

# MEMORANDUM

Department of Benefits and Family Support	то:	DISABILITY & AGING SERVICES COMMISSION
Department of Disability and Aging Services	THROUGH:	KELLY DEARMAN, EXECUTIVE DIRECTOR, DAS
Office of Early Care and Education	FROM:	CINDY KAUFFMAN, DEPUTY DIRECTOR, DAS MICHAEL ZAUGG, PROGRAM DIRECTOR, DAS
	DATE:	SEPTEMBER 1, 2021
P.O. Box 7988 San Francisco, CA 94120-7988 www.SFHSA.org	SUBJECT:	REVIEW AND APPROVAL OF THE FY21-22 CALIFORNIA DPARTMENT OF AGING (CDA) AREA PLAN BUDGET, ASSOCIATED CONTRACT AP-2122-06, AND ALL SUBSEQUENT AMENDMENTS

#### Introduction

The San Francisco Human Services Agency (HSA) and Department of Disability and Aging Services (DAS) seeks approval from the Disability and Aging Services Commission to enter into contract with the California Department of Aging for the receipt and use of state and federal funding provided in support of Older Americans Act programs.

The California Department of Aging has allocated \$5,909,392 to City and County San Francisco's Department of Disability and Aging Services for this purpose.

Presentation of the attached documents before the Disability and Aging Services Commission for approval is required in order to complete contract execution requirements.

#### Background

As part of the annual update required by California Department of Aging (CDA), the Department of Disability and Aging Services (DAS) is submitting for your review and approval: (1) the FY21-22 Area Plan budget and (2) associated contract AP-2122-06, and all subsequent amendments.

The Area Plan budget reflects the Federal and State allocations—and required local match—for Older Americans Act (OAA) programs in FY21-22. These programs include: Supportive Services (Legal Assistance, Transportation, and Emergency Short-Term Home Care), Ombudsman, Congregate Nutrition and Home-Delivered Meals, Disease Prevention, Family Caregiver Support, and Elder Abuse Prevention. Please note that these programs receive additional



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Trent Rhorer Executive Director local funding above and beyond the local-match requirements for OAA compliance.

#### **Budget Summary and Relevant Documents**

Attached are a number of documents related to the Area Plan budget and contract for FY21-22:

**Area Plan Base Budget Allocation Comparison (FY20-21 to FY21-22)**. The total Area Plan base budget of \$5,909,392 in FY21-22 reflects an allocation decrease of \$357,724 – or a reduction of six percent – when compared to the FY20-21 base Area Plan budget allocation. The decrease is largely attributable to declines in Federal funding in the Congregate Nutrition category.

A review of the budget allocation comparison shows some program areas with increased levels of funding and allocations will be made to enhance existing services in these categories. Modest decreases in Ombudsman, Home Delivered Meals, and Disease Prevention will not result in impact or decrease in services.

This reduction in funding for congregate meal services came as a surprise to HSA and DAS staff; further review of the matter has determined a *miscalculation* in funding allocation for this category. Funding within this category is calculated in part by service levels from previous fiscal years. California Department of Aging records show a 30% decrease in congregate meals served by DAS providers in FY19/20, when in reality DAS providers saw a 29% *increase* in congregate meals provided during this period (for a total of 1,233,700 meals).

California Department of Aging staff have confirmed this funding error. They have declined to recalculate the funding amount in order to update this initial contract, instead intending to fix the funding issue through the contract amendment process in September 2021. Through the contract amendment process, DAS will receive notification of additional funding available under this contract and expect to be provided with the corrected amount of funding for congregate meal services.

It is not ideal to present for approval a contract document with a known error in the funding amount. DAS has consulted with the City Attorney's office on the matter. Communication with the California Department of Aging (and their acknowledgment of the error), a solution to correct through the amendment process, and the immediate need for this funding has mitigated DAS concern. DAS intends to execute this contract as is and now seeks Commission approval of this action.

**Area Plan Contract and Corresponding Budget for FY21-22**. The Area Plan contract (AP-2122-06) and corresponding budget are included for your review and approval. The contract between DAS and the State identifies program requirements and fund sources.

# RECOMMENDED ACTION: Approve the FY21-22 Area Plan budget and the Area Plan contract, AP-2122-06, and all subsequent amendments.

STATE OF CALIFORNIA – DEPARTMENT OF GENERAL SERVICES
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#### SCO ID: 4170-AP212206

STATE OF CALIFORM	NIA – DEPARTMENT OF GENERAL SERVICES	SCO ID: 4170-AP2122	206		
STANDARD AGREEMENT STD 213 (Rev. 04/2020)		AGREEMENT NUMBER AP-2122-06	PURCHASING AUTHORITY	PURCHASING AUTHORITY NUMBER (If Applicable)	
1. This Agreement is	entered into between the Contracting Agency and NCY NAME	the Contractor named below:			
California Depar					
CONTRACTOR NAME					
City & County of	<sup>-</sup> San Francisco				
2. The term of this Ac START DATE	greement is:				
7/1/2021					
THROUGH END DAT	E				
6/30/2022					
	ount of this Agreement is:				
	e million nine hundred nine thousand three to comply with the terms and conditions of the follo			the Agree	omont
Exhibits		Title	relefence made a part of t		Pages
Exhibit A	Scope of Work	The			16 pages
Exhibit A,		Scope of Work			10 pages
Attachment 1	General Information				1 page
Exhibit B	Budget Detail and Payment Provisions				12 pages
Exhibit B, Attachment 1	Budget Display				1 page
Exhibit C	General Terms and Conditions – GTC-4/2017* 0			0 pages	
Exhibit D	Special Terms and Conditions				34 pages
Exhibit E	Additional Provisions				16 pages
	asterisk (*), are hereby incorporated by reference an		if attached hereto.		
	be viewed at <u>https://www.dgs.ca.gov/OLS/Resource</u>				
IN WITNESS WH	EREOF, THIS AGREEMENT HAS BEEN I	TRACTOR	IES HERE I U.		
CONTRACTOR NAME City & County of S	E (if other than an individual, state whether a corporati				
		CITY	l et	TATE	ZIP
CONTRACTOR BUSINESS ADDRESS P.O. Box 7988		San Francis			94120- 7988
PRINTED NAME OF PERSON SIGNING		TITLE		I	1000
CONTRACTOR AUTHORIZED SIGNATURE		DATE SIGNEI	DATE SIGNED		
		F CALIFORNIA			
CONTRACTING AGE					
California Departn		CITY	ST	TATE	ZIP
1300 National Drive, Suite 200				A	95834
PRINTED NAME OF PERSON SIGNING Nate Gillen			TITLE Chief, Business Management Branch		
CONTRACTING AGE	NCY AUTHORIZED SIGNATURE	DATE SIGNED	-		
CALIFORNIA DEPARTMENT OF GENERAL SERVICES APPROVAL			EXEMPTION (If Applicable)		
		AG OP 80	-111		

# EXHIBIT A, Attachment 1 General Information

#### **GENERAL INFORMATION**

- 1. The Contractor agrees to provide to the California Department of Aging (CDA) the services described herein Agreement number AP-2021-06.
- 2. The services shall be performed in Planning and Service Area(s): 6
- 3. The services shall be provided as needed.
- 4. The project representatives during the term of this agreement will be:

State Agency: California Department of Aging		Contractor: City & County of San Francisco		
Name:	Fiscal, Data & Planning Manager	Name: Shireen McSpadden,	Director	
Phone:	(916) 419-7556	Phone: (415) 355-6767		
Fax:	(916) 928-2510	Fax: (415) 355-3683		
Email:	FiscalTeam@aging.ca.gov	Email: Shireen.McSpadden@	)sfgov.org	

Direct all contract document inquiries to:

State Agency:	California Department of	Contractor: City & County of San	
	Aging	Francisco	
Section/Unit:	Business Services and	Section/Unit:	
	Contracts		
Attention:	Grace Parker	Attention: Shireen McSpadden	
Address:	1300 National Drive, Ste 200	Address: P.O. Box 7988	
	Sacramento, CA 95834	San Francisco, CA 94120-7988	
Phone:	(916) 931-1929	Phone: (415) 355-6767	
Fax:	(916) 928-2500	Fax: (415) 355-3683	
Email: BMBContractAnalyst@aging.ca.gov		Email: Shireen.McSpadden@sfgov.org	

The parties may change their representatives upon providing ten days written notice to the other party. Said changes do not require an amendment to this agreement.

#### ARTICLE I. PROGRAM DEFINITIONS

- A. <u>Definitions Specific to Title III and Title VII Programs</u>
  - Caregiver Assessment means a defined process of gathering information to identify the specific needs, barriers to carrying out caregiving responsibilities, and existing supports of a family caregiver or older relative caregiver, as identified by the caregiver involved, to appropriately target recommendations for support services described in section 373(b). Such assessment shall be administered through direct contact with the caregiver, which may include contact through a home visit, the Internet, telephone, or teleconference, or in-person interaction. [OAA §372(a)(1)]
  - 2. **Child** means an individual who is not more than eighteen (18) years of age or who is an individual with a disability. [OAA § 372(a)(1)]
  - 3. **Coordination** means activities that involve the active participation of the Area Agency on Aging (AAA) staff to include liaison with non-Older Americans Act (OAA) funded agencies and organizations for the purpose of avoiding duplication, improving services, resolving problems related to service delivery, and addressing the service needs of the eligible service population.
  - 4. Eligible Service Population for Title III B and D means individuals sixty (60) years of age or older, with emphasis on those in greatest economic and social need with particular attention to low-income minority older individuals, older individuals with Limited English Proficiency (LEP), and older individuals residing in rural areas. [OAA § 305 (a)(2)(E); 22 CCR 7119, 7125, 7127, 7130, 7135 and 7638.7]
  - 5. Eligible Service Population for Title III C-1 and C-2 means individuals sixty (60) years of age or older, with emphasis on those in greatest economic and social need with particular attention to low-income minority older individuals, older individuals with LEP, and older individuals residing in rural areas. [OAA § 305 (a)(2)(E); 22 CCR 7125, 7127, 7130, 7135]
    - a. Individuals eligible to receive a meal at a congregate nutrition site are:
      - i. Any older individual.
      - ii. The spouse of any older individual.
      - iii. A person with a disability, under age sixty (60) who resides in housing facilities occupied primarily by older individuals at which congregate nutrition services are provided.

- iv. A disabled individual who resides at home with and accompanies an older individual who participates in the program.
- A volunteer under age sixty (60), if doing so will not deprive an older individual sixty (60) or older of a meal. [CCR 7636.9(b)(3); CCR 7638.7(b); and OAA 339(H)]
- b. Individuals eligible to receive a home-delivered meal are individuals who are:
  - i. Frail as defined by 22 CCR 7119, homebound by reason of illness or disability, or otherwise isolated. (These individuals shall be given priority in the delivery of services.)

[45 Code of Federal Regulations (CFR) 1321.69(a)].

- ii. A spouse of a person defined in 22 CCR 7638.7(c)(2), regardless of age or condition, if an assessment concludes that is in the best interest of the homebound older individual.
- iii. An individual with a disability who resides at home with older individuals, if an assessment concludes that it is in the best interest of the homebound older individual who participates in the program.
- 6. Eligible Service Population for Title III E means an adult family member, or another individual, who is an informal provider of in-home and community care to an older individual or to an individual of any age with Alzheimer's disease or a related disorder with neurological and organic brain dysfunction. [OAA § 302(3)]
- 7. Older relative caregiver means a caregiver who is
  - a. Is age 55 or older; and
  - b. lives with, is the informal provider of in-home and community care to, and is the primary caregiver for, a child or an individual with a disability;
  - c. In the case of a caregiver for a child -
    - i. is the grandparent, step grandparent, or other relative (other than the parent) by blood, marriage, or adoption, of the child;

- ii. is the primary caregiver of the child because the biological or adoptive parents are unable or unwilling to serve as the primary caregivers of the child; and
- iii. has a legal relationship to the child, such as legal custody, adoption, or guardianship, or is raising the child informally
- d. In the case of a caregiver for an individual with a disability, is the parent, grandparent, or other relative by blood, marriage, or adoption, of the individual with a disability.

[OAA § 372(a)(3)]

- 8. **Indirect Costs** means costs incurred for a common or joint purpose benefiting more than one cost objective and not readily assignable to the cost objective specifically benefited, without effort disproportionate to the results achieved.
- 9. **Individual with a disability** The term "individual with a disability" means an individual with a disability, as defined in Section 3 of the Americans with Disabilities Act of 1990 (42 U.S.C. 12102), who is not less than age 18 and not more than age 59. [OAA § 372(a)(2)]
- 10. **In-kind Contributions** means the value of non-cash contributions donated to support the project or program (e.g., property, service, etc.).
- 11. **Matching Contributions** means local cash and/or in-kind contributions made by the Contractor, a subcontractor, or other local resources that qualify as match for the Contract funding.
- 12. **Non-Matching Contributions** means local funding that does not qualify as matching contributions and/or is not being budgeted as matching contributions (e.g., federal funds, overmatch, etc.).
- 13. **Nutrition Services Incentive Program (NSIP)** means the program whose purpose is to provide incentives to encourage and reward effective performance by AAAs in the efficient delivery of nutritious meals to older individuals. The program consists of a cash allotment based on the ratio of the number of meals served by each Planning and Service Area (PSA) compared to the total number of meals served in the State in the prior-prior federal fiscal year.
- 14. **One-Time-Only Funds** means:
  - a. Titles III and VII federal funds allocated to the AAA in a State fiscal year that are not expended or encumbered for services and

administration provided by June 30 of that fiscal year as reported to the California Department of Aging (CDA) in the Area Plan Financial Closeout Report. [22 CCR 7314(a)(6)]

- b. Title III and VII federal funds recovered from an AAA as a result of a fiscal audit determination and resolution by CDA.
   [22 CCR 7314(a)(7)]
- c. Supplemental Title III and Title VII program funds allocated by the Administration on Aging to CDA as a result of the federal reallotment process. [22 CCR 7314(a)(8)]
- 15. **Priority Services for Title III B** means those services associated with access to services (transportation, outreach, information and assistance, and case management); in-home services including supportive services such as respite and visiting, for families of older individuals who are victims of Alzheimer's disease and related disorders with neurological and organic brain dysfunction; and legal assistance.
- 16. **Priority Services for Title III E** means services provided to:
  - a. Caregivers who are older individuals with greatest social need, and older individuals with greatest economic need (with particular attention to low-income older individuals)
  - Older relative caregivers of children with severe disabilities, or individuals with disabilities who have severe disabilities. [OAA§373(c)(2)(A-B)]
  - c. Family caregivers who provide care for individuals with Alzheimer's disease and related disorders with neurological and organic brain dysfunction. [OAA § 372(b)]
- 17. **Program Development** means activities that either establish a new service or expand or integrate existing services.
- 18. **Program Income** means revenue generated by the Contractor or the subcontractor from contract-supported activities and may include:
  - a. Voluntary contributions received from a participant or other party for services received.
  - b. Income from usage or rental fees of real or personal property acquired with grant funds or funds provided under this Agreement.

- c. Royalties received on patents and copyrights from contractsupported activities.
- d. Proceeds from the sale of goods created under CDA grant funds.
- 19. **Program Requirements** means Title III program requirements found in the OAA [42 USC 3001-3058]; [45 CFR 1321]; the California Code of Regulations [22 CCR 7000 et seq.]; and CDA Program Memoranda, and California Retail Food Code (CRFC).
- 20. **Title III B (Supportive Services)** means a variety of services including, but not limited to: personal care, homemaker, chore, adult day health care, case management, assisted transportation, transportation, legal assistance, information and assistance, outreach, outreach, services that promote or support social connectedness and reduce negative health effects associated with social isolation, and long-term care ombudsman advocacy, as defined in the National Aging Programs Information Systems (NAPIS) categories and the National Ombudsman Reporting System (NORS). [OAA § 321(a)]
- 21. **Title III C-1 (Congregate Nutrition Services)** means nutrition services for older individuals in a congregate setting. Services include meals, nutrition and health promotion education, health promotion programs, nutrition risk screening, and opportunities for socialization. Each meal shall provide one-third (1/3) of the Dietary Reference Intakes (DRI) and comply with the most current Dietary Guidelines for Americans (DGA). To be an eligible Title III C-1 congregate nutrition site, the site must meet all of the following criteria: [22 CCR 7638.7(a)]
  - a. Be open to the public. [45 CFR 1321.53(b)(3)]
  - b. Not means test. [OAA § 315(b)(3)]
  - c. Provide participants the opportunity to make voluntary contributions and not deny service for not contributing to the cost of the service. [OAA § 315(b)(4); 22 CCR 7638.9]
  - d. Not receive funds from another source for the cost of the same meal, equipment, or services. [2 CFR 200.403(f); 45 CFR 75.403(f)]
- 22. **Title III C-2 (Home-Delivered Nutrition Services)** means nutrition services provided to homebound older individuals including meals, nutrition and health promotion education, and nutrition risk screening.

Each meal shall provide one-third (1/3) of the DRI and comply with the most current Dietary Guidelines for Americans. [22 CCR 7135, 22 CCR 7638.7(c)]

23. **Title III D (Disease Prevention and Health Promotion Services)** means disease prevention and health promotion programs that are based on scientific evidence and demonstrated through rigorous evaluation to be effective in improving the health of older adults. Title III D evidence-based health promotion programs include programs related to the prevention and mitigation of the effects of chronic diseases (including osteoporosis, hypertension, obesity, diabetes, and cardiovascular disease), infectious disease, and vaccine-preventable disease, and prevention of sexually transmitted diseases. Evidence-based services also include programs focused on alcohol and substance abuse reduction, chronic pain management, smoking cessation, weight loss and control, stress management, falls prevention, physical activity, and improved nutrition. [OAA 102 (14)(D)]

# 24. Title III E Family Caregiver Support Program (FCSP) Categories are:

- a. Information Services
- b. Access Assistance
- c. Support Services
- d. Respite Care
- e. Supplemental Services

[OAA 373(b)(1)(2)(3)(4)(5)]

# B. <u>Definitions Specific to Title VII-A (Allotments for Vulnerable Elder Rights</u> <u>Protection Activities – Long-Term Care Ombudsman Programs)</u>

- 1. **Eligible Service Population** means individuals who are residents of longterm care facilities (i.e., nursing, skilled nursing, distinct part facilities, residential care facilities for the elderly, and other adult care homes similar to these facilities), hereinafter referred to as residents, regardless of their socio-economic status or area of residence. [OAA §§ 102(35), 321(a)(10), 711(6); Welf. & Inst. Code § 9701(b),(e)]
- 2. **Local Ombudsman Program Coordinator** means the individual selected by the Governing Board or Executive Director responsible for the Local Ombudsman Program and designated by the State Ombudsman to represent the Local Ombudsman Program and the Office of the State

Long-Term Care Ombudsman. This individual manages the day-to-day operations of the Local Ombudsman Program, including implementation of federal and State requirements. [OAA § 712(a)(5)(A); Welf. & Inst. Code § 9701(d)]

- 3. Local Ombudsman Program means either a program of the AAA or its Subcontractor that is designated by the State Ombudsman to carry out the duties of the State Long-Term Care Ombudsman Program with respect to the Planning and Service Area. The selection is in accordance with policies and procedures established by the State Ombudsman and which meets the State Ombudsman's criteria for designation and concurrence. [OAA §§ 711(3), 712(a)(5)(A); 45 CFR 1324.1; Welf. & Inst. Code § 9701(a)]
- 4. Office of the State Long-Term Care Ombudsman (OSLTCO) means the office established by CDA to carry out the State Long-Term Care Ombudsman Program, both directly and by contract between CDA and the AAAs. As a program of CDA, OSLTCO is responsible for activities that promote the development, coordination, and utilization of Ombudsman services. OSLTCO establishes and maintains effective communication with programs that provide legal services for the elderly and advocacy services of a similar nature that receive funding or official designation from the State. OSLTCO analyzes data, monitors government actions, and provides recommendations pertaining to long-term care facilities and services. OSLTCO periodically updates training procedures for Local Ombudsman Programs and provides them with administrative and technical assistance. [OAA §§ 711(1), 712(a)(1), 712(h); 45 CFR 1324.1; Welf. & Inst. Code §§ 9710, 9716, 9717]
- 5. **Ombudsman Representative** means the volunteer or employee of the Local Ombudsman Program who is individually certified by the State Ombudsman in accordance with policies and procedures established by the State Ombudsman to serve as representative of the Office. [OAA §§ 711(5), 712(a)(5)(A); 45 CFR 1324.1; Welf. & Inst. Code § 9712.5]
- State Long-Term Care Ombudsman Program means the CDA program through which the functions and duties of OSLTCO are carried out, consisting of the State Ombudsman, OSLTCO headed by the State Ombudsman, and the representatives of the Office. [OAA § 712(a)(1)(B); 45 CFR 1324.1; Welf. & Inst. Code § 9700]
- 7. **State Long-Term Care Ombudsman** hereinafter referred to as the **State Ombudsman** means the individual who heads OSLTCO and is

responsible to personally, or through representatives of the Office, fulfill the functions, responsibilities and duties set forth in OAA § 712(a)(3) [OAA §§ 712(a)(2); 45 CFR 1324.1; Welf. & Inst. Code §§ 9701(f), 9711]

C. <u>Definitions Specific to Title VII-A (Allotments for Vulnerable Elder Rights</u> <u>Protection Activities – Programs for Prevention of Elder Abuse, Neglect, and</u> <u>Exploitation)</u>

**Elder Abuse Prevention Programs** means activities to develop, strengthen, and carry out programs for the prevention, detection, assessment, and treatment of, intervention in, investigation of, and response to elder abuse, neglect, and exploitation (including financial exploitation). [OAA § 721]

- D. <u>Definitions Specific to Title III-C-1 and C-2 (augmentation funding to provide</u> nutrition services to address the unmet need in California.)
  - Meal Goal means the number of meals the Contractor will provide to eligible clients. These meals may be provided through the Title III C-1 Congregate Meal program or the Title III C-2 Home Delivered Meal program.
  - 2. **Unduplicated Client Goal** means the number of new eligible clients the contractor will provide nutrition services to via the Title III C-1 or the Title III C-2 program.
  - 3. **Wait List** means a list of potential Title III C-2 clients, established and maintained by the Contractor and/or subcontractor, after the Contractor and/or subcontractor has reached its capacity.

#### ARTICLE II. SCOPE OF WORK

- A. The Contractor shall:
  - 1. Implement the statutory provisions of the Title III and Title VII Programs [OAA § 306] in accordance with State and federal laws and regulations. The Contractor shall make every effort to meet the goals and objectives stipulated in the four-year Area Plan and annual updates of the Area Plan's Goals, Objectives, and Service Unit Plan, herein incorporated into this Agreement by reference. Performance shall not be unilaterally reduced or otherwise changed without prior consultation with, and written approval from CDA. A service unit reduction of greater than ten percent (10%) requires written approval from CDA. A service unit reduction of greater than twenty percent (20%) is a major change that effects Area Plan goals and objectives and requires an Area Plan Amendment. [22 CCR 7306(a)]

- 2. Establish and maintain an organization that shall have the ultimate accountability for funds received from CDA and for the effective and efficient implementation of the activities as described in the Area Plan and all pertinent State and federal laws and regulations including data reporting requirements.
- 3. Meet the adequate proportion requirements for priority services as required under OAA § 306(a)(2); 22 CCR 7312.
- 4. Maintain staff time records and documentation to identify the allocation of Program Development or Coordination activities to determine the amount of Program Development or Coordination expenditures. Records and documentation shall:
  - a. Include a written description for each Program Development or Coordination activity in the staff time records that is of sufficient detail to define the event or type of activity.
  - b. Be traceable back to the Program Development or Coordination objectives as approved in the Area Plan.
- 5. Keep on file a written record/documentation supporting expenditures of Program Development or Coordination activities for three (3) years or until any audit is resolved, whichever is longer.
- 6. Meet the requirements under OAA § 301(a)(1)(A) to secure and maintain maximum independence and dignity in a home environment for the eligible service population capable of self-care with appropriate supportive and nutrition services.
- 7. Remove individual and social barriers to economic and personal independence for the eligible service population to the extent possible as required under OAA § 301(a)(1)(B).
- 8. Provide a continuum of care for the vulnerable eligible service population as required under OAA § 301(a)(1)(C).
- 9. Secure the opportunity for the eligible service population to receive managed in-home services as required under OAA § 301(a)(1)(D).
- 10. Conduct and/or promote activities for the prevention and treatment of elder abuse, neglect, and exploitation, as required under OAA § 721.

