# Signature Document for Texas Health and Human Services Contract <br> UNDER THE Medicaid Administrative Claiming Program 

## I. Purpose

The Health and Human Services Commission ("HHSC" or "System Agency"), an administrative agency within the executive branch of the state of Texas, on behalf of its Medicaid \& CHIP Services Division, and Spring Branch ISD ("Grantee"), each a "Party" and collectively the "Parties," enter into the following contract for Medicaid Administrative Claiming Services (the "Contract").

## II. Legal Authority

This Contract is made in accordance with 2 C.F.R. Part 200, Subparts E and F, and 45 C.F.R. Part 75 , Subparts E and F, and authorized by and in compliance with the provisions of Texas Government Code Chapter 531.

## III. Statement of Services to be provided

Grantee shall perform Medicaid Administrative Claiming Services ("MAC") in accordance with the Statement of Work, and Payment Rates and Terms, attached and incorporated as Attachments $\mathbf{A}$ and $\mathbf{B}$, respectively.

## IV. Duration

The Contract is effective on the signature date of the latter of the Parties to sign and terminates on August 31st, 2024 unless renewed, extended, or terminated pursuant to the terms and conditions of the Contract. HHSC, at its sole discretion, may extend this Contract for any period(s) of time, provided the Contract term, including all extensions or renewals, does not exceed five years, subject to the terms and conditions mutually agreeable to the Parties. Notwithstanding the limitation in the preceding sentence, HHSC, at its sole discretion, also may extend the Contract beyond five years as necessary to ensure continuity of service, for purposes of transition, or as otherwise determined by HHSC to serve the best interest of the State.

## V. Payment for Services Performed

Payment for MAC services performed by Grantee is limited to the adopted rate limits. All expenditures under the Contract will be in accordance with Attachment B, Payment Rates and Terms.

## VI. Contract Representatives

The following will act as the Representative authorized to administer activities under this Contract on behalf of their respective Party.

HHSC
Christopher Robinson, CTCM
701 West $51^{\text {st }}$ Street; MC W-359
Austin, Texas 78751
(512) 438-5432
christopher.robinson@hhsc.state.tx.us

Grantee


Either Party may change its designated contract Representative by providing written notice to the other Party.

## VII. Legal Notices

Any legal notice required under this Contract shall be deemed delivered when deposited by the System Agency either in the United States mail, postage paid, certified, return receipt requested; or with a common carrier, overnight, signature required, to the appropriate address below:

## System Agency

Health and Human Services Commission
Attn: Office of Chief Counsel
4900 North Lamar Boulevard
Austin, Texas 78751


Legal notice given by Grantee shall be deemed effective when received by the System Agency. Either Party may change its address for notice by written notice to the other Party.

## Reporting Requirements

Grantee shall satisfy all reporting requirements as set forth within Sections III-VI of Attachment B, Payment for Services Provided and Reporting Requirements.

## VIII. Privacy, Security, and Breach Notification

Grantee certifies it is, and shall remain for the term of this Contract, in compliance with all applicable state and federal laws and regulations with respect to privacy, security, and breach notification in accordance with the Data Use Agreement attached and incorporated into this Contract by reference.

Signature Page Follows

Signature Page for
hHS Contract No. HHS000537900062

Health and Human Services
Commission

| By: | DocuSigned by: <br> Dana 15 Colluns <br> -7686F69C7CE54BB |
| :---: | :---: |
| lull Name | Dana L. Collins |
| Title with Di | on Name Director, CAPM |

The following Attachments to this Contract are attached and incorporated by reference:

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Attachment A - Statement of Work
Attachment B - Payment Rates and Terms
Attachment C - HHSC Uniform Terms and Conditions - Grant (Version 2.16)
Attachment D - HHSC MAC Supplemental Conditions (Version 1.0)
Attachment E-Contract Affirmations (Version 1.3-Grantec)
Attachment F - TX HHS Data Use Agreement (Version 8.4 March 15, 2018)
Attachment G - Federal Assurances for Non-Construction Programs (омв 4040-0007)
Attachment H - US Grants.gov Lobbying Form
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Attachments Follow

Attachment A

## Statement of Work

## 1. Program Background and Purpose

The MAC Program, which has been operating in Texas since 1995, is the cost-based reimbursement methodology utilized to draw down federal matching funds for activities that facilitate client access to medically necessary Medicaid-funded services. HHSC has partnered with eligible entities that include Early Childhood Intervention programs, independent school districts, charter schools, local health districts, and MHMR/ID authorities, to implement MAC services throughout Texas.

