken attached to the appropriate Progress Report, with documentation available on Branch request.

Goal 6: A surveillance system will be in place that will enable the collection, analysis, and dissemination of information on childhood lead poisoning that can be used effectively for case management, epidemiology, evaluation, and program planning.

Objective 6-I: Laboratory, case management, and environmental data will be maintained in an electronic database that will allow access t timely and accurate information on individual cases, exposure sources, administrative status, summary statistics, and quality of care indicators.

Activities to Support the Objective	Timeline	Staff / %FTE	Evaluation/Deliverables
1. The Branch data system, RASSCLE (Response and Surveillance System for Childhood Lead Exposure), stores extensive statewide blood lead level and case management follow-up data. When feasible, it is recommended that CLPPPs utilize RASSCLE. Jurisdictions using RASSCLE shall maintain it as follows:		PHN -2%; CLPPP coordinator- (1%) MOA-(6%) CW- (4%); Total FTE for 1 - h)	 Reports as specified in the Branch Surveillance and Data Management Manual. The CLPPP may develop evaluation strategies as resources allow.
a. Electronically store and manage all data regarding lead poisoning cases and screening tests.	Ongoing		 Store print outs received from labs Maintain data on cases being managed where there are elevated blood levels
b. At the direction of the Branch, have or obtain the capability for accomplishing the electronic transfer of data from the Branch.	Annually		
c. At the direction of the Branch, have or obtain the capability for accomplishing the electronic transfer of data to the Branch.	When directed by the Branch		

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Activities to Support the Objective	Timeline	Staff / %FTE	Evaluation/Deliverables
d. Attend RASSCLE Regional Trainings. When	When directed by		
possible, attendance will comprise a broad	the Branch		
spectrum of user types, including public health			
nurses, data entry personnel, REHSs and other			
environmental professionals, epidemiologists,			
and nutritionists.			
CONTINUED Objective 6-I: Laboratory, ca	ase management	t, and environme	ntal data will be maintained in an electronic
database that will allow access t timely an	d accurate inform	nation on individ	ual cases, exposure sources, administrative
status, summary statistics, and quality of o	care indicators.		
e. Coordinate with the CLPPP's Information	As needed		
Technology department or the local department			
that supports CLPPP data functions to ensure the			
department's participation in the installation,			
upgrade, and maintenance of Branch information			
technology systems, as specified in the Branch			
Surveillance and Data Management Manual.			
CLPPPs using RASSCLE may be asked by Branch			
during the contract period to support Objective 6-I			
through additional activities as resources allow.			
Examples of such requests are in f. and g. below. If			
interested in these activities, the CLPPP should so			
indicate in this work plan and the budget, in			
consultation with the Branch.		_	
f. Prior to the implementation or substantial	When directed by		
upgrade of electronic surveillance, case, and	the Branch		
environmental managements systems, participate			
in the beta testing of such systems. Beta testing			
may involve participating in new branch-			
supported technical applications, and providing			
feedback on such applications.			

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Activities to Support the Objective	Timeline	Staff / %FTE	Evaluation/Deliverables
g. At the direction of the Branch, the CLPPP may upgrade its equipment to remain in compliance with Branch technical infrastructure recommendations as specified in the <i>Surveillance</i> and Data Management Manual.	When directed by the Branch		
h. If additional data elements contained on the Lead Poisoning Follow-up Form are stored electronically, they must be stored or readily exportable in a format compatible with RASSCLE.	Ongoing		Completion or editing of database project charter as specified in the Branch Surveillance and Data Management Manual.
 Coordinate with the CLPPP's Information Technology department, or the local department that supports CLPPP data functions to ensure the department's participation in the installation, upgrade, and maintenance of Branch information technology systems, as specified in the Branch Surveillance and Data Management Manual. 	When directed by the Branch		· · · · · · · · · · · · · · · · · · ·
• Consult with the Branch for approval in the design of this local data storage system.	Ongoing	Coordinator	Completion of database project charter as specified in the Branch Surveillance and Data Management Manual.

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Exhibit B

Budget Detail and Payment Provisions

1. Invoicing and Payment

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- A. For services satisfactorily rendered, and upon receipt and approval of the invoices, the State agrees to compensate the Contractor for actual expenditures incurred in accordance with the rates specified herein.
- B. Invoices shall include the Agreement Number and shall be submitted in duplicate not more frequently than quarterly in arrears to:

Department of Health Services Childhood Lead Poisoning Prevention Branch (CLPPB) Attn: Karla McLemore 1515 Clay Street, Suite 1801 Oakland, CA 94612

- C. Invoices shall:
 - Be prepared and submitted in the format determined by the branch. Upon signed approval of this agreement the branch will provide a computer diskette, which will include an invoice format for each budget year and instructions, to the program coordinator.
 - Be signed by the program coordinator and an authorized official, employee or agent certifying that the expenditures claimed represent actual expenses for the services performed under this contract.

2. Budget Contingency Clause

- A. It is mutually agreed that if the Budget Act of the current year and/or any subsequent years covered under this Agreement does not appropriate sufficient funds for the program, this Agreement shall be of not 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 Agreement and Contractor shall not be obligated to perform any provisions of the Agreement.
- B. If funding for any fiscal year is reduced or deleted by the Budget Act for purposes of this program, the State shall have the option to either cancel this Agreement with no liability occurring to the State, or offer an agreement amendment to Contractor to reflect the reduced amount.

3. Prompt Payment Clause

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

Exhibit B

Budget Detail and Payment Provisions

4. Amounts Payable

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- A. The amounts payable under this agreement shall not exceed:
 - 1) \$212,269 for the budget period of 7/1/02 through 6/30/03.
 - 2) \$216,374 for the budget period of 7/1/03 through 6/30/04.
 - 3) \$216,891 for the budget period of 7/1/04 through 6/30/05.
- 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.

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 agreement, unless a later or alternate deadline is agreed to in writing by the branch contract manager. Said invoice should be clearly marked "Final Invoice", thus indicating that all payment obligations of the State under this agreement 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 approval shall be sought from the branch contract manager prior to the expiration or termination date of this agreement.
- C. The Contractor is hereby advised of its obligation to submit, with the final invoice, a "Contractor's Release (Exhibit F)" 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 agreement.

6. Allowable Line Item Shifts

- A. Subject to the prior review and approval of the State, line item shifts of up to 10% of the annual agreement total, not to exceed a maximum of \$50,000 annually are allowed, so long as the annual agreement total neither increases nor decreases.
- B. Line Item shifts meeting this criteria shall not require a normal agreement amendment.
- C. The 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.

Exhibit B

Budget Detail and Payment Provisions

- E. Line item shift requests which are submitted by the Contractor for approval by the branch and which reflect changes in personnel must be accompanied by an updated "Personnel Supplement to the Budget Detail" (refer to paragraph 7, Additional Budget Detail).
- F. The Contractor shall prepare and submit line item shifts on the format provided by the branch. Upon signed approval of this agreement by the Contractor the branch will provide a computer diskette, which will include a formatted form and instructions, to the program coordinator. The completed form will include:
 - 1) An explanation that will justify the need for the proposed change.
 - Identification of the line item(s) in Exhibit B, BB or BBB and the amount of each to be reduced or increased in order to provide for the proposed change.
 - 3) Notice of the accounting period in which the change is to take place.
 - 4) The signature of the program coordinator.

7. Additional Budget Detail

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- A. The following documents and any subsequent updates are not attached, but are incorporated herein and made a part hereof by this reference:
 - 1) "Budget Detail Sheet", as submitted by the Contractor in the Request for Funding Application and approved by the CLPPB.
 - "Personnel Supplement to the Budget Detail" as submitted by the Contractor in the Request for Funding Application and approved by the CLPPB.
- B. Subsequent updates by the Contractor of the "Personnel Supplement to the Budget Detail" must be approved by the CLPPB.
- C. Refer to Exhibit A, provision 7B, for additional Subcontract Budget Detail attachments required.

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Budget, Year 1

7/1/02 Through 6/30/03

				Medi-Cal Lead Program					
	P	rimary	P⊦	IN Case Mgt		Administrat		Activities	Total
	С	ontract		Services	Nor	n-Enhanced	E	nhanced	Budget
Personnel	\$	59,714	\$	18,817	\$	38,891	S	17,939	
Fringe Benefits (30% of Personnel)		17,423		4,909		11,667		5,382	
Indirect Costs Indirect Costs associated with Enhanced		9,256		2,847		6,067		_	
(12% of Personnel & Fringe)						2,798			
Operating Expenses		6,666		200		850		200	
Equipment		-		-		-		-	
Travel		1,000		500		842		500	
Subcontracts		-		-		-		-	
Other Costs		5,801		-		-		-	
	\$	99,860	\$	27,273	S	61,115	\$	24,021	

Exhibit B Attachment II Budget, Year 2 7/1/03 Through 6/30/04

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		Me	di-Cal Lead Program	
	Primary	PHN Case Mg		Total
	Contract	Services	Non-Enhanced Enhanced	Budget
Personnel	\$ 61,353	\$ 23,825	\$	\$ 143,552
Fringe Benefits (30% of Personnel)	17,895	5,105	11,970 5,542	40,512
Indirect Costs	9,510	3,472	6,224	19,206
Indirect Costs associated with Enhanced (12% of Personnel & Fringe)	t		2,882	2,882
Operating Expenses	1,939	446	1,450 287	4,122
Equipment	-	-		-
Travel	1,000	300	300 200	1,800
Subcontracts	-		-	-
Other Costs	4,300	-	-	4,300
	\$ 95,997	\$ 33,148	\$ 62,726 \$ 24,503	\$ 216,374

Exhibit B Attachment III Budget, Year 3

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7/1/04 Through 6/30/05

		Medi-Cal Lead Program								
	Primary		PHN	PHN Case Mgt Administrative Activities			Total			
	Contrac	t	S	ervices	Nor	on-Enhanced E		hanced	Budget	
Personnel	\$ 62,6	631	\$	23,825	S	40,834	S	18,787		
Fringe Benefits (30% of Personnel)	18,2	279		5,105		12,250		5,636		
Indirect Costs	9,7	709		3,472		6,370				
Indirect Costs associated with Enhanced (12% of Personnel & Fringe)						2,931				
Operating Expenses	1,8	504		250		1,050		252		
Equipment		-		-		-		-		
Travel	5	500		250		125		125		
Subcontracts		-								
Other Costs	3,0)06								
	\$ 95,6	529	\$	32,902	\$	63,560	\$	24,800		

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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

Pursuant to contract number 02-25073 entered into between the State of California Department of Health Services (DHS) and the Contractor (identified below), the Contractor does acknowledge that final payment has been requested via invoice number(s) _______, in the amount(s) of \$ _______ and dated ______. If necessary, enter "See Attached" in the appropriate blocks and attach a list of invoice numbers, dollar amounts and invoice dates.

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)

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 Leg	al Name (As on contract):	Sa	n Mateo County		
Signature of Cor	ntractor or Official Design	nee:		Date:	
Printed Name/Ti	tle of Person Signing:				
DHS Distribution:	Accounting (Original)	Program	CMU contract file		

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Special Terms and Conditions

(For federally funded service contracts and grant awards)

The use of headings or titles throughout this exhibit is for convenience only and shall not be used to interpret or to govern the meaning of any specific term or condition. The terms "contract", "Contractor" and "Subcontractor" shall also mean "grant", "Grantee" and "Subgrantee" respectively.

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California Department of Health Services - Special Terms and Conditions

1. Federal Equal Opportunity Requirements

(Applicable to all federally funded agreements.)