- 11. Enter into contracts with subcontractors that require them to provide services pursuant to 22 CCR 7352 to 7364, and ensure all applicable provisions required within this Agreement are included in the subcontract(s).
- 12. Review, approve, and monitor subcontractor budgets and expenditures and any subsequent amendments and revisions to budgets. The

Contractor shall, to the extent feasible, ensure that all budgeted funds are expended by the end of each fiscal year.

- 13. Monitor, on an ongoing basis, the Subcontractor's use of federal and State funds through reporting, site visits, regular contact, or other means to assure the Subcontractor administers federal and State awards in compliance with laws, regulations, and the provisions of contracts and that performance goals are achieved. The contractor must follow up and ensure that the Subcontractor takes timely and appropriate action on all deficiencies pertaining to the Federal programs detected through monitoring and on-site review. [CFR 75.352]. Onsite program monitoring must be conducted every two (2) years for all programs except Title III C-1 and Title III C-1, which must be conducted every two (2) years for all programs including Title III C-1 and Title III C-2.
- 14. Monitor nutrition programs. Non-food preparation congregate dining sites must be inspected using a standardized procedure developed by the AAA that assures all sites are seen systematically, but not necessarily every year. The AAA Registered Dietician (RD), annually, must physically inspect each food preparation site (central kitchen). AAA policies and procedures must guarantee the following:
  - a. Inspection of non-food preparation nutrition sites at least every other year.
  - b. Inspection of non-food preparation nutrition sites more often if they are seen to have an increased risk for food safety violations or a history of corrective actions.
  - c. Inspection of central kitchens sites annually on-site. [22 CCR 7634.3(d)]

- 15. Maintain or increase the number of Title III C-1 and C-2 meals served if federal and/or State funds for meal programs increase. This Contract shall promote and maintain high standards of food safety and sanitation as required by the California Retail Food Code (CalCode).
- 16. Provide support and technical assistance to subcontractors and respond in writing to all written requests for direction, guidance, and interpretation of instructions to include client and performance data.
- 17. Distribute and maintain up-to-date CDA requirements so that all responsible persons have ready access to standards, policies, and procedures.
- 18. Provide program information and assistance to the public.
- 19. Maintain a four-year Area Plan, with annual updates, as specified in 22 CCR 7300 to 7320. The Area Plan and annual updates are due by May 1st of each year. The annual update shall be effective during the same term as this Agreement.
- 20. Maintain a program data collection and reporting system as specified in Exhibit E of this Contract.
- 21. Contract Title III case management services only to a public or non-profit agency, as required by 42 USC 3026(a)(8)(C).
- 22. Offer to each older individual seeking Title III case management services, a list of agencies that provide similar services within the jurisdiction of the AAA as specified in 42 USC 3026(a)(8)(C)(i)-(iii).
- 23. Include the identity of each designated community focal point in subcontracts as specified in 42 USC 3026(a)(3)(B).
- 24. Ensure that meal counts associated with Title III C-1, C-2 and NSIP are in accordance 22 CCR 7638.7(a)(1)-(4).
- 25. Offer a meal to a volunteer under age of sixty (60) if doing so will not deprive an older individual of a meal. [22 CCR 7638.7(b)(1)] The Contractor or the Subcontractor shall develop and implement a written policy for providing and accounting for volunteer meals. [22 CCR 7638.7(b)(2)]
- 26. Provide a home-delivered meal to an eligible individual. [22 CCR 7638.7(c)]

- 27. Report a meal only once either as a Title III meal or a Title VI meal.
- Adhere to 48 CFR 3.908, implementing section 828, entitled "Pilot Program for Enhancement of Contractor Whistleblower Protections," of the National Defense Authorization Act (NDAA) for Fiscal Year 2013 (Pub. L. 112-239, enacted January 2, 2013), applies to this Agreement.
- 29. Recognize any same-sex marriage legally entered into in a United States (U.S.) jurisdiction that recognizes their marriage, including one of the fifty (50) states, the District of Columbia, or a U.S. territory, or in a foreign country so long as that marriage would also be recognized by a U.S. jurisdiction. This applies regardless of whether or not the couple resides in a jurisdiction that recognizes same-sex marriage. However, this does not apply to registered domestic partnerships, civil unions or similar formal relationships recognized under the law of the jurisdiction of celebration as something other than a marriage. Accordingly, recipients must review and revise, as needed, any policies and procedures which interpret or apply federal statutory or regulatory references to such terms as "marriage," "spouse," family," "household member" or similar references to familial relationships to reflect inclusion of same-sex spouse and marriages. Any similar familial terminology references in the U.S. Department of Health and Human Services' (HHS) statutes, regulations, or policy transmittals will be interpreted to include same-sex spouses and marriages legally entered into as described herein.

[1 USC 7 - Section 3 of the Defense of Marriage Act]

- 30. To ensure all data is collected for the unmet need as requested by the U.S. Legislature, Contractor, either as a direct service provider or through a subcontractor must develop and implement a Wait List policy and procedure. The policy and procedure must include provisions for: prescreening individuals to determine eligibility; managing applicants' placement on and removal from the Wait List; periodically reviewing the eligibility and identified needs of applicants on the Wait List; and assigning priority for enrollment based on Wait list.
- B. The Contractor shall ensure that the Local Ombudsman Program, in accordance with policies and procedures established by OSLTCO, will:
  - Provide services to protect the health, safety, welfare and rights of residents. [OAA § 712(a)(5)(B)(i); 45 CFR 1324.19(a)(2); Welf. & Inst. Code §§ 9701(a), 9712.5(b)]

- Ensure residents in the service area of the Local Ombudsman Program have regular, timely access to State Certified Ombudsman Representatives and timely responses to complaints and requests for assistance. [OAA § 712(a)(5)(B)(ii); 45 CFR 1324.19(a)(3); Welf. & Inst. Code § 9712.5(d)]
- 3. Identify, investigate, and seek to resolve complaints made by or on behalf of residents that relate to action, inaction, or decisions, that may adversely affect the health, safety, welfare, or rights of the residents. Regardless of the source of the complaint, Ombudsman representatives must act with appropriate consent and support and maximize resident participation in the process of resolving the complaint. [OAA § 712(a)(5)(B)(iii); 45 CFR 1324.19(a)(1), 1324.19(b); Welf. & Inst. Code §§ 9701(a), 9712.5(a)]
- 4. Identify, investigate, and seek to resolve complaints made by or on behalf of residents with limited or no decision-making capacity and who have no legal representative. If such a resident is unable to communicate consent to the Ombudsman representative, the Ombudsman representative shall seek evidence to indicate what outcome the resident would have communicated. In absence of evidence to the contrary, the Ombudsman representative shall assume that the resident wishes to have the resident's health, safety, welfare, and rights protected and work to accomplish that outcome. [OAA § 712(a)(5)(B)(vii); 45 CFR 1324.19(b)(2)(iii)]
- 5. Receive and investigate reports of suspected abuse, neglect and exploitation of elder or dependent adults occurring in long-term care facilities as defined in Welf. & Inst. Code § 15610.47. [Welf. & Inst. Code § 15630 et seq.]
- 6. Witness:
  - a. Advance health care directives for residents of skilled nursing facilities [Probate Code 4675]
  - b. Property transfers with a fair market value of more than \$100 from residents in long-term health care facilities to owners, employees, agents, or consultants of facilities and their immediate families or representatives of public agencies operating in facilities and members of their immediate families. [HSC § 1289]
- Collect and submit data in accordance with the statewide uniform reporting system established by the State Ombudsman and the reporting provisions specified in Exhibit E of this Contract. [OAA § 712(c); Welf. & Inst. Code § 9716(a)].

- Represent the interests of residents before governmental agencies and seek administrative, legal, and other remedies to protect the health, safety, welfare, and rights of residents. [OAA § 712(a)(5)(B)(iv); 45 CFR 1324.19(a)(4); Welf. & Inst. Code § 9712.5(e)]
- Review, comment, and facilitate the ability of the public to comment on proposed or existing laws, regulations, and other governmental policies and actions, that pertain to the rights and well-being of residents.
   [OAA § 712(a)(5)(B)(v); 45 CFR 1324.19(a)(5); Welf. & Inst. Code § 9712.5(g)-(i)]
- 10. Support, actively encourage, and assist in the development of resident and family councils. [OAA § 712(a)(5)(B)(vi); 45 CFR 1324.19(a)(6); Welf. & Inst. Code § 9726.1(a)(3)]
- 11. Carry out other activities that the State Ombudsman determines to be appropriate, including the following services [OAA § 712(a)(5)(B)(viii); 45 CFR 1324.19(a)(7)]:
  - Update, periodically, a plan for maintaining an ongoing presence in long-term care facilities. [OAA § 712(a)(3)(D);
     Welf. & Inst. Code § 9712.5(d)(1)]
  - b. Provide public information and technical support pertaining to longterm care services, including inspection reports, statements of deficiency, and plans of correction for long-term care facilities within the service area. [Welf. & Inst. Code § 9726.1(a)(1)]
  - Promote visitation programs and other community involvement in long-term care facilities within the service area.
     [Welf. & Inst. Code § 9726.1(a)(2), (4)]
  - Present community education and training programs to long-term care facility staff, human service workers, families and the general public about long-term care and residents' rights.
     [Welf. & Inst. Code § 9726.1(a)(5)]
  - Refer other individuals' complaints and concerns that a representative becomes aware are occurring in the facility to the appropriate governmental agency.
     [Welf. & Inst. Code § 9712.5(a)(2)]

- 12. Ensure that the Local Ombudsman Program, in accordance with policies and procedures established by the State Ombudsman, will use Citation Penalties Account funds, Licensing and Certification Program funds, Skilled Nursing Facility Quality and Accountability funds, CARES Act funds, Elder Justice Act funds, Older Americans Act funds, and Older Californians Act funds to support activities for the overall program.
- 13. Review and approve claims for Citation Penalties Account funds, Licensing and Certification Program funds, and Skilled Nursing Facility Quality and Accountability funds, CARES Act funds, Elder Justice Act funds, Older Americans Act funds, and Older Californians Act funds.
- 14. Submit monthly fiscal documents to CDA, as determined by CDA, for Citation Penalties Account funds, Licensing and Certification Program funds, Skilled Nursing Facility Quality and Accountability funds, CARES Act funds, Elder Justice Act funds, Older Americans Act funds, and Older Californians Act funds.
- C. The Contractor shall ensure that the Elder Abuse Prevention program shall do some or all of the following:

[OAA § 721]

- 1. Provide for public education and outreach to identify and prevent elder abuse, neglect, and exploitation;
- 2. Provide for public education and outreach to promote financial literacy and prevent identity theft and financial exploitation of older individuals;
- 3. Ensure the coordination of services provided by AAAs with services instituted under the State adult protective service program, State and local law enforcement systems, and courts of competent jurisdiction;
- 4. Promote the development of information and data systems, including elder abuse reporting systems, to quantify the extent of elder abuse, neglect, and exploitation in the PSA;
- 5. Conduct analyses of local Adult Protective Services and Long-Term Care Ombudsman information concerning elder abuse, neglect, and exploitation and identifying unmet service, enforcement, or intervention needs;
- 6. Conduct training for individuals, including caregivers described in part E of Title III, professionals, and paraprofessionals, in relevant fields on the identification, prevention, and treatment of elder abuse, neglect, and exploitation, with particular focus on prevention and enhancement of self-determination and autonomy;

- 7. Provide technical assistance to programs that provide or have the potential to provide services for victims of elder abuse, neglect, and exploitation and for family members of the victims; and
- 8. Conduct special and on-going training, for individuals involved in serving victims of elder abuse, neglect, and exploitation, on the topics of self-determination, individual rights, State and federal requirements concerning confidentiality, and other topics determined by CDA to be appropriate.

# ARTICLE I. FUNDS

# A. <u>Expenditure of Funds</u>

- 1. The Contractor shall expend all funds received hereunder in accordance with this Agreement.
- 2. Any reimbursement for authorized travel and per diem shall be at rates not to exceed those amounts paid by the State in accordance with the California Department of Human Resources' (CalHR) rules and regulations.

In State:

 Mileage/Per Diem (meals and incidentals)/Lodging <u>https://www.calhr.ca.gov/employees/pages/travel-</u> reimbursements.aspx

Out of State:

• <u>http://hrmanual.calhr.ca.gov/Home/ManualItem/1/2201</u>

This is not to be construed as limiting the Contractor from paying any differences in costs, from funds other than those provided by CDA, between the CalHR rates and any rates the Contractor is obligated to pay under other contractual agreements. No travel outside the state of California shall be reimbursed unless prior written authorization is obtained from the State. [SCM 3.17.2.A(4)]

The Contractor agrees to include these requirements in all contracts it enters into with subcontractors to provide services pursuant to this Agreement.

3. CDA reserves the right to refuse payment to the Contractor or disallow costs for any expenditure, as determined by CDA to be: out of compliance with this Agreement, unrelated or inappropriate to contract activities, when adequate supporting documentation is not presented, or where prior approval was required, but was either not requested or not granted.

# B. <u>Accountability for Funds</u>

1. The Contractor shall maintain accounting records for funds received under the terms and conditions of this Agreement. These records shall be separate from those for any other funds administered by the Contractor, and shall be maintained in accordance with Generally Accepted Accounting Principles and Procedures and the Office of Management and Budget's (OMB) Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards. [2 CFR 200] [45 CFR 75]

# ARTICLE I. FUNDS (Continued)

2. <u>Financial Management Systems</u>

The Contractor shall meet the following standards for its financial management systems, as stipulated in 2 CFR 200.302 and 45 CFR 75.302:

- a. Financial Reporting.
- b. Accounting Records.
- c. Complete Disclosure.
- d. Source Documentation.
- e. Internal Control.
- f. Budgetary Control.
- g. Cash Management (written procedures).
- h. Allowable Costs (written procedures).

# C. <u>Unexpended Funds</u>

Upon termination, cancellation, or expiration of this Agreement, or dissolution of the entity, the Contractor shall return to the State immediately upon written demand, any funds provided under this Agreement, which are not payable for goods or services delivered prior to the termination, cancellation, or expiration of this Agreement, or the dissolution of the entity.

# D. Funding Contingencies

- 1. It is understood between the parties that this Agreement may have been written before ascertaining the availability or appropriation of funds, for the mutual benefit of both parties, in order to avoid program and fiscal delays that would occur if this Agreement were executed after that determination was made.
- 2. This Agreement is valid and enforceable only if sufficient funds are made available to the State by the United States Government or the Budget Acts of the appropriate fiscal years for purposes of this program(s). In addition, this Agreement is subject to any additional restrictions, limitations, or conditions enacted by the Congress or the Legislature that may affect the provisions, terms, or funding of this Agreement in any manner.

# ARTICLE I. FUNDS (Continued)

3. <u>Limitation of State Liability</u>

Payment for performance by the Contractor shall be dependent upon the availability of future appropriations by the Legislature or Congress for the purposes of this Contract and approval of an itemized Budget No legal liability on the part of the State for any payment may arise under this Contract until funds are made available; the itemized Budget is received and approved by the State and the Contractor has received an executed contract.

- 4. <u>Funding Reduction(s)</u>
  - a. If funding for any State fiscal year is reduced or deleted by the Department of Finance, Legislature, or Congress for the purposes of this program, the State shall have the option to either:
    - i. Terminate the Contract pursuant to Exhibit D, Article XII., A of this Agreement, or
    - ii. Offer a contract amendment to the Contractor to reflect the reduced funding for this Contract.
  - b. In the event the State elects to offer an amendment, it shall be mutually understood by both parties that:
    - i. The State reserves the right to determine which contracts, if any, under this program shall be reduced.
    - ii. Some contracts may be reduced by a greater amount than others, and
    - iii. The State shall determine at its sole discretion the amount that any or all of the contracts shall be reduced for the fiscal year.

# E. Interest Earned

1. Interest earned on federal advance payments deposited in interestbearing accounts must be remitted annually to CDA. Interest amounts up to \$500 per year may be retained by the Contractor and subcontractors for administrative expenses. [2 CFR 200.305(b)(9)] [45 CFR 75.305 (b)(9)]

#### ARTICLE I. FUNDS (Continued)

- Interest earned on advances of federal and non-federal funds shall be identified as non-match cash. [2 CFR 200.305(b)(8)] [45 CFR 75.305(b)(8)]
- The Contractor must maintain advance payments of federal awards in interest-bearing accounts, unless the following apply: [2 CFR 200.305(b)(8)] [45 CFR 75.305 (b)(8)]
  - a. The Contractor receives less than \$120,000 in federal awards per year.
  - b. The best reasonably available interest-bearing account would not be expected to earn interest in excess of \$500 per year on federal cash balances.
  - c. The depository would require an average or minimum balance so high that it would not be feasible within the expected federal and non-federal cash resources.
  - d. A foreign government or banking system prohibits or precludes interest bearing accounts.

# ARTICLE II. BUDGET AND BUDGET REVISION

- A. The Contractor shall be compensated for expenses only as itemized in the approved Budget with the exception of line item budget transfers as noted in this Exhibit and shall not be entitled to payment for these expenses until this Agreement is approved and executed by CDA. The approved Budget is hereby incorporated by reference into this Agreement as a part of Exhibit B.
- B. The Budget must set forth in detail the reimbursable items, unit rates and extended total amounts for each line item. The Contractor's Budget shall include, at a minimum, the following items when reimbursable under this Agreement:
  - 1. Personnel Costs annual FTE wage rates and personnel classifications together with the percentage of time to be charged, specified for each fund source.
  - 2. Fringe Benefits specified for each fund source.
  - 3. Staff Travel mileage reimbursement, lodging, per diem and other travel costs, specified for each fund source.
  - 4. Staff Training attendance cost for necessary training, specified for each fund source.

# ARTICLE II. BUDGET AND BUDGET REVISION (Continued)

- 5. Property/Equipment detailed descriptions and unit costs, specified for each fund source.
- 6. Supplies to include items below the \$5,000 equipment threshold, specified for each fund source.
- 7. Vendor/Consultant Agreements specified for each fund source.
- 8. Food used in delivering Congregate and Home-Delivered Meals.
- 9. Other Facilities and other ordinary and necessary costs specified for each fund source.
- 10. Allocated Direct Costs requires submission of a Direct Cost Allocation Plan for prior approval.
- 11. Subrecipient Contractor Services summary costs for subcontracted programs specified for each fund source.
- 12. Indirect Costs.
- C. The Contractor shall ensure that the Subcontractor shall submit a budget, which shall be incorporated by reference into the Subcontract and will have, at a minimum, the categories listed in Section B. above.
- D. Indirect Costs
  - 1. The maximum reimbursement amount allowable for indirect costs is ten percent (10%) of the Contractor's Modified Total Direct Costs (MTDC), excluding in-kind contributions and nonexpendable equipment.
  - 2. Contractors requesting reimbursement for indirect costs shall retain on file an approved indirect cost rate accepted by all federal awarding agencies or an allocation plan documenting the methodology used to determine the indirect costs.
  - 3. Indirect costs exceeding the ten percent (10%) maximum may be budgeted as in-kind for purposes of meeting matching requirements in Title III and VII programs only. Contractors must receive prior approval from federal awarding agency prior to budgeting the excess indirect costs as in-kind.

# ARTICLE II. BUDGET AND BUDGET REVISION (Continued)

4. For major Institutes of Higher Education and major nonprofit organizations, indirect costs must be classified within two broad categories: "Facilities" and "Administration." "Facilities" is defined as depreciation on buildings, equipment and capital improvement, interest on debt associated with certain buildings, equipment and capital improvements, and operations and maintenance expenses. "Administration" is defined as general administration and general expenses such as the director's office, accounting, personnel and all other types of expenditures not listed specifically under one of the subcategories of "Facilities" (including cross allocations from other pools, where applicable). [2 CFR 200.414(a)] [45 CFR 75.414(a)]

# ARTICLE III. PROGRAM SPECIFIC FUNDS

# A. <u>Program Income</u>

- 1. Program Income must be reported and expended under the same terms and conditions as the program funds from which it is generated.
- 2. Program Income must be used to pay for current allowable costs of the program in the same fiscal year that the income was earned (except as noted in 4).
- 3. For Title III B, III C, III D, III E, VII Ombudsman, and VII-A Elder Abuse Prevention programs, Program Income must be spent before contract funds (except as noted in 4) and may reduce the total amount of contract funds payable to the Contractor.
- 4. For Title III B, III C, III D, III E, VII Ombudsman, and VII-A Elder Abuse Prevention programs, if Program Income is earned in excess of the amount reported in the Area Plan Budget, the excess amount may be deferred for use in the first quarter of the following Contract period, which is the last quarter of the federal fiscal year.
- 5. If Program Income is deferred for use it must be used by the last day of the federal fiscal year and reported when used.
- 6. Program Income may not be used to meet the matching requirements of this Agreement.
- 7. Program Income must be used to expand baseline services.

# ARTICLE III. PROGRAM SPECIFIC FUNDS (Continued)

- B. <u>One-Time Only (OTO) Funds</u>
  - 1. OTO funds are non-transferable between funding sources. This means that OTO funds can only be used in the program in which they were accrued.
  - 2. OTO funds can only be awarded to a subcontractor that has a valid contract with the AAA. All contracts shall be procured either through an open and competitive procurement process pursuant to 22 CCR 7352 or through a non-competitive award pursuant to 22 CCR 7360.
  - 3. Titles III and VII federal Program OTO funds shall only be used for the following purposes:
    - a. The purchase of equipment that enhances the delivery of services to the eligible service population.
    - b. Home and community-based projects that are approved in advance by CDA, and are designed to address the unmet needs of the eligible service population identified in the Area Plan.
    - c. Innovative pilot projects that are approved in advance by CDA, and are designed for the development or enhancement of a comprehensive and coordinated system of services as defined in 45 CFR 1321.53(a)(b).
    - d. OTO funds can be used to maintain or increase baseline services. However, AAAs shall assure that services funded with OTO funds will not create an expectation of service delivery beyond the current Contract period. Expenditures for baseline services do not require advance CDA approval.
  - 4. NSIP OTO funds shall only be used to purchase food used in the Elderly Nutrition Program.

# C. <u>Matching Contributions</u>

"Matching Contributions" means local cash and/or in-kind contributions made by the Contractor, a subcontractor, or other local resources that qualify as match for the Contract funding.

1. Cash and/or in-kind contributions may count as match, if such contributions are used to meet program requirements.

#### ARTICLE III. PROGRAM SPECIFIC FUNDS (Continued)

- 2. Any matching contributions (cash or in-kind) must be verifiable from the records of the Contractor or a subcontractor.
- 3. Matching contributions must be used for allowable costs in accordance with the OMB cost principles.
- D. <u>Area Plan Administration</u>

Area Plan Administration is comprised of federal funds from Title IIIB, III C-1, III C-2, and IIIE.

# ARTICLE IV. PROGRAM SPECIFIC BUDGET AND BUDGET REVISION

- A. The Contractor shall submit electronically the original Area Plan Budget with the Area Plan and Area Plan annual updates by May 1, unless otherwise instructed by CDA.
- B. The Contractor shall submit electronically a budget revision thirty (30) calendar days after receiving an amended Area Plan Budget Display with changes in funding levels, unless otherwise instructed by CDA.
- C. The final date to submit a budget revision containing allocation transfers is January 15<sup>th</sup> of the Contract period unless otherwise specified by CDA.
- D. Line Item Budget Transfers

The Contractor may transfer contract funds between line items under the following terms and conditions:

- 1. The Contractor may transfer any or all administrative funds into program without restrictions for each funding source Title III B, C-1, C-2, & E. However, the Contractor shall not transfer funds designated for programs into administration line items.
- 2. The Contractor shall submit a revised budget to CDA when one or the cumulative line item budget transfers exceeds ten percent (10%) of the total budget for each funding source.
- 3. The Contractor shall maintain a written record of all budget changes and clearly document line item budget changes. The record shall include the date, amount and purpose of the transfer. This record shall be available to CDA upon request and shall be maintained in the same manner as all other financial records.