The purpose of this partnership is to assist HHSC in providing effective and timely access to care for Medicaid-eligible clients and their families, more appropriate utilization of Medicaid-covered services, and to promote activities that reduce the risk of poor health outcomes for the state's most vulnerable populations.

## 2. Grantee Obligations

## To participate as a provider under this Contract, the Grantee must:

2.1 Provide all Medicaid Administrative Claiming services in accordance with 2 C.F.R. Part 200, Subparts E and F, 45 C.F.R Part 75, Subparts E and F, 1 Texas Administrative Code $\S 355.8095$, the Time Study and Medicaid Administrative Claiming Guide ("MAC Guide") that is currently available online and can be accessed at: https://rad.hhs.texas. gov/sites/rad/files/documents/time-study/ts-mac-guide.pdf, and all other applicable state and federal laws, rules, regulations, policies, and guidelines.
2.2 Stay informed and comply with any MAC Guide revisions by the effective date, which will be revised when deemed necessary by HHSC, or other HHSC published guides, appendices, policies, rules, guidelines, or guidance letters, which may be found on the HHSC program webpage that is currently available online and can be accessed at: https://rad.hhs.texas.gov/ medicaid-administrative-claiming.
2.3 Spend the state general revenue, in an amount equal to the federal match claimed, for healthrelated services for clients in order to receive the federal match of actual and reasonable costs for Medicaid administration.
2.4 Attend all required state-sponsored trainings on an annual basis.
2.5 Submit quarterly participation data using the HHSC Standardized Time Study Medicaid Administrative Claiming Financial System (the "MAC Financial System").
2.6 All financial expenditure data must be submitted to HHSC via the TS/MAC financial system in adherence with the timeframes set by HHSC.
2.7 Provide supporting documentation, within 30 days of HHSC's request, for any expenditure information included in the quarterly claims data submitted.
2.8 Maintain supporting documentation for and fully cooperate with any audit, and be responsible for any related costs or necessary recoupments identified through an audit.

## 3. HHSC Obligations

3.1 HHSC will include the Grantee's expenditures for Medicaid administration in the claim the agency submits to the Centers for Medicare and Medicaid Services for Title XIX federal participation, provided Grantee files reimbursement requests in accordance with the Contract requirements.
3.2 HHSC will host random moment time study and MAC Financials training sessions yearly to educate Grantees and to authorize Grantee staff/representatives to enter and submit TS/MAC data via the MAC Financial System.
3.3 HHSC will provide guidance and technical support to Grantees as needed.
3.4 HHSC will reimburse claims for Medicaid administration from the Grantee only if the Grantee has certified that sufficient funds are available to support the non-federal share of the cost of the claim. This Contract is subject to any additional restrictions, limitations, or conditions required by federal or state laws, rules, or regulations.
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## Attachment B

## Payment Rates and Terms

## 1. Basis for Calculating Reimbursable Costs

1.1 HHSC will pass through to the Grantee no less than ninety-five percent ( $95 \%$ ) of the Title XIX federal share of actual and reasonable costs for Medicaid administration provided by Grantee staff for Medicaid administrative activities under this Contract. HHSC reserves the right to retain five percent (5\%) of the Title XIX federal share of actual and reasonable costs for HHSC's own administrative costs. These Grantee's costs shall be based upon a time accounting system, which is in accordance with the provisions of 2 C.F.R. Part 200, Subparts E and F, and 45 C.F.R. Part 75, Subparts E and F, and the expense and equipment costs necessary to collect data, disseminate information, and carry out the staff functions.
1.2 The rate of reimbursement for allowable administrative activities performed by personnel other than skilled professional medical personnel ("SPMP") shall be 50 percent ( $50 \%$ ) of such costs. The rate of reimbursement for activities qualifying under regulations applying to SPMP and their direct supporting clerical staff shall be 75 percent ( $75 \%$ ) for activities identified as "Enhanced" or 50 percent (50\%) for activities identified as "non-enhanced" of such costs. Enhanced activities include the following items only: compensation and applicable fringe benefits, and travel and training of SPMP and their direct supporting clerical staff.
1.3 Changes in federal regulations affecting the matching percentage or costs eligible for enhanced or administrative match that become effective subsequent to the execution of this Contract shall be incorporated herein as of the date of change, and the Parties agree to comply with such changes.