- a. The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, physical or mental handicap, disability, age or status as a disabled veteran or veteran of the Vietnam era. The Contractor will take affirmative action to ensure that qualified applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, national origin, physical or mental handicap, disability, age or status as a disabled veteran or veteran of the Vietnam era. Such action shall include, but not be limited to the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and career development opportunities and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Federal Government or DHS, setting forth the provisions of the Equal Opportunity clause, Section 503 of the Rehabilitation Act of 1973 and the affirmative action clause required by the Vietnam Era Veterans' Readjustment Assistance Act of 1974 (38 U.S.C. 4212). Such notices shall state the Contractor's obligation under the law to take affirmative action to employ and advance in employment qualified applicants without discrimination based on their race, color, religion, sex, national origin physical or mental handicap, disability, age or status as a disabled veteran or veteran of the Vietnam era and the rights of applicants and employees.
- b. The Contractor will, in all solicitations or advancements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, national origin physical or mental handicap, disability, age or status as a disabled veteran or veteran of the Vietnam era.
- c. The Contractor will send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding a notice, to be provided by the Federal Government or the State, advising the labor union or workers' representative of the Contractor's commitments under the provisions herein and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- d. The Contractor will comply with all provisions of and furnish all information and reports required by Section 503 of the Rehabilitation Act of 1973, as amended, the Vietnam Era Veterans' Readjustment Assistance Act of 1974 (38 U.S.C. 4212) and of the Federal Executive Order No. 11246 as amended, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- e. The Contractor will furnish all information and reports required by Federal Executive Order No. 11246 as amended, and the Rehabilitation Act of 1973, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to its books, records, and accounts by the State and its designated representatives and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- f. In the event of the Contractor's noncompliance with the requirements of the provisions herein or with any federal rules, regulations, or orders which are referenced herein, this agreement may be cancelled, terminated, or suspended in whole or in part and the Contractor may be declared ineligible for further federal and state contracts in accordance with procedures authorized in Federal Executive Order No. 11246 as amended and such other sanctions may be imposed and remedies invoked as provided in Federal Executive Order No. 11246 as amended, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- g. The Contractor will include the provisions of Paragraphs a through g in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to Federal Executive Order No. 11246 as amended, or Section 503 of the Rehabilitation Act of 1973 or (38 U.S.C. 4212) of the Vietnam Era Veteran's Readjustment Assistance Act, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the Director of the Office of Federal Contract Compliance Programs or DHS may direct as a means of enforcing such

California Department of Health Services - Special Terms and Conditions

provisions including sanctions for noncompliance provided, however, that in the event the Contractor becomes involved in, or is threatened with litigation by a subcontractor or vendor as a result of such direction by DHS, the Contractor may request in writing to DHS, who, in turn, may request the United States to enter into such litigation to protect the interests of the State and of the United States.

2. Travel and Per Diem Reimbursement

(Applicable if travel and/or per diem expenses are reimbursed with contract funds.)

Reimbursement for travel and per diem expenses from DHS under this agreement shall, unless otherwise specified in this agreement, be at the rates currently in effect, as established by the California Department of Personnel Administration (DPA), for nonrepresented state employees. If the DPA rates change during the term of the agreement, the new rates shall apply upon their effective date and no amendment to this agreement shall be necessary. Exceptions to DPA rates may be approved by DHS upon the submission of a statement by the Contractor indicating that such rates are not available to the Contractor. No travel outside the State of California shall be reimbursed without prior written authorization from DHS.

3. Procurement Rules

(Applicable to all agreements in which equipment, miscellaneous property, commodities and/or supplies are furnished by DHS or expenses for said items are reimbursed with state or federal funds.)

a. Equipment definitions

Wherever the term equipment and/or miscellaneous property is used, the following definitions shall apply:

- (1) Major equipment: A tangible or intangible item having a base unit cost of <u>\$5,000 or more</u> with a life expectancy of one (1) year or more and is either furnished by DHS or the cost is reimbursed through this agreement. Software and videos are examples of intangible items that meet this definition.
- (2) Minor equipment: A tangible item having a base unit cost of less than \$5,000 with a life expectancy of one (1) year or more that is listed on the DHS Asset Management Unit's Minor Equipment List and is either furnished by DHS or the cost is reimbursed through this agreement. Contractors may obtain a copy of the Minor Equipment List by making a request through the DHS program contract manager.
- (3) Miscellaneous property: A specific tangible item with a life expectancy of one (1) year or more that is either furnished by DHS or the cost is reimbursed through this agreement. Examples include, but are not limited to: furniture (excluding modular furniture), cabinets, typewriters, desktop calculators, portable dictators, non-digital cameras, etc.
- b. Government and public entities (including state colleges/universities and auxiliary organizations), whether acting as a contractor and/or subcontractor, may secure all commodities, supplies, equipment and services related to such purchases that are required in performance of this agreement. Said procurements are subject to Paragraphs d through h of Provision 3. Paragraph c of Provision 3 shall also apply, if equipment purchases are delegated to subcontractors that are nonprofit organizations or commercial businesses.
- c. Nonprofit organizations and commercial businesses, whether acting as a contractor and/or subcontractor, may secure commodities, supplies, equipment and services related to such purchases for performance under this agreement.
 - (1) Equipment purchases shall not exceed \$50,000 annually.

To secure equipment above the annual maximum limit of \$50,000, the Contractor shall make arrangements through the appropriate DHS program contract manager, to have all remaining

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equipment purchased through DHS' Purchasing Unit. The cost of equipment purchased by or through DHS shall be deducted from the funds available in this agreement. Contractor shall submit to the DHS program contract manager a list of equipment specifications for those items that the State must procure. The State may pay the vendor directly for such arranged equipment purchases and title to the equipment will remain with DHS. The equipment will be delivered to the Contractor's address, as stated on the face of the agreement, unless the Contractor notifies the DHS program contract manager, in writing, of an alternate delivery address.

- (2) All equipment purchases are subject to Paragraphs d through h of Provision 3. Paragraph b of Provision 3 shall also apply, if equipment purchases are delegated to subcontractors that are either a government or public entity.
- (3) Nonprofit organizations and commercial businesses, shall use a procurement system that meets the following standards:
 - (a) 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.
 - (b) Procurements shall be conducted in a manner that provides, to the maximum extent practical, open, and free competition.
 - (c) Procurements shall be conducted in a manner that provides for all of the following:
 - [1] Avoid purchasing unnecessary or duplicate items.
 - [2] Equipment solicitations shall be based upon a clear and accurate description of the technical requirements of the goods to be procured.
 - [3] Take positive steps to utilize small and veteran owned businesses.
- d. Unless waived or otherwise stipulated in writing by DHS, prior written authorization from the appropriate DHS program contract manager will be required before the Contractor will be reimbursed for any purchase of \$5,000 or more for commodities, supplies, equipment, and services related to such purchases. The Contractor must provide in its request for authorization all particulars necessary, as specified by DHS, 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.
- e. In special circumstances, determined by DHS (e.g., when DHS has a need to monitor certain purchases, etc.), DHS may require prior written authorization and/or the submission of paid vendor receipts for any purchase, regardless of dollar amount. DHS reserves the right to either deny claims for reimbursement or to request repayment for any Contractor and/or subcontractor purchase that DHS determines to be unnecessary in carrying out performance under this agreement.
- f. 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 agreement. The State reserves the right to request a copy of these documents and to inspect the purchasing practices of the Contractor and/or subcontractor at any time.
- g. For all purchases, the Contractor and/or subcontractor must maintain copies of all paid vendor invoices, documents, bids and other information used in vendor selection, for inspection or audit. 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.

h. DHS 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 b and/or c of Provision 3 by giving the Contractor no less than 30 calendar days written notice.

4. Equipment Ownership / Inventory / Disposition

(Applicable to agreements in which equipment and/or miscellaneous property is furnished by DHS and/or when said items are purchased or reimbursed with state or federal funds.)

a. Wherever the term equipment and/or miscellaneous property is used in Provision 4, the definitions in Provision 3, Paragraph a shall apply.

All equipment and/or miscellaneous property that are purchased/reimbursed with agreement funds or furnished by DHS under the terms of this agreement and not fully consumed in performance of this agreement shall be considered state equipment and the property of DHS.

(1) DHS requires the reporting, tagging and annual inventorying of all equipment and/or miscellaneous property that is furnished by DHS or purchased/reimbursed with funds provided through this agreement.

Upon receipt of equipment and/or miscellaneous property, the Contractor shall report the receipt to the DHS program contract manager. To report the receipt of said items and to receive property tags, Contractor shall use a form or format designated by DHS' Asset Management Unit. If the appropriate form (i.e., Contractor Equipment Purchased with DHS Funds) does not accompany this agreement, Contractor shall request a copy from the DHS program contract manager.

- (2) If the Contractor enters into an agreement with a term of more than twelve months, the Contractor shall submit an annual inventory of state equipment and/or miscellaneous property to the DHS program contract manager using a form or format designated by DHS' Asset Management Unit. If an inventory report form (i.e., Inventory/Disposition of DHS-Funded Equipment) does not accompany this agreement, Contractor shall request a copy from the DHS program contract manager. Contractor shall:
 - (a) Include in the inventory report, equipment and/or miscellaneous property in the Contractor's possession and/or in the possession of a subcontractor (including independent consultants).
 - (b) Submit the inventory report to DHS according to the instructions appearing on the inventory form or issued by the DHS program contract manager.
 - (c) Contact the DHS program contract manager to learn how to remove, trade-in, sell, transfer or survey off, from the inventory report, expired equipment and/or miscellaneous property that is no longer wanted, usable or has passed its life expectancy. Instructions will be supplied by DHS' Asset Management Unit.
- b. Title to state equipment and/or miscellaneous property shall not be affected by its incorporation or attachment to any property not owned by the State.
- c. Unless otherwise stipulated, DHS shall be under no 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 and/or miscellaneous property.
- d. The Contractor and/or Subcontractor shall maintain and administer a sound business program for ensuring the proper use, maintenance, repair, protection, insurance and preservation of state equipment and/or miscellaneous property.
 - (1) In administering this provision, DHS may require the Contractor and/or Subcontractor to repair or replace, to DHS' satisfaction, any damaged, lost or stolen state equipment and/or

miscellaneous property. Contractor and/or Subcontractor shall immediately file a theft report with the appropriate police agency or the California Highway Patrol and Contractor shall promptly submit one copy of the theft report to the DHS program contract manager.

- e. Unless otherwise stipulated by the program funding this agreement, equipment and/or miscellaneous property purchased/reimbursed with agreement funds or furnished by DHS under the terms of this agreement, shall only be used for performance of this agreement or another DHS agreement.
- f. Within sixty (60) calendar days prior to the termination or end of this agreement, the Contractor shall provide a final inventory report of equipment and/or miscellaneous property to the DHS program contract manager and shall, at that time, query DHS as to the requirements, including the manner and method, of returning state equipment and/or miscellaneous property to DHS. Final disposition of equipment and/or miscellaneous property shall be at DHS expense and according to DHS instructions. Equipment and/or miscellaneous property disposition instructions shall be issued by DHS immediately after receipt of the final inventory report. At the termination or conclusion of this agreement, DHS may at its discretion, authorize the continued use of state equipment and/or miscellaneous property for performance of work under a different DHS agreement.

g. Motor Vehicles

(Applicable only if motor vehicles are purchased/reimbursed with agreement funds or furnished by DHS under this agreement.)