#### ARTICLE IV. PROGRAM SPECIFIC BUDGET AND BUDGET REVISION (Continued)

- 4. Final budget revision containing line item adjustments may be submitted as necessary, but no later than sixty (60) days prior to the ending date of the contract, and shall not include allocation transfers.
- E. <u>Allocation Transfers</u>
  - 1. The Contractor shall submit a request to CDA to transfer federal or State funds between Title III B, C-1 and C-2 programs in accordance with the Budget Display in Exhibit B. The request shall be submitted as instructed in the Area Plan Budget forms.
    - a. Transfer of federal baseline funds is allowable between Titles III B and III C in accordance with OAA § 308(b)(5)(A) and between Titles III C-1, and III C-2 in accordance with OAA § 308(b)(4)(A).
    - b. Transfer of State funds is allowable between Title III C-1 General Fund and Title III C-2 General Fund.
  - 2. Approved transfers and Area Plan Budgets will be incorporated by reference into the current Agreement.
  - 3. Transfer of funds cannot be processed or approved after the end of the specified Contract period.

#### F. <u>Matching Requirements</u>

- 1. The required minimum administration matching contributions for Title III B, not including Ombudsman, III C, & III E combined is twenty-five percent (25%).
- 2. The required minimum program matching contributions for Title III B, not including Ombudsman, and III C is ten percent (10%).
- 3. The required minimum program matching contributions for Title III E is twenty-five percent (25%).
- 4. Minimum matching requirements are calculated on net costs, which are total costs less program income, non-matching contributions, and State funds.
- 5. Program matching contributions for Title III B, not including Ombudsman, and III C can be pooled to meet the minimum requirement of ten percent (10%).

#### ARTICLE IV. PROGRAM SPECIFIC BUDGET AND BUDGET REVISION (Continued)

- 6. Matching contributions generated in excess of the minimum required are considered overmatch.
- 7. Program overmatch from Title III B or C can be used to meet the program match requirement for Title III E.
- 8. Of the total minimum match required for Title III at least twenty-five percent (25%) must be from local public agencies (e.g., city and county governments, school districts, special districts, and water districts).

#### G. <u>Program Development or Coordination</u>

The Contractor shall not budget or fund Program Development or Coordination activities as a cost of Title III B Supportive Services until it has first budgeted and spent the total of its Title III B, C, & E funds allocated for Area Plan administration costs. During the Contract period, Program Development or Coordination activities and Area Plan administration activities can occur simultaneously. (See Article VI of this Exhibit for reconciliation during the closeout period.)

#### H. Equipment

Equipment/Property with per unit cost over \$5,000 or any computing devices, regardless of cost requires justification from the Contractor and approval from CDA and must be included in its approved Area Plan Budget.

I. The Title IIIC nutrition augmentation funding may be transferred between General Fund C1 and General Fund C2 as needed to provide services to meet unduplicated client and meal goals. The funding must not be transferred to other programs or be used to supplant other program funding, including the Federal Title IIIC1 and Federal Title IIIC2.

# ARTICLE V. PAYMENTS

# A. <u>Title III B, III C, III D, III E, VII Ombudsman and VII-A Elder Abuse Prevention</u>

The Contractor shall prepare and submit a monthly expenditure report in an electronic format to CDA no later than the last business day of each month or as specified by CDA. The report shall include all costs and funding sources for the month prior.

B. <u>Ombudsman Citation Penalties Account, Licensing and Certification Program</u> <u>funds, Skilled Nursing Facility Quality and Accountability Funds, CARES Act,</u> <u>Elder Justice Act, and Older Californians Act.</u>

#### ARTICLE V. PAYMENTS (Continued)

The Contractor shall submit a monthly expenditure report and a request for funds to CDA no later than the last business day of each month unless otherwise specified by CDA

- C. Payments will be made to reimburse expenditures reported unless contractor pre-selects an Advance method on CDA 122 at the time of contract execution.
- D. Contractor shall be charged \$75 per program fund source for expedited payments to recover the fees charged by the State Controller's Office. CDA may waive the fees on a case-by-case basis as appropriate.
- E. CDA may require financial reports more frequently than indicated above or with more detail (or both), upon written notice to the Contractor, until such time as CDA determines that the financial management standards are met.
- F. The funding balances for July 1 through September 30 will be determined from the Contractor's budget (CDA 122).
- G. The funding balances for October 1 through February 28 will be based on the contract budget display from the contract amendment until transfers are approved by Administration for Community Living.
- H. The funding balances for March 1<sup>st</sup> (or upon ACL approval whichever is the latter) through June 30<sup>th</sup>, will be based on the Contractor's final budget (CDA 122) (i.e., budget submitted with the contract amendment, the January 15<sup>th</sup> or April 30<sup>th</sup> budget).

# ARTICLE VI. CLOSEOUT

- A. The Area Plan Financial Closeout Report (CDA 180) and the Program Property Inventory Certification (CDA 9024) shall be submitted annually to the CDA Fiscal Team. All contractors are required to submit Closeout Reports as instructed by CDA.
- B. Federal funds will be reduced proportionately to maintain the required matching ratios if the Contractor fails to report sufficient match.
- C. During the review and approval of the closeout, administration costs will be increased to the total amount allocated before approving final costs for Program Development or Coordination activities.
- D. Closeout reporting documents must be addressed to the CDA Fiscal Team.

# ARTICLE VI. CLOSEOUT (Continued)

E. Final expenditures must be reported to CDA in accordance with the budget display in Exhibit B. If the expenditures reported by the Contractor exceed the advanced amount, CDA will reimburse the difference to the Contractor up to the contract amount. If the expenditures reported by the Contractor are less than the advanced amount, CDA will invoice the Contractor for the unspent funds.

The payment on the invoice is due immediately upon receipt or no later than 30 days from the date on the invoice.

#### ARTICLE I. DEFINITIONS AND RESOLUTIONS OF LANGUAGE CONFLICTS

#### A. <u>General Definitions</u>

- 1. "Agreement" or "Contract" means the Standard Agreement (Std. 213), Exhibits A, B, C, D and E, an approved Budget Display as identified in Exhibit B, and if applicable, a Work Plan or Budget Summary, which are hereby incorporated by reference, amendments, and any other documents incorporated by reference; unless otherwise provided for in this Article.
- 2. "Contractor" means the Area Agency on Aging (AAA) awarded funds under this Agreement and is accountable to the State and/or federal government for use of these funds and is responsible for executing the provisions for services provided under this Agreement.
- 3. "CCR" means California Code of Regulations.
- 4. "CFR" means Code of Federal Regulations.
- 5. "DUNS" means the nine-digit, Data Universal Numbering System number established and assigned by Dun and Bradstreet, Inc., to uniquely identify business entities.
- 6. "Cal. Gov. Code" means California Government Code.
- 7. "OMB" means the federal Office of Management and Budget.
- 8. "Cal. Pub. Con. Code" means the California Public Contract Code.
- 9. "Cal. Civ. Code" means California Civil Code
- 10. "Reimbursable item" also means "allowable cost" and "compensable item."
- 11. "State" and "Department" mean the State of California and the California Department of Aging (CDA) interchangeably.
- 12. "Subcontractor" means the legal entity that receives funds from the Contractor to carry out part of a federal award identified in this Agreement.
- 13. "Subcontract" means any form of legal agreement between the Contractor and the Subcontractor, including an agreement that the Contractor considers a contract, including vendor type Agreements for providing goods or services under this Agreement.
- 14. "Vendor" means an entity selling goods or services to the Contractor or Subcontractor during the Contractor or Subcontractor's performance of the Agreement.

ARTICLE I. DEFINITIONS AND RESOLUTIONS OF LANGUAGE CONFLICTS (Continued)

- 15. "USC" means United States Code.
- 16. "HHS" means United States Department of Health and Human Services.
- 17. "OAA" means Older Americans Act.
- 18. "Allocation" means the process of assigning a cost, or a group of costs, to one or more cost objective(s), in reasonable proportion to the benefit provided or other equitable relationship. The process may entail assigning a cost(s) directly to a final cost objective or through one or more intermediate cost objectives. (2 CFR 200.4 and 45 CFR 75.2)
- 19. "Disallowed costs" means those charges determined to be unallowable, in accordance with the applicable Federal statutes, regulations, or the terms and conditions of the Federal award. (2 CFR 200.31 and 45 CFR 75.2)
- 20. "Questioned Costs" means a cost that is questioned by the auditor because of an audit finding which resulted from a violation or possible violation of a statute, regulation, or the terms and conditions of a Federal award, including for funds used to match Federal funds; where the costs, at the time of the audit, are not supported by adequate documentation; or where the costs incurred appear unreasonable and do not reflect the actions a prudent person would take in the circumstances. (2 CFR 200.84 and 45 CFR 75.2).
- 21. "Recoverable cost" means the state and federal share of the questioned cost.

# B. <u>Resolution of Language Conflicts</u>

The terms and conditions of this federal award and other requirements have the following order of precedence, if there is any conflict in what they require:

- 1. The Grant Terms and Conditions.
- 2. The Older Americans Act and other applicable federal statutes and their implementing regulations.
- 3. If applicable, the Older Californians Act and other California State codes and regulations.
- 4. Standard Agreement (Std. 213), all Exhibits and any amendments thereto.

#### ARTICLE I. DEFINITIONS AND RESOLUTIONS OF LANGUAGE CONFLICTS (Continued)

- 5. Any other documents incorporated herein by reference including, if applicable, the federal HHS terms and conditions found in Part II of the HHS Grant Policy Statement. The HHS Grant Policy Statement is available under the HHS Policy Requirements Topic at https://www.hhs.gov/grants/grants/grants-policies-regulations/index.html
- 6. Program memos and other guidance issued by CDA.

#### ARTICLE II. ASSURANCES

#### A. Law, Policy and Procedure, Licenses, and Certificates

The Contractor agrees to administer this Agreement and require any subcontractors to administer their subcontracts in accordance with this Agreement, and with all applicable local, State, and federal laws and regulations including, but not limited to, discrimination, wages and hours of employment, occupational safety, and to fire, safety, health, and sanitation regulations, directives, guidelines, and/or manuals related to this Agreement and resolve all issues using good administrative practices and sound judgment. The Contractor and its subcontractors shall keep in effect all licenses, permits, notices, and certificates that are required by law.

#### B. <u>Subcontracts</u>

The Contractor shall require language in all subcontracts to require all subcontractors to comply with all applicable State and federal laws.

#### C. <u>Nondiscrimination</u>

The Contractor shall comply with all federal statutes relating to nondiscrimination. These include those statutes and laws contained in the Contractor Certification Clauses (CCC 307), which is hereby incorporated by reference. In addition, the Contractor shall comply with the following:

1. Equal Access to Federally-Funded Benefits, Programs and Activities

The Contractor shall ensure compliance with Title VI of the Civil Rights Act of 1964 [42 USC 2000d; 45 CFR 80], which prohibits recipients of federal financial assistance from discriminating against persons based on race, color, religion, or national origin.

2. Equal Access to State-Funded Benefits, Programs and Activities

The Contractor shall, unless exempted, ensure compliance with the

#### ARTICLE II. ASSURANCES (Continued)

requirements of Cal. Gov. Code § 11135 et seq., and 2 CCR § 11140 et seq., which prohibit recipients of state financial assistance from discriminating against persons based on race, national origin, ethnic group identification, religion, age, sex, sexual orientation, color, or disability. [22 CCR § 98323]

3. California Civil Rights Laws

The Contractor shall, ensure compliance with the requirements of California Public Contract Code § 2010 by submitting a completed California Civil Rights Laws Certification, prior to execution of this Agreement. The certificate is available at: http://www.dgs.ca.gov/ols/Forms.aspx

The California Civil Rights Laws Certification ensures Contractor compliance with the Unruh Civil Rights Act (Cal. Civ. Code § 51) and the Fair Employment and Housing Act (Cal. Gov. Code § 12960), and ensures that Contractor internal policies are not used in violation of California Civil Rights Laws.

- 4. The Contractor assures the State that it complies with the Americans with Disabilities Act (ADA) of 1990, which prohibits discrimination on the basis of disability, as well as all applicable regulations and guidelines issued pursuant to the ADA. [42 USC 12101 et seq.]
- 5. The Contractor agrees to include these requirements in all contracts it enters into with subcontractors to provide services pursuant to this Agreement.
- D. <u>Standards of Work</u>

The Contractor agrees that the performance of work and services pursuant to the requirements of this Agreement shall conform to accepted professional standards.

- E. <u>Conflict of Interest</u>
  - 1. The Contractor shall prevent employees, consultants, or members of governing bodies from using their positions for purposes including, but not limited to, the selection of subcontractors, that are, or give the appearance of being, motivated by a desire for private gain for themselves or others, such as family, business, or other ties. In the event that the State determines that a conflict of interest exists, any increase in costs associated with the conflict of interest may be disallowed by the State and such conflict may constitute grounds for termination of the Agreement.

2. This provision shall not be construed to prohibit employment of persons with whom the Contractor's officers, agents, or employees have family, business, or other ties, so long as the employment of such persons does not result in a conflict of interest (real or apparent) or increased costs over those associated with the employment of any other equally qualified applicant, and such persons have successfully competed for employment with the other applicants on a merit basis.

#### F. <u>Covenant Against Contingent Fees</u>

- 1. The Contractor warrants that no person or selling agency has been employed or retained to solicit this Agreement. There has been no agreement to make commission payments in order to obtain this Agreement.
- 2. For breach or violation of this warranty, CDA shall have the right to terminate this Agreement without liability or at its discretion to deduct from the Agreement price or consideration, or otherwise recover, the full amount of such commission, percentage, brokerage, or contingency fee.

#### G. Payroll Taxes and Deductions

The Contractor shall promptly forward payroll taxes, insurances, and contributions, including State Disability Insurance, Unemployment Insurance, Old Age Survivors Disability Insurance, and federal and State income taxes withheld, to designated governmental agencies as required by law.

#### H. Facility Construction or Repair

This section applies only to Title III funds and not to other funds allocated to other Titles under the OAA. Title III funds may be used for facility construction or repair.

- 1. When applicable for purposes of construction or repair of facilities, the Contractor shall comply with the provisions contained in the following and shall include such provisions in any applicable agreements with subcontractors:
  - a. Copeland "Anti-Kickback" Act. [18 USC 874, 40 USC 3145] [29 CFR 3]
  - b. Davis-Bacon Act. [40 USC 3141 et seq.] [29 CFR 5]

- c. Contract Work Hours and Safety Standards Act. [40 USC 3701 et seq.] [29 CFR 5, 6, 7, 8]
- d. Executive Order 11246 of September 14, 1965, entitled "Equal Employment Opportunity" as amended by Executive Order 11375 of October 13, 1967, as supplemented in Department of Labor Regulations. [41 CFR 60]
- 2. Payments are not permitted for construction, renovation, alteration, improvement, or repair of privately-owned property which would enhance the owner's value of such property except where permitted by law and by CDA.
- 3. When funding is provided for construction and non-construction activities, the Contractor must obtain prior written approval from CDA before making any fund or budget transfers between construction and non-construction.

## I. <u>Contracts in Excess of \$100,000</u>

If all funding provided herein exceeds \$100,000, the Contractor shall comply with all applicable orders or requirements issued under the following laws:

- 1. Clean Air Act, as amended. [42 USC 7401]
- 2. Federal Water Pollution Control Act, as amended. [33 USC 1251 et seq.]
- 3. Environmental Protection Agency Regulations. [40 CFR 29] [Executive Order 11738]
- 4. State Contract Act [Cal. Pub. Con. Code §10295 et seq.]
- 5. Unruh Civil Rights Act [Cal. Pub. Con. Code § 2010]
- J. Debarment, Suspension, and Other Responsibility Matters
  - 1. The Contractor certifies to the best of its knowledge and belief, that it and its subcontractors:
    - a. Are not presently debarred, suspended, proposed for disbarment, declared ineligible, or voluntarily excluded from covered transactions by any federal department or agency.
    - b. Have not, within a three-year period preceding this 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.

- c. 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 (1)(b) of this certification.
- d. Have not, within a three-year period preceding this Agreement, had one or more public transactions (federal, State, or local) terminated for cause or default.
- 2. The Contractor shall report immediately to CDA in writing, any incidents of alleged fraud and/or abuse by either the Contractor or subcontractors.
- 3. The Contractor shall maintain any records, documents, or other evidence of fraud and abuse until otherwise notified by CDA.
- 4. The Contractor agrees to timely execute any and all amendments to this Agreement or other required documentation relating to the Subcontractor's debarment/suspension status.

#### K. Agreement Authorization

- 1. If a public entity, the Contractor shall submit to CDA a copy of an approved resolution, order, or motion referencing this Agreement number authorizing execution of this Agreement. If a private nonprofit entity, the Contractor shall submit to CDA an authorization by the Board of Directors to execute this Agreement, referencing this Agreement number.
- 2. These documents, including minute orders must also identify the action taken.
- 3. Documentation in the form of a resolution, order, or motion by the Governing Board of the AAA is required for the original and each subsequent amendment to this Agreement. This requirement may also be met by a single resolution from the Governing Board of the Contractor authorizing the AAA Director or designee to execute the original and all subsequent amendments to this Agreement.

- L. <u>Contractor's Staff</u>
  - 1. The Contractor shall maintain adequate staff to meet the Contractor's obligations under this Agreement.
  - 2. This staff shall be available to the State for training and meetings which the State may find necessary from time to time.

## M. DUNS Number and Related Information

- 1. The DUNS number must be provided to CDA prior to the execution of this Agreement. Business entities may register for a DUNS number at <a href="http://www.dnb.com/duns-number.html">http://www.dnb.com/duns-number.html</a>.
- 2. The Contractor must\_register the DUNS number and maintain an "Active" status within the federal System for Award Management available online at <u>https://www.sam.gov/portal/SAM/#1</u>.
- 3. If CDA cannot access or verify "Active" status the Contractor's DUNS information, which is related to this federal subaward on the Federal Funding Accountability and Transparency Act Subaward Reporting System (SAM.gov) due to errors in the Contractor's data entry for its DUNS number, the Contractor must immediately update the information as required.

#### N. <u>Corporate Status</u>

- 1. The Contractor shall be a public entity, private nonprofit entity, or Joint Powers Authority (JPA). If a private nonprofit corporation or JPA, the Contractor shall be in good standing with the Secretary of State of California and shall maintain that status throughout the term of this Agreement.
- 2. The Contractor shall ensure that any subcontractors providing services under this Agreement shall be of sound financial status.
- 3. Any subcontracting private entity or JPA shall be in good standing with the Secretary of State of California and shall maintain that status throughout the term of this Agreement.
- 4. Failure to maintain good standing by the contracting entity shall result in suspension or termination of this Agreement with CDA until satisfactory status is restored. Failure to maintain good standing by a subcontracting entity shall result in suspension or termination of the subcontract by the Contractor until satisfactory status is restored.

O. <u>Lobbying Certification</u>

The Contractor, by signing this Agreement, hereby certifies to the best of its knowledge and belief, that:

- 1. No federally appropriated funds have been paid or will be paid, by or on behalf of the Contractor, to 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 the awarding of any federal contract; the making of any federal grant; the making of any federal loan; the entering into of any cooperative agreement; and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative agreement.
- 2. If any funds other than federally appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any federal agency, 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, loan, or cooperative agreement, the Contractor shall complete and submit Standard Form-LLL, Disclosure Form to Report Lobbying, in accordance with its instructions.
- 3. The Contractor shall require that the language of this certification be included in the award documents for all subcontracts at all tiers (including contracts under grants, loans, and cooperative agreements which exceed \$100,000) and that all subcontractors shall certify and disclose accordingly.
- 4. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into.
- 5. This certification is a prerequisite for making or entering into this transaction imposed by 31 USC 1352.
- 6. 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.
- P. The Contractor and its Subcontractor/Vendors shall comply with Governor's Executive Order 2-18-2011, which bans expenditures on promotional and marketing items colloquially known as "S.W.A.G." or "Stuff We All Get."

## ARTICLE III. AGREEMENT

A copy of this executed Agreement is on file and available for inspection at the California Department of Aging, 1300 National Drive, Suite 200, Sacramento, California 95834.

### ARTICLE IV. COMMENCEMENT OF WORK

Should the Contractor or subcontractor begin work in advance of receiving notice that this Agreement is approved, that work may be considered as having been performed at risk as a volunteer and may not be reimbursed or compensated.

## ARTICLE V. SUBCONTRACTS

- A. The Contractor is responsible for carrying out the terms of this Agreement, including the satisfaction, settlement, and resolution of all administrative, programmatic, and fiscal aspects of the program(s), including issues that arise out of any subcontracts, and shall not delegate or contract these responsibilities to any other entity. This includes, but is not limited to, disputes, claims, protests of award, or other matters of a contractual nature. The Contractor's decision is final and the Subcontractor has no right of appeal to CDA.
- B. The Contractor shall, in the event any subcontractor is utilized by the Contractor for any portion of this Agreement, retain the prime responsibility for all the terms and conditions set forth, including but not limited to, the responsibility for preserving the State's copyrights and rights in data in accordance with Article XIX of this Exhibit, for handling property in accordance with Article VII. of this Exhibit, and ensuring the keeping of, access to, availability of, and retention of records of subcontractors in accordance with Article VI. of this Exhibit.
- C. The Contractor shall not obligate funds for this Agreement in any subcontracts for services beyond the ending date of this Agreement.
- D. The Contractor shall have no authority to contract for, or on behalf of, or incur obligations on behalf of the State.
- E. The Contractor shall maintain on file copies of subcontracts, memorandums and/or Letters of Understanding which shall be made available for review at the request of CDA.
- F. The Contractor shall monitor the insurance requirements of its subcontractors in accordance with Article XI of this Exhibit.
- G. The Contractor shall require language in all subcontracts to require all subcontractors to indemnify, defend, and save harmless the Contractor, its officers, agents, and employees from any and all claims and losses accruing to or resulting from any subcontractors, suppliers, laborers, and any other person,

### ARTICLE V. SUBCONTRACTS (Continued)

firm, or corporation furnishing or supplying work services, materials, or supplies in connection with any activities performed for which funds from this Agreement were used and from any and all claims and losses accruing or resulting to any person, firm, or corporation who may be injured or damaged by the Subcontractor(s) in the performance of this Agreement.

- H. The Contractor shall ensure that the Subcontractor will complete all reporting and expenditure documents requested by CDA. These reporting and expenditure documents shall be sent to the Contractor in a timely manner and at intervals as determined by CDA.
- I. The Contractor shall, prior to the awarding of a subcontract to any for-profit entity, submit the following to CDA for review and approval:
  - 1. The Request for Proposal or Invitation for Bid.
  - 2. All bid proposals received.
  - 3. The proposal or bid evaluation documentation, along with the Contractor's rationale for awarding the subcontract to a for-profit entity. [22 CCR 7362]

Where a program may be subcontracted to a for-profit organization, the Contractor should include in its contract with the for-profit entity, a requirement for performance of a program-specific audit of the subcontracted program by an independent audit firm.

- J. The Contractor shall require all subcontractors to maintain adequate staff to meet the Subcontractor's Agreement with the Contractor. This staff shall be available to the State for training and meetings which the State may find necessary from time to time.
- K. If a private nonprofit corporation, the Subcontractor shall be in good standing with the Secretary of State of California and shall maintain that status throughout the term of the Agreement.
- L. The Contractor shall refer to 2 CFR 200.330, Subpart D Subrecipient and Contractor Determinations and 45 CFR 75.351, Subpart D - Subrecipient and Contractor Determinations in making a determination if a subcontractor relationship exists. If such a relationship exists, then the Contractor shall follow the procurement requirements in the applicable OMB Circular.