## 2. Availability of Funds

2.1 This Contract is contingent upon the availability of sufficient and adequate funds as stated in Section 3.01 of the Uniform Terms and Conditions, which is attached as Attachment C and incorporated herein.
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Attachment D

## HHSC MAC Supplemental Conditions

## Attachment C (the "HHSC UTCs"), is revised as follows:

1. Section 2.1, Payment Methods, is deleted in its entirety and replaced with the following:

Except as otherwise provided by the provisions of the Contract, the payment method will be one or more of the following:
a. Cost reimbursement. This payment method is based on quarterly claims and submission of a request for reimbursement of expenses Grantee has incurred during the reporting period;
b. Unit rate/fee-for-service. This payment method is based on a fixed price or a specified rate(s) or fee(s) for delivery of a specified unit(s) of service and acceptable submission of all required documentation, forms and/or reports; or
c. Advance payment. This payment method is based on disbursal of the minimum necessary funds to carry out the Program or Project where the Grantee has implemented appropriate safeguards. This payment method will only be utilized in accordance with governing law and at the sole discretion of the System Agency.
2. Section 2.2, Final Billing Submission, is deleted in its entirety and replaced with the following:

Unless otherwise provided by the System Agency, Grantee shall submit a reimbursement request as a final close-out not later than 90 days following the end of the term of the Contract. Reimbursement or payment requests received in the System Agency's offices more than 90 days following the termination of the Contract may not be paid.
3. Section 9.17, No Waiver of Sovereign Immunity, is deleted in its entirety and replaced with the following:

Nothing in the Contract will be construed as a waiver of sovereign immunity by the System Agency. Similarly, nothing in the Contract will be construed as a waiver of any rights or affirmative defenses available to Grantee.
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## Attachment E

## Contract Affirmations

By entering into this Contract, Grantee affirms, without exception, as follows:

1. Grantee represents and warrants that these Contract Affirmations apply to Grantee and all of Grantee's principals, officers, directors, shareholders, partners, owners, agents, employees, subcontractors, independent contractors, and any other representatives who may provide services under, who have a financial interest in, or otherwise are interested in this Contract and any related Solicitation.
2. Grantee represents and warrants that all statements and information provided to HHSC are current, complete, and accurate. This includes all statements and information in this Contract and any related Solicitation Response.
3. Grantee understands that HHSC will comply with the Texas Public Information Act (Chapter 552 of the Texas Government Code) as interpreted by judicial rulings and opinions of the Attorney General of the State of Texas. Information, documentation, and other material prepared and submitted in connection with this Contract or any related Solicitation may be subject to public disclosure pursuant to the Texas Public Information Act. In accordance with Section 2252.907 of the Texas Government Code, Grantee is required to make any information created or exchanged with the State pursuant to the Contract, and not otherwise excepted from disclosure under the Texas Public Information Act, available in a format that is accessible by the public at no additional charge to the State.
4. Grantee accepts the Solicitation terms and conditions unless specifically noted by exceptions advanced in the form and manner directed in the Solicitation, if any, under which this Contract was awarded. Grantee agrees that all exceptions to the Solicitation, if any, are rejected unless expressly accepted by HHSC in writing.
5. Grantee agrees that HHSC has the right to use, produce, and distribute copies of and to disclose to HHSC employees, agents, and contractors and other governmental entities all or part of this Contract or any related Solicitation Response as HHSC deems necessary to complete the procurement process or comply with state or federal laws.
6. Grantee generally releases from liability and waives all claims against any party providing information about the Grantee at the request of HHSC.
7. Grantee has not given, has not offered to give, and does not intend to give at any time hereafter any economic opportunity, future employment, gift, loan, gratuity, special discount, trip, favor, or service to a public servant in connection with this Contract or any related Solicitation, or related Solicitation Response. Under Section 2155.004, Texas Government Code (relating to financial participation in preparing solicitations), Grantee certifies that the individual or business entity named in this Contract and any related Solicitation Response is not ineligible to receive this Contract and acknowledges that this Contract may be terminated and payment withheld if this certification is inaccurate.
8. Under Sections 2155.006 and 2261.053 of the Texas Government Code (relating to convictions and penalties regarding Hurricane Rita, Hurricane Katrina, and other disasters), the Grantee certifies that the individual or business entity named in this Contract and any related Solicitation Response is not ineligible to receive this Contract and acknowledges that this Contract may be terminated and payment withheld if this certification is inaccurate.
9. Under Section 231.006(d) of the Texas Family Code regarding child support, Grantee certifies that the individual or business entity named in this Contract and any related Solicitation Response is not ineligible to receive the specified payment and acknowledges that the Contract may be terminated and payment may be withheld if this certification is inaccurate.
10. Grantee certifies that it and its principals are not suspended or debarred from doing business with the state or federal government as listed on the State of Texas Debarred Vendor List maintained by the Texas Comptroller of Public Accounts and the System for Award Management (SAM) maintained by the General Services Administration. This certification is made pursuant to the regulations implementing Executive Order 12549 and Executive Order 12689, Debarment and Suspension, 2 C.F.R. Part 376, and any relevant regulations promulgated by the Department or Agency funding this project. This provision shall be included in its entirety in Grantee's subcontracts, if any, if payment in whole or in part is from federal funds.
11. Grantee certifies that it is not listed on the federal government's terrorism watch list as described in Executive Order 13224.
12. Grantee represents and warrants that it is not engaged in business with Iran, Sudan, or a foreign terrorist organization, as prohibited by Section 2252.152 of the Texas Government Code.
13. In accordance with Section 669.003 of the Texas Government Code, relating to contracting with the executive head of a state agency, Grantee certifies that it is not (1) the executive head of an HHS agency, (2) a person who at any time during the four years before the date of this Contract was the executive head of an HHS agency, or (3) a person who employs a current or former executive head of an HHS agency.
14. Grantee represents and warrants that it is not currently delinquent in the payment of any franchise taxes owed the State of Texas under Chapter 171 of the Texas Tax Code.
15. Grantee agrees that any payments due under this Contract shall be applied towards any debt or delinquency that is owed to the State of Texas.
16. Grantee represents and warrants that payments to Grantee and Grantee's receipt of appropriated or other funds under this Contract or any related Solicitation are not prohibited by Sections $556.005,556.0055$, or 556.008 of the Texas Government Code (relating to use of appropriated money or state funds to employ or pay lobbyists, lobbying expenses, or influence legislation).
17. Grantee agrees to comply with Section 2155.4441 of the Texas Government Code, requiring the purchase of products and materials produced in the State of Texas in performing service contracts.
18. Grantee agrees that upon request of HHSC, Grantee shall provide copies of its most recent business continuity and disaster recovery plans.
19. Grantee expressly acknowledges that state funds may not be expended in connection with the purchase of an automated information system unless that system meets certain statutory requirements relating to accessibility by persons with visual impairments. Accordingly, Grantee represents and warrants to HHSC that the technology provided to HHSC for purchase (if applicable under this Contract or any related Solicitation) is capable, either by virtue of features included within the technology or because it is readily adaptable by use with other technology, of:

- providing equivalent access for effective use by both visual and non-visual means; - presenting information, including prompts used for interactive communications, in formats intended for non-visual use; and
- being integrated into networks for obtaining, retrieving, and disseminating information used by individuals who are not blind or visually impaired.

For purposes of this Section, the phrase "equivalent access" means a substantially similar ability to communicate with or make use of the technology, either directly by features incorporated within the technology or by other reasonable means such as assistive devices or services which would constitute reasonable accommodations under the Americans With Disabilities Act or similar state or federal laws. Examples of methods by which equivalent access may be provided include, but are not limited to, keyboard alternatives to mouse commands and other means of navigating graphical displays, and customizable display appearance.

In accordance with Section 2157.005 of the Texas Government Code, the Technology Access Clause contract provision remains in effect for any contract entered into before September 1, 2006.
20. If this Contract is for the purchase or lease of computer equipment, then Grantee certifies that it is in compliance with Subchapter Y, Chapter 361 of the Texas Health and Safety Code related to the Computer Equipment Recycling Program and the Texas Commission on Environmental Quality rules in 30 TAC Chapter 328.
21. If this Contract is for the purchase or lease of covered television equipment, then Grantee certifies that it is compliance with Subchapter Z, Chapter 361 of the Texas Health and Safety Code related to the Television Equipment Recycling Program.
22. Grantee represents and warrants, during the twelve (12) month period immediately prior to the date of the execution of this Contract, none of its employees including, but not limited to those will provide services under the Contract, was an employee of an HHS Agency. Pursuant to Section 2252.901, Texas Government Code (relating to prohibitions regarding contracts with and involving former and retired state agency employees), Grantee will not allow any former employee of the System Agency to perform services under this Contract
during the twelve (12) month period immediately following the employee's last date of employment at the System Agency.
23. Grantee acknowledges that, pursuant to Section 572.069 of the Texas Government Code, a former state officer or employee of a state agency who during the period of state service or employment participated on behalf of a state agency in a procurement or contract negotiation involving Grantee may not accept employment from Grantee before the second anniversary of the date the Contract is signed or the procurement is terminated or withdrawn.
24. If this Contract is for consulting services under Chapter 2254 of the Texas Government Code, in accordance with Section 2254.033 of the Texas Government Code, Grantee certifies that it does not employ an individual who was employed by System Agency or another agency at any time during the two years preceding the submission of any related Solicitation Response related to this Contract or, in the alternative, Grantee has disclosed in any related Solicitation Response the following: (i) the nature of the previous employment with System Agency or the other agency; (ii) the date the employment was terminated; and (iii) the annual rate of compensation at the time of the employment was terminated.
25. Grantee represents and warrants that it has no actual or potential conflicts of interest in providing the requested goods or services to HHSC under this Contract or any related Solicitation and that Grantee's provision of the requested goods and/or services under this Contract and any related Solicitation will not constitute an actual or potential conflict of interest or reasonably create an appearance of impropriety.
26. Grantee understands that HHSC does not tolerate any type of fraud. The agency's policy is to promote consistent, legal, and ethical organizational behavior by assigning responsibilities and providing guidelines to enforce controls. Violations of law, agency policies, or standards of ethical conduct will be investigated, and appropriate actions will be taken. All employees or Grantees who suspect fraud, waste or abuse (including employee misconduct that would constitute fraud, waste, or abuse) are required to immediately report the questionable activity to both the Health and Human Services Commission's Office of the Inspector General at 1-800-436-6184 and the State Auditor's Office. Grantee agrees to comply with all applicable laws, rules, regulations, and HHSC policies regarding fraud including, but not limited to, HHS Circular C-027.