- (1) If motor vehicles are purchased/reimbursed with agreement funds or furnished by DHS under the terms of this agreement, within thirty (30) calendar days prior to the termination or end of this agreement, the Contractor and/or Subcontractor shall return such vehicles to DHS and shall deliver all necessary documents of title or registration to enable the proper transfer of a marketable title to DHS.
- (2) If motor vehicles are purchased/reimbursed with agreement funds or furnished by DHS under the terms of this agreement, the State of California shall be the legal owner of said motor vehicles and the Contractor shall be the registered owner. The Contractor and/or a subcontractor may only use said vehicles for performance and under the terms of this agreement.
- (3) The Contractor and/or Subcontractor agree that all operators of motor vehicles, purchased/reimbursed with agreement funds or furnished by DHS under the terms of this agreement, shall hold a valid State of California driver's license. In the event that ten 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 agreement funds or furnished by DHS under the terms of this agreement, 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 agreement or any period of contract extension during which any vehicle remains in the Contractor's and/or Subcontractor's possession:

Automobile Liability Insurance

(a) The Contractor, by signing this agreement, 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 combined. Said insurance must be obtained and made effective upon the delivery date of any motor vehicle, purchased/reimbursed with agreement funds or furnished by DHS under the terms of this agreement, 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 DHS program contract manager.
- (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 agreement or until such time as the motor vehicle is returned to DHS.
- (d) The Contractor and/or Subcontractor agree to provide, at least thirty (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 agreement, 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, if not a self-insured government and/or public entity, must provide evidence, that any required certificates of insurance contain the following provisions:
 - [1] The insurer will not cancel the insured's coverage without giving thirty (30) calendar days prior written notice to the State (California Department of Health Services).
 - [2] The State of California, its officers, agents, employees, and servants are included as additional insureds, but only with respect to work performed for the State under this agreement and any extension or continuation of this agreement.
 - [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 agreement number for which the 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 (DGS), Office of Risk and Insurance Management. The Contractor shall be notified by DHS, in writing, if this provision is applicable to this agreement. If DGS approval of the certificate of insurance is required, the Contractor agrees that no work or services shall be performed prior to obtaining said approval.
- (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, DHS may, in addition to any other remedies it may have, terminate this agreement upon the occurrence of such event.

5. Subcontract Requirements

(Applicable to agreements under which services are to be performed by subcontractors including independent consultants.)

- 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. Except as indicated in Paragraph a(3) herein, when securing subcontracts for services exceeding \$5,000, the Contractor 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.

- (3) Subcontracts performed by the following entities or for the service types listed below are exempt from the bidding and sole source justification requirements:
 - (a) A local governmental entity or the federal government,
 - (b) A State college or university from any State,
 - (c) A Joint Powers Authority,
 - (d) An auxiliary organization of a California State University or a California community college,
 - (e) A foundation organized to support the Board of Governors of the California Community Colleges,
 - (f) An auxiliary organization of the Student Aid Commission established under Education Code § 69522,
 - (g) Entities of any type that will provide subvention aid or direct services to the public,
 - (h) Entities and/or service types identified as exempt from advertising in State Administrative Manual Section 1233 subsection 3. View this publication at the following Internet address: http://sam.dgs.ca.gov.
- (4) Unless otherwise mandated by the funding agency (i.e., federal government), DHS may only pay the Contractor's overhead charges or indirect costs on the first \$25,000 of each subcontract.
- b. DHS reserves the right to approve or disapprove the selection of subcontractors and with advance written notice, require the substitution of subcontractors and require the Contractor to terminate subcontracts entered into in support of this agreement.
 - (1) Upon receipt of a written notice from DHS requiring the substitution and/or termination of a subcontract, the Contractor shall take steps to ensure the completion of any work in progress and select a replacement, if applicable, within 30 calendar days, unless a longer period is agreed to by DHS.
- 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 DHS. DHS may, at its discretion, elect to waive this right. All such waivers shall be confirmed in writing by DHS.
- d. Contractor shall maintain a copy of each subcontract entered into in support of this agreement and shall, upon request by DHS, make said copies available for approval, inspection, or audit.
- e. Sole responsibility rests with the Contractor to ensure that subcontractors, used in performance of this agreement, are paid in a timely manner. The timeliness of said payments may be affected by the timeliness of payments issued by DHS to the Contractor.
- f. The Contractor is responsible for all performance requirements under this agreement even though performance may be carried out through a subcontract.
- g. The Contractor shall ensure that all subcontracts for services include provision(s) requiring compliance with applicable terms and conditions specified in this agreement.
- h. 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 (*Agreement Number*) and final payment from DHS, to permit DHS or any duly authorized representative, to have access to, examine or audit any pertinent books, documents, papers and records related to this subcontract and to allow interviews of any employees who might reasonably have information related to such records."

i. Unless otherwise stipulated in writing by DHS, the Contractor shall be the subcontractor's sole point of contact for all matters related to performance and payment under this agreement.

j. 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, 8, 10, 11, 12, 13, 14, 17, 19, 20, 24, and 32.

6. Income Restrictions

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

7. Audit and Record Retention

(Applicable to agreements in excess of \$10,000.)

- 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 agreement, including any matching costs and expenses. The foregoing constitutes "records" for the purpose of this provision.
- b. The Contractor's and/or subcontractor's facility or office or such part thereof as may be engaged in the performance of this agreement and his/her records shall be subject at all reasonable times to inspection, audit, and reproduction.
- c. Contractor agrees that DHS, the Department of General Services, the Bureau of State Audits, or their designated representatives including the Comptroller General of the United States shall have the right to review and to copy any records and supporting documentation pertaining to the performance of this agreement. Contractor agrees to allow the auditor(s) access to such records during normal business hours and to allow interviews of any employees who might reasonably have information related to such records. Further, the Contractor agrees to include a similar right of the State to audit records and interview staff in any subcontract related to performance of this agreement. (GC 8546.7, CCR Title 2, Section 1896).
- d. 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 agreement, and (2) for such longer period, if any, as is required by applicable statute, by any other provision of this agreement, or by subparagraphs (1) or (2) below.
 - (1) If this agreement 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 threeyear period, whichever is later.
- e. The Contractor and/or Subcontractor shall comply with the above requirements and be aware of the penalties for violations of fraud and for obstruction of investigation as set forth in Public Contract Code § 10115.10, if applicable.
- f. The Contractor and/or Subcontractor may, at its discretion, following receipt of final payment under this agreement, reduce its accounts, books and records related to this agreement to microfilm, computer disk, CD ROM, or other data storage medium. Upon request by an authorized representative to inspect, audit or obtain copies of said records, the Contractor and/or Subcontractor must supply or make available applicable devices, hardware, and/or software necessary to view, copy and/or print said records. Applicable devices may include, but are not limited to, microfilm readers and microfilm printers, etc.

California Department of Health Services - Special Terms and Conditions

8. Site 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 hereunder including subcontract supported activities and the premises in which it is being performed. If any inspection or evaluation is made of the premises of the Contractor or Subcontractor, the Contractor shall provide and shall require Subcontractors to provide all reasonable facilities and assistance for the safety and convenience of the authorized 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.

9. Federal Contract Funds

(Applicable only to that portion of an agreement funded in part or whole with federal funds.)

- a. It is mutually understood between the parties that this agreement may have been written before ascertaining the availability of congressional appropriation of funds, for the mutual benefit of both parties, in order to avoid program and fiscal delays which would occur if the agreement were executed after that determination was made.
- b. This agreement is valid and enforceable only if sufficient funds are made available to the State by the United States Government for the fiscal years covered by the term of this agreement. In addition, this agreement is subject to any additional restrictions, limitations, or conditions enacted by the Congress or any statute enacted by the Congress which may affect the provisions, terms or funding of this agreement in any manner.
- c. It is mutually agreed that if the Congress does not appropriate sufficient funds for the program, this agreement shall be amended to reflect any reduction in funds.
- d. DHS has the option to void or cancel the agreement with 30-days advance written notice or to amend the agreement to reflect any reduction in funds.

10. Intellectual Property Rights

a. Ownership

- (1) Except where DHS has agreed in a signed writing to accept a license, DHS shall be and remain, without additional compensation, the sole owner of any and all rights, title and interest in all Intellectual Property, from the moment of creation, whether or not jointly conceived, that are made, conceived, derived from, or reduced to practice by Contractor or DHS and which result directly or indirectly from this agreement.
- (2) For the purposes of this agreement, Intellectual Property means recognized protectable rights and interest such as: patents, (whether or not issued) copyrights, trademarks, service marks, applications for any of the foregoing, inventions, trade secrets, trade dress, logos, insignia, color combinations, slogans, moral rights, right of publicity, author's rights, contract and licensing rights, works, mask works, industrial design rights, rights of priority, know how, design flows, methodologies, devices, business processes, developments, innovations, good will and all other legal rights protecting intangible proprietary information as may exist now and/or here after come into existence, and all renewals and extensions, regardless of whether those rights arise under the laws of the United States, or any other state, country or jurisdiction.
 - (a) For the purposes of the definition of Intellectual Property, "works" means all literary works, writings and printed matter including the medium by which they are recorded or reproduced, photographs, art work, pictorial and graphic representations and works of a similar nature, film, motion pictures, digital images, animation cells, and other audiovisual works including positives and negatives thereof, sound recordings, tapes, educational materials, interactive videos and any other materials or products created, produced, conceptualized and fixed in a tangible medium of expression. It includes preliminary and final products and any materials and information developed for the purposes of producing

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those final products. Works does not include articles submitted to peer review or reference journals or independent research projects.

- (3) In the performance of this agreement, Contractor will exercise and utilize certain of its Intellectual Property in existence prior to the effective date of this agreement. In addition, under this agreement, Contractor may access and utilize certain of DHS' Intellectual Property in existence prior to the effective date of this agreement. Except as otherwise set forth herein, Contractor shall not use any of DHS' Intellectual Property now existing or hereafter existing for any purposes without the prior written permission of DHS. Except as otherwise set forth herein, neither the Contractor nor DHS shall give any ownership interest in or rights to its Intellectual Property to the other Party. If during the term of this agreement, Contractor accesses any third-party Intellectual Property that is licensed to DHS in the third-party's license agreement.
- (4) Contractor agrees to cooperate with DHS in establishing or maintaining DHS' exclusive rights in the Intellectual Property, and in assuring DHS' sole rights against third parties with respect to the Intellectual Property. If the Contractor enters into any agreements or subcontracts with other parties in order to perform this agreement, Contractor shall require the terms of the agreement(s) to include all Intellectual Property provisions. Such terms must include, but are not limited to, the subcontractor assigning and agreeing to assign to DHS all rights, title and interest in Intellectual Property made, conceived, derived from, or reduced to practice by the subcontractor, Contractor or DHS and which result directly or indirectly from this agreement or any subcontract.
- (5) Contractor further agrees to assist and cooperate with DHS in all reasonable respects, and execute all documents and, subject to reasonable availability, give testimony and take all further acts reasonably necessary to acquire, transfer, maintain, and enforce DHS' Intellectual Property rights and interests.

b. Retained Rights / License Rights

- (1) Except for Intellectual Property made, conceived, derived from, or reduced to practice by Contractor or DHS and which result directly or indirectly from this agreement, Contractor shall retain title to all of its Intellectual Property to the extent such Intellectual Property is in existence prior to the effective date of this agreement. Contractor hereby grants to DHS, without additional compensation, a permanent, non-exclusive, royalty free, paid-up, worldwide, irrevocable, perpetual, non-terminable license to use, reproduce, manufacture, sell, offer to sell, import, export, modify, publicly and privately display/perform, distribute, and dispose Contractor's Intellectual Property with the right to sublicense through multiple layers, for any purpose whatsoever, to the extent it is incorporated in the Intellectual Property resulting from this agreement, unless Contractor assigns all rights, title and interest in the Intellectual Property as set forth herein.
- (2) Nothing in this provision shall restrict, limit, or otherwise prevent Contractor from using any ideas, concepts, know-how, methodology or techniques related to its performance under this agreement, provided that Contractor's use does not infringe the patent, copyright, trademark rights, license or other Intellectual Property rights of DHS or third party, or result in a breach or default of any provisions of this Exhibit or result in a breach of any provisions of law relating to confidentiality.

c. Copyright

(1) Contractor agrees that for purposes of copyright law, all works [as defined in Section a, subparagraph (2)(a) of this provision] of authorship made by or on behalf of Contractor in connection with Contractor's performance of this agreement shall be deemed "works made for hire". Contractor further agrees that the work of each person utilized by Contractor in connection with the performance of this agreement will be a "work made for hire," whether that person is an employee of Contractor or that person has entered into an agreement with Contractor to perform the work. Contractor shall enter into a written agreement with any such

person that: (i) all work performed for Contractor shall be deemed a "work made for hire" under the Copyright Act and (ii) that person shall assign all right, title, and interest to DHS to any work product made, conceived, derived from, or reduced to practice by Contractor or DHS and which result directly or indirectly from this agreement.