## ARTICLE V. SUBCONTRACTS (Continued)

- M. The Contractor shall utilize procurement procedures as follows:
  - 1. The Contractor shall obtain goods and services through open and competitive awards. Each Contractor shall have written policies and procedures, including application forms, for conducting an open and competitive process, and any protests resulting from the process.
  - For goods and services purchased with Title III or Title VII funds, the procurement procedures must include, at a minimum, the requirements set forth in 22 CCR 7352. The only exception is contained in 22 CCR 7360(a). The Contractor issuing a noncompetitive award must comply with 22 CCR 7360(b)-(d).

# ARTICLE VI. RECORDS

- A. The Contractor shall maintain complete records which shall include, but not be limited to, accounting records, contracts, agreements, a reconciliation of the "Financial Closeout Report" (CDA Closeout) to the audited financial statements, single audit report, and general ledgers, and a summary worksheet identifying the results of performing an audit resolution of its subcontractors in accordance with Article X. of this Exhibit. This includes the following: Letters of Agreement, insurance documentation, memorandums and/or Letters of Understanding, patient or client records, and electronic files of its activities and expenditures hereunder in a form satisfactory to CDA. All records pertaining to this Agreement must be made available for inspection and audit by the State or its duly authorized agents, at any time during normal business hours.
- B. All such records, including confidential records, must be maintained and made available by the Contractor: (1) until an audit has occurred and an audit resolution has been issued or unless otherwise authorized in writing by CDA's Audit Branch, (2) for such longer period, if any, as is required by applicable statute, by any other clause of this Agreement, or by Sections A and C of this Article, and (3) for such longer period as CDA deems necessary.
- C. If this Agreement is completely or partially terminated, the records relating to the work terminated shall be preserved and made available for the same periods as specified in Section A above. The Contractor shall ensure that any resource directories and all client records remain the property of CDA upon termination of this Agreement, and are returned to CDA or transferred to another contractor as instructed by CDA.
- D. In the event of any litigation, claim, negotiation, audit exception, or other action involving the records, all records relative to such action shall be maintained and made available until every action has been cleared to the satisfaction of the State and is so stated in writing to the Contractor.

## ARTICLE VI. RECORDS (Continued)

- E. Adequate source documentation of each transaction shall be maintained relative to the allowability of expenditures reimbursed by the State under this Agreement. If the allowability of expenditures cannot be determined because records or documentation of the Contractor are nonexistent or inadequate according to guidelines set forth in 2 CFR 200.302 and 45 CFR 75.302, the expenditures will be questioned in the audit and may be disallowed by CDA during the audit resolution process.
- F. All records containing confidential information shall be handled in a confidential manner in accordance with the requirements for information integrity and security, and in accordance with guidelines set forth in this Article, and Article XVIII. After the authorized period has expired, confidential records shall be shredded and disposed of in a manner that will maintain confidentiality.

## ARTICLE VII. PROPERTY

- A. Unless otherwise provided for in this Article, property refers to all assets used in operation of this Agreement.
  - 1. Property includes land, buildings, improvements, machinery, vehicles, furniture, tools, and intangibles, etc.
  - 2. Property does not include consumable office supplies such as paper, pencils, toner cartridges, file folders, etc.
- B. Property acquired under this agreement, which meets any of the following criteria is subject to the reporting requirements:
  - 1. Has a normal useful life of at least one (1) year and has a unit acquisition cost of at least \$5,000 (a desktop or laptop setup, is considered a unit, if purchased as a unit).
  - 2. All computing devices, regardless of cost (including but not limited to, workstations, servers, laptops, personal digital assistants, notebook computers, tablets, smartphones and cellphones).
  - 3. All Portable electronic storage media, regardless of cost (including but not limited to, thumb/flash drives and portable hard drives).
- C. Additions, improvements, and betterments to assets meeting all of the conditions in Section B above must also be reported. Additions typically involve physical extensions of existing units. Improvements and betterments typically do not increase the physical size of the asset. Instead, improvements and betterments enhance the condition of an asset (e.g., extend life, increase service capacity,

## ARTICLE VII. PROPERTY (Continued)

and lower operating costs). Examples of assets that might be improved and bettered include roads, bridges, curbs and gutters, tunnels, parking lots, streets and sidewalks, drainage, and lighting systems.

- D. Intangibles are property which lack physical substance but give valuable rights to the owner. Examples of intangible property include patents, copyrights, leases, and computer software. By contrast, hardware consists of tangible equipment (e.g., computer printer, terminal, etc.). Costs include all amounts incurred to acquire and to ready the intangible asset for its intended use. Typical intangible property costs include the purchase price, legal fees, and other costs incurred to obtain title to the asset.
- E. The Contractor shall keep track of property purchased with funds from this Agreement that meet the requirements as defined in Exhibit D, Article VII, item B, and submit to CDA a Property Acquisition Form (CDA 9023) for all property furnished or purchased by either the Contractor or the Subcontractor with funds awarded under the terms of this Agreement, as instructed by the CDA. The Contractor shall certify their reported property inventory annually with the Closeout by completing the Program Property Inventory Certification (CDA 9024), unless further restricted by Exhibit E, where applicable.

The Contractor shall record, at minimum, the following information when property is acquired:

- 1. Date acquired.
- 2. Item description (include model number).
- 3. CDA tag number.
- 4. Serial number (if applicable).
- 5. Purchase cost or other basis of valuation.
- 6. Fund source
- F. Disposal of Property
  - 1. Prior to disposal of any property purchased by the Contractor or the Subcontractor with funds from this Agreement or any predecessor Agreement, the Contractor must obtain approval from CDA for all reportable property as defined in Section B of this Article. Disposition, which includes sale, trade-in, discarding, or transfer to another agency <u>may not occur until approval is received from CDA</u>. The Contractor shall submit to CDA a Request to Dispose of Property (CDA 248). CDA will then instruct the AAA on disposition of the property. Once approval for disposal has been received from CDA and the AAA has reported to CDA the Property Survey Report's (STD 152) Certification of Disposition, the item(s) shall be removed from the Contractor's inventory report.

## ARTICLE VII. PROPERTY (Continued)

- 2. The Contractor must remove all confidential, sensitive, or personal information from CDA property prior to disposal, including removal or destruction of data on computing devices with digital memory and storage capacity. This includes, but is not limited to magnetic tapes, flash drives, personal computers, personal digital assistants, cell or smart phones, multi-function printers, and laptops.
- G. Any loss, damage, or theft of equipment shall be investigated, fully documented and the Contractor shall promptly notify CDA.
- H. The State reserves title to all State-purchased or financed property not fully consumed in the performance of this Agreement, unless otherwise required by federal law or regulations or as otherwise agreed by the parties.
- I. The Contractor shall exercise due care in the use, maintenance, protection, and preservation of such property during the period of the project, and shall assume responsibility for replacement or repair of such property during the period of the project, or until the Contractor has complied with all written instructions from CDA regarding the final disposition of the property.
- J. In the event of the Contractor's dissolution or upon termination of this Agreement, the Contractor shall provide a final property inventory to the State. The State reserves the right to require the Contractor to transfer such property to another entity, or to the State.
- K. To exercise the above right, no later than one hundred twenty (120) days after termination of this Agreement or notification of the Contractor's dissolution, the State will issue specific written disposition instructions to the Contractor.
- L. The Contractor shall use the property for the purpose for which it was intended under the Agreement. When no longer needed for that use, the Contractor shall use it, if needed, and with written approval of the State for other purposes in this order:
  - 1. For another CDA program providing the same or similar service.
  - 2. For another CDA-funded program.
- M. The Contractor may share use of the property and equipment or allow use by other programs, upon written approval from CDA. As a condition of the approval, CDA may require reimbursement under this Agreement for its use.
- N. The Contractor or subcontractors shall not use equipment or supplies acquired under this Agreement with federal and/or State monies for personal gain or to usurp the competitive advantage of a privately-owned business entity.

## ARTICLE VII. PROPERTY (Continued)

- O. If purchase of equipment is a reimbursable item, the equipment to be purchased will be specified in the Budget Summary.
- P. The Contractor shall include the provisions contained in this Article in all its subcontracts awarded under this Agreement.

# ARTICLE VIII. ACCESS

The Contractor shall provide access to the federal or State contracting agency, the California State Auditor, the Comptroller, General of the United States, or any of their duly authorized federal or State representatives to any books, documents, papers, and records of the Contractor or subcontractor which are directly pertinent to this specific Agreement for the purpose of making an audit, examination, excerpts, and transcriptions. The Contractor shall include this requirement in its subcontracts.

## ARTICLE IX. MONITORING AND EVALUATION

- A. Authorized State representatives shall have the right to monitor and evaluate the Contractor's administrative, fiscal and program performance pursuant to this Agreement. Said monitoring and evaluation may include, but is not limited to, administrative processes, fiscal, data and procurement components. This will include policies, procedures, procurement, audits, inspections of project premises, interviews of project staff and participants, and when applicable, inspection of food preparation sites.
- B. The Contractor shall cooperate with the State in the monitoring and evaluation processes, which include making any administrative, program and fiscal staff available during any scheduled process.
- C. The Contractor shall monitor contracts and subcontracts to ensure compliance with laws, regulations, and the provisions of contracts that may have a direct and/or material effect on each of its CDA funded programs.
- D. The Contractor is responsible for maintaining supporting documentation including financial and statistical records, contracts, subcontracts, monitoring reports, and all other pertinent records until an audit has occurred and an audit resolution has been issued or unless otherwise authorized in writing by CDA.

# ARTICLE X. AUDIT REQUIREMENTS

- A. General
  - 1. Any duly authorized representative of the federal or State government, which includes but is not limited to the State Auditor, CDA Staff, and any

entity selected by State to perform inspections, shall have the right to monitor and audit Contractor and all subcontractors providing

services under this Agreement through on-site inspections, audits, and other applicable means the State determines necessary. In the event that CDA is informed of an audit by an outside federal or State government entity affecting the Contractor, CDA will provide timely notice to Contractor.

- 2. Contractor shall make available all reasonable information necessary to substantiate that expenditures under this agreement are allowable and allocable, including, but not limited to books, documents, papers, and records. Contractor shall agree to make such information available to the federal government, the State, or any of their duly authorized representatives, including representatives of the entity selected by State to perform inspections, for examination, copying, or mechanical reproduction, on or off the premises of the appropriate entity upon a reasonable request.
- 3. All agreements entered into by Contractor and subcontractors with audit firms for purposes of conducting independent audits under this Agreement shall contain a clause permitting any duly authorized representative of the federal or State government access to the supporting documentation of said audit firm(s).
- 4. The Contractor shall cooperate with and participate in any further audits which may be required by the State, including CDA fiscal and compliance audits.
- B. CDA Fiscal and Compliance Audits
  - 1. The CDA Audits Branch shall perform fiscal and compliance audits of Contractors in accordance with Generally Accepted Government Auditing Standards (GAGAS) to ensure compliance with applicable laws, regulations, grants, and contract requirements.
  - 2. The CDA fiscal and compliance audits may include, but not be limited to, a review of:
    - a. Financial closeouts (2 CFR 200.16 and 45 CFR 75.2)
    - b. Internal controls (2 CFR 200.303 and 45 CFR 75.303)
    - c. Allocation of expenditures (2 CFR 200.4 and 45 CFR 75.2)
    - d. Allowability of expenditures (2 CFR 200.403 and 45 CFR 75.403)

- e. Equipment expenditures and approvals, if required (2 CFR 200.439 and 45 CFR 75.439)
- C. Single Audit Reporting Requirements (2 CFR 200 Subpart F and 45 CFR 75 Subpart F)
  - 1. Contractor Single Audit Reporting Requirements
    - a. Contractors that expend \$750,000 or more in federal funds shall arrange for an audit to be performed as required by the Single Audit Act of 1984, Public Law 98-502; the Single Audit Act Amendments of 1996, Public Law 104-156; 2 CFR 200.501 to 200.521 and 45 CFR 75.501 to 75.521. A copy shall be submitted to the:

California Department of Aging Attention: Audits Branch 1300 National Drive, Suite 200 Sacramento, California 95834

- b. The copy shall be submitted within thirty (30) days after receipt of the Auditor's report or nine (9) months after the end of the audit period, whichever occurs first, or unless a longer period is agreed to in advance by the cognizant or oversight agency.
- c. For purposes of reporting, the Contractor shall ensure that Statefunded expenditures are displayed discretely along with the related federal expenditures in the single audit report's "Schedule of Expenditures of Federal Awards" (SEFA) under the Catalog of Federal Domestic Assistance (CFDA) number.
- d. For State contracts that do not have CFDA numbers, the Contractor shall ensure that the State-funded expenditures are discretely identified in the SEFA by the appropriate program name, identifying grant/contract number, and as passed through CDA.
- 2. The Contractor shall perform a reconciliation of the "Financial Closeout Report" to the audited financial statements, single audit, and general ledgers. The reconciliation shall be maintained and made available for CDA review.
- 3. Contract Resolution of Contractor's Subrecipients

The Contractor shall have the responsibility for resolving its contracts with subcontractors to determine whether funds provided under this Agreement

are expended in accordance with applicable laws, regulations, and provisions of contracts or agreements. The Contractor shall, at a minimum, perform Contract resolution within fifteen (15) months of the "Financial Closeout Report."

- 4. The Contractor shall ensure that subcontractor single audit reports meet 2 CFR 200 and 45 CFR 75, Subparts F-Audit Requirements
- 5. Contract resolution includes:
  - a. Ensuring that subcontractors expending \$750,000 or more in federal awards during the subcontractor's fiscal year have met the audit requirements of 2 CFR 200.501 200.521 and 45 CFR 75.501 to 75.521.
  - b. Issuing a management decision on audit findings within six (6) months after receipt of the Subcontractor's single audit report and ensuring that the Subcontractor takes appropriate and timely corrective action.
  - c. Reconciling expenditures reported to the Contractor to the amounts identified in the single audit or other type of audit if the Subcontractor was not subject to the single audit requirements. For a subcontractor who was not required to obtain a single audit and did not obtain another type of audit, the reconciliation of expenditures reported to CDA must be accomplished through performing alternative procedures (e.g., risk assessment [2 CFR 200.331 and 45 CFR 75.352], documented review of financial statements, and documented expense verification, including match, etc.).
- 6. When alternative procedures are used, the Contractor shall perform financial management system testing, which provides, in part, for the following:
  - a. Accurate, current, and complete disclosure of the financial results of each federal award or program.
  - b. Records that identify adequately the source and application of funds for each federally funded activity.
  - c. Effective control over, and accountability for, all funds, property, and other assets to ensure these items are used solely for authorized purposes.

- d. Comparison of expenditures with budget amounts for each federal award.
- e. Written procedures to implement the requirements of 2 CFR 200.305.
- f. Written procedures for determining the allowability of costs in accordance with 2 CFR Part 200 and 45 CFR Part 75, Subparts E Cost Principles.

[2 CFR 200.302 and 45 CFR 75.302]

- g. The Contractor shall document system and expense testing to show an acceptable level of reliability, including a review of actual source documents.
- h. Determining whether the results of the reconciliations performed necessitate adjustment of the Contractor's own records.
- 7. The Contractor shall ensure that subcontractor single audit reports meet 2 CFR 200 and 45 CFR 75, Subparts F Audit Requirements:
  - Performed timely not less frequently than annually and a report submitted timely. The audit is required to be submitted within thirty (30) days after receipt of the Auditor's report or nine (9) months after the end of the audit period, whichever occurs first. [2 CFR 200 512 and 45 CFR 75.512]
  - b. Properly procured use procurement standards for auditor selection. [2 CFR 200.509 and CFR 75.509]
  - c. Performed in accordance with Generally Accepted Government Auditing Standards. [2 CFR 200.514 and 45 CFR 75.514]
  - d. All inclusive includes an opinion (or disclaimer of opinion) of the financial statements; a report on internal control related to the financial statements and major programs; an opinion (or disclaimer of opinion) on compliance with laws, regulations, and the provisions of contracts; and the schedule of findings and questioned costs. [2 CFR 200.515 and 45 CFR 75.515]
  - e. Performed in accordance with provisions applicable to this program as identified in 2 CFR Part 200, and 45 CFR Part 75, Subpart F, Audit Requirements.

- 8. Requirements identified in Sections D and E of this Article shall be included in contracts with the Subcontractor. Further, the Subcontractor shall be required to include in its contract with the independent Auditor that the Auditor will comply with all applicable audit requirements/standards; CDA shall have access to all audit reports and supporting work papers, and CDA has the option to perform additional work, as needed.
- 9. The Contractor shall prepare a summary worksheet of results from the contract resolutions performed of all subcontractors. The summary worksheet shall include, but not be limited to, contract amounts; amounts resolved; amounts of match verified, resolution of variances; recovered amounts; whether an audit was relied upon or the Contractor performed an independent expense verification review (alternative procedures) of the Subcontractor in making a determination; whether audit findings were issued; and, if applicable, issuance date of the management letter; and any communication or follow-up performed to resolve the findings.
- 10. A reasonably proportionate share of the costs of audits required by, and performed in, accordance with the Single Audit Act Amendments of 1996, as implemented by requirements of this part, are allowable. However, the following audit costs are unallowable:
  - Any costs when audits required by the Single Audit Act and 2 CFR 200 and 45 CFR 75, Subparts F – Audit Requirements have not been conducted or have been conducted but not in accordance therewith; and
  - Any costs of auditing a non-federal entity that is exempted from having an audit conducted under the Single Audit Act and 2 CFR 200 and 45 CFR 75, Subparts F – Audit Requirements because its expenditures under federal awards are less than \$750,000 during the non-federal entity's fiscal year.
    - i. The costs of a financial statement audit of a non-federal entity that does not currently have a federal award may be included in the indirect cost pool for a cost allocation plan or indirect cost proposal.
    - Pass-through entities may charge federal awards for the cost of agreed-upon-procedures engagements to monitor subcontractors who are exempted from the requirements of the Single Audit Act and 2 CFR 200 and 45 CFR 75, Subparts F – Audit Requirements. This cost is allowable only if the agreed-upon procedures engagements are

conducted in accordance with Generally Accepted Government Auditing Standards (GAGAS) attestation standards, paid for and arranged by the pass-through entity, and limited in scope to one or more of the following types of compliance requirements: activities allowed or not allowed; allowable costs/cost principles; eligibility; and reporting.

[2 CFR 200.425]

## ARTICLE XI. INSURANCE

- A. Prior to commencement of any work under this Agreement, the Contractor shall provide for the term of this Agreement, the following insurance:
  - 1. General liability of not less than \$1,000,000 per occurrence for bodily injury and property damage combined. Higher limits may be required by the State in cases of higher than usual risks.
  - Automobile liability including non-owned auto liability, of not less than \$1,000,000 for volunteers and paid employees providing services supported by this Agreement.
  - 3. If applicable, or unless otherwise amended by future regulation, the Contractor and subcontractors shall comply with the Public Utilities Commission General Order No. 115-F which requires higher levels of insurance for charter-party carriers of passengers and is based on seating capacity as follows:
    - a. \$750,000 if seating capacity is under 8
    - b. \$1,500,000 if seating capacity is 8 15
    - c. \$5,000,000 if seating capacity is over 15
  - 4. Professional liability of not less than \$1,000,000 as it appropriately relates to the services rendered. Coverage shall include medical malpractice and/or errors and omissions. (All programs except Title V).
- B. The insurance will be obtained from an insurance company acceptable to the Department of General Services, Office of Risk and Insurance Management (DGS, ORIM), or be provided through partial or total self-insurance acceptable to the Department of General Services (DGS).
- C. Evidence of insurance shall be in a form and content acceptable to DGS, ORIM.

### ARTICLE XI. INSURANCE (Continued)

- D. The Contractor shall notify the State within five (5) business days of any cancellation, non-renewal, or material change that affects required insurance coverage.
- E. Insurance obtained through commercial carriers shall meet the following requirements:
  - 1. The Certificate of Insurance shall provide the statement: "The Department of Aging, State of California, its officers, agents, employees, and servants are included as additional insureds, with respect to work performed for the State of California under this Agreement." Professional liability coverage is exempt from this requirement.
  - 2. CDA shall be named as the certificate holder and CDA's address must be listed on the certificate.
- F. The insurance provided herein shall be in effect at all times during the term of this Agreement. In the event the insurance coverage expires during the term of this Agreement, the Contractor agrees to provide CDA, at least thirty (30) days prior to the expiration date, a new Certificate of Insurance evidencing insurance coverage as provided herein for a period not less than the remaining Agreement term or for a period not less than one (1) year. In the event the Contractor fails to keep in effect at all times said insurance coverage, CDA may, in addition to any other remedies it may have, terminate this Agreement.
- G. The Contractor shall require its subcontractors under this Agreement, other than units of local government which are similarly self-insured, to maintain adequate insurance coverage for general liability, Worker's Compensation liabilities, and if appropriate, auto liability including non-owned auto and professional liability, and further, the Contractor shall require all of its subcontractors to hold the Contractor harmless. The Subcontractor's Certificate of Insurance for general and auto liability shall also name the Contractor, not the State, as the certificate holder and additional insured. The Contractor shall maintain Certificates of Insurance for all of its subcontractors.
- H. A copy of each appropriate Certificate of Insurance or letter of self-insurance, referencing this Agreement number shall be submitted to CDA with this Agreement.
- I. The Contractor shall be insured against liability for Worker's Compensation or undertake self-insurance in accordance with the provisions of the Labor Code and the Contractor affirms to comply with such provisions before commencing the performance of the work under this Agreement. [Labor Code § 3700]

### ARTICLE XII. TERMINATION

#### A. <u>Termination Without Cause</u>

CDA may terminate performance of work under this Agreement, in whole or in part, without cause, if CDA determines that a termination is in the State's best interest. CDA may terminate the Agreement upon ninety (90) days written notice to the Contractor. The Notice of Termination shall specify the extent of the termination and shall be effective ninety (90) days from the delivery of the Notice. The parties agree that if the termination of the Contract is due to a reduction or deletion of funding by the Department of Finance (DOF), Legislature or Congress, the Notice of Termination shall be effective thirty (30) days from the delivery of the Notice. The Contractor shall submit to CDA a Transition Plan as specified in Exhibit E of this Agreement. The parties agree that for the terminated portion of the Agreement, the remainder of Agreement shall be deemed to remain in effect and is not void.

#### B. <u>Termination for Cause</u>

CDA may terminate, in whole or in part, for cause the performance of work under this Agreement. CDA may terminate the Agreement upon thirty (30) days written notice to the Contractor. The Notice of Termination shall be effective thirty (30) days from the delivery of the Notice of Termination unless the grounds for termination are due to threat to life, health or safety of the public and in that case, the termination shall take effect immediately. The Contractor shall submit to CDA a Transition Plan as specified in Exhibit E of this Agreement. The grounds for termination for cause shall include, but are not limited to, the following:

- 1. In case of threat of life, health or safety of the public, termination of the Agreement shall be effective immediately.
- 2. A violation of the law or failure to comply with any condition of this Agreement.
- 3. Inadequate performance or failure to make progress so as to endanger performance of this Agreement.
- 4. Failure to comply with reporting requirements.
- 5. Evidence that the Contractor is in an unsatisfactory financial condition as determined by an audit of the Contractor or evidence of a financial condition that endangers performance of this Agreement and/or the loss of other funding sources.
- 6. Delinquency in payment of taxes or payment of costs for performance of this Agreement in the ordinary course of business.

### ARTICLE XII. TERMINATION (Continued)

- 7. Appointment of a trustee, receiver, or liquidator for all or a substantial part of the Contractor's property, or institution of bankruptcy, reorganization or the arrangement of liquidation proceedings by or against the Contractor.
- 8. Service of any writ of attachment, levy of execution, or commencement of garnishment proceedings against the Contractor's assets or income.
- 9. The commission of an act of bankruptcy.
- 10. Finding of debarment or suspension. [Article II J]
- 11. The Contractor's organizational structure has materially changed.
- 12. CDA determines that the Contractor may be considered a "high risk" agency as described in 2 CFR 200.205 and 45 CFR 75.205. If such a determination is made, the Contractor may be subject to special conditions or restrictions.