27. The undersigned affirms under penalty of perjury of the laws of the State of Texas that (a) in connection with this Contract and any related Solicitation Response, neither I nor any representative of the Grantee has violated any provision of the Texas Free Enterprise and Antitrust Act, Tex. Bus. \& Comm. Code Chapter 15; (b) in connection with this Contract and any related Solicitation Response, neither I nor any representative of the Grantee has violated any federal antitrust law; and (c) neither I nor any representative of the Grantee has directly or indirectly communicated any of the contents of this Contract and any related Solicitation Response to a competitor of the Grantee or any other company, corporation, firm, partnership or individual engaged in the same line of business as the Grantee.
28. Grantee represents and warrants that it is not aware of and has received no notice of any court or governmental agency proceeding, investigation, or other action pending or threatened against Grantee or any of the individuals or entities included in numbered
paragraph 1 of these Contract Affirmations within the five (5) calendar years immediately preceding execution of this Contract or the submission of any related Solicitation Response that would or could impair Grantee's performance under this Contract, relate to the contracted or similar goods or services, or otherwise be relevant to HHSC's consideration of entering into this Contract. If Grantee is unable to make the preceding representation and warranty, then Grantee instead represents and warrants that it has provided to HHSC a complete, detailed disclosure of any such court or governmental agency proceeding, investigation, or other action that would or could impair Grantee's performance under this Contract, relate to the contracted or similar goods or services, or otherwise be relevant to HHSC's consideration of entering into this Contract. In addition, Grantee acknowledges this is a continuing disclosure requirement. Grantee represents and warrants that Grantee shall notify HHSC in writing within five (5) business days of any changes to the representations or warranties in this clause and understands that failure to so timely update HHSC shall constitute breach of contract and may result in immediate contract termination.
29. Grantee represents and warrants that, pursuant to Section 2270.002 of the Texas Government Code, Grantee does not boycott Israel and will not boycott Israel during the term of this Contract.
30. Grantee certifies that for contracts for services, Grantee shall utilize the U.S. Department of Homeland Security's E-Verify system during the term of this Contract to determine the eligibility of:
(a) all persons employed by Grantee to perform duties within Texas; and
(b) all persons, including subcontractors, assigned by Grantee to perform work pursuant to this Contract within the United States of America.
31. Grantee understands, acknowledges, and agrees that any false representation or any failure to comply with a representation, warranty, or certification made by Grantee is subject to all civil and criminal consequences provided at law or in equity including, but not limited to, immediate termination of this Contract.
32. Grantee represents and warrants that it will comply with all applicable laws and maintain all permits and licenses required by applicable city, county, state, and federal rules, regulations, statutes, codes, and other laws that pertain to this Contract.
33. Grantee represents and warrants that all statements and information prepared and submitted by Grantee in this Contract and any related Solicitation Response are current, complete, true, and accurate. Grantee acknowledges any false statement or material misrepresentation made by Grantee during the performance of this Contract or any related Solicitation is a material breach of contract and may void this Contract. Further, Grantee understands, acknowledges, and agrees that any false representation or any failure to comply with a representation, warranty, or certification made by Grantee is subject to all civil and criminal consequences provided at law or in equity including, but not limited to, immediate termination of this Contract.
34. Grantee represents and warrants that the individual signing this Contract is authorized to sign on behalf of Grantee and to bind the Grantee.

Authorized representative on behalf of Grantee must complete and sign the following:

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## Attachment G

OMB Number: 4040-0007
Expiration Date: 01/31/2019

## ASSURANCES - NON-CONSTRUCTION PROGRAMS

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0040), Washington, DC 20503.