(2) All materials, including, but not limited to, visual works or text, reproduced or distributed pursuant to this agreement that include Intellectual Property made, conceived, derived from, or reduced to practice by Contractor or DHS and which result directly or indirectly from this agreement, shall include DHS' notice of copyright, which shall read in 3mm or larger typeface: "© 2001, State of California, Department of Health Services. This material may not be reproduced or disseminated without prior written permission from the Department of Health Services." This notice should be placed prominently on the materials and set apart from other matter on the page where it appears. Audio productions shall contain a similar audio notice of copyright.

d. Patent Rights

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With respect to inventions made by Contractor in the performance of this agreement, which did not result from research and development specifically included in the agreement's scope of work, Contractor hereby grants to DHS a license as described under Section b of this provision for devices or material incorporating, or made through the use of such inventions. If such inventions result from research and development work specifically included within the agreement's scope of work, then Contractor agrees to assign to DHS, without additional compensation, all its right, title and interest in and to such inventions and to assist DHS in securing United States and foreign patents with respect thereto.

e. Third-Party Intellectual Property

Except as provided herein, Contractor agrees that its performance of this agreement shall not be dependent upon or include any Intellectual Property of Contractor or third party without first: (i) obtaining DHS' prior written approval; and (ii) granting to or obtaining for DHS, without additional compensation, a license, as described in Section b of this provision, for any of Contractor's or third-party's Intellectual Property in existence prior to the effective date of this agreement. If such a license upon the these terms is unattainable, and DHS determines that the Intellectual Property should be included in or is required for Contractor's performance of this agreement, Contractor shall obtain a license under terms acceptable to DHS.

f. Warranties

- (1) Contractor represents and warrants that:
 - (a) It is free to enter into and fully perform this agreement.
 - (b) It has secured and will secure all rights and licenses necessary for its performance of this agreement.
 - (c) Neither Contractor's performance of this agreement, nor the exercise by either Party of the rights granted in this agreement, nor any use, reproduction, manufacture, sale, offer to sell, import, export, modification, public and private display/performance, distribution, and disposition of the Intellectual Property made, conceived, derived from, or reduced to practice by Contractor or DHS and which result directly or indirectly from this agreement will infringe upon or violate any Intellectual Property right, non-disclosure obligation, or other proprietary right or interest of any third-party or entity now existing under the laws of, or hereafter existing or issued by, any state, the United States, or any foreign country. There is currently no actual or threatened claim by any such third party based on an alleged violation of any such right by Contractor.
 - (d) Neither Contractor's performance nor any part of its performance will violate the right of privacy of, or constitute a libel or slander against any person or entity.

- (e) It has secured and will secure all rights and licenses necessary for Intellectual Property including, but not limited to, consents, waivers or releases from all authors of music or performances used, and talent (radio, television and motion picture talent), owners of any interest in and to real estate, sites, locations, property or props that may be used or shown.
- (f) It has not granted and shall not grant to any person or entity any right that would or might derogate, encumber, or interfere with any of the rights granted to DHS in this agreement.
- (g) It has appropriate systems and controls in place to ensure that state funds will not be used in the performance of this agreement for the acquisition, operation or maintenance of computer software in violation of copyright laws.
- (h) It has no knowledge of any outstanding claims, licenses or other charges, liens, or encumbrances of any kind or nature whatsoever that could affect in any way Contractor's performance of this agreement.
- (2) DHS MAKES NO WARRANTY THAT THE INTELLECTUAL PROPERTY RESULTING FROM THIS AGREEMENT DOES NOT INFRINGE UPON ANY PATENT, TRADEMARK, COPYRIGHT OR THE LIKE, NOW EXISTING OR SUBSEQUENTLY ISSUED.

g. Intellectual Property Indemnity

- (1) Contractor shall indemnify, defend and hold harmless DHS and its licensees and assignees, and its officers, directors, employees, agents, representatives, successors, and users of its products, ("Indemnitees") from and against all claims, actions, damages, losses, liabilities (or actions or proceedings with respect to any thereof), whether or not rightful, arising from any and all actions or claims by any third party or expenses related thereto (including, but not limited to, all legal expenses, court costs, and attorney's fees incurred in investigating, preparing, serving as a witness in, or defending against, any such claim, action, or proceeding, commenced or threatened) to which any of the Indemnitees may be subject, whether or not Contractor is a party to any pending or threatened litigation, which arise out of or are related to (i) the incorrectness or breach of any of the representations, warranties, covenants or agreements of Contractor pertaining to Intellectual Property; or (ii) any Intellectual Property infringement, or any other type of actual or alleged infringement claim, arising out of DHS' use, reproduction, manufacture, sale, offer to sell, distribution, import, export, modification, public and private performance/display, license, and disposition of the Intellectual Property made, conceived, derived from, or reduced to practice by Contractor or DHS and which result directly or indirectly from this agreement. This indemnity obligation shall apply irrespective of whether the infringement claim is based on a patent, trademark or copyright registration that issued after the effective date of this agreement. DHS reserves the right to participate in and/or control, at Contractor's expense, any such infringement action brought against DHS.
- (2) Should any Intellectual Property licensed by the Contractor to DHS under this agreement become the subject of an Intellectual Property infringement claim, Contractor will exercise its authority reasonably and in good faith to preserve DHS' right to use the licensed Intellectual Property in accordance with this agreement at no expense to DHS. DHS shall have the right to monitor and appear through its own counsel (at Contractor's expense) in any such claim or action. In the defense or settlement of the claim, Contractor may obtain the right for DHS to continue using the licensed Intellectual Property; or, replace or modify the licensed Intellectual Property so that the replaced or modified Intellectual Property becomes non-infringing provided that such replacement or modification is functionally equivalent to the original licensed Intellectual Property. If such remedies are not reasonably available, DHS shall be entitled to a refund of all monies paid under this agreement, without restriction or limitation of any other rights and remedies available at law or in equity.
- (3) Contractor agrees that damages alone would be inadequate to compensate DHS for breach of any term of this Intellectual Property Exhibit by Contractor. Contractor acknowledges DHS would suffer irreparable harm in the event of such breach and agrees DHS shall be entitled to

obtain equitable relief, including without limitation an injunction, from a court of competent jurisdiction, without restriction or limitation of any other rights and remedies available at law or in equity.

h. Federal Funding

In any agreement funded in whole or in part by the federal government, DHS may acquire and maintain the Intellectual Property rights, title, and ownership, which results directly or indirectly from the agreement; except as provided in 37 Code of Federal Regulations part 401.14; however, the federal government shall have a non-exclusive, nontransferable, irrevocable, paid-up license throughout the world to use, duplicate, or dispose of such Intellectual Property throughout the world in any manner for governmental purposes and to have and permit others to do so.

i. Survival

The provisions set forth herein shall survive any termination or expiration of this agreement or any project schedule.

11. Air or Water Pollution Requirements

Any federally funded agreement and/or subcontract in excess of \$100,000 must comply with the following provisions unless said agreement is exempt under 40 CFR 15.5.

- a. Government contractors agree to comply with all applicable standards, orders, or requirements issued under section 306 of the Clean Air Act [42 U.S.C. 1857(h)], section 508 of the Clean Water Act (33 U.S.C. 1368), Executive Order 11738, and Environmental Protection Agency regulations (40 CFR part 15).
- b. Institutions of higher education, hospitals, nonprofit organizations and commercial businesses agree to comply with all applicable standards, orders, or requirements issued under the Clean Air Act (42 U.S.C. 7401 et seq.), as amended, and the Federal Water Pollution Control Act (33 U.S.C. 1251 et seq.), as amended.

12. Prior Approval of Training Seminars, Workshops or Conferences

Contractor shall obtain prior DHS approval of the location, costs, dates, agenda, instructors, instructional materials, and attendees at any reimbursable training seminar, workshop, or conference conducted pursuant to this contract and of 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 this agreement in any media. This provision does not apply to necessary staff meetings or training sessions held for the staff of the Contractor or Subcontractor to conduct routine business matters.

13. Confidentiality of Information

- a. The Contractor and its employees, agents, or subcontractors shall protect from unauthorized disclosure names and other identifying information concerning persons either receiving services pursuant to this agreement or persons whose names or identifying information become available or are disclosed to the Contractor, its employees, agents, or subcontractors as a result of services performed under this agreement, except for statistical information not identifying any such person.
- b. The Contractor and its employees, agents, or subcontractors shall not use such identifying information for any purpose other than carrying out the Contractor's obligations under this agreement.
- c. The Contractor and its employees, agents, or subcontractors shall promptly transmit to the DHS program contract manager all requests for disclosure of such identifying information not emanating from the client or person.

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- d. The Contractor shall not disclose, except as otherwise specifically permitted by this agreement or authorized by the client, any such identifying information to anyone other than DHS without prior written authorization from the DHS program contract manager.
- e. For purposes of this provision, 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.

14. Documents, Publications and Written Reports

(Applicable to agreements over \$5,000 under which publications, written reports and documents are developed or produced. Government Code Section 7550.)

Any document, publication or written report (excluding progress reports, financial reports and normal contract communications) prepared as a requirement of this agreement 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.

15. Dispute Resolution Process

- a. A Contractor grievance exists whenever the Contract believes there is a dispute arising from DHS' action in the administration of an agreement. If the Contractor believes there is a dispute or grievance between the Contractor and DHS, both parties shall follow the procedure outlined below.
 - (1) The Contractor should first discuss the problem informally with the DHS program contract manager. If the problem cannot be resolved at this stage, the Contractor shall direct its grievance together with any evidence, in writing, to the program Branch Chief. The grievance shall state the issues in dispute, the legal authority or other basis for the Contractor's position and the remedy sought. The Branch Chief shall make a determination on the problem within ten (10) working days after receipt of the written communication from the Contractor. The Branch Chief shall respond in writing to the Contractor indicating the decision and reasons therefore. Should the Contractor disagree with the Branch Chief's decision, the Contractor may appeal to the second level.
 - (2) The Contractor must prepare a letter indicating the reasons for disagreement with Branch Chief's decision. The Contractor shall include with the letter a copy of the Contractor's original statement of dispute with any supporting documents and a copy of the Branch Chief's response. This letter shall be sent to the Deputy Director of the division in which the branch is organized within ten (10) working days from receipt of the Branch Chief's decision. The Deputy Director of the division funding this agreement or his/her designee shall meet with the Contractor to review the issues raised. A written decision signed by the Deputy Director of the division funding this agreement or his/her designee shall be returned to the Contractor within twenty (20) working days of receipt of the Contractor's letter.
- b. If the Contractor wishes to appeal the decision of the Deputy Director of the division funding this agreement 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, examination of an agreement or other action 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 agreement, shall be handled in accordance with the procedures identified in Sections 51016 through 51047, Title 22, California Code of Regulations.
- d. Unless otherwise stipulated by DHS, dispute, grievance and/or appeal correspondence shall be directed to the DHS program contract manager.