#### C. <u>Contractor's Obligation After Notice of Termination</u>

After receipt of a Notice of Termination, and except as directed by CDA, the Contractor shall immediately proceed with the following obligations, as applicable, regardless of any delay in determining or adjusting any funds due under this clause.

The Contractor shall:

- 1. Stop work as specified in the Notice of Termination.
- 2. Place no further subcontracts for materials or services, except as necessary, to complete the continued portion of the Contract.
- 3. Terminate all subcontracts to the extent they relate to the work terminated.
- 4. Settle all outstanding liabilities and termination settlement proposals arising from the termination of subcontracts, (the approval or ratification of which will be final for purposes of this clause).
- D. <u>Effective Date</u>

Termination of this Agreement shall take effect immediately in the case of an emergency such as threat to life, health, or safety of the public. The effective date for Termination with Cause or for funding reductions is thirty (30) days and

### ARTICLE XII. TERMINATION (Continued)

Termination without Cause is ninety (90) days subsequent to written notice to the Contractor. The notice shall describe the action being taken by CDA, the reason for such action and, any conditions of the termination, including the date of termination.

#### E. Voluntary Termination of Area Plan Agreement (Title III Only)

Pursuant to 22 CCR 7210, the Contractor may voluntarily terminate its contract prior to its expiration either by mutual agreement with CDA or upon thirty (30) days written notice to CDA. In case of voluntary termination, the Contractor shall allow CDA up to one hundred eighty (180) days to transition services. The Contractor shall submit a Transition Plan in accordance with Exhibit E of this Agreement.

#### F. Notice of Intent to Terminate by Contractor (All other non-Title III Programs)

In the event the Contractor no longer intends to provide services under this Agreement, the Contractor shall give CDA Notice of Intent to Terminate. Such notice shall be given in writing to CDA at least one hundred eighty (180) days prior to the proposed termination date. Unless mutually agreed upon, the Contractor does not have the authority to terminate the Agreement. The Notice of Intent to Terminate shall include the reason for such action and the anticipated last day of work. The Contractor shall submit a Transition Plan in accordance with Exhibit E.

#### G. In the Event of a Termination Notice

CDA will present written notice to the Contractor of any condition, such as, but not limited to, transfer of clients, care of clients, return of unspent funds; and disposition of property, which must be met prior to termination.

#### ARTICLE XIII. REMEDIES

The Contractor agrees that any remedy provided in this Agreement is in addition to and not in derogation of any other legal or equitable remedy available to CDA as a result of breach of this Agreement by the Contractor, whether such breach occurs before or after completion of the project.

#### ARTICLE XIV. DISSOLUTION OF ENTITY

The Contractor shall notify CDA immediately of any intention to discontinue existence of the entity or to bring an action for dissolution.

## ARTICLE XV. AMENDMENTS, REVISIONS OR MODIFICATIONS

- A. No amendment or variation of the terms of this Agreement shall be valid unless made in writing, signed and approved through the State amendment process in accordance with the State Contract Manual. No oral understanding or agreement not incorporated in this Agreement is binding on any of the parties.
- B. The State reserves the right to revise, waive, or modify the Agreement to reflect any restrictions, limitations, or conditions enacted by Congress or the Legislature or as directed by the Executive Branch of State government.

#### ARTICLE XVI. NOTICES

- A. Any notice to be given hereunder by either party to the other may be effected by personal delivery in writing or by registered or certified mail, overnight mail, postage prepaid, return receipt requested, provided the Contractor retains receipt, and shall be communicated as of actual receipt.
- B. Any notice given to CDA for the Contractor's change of legal name, main address, or name of the Director shall be completed by submitting an Agency Contacts Designation Form (CDA045) to AAAcontactinfo@aging.ca.gov.
- C. All other notices with the exception of those identified in Section B of this Article shall be addressed to the California Department of Aging, AAA Based Teams, 1300 National Drive, Suite 200, Sacramento, California, 95834. Notices mailed to the Contractor shall be to the address indicated on the coversheet of this Agreement.
- D. Either party may change its address by written notice to the other party in accordance with this Article.

## ARTICLE XVII. DEPARTMENT CONTACT

- A. The name of CDA's contact to request revisions, waivers, or modifications affecting this Agreement, will be provided by the State to the Contractor upon full execution of this Agreement.
- B. The Contractor shall, upon request from CDA, submit the name of its Agency Contract Representative (ACR) for this Agreement by submitting an Agency Contacts Designation form (CDA 045) to AAAcontactinfo@aging.ca.gov. This form requires the ACR's address, phone number, email address, and FAX number to be included on this form. For any change in this information, the Contractor shall submit an amended CDA 045.

# ARTICLE XVIII. INFORMATION INTEGRITY, AND SECURITY

#### A. <u>Information Assets</u>

The Contractor, and its Subcontractors/Vendors, shall have in place operational policies, procedures, and practices to protect State information assets, including those assets used to store or access Personal Health Information (PHI), Personal Information (PI) and any information protected under the Health Insurance Portability and Accountability Act (HIPAA), (i.e., public, confidential, sensitive and/or personal identifying information) herein referred to as Personal, Sensitive and Confidential Information (PSCI) as specified in the State Administrative Manual, 5300 to 5365.3; Cal. Gov. Code § 11019.9, DGS Management Memo 06-12; DOF Budget Letter 06-34; and CDA Program Memorandum 07-18 Protection of Information Assets and the Statewide Health Information Policy Manual.

Information assets may be in hard copy or electronic format and may include but is not limited to:

- 1. Reports
- 2. Notes
- 3. Forms
- 4. Computers, laptops, cellphones, printers, scanners
- 5. Networks (LAN, WAN, WIFI) servers, switches, routers
- 6. Storage media, hard drives, flash drives, cloud storage
- 7. Data, applications, databases

#### B. <u>Encryption of Computing Devices</u>

The Contractor, and its Subcontractors/Vendors, are required to use 128-Bit encryption for PSCI data that is collected and stored under this Agreement that is confidential, sensitive, and/or personal information including data stored on all computing devices (including but not limited to, workstations, servers, laptops, personal digital assistants, notebook computers and backup media) and/or portable electronic storage media (including but not limited to, discs, thumb/flash drives, portable hard drives, and backup media).

## C. <u>Disclosure</u>

- 1. The Contractor, and its Subcontractors/Vendors, shall ensure that all PSCI is protected from inappropriate or unauthorized access or disclosure in accordance with applicable laws, regulations and State policies.
- 2. The Contractor, and its Subcontractors/Vendors, shall protect from unauthorized disclosure, PSCI such as names and other identifying information concerning

## ARTICLE XVIII. INFORMATION INTEGRITY, AND SECURITY (Continued)

persons receiving services pursuant to this Agreement, except for statistical information not identifying any participant.

- 3. "Personal Identifying information" shall include, but not be limited to: name; identifying number; social security number; state driver's license or state identification number; financial account numbers; and symbol or other identifying characteristic assigned to the individual, such as finger or voice print or a photograph.
- 4. The Contractor, and its Subcontractors/Vendors, shall not use PSCI above for any purpose other than carrying out the Contractor's obligations under this Agreement. The Contractor and its Subcontractors are authorized to disclose and access identifying information for this purpose as required by OAA.
- 5. The Contractor and its Subcontractors/Vendors, shall not, except as otherwise specifically authorized or required by this Agreement or court order, disclose any identifying information obtained under the terms of this Agreement to anyone other than CDA without prior written authorization from CDA. The Contractor may be authorized, in writing, by a participant to disclose identifying information specific to the authorizing participant.
- 6. The Contractor, and its Subcontractors/Vendors, may allow a participant to authorize the release of information to specific entities, but shall not request or encourage any participant to give a blanket authorization or sign a blank release, nor shall the Contractor accept such blanket authorization from any participant.

#### D. <u>Security Awareness Training</u>

- The Contractor's employees, Subcontractors/Vendors, and volunteers handling PSCI must complete the required CDA Security Awareness Training module located at <u>https://www.aging.ca.gov/ProgramsProviders/#Resources</u> within thirty (30) days of the start date of the Contract/Agreement, within thirty (30) days of the start date of any new employee, Subcontractor, Vendor or volunteer's employment and annually thereafter.
- 2. The Contractor must maintain certificates of completion on file and provide them to CDA upon request.

# ARTICLE XVIII. INFORMATION INTEGRITY, AND SECURITY (Continued)

## E. <u>Health Insurance Portability and Accountability Act (HIPAA)</u>

The Contractor agrees to comply with the privacy and security requirements of HIPAA and ensure that Subcontractors/Vendors comply with the privacy and security requirements of HIPAA.

### F. Information Integrity and Security Statement

The Contractor shall sign and return an Information Integrity and Security Statement (CDA 1024) form with this Agreement. This is to ensure that the Contractor is aware of, and agrees to comply with, their obligations to protect CDA information assets, including PSCI, from unauthorized access and disclosure.

## G. <u>Security Incident Reporting</u>

A security incident occurs when CDA information assets are or reasonably believed to have been accessed, modified, destroyed, or disclosed without proper authorization, or are lost or stolen. The Contractor, and its Subcontractors/Vendors, must comply with CDA's security incident reporting procedure located at <a href="https://www.aging.ca.gov/ProgramsProviders/#Resources">https://www.aging.ca.gov/ProgramsProviders/#Resources</a>.

# H. Security Breach Notifications

Notice must be given by the Contractor, and/or its Subcontractors/Vendors to anyone whose PSCI could have been breached in accordance with HIPAA, the Information Practices Act of 1977, and State policy.

#### I. <u>Software Maintenance</u>

The Contractor, and its Subcontractors/Vendors, shall apply security patches and upgrades in a timely manner and keep virus software up-to-date on all systems on which State data may be stored or accessed.

#### J. <u>Electronic Backups</u>

The Contractor, and its Subcontractors/Vendors, shall ensure that all electronic information is protected by performing regular backups of files and databases and ensure the availability of information assets for continued business. The Contractor, and its Subcontractors/Vendors, shall ensure that all data, files and backup files are encrypted.

# ARTICLE XVIII. INFORMATION INTEGRITY, AND SECURITY (Continued)

## K. <u>Provisions of this Article</u>

The provisions contained in this Article shall be included in all contracts of both the Contractor and its Subcontractors/Vendors.

# ARTICLE XIX. COPYRIGHTS AND RIGHTS IN DATA

## A. Copyrights

- 1. If any material funded by this Agreement is subject to copyright, the State reserves the right to copyright such material and the Contractor agrees not to copyright such material, except as set forth in Section B of this Article.
- 2. The Contractor may request permission to copyright material by writing to the Director of CDA. The Director shall grant permission, or give reason for denying permission to the Contractor in writing within sixty (60) days of receipt of the request.
- 3. If the material is copyrighted with the consent of CDA, the State reserves a royalty-free, non-exclusive, and irrevocable license to reproduce, prepare derivative works, publish, distribute and use such materials, in whole or in part, and to authorize others to do so, provided written credit is given to the author.
- 4. The Contractor certifies that it has appropriate systems and controls in place to ensure that State funds will not be used in the performance of this contract for the acquisition, operation, or maintenance of computer software in violation of copyright laws.

# B. <u>Rights in Data</u>

- 1. The Contractor shall not publish or transfer any materials, as defined in paragraph 2 below, produced or resulting from activities supported by this Agreement without the express written consent of the Director of CDA. That consent shall be given, or the reasons for denial shall be given, and any conditions under which it is given or denied, within thirty (30) days after the written request is received by CDA. CDA may request a copy of the material for review prior to approval of the request. This subsection is not intended to prohibit the Contractor from sharing identifying client information authorized by the participant or summary program information which is not client-specific.
- 2. As used in this Agreement, the term "subject data" means writings, sound recordings, pictorial reproductions, drawings, designs or graphic representations, procedural manuals, forms, diagrams, workflow charts,

## ARTICLE XIX. COPYRIGHTS AND RIGHTS IN DATA (Continued)

equipment descriptions, data files and data processing or computer programs, and works of any similar nature (whether or not copyrighted or copyrightable) which are first produced or developed under this Agreement. The term does not include financial reports, cost analyses and similar information incidental to contract administration, or the exchange of that information between AAAs to facilitate uniformity of contract and program administration on a statewide basis.

3. Subject only to other provisions of this Agreement, the State may use, duplicate, or disclose in any manner, and have or permit others to do so subject to State and federal law, all subject data delivered under this Agreement.

#### ARTICLE XX. BILINGUAL AND LINGUISTIC PROGRAM SERVICES

#### A. <u>Needs Assessment</u>

1. The Contractor shall conduct a cultural and linguistic group-needs assessment of the eligible client population in the Contractor's service area to assess the language needs of the population and determine what reasonable steps are necessary to ensure meaningful access to services and activities to eligible individuals. [22 CCR 98310, 98314]

The group-needs assessment shall take into account the following four (4) factors:

- a. Number or proportion of persons with Limited English Proficiency (LEP) eligible to be served or encountered by the program.
- b. Frequency with which LEP individuals come in contact with the program.
- c. Nature and importance of the services provided.
- d. Local or frequently used resources available to the Contractor.

This group-needs assessment will serve as the basis for the Contractor's determination of "reasonable steps" and provide documentary evidence of compliance with Cal. Gov. Code § 11135 et seq.; 2 CCR 11140, 2 CCR 11200 et seq., and 22 CCR98300 et seq.

2. The Contractor shall prepare and make available a report of the findings of the group-needs assessment that summarizes:

# ARTICLE XX. BILINGUAL AND LINGUISTIC PROGRAM SERVICES (Continued)

- a. Methodologies used.
- b. The linguistic and cultural needs of non-English speaking or LEP groups.
- c. Services proposed to address the needs identified and a timeline for implementation. [22 CCR 98310]
- 3. The Contractor shall maintain a record of the group-needs assessment on file at the Contractor's headquarters at all times during the term of this Agreement. [22 CCR 98310, 98313]

# B. <u>Provision of Services</u>

1. The Contractor shall take reasonable steps, based upon the group-needs assessment identified in Section A of this Article, to ensure that "alternative communication services" are available to non-English speaking or LEP beneficiaries of services under this Agreement.

[22 CCR 11162]

- 2. "Alternative communication services" include, but are not limited to, the provision of services and programs by means of the following:
  - a. Interpreters or bilingual providers and provider staff.
  - b. Contracts with interpreter services.
  - c. Use of telephone interpreter lines.
  - d. Sharing of language assistance materials and services with other providers.
  - e. Translated written information materials, including but not limited to, enrollment information and descriptions of available services and programs.
  - f. Referral to culturally and linguistically appropriate community service programs.
- 3. Based upon the findings of the group-needs assessment, the Contractor shall ensure that reasonable alternative communication services are available to meet the linguistic needs of identified eligible client population groups at key points of contact. Key points of contact include, but are not limited to, telephone contacts, office visits and in-home visits.

[22 CCR 11162]

### ARTICLE XX. BILINGUAL AND LINGUISTIC PROGRAM SERVICES (Continued)

The Contractor shall self-certify to compliance with the requirements of this section and shall maintain the self-certification record on file at the Contractor's office at all times during the term of this Agreement. [22 CCR 98310]

- 4. The Contractor shall notify its employees of clients' rights regarding language access and the Contractor's obligation to ensure access to alternative communication services where determined appropriate based upon the needs assessment conducted by the Contractor. [22 CCR 98324]
- 5. Noncompliance with this section may result in suspension or termination of funds and/or termination of this Agreement. [22 CCR 98370]

## C. <u>Compliance Monitoring</u>

- 1. The Contractor shall develop and implement policies and procedures for assessing and monitoring the performance of individuals and entities that provide alternative communication services to non-English and LEP clients. [22 CCR 98310]
- 2. The Contractor shall monitor, evaluate, and take effective action to address any needed improvement in the delivery of culturally and linguistically appropriate services. [22 CCR 98310]
- 3. The Contractor shall permit timely access to all records of compliance with this section. Failure to provide access to such records may result in appropriate sanctions. [22 CCR 98314]

#### D. Notice to Eligible Beneficiaries of Contracted Services

- 1. The Contractor shall designate an employee to whom initial complaints or inquiries regarding national origin can be directed. [22 CCR 98325]
- 2. The Contractor shall make available to ultimate beneficiaries of contracted services and programs information regarding CDA's procedure for filing a complaint and other information regarding the provisions of Cal. Gov. Code § 11135 et seq. [22 CCR 98326]
- 3. The Contractor shall notify CDA immediately of a complaint alleging discrimination based upon a violation of State or federal law. [2 CCR 11162, 22 CCR 98310, 98340]

# ARTICLE I. ASSURANCES SPECIFIC TO THIS AGREEMENT

### A. <u>General Assurances</u>

The Contractor shall assure that the following conditions are met:

- 1. Services are provided only to the defined Eligible Service Population.
- 2. If the Contractor makes any award of funds to a public or private nonprofit agency, for the following purposes: (1) acquiring, altering, leasing, or renovating a facility, including a mobile facility, for use as a multipurpose senior center or (2) constructing a facility, including a mobile facility, for use as a multipurpose senior center, the Contractor shall adhere to the program requirements and to 45 CFR 75.327(2), "Procurement Standards" (procurement by contractors and subcontractors for nonprofit organizations), and 45 CFR 75.327 (procurement for State and local governments), as applicable.
- 3. The Contractor shall comply with the standards and guidelines for procurement of supplies, equipment, construction, and services as provided in 45 CFR 75.328.
- 4. The Contractor assures that when an existing facility has been altered (with funds made available by this Agreement) and is used as a multipurpose senior center, the period of time in which such facility shall be used as a center is as follows:
  - a. Not less than three (3) years from the date the Agreement terminates, where the amount of the Agreement, including the non-federal share, does not exceed \$30,000.
  - b. If the Agreement amount exceeds \$30,000, the fixed period of time shall be not less than three (3) years from the date of Agreement plus one (1) year for each additional \$10,000, or part thereof, to a maximum of \$75,000.
  - c. For Agreement amounts which exceed \$75,000, the fixed period of time shall be no less than ten (10) years.
- 5. Any multipurpose senior center constructed with funds made available by this Agreement shall be used for that purpose for at least twenty (20) years after completion of that construction.
- 6. Any facility to be used as a senior center and acquired with funds made available by this Agreement shall be used for that purpose for at least ten (10) years from the date of acquisition.

- 7. Any agency awarded Title III funds for senior center acquisition or construction will have a completed and notarized Notice of Assurances to the State of California of the Use of Property and the United States' Right of Recapture (CDA 214) recorded with the County Recorder. The Contractor shall periodically validate continuing use of such facility as a senior center during the recapture period.
- 8. CDA will make funds available only for the support of activities specified in an approved and current Area Plan that is in compliance with State and federal laws and regulations.
- The Contractor and/or Subcontractor shall make use of trained volunteers to expand the provision of FCSP activities in accordance with OAA § 373(d).
- 10. An individual's receipt of services under the In-Home Supportive Services Program shall not be the sole cause for denial of any services provided by the AAA or its subcontractors.
- 11. Funds made available under Title III E shall be budgeted and expended in accordance with the five federal support service components specified in OAA § 373(b), and distinguished between "caregiver" and "grandparent" support services, as required for NAPIS.
- 12. Funds made available under Title III E shall enable comprehensive and multifaceted systems of support services that include the five federal support service components for both "family caregiver" and "older relative caregiver" [OAA § 373(a)-(b)], unless the AAA has documented through the Area Plan process that one or more of these components is being addressed by other sources.
- 13. Funds made available under this Agreement shall supplement, and not supplant, any federal, State, or local funds expended by a State or unit of general purpose local government to provide Title III (excluding III E) and Title VII services.
- 14. Funds made available under Title III E shall supplement and not supplant other services that may directly or indirectly support unpaid caregiving, such as Medicaid waiver programs (e.g., the Multipurpose Senior Services Program, etc.) or other caregiver services such as those provided through the Department of Social Services' Kinship Support Service Programs,

the California Community Colleges' Foster and Kinship Care Education Programs, the Department of Developmental Services' Regional Centers, the California Caregiver Resource Centers, and other Title III funded providers.

- 15. The following closely related programs identified by CFDA number are to be considered as an "other cluster" for purposes of determining major programs or whether a program-specific audit may be elected. The Contractor shall identify the CFDA titles and numbers to the independent auditor conducting the organization's single audit along with each of its subcontractors. The funding source (Federal Grantor) for the following programs is the U.S. Department of Health and Human Services, Administration for Community Living.
  - 93.041 Special Programs for the Aging-Title VII-A, Chapter 3 Programs for Prevention of Elder Abuse, Neglect, and Exploitation (Title VII-A, Chapter 3).
  - 93.042 Special Programs for the Aging-Title III B & VII-A, Chapter 2 – Long-Term Care Ombudsman Services for Older Individuals (Title III B & VII-A, Chapter 2).
  - 93.043 Special Programs for the Aging-Title III, Part D Disease Prevention and Health Promotion Services

(Title III D).

93.044 Special Programs for the Aging-Title III, Part B – Grants for Supportive Services and Senior Centers

(Title III B).

- 93.045 Special Programs for the Aging-Title III, Part C Nutrition Services (Title III C).
- 93.052 National Family Caregiver Support Program-Title III, Part E.
- 93.053 Nutrition Services Incentive Program.

"Cluster of programs" means a grouping of closely-related programs that share common compliance requirements. The types of clusters of programs are research and development, student financial aid, and other clusters. "Other clusters" are defined by the consolidated CFR in the Compliance Supplement or as designated by a state for federal awards

provided to its subcontractors that meet the definition of "cluster of programs." When designating an "other cluster," a state shall identify the federal awards included in the cluster and advise the subcontractors of compliance requirements applicable to the cluster. A "cluster of programs" shall be considered as one program for determining major programs, as described in 45 CFR 75.525(a), whether a program-specific audit may be elected. [Federal Office of Management and Budget, [45 CFR 75 Requirements], Audits of States, Local Governments 45 CFR 75 Appendix V to part 75 F. 1., and Non-Profit Organizations 45 CFR 75 Appendix IV to part 75 C. 2.a.]

- 16. The Contractor assures that voluntary contributions shall be allowed and may be solicited in accordance with the following requirements [OAA § 315(b)]:
  - a. The Contractor or any subcontractors for any Title III or Title VII-A services shall not use means tests.
  - b. Any Title III or Title VII-A client that does not contribute toward the cost of the services received shall not be denied services.
  - c. Methods used to solicit voluntary contributions for Title III and Title VII-A services shall be non-coercive.
  - d. Each service provider will:
    - i. Provide each recipient with an opportunity to voluntarily contribute to the cost of the service.
    - ii. Clearly inform each recipient that there is no obligation to contribute and that the contribution is purely voluntary.
    - iii. Protect the privacy and confidentiality of each recipient with respect to the recipient's contribution or lack of contribution; and
    - iv. Establish appropriate procedures to safeguard and account for all contributions.
    - v. Use all collected contributions to expand the services for which the contributions were given and to supplement (not supplant) funds received under this Act.

- 17. Any Title III and Title VII service shall not implement a Cost Sharing program unless approved by CDA.
- 18. The Contractor shall comply with OAA § 306(a)(17), which requires an AAA to include in its Area Plan information on how it will coordinate activities and develop long-range emergency preparedness plans with local and State emergency response agencies, relief organizations, local and State governments, and any other institutions that have responsibility for disaster relief service delivery.
- 19. The Contractor, at a minimum, shall identify and make contact with its local Office of Emergency Services (OES) to define their respective roles and responsibilities. This contact shall include a discussion of the types of clients served by the AAA and how OES will address their needs in the community.
- 20. The Contractor shall furnish annually, or whenever a change occurs, the name of its Disaster Coordinator to the CDA Disaster Coordinator.
- 21. The Contractor shall assure that its Information and Assistance staff have written procedures in place and are trained at least annually on how to handle emergencies. As specified in 22 CCR § 7547, the training shall consist of:
  - a. Familiarity with telephone numbers of fire, police, and ambulance services for the geographic area served by the provider. These telephone numbers shall be posted near the telephone for easy access when an emergency arises.
  - b. Techniques to obtain vital information from older individuals and persons with disabilities who require emergency assistance.
  - c. Making written emergency procedure instructions available to all staff who have contact with older individuals or persons with disabilities.
- 22. The Contractor shall not require proof of age, citizenship, or disability as a condition of receiving services.
- 23. The Contractor shall develop a policy and procedure to ensure that Title III C-1 and Title III C-2 meals are only received by eligible individuals.