## PLEASE DO NOT RETURN YOUR COMPLETED FORM TO THE OFFICE OF MANAGEMENT AND BUDGET. SEND

 IT TO THE ADDRESS PROVIDED BY THE SPONSORING AGENCY.NOTE: Certain of these assurances may not be applicable to your project or program. If you have questions, please contact the awarding agency. Further, certain Federal awarding agencies may require applicants to certify to additional assurances. If such is the case, you will be notified.

As the duly authorized representative of the applicant, I certify that the applicant:

1. Has the legal authority to apply for Federal assistance and the institutional, managerial and financial capability (Including funds sufficient to pay the non-Federal share of project cost) to ensure proper planning, management and completion of the project described in this application.
2. Will give the awarding agency, the Comptroller General of the United States and, If appropriate, the State, through any authorized representative, access to and the right to examine all records, books, papers, or documents related to the award; and will establish a proper accounting system in accordance with generally accepted accounting standards or agency directives.
3. Will establish safeguards to prohibit employees from using their positions for a purpose that constitutes or presents the appearance of personal or organizational conflict of interest, or personal gain.
4. Will initiate and complete the work within the applicable time frame after receipt of approval of the awarding agency.
5. Will comply with the Intergovernmental Personnel Act of 1970 (42 U.S.C. $\$ \$ 4728-4763$ ) relating to prescribed standards for merit systems for programs funded under one of the 19 statutes or regulations specified in Appendix A of OPM's Standards for a Merit System of Personnel Administration (5 C.F.R. 900, Subpart F).
6. Will comply with all Federal statutes relating to nondiscrimination. These include but are not limited to: (a) Title VI of the Civil Rights Act of 1964 (P.L. 88-352) which prohibits discrimination on the basis of race, color or national origin; (b) Titte |X of the Education Amendments of 1972, as amended (20 U.S.C. $\$ 51681-$ 1683, and 1685-1686), which prohibits discrimination on the basis of sex; (c) Section 504 of the Rehabilitation