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16. Financial and Compliance Audit Requirements

- a. The definitions used in this provision are contained in Section 38040 of the Health and Safety Code, which by this reference is made a part hereof.
- b. Direct service contract means a contract for services contained in local assistance or subvention programs or both (see Health and Safety [H&S] Code section 38020). Direct service contracts shall not include contracts, grants, or subventions to other governmental agencies or units of government nor contracts with regional centers or area agencies on aging (H&S Code section 38030).
- c. The Contractor, as indicated below, agrees to obtain one of the following audits:
 - (1) If the Contractor is a nonprofit organization (as defined in H&S Code section 38040) and receives \$25,000 or more from any State agency under a direct service contract; the Contractor agrees to obtain an annual single, organization wide, financial and compliance audit. Said audit shall be conducted according to Generally Accepted Auditing Standards. This audit does not fulfill the audit requirements of Paragraph c(3) below. The audit shall be completed by the 15th day of the fifth month following the end of the Contractor's fiscal year, and/or
 - (2) If the Contractor is a nonprofit organization (as defined in H&S Code section 38040) and receives less than \$25,000 per year from any State agency under a direct service contract, the Contractor agrees to obtain a biennial single, organization wide financial and compliance audit, unless there is evidence of fraud or other violation of state law in connection with this agreement. This audit does not fulfill the audit requirements of Paragraph c(3) below. The audit shall be completed by the 15th day of the fifth month following the end of the Contractor's fiscal year, and/or
 - (3) If the Contractor is a State or Local Government entity or Nonprofit organization (as defined by the Federal Office of Management and Budget [OMB] Circular A-133) and expends <u>\$300,000 or more in Federal awards</u>, the Contractor agrees to obtain an annual single, organization wide, financial and compliance audit according to the requirements specified in OMB Circular A-133 entitled "Audits of States, Local Governments, and Non-Profit Organizations". An audit conducted pursuant to this provision will fulfill the audit requirements outlined in Paragraphs c(1) and c(2) above. The audit shall be completed by the end of the ninth month following the end of the audit period. The requirements of this provision apply if:
 - (a) The Contractor is a recipient expending Federal awards received directly from Federal awarding agencies, or
 - (b) The Contractor is a subrecipient expending Federal awards received from a pass-through entity such as the State, County or community based organization.
 - (4) If the Contractor submits to DHS a report of an audit other than an OMB A-133 audit, the Contractor must also submit a certification indicating the Contractor has not expended \$300,000 or more in federal funds for the year covered by the audit report.
- d. Two copies of the audit report shall be delivered to the DHS program funding this agreement. The audit report must identify the Contractor's legal name and the number assigned to this agreement. The audit report shall be due within 30 days after the completion of the audit. Upon receipt of said audit report, the DHS program contract manager shall forward the audit report to DHS' Audits and Investigations Unit.
- e. The cost of the audits described herein may be included in the funding for this agreement up to the proportionate amount this agreement represents of the Contractor's total revenue. The DHS program funding this agreement must provide advance written approval of the specific amount allowed for said audit expenses.

- f. The State or its authorized designee, including the Bureau of State Audits, is responsible for conducting agreement performance audits which are not financial and compliance audits. Performance audits are defined by Generally Accepted Government Auditing Standards.
- g. Nothing in this agreement limits the State's responsibility or authority to enforce State law or regulations, procedures, or reporting requirements arising thereto.
- h. Nothing in this provision limits the authority of the State to make audits of this agreement, provided however, that if independent audits arranged for by the Contractor meet Generally Accepted Governmental Auditing Standards, the State shall rely on those audits and any additional audit work and shall build upon the work already done.
- i. The State may, at its option, direct its own auditors to perform either of the audits described above. The Contractor will be given advance written notification, if the State chooses to exercise its option to perform said audits.
- j. The Contractor shall include a clause in any agreement the Contractor enters into with the audit firm doing the single organization wide audit to provide access by the State or Federal Government to the working papers of the independent auditor who prepares the single organization wide audit for the Contractor.
- k. Federal or state auditors shall have "expanded scope auditing" authority to conduct specific program audits during the same period in which a single organization wide audit is being performed, but the audit report has not been issued. The federal or state auditors shall review and have access to the current audit work being conducted and will not apply any testing or review procedures which have not been satisfied by previous audit work that has been completed.

The term "expanded scope auditing" is applied and defined in the U.S. General Accounting Office (GAO) issued Standards for *Audit of Government Organizations, Programs, Activities and Functions*, better known as the "yellow book".

17. Human Subjects Use Requirements

(Applicable only to federally funded agreements/grants in which performance, directly or through a subcontract/subaward, includes any tests or examination of materials derived from the human body.)

By signing this agreement, Contractor agrees that if any performance under this agreement or any subcontract or subagreement includes any tests or examination of materials derived from the human body for the purpose of providing information, diagnosis, prevention, treatment or assessment of disease, impairment, or health of a human being, all locations at which such examinations are performed shall meet the requirements of 42 U.S.C. Section 263a (CLIA) and the regulations thereunder.

18. Novation Requirements

If the Contractor proposes any novation agreement, DHS shall act upon the proposal within 60 days after receipt of the written proposal. DHS 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 of the proposal may be made orally within the 60-day period and confirmed in writing within five days of said decision. Upon written acceptance of the proposal, DHS will initiate an amendment to this agreement to formally implement the approved proposal.

19. Debarment and Suspension Certification

(Applicable to all agreements funded in part or whole with federal funds.)

 By signing this agreement, the Contractor/Grantee agrees to comply with applicable federal suspension and debarment regulations including, but not limited to 7 CFR Part 3017, 45 CFR 76, 40 CFR 32 or 34 CFR 85. . 1

- b. By signing this agreement, the Contractor certifies to the best of its knowledge and belief, that it and its principals:
 - (1) Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded by any federal department or agency;
 - (2) Have not within a three-year period preceding this application/proposal/agreement been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
 - (3) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or local) with commission of any of the offenses enumerated in Paragraph b(2) herein; and
 - (4) Have not within a three-year period preceding this application/proposal/agreement had one or more public transactions (Federal, State or local) terminated for cause or default.
 - (5) Shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under federal regulations (i.e., 48 CFR part 9, subpart 9.4), debarred, suspended, declared ineligible, or voluntarily excluded from participation in such transaction, unless authorized by the State.
 - (6) Will include a clause entitled, "Debarment and Suspension Certification" that essentially sets forth the provisions herein, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- c. If the Contractor is unable to certify to any of the statements in this certification, the Contractor shall submit an explanation to the DHS program funding this contract.
- d. The terms and definitions herein have the meanings set out in the Definitions and Coverage sections of the rules implementing Federal Executive Order 12549.
- e. If the Contractor knowingly violates this certification, in addition to other remedies available to the Federal Government, the DHS may terminate this agreement for cause or default.

20. Smoke-Free Workplace Certification

(Applicable to federally funded agreements/grants and subcontracts/subawards, that provide health, day care, early childhood development services, education or library services to children under 18 directly or through local governments.)

- a. Public Law 103-227, also known as the Pro-children Act of 1994 (Act), requires that smoking not be permitted in any portion of any indoor facility owned or leased or contracted for by an entity and used routinely or regularly for the provision of health, day care, early childhood development services, education or library services to children under the age of 18, if the services are funded by federal programs either directly or through state or local governments, by federal grant, contract, loan, or loan guarantee. The law also applies to children's services that are provided in indoor facilities that are constructed, operated, or maintained with such federal funds. The law does not apply to children's services provided in private residences; portions of facilities used for inpatient drug or alcohol treatment; service providers whose sole source of applicable federal funds is Medicare or Medicaid; or facilities where WIC coupons are redeemed.
- b. Failure to comply with the provisions of the law may result in the imposition of a civil monetary penalty of up to \$1,000 for each violation and/or the imposition of an administrative compliance order on the responsible party.

- c. By signing this agreement, Contractor or Grantee certifies that it will comply with the requirements of the Act and will not allow smoking within any portion of any indoor facility used for the provision of services for children as defined by the Act. The prohibitions herein are effective December 26, 1994.
- d. Contractor or Grantee further agrees that it will insert this certification into any subawards (subcontracts or subgrants) entered into that provide for children's services as described in the Act.

21. Covenant Against Contingent Fees

(Applicable only to federally funded agreements.)

The Contractor warrants that no person or selling agency has been employed or retained to solicit/secure this agreement upon an agreement of understanding for a commission, percentage, brokerage, or contingent fee, except *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, DHS shall have the right to annul this agreement without liability or in its discretion to deduct from the agreement price or consideration, or otherwise recover, the full amount of such commission, percentage, and brokerage or contingent fee.

22. Payment Withholds

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(Applicable only if a final report is required by this agreement. Not applicable to government entities.)

Unless waived or otherwise stipulated in this contract, DHS may, at its discretion, withhold 10 percent (10%) of the face amount of the agreement, 50 percent (50%) of the final invoice, or \$3,000 whichever is greater, until DHS receives a final report that meets the terms, conditions and/or scope of work requirements of this agreement.

23. Performance Evaluation

(Not applicable to grant agreements.)

DHS may, at its discretion, evaluate the performance of the Contractor at the conclusion of this agreement. If performance is evaluated, the evaluation shall not be a public record and shall remain on file with DHS. Negative performance evaluations may be considered by DHS prior to making future contract awards.

24. Officials Not to Benefit

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

25. Year 2000 Compliance

(Applicable to agreements in which Information Technology (IT) services are provided to DHS or if IT equipment is procured.)

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 agreement are "Year 2000 Compliant." For the purposes of this agreement, 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.

26. Prohibited Use of State Funds for Software

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(Applicable to agreements in which computer software is used in performance of the work.)

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 agreement for the acquisition, operation or maintenance of computer software in violation of copyright laws.

27. University of California Mutual Indemnification

(Applicable only to agreements entered with the Regents of the University of California or a University of California campus under its jurisdiction.)

- a. The State and the Regents of the University of California shall mutually defend, indemnify and hold each other and their respective agencies, officers, employees, and agents harmless from and against any and all liability, loss, expense, attorneys' fees, or claims for injury or damages arising out of the performance of this contract but only in proportion to and to the extent such liability, loss, expense, attorneys' fees, or claims for injury or result from the negligent or intentional acts or omissions of either the State or the Regents of the University of California.
- b. It should be expressly understood that the obligations hereunder shall be conditioned upon this contract being one that falls within the purview of Section 895 of the Government Code.

28. Use of Small, Minority Owned and Women's Businesses

(Applicable to that portion of an agreement that is federally funded and entered into with institutions of higher education, hospitals, nonprofit organizations or commercial businesses.)