- 24. The Contractor shall annually assess each Title III C-2 client's nutrition risk using the Determine Your Nutritional Risk checklist published by the Nutrition Screening Initiative. [OAA § 339(2)(J); OAA § 207(a)(3)]
- 25. The Contractor shall assure that the following publication conditions are met:

Materials published or transferred by the Contractor and financed with funds under this Agreement shall:

- a. state, "The materials or product were a result of a project funded by a contract with the California Department of Aging".
- b. give the name of the entity, the address, and telephone number at which the supporting data is available and
- c. include a statement that, "The conclusions and opinions expressed may not be those of the California Department of Aging and that the publication may not be based upon or inclusive of all raw data."

#### B. <u>Assurances Specific to the Ombudsman Program</u>

The Contractor shall assure the following:

- Long-Term Care Ombudsman Services in the Planning and Service Area will be carried out by the agency that has been designated by the State Ombudsman to provide those services. [OAA § 712(a)(5)(A); 45 CFR 1324.13(c)]
- 2. The Local Ombudsman Program, its governing board members, representatives of the Local Ombudsman Program, OSLTCO, and members of their immediate families shall be free of actual and perceived conflicts of interest. [OAA § 712(f)(1)(B); 45 CFR 1324.21]
- Representatives of the Local Ombudsman Program shall have unescorted, unhindered access to long-term care facilities and long-term care facility residents between the hours of 7:00 a.m. and 10:00 p.m., seven days a week. [OAA § 712(b)(1)(A); 45 CFR 1324.11(e)(2)(i); Welf. & Inst. Code § 9722(a); 22 CCR 8020(a)]. Authorization by the State Ombudsman is required for entry outside of these hours. [Welf. & Inst. Code § 9722(a); 22 CCR 8020(b)]
- 4. Representatives of the Local Ombudsman Program shall have access to the medical and personal records of residents with appropriate

# ARTICLE I. ASSURANCES SPECIFIC TO THIS AGREEMENT (Continued)

documentation of consent, or when authorized by the State Ombudsman, in accordance with policies developed by the State Ombudsman. [OAA § 712(b)(1)(B)] [45 CFR 1324.11(e)(2)(iv)] [Welf. & Inst. Code § 9724]

- 5. Representatives of the Local Ombudsman Program, upon request to a long-term care facility staff, shall be provided with a roster, census, or other list of the names and room numbers or room locations of all current residents. [Welf. & Inst. Code § 9722(d)]
- Representatives of the Local Ombudsman Program shall not carry out the responsibilities of the Program until the State Ombudsman accepts them for certification. [OAA § 712(h)(6)(B); 45 CFR 1324.13(c)(3); Welf. & Inst. Code § 9719(a)]
- All records and files maintained by the local Ombudsman Program relating to any complaint or investigation shall remain confidential unless disclosure is authorized by the resident, resident representative, State Ombudsman, or local Ombudsman Program Coordinator in compliance with OSLTCO policies and procedures. [OAA §§ 705(a)(6)(C); 712)] [45 CFR 1324.11(e)(3); 1324.19(b)(6-9)] [Welf. & Inst. Code § 9725]
- 8. The Local Ombudsman Program shall enter into a Memorandum of Understanding (MOU) with the Legal Services Provider (LSP) which will address conflict of interest, provision of legal advice, procedures for referral, and other technical assistance. The LSP may assist the State in providing legal representation to the Program when an Ombudsman Representative has been subpoenaed or a suit or other legal action has been threatened or brought against the performance of the official duties of the Ombudsman Representative. [OAA § 712(h)(8); 45 CFR 1324.13(h)(10); Welf. & Inst. Code § 9717(c); Statewide Standards for Legal Assistance in California]
- 9. Each Local Ombudsman Program shall maintain a separate budget. The Local Ombudsman Program Coordinator shall be responsible for managing the day-to-day operation of the Program, including managing all paid staff and volunteers in the Program. The Local Ombudsman Coordinator shall determine budget priorities, develop or participate in budget preparation, and be informed of budget allocations by the Contractor specific to the Ombudsman Program. [45 CFR 1324.13(f)]
- 10. The Local Ombudsman Program Coordinator shall provide CDA with an organizational chart that includes:

# ARTICLE I. ASSURANCES SPECIFIC TO THIS AGREEMENT (Continued)

- a. All local staff that are wholly or partly funded by Ombudsman Program resources.
- b. Their titles/roles within the Program.
- c. The number of hours per week charged to the Local Ombudsman Program for each position.

[45 CFR 1324.13(b),(c)]

- 11. The Local Ombudsman Program Coordinator shall attend OSLTCO New Coordinator Training when initially designated as coordinator and OSLTCO biannual training conferences. [45 CFR 1324.13(c)(2); Welf. & Inst. Code § 9719(a)(1)]
- 12. The Local Ombudsman Program Coordinator shall inform CDA/OSLTCO of issues with local Ombudsman Representatives, complex cases, situations with potential legal implications, changes in staffing, emerging regional issues with statewide impact, breaches of confidentiality, and conflict of interest issues. [45 CFR 1324.13(b),(c)]
- Representatives of the Local Ombudsman Program shall conduct interviews/investigations in a confidential manner and the Program shall have office space and telecommunications that protect the confidentiality of all complaint-related communications and records. [OAA § 712(a)(3)(D); 45 CFR 1324.19(b)(2)(i); Welf. & Inst. Code §§ 9725; 15633(c)]
- Each Local Ombudsman Program shall have information systems sufficient to run State-approved database systems and to receive and send confidential e-mail messages to and from CDA. [OAA § 712(c); 45 CFR 1324.13(d); Welf. & Inst. Code § 9716(a)]
- 15. The entity providing Ombudsman services must be insured or self-insured for professional liability covering all Ombudsman activities including, but not limited to, investigation of resident complaints.

### C. <u>Assurances Specific to Legal Service Providers (LSPs)</u>

In accordance with OAA § 731, the Contractor shall assure that the following conditions are met:

# ARTICLE I. ASSURANCES SPECIFIC TO THIS AGREEMENT (Continued)

- 1. LSPs will coordinate with State-designated providers of Long-Term Care Ombudsman services by developing and executing an MOU which will address conflict of interest, provision of legal advice, procedures for referral and other technical assistance.
- 2. LSPs may provide direct legal assistance to residents of the long-term care facilities where the clients are otherwise eligible and services are appropriate.
- 3. Where both legal and Ombudsman services are provided by the same agency, providers must develop and follow policies and procedures to protect the integrity, resources, and confidentiality of both programs.
- 4. LSPs may assist the State in providing legal representation to the Ombudsman Program when an Ombudsman or the program is named as a party or witness, in a subpoena, civil suit or other legal action challenging the performance of the official duties of the Ombudsman.
- 5. LSPs are to coordinate with the local Legal Services Corporation (LSC) program, if the provider is not an LSC-funded program.
- 6. LSPs are to coordinate with the network of other service providers, including but not limited to, other LSPs, Long-Term Care Ombudsman Programs, Health Insurance Counseling and Advocacy Programs, senior information and assistance, Adult Protective Services, law enforcement, case management services and focal points.
- 7. LSPs are to coordinate legal assistance activities with the statewide hotline and private Bar, including groups within the private Bar furnishing services to older individuals on a pro bono or reduced fee basis.
- 8. LSPs are to use the Uniform Reporting System revised by CDA in July 2013 to collect data on legal services provided.
- 9. Waiver of this section of the Contract may be obtained from CDA pursuant to Exhibit D, Article XV of this Agreement entitled, Amendments, Revisions, or Modifications.

## ARTICLE II. REPORTING PROVISIONS

A. The Contractor shall submit program performance reports to the CDA Data Team for: Title III B, Title III C-1, Title III C-2, Title III D, Title III E, and Title VII-A Elder Abuse Prevention Programs in accordance with CDA requirements. [Welf. & Inst. Code § 9102 (a)(5]

- B. The Contractor shall have written procedures to assure that all submitted performance data is timely, complete, accurate, and verifiable.
  - 1. Quarterly, the Contractor shall submit data reports for OAA-funded programs as follows:

Quarter	Reporting Period	Due Date
Quarter 1	July 1 - September 30	October 31
Quarter 2	October 1 - December 31	January 31
Quarter 3	January 1 - March 31	April 30
Quarter 4	April 1 - June 30	July 31

2. Annually, the Contractor shall submit performance reports as follows, or as instructed by CDA:

Reporting Period	Due Date
July 1 – June 30	September 30

- 3. For reports that will be submitted late, ten (10) calendar days prior to the report due date, the Contractor shall submit to the Data Team (<u>DataTeam.Reports@aging.ca.gov</u>), a written explanation including the reasons for the delay and the estimated date of submission.
- 4. For web-based California Aging Report System (CARS) reports, the Contractor shall approve all data within ten (10) calendar days of receipt of notification of passed status. If data in the CARS report is not correct and approvable within ten (10) days, the Contractor will make a notation in the comments area of the CARS report and submit the data using the approved status button.
- C. <u>Reporting Requirements specific to Title III B, Title III C-1, Title III C-2, Title III D,</u> <u>Title III E, and Title VII-A Elder Abuse Prevention Program services</u>

The Contractor shall submit program data reports electronically as follows:

- 1. Upload the NAPIS State Program Report (SPR) to CARS at <u>https://ca.getcare.com</u>.
- 2. Submit the California Legal Services Quarterly Aggregate Report Form (CDA 1022) via email to <u>DataTeam.Reports@aging.ca.gov</u>.

- 3. Submit performance data reports quarterly.
- 4. Submit NAPIS SPR reports annually.
- D. The Contractor shall verify the accuracy of all data submitted to CDA by reviewing and responding to the Annual Data Error Report in accordance with CDA requirements.
  - 1. The Contractor shall, in accordance with CDA requirements, correct and/or explain all logic and questionable errors in the Annual Data Error Report.
    - a. The Contractor shall return the Annual Data Error Report to CDA, verifying that corrections have been made, via email to DataTeam.Reports@aging.ca.gov.
    - b. The Annual Data Error Reports are due to CDA by a date specified by CDA, which can vary from year to year.
  - 2. The Contractor shall review and verify all quarterly and annual NAPIS SPR and CDA 1022 data for accuracy and make necessary corrections, in accordance with CDA requirements.

## E. Reporting Provisions Specific to the Ombudsman Program

The Contractor shall take the following actions, or shall require its Subcontractor, the Local Ombudsman Program, to enter data into the Internet-based NORS utilizing software provided by CDA, as required. NORS data entry must be timely, complete, accurate, and verifiable.

- 1. Data entry for quarterly NORS reports must be completed no later than one month following the end of the reporting quarter (i.e., October 31, January 31, April 30, and July 31). Upon request, aggregate data may be sent to the corresponding AAA.
- 2. On or before the reporting dates, the Local Ombudsman Program must submit the Quarterly Ombudsman Data Reporting Form (OSLTCO S301), indicating that data for the quarter has been completed or the reason for any delay, to the OSLTCO mailbox (<u>stateomb@aging.ca.gov</u>) with a copy to the AAA.
- F. The Contractor shall have written reporting procedures specific to each program which include:

- 1. Collection and reporting of program data for the Contractor and Subcontractor.
- 2. Ensuring accuracy of all data from the Contractor and Subcontractor.
- 3. Verification of the Contractor and Subcontractor data prior to submission to the CDA Data Team.
- 4. Procedures for the Contractor and Subcontractor on correcting data errors.
- 5. A methodology for calculating and reporting:
  - a. Total estimated unduplicated clients in each non-registered service.
  - b. Total estimated unduplicated clients in all non-registered services.
  - c. Total estimated unduplicated clients across all registered and non-registered services.
- 6. A performance data monitoring process.
- G. The Contractor shall orient and train staff and Subcontractor staff regarding program data collection and reporting requirements. The Contractor shall have cross-trained staff in the event of planned or unplanned, prolonged absences to ensure timely and accurate submission of data.
- H. <u>Reporting Provisions Specific to Title VII-A, Chapter 3 Elder Abuse Prevention</u>
  - 1. The Contractor shall complete and submit the Elder Abuse Prevention Quarterly Activity Report (CDA 1037) to the OSLTCO mailbox (stateomb@aging.ca.gov) on the following reporting due dates:

Quarter	Reporting Period	Due Date
Quarter 1	July 1 - September 30	October 31
Quarter 2	October 1 - December 31	January 31
Quarter 3	January 1 - March 31	April 30
Quarter 4	April 1 - June 30	July 31

2. The Contractor shall also enter the quarterly aggregate number of "Elder Abuse Prevention, Education and Training Sessions" and "Elder Abuse Prevention Educational Materials" into CARS on a quarterly basis.

3. The Contractor shall also report in CARS the total Elder Abuse Prevention, Education and Training sessions and Elder Abuse Prevention, Education Materials from the Elder Abuse Prevention Quarterly Activity Report.

## I. <u>Reporting Provisions Specific to Title III C-2</u>

The contractor shall provide quarterly data about their Title III C-2 Wait List(s), using a template provided by CDA, via email to <u>CDANutritionandHealthPromotion@aging.ca.gov.</u> The categories may include, but are not limited to the following:

- Number of unduplicated clients on the Wait List
- Number of unduplicated clients removed from the Wait List
- Number of new unduplicated clients added to the Wait List

# ARTICLE III. APPEAL PROCESS

A. The Contractor may appeal an adverse determination as defined in 22 CCR 7702 using the appeal process established by CDA in 22 CCR 7700 through 7710.

Such appeal shall be filed within thirty (30) days of receipt of CDA's notice of adverse determination.

- B. Subcontractors of the Contractor may appeal the Contractor's final adverse determination relating to Title III and Title VII programs using the appeal process established in 22 CCR 7700 to 7710.
- C. Any dispute regarding an existing direct service contract or the procurement of the direct service contract shall be resolved locally, consistent with W&I § 9535(k), and as specified in the procurement documents and contracts of the Contractor.
- D. Appeal costs or costs associated with any court review are not reimbursable.

# ARTICLE IV. TRANSITION PLAN

- A. The Contractor shall submit a transition plan to the State within fifteen (15) days of delivery of a written Notice of Termination (pursuant to Exhibit D, Article XII. of this Agreement) for a service funded either by Title III or Title VII. The transition plan must be approved by the State and shall at a minimum include the following:
  - 1. A description of how clients will be notified about the change in their service provider.

# ARTICLE IV. TRANSITION PLAN (Continued)

- 2. A plan to communicate with other organizations that can assist in locating alternative services.
- 3. A plan to inform community referral sources of the pending termination of the service and what alternatives, if any, exist for future referrals.
- 4. A plan to evaluate clients in order to assure appropriate placement.
- 5. A plan to transfer any confidential medical and client records to a new contractor.
- 6. A plan to dispose of confidential records in accordance with applicable laws and regulations.
- 7. A plan for adequate staff to provide continued care through the term of the Contract. [22 CCR 7206(e)(4)]
- 8. A full inventory and plan to dispose of, transfer, or return to the State all equipment purchased during the entire operation of the Contract.
- 9. Additional information as necessary to effect a safe transition of clients to other community service providers.
- B. The Contractor shall implement the transition plan as approved by the State. The State will monitor the Contractor's progress in carrying out all elements of the transition plan.
- C. If the Contractor fails to provide and implement a transition plan as required by Exhibit D, Article XII. of this Agreement, the Contractor will implement a transition plan submitted by CDA to the Contractor following the Notice of Termination.
- ARTICLE V. OBLIGATIONS UPON TERMINATION SPECIFIC TO THE OMBUDSMAN PROGRAM
  - A. <u>Transition of Local Ombudsman Services</u>
    - 1. The Contractor shall, upon receipt of notice of intent to terminate Ombudsman services by the subcontractor, notify the State Ombudsman in writing, within one (1) working day of the receipt of the notice.
    - 2. The Contractor shall, upon notice of termination, implement one of the following options to ensure continuity of Ombudsman services in accordance with federal and State mandates:

# ARTICLE V. OBLIGATIONS UPON TERMINATION SPECIFIC TO THE OMBUDSMAN PROGRAM (Continued)

- a. Continue the provision of mandated Ombudsman services as a subcontract with a provider selected in response to a Request for Proposal (RFP). CDA shall allow the Contractor up to one hundred eighty (180) days to transition services to a new subcontractor.
- b. Continue the provision of mandated Ombudsman services as a direct service of the Contractor. CDA shall allow the Contractor up to one hundred eighty (180) days to transition services from the Subcontractor to the Contractor.
- B. <u>Transition Plan</u>
  - 1. The Contractor shall submit a Transition Plan to the State Ombudsman within fifteen (15) days from the occurrence of any of the following:
    - a. The Contractor's receipt of written notice of the Subcontractor's intent to terminate Ombudsman services.
    - b. The Contractor's written notice to the Subcontractor of its intent to terminate the subcontract for Ombudsman services.
    - c. The Contractor's receipt of written notice of CDA's intent to terminate the Contract for Ombudsman services.
    - d. The Transition Plan shall be submitted to:

CDA OSLTCO 1300 National Drive, Suite 200 Sacramento, CA 95834 Attn: State Ombudsman

- 2. The Contractor shall identify in the Transition Plan which option it has chosen to ensure that there will be no break in continued services, based on the following:
  - a. Continue the mandated Ombudsman provisions as a direct service of the Contractor, utilizing experienced State Certified Ombudsman Representatives and a local Program Coordinator selected by the Contractor and designated by the State Ombudsman to represent the Local Ombudsman Program.

# ARTICLE V. OBLIGATIONS UPON TERMINATION SPECIFIC TO THE OMBUDSMAN PROGRAM (Continued)

- b. Continue the mandated Ombudsman provisions as a subcontracted service with a subsequent provider selected in response to an RFP and designated by the State Ombudsman to carry out Ombudsman duties with respect to the PSA.
- 3. The Transition Plan shall, at a minimum, include the following:
  - a. Details of how the Contractor shall maintain an adequate level of State Certified Ombudsman Representatives to ensure continuity of services during the transition to a subsequent Local Ombudsman Program.
  - b. Details of how the Contractor shall notify all the impacted facilities and community referral sources of the change in the parties providing Local Ombudsman Program services.
  - c. Details of how the Contractor shall deliver to the subsequent Local Ombudsman Program, a full inventory of updated confidential client records, public facility records, and records documenting Ombudsman certification and training.
  - d. A description of how the subsequent Local Ombudsman Program will be assisted in assessing the status of all active clients' records at the point of transfer to ensure timely continuation of Ombudsman services.
  - e. A description of how residents and their families will be notified about the changes in their Ombudsman services provider.
- C. The Contractor shall implement the Transition Plan as approved by the State Ombudsman. The State Ombudsman will monitor the Contractor's progress in carrying out all elements of the Transition Plan.
- D. If the Contractor fails to provide and implement the Transition Plan as required above, the Contractor agrees to implement a Transition Plan submitted by the State Ombudsman to the Contractor. This Transition Plan may utilize State Certified Ombudsman Representatives from either the terminating Subcontractor or from a neighboring Local Ombudsman Program.

AREA PLAN BUDGET DISPLAY Fiscal Year 2021-22 (Federal Fis City & County of San Francisco 12 months (July 1, 2021 - June 3		k 2022)				Exhibit B, Attachm	ent 1 - Budaet Di	enlav
		,				·	_	Page 1 of 1
	Project Number	Baseline		Adjustments	Transfers	One-Time Only	Updated Total	Net Change
Supportive Services								
Federal Title IIIB	3BSL	800,567	(b)				800,567	-
Dmbudsman								
Federal Title IIIB	3BOL	25,106	(b)				25,106	-
Federal Title VIIa	70FL	37,545	(b)				37,545	-
General Fund IIIB	B1GL	131,925	(a)				131,925	-
Public Health L & C Program		4 750	(a)				4 750	
<sup>-</sup> und State Health Facilities Citation	LCPF	4,758	(4)				4,758	-
Penalties Account	SDFL	22,239	(a)				22,239	-
SNF Quality & Accountability	SNFL	22,601	(a)				22,601	-
otal Ombudsman		244,174		-	-	-	244,174	-
Congregate Nutrition								
Federal Title IIIC1	3C1L	1,003,515	(b)				1,003,515	-
General Fund C1	C1GL	93,611	(a)				93,611	
General Fund C1- Augmentation	C1GL	181,925					181,925	
NSIP C1	NC1L	390,788	(b)				390,788	
Total Congregate Nutrition	NCIL	1,669,839	. ,	_	-	-	1,669,839	· · · · · · · · · · · · · · · · · · ·
		.,,					.,,	
Home-Delivered Meals								
Federal Title IIIC2	3C2L	812,006	(b)				812,006	
General Fund C2	C2GL	115,793	(a)				115,793	
General Fund C2- Augmentation	C2GL	369,363					369,363	
NSIP C2	NC2L	1,091,741	(c)				1,091,741	
Fotal Home Delivered Meals		2,388,903		-	-	-	2,388,903	
Disease Prevention								
Federal Title IIID	3DFL	61,748	(c)				61,748	-
Family Caregiver								
Federal Title IIIE	3EFL	400,870	(c)				400,870	-
Elder Abuse Prevention								
Federal Title VII	7EFL	12,001	(c)				12,001	-
Administration								
Federal Title IIIB, C1, C2 & E			(1-)					
Administration	APAD	331,290	(D)				331,290	-
Funding Summary								
Federal Funds		4,967,177					4,967,177	
General Fund Public Health L & C Program		892,617					892,617	
Fund		4,758					4,758	
		1,100					1,100	
SNF Quality & Accountability		22,601					22,601	
State Health Facilities Citation		00 000					00.000	
Penalties Account Grand Total - All Funds		22,239 <b>5,909,392</b>					22,239 <b>5,909,392</b>	
Comments:		J,JUJ,JJZ		-	-	-	0,303,032	
The maximum amount allowed t	to be transferred	from Adminis	strat	ion to Title IIIE is			42,668	
The minimum General Fund to be	expended for Sta	te Match in Title	e III i	s:			153,888	
02.044	2040		01			r Abuss Dreverting		
93.041 93.041	2019 2021	1901CAOAEA 2101CAOAEA		-		r Abuse Prevention r Abuse Prevention		
93.041 93.042			-	Older American A				
	2021			Older American A				
93.043								
93.043 93.044	2021	2101CAOASS	-01	Older American A	ct Litle III- Supp	ortive Services		
				Older American A Older American A				
93.044	2021	2101CAOACM	-01		ct Title III- Cong	regate Meals		

<sup>(a)</sup> State Funds must be expended by 6/30/22 and final expenditures reported in closeout by 7/31/22.
 <sup>(b)</sup> Federal Funds must be reported in closeout by 7/31/22. Once closeouts are processed, CDA will determine the amount that can be carried over into next year's (
 <sup>(c)</sup> Transfers based on the original contract are due by 5/1/21 and final transfers are due by 1/15/22.