Act of 1973, as amended (29 U.S.C. $\$ 794$ ), which prohibits discrimination on the basis of handicaps; (d) the Age Discrimination Act of 1975, as amended (42 U. S.C. §§6101-6107), which prohibits discrimination on the basis of age; (e) the Drug Abuse Office and Treatment Act of 1972 (P.L. 92-255), as amended, relating to nondiscrimination on the basis of drug abuse; (f) the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (P.L. 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism; (9) $\$ \$ 523$ and 527 of the Public Health Service Act of 1912 ( 42 U.S.C. $\$ \$ 290$ dd-3 and 290 ee-3), as amended, relating to confidentiality of alcohol and drug abuse patient records; (h) Title VIII of the Civil Rights Act of 1968 ( 42 U.S.C. $\$ \$ 3601$ et seq.), as amended, relating to nondiscrimination in the sale, rental or financing of housing: (i) any other nondiscrimination provisions in the specific statute(s) under which application for Federal assistance is being made; and, (i) the requirements of any other nondiscrimination statute(s) which may apply to the application.
7. Will comply, or has already complied, with the requirements of Tites II and III of the Uniform Relocation Assistance and Real Property Acquisition Policles Act of 1970 (P.L. 91-646) which provide for fair and equitable treatment of persons displaced or whose property is acquired as a result of Federal or federally-assisted programs. These requirements apply to all interests in real property acquired for project purposes regardless of Federal participation in purchases.
8. Will comply, as applicable, with provisions of the Hatch Act (5 U.S.C. $\$ 51501-1508$ and 7324-7328) which limit the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.
9. Will comply, as applicable, with the provislons of the DavisBacon Act (40 U.S.C. $\$ 5276 \mathrm{a}$ to $276 \mathrm{a}-7$ ), the Copeland Act ( 40 U.S.C. $\$ 276 \mathrm{c}$ and 18 U.S.C. §874), and the Contract Work Hours and Safety Standards Acl (40 U.S.C. $\$ \S 327-$ 333), regarding labor standards for federally-assisted consiruction subagreements.
10. Will comply, if applicable, with flood insurance purchase requirements of Section 102(a) of the Flood Disaster Prolection Act of 1973 (P.L. 93-234) which requires redipients in a speclal food hazard area to participale in the program and to purchase flood insurance if the tolal cost of insurable construction and acquisition is $\$ 10,000$ or more.
11. Will comply with environmental standards which may be prescribed pursuant to the following: (a) institulion of environmental quality conirol measures under the National Environmental Policy Act of 1969 (P.L. 91-190) and Executive Order (EO) 11514; (b) nollification of violalling faclilites pursuant to EO 11738 ; (c) prolectlon of wellands pursuant to EO 11990; (d) evaluation of fiood hazards in floodplains in accordance with EO 11988; (e) assurance of project consistency with the approved Stale management program developed under the Coastal Zone Management Act of 1972 (16 U.S.C. $\$ \$ 1451$ el seq.); (§) conformity of Federal acilons to State (Clean Air) Implemenlatlon Plans under Section 176(c) of the Clean Air Acl of 1955, as amended (42 U.S.C. $\$ \$ 37401$ el seq.); (9) protection of underground sources of drinking water under the Sale Driaking Water Act of 1974, as amended (P.L. 93-523); and, (h) protection of endangered spacles under the Endangered Species Act of 1973, as amended (P.L. 93 205).
12. WIII comply with the Wild and Scenle Rivers Act of 1968 (16 U.S.C. $\$ \$ 1271$ et seq.) related to prolecting components or polential components of the national wild and scenic rivers sysiem.
13. Will assisl the awarding agency in assuring compliance with Secilon 106 of the National Hisloric Preservation Act of 1966, as amended ( 16 U.S.C. 5470 ), EO 11593 (identification and protection of historic properties), and the Archaedogical and Historic Preservation Act of 1974 ( 16 U.S.C. $\$ \$ 469 \mathrm{a}-1$ el seq.).
14. Will comply with P.L. $93-348$ regarding the protection of human subjectsinvolved in research, development, and related activities supported by this award of assistance.
15. Will comply with the Laboratory Anlmal Welare Act of 1966 (P.L. 89-544, as amended, 7 U.S.C. $\$ \$ 2131$ el seq.) pertaining to the care, handling, and treatment of warm blooded animals held for research, teaching, or other activales supported by this award of assistance.
16. Wil comply with the Lead-Based Paint Polsoning Provention Act ( 42 U.S.C. $5 \$ 4801$ et seq.) which prohiblts the use of lead-based palnt in construction or rehabilitation of residence struclures.
17. Will cause to be performed the required financial and compliance audits in accordance with the Single Audit Act Amondments of 1990 and OMB Circular No. A-133 "Audits of States, Local Governments, and Non-Profit Organizaltons."
18. Will comply with all applicable requirements of all other Federal laws, executive orders, regulations, and pollicies governing thls program.
19. Will comply with the requiremenis of Section 108 $(9)$ of the Trafficking Victins Protection Act (TVPA) of 2000, as amended (22 U.S.C. 7104) which prohibits grant award reciplents or a sub-reciplent from (1) Engaging In severe forms of trafficking in persons during the period of time that the award is in effect (2) Procuring a commercial sex acl during the period of tinne that the award is in effect or (3) Using forced labor In the performance of the award or subawards under the award.


Standard Form 4248 (Rev, 7-97) Euck

## Attachment H

## CERTIFICATION REGARDING LOBBYING

Certification for Contracts, Grants, Loans, and Cocperalive Agreements
The undersigned certifies, to the best of his or her knowledge and beliet, that:
(1) No Federal appropriated funds have been pald or will be paid, by or on behalf of the undersigned, to any person for influencing or altempting to influence an officer or employee of an agency, a Member of Congress, an officer or emplojee 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 cocperative agreement.
(2) if any funds other than Federal approprlated funds have been paid $\sigma$ will be pald to eny person for influencing or altempting to infuence an officer or emptoyee of any 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, cr cooperative agreement, the undersigned shall complete and submit Standard Form-LLL. "Disclosure of Loobying Activities," in accordance with its inslructions.
(3) The undersigned shall require that the language of this cerbfication be included in the award documents for all subawards at all tiers (including subconiracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subreciplents shall cerlity and disclose accordingly. This certification Is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification Is a prerequisite for making $\propto \times$ entering into this transaction imposed by section 1352, titte 31, U.S. Code. 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.

Statement for Loan Guarantees and Loan Insurance
The undersigned states, to the best of his or her knowledge and betief, that:
If any funds have been pald or will be paid 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 this commitment providing for the United States to insure or guarantee a loan. the undersioned shall complete and submit Standard Form-LLL., "Disclosure of Lobbying Activities," in accordance with its instructions. Submission of this statement is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who falls to fle the required statement shall be subject to a civil penalty of nod less than $\$ 10,000$ and nod more than $\$ 100,000$ for each such failure.