Positive efforts shall be made to use small businesses, minority-owned firms and women's business enterprises, whenever possible (i.e., procurement of goods and/or services). Contractors shall take all of the following steps to further this goal.

- (1) Ensure that small businesses, minority-owned firms, and women's business enterprises are used to the fullest extent practicable.
- (2) Make information on forthcoming purchasing and contracting opportunities available and arrange time frames for purchases and contracts to encourage and facilitate participation by small businesses, minority-owned firms, and women's business enterprises.
- (3) Consider in the contract process whether firms competing for larger contracts intend to subcontract with small businesses, minority-owned firms, and women's business enterprises.
- (4) Encourage contracting with consortiums of small businesses, minority-owned firms and women's business enterprises when a contract is too large for one of these firms to handle individually.
- (5) Use the services and assistance, as appropriate, of such organizations as the Federal Small Business Administration and the U.S. Department of Commerce's Minority Business Development Agency in the solicitation and utilization of small businesses, minority-owned firms and women's business enterprises.

29. Alien Ineligibility Certification

(Applicable to sole proprietors entering federally funded agreements.)

By signing this agreement, the Contractor certifies that he/she is not an alien that is ineligible for state and local benefits, as defined in Subtitle B of the Personal Responsibility and Work Opportunity Act. (8 U.S.C. 1601, et seq.)

30. Union Organizing

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(Applicable only to grant agreements.)

Grantee, by signing this agreement, hereby acknowledges the applicability of Government Code 16645 through 16649 to this agreement. Furthermore, Grantee, by signing this agreement, hereby certifies that:

- a. No state funds disbursed by this grant will be used to assist, promote or deter union organizing.
- b. Grantee shall account for state funds disbursed for a specific expenditure by this grant, to show those funds were allocated to that expenditure.
- c. Grantee shall, where state funds are not designated as described in b herein, allocate, on a prorata basis, all disbursements that support the grant program.
- d. If Grantee makes expenditures to assist, promote or deter union organizing, Grantee will maintain records sufficient to show that no state funds were used for those expenditures, and that Grantee shall provide those records to the Attorney General upon request.

31. Contract Uniformity (Fringe Benefit Allowability)

(Applicable only to nonprofit organizations.)

Pursuant to the provisions of Article 7 (commencing with Section 100525) of Chapter 3 of Part 1 of Division 101 of the Health and Safety Code, DHS sets forth the following policies, procedures, and guidelines regarding the reimbursement of fringe benefits.

- a. As used herein fringe benefits shall mean an employment benefit given by one's employer to an employee in addition to one's regular or normal wages or salary.
- b. As used herein, fringe benefits do not include:
 - (1) Compensation for personal services paid currently or accrued by the Contractor for services of employees rendered during the term of this agreement, which is identified as regular or normal salaries and wages, annual leave, vacation, sick leave, holidays, jury duty and/or military leave/training.
 - (2) Director's and executive committee member's fees.
 - (3) Incentive awards and/or bonus incentive pay.
 - (4) Allowances for off-site pay.
 - (5) Location allowances.
 - (6) Hardship pay.
 - (7) Cost-of-living differentials
- c. Specific allowable fringe benefits include:
 - (1) Fringe benefits in the form of employer contributions for the employer's portion of payroll taxes (i.e., FICA, SUI, SDI), employee health plans (i.e., health, dental and vision), unemployment insurance, worker's compensation insurance, and the employer's share of pension/retirement plans, provided they are granted in accordance with established written organization policies and meet all legal and Internal Revenue Service requirements.
- d. To be an allowable fringe benefit, the cost must meet the following criteria:
 - (1) Be necessary and reasonable for the performance of the agreement.
 - (2) Be determined in accordance with generally accepted accounting principles.
 - (3) Be consistent with policies that apply uniformly to all activities of the Contractor.
- e. Contractor agrees that all fringe benefits shall be at actual cost.

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f. Earned/Accrued Compensation

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- (1) Compensation for vacation, sick leave and holidays is limited to that amount earned/accrued within the agreement term. Unused vacation, sick leave and holidays earned from periods prior to the agreement term cannot be claimed as allowable costs. See Provision f (3)(a) for an example.
- (2) For multiple year contracts, vacation and sick leave compensation, which is earned/accrued but not paid, due to employee(s) not taking time off may be carried over and claimed within the overall term of the multiple years of the agreement. Holidays cannot be carried over from one contract year to the next. See Provision f (3)(b) for an example.
- (3) For single year agreements, vacation, sick leave and holiday compensation that is earned/accrued but not paid, due to employee(s) not taking time off within the term of the agreement, <u>cannot</u> be claimed as an allowable cost. See Provision f (3)(c) for an example.
 - (a) Example No. 1:

If an employee, John Doe, earns/accrues three weeks of vacation and twelve days of sick leave each year, then that is the maximum amount that may be claimed during a contract period of one year. If John Doe has five weeks of vacation and eighteen days of sick leave at the beginning of the agreement, the Contractor during a one-year agreement term may only claim up to three weeks of vacation and twelve days of sick leave actually used by the employee. Amounts earned/accrued in periods prior to the beginning of the agreement are not an allowable cost.

(b) Example No. 2:

If during a three-year (multiple year) agreement, John Doe does not use his three weeks of vacation in year one, or his three weeks in year two, but he does actually use nine weeks in year three; the Contractor would be allowed to claim all nine weeks paid for in year three. The total compensation over the three-year period cannot exceed 156 weeks (3 x 52 weeks).

(c) Example No. 3:

If during a single year agreement, John Doe works fifty weeks and used one week of vacation and one week of sick leave and all fifty-two weeks have been billed to DHS, the remaining unused two weeks of vacation and seven days of sick leave may not be claimed as an allowable cost.

32. Lobbying Restrictions and Disclosure Certification

(Applicable to federally funded contracts in excess of \$100,000 per Section 1352 of the 31, U.S.C.)

- a. Certification and Disclosure Requirements
 - (1) Each person (or recipient) who requests or receives a contract, subcontract, grant, or subgrant, which is subject to Section 1352 of the 31, U.S.C., and which exceeds \$100,000 at any tier, shall file a certification (in the form set forth in Attachment 1, consisting of one page, entitled "Certification Regarding Lobbying") that the recipient has not made, and will not make, any payment prohibited by Paragraph b of this provision.
 - (2) Each recipient shall file a disclosure (in the form set forth in Attachment 2, entitled "Standard Form-LLL 'disclosure of Lobbying Activities") if such recipient has made or has agreed to make any payment using nonappropriated funds (to include profits from any covered federal action) in connection with a contract or grant or any extension or amendment of that contract or grant, which would be prohibited under Paragraph b of this provision if paid for with appropriated funds.

- (3) Each recipient shall file a disclosure form at the end of each calendar quarter in which there occurs any event that requires disclosure or that materially affect the accuracy of the information contained in any disclosure form previously filed by such person under Paragraph a(2) herein. An event that materially affects the accuracy of the information reported includes:
 - (a) A cumulative increase of \$25,000 or more in the amount paid or expected to be paid for influencing or attempting to influence a covered federal action;
 - (b) A change in the person(s) or individuals(s) influencing or attempting to influence a covered federal action; or
 - (c) A change in the officer(s), employee(s), or member(s) contacted for the purpose of influencing or attempting to influence a covered federal action.
- (4) Each person (or recipient) who requests or receives from a person referred to in Paragraph a(1) of this provision a contract, subcontract, grant or subgrant exceeding \$100,000 at any tier under a contract or grant shall file a certification, and a disclosure form, if required, to the next tier above.
- (5) All disclosure forms (but not certifications) shall be forwarded from tier to tier until received by the person referred to in Paragraph a(1) of this provision. That person shall forward all disclosure forms to DHS program contract manager.

b. Prohibition

Section 1352 of Title 31, U.S.C., provides in part that no appropriated funds may be expended by the recipient of a federal contract, grant, loan, or cooperative agreement to pay any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with any of the following covered federal actions: the awarding of any federal contract, the making of any federal grant, the making of any federal loan, entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative agreement.

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Attachment 1

STATE OF CALIFORNIA DEPARTMENT OF HEALTH SERVICES

CERTIFICATION REGARDING LOBBYING

The undersigned certifies, to the best of his or her knowledge and belief, that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the making, awarding or entering into of this Federal contract, Federal grant, or cooperative agreement, and the extension, continuation, renewal, amendment, or modification of this Federal contract, grant, or cooperative agreement.

(2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency of the United States Government, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, or cooperative agreement, the undersigned shall complete and submit Standard Form LLL, "Disclosure of Lobbying Activities" in accordance with its instructions.

(3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontractors, subgrants, and contracts under grants and cooperative agreements) of \$100,000 or more, and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U.S.C., any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

 Name of Contractor
 Printed Name of Person Signing for Contractor

 Contract / Grant Number
 Signature of Person Signing for Contractor

 Date
 Title

After execution by or on behalf of Contractor, please return to:

Department of Health Services (Name of the DHS program providing the funds) P.O. Box 942732 714 P Street Sacramento, CA 94234-7320 ,

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Attachment 2

CERTIFICATION REGARDING LOBBYING

Complete this form to disclose lobbying activities pursuant to 31 U.S.C. 1352 (See reverse for public burden disclosure) Approved by OMB 0348-0045

	Town of Federal Antions	Ctatus of Fodora	I A ali-a.					
1.	Type of Federal Action:	2. Status of Federa	ffer/application	3. Report Type:				
	b. grant		laward	b. material change				
	c. cooperative agreement		award	For Material Change Only:				
)	d. Ioan							
Į	e. Ioan guarantee			Year quarter				
	f. Ioan insurance			date of last report				
4.	Name and Address of Reporting Entity:		 If Reporting Ent and Address of 	tity in No. 4 is Subawardee, Enter Name Prime:				
ĺ		, if known:						
		, ii kiiowin						
	Congressional District, If known	:	Congres	ssional District, If known:				
6.	Federal Department/Agency:		7. Federal Progra	m Name/Description:				
	,		0	·				
				1				
<u> </u>				, if applicable:				
8.	Federal Action Number, if known:		9. Award Amount,	If known:				
10.	, ,			ress of Lobbying Entity				
	(If individual, last name, first name	e, ivir):	(ir individual, ia:	st name, first name, MI):				
4.1	(atta Amount of Payment (check all that appl	ach Continuation Sheets		ssary) nt (check all that apply):				
• • •	•	•	a. retainer	nt (check all that apply).				
12	Sorm of Payment (check all that apply):			- faa				
12.	Form of Payment (check all that apply).		b. one-time fee					
	🔲 a. cash		☐ d. contingent fee					
	b. in-kind, specify: Nature		e. deferred					
	Value		f. other, specify:					
14.	Brief Description of Services Performed	l or to be Performed and	Dates(s) of Service,	including Officer(s), Employee(s),				
	or Member(s) Contracted for Payment i	ndicated in item 11:						
	(01)	ach Continuation Sheet		20204				
15.	Continuation Sheet(s) SF-LLL-A Attach	···						
16.	Information requested through this form	·	· · · · · · · · · · · · · · · · · · ·	······································				
10.	U.S.C., Section 1352. This disclosure of							
	material representation of fact upon whi	ch reliance was						
	placed by the tier above when this trans		Print Name:					
	entered into. This disclosure is requi U.S.C., Section 1352. This information							
	Congress semiannually and will be avai		Title:					
	inspection. Any person who fails to fi	le the required disclosu						
	shall be subject to a civil penalty of not	less than \$19,000 and	Telephone No.:	Date:				
	not more than \$100,000 for each such f	ailure.	<u> </u>					
Far	leral Use Only			Authorized for Local Reproduction				
гес	ierar USE Uniy		· · ·	Standard Form-LLL				

INSTRUCTIONS FOR COMPLETION OF SF-LLL, DISCLOSURE OF LOBBYING ACTIVITIES

This disclosure form shall be completed by the reporting entity, whether subawardee or prime federal recipients at the initiation or receipt of a covered federal action, or a material change to a previous filing, pursuant to Title 31, U.S.C., Section 1352. The filing of a form is required for each payment or agreement to make payment to any lobbying entity for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with a covered federal action. Use the SF - LLL-A Continuation Sheet for additional information if the space on the form is inadequate. Complete all items that apply for both the initial filing and material change report. Refer to the implementing guidance published by the Office of Management and Budget for additional information.