#### STATE OF CALIFORNIA CALIFORNIA DEPARTMENT OF AGING **AREA PLAN BUDGET** CDA 122 (REV 05/2020)



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### TITLE III ADMIN AND TITLE III PROGRAMS COSTS SUMMARY

BUDGET PERIOD: July 1, 202	21 - Ju						REVISION					AP-2122-06	DATE:	5.3.21	PS	A#6
AAA DIRECT SERVICE COST CATEGORIES		, _02.	(a)	Area Plan Admin	(b)		(c) II	I C-1 gate Nutr	(d)	III C-2 e Del Nut	(	e) III D Disease Prev	(f)	III E Caregive	(g)	
		CASH		1,409,232	ouppoin	286,529	Congre	0		o Dorritat	0	0	' anny		0	1,695,761
1. Personnel	(+)	IN-KIND		0		0		0			0	0			0	C
	( )	CASH													-	C
2. Staff Travel	(+)	IN-KIND														0
0. Ot a ff Tara in in a		CASH														C
3. Staff Training	(+)	IN-KIND														C
4. Property / Equipment		CASH		0		0		0			0	0			0	C
\$5,000 or more**	(+)	IN-KIND														C
E. Sumplian		CASH														C
5. Supplies	(+)	IN-KIND														C
6. Vendor / Consultant		CASH														C
Agreements	(+)	IN-KIND														C
7. Faad Casta		CASH														0
7. Food Costs	(+)	IN-KIND														0
8. Other Costs		CASH														0
8. Other Costs	(+)	IN-KIND														0
O Alla asta d Casta*		CASH														0
9. Allocated Costs*	(+)	IN-KIND														0
10.AREA AGENCY DIRECT		CASH		1,409,232		286,529		0			0	0			0	1,695,761
COSTS	(=)	IN-KIND		0		0		0			0	0		(	0	0
	( )	CASH													-	0
11. Indirect Costs	(+)	IN-KIND														0
		CASH		1,409,232		286,529		0			0	0			0	1,695,761
12.TOTAL AREA AGENCY COSTS		0.1011														
				0		0		0			0	0		(	0	C
	(=)	IN-KIND													_	
13.Subrecipient Contractor		CASH			2	,394,974	14	1,528,272		21,420,67	70	365,246		749,09	2	39,458,254
Services	(+)	IN-KIND				0	1	1,098,712		193,23	36	0			0	1,291,948
		CASH		1,409,232	2	,681,503	14	1,528,272		21,420,67	70	365,246		749,09	2	41,154,015
14.TOTAL TITLE III	(=)	IN-KIND		0		0	1	1,098,712		193,23	36	0			0	1,291,948
15.TOTAL CASH & IN-KIND	. /	1		1,409,232	2	.681,503	15	5,626,984		21,613,90	06	365,246		749,09	2	42,445,963

Payment Method: Reimbursement [X] Advance []

Federally Approved Indirect Cost Rate(s):

AREA PLAN BUDGET APPROVAL

	FOR STATE USE	ONLY		
Program Fiscal Team Analyst:	Date	Program	Fiscal Team Manager:	Date
Maliss	a Porcayo 05/0	5/21	Patricia Crosb	4 5/10/21
* Must submit allocation plan with Area Plan Budget			6	/

\*\* Property / Equipment with per unit cost of \$5,000 or more, as well as items specified in Exhibit D, Article VII. Property, will autofill from page 14.

For questions or accessibility assistance with this financial document, please contact <u>CDAFiscalTeam@aging.ca.gov</u>.



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### TITLE VII, SPECIAL OMBUDSMAN AND TOTAL COSTS SUMMARY

BUDGET PERIOD: July 1, 202	1 - J	une 30, 202		[X] ORIGINAL [ ] F		CONTRACT NO .:		DATE: 5.3.21	PSA # 6
AAA DIRECT SERVICE					(c) Total	(d) Ombudsman			(g) Total
COST CATEGORIES			Ombudsman	Elder Abuse Prev	Title III & VII	PH L&C	SHF Cit. Pen.	SNFQAF	Area Plan
1. Personnel		CASH	0	0	1,695,761	0	0	0	1,695,761
	(+)	IN-KIND	0	0	0	0	0	0	C
2. Staff Travel		CASH			0				0
	(+)	IN-KIND			0				C
3. Staff Training		CASH			0				0
5. Stall Halling	(+)	IN-KIND			0				0
4. Property / Equipment		CASH	0	0	0	0	0	0	0
\$5,000 or more**	(+)	IN-KIND			0				0
5. O		CASH			0				C
5. Supplies	(+)	IN-KIND							C
6. Vendor / Consultant		CASH			0				C
Agreements	(+)	IN-KIND			0				C
	( )	CASH			0				0
7. Food Costs	(+)	IN-KIND			0				0
	( )	CASH			0				0
8. Other Costs	(+)	IN-KIND			0				0
	(.)	CASH			0				0
9. Allocated Costs*	(+)	IN-KIND			0				0
	(.)	in thing							
10. AREA AGENCY DIRECT		CASH	0	0	1,695,761	0	0	0	1,695,761
COSTS		OAGH							
	(-)	IN-KIND	0	0	0	0	0	0	0
	(-)	CASH			0				0
11. Indirect Costs	(+)	IN-KIND			0				0
	(+)				0				U
		CACU	0	0	1,695,761	0	0	0	1,695,761
12.TOTAL AREA AGENCY		CASH							
COSTS			0	0	0	0	0	0	C
	(=)	IN-KIND					-		
13. Subrecipient Contractor		CASH	37,545	12,001	39,507,800	4,758	22,239	22,601	39,557,398
Services	(+)	IN-KIND	3 <i>1</i> ,545	12,001	1,291,948		22,239	22,001	1,291,948
	(*)				1,291,940				1,291,940
		CASH	37,545	12,001	41,203,561	4,758	22,239	22,601	41,253,159
14.TOTAL AREA PLAN		GAGH							
	(-)	IN-KIND	0	0	1,291,948	0	0	0	1,291,948
15.TOTAL CASH & IN-KIND	(-)		27 545	12.004	42 405 500	4.750	22.020	22.004	40 E4E 407
TS. TUTAL CASH & IN-KIND		raa Dian Bu	37,545	12,001	42,495,509	4,758	22,239	22,601	42,545,107

\* Must submit allocation plan with Area Plan Budget

\*\* Property / Equipment with per unit cost of \$5,000 or more, as well as items specified in Exhibit D, Article VII. Property, will autofill from page 14.

#### STATE OF CALIFORNIA CALIFORNIA DEPARTMENT OF AGING **AREA PLAN BUDGET** CDA 122 (REV 05/2020)



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### TITLE III, TITLE VII, AND SPECIAL OMBUDSMAN FUNDING SUMMARY

BUDGET PERIOD: July 1, 2021	- June 30, 20		[X] ORIGINAL [] I		CONTRACT NO .:		DATE: 5.3.21	PSA # 6
SECTION A		(a) Area Plan	(b) III B	(c) III C-1	(d) III C-2	(e) III D	(f) III E	(g) Total
FUNDING SOURCES		Admin	Supportive Svcs	Congregate Nutr	Home Del Nutr	Disease Prev	Family Caregiver	Title III
1. Program Income	CASH		0	877,562	558,017	500	0	1,436,079
2. NSIP	CASH			390,788	1,091,741			1,482,52
3. Intentionally Blank	CASH							(
4. Non-Matching	CASH	720,023	0	2,090,726	7,726,685	161,462	0	10,698,89
Contributions	IN-KIND		0	1,098,712	193,236	0	0	1,291,94
5. State Funds	CASH		131,925	275,536	485,156			892,61
6. Matching	CASH	400,587	1,723,905	9,890,145	10,747,065	141,536	305,554	23,208,792
Contributions	IN-KIND	0	0	0	0	0	0	(
7. Federal Funding	CASH	288,622	825,673	1,003,515	812,006	61,748	443,538	3,435,10
8.TOTAL TITLE III	CASH	1,409,232	2,681,503	14,528,272	21,420,670	365,246	749,092	41,154,01
FUNDING	IN-KIND	0	0	1,098,712	193,236	0	0	1,291,94
9. TOTAL CASH & IN-KIND		1,409,232	2,681,503	15,626,984	21,613,906	365,246	749,092	42,445,963
SECTION B		(h) VII	(i) VII	(j) Total	(k) Ombudsman	(I) Ombudsman	(m) Ombudsman	(n) Total
FUNDING SOURCES		Ombudsman	Elder Abuse Prev	Title III & VII	PH L&C	SHF Cit. Pen.	SNFQAF	Area Plan
10. Program Income	CASH			1,436,079				1,436,07
11. NSIP	CASH			1482529				1,482,52
12. Intentionally Blank	CASH			0				
13. Non-Matching	CASH			10,698,896				10,698,89
Contributions	IN-KIND			1,291,948				1,291,94
14. State Funds	CASH			892,617	4,758	22,239	22,601	942,21
15. Matching	CASH			23,208,792				23,208,792
Contributions	IN-KIND			0				(
16. Federal Funding	CASH	37,545	12,001	3,484,648				3,484,64
17.TOTAL AREA	CASH	37,545	12,001	41,203,561	4,758	22,239	22,601	41,253,159
PLAN FUNDING	IN-KIND	0	0	1,291,948	0	0	0	1,291,94
18. TOTAL CASH & IN-KIND		37,545	12,001	42,495,509	4,758	22,239	22,601	42,545,10



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### MATCHING CONTRIBUTIONS & ADEQUATE PROPORTION COMPLIANCE

BUDGET PERIOD: July 1, 2021 - Jur	ne 30, [X] ORIGINAL [ ] RE\	/ISION #		CONTRACT NO.: AP-2122-06	DATE: 5.3.21		PSA#6
SECTION A	··· · · · · · · · · · · · · · · · · ·			SECTION B (may include Public Adm	in Match from Section A)		•
AREA PLAN ADMINISTRATION MA	TCHING CONTRIBUTIONS			LOCAL PUBLIC AGENCIES MAT	CHING CONTRIBUTIO	NS	
Source	Cash	In-Kind	Total	Source	Cash	In-Kind	Total
SF General Fund	400,587		400,587.24	SF General Fund	22,903,238		22,903,238.24
			0				C
			0				C
			0				C
			0				C
TOTAL	400,587.24	-	400,587.24	TOTAL	22,903,238.24	-	22,903,238.24

#### -----

SECTION C							
MINIMUM MATCHING REQUIREMENTS O	OMPLIANCE						
	(a) Area Plan	(b) Title III B & III C	(c) Title III E	(d)	Total Min		
ITEM	Admin	pooled	Programs		Matching		
1. Costs to be Matched	689,209	24,977,203	749,092		26,415,504		
2. Required Matching Percentages	25%	10.53%	25%	1101010101010010			
3. Minimum Required Match	172,302	2,630,099	187,273		2,989,674		
4. Match Budgeted (from Page 3)	400,587	22,361,115	305,554		23,067,256	<<< Compare to line 3	
5. Required Local Public Agencies Match	ning = Line 3 x 25%				747,419	<<< Compare to Section B Total	

SECTION D ADEQUATE PROF	PORTION CALCULAT	ION		SECTION E
Priority Services	Federal			ADEQUATE PROPORTION CALCULATION FOR PRIORITY SERVICES
(Do not include OTO)	Share			BUDGETED BASELINE FUNDS Amount
5. Information & Assistance	50,000			1. Total Supportive Services Federal Share
6. Case Management	0			(+) 825,673
7. Assisted Transportation	0			2. Less III B Ombudsman Federal Share
8. Transportation	318,000			(-) <u>25,10</u>
9. Outreach	0			3. Less III B One-Time-Only
10. Comprehensive Assess.	0			(-)
11. Health	0	Auto-calculated	AAA - Enter	4. Equals III B Supportive Services 800,566.67
12. Mental Health	0	% of Baseline	Approved %	Base Allocation (=)
13. Public Information	0	Funding	from Area Plan	* Total Priority Service Federal Share Divided by III B Base (line 4)
14. Total Access	368,000	46.0%	45.0	^ As Approved in the Area Plan
15. Personal Care	20,000			
16. Homemaker	25,000			
17. Chore	25,000			
18. Visiting	0			
19. Respite Care	0			
20. Alzheimer's Day Care	0			
21. Residential Repairs/Mods.	0	Auto-calculated	AAA - Enter	SECTION F
22. Adult Day/Health Care	0	% of	Approved %	OMBUDSMAN MAINTENANCE OF EFFORT CASH FUNDING COMPLIANCE
23. Telephone Reassurance	0	Base*	from Area Plan	Title III B OMBI State IIIB OMBI Title VII OMBI State Special OMB Total OMBI Casi
24. Total In-Home	70,000	8.7%		25,106 131,925 37,545 49,598 <b>244,17</b> 4
25. Legal Assistance	362,567	45.3%	45.0	



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#### TRANSFER REQUESTS

	02 [X] ORIGINAL [ ]	REVISION #		CONTRACT NO	D.: AP-2122-06	DATE: 5.3.21	PSA # 6
	NE	W TRANSFER		ED IN THIS B	UDGET		
	Current	Must N	et Zero	New	JUSTIFICATIONS	3	
Federal Funds	Budget Display			Budget Display			of Baseline exceeding:
(OTO Funds cannot be transferred)	Allocations	Increase (+)	Decrease (-)	Allocations	30% between IIIB	& IIIC or 40% betw	een IIIC-1 & IIIC-2
Area Plan Admin	331,290		42,668	288,622	Justification:		
II B Ombudsman	25,106			25,106			
II B Program	800,567			800,567			
II C-1 Program	1,003,515			1,003,515			
II C-2 Program	812,006			812,006			
II E Program (See Budget Display limit)	400,870	42,668		443,538			
ISIP C-1 Congr Program	390,788			390,788			
ISIP C-2 Home Del Program	1,091,741			1,091,741			
				0			
OTAL TRANSFERS (Must net zero)		42,668	(42,668)				
· · · · · ·	Current	Must N	et Zero	New	Justification:		
State Funds	Budget Display			Budget Display	Provide justification	on for YTD Transfers	of Baseline exceeding:
	Allocations	Increase (+)	Decrease (-)	Allocations	30% between IIIB	& IIIC or 40% betw	een IIIC-1 & IIIC-2
State B Ombudsman	131,925			131,925	Justification:		
State C-1 Program	275,536			275,536			
State C-2 Program	485,156			485,156			
				0			
OTAL TRANSFERS (Must net zero)		0	0	0			
TOTAL TRANSFERS (Must net zero)	YTD		cluded in this	budget (Cun	nulative)		
Federal Funds	YTD		cluded in this		nulative)		
	YTD		cluded in this	budget (Cun	nulative)		
Federal Funds (OTO Funds cannot be transferred)	YTD YTD	Transfers in	cluded in this Must N	budget (Cun			
Federal Funds (OTO Funds cannot be transferred) Area Plan Admin		Transfers in	cluded in this Must N	budget (Cun et Zero Decrease (-)			
Federal Funds (OTO Funds cannot be transferred) Area Plan Admin II B Ombudsman	YTD Transfer	Transfers in s Requested s Requested	cluded in this Must N	budget (Cun et Zero Decrease (-)			
Federal Funds (OTO Funds cannot be transferred) Area Plan Admin II B Ombudsman II B Program	YTD Transfers YTD Transfers	Transfers in s Requested s Requested s Requested s Requested	cluded in this Must N	budget (Cun et Zero Decrease (-)			
Federal Funds (OTO Funds cannot be transferred) Area Plan Admin II B Ombudsman II B Program II C-1 Program	YTD Transfers YTD Transfers YTD Transfers YTD Transfers	Transfers in s Requested s Requested s Requested s Requested s Requested	cluded in this Must N	budget (Cun et Zero Decrease (-)			
Federal Funds (OTO Funds cannot be transferred) Area Plan Admin II B Ombudsman II B Program II C-1 Program II C-2 Program	YTD Transfers YTD Transfers YTD Transfers YTD Transfers YTD Transfers	Transfers in s Requested s Requested s Requested s Requested s Requested s Requested	cluded in this Must N	budget (Cun et Zero Decrease (-)			
	YTD Transfer YTD Transfer YTD Transfer YTD Transfer YTD Transfer YTD Transfer	Transfers in s Requested s Requested s Requested s Requested s Requested s Requested s Requested	Cluded in this Must N Increase (+)	budget (Cun et Zero Decrease (-)			
Federal Funds (OTO Funds cannot be transferred) Area Plan Admin II B Ombudsman II B Program II C-1 Program II C-2 Program II C-2 Program II E Program (See Budget Display limit) ASIP C-1 Congr Program	YTD Transfer YTD Transfer YTD Transfer YTD Transfer YTD Transfer YTD Transfer YTD Transfer	Transfers in s Requested s Requested s Requested s Requested s Requested s Requested s Requested s Requested	Cluded in this Must N Increase (+)	budget (Cun et Zero Decrease (-)			
Federal Funds (OTO Funds cannot be transferred) Area Plan Admin II B Ombudsman II B Program II C-1 Program II C-2 Program II C-2 Program II E Program (See Budget Display limit) ISIP C-1 Congr Program ISIP C-2 Home Del Program	YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer:	Transfers in s Requested s Requested s Requested s Requested s Requested s Requested s Requested s Requested	Cluded in this Must N Increase (+)	budget (Cun et Zero Decrease (-)			
Federal Funds (OTO Funds cannot be transferred) Area Plan Admin II B Ombudsman II B Program II C-1 Program II C-2 Program II C-2 Program II E Program (See Budget Display limit) VSIP C-1 Congr Program VSIP C-2 Home Del Program	YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer:	Transfers in s Requested s Requested s Requested s Requested s Requested s Requested s Requested s Requested	Lincrease (+) 42,668 42,668 Must N	budget (Cun et Zero Decrease (-) 42,668 (42,668) et Zero			
Federal Funds (OTO Funds cannot be transferred) Area Plan Admin II B Ombudsman II B Program II C-1 Program II C-2 Program II C-2 Home Del Program NSIP C-2 Home Del Program TOTAL TRANSFERS (Must net zero) State Funds	YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer:	Transfers in s Requested s Requested s Requested s Requested s Requested s Requested s Requested s Requested	Cluded in this Must N Increase (+) 42,668	budget (Cun et Zero Decrease (-) 42,668			
Federal Funds (OTO Funds cannot be transferred) Area Plan Admin II B Ombudsman II B Program II C-1 Program II C-2 Program II C-2 Program II E Program (See Budget Display limit) VSIP C-1 Congr Program VSIP C-2 Home Del Program TOTAL TRANSFERS (Must net zero) State Funds State B Ombudsman	YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer:	Transfers in s Requested s Requested s Requested s Requested s Requested s Requested s Requested s Requested s Requested	Lincrease (+) 42,668 42,668 Must N	budget (Cun et Zero Decrease (-) 42,668 (42,668) et Zero			
Federal Funds (OTO Funds cannot be transferred) Area Plan Admin II B Ombudsman II B Program II C-1 Program II C-2 Program II C-2 Home Del Program NSIP C-2 Home Del Program TOTAL TRANSFERS (Must net zero) State Funds	YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer: YTD Transfer:	Transfers in s Requested s Requested s Requested s Requested s Requested s Requested s Requested s Requested s Requested s Requested	Lincrease (+) 42,668 42,668 Must N	budget (Cun et Zero Decrease (-) 42,668 (42,668) et Zero			

### STATE OF CALIFORNIA CALIFORNIA DEPARTMENT OF AGING AREA PLAN BUDGET



CDA 122 (REV 05/2020)

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### SCHEDULE OF PAID PERSONNEL COSTS ADMIN & TITLE III DIRECT PROGRAM SERVICES

BUDGET PERIOD: July 1, 2021 -	June 30, 2022			[X] ORIG	INAL [] REV	ISION #		CONTRA	CT NO.: AP	-2122-06		DATE: 5	.3.21		PSA#6
POSITION	Annual FTE	FTE		FTE	Direct	FTE	Direct	FTE	Direct	FTE	Direct	FTE	Direct	FTE	Total
CLASSIFICATION	Wage Rate	%	Admin	%	III B	%	III C-1	%	III C-2	%	III D	%	III E	%	Title III
Michael Zaugg - 0931 Manager	160,134	85.0%	136,114											85.0%	136,114
Melissa McGee - 0923 Manager	148,538	75.0%	111,404											75.0%	111,404
Sara Hofverberg - 2917 Program A	122,538	75.0%	91,904											75.0%	91,904
Fanny Lapitan - 0922 Manager	138,346	100.0%	138,346											100.0%	138,346
Rose Johns - 1824 Principal Admi	138,034	15.0%	20,705											15.0%	20,70
Alex Gleason - 1823 Senior Budge	119,210	15.0%	17,882											15.0%	17,882
Justin Chico - 1842 Management	94,146	100.0%	94,146											100.0%	94,146
Tiffany Kearney - 2917 Program A	122,538	50.0%	61,269											50.0%	61,269
Sochi Chan - 2846 Nutritionist	109,798	75.0%	82,349											75.0%	82,349
Lauren Muckley - 2846 Nutritionist	109,798	75.0%	82,349											75.0%	82,349
Reanna Albert - 1822 Admin Analy	102,310	30.0%	30,693											30.0%	30,693
Alan Pon - 1652 Accountant II	94,796	50.0%	47,398											50.0%	47,398
Ping Chen - 1654 Grants Accounti	114,738	30.0%	34,421											30.0%	34,42
Dierdre Harris-Coleman - 2920 Me	109,018			10.0%	10,902									10.0%	10,902
Emma Medal - 2920 Medical Socia	109,018			10.0%	10,902									10.0%	10,902
Mary Cabarles - 2940 Protective S	114,478			10.0%	11,448									10.0%	11,448
Ricardo Arguello - 2940 Protective	114,478			10.0%	11,448									10.0%	11,448
Mary Ann Roeurth - 2940 Protectiv	114,478			10.0%	11,448									10.0%	11,448
Ann McWalters - 2940 Protective \$	114,478			10.0%	11,448									10.0%	11,448
Jenah Yangwas - 2920 Medical So	109,018			10.0%	10,902									10.0%	10,902
Naomi Chau - 2940 Protective Ser	114,478			10.0%	11,448									10.0%	11,448
Jesse Guzman - 2920 Medical So	109,018			10.0%	10,902									10.0%	10,902
Jesus Diaz - 2920 Medical Social	109,018			10.0%	10,902									10.0%	10,902
Yin Lam Wong - 2920 Medical So	109,018			10.0%	10,902									10.0%	10,902
Yukihiro Yasuda - 2920 Medical So	109,018			10.0%	10,902									10.0%	10,902
Kav Yu Lam - 2920 Medical Social	109.018			10.0%	10.902									10.0%	10.902
Kelly Bryant - 0923 Manager	148,538			10.0%	14,854									10.0%	14,854
Dana Leavitt - 2924 Medical Socia	121,810			10.0%	12,181									10.0%	12,18 <sup>.</sup>
Yuet Mui Fung - 2924 Medical Soc	121,810			10.0%	12,181									10.0%	12,18
Humberto Alvarez - 2918 HSA So	92,794			10.0%	9,279									10.0%	9,279
	02,101			10.070	0,210									0.0%	0,210
														0.0%	(
														0.0%	(
														0.0%	(
														0.070	
TOTAL SALARIES			948,978		192,949		C		0		(	0	0		1,141,927
PAYROLL TAXES			80,663		16,401										97,064
EMPLOYEE															
BENEFITS			379,591		77,179										456,77
TOTAL PAID															
PERSONNEL COSTS			1,409,232		286,529		C		0		(	0	0		1,695,76

See below for additional personnel lines if needed

For questions or accessibility assistance with this financial document, please contact <u>CDAFiscalTeam@aging.ca.gov</u>.