- 1. Identify the type of covered federal action for which lobbying activity is and/or has been secured to influence the outcome of a covered federal action.
- 2. Identify the status of the covered federal action.
- Identify the appropriate classification of this report. If this is a follow-up report caused by a material change to the information previously reported, enter the year and quarter in which the change occurred. Enter the date of the last previously submitted report by this reporting entity for this covered federal action.
- 4. Enter the full name, address, city, state, and ZIP code of the reporting entity. Include Congressional District, if known. Check the appropriate classification of the reporting entity that designates if it is, or expects to be, a prime or subaward recipient. Identify the tier of the subawardee, e.g., the first subawardee of the prime is the 1st tier. Subawards include but are not limited to subcontracts, subgrants, and contract awards under grants.
- 5. If the organization filing the report in Item 4 checks "Subawardee," then enter the full name, address, city, state, and ZIP code of the prime federal recipient. Include Congressional District, if known.
- 6. Enter the name of the federal agency making the award or loan commitment. Include at least one organizational level below agency name, if known. For example, Department of Transportation United States Coast Guard.
- 7. Enter the federal program name or description for the covered federal action (Item 1). If known, enter the full Catalog of Federal Domestic Assistance (CDFA) number for grants, cooperative agreements, loans, and loan commitments.
- Enter the most appropriate federal identifying number available for the federal action identified in item 1 (e.g., Request for Proposal (RFP) number; Invitation for Bid (IFB) number; grant announcement number; the contract grant, or loan award number; the application/proposal control number assigned by the federal agency). Include prefixes, e.g., "RFP-DE-90401."
- 9. For a covered federal action where there has been an award or loan commitment by the federal agency, enter the federal amount of the award/loan commitment for the prime entity identified in Item 4 or 5.
- 10. (a) Enter the full name, address, city, state, and ZIP code of the lobbying entity engaged by the reporting entity identified in Item 4 to influence the covered federal action.
- 10. (b) Enter the full names of the Individual(s) performing services and include full address if different from 10.(a). Enter last name, first name, and middle initial (MI).
- 11. Enter the amount of compensation paid or reasonably expected to be paid by the reporting entity (Item 4) to the lobbying entity (Item 10). Indicate whether the payment has been made (actual) or will be made (planned). Check all boxes that apply. If this is a material change report, enter the cumulative amount of payment made or planned to be made.
- 12. Check the appropriate box(es). Check all boxes that apply. If payment is made through an in-kind contribution, specify the nature and value of the in-kind payment.
- 13. Check the appropriate box(es). Check all boxes that apply. If other, specify nature.
- 14. Provide a specific and detailed description of the services that the lobbyist has performed, or will be expected to perform, and the date(s) of any services rendered. Include all preparatory and related activity, not just time spent in actual contact with federal officials, identify the federal official(s) or employee(s) contacted or the officer(s), employee(s), or Member(s) of Congress that were contacted.
- 15. Check whether or not a SF-LLL-A Continuation Sheet(s) is attached.
- 16. The certifying official shall sign and date the form, print his/her name, title, and telephone number.

Public reporting burden for this collection of information is estimated to average 30 minutes per response, including time for reviewing instruction, searching existing data sources, gathering and maintaining the data needed, and completing and renewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to the Office of Management and Budget, Paperwork Reduction Project, (0348-0046), Washington, DC 20503.

Exhibit E Additional Provisions

1. Additional Incorporated Exhibits

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- A. The following exhibits are attached, incorporated herein, and made a part hereof by this reference:
 - 1) Exhibit H Contract Equipment Purchased with DHS Funds 2 pages
 - 2) Exhibit I Inventory/Disposition of DHS-Funded Equipment 2 pages
 - 3) Exhibit J Glossary of CLPPB Related Acronyms and Terms 4 pages
- B. The following documents and any subsequent updates are not attached, but are incorporated herein and made a part hereof by this reference. These documents may be updated periodically by DHS, as required by program directives. DHS shall provide the Contractor with copies of said documents and any periodic updates thereto, under separate cover. DHS will maintain on file, all documents referenced herein and any subsequent updates.
 - 1) CLPPB Program Letters
 - 2) Lead Poisoning Follow-up Form
 - 3) CLPPB Progress Report
 - 4) CLPPB Surveillance and Data Management Manual
 - 5) CLPPB Public Health Nursing (PHN) Manual
 - 6) Environmental Health on the Childhood Lead Poisoning Prevention (CLPP) Team, Interim Guidance, August 1998
 - 7) Lead Test Kit Fact Sheet 3/01

2. Contract Amendments

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.

3. **Cancellation / Termination**

A. This agreement may be cancelled or terminated without cause by either party by giving thirty (30) calendar days advance written notice to the other party. Such notification shall state the effective date of termination or cancellation and include any final performance and/or payment/invoicing instructions/requirements.

Exhibit E Additional Provisions

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- B. Upon receipt of a notice of termination or cancellation from DHS, Contractor shall take immediate steps to stop performance and to cancel or reduce subsequent contract costs.
- C. Contractor shall be entitled to payment for all allowable costs authorized under this agreement, including authorized non-cancelable obligations incurred prior to the effective date of termination or cancellation, provided such expenses do not exceed the stated maximum amounts payable.

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

Pursuant to contract number 02-25073 entered into between the State of California Department of Health Services (DHS) and the Contractor (identified below), the Contractor does acknowledge that final payment has been requested via invoice number(s) _______, in the amount(s) of \$_______ and dated ______. If necessary, enter "See Attached" in the appropriate blocks and attach a list of invoice numbers, dollar amounts and invoice dates.

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)

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):			an Mateo County			
Signature of Cor	stractor or Official Des	signee:		Date:		
Printed Name/Title of Person Signing:						
DHS Distribution:	Accounting (Original)	Program	CMU contract file			

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Travel Reimbursement Information Effective October 1, 2001

- 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 (excluding the counties identified below)	\$ 84.00 plus tax
Counties of Los Angeles and San Diego	\$110.00 plus tax
Counties of Alameda, San Francisco, San Mateo, and Santa Clara.	\$140.00 plus tax

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-of-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.
- 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 <u>34 cents</u> 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 <u>37 cents</u> per mile. 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 Travel period begins prior to or at 5:00 p.m. and continues beyond 7:00 p.m. 	Dinner
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

Exhibit <u>H</u>

CONTRACTOR EQUIPMENT PURCHASED WITH DHS FUNDS

Current Contract Number: 02-25073 Date Cu		Date Current Contract Expires: 6/30/2005								
Previous Contract N	lumber (if a	pplicable): 00-90456 DH	DHS Program Name: Childhood Lead Poisoning Prevention Program							
Contractor's Name:		o County DH	S Progra	am Contract I	Manager: <u>Karla N</u>	Ici.emore				
·					1515 Clay Stree	:t #1801				
Complete Address:				CA. 94612	·····		<u> </u>			
		DH:	DHS Program Contract Manager's Telephone Number: 510-622-5023							
Telephone Number:		Dat	te of this	Report:						
Contractor's Contact Person:										
		(THIS IS NOT A BUDG	GET FO	ORM)						
STATE/DHS PROPERTY TAG NUMBER (If motor vehicle, list license number.)	QUANTITY	DESCRIPTION 1. Include manufacturer's name, model number, type, size, and/or capacity. 2. If motor vehicle, list year, make, model number, type of vehicle (van, sedan, pick-up, o 3. If van, include passenger capacity.	etc.)	UNIT COST PER ITEM (Before tax)	DHS PURCHASE ORDER NUMBER	DATE PURCHASED	SERIAL NUMBER (If motor vehicle, list VIN number.)			
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INSTRUCTIONS FOR HAS 1203 (Please read carefully.)

The information on this form will be used by the Department of Health Services (DHS) Asset Management Unit to track Contractor equipment and miscellaneous property which is purchased with DHS funds and is used to conduct state business under this contract. After the Standard Agreement has been approved and each time DHS equipment and/or miscellaneous property has been received, the DHS Program Contract Manager is responsible for obtaining the information from the Contractor and submitting this form to the DHS Asset Management Unit. The DHS Program Contract Manager is responsible for ensuring that the information is complete and accurate. (See "Special Terms and Conditions" and *Health Administrative Manual*, Section 2-1000 et seq.)

Upon receipt of this form from the DHS Program Contract Manager, the DHS Asset Management Unit will fill in the assigned state/DHS property tag number, if applicable, for each item. Asset Management will return the original form to the DHS Program Contract Manager, along with the appropriate property tags. The DHS Program Contract Manager will then forward the property tags to the Contractor. The Contractor should place property tags in plain sight and, to the extent possible, on the item's front, left-hand corner. The manufacturer's brand name and model number are not to be covered by the property tags.

- 1. If the item was shipped via the DHS warehouse and was issued a property tag by warehouse staff, fill in the tag number. If the item was shipped directly to the Contractor, leave the first column blank.
- 2. Provide the quantity, description, serial number, and base unit cost for each item of:
 - A. Major Equipment:
 - Tangible item having a base unit cost of \$5,000 or more and a life expectancy of one (1) year or more.
 - Intangible item having a base unit cost of \$5,000 or more and a life expectancy of one (1) year or more (e.g., software, video).

These items are issued green numbered state/DHS property tags.

- B. **Minor Equipment:** Tangible item having a base unit cost less than \$5,000, with a life expectancy of one (1) year or more, and listed on DHS Asset Management Unit's Minor Equipment List. (A Minor Equipment List can be obtained by calling the DHS Asset Management Unit at the telephone number in number 6 below.) These items are issued green numbered state/DHS property tags.
- C. **Miscellaneous Property**: Specific tangible items with a life expectancy of one (1) year or more that are purchased with DHS funds (furniture, cabinets, typewriters, desktop calculators, portable dictators, nondigital cameras). These items are issued a green, unnumbered state/DHS property tag. NOTE: It is DHS policy not to tag modular furniture.
- 3. Provide the DHS Purchase Order (STD. 65) number if the items were purchased by DHS. For all items, provide the date of purchase.
- 4. If a vehicle is being reported, provide the Vehicle Identification Number (VIN) and the vehicle license number.
- 5. If all items being reported do not fit on one form, make copies and write the number of pages being sent in the upper right-hand corner (e.g., "Page 1 of 3"). The DHS Program Contract Manager should retain one copy and send the original to: Department of Health Services, P.O. Box 942732, 1800 Third Street, Room 455, Sacramento, CA 94234-7320.
- 6. Property tags that have been lost or destroyed must be replaced and can be obtained by contacting the DHS Asset Management Unit at (916) 323-4524.

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Exhibit ^I

INVENTORY/DISPOSITION OF DHS-FUNDED EQUIPMENT

Date Current Contract Expires: 6/30/2005
DHS Program Name: Childhood Lead Poisoning Prevention Program
DHS Program Contract Manager: Karla McLemore
DHS Program Address: 1515 Clay Street #1801
Oakland, CA. 94612
DHS Program Contract Manager's Telephone Number: 510-622-5023
Date of this Report:

(THIS IS NOT A BUDGET FORM)

STATE/DHS PROPERTY TAG NUMBER (If motor vehicle, list license number.)	QUANTITY	DESCRIPTION 1. Include manufacturer's name, model number, type, size, and/or capacity. 2. If motor vehicle, list year, make, model number, type of vehicle (van, sedan, pick-up, etc.) 3. If van, include passenger capacity.	UNIT COST PER ITEM (Before tax)	DHS ASSET MGMT. USE ONLY DHS Document Number	ORIGINAL PURCHASE DATE	SERIAL NUMBER (If motor vehicle, list VIN number.)	
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INSTRUCTIONS FOR HAS 1204 (Please read carefully.)

The information on this form will be used by the Department of Health Services (DHS) Asset Management Unit to: (a) conduct an annual inventory of DHS equipment and property in the possession of the Contractor and/or Subcontractors; and (b) dispose of these same items. Report all items, per number 1 below, purchased with DHS funds and used to conduct state business under this contract. (See "Special Terms and Conditions" and *Health Administrative Manual*, Section 2-1000 et seq.)

The Contractor is responsible for completing this form and submitting it to the DHS Program Contract Manager. The DHS Program Contract Manager is responsible for the accuracy and completeness of the information and for submitting it to the DHS Asset Management Unit.

Inventory: List all DHS equipment and miscellaneous property on this form and submit it within 30 days prior to the one-year anniversary of the contract's effective date. If applicable, the annual inventory should be based on previously submitted HAS 1203s, "Contractor Equipment Purchased with DHS Funds." DHS Asset Management Unit will contact the DHS Program Contract Manager if there are any discrepancies.

Disposal: (Definition: Trade in, sell, junk, salvage, donate, or transfer; also, items lost, stolen, or destroyed (as by fire).) The HAS 1204 should be completed, along with a "Property Survey Report" (STD. 152) or a "Property Transfer Report" (STD. 158), whenever items need to be disposed of: (a) during the term of this contract; and (b) 60 calendar days before the termination of this contract. After receipt of this form, the DHS Asset Management Unit will contact the DHS Program Contract Manager to arrange for the appropriate disposal/transfer of the items.

1. List the State/DHS property tag number, quantity, description, serial number, and base unit cost for each item of:

- A. Major Equipment: (These items were issued green numbered state/DHS property tags.)
 - Tangible item having a base unit cost of \$5,000 or more and a life expectancy of one (1) year or more.
 - Intangible item having a base unit cost of \$5,000 or more and a life expectancy of one (1) year or more (e.g., software, video).
- B. Minor Equipment: (These items were issued green numbered state/DHS property tags.)
 - Tangible item having a base unit cost less than \$5,000, with a life expectancy of one (1) year or more, and listed on DHS Asset Management Unit's Minor Equipment List. (A "Minor Equipment List" can be obtained by calling the DHS Asset Management Unit at the number listed below.)
- C. Miscellaneous Property: (These items were issued a green, unnumbered state/DHS property tag.)
 - Specific tangible items with a life expectancy of one (1) year or more that are purchased with DHS funds (furniture, cabinets, typewriters, desktop calculators, pocket dictators, nondigital cameras; modular furniture excluded.)
- 2. If a vehicle is being reported, provide the Vehicle Identification Number (VIN) and the vehicle license number.
- 3. If all items being reported do not fit on one page, make copies and write the number of pages being sent in the upper right-hand corner (e.g. "Page 1 of 3").
- 4. The DHS Program Contract Manager should retain one copy and send the original to: Department of Health Services, Asset Management Unit, P.O. Box 942732, 1800 Third Street, Room 455, Sacramento, CA 94234-7320.

For more information on completing this form, call the DHS Asset Management Unit at (916) 323-4524.

Exhibit J Glossary of CLPPB Related Acronyms and Terms

- Appropriate case management Health care referrals, environmental assessments, and educational activities performed by the appropriate person, professional, or entity, necessary to reduce a child's exposure to lead and the consequences of the exposure, as determined by the United States Centers for Disease Control, or as determined by the department pursuant to Health and Safety Code Section 105300.
- ATSDR Agency for Toxic Substances and Disease Registry

Case closure - Case management is concluded and a case is closed because:

- 1) Two blood levels indicate less than 10ug/dL or,
- 2) One of the following has occurred
 - a. The lead-poisoned child moved without a forwarding address
 - b. The lead-poisoned child's family refused follow-up
 - c. The lead-poisoned child was referred to another health jurisdiction
 - d. The Contractor received no response from the health care provider
 - e. Other

BLL - Blood Lead Level



BPb - Blood Lead

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Branch- The Branch - A term used in place of CLPPB or Childhood Lead Poisoning Prevention "Branch".

- Case definition Two blood lead level test results, taken at least 30 days apart, that are equal to or greater than 15 ug/dL or one blood lead level test result equal to or greater than 20ug/dL in a child from 0 to 21 years of age.
- CBLS Childhood Blood Lead Surveillance
- CBO Community Based Organization
- CCS California Children Services
- CDC Centers for Disease Control and Prevention
- CDBGP Community Development Block Grant Program
- CHDP Child Health and Disability Prevention Program
- CLIA Clinical Lab Improvement Act
- CLPPB Childhood Lead Poisoning Prevention Branch
- CLPPB Program Letter A document that has been dated, numbered, and issued by the CLPPB that establishes policy and clarifies regulatory or contractual requirements.
- CLPPP Childhood Lead Poisoning Prevention Program (the program within a local jurisdiction)
- CLPPP Team Quarterly Meetings On site quarterly meetings of the CLPPP Coordinator, PHN, REHS, Health Educator and Registered Dietician.
- CMSS Care Management Surveillance Section

Exhibit J

Glossary of CLPPB Related Acronyms and Terms

CMU - Contract Management Unit

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- **Contractor** The local Childhood Lead Poisoning Prevention Program (CLPPP) that has contracted with the Childhood Lead Poisoning Prevention Branch (CLPPB).
- **DEODC** Division of Environmental Occupational and Disease Control Division
- DHHS Department of Health and Human Services
- **DHS** Department of Health Services
- EBL Elevated blood lead level
- EHIB Environmental Health Investigation Branch
- Environmental Investigation An exposure assessment of the home, primary residence, or other location of a child with an elevated blood lead level that meets case definition, conducted by an REHS, to identify the sources of exposure to lead in the child's environment, and to recommend measures both during and after the investigation to reduce or eliminate exposures identified (CLPPB Program Letter 98-14).
- **EPA** Environmental Protection Agency
- EPSDT Early and Periodic Screening Diagnosis and Treatment (CHDP in California).
- **EPSDT-SS** Those additional medically necessary services available to full scope Medi-Cal beneficiaries under the age of 21 years. The services must be medically necessary to correct or ameliorate a defect, physical or metal illness, or a condition. These services are accessed through screening, referral or routine visits. (Title 22 California Code of Regulation Sections 51242,51340.1, and 51532.2).
- Hct / Hgb Hematocrit / Hemoglobin
- HCFA Health Care Financing Services Administration
- HHS Health and Human Services (Department of Health Services).
- HIPA Health Information Privacy Act
- HISS Health Information Services Section (of CLPPB).
- HRSA Health Resources & Services Administration
- HUD Housing & Urban Development
- HWDC Health and Welfare Data Center
- IEHS Industrial Environmental Health Specialist
- Lead Inspector/Assessor An individual who has received a certificate from the Department of Health Services as a "certified lead inspector/assessor" in accordance with Section 35001 *et seq.*, of Title 17 of the California Code of Regulations.

Exhibit J

Glossary of CLPPB Related Acronyms and Terms

Lead Poisoned Child - A child with a venous blood lead level of 10 ug/dL or greater.

- Lead Poisoning Follow-Up Form The form used to document essential demographic, medical, social and environmental information about the lead poisoned child, the child's family, and environment. (CLPPB Program Letter 98-02).
- LHRS Lead Hazard Reduction Section (of CLPPB)
- LIHEAP Low Income Home Energy Assistance Program
- MCH Maternal and Child Health

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- MCLP Medi-Cal Lead Program.
- Medi-Cal Administrative Activities These activities are necessary for the proper and efficient administration of activities in support of environmental investigations provided by Registered Environmental Health Specialist (REHS) as an EPSDT-SS, and Medical Nutrition Assessment and Therapy provided by Registered Dieticians (RD) as an EPSDT-SS (CLPPB Program Letter 96-1).
- Medi-Cal Lead Program (MCLP) The Medi-Cal Lead Program in the State Department of Health Services which coordinates Medi-Cal funding for lead related services and activities provided to children who are Medi-Cal beneficiaries and who meet the case definition of lead poisoning (CLPPB Program Letters 96-1, 97-11 and 98-01).

The budgetary components of the MCLP are:

- 1) PHN lead poisoning case management services.
- 2) Medi-Cal Administrative Activities
 - a. Non-Enhanced
 - b. Enhanced
- MOU Memoranda of Understanding
- NHANES National Health and Nutrition Exam Survey
- O & E- Outreach and Education
- OEHHA Office of Environmental Health Hazard Assessment
- OHB Occupational Health Branch
- **OLHC Office of Lead Hazard Control**
- **OLPPP Occupational Lead Poisoning Prevention Program**
- OSHA Occupational Health and Safety Act (also see Cal-OSHA)
- OSS Operational Support Section (administrative services of contracts, budgets and invoice processing within CLPPB).
- PDSS Program Development and Support Section (of CLPPB).
- PERS Program Evaluation and Research Section (of CLPPB).

Exhibit J

Glossary of CLPPB Related Acronyms and Terms

- PHN Public Health Nurse, a person licensed and certified in accordance with California Business and Professions Code Sections 2725 et seq., and 2816 et seq.
- **PR Progress Report** A bi-annual report required of the CLPPPs, submitted to the CLPPB, to be used in the evaluation of all aspects of progress at the local program level.
- PRRF Progress Report Response Form
- RA Research Assistant
- RASSCLE Response and Surveillance System for Childhood Lead Exposures
- **RD** Registered Dietician
- **Regional Meetings** Routine meetings of CLPPPS within a given geographical area of the state of California and the CLPPB for the purpose of program development.
- **REHS** Registered Environmental Health Specialist, a professional person, educated and trained as an environmental specialist and who is registered in accordance with Health and Safety Code Division 104, Chapter 4, Article 1, Section 106615 *et seq.*
- **RFA Request for Application** document and reference to the process by which the local CLPPP will apply for a contract with the CLPPB.
- **RPM** CLPPB Regional Program Manager
- SC CLPPB Section Chief
- SLAB State Lead Advisory Board
- SOW Scope of Work
- TEC travel expense claim (form)
- **USDA** U. S. Department of Agriculture
- WIC Women, Infants and Children. A special supplemental nutrition and education program for lowincome pregnant women, women who are breast feeding, and young children within the state of California.
- WNL Within normal limits
- ug Microgram, which is one millionth of a gram
- ug/dL micrograms per deciliter-used to indicate the amount of lead in blood.
- **XRF (XRF Instrument)** X-ray fluorescence instrument. A portable radiation instrument that provides onsite quantitative readings of lead in paint, dust, and soil.