### STATE OF CALIFORNIA CALIFORNIA DEPARTMENT OF AGING **AREA PLAN BUDGET**



CDA 122 (REV 05/2020)

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### SCHEDULE OF PAID PERSONNEL COSTS TITLE III, TITLE VII, AND SPECIAL OMBUDSMAN DIRECT PROGRAM SERVICES

BUDGET PERIOD: July 1, 2021 -					GINAL [] REVI				ACT NO.: AP-2			DATE: 5			PSA # 6
POSITION	Annual FTE	FTE	Direct VII	FTE	Direct VII	FTE	Total	FTE	Direct Ombi	FTE	Direct Ombi	FTE	Direct Ombi	Total	Total
CLASSIFICATION	Wage Rate	%	Ombi	%	EAP	%	Title III & VII	%	PH L&C	%	SHF Cit Pen	%	SNFQAF	FTE%	Area Plan
Michael Zaugg - 0931 Manager	160,134					85.0%	136,114							85.0%	136,11
Melissa McGee - 0923 Manager	148,538					75.0%	111,404							75.0%	111,40
Sara Hofverberg - 2917 Program A	122,538					75.0%	91,904							75.0%	91,90
Fanny Lapitan - 0922 Manager	138,346					100.0%	138,346							100.0%	138,34
Rose Johns - 1824 Principal Admi	138,034					15.0%	20,705							15.0%	20,70
Alex Gleason - 1823 Senior Budge	119,210					15.0%	17,882							15.0%	17,88
Justin Chico - 1842 Management /	94,146					100.0%	94,146							100.0%	94,14
Tiffany Kearney - 2917 Program A	122,538					50.0%	61,269							50.0%	61,26
Sochi Chan - 2846 Nutritionist	109,798					75.0%	82,349							75.0%	82,34
Lauren Muckley - 2846 Nutritionist	109,798					75.0%	82,349							75.0%	82,34
Reanna Albert - 1822 Admin Analy	102,310					30.0%	30,693							30.0%	30,69
Alan Pon - 1652 Accountant II	94,796					50.0%	47,398							50.0%	47,39
Ping Chen - 1654 Grants Accounti	114,738					30.0%	34,421							30.0%	34,42
Dierdre Harris-Coleman - 2920 Me	109,018					10.0%	10,902							10.0%	10,90
Emma Medal - 2920 Medical Socia	109,018					10.0%	10,902							10.0%	10,90
Mary Cabarles - 2940 Protective S	114,478					10.0%	11,448							10.0%	11,44
Ricardo Arguello - 2940 Protective	114,478					10.0%	11,448							10.0%	11,44
Mary Ann Roeurth - 2940 Protectiv	114,478					10.0%	11,448							10.0%	11,44
Ann McWalters - 2940 Protective S	114,478					10.0%	11,448							10.0%	11,44
Jenah Yangwas - 2920 Medical So	109,018					10.0%	10,902							10.0%	10,90
Naomi Chau - 2940 Protective Ser	114,478					10.0%	11,448							10.0%	11.44
Jesse Guzman - 2920 Medical So	109,018					10.0%	10,902							10.0%	10,90
Jesus Diaz - 2920 Medical Social V	109,018					10.0%	10.902							10.0%	10,90
Yin Lam Wong - 2920 Medical So	109,018					10.0%	10,902							10.0%	10,90
Yukihiro Yasuda - 2920 Medical So	109,018					10.0%	10,902							10.0%	10,90
Kay Yu Lam - 2920 Medical Social	109,018					10.0%	10,902							10.0%	10,90
Kelly Bryant - 0923 Manager	148,538					10.0%	14,854							10.0%	14,85
Dana Leavitt - 2924 Medical Socia	121,810					10.0%	12,181							10.0%	12,18
Yuet Mui Fung - 2924 Medical Soc	121,810					10.0%	12,181							10.0%	12,18
Humberto Alvarez - 2918 HSA So	92,794					10.0%	9,279							10.0%	9,27
0	0					0.0%	0							0.0%	
0	0					0.0%	0							0.0%	
0	0					0.0%	0							0.0%	
0	0			1	1	0.0%	0		1				ł	0.0%	
	Ŭ														
TOTAL SALARIES			0		0		1,141,927		0		0		0		1,141,92
				1											
PAYROLL TAXES							97,064								97,06
EMPLOYEE															
BENEFITS							456,771								456,77
TOTAL PAID									200 780 780 780 780 780						
PERSONNEL COSTS			0		0		1,695,761		0		0		0		1,695,76

See below for additional personnel lines if needed

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SCHEDULE OF IN-KIND PERSONNEL COSTS ADMIN, TITLE III, VII, AND SPECIAL OMBUDSMAN DIRECT PROGRAM SERVICES

PLIDGET DEDIODU July 4, 2024	Juno 20, 2000				INAL [ ] RE		, vii, AND		ACT NO.: AP-2			DATE: 5	2 21		PSA#6
BUDGET PERIOD: July 1, 2021 - POSITION	Annual FTE	FTE		FTE	Direct	FTE	Direct	FTE	Direct	122-06 FTE	Direct	FTE	Direct	FTE	Total
CLASSIFICATION	Wage Rate	%	Admin	%	III B	%	III C-1	%	III C-2	%	III D	%	III E	%	Title III
														0.0%	0
														0.0%	0
														0.0%	0
														0.0%	0
														0.0%	0
														0.0%	0
														0.0%	0
														0.0%	0
														0.0%	0
									-		-			0.0%	0
									-		-			0.0%	0
									-		-			0.0%	0
														0.0%	0
														0.0%	0
														0.0%	0
														0.0%	0
TOTAL SALARIES			0		0		0		0		0		0		0
PAYROLL TAXES															0
EMPLOYEE BENEFITS				_											0
TOTAL IN-KIND PERSONNEL C	COSTS		0		0		0				0		0		0
					-		0		0		0				
POSITION	Annual FTE	FTE	Direct	FTE	Direct	FTE	Total	FTE	Direct Ombi	FTE	Direct Ombi		Direct Ombi	Total	Total
CLASSIFICATION	Annual FTE Wage Rate	FTE %	Direct VII A	FTE %	Direct VII B	%	Total Title III & VII	FTE %	Direct Ombi PH L&C	FTE %	Direct Ombi SHF Cit Pen		Direct Ombi SNFQAF	%	Area Plan
CLASSIFICATION 0						% 0.0%								% 0.0%	Area Plan 0
CLASSIFICATION 0 0						% 0.0% 0.0%								% 0.0% 0.0%	Area Plan 0 0
CLASSIFICATION 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0						% 0.0% 0.0% 0.0%								% 0.0% 0.0%	Area Plan 0 0 0
CLASSIFICATION 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Wage Rate 0 0 0 0 0 0 0 0 0					% 0.0% 0.0% 0.0%								% 0.0% 0.0% 0.0%	Area Plan 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
CLASSIFICATION 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0						% 0.0% 0.0% 0.0%								% 0.0% 0.0%	Area Plan 0 0 0
CLASSIFICATION 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Wage Rate 0 0 0 0 0 0 0 0 0					% 0.0% 0.0% 0.0% 0.0%								% 0.0% 0.0% 0.0% 0.0%	Area Plan 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
CLASSIFICATION 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Wage Rate 0 0 0 0 0 0 0 0 0					% 0.0% 0.0% 0.0% 0.0%								% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0%	Area Plan 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
CLASSIFICATION 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Wage Rate 0 0 0 0 0 0 0 0					% 0.0% 0.0% 0.0% 0.0% 0.0%	Title III & VII 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0							% 0.0% 0.0% 0.0% 0.0% 0.0%	Area Plan 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
CLASSIFICATION           0           0           0           0           0           0           0           0           0           0           0           0           0           0           0           0           0           0           0	Wage Rate 0 0 0 0 0 0 0 0 0 0 0					% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0%								% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0%	Area Plan 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
CLASSIFICATION           0	Wage Rate 0 0 0 0 0 0 0 0					% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0%	Title III & VII 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0							%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%	Area Plan 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
CLASSIFICATION         0	Wage Rate 0 0 0 0 0 0 0 0 0 0 0					%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%	Title III & VII 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0							%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%	Area Plan 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
CLASSIFICATION           0	Wage Rate 0 0 0 0 0 0 0 0 0 0 0					% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0%	Title III & VII 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0							%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%	Area Plan 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
CLASSIFICATION         0	Wage Rate 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0					% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.	Title III & VII 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0							%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%           0.0%	Area Plan 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
CLASSIFICATION         0	Wage Rate 0 0 0 0 0 0 0 0 0 0 0					% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.	Title III & VII 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0							% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.	Area Plan 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
CLASSIFICATION         0	Wage Rate 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0					% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.	Title III & VII 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0							% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.	Area Plan 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
CLASSIFICATION         0	Wage Rate 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0					% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.	Title III & VII 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0							%           0.0%	Area Plan 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
CLASSIFICATION           0	Wage Rate 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0				VII B	% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.	Title III & VII 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		PH L&C	%	SHF Cit Pen	%	SNFQAF	% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.	Area Plan           0
CLASSIFICATION         0      <	Wage Rate 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0					% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.	Title III & VII 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0			%		%		%           0.0%	Area Plan           0
CLASSIFICATION           0	Wage Rate 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0				VII B	% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.	Title III & VII 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		PH L&C	%	SHF Cit Pen	%	SNFQAF	%           0.0%	Area Plan           0
CLASSIFICATION           0	Wage Rate 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0			%	VII B	% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.0% 0.	Title III & VII 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		PH L&C	%	SHF Cit Pen		SNFQAF	%           0.0%	Area Plan           0

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#### STATE OF CALIFORNIA CALIFORNIA DEPARTMENT OF AGING **AREA PLAN BUDGET** CDA 122 (REV 05/2020)



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SCHEDULE OF DIRECT (III B) SUPPORTIVE SERVICES, OMBUDSMAN AND OTHER SERVICES

BUDGET PERIOD: July 1, 2021 - June 30, 2022	[X] ORIGINAL [ ]				O.: AP-2122-06	DATE: 5.3.21		PSA # 6
	(a) Total	(b)		on-Matching	(e)		ching	(h)
	Budgeted	Program	-	ontributions	State		butions	Federal
SERVICE CATEGORIES	Costs	Income	(c) Cash	(d) In-Kind	Funds	(f) Cash	(g) In-Kind	Share
Supportive Services:								
Personal Care (In-Home)*								
Homemaker (In-Home)*								
Chore (In-Home)*								
Adult Day/Health Care (In-Home)*								
Case Management (Access)*								
Assisted Transportation (Access)*								
Transportation (Access)*								
Legal Assistance*								
Information & Assistance (Access)*	286,529					236,529		50,0
Outreach (Access)*			1				1	00,0
Ombudsman			1			0000000	1	
	<b>L</b>	1	1					
Other Support Services:								
Program Development								
Coordination			_					
CARS Data Reporting							-	
Alzheimer's Day Care (In-Home)*								
Comprehensive Assessment (Access)*					_			
Health (Access) *								
Mental Health (Access) *								
Public Information (Access)*								
Residential Repairs/Modifications (In-Home)*								
Respite Care (In-Home)*								
Telephone Reassurance (In-Home)*								
Visiting (In-Home)*								
Cash/Material Aid								
Community Education								
Disaster Preparedness Materials					—			
Employment								
Housing			1					
Interpretation/Translation			1		—			
Mobility Management								
Peer Counseling							<u> </u>	
0			-					
Personal Affairs Assistance			-				+	
Personal/Home Security					_			
Registry								
Senior Center Activities								
Emergency Preparedness			_					
Senior Center Staffing								
Total IIB Other Support Services	0		0	0	0	0 0		0 50.0

\*Denotes Priority Services

### STATE OF CALIFORNIA CALIFORNIA DEPARTMENT OF AGING AREA PLAN BUDGET





Page 10 of 15 SCHEDULE OF SUBRECIPIENT CONTRACTED (III B) SUPPORTIVE SERVICES, OMBUDSMAN AND OTHER SERVICES

BUDGET PERIOD: July 1, 2021 - June 30, 202				CONTRACT NO .:		DATE: 5.3.21	PSA # 6
	(a) Total	(b)		latching	(e)	Matching	(h)
	Budgeted Costs	Program		butions (d) In-Kind	State Funds	Contributions	Federal Share
SERVICE CATEGORIES	Costs	Income	(c) Cash	(a) in-Kina	Funds	(f) Cash (g) In-Kind	Share
Supportive Services:	07.000	1	r	1		47.000	00.00
Personal Care (In-Home)*	37,000				-	17,000	20,00
Homemaker (In-Home)*	42,000				-	17,000	25,00
Chore (In-Home)*	42,000				_	17,000	25,00
Adult Day/Health Care (In-Home)*					1		
Case Management (Access)*					_		
Assisted Transportation (Access)*					_		
Transportation (Access)*	458,000				_	140,000	318,00
Legal Assistance*	1,658,943					1,296,376	362,56
Information & Assistance (Access)*							(
Outreach (Access)*							(
Ombudsman	157,031				131,925	5	25,10
Other Support Services:							
Alzheimer's Day Care (In-Home)*							(
Comprehensive Assessment (Access)*							
Health (Access) *					1		
Mental Health (Access) *					-		(
Public Information (Access)*					-		
Residential Repairs/Modifications (In-Home)*					-		
Respite Care (In-Home)*					-		
Telephone Reassurance (In-Home)*					-		
Visiting (In-Home)*					-		
Cash/Material Aid					-		
Community Education					+		
Disaster Preparedness Materials					-		
					-		
Employment							
Housing							
Interpretation/Translation					_		(
Mobility Management					-		
Peer Counseling					+		
Personal Affairs Assistance					1		
Personal/Home Security			1		-		(
Registry			1		-		
Senior Center Activities			-		-		
					-		
Emergency Preparedness Senior Center Staffing							
	0		0	C	0	0	0
Total Contracted IIIB Other Supp Srvcs	-				-	Ţ	
Total Contracted IIIB Total Direct IIIB (from Page 9)	2,394,974 286,529	0				5 1,487,376 236,529	0 775,673
Total III B	2,681,503				-		0 825,673
*Denotes Priority Services	2,001,303		0		131,925	1,723,905	0 023,07

\*Denotes Priority Services

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### CDA 122 (REV 05/2020)

### SCHEDULE OF (III C-1 & III C-2) NUTRITION AND (III D) DISEASE PREVENTION & HEALTH PROMOTION PROGRAMS

	<u> </u>	-1 & III C-2) N								
BUDGET PERIOD: July 1, 2021 - Ju		[X] ORIGINAL [ ] F		(4)	N 13	CONTRACT NO .:		DATE: 5.3.21	h in a	PSA # 6
			(c)	(d)		latching butions	(g) State	Contril	ching	(j) Federal
SERVICE CATEGORIES	Budgeted Costs	Program Income	NSIP	Intentionally Blank	(e) Cash	(f) In-Kind	Funds	-	(i) In-Kind	Share
	COSIS	Income	INSIP	DIATIK	(e) Cash		Fullus	(II) Cash	(I) IN-KING	Share
III C-1 Congregate Programs Direct III C-1										
Congregate Meals										0
Nutrition Counseling										0
Nutrition Education										0
Total Direct III C-1	0	0	0	٥	0	0	0	0		
Subrecipient Contracted III C-1 Se		0	0	U	0	0	0	0		0
Congregate Meals	15,513,152	877.562	390,788		1,976,894	1.098.712	275,536	9.890.145		1,003,515
	32,348	. ,	390,700		32.348	, ,	210,000	9,090,145		1,003,515
Nutrition Counseling Nutrition Education	32,348				32,348					0
	. , .		000 700	•			075 500	0.000.445		0
Total Contracted III C-1 Total III C-1	15,626,984 15,626,984	,	390,788 390,788	0	2,090,726 2,090,726			9,890,145 9,890,145		0 1,003,515
	, ,	877,562	390,788	U	2,090,726	1,098,712	275,536	9,890,145		0 1,003,515
III C-2 Home Delivered Program	ıs									
Direct III C-2	1	1			1	1	1	1		
Home-Delivered Meals										0
Nutrition Counseling										0
Nutrition Education										0
Total Direct III C-2	0	0	0	0	0	0	0	0		0 0
Subrecipient Contracted III C-2 Se	-									_
Home-Delivered Meals	21,136,369		1,091,741		7,249,148	193,236	485,156	10,747,065		812,006
Nutrition Counseling	471,061				471,061					0
Nutrition Education	6,476				6,476					0
Total Contracted III C-2	21,613,906	,	1,091,741	0	7,726,685	193,236	,	10,747,065		0 812,006
Total III C-2	21,613,906	,	1,091,741	0	7,726,685	193,236	485,156	10,747,065		0 812,006
III D Disease Prevention & Heal	th Promotion Pro	ogram								
Direct III D										
Dis Prev & Health Promotion										0
Subrecipient Contracted III D Serv	vices					•	•	•		-
Disease Prev & Health Promotion	365,246	500			161,462			141,536		61,748
Total III D	365,246	500			161,462	0		141,536		0 61,748
	, , ,									

Total III E



305,554

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443,538

### SCHEDULE OF FAMILY CAREGIVER SUPPORT PROGRAM SERVICES (III E)

B BUDGET PERIOD: July 1, 2021 - June 30, 20		[X] ORIGINAL [ ]			CONTRACT NO.		DATE: 5.3.21	PSA # 6
	(a) Total	(b)		Atching	(e)	Mat	ching	(h)
	Budgeted	Program		ibutions	State		ibutions	Federal
CATEGORIES	Costs	Income	(c) Cash	(d) In-Kind	Funds	(f) Cash	(g) In-Kind	Share
Direct III E Family Caregivers								
Information Services								
Access Assistance								
Support Services								
Respite Care								
Supplemental Services								
Total Direct III E Family Caregivers	0	0	(	)	D	C	) (	)
Direct III E Grandparents								
nformation Services								
Access Assistance				1				
Support Services				1				
Respite Care					-			
Supplemental Services					-			
otal Direct III E Grandparents	0	0	(	)	0	C	) (	)
otal Direct III E	0	0	(	)	0	0	) (	)
nformation Services vccess Assistance Support Services Respite Care Unplemental Services	44,945 179,782 449,455 67418 7492					18,333 73,333 183,332 27500 3056	2 2	26,6 106,4 266,1 39,9
Supplemental Services Fotal Contracted III E Family Caregivers	7492	0	(	)		3050		4,43 443,53
Subrecipient Contracted III E Grandparents	143,032					000,004		1 440,00
nformation Services					_			
Access Assistance					_			
Support Services								
Respite Care								
Supplemental Services								
Fotal Contracted III E Grandparents	0	0	(	)	<u>)</u>	C	) (	)
					_			
Fotal Subrecipient Contracted III E	749,092	0				305,554		) 443,5

0

0

0

749,092

#### STATE OF CALIFORNIA CALIFORNIA DEPARTMENT OF AGING **AREA PLAN BUDGET** CDA 122 (REV 05/2020)



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### BUDGETED FEDERAL ONE-TIME-ONLY

BUDGET PERIOD: July 1, 202 Instructions: This is not a se	21 - June 30, 20	022	[X] ORIGINAL	[] REVISION	#	CONTRACT NO.: AP-2122-0 w on all support pages.	6		DATE: 5.3.21		PSA#6
Instructions: This is not a se	a)	(b)		(d) Innovative		w on all support pages.	(f)	(g)	(h) Home &	(i) Innovative	(i)
	(a) Baseline	(0)	Comm-Based	Pilot	(e)		() Baseline	(g)	Comm-Based	Pilot	0)
SERVICE CATEGORIES	Services	Equipment	Projects*	Projects*	Total OTO	SERVICE CATEGORIES	Services	Equipment	Projects*	Projects*	Total OTO
	Gervices	Equipment	1 10jecta	Tibjects			Gervices	Equipment	Појеста	TTOJECIS	10101010
II B Supportive Srevices					0	Home-Delivered Meals					(
Personal Care					0	Nutrition Counseling					(
Homemaker						Nutrition Education					(
Chore						NSIP					(
Adult Day/Health Care					0	Total III C-2 OTO	0	0	0	0	(
Case Management					0	10001110-2 010	<u>_</u>	<u> </u>	Home &	Innovative	
Assisted Transportation					0		Baseline		Comm-Based	Pilot	
Transportation					-	lii D	Services	Equipment	Projects*	Projects*	Total OTO
Legal Assistance						Dis. Prev & Health Prom	Gervices	Equipment	110ject3	Tiojecia	10101010
Information & Assistance						No Longer Used					(
Outreach						No Longer Used					(
Alzheimer's Day Care					0		0	0	0	0	(
Comprehensive Assessment					0		0	0	U	0	(
Health					0		1	1	Home &	Innovative	1
Mental Health					0		Baseline		Comm-Based	Pilot	
					0			E au via an a an f	-		Tetel OTO
Public Information Residential Repairs/Mods.					0	III E Family Caregivers	Services	Equipment	Projects*	Projects*	Total OTO
Respite Care					•	Access Assistance					0
Telephone Reassurance						Support Services					(
Visiting						Respite Care					(
VISIUNG						Supplemental Services					(
						Total Family Caregivers	0	0	0	0	(
						III E Grandparents	0	0	U	0	l
					0	Information Services					0
					0	Information Services					(
					0	Access Assistance					C
CARS Data Reporting					0	Support Services					C
Total III B OTO	0	0	0	0		Respite Care					0
			Home &	Innovative		Supplemental Services					0
	Baseline		Comm-Based	Pilot		Total Grandparents	0	0	0	0	C
III C-1	Services	Equipment	Projects*	Projects*	Total OTO	Total III E OTO	0	0	0	0	0
Congregate Meals	00111000	Lquipmont	. 10,0010	. 10,000	0				0	0	
Nutrition Counseling					0				Home &	Innovative	
Nutrition Education					0		Baseline		Comm-Based	Pilot	
NSIP						VII	Services	Equipment	Projects*	Projects*	Total OTO
Total III C-1 OTO	0	0	0	0		Ombudsman (VIIa)	Services	Lquipment	FIUJECIS	Projects	Total 010
	0	0	0	0	0	Elder Abuse Prev (VIIb)					(

\* Home & Comm-Based Projects and Innovative Pilot Projects Require Prior Approval Please submit CDA 1031 for all OTO Projects budgeted

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### STATE OF CALIFORNIA CALIFORNIA DEPARTMENT OF AGING AREA PLAN BUDGET

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CDA 122 (REV 05/2020)

### SCHEDULE OF PROPERTY/EQUIPMENT TO BE PURCHASED

											-	
BUDGET PERIOD: July 1, 2021 - June 30, 2022	[X] ORIGINAL	[] REVISION	#	CONTRACT	NO.: AP-2122-	06			DATE: 5.3.21		PSA # 6	
Property / Equipment Description	(a) AAA Admin	(b) IIIB Supportive Services	(c) III C-1 Congregate	(d) III C-2 Home Del.	(e) III D Disease Prev.	(f) III E Family Caregiver	(g) VII Ombudsman	(h) VII Elder Abuse Prev.	(i) Ombi PH L&C	(j) Ombi SHF Cit. Penalty	(k) Ombi SNFQAF	(I) TOTAL Equipme
Property / Equipment with per unit cost of \$5,0	00 or more, a				cle VII. Proper Equipment Ju			pproval.				
			aaa admin a	ND DIRECT S	ERVICE PROP	ERTY / EQUI	PMENT					
FOTAL AAA Admin and Direct Property	0	0	0	0	0	0	0	0	0	0	0	

#### SUBRECIPIENT CONTRACTOR PROPERTY / EQUIPMENT

												0
												0
												0
												0
												0
												0
												0
												0
												0
												0
												0
												0
												0
												0
												0
												0
Total Contractor Property / Equipment	0	0	0	0	0	0	0	0	0	0	0	0
								ΤΟΤΑ	L PROPERTY	/ EQUIPMEN	T BUDGETED	0

See below for more pages if needed

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#### STATE OF CALIFORNIA CALIFORNIA DEPARTMENT OF AGING AREA PLAN BUDGET CDA 122 (REV 05/2020)



#### **PROPERTY/EQUIPMENT JUSTIFICATION**

BUDGET PERIOD: July 1, 2021 - June 30, 2022	[X] ORIGINAL [ ] REVISION #	CONTRACT NO.: AP-2122-06	DATE: 5.3.21			PSA#6
ITEM DESCRIPTION	CONTRACTOR NAME	PURPOSE/JUSTIFICATION/ALLOCATION Property / Equipment with per unit cost of \$5,000 or more, as well as items specified in Exhibit D, Article VII. Property requires departmental approval.	PER UNIT COST	QTY	FUNDING USED	TOTAL COST
	AAA ADMIN AND DIRE	CT SERVICE PROPERTY / EQUIPMENT				
		TOTAL AAA	PROPERTY /	EQUIPMENT	PURCHASES	0

#### SUBRECIPIENT CONTRACTOR PROPERTY / EQUIPMENT

	TOTAL SUBRECIPIENT O	CONTRACTOR	PROPERTY	0

TOTAL PROPERTY / EQUIPMENT BUDGETED

0

See below for more pages if needed