## Attachment C



Health and Human Services Commission
HHSC Uniform Terms and Conditions - Grant
Version 2.16

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## ARTICLE I. DEFINIIIONS AND INTERPRETIVE PROVISIONS

### 1.1 DEfinitions

As used in this Contract, unless the context clearly indicates otherwise, the following terms and conditions have the meanings assigned below:
"Amendment" means a written agreement, signed by the Parties, which docunents changes to the Contract other than those permitted by Work Orders or Technical Guidance letters.
"Aftachment" means documents, terms, conditions, or information added to this Contract following the Signature Document of included by reference, and made a part of this Contracl.
"Contract" means the Signature Document, these Utiform Terms and Conditions, along with any Attachments, and any Amendments, or Technical Guidance Letters that may be issued by the System Agency, to be incorporated by reference for all purposes
"Deliverable" means the work product(s), meluding all reports and project documentation, required to be xubmitted by Grantee to the System Agency
"Efective Dhate" means the date agreed to by the Parties as the date on which the Contract takes effect.
"Federal Fiscal Year" means the period beginning October I and ending September 30 each year. which is the annual accounting period for the United States government.
"GAAP" means Gencrally Accepted Accounting Principles,
"G 1 SF " means the Govornmental Acconnting Standards Board
"(iraulec" means the Party receiving finds under this Contruct. May also be referred to as "Contractos" in certain attachments.
"Heath and Human Sorvices Commission" or "HHSC" means the administrative agency established under Chapter 531, Texas Government Code, or its designee.
"HU13" means Historically Underutilized Business, as defined by Chapter 2161 of the Texas Govermment Code.
"Intellecteal Property Rights" means the worlduide proprietary rights or interests, including patent, copyright, trade secret, and trademark rights. as such right may be evidenced by or embodied in:
i. any idea, design concept, personality right, method, process, lechnique, apparatus. invention discovery, or improvement;
ii, any work of authorship, including any comptation, computer code, website or webs page design, literary work, pictorial work, or graphic work;
iii, any trademark, service mark, trade dress, trade name, branding, or other indicia of sotrce or origin;
iv. domain name registrations; and
v. any other proprietary or similar rights. The Intellectual Properly Rights of a Party include all worldwide proprietary rights or interests that the Party may have acquired by assigmment. by exclusive license. or by license with the right to grant sublicenses.
"Mentor Prolege" means the Comptroller of Public Accounts' leadership program found at: htip://uww. . indow. state. A . as/procurement/proghab/mentorprotege/
"Partien" means the System Agency and Grantee, collectively
"Parly" means eiiher the System Agency or Grantee, individnally:
"Program" means the statutorily authorized activities of the System Agency under which this Contract has been awarded.
"Project" means specifie activities of the Grantee that are supported by funds provided under this Contract.
"Public Intomation Act" or "PAA" means Chapter 552 of the Tevas Goverument Code.
"Signature Document" means the document executed by both Parties that specitically sets forth all of the documents that constitute the Contract
"Solicitation" or "Request for Applizations (RFA)" means the docament (including all amendments and attachments) issued by the System Agency under which applications for Program finds were recuested, which is incorporated by reference for all purposes in its entirety.
"Solicitation Recponse" or "Application" means Grantee's full and complete response (including any attachments, and addenda) to the Solicitation, which is incorporated by reference for all purposes in its entirety
"State Fivial Yeat" means the period beginning September 1 and ending August 31 each ycar, which is the annual accounting period for the State of Tesas,
"Slate of Texas Textrone"' means Texas Administrative Code, Titte 34, Part 1, Chapter 5, Subchapter C, Section 5,22 , relative to travel Jeinlursements under this Contract, if any
"Statement of Work" means the description of activittes performed in completing the Project. as speciffed in the Contract and as may be amended.
"System Ageney" means FHHSC or any of the agencies of the State of Texas that are overseen by HHSC under authority granted under State law and the officers. employees, authorized representatives and designees of those agencies, These agencies include: FHIISC and the Department of State Health Services.
"Tecmical Guidance Letter" or "IGL" means an instruction, clarification, or interpretation of the requirements of the Contract issued by the System Agency to the Grantee.
"Work Product" means any and all works, including work papers, notes, materials, approaches, designs, specifications, systems, imovations, improvements, inventions, soliware, programs, souree code, documentation, training materials, atdio or audiovisua] recordings, methodologies, comeepts, studies, reports, whether finished or unftnishod, and whether or not included in the deliverables, that are developed, produced, generated or provided by Grantec in connection with Granlee's performance of its duties under the Contract or 1hrotght use of any finding provided under this Contract.
"Uniform Grant Management Standards" or "LGMMS" means tuiform grant and confract administration procedures, devoloped under the authority of Chapter 783 of the Texas


Govermment Code, to promote the efficient use of public funds in local govermment and in programs requiring cooperation among local, state, and lederal agencies,

### 1.2 Interpretive Provisions

A. The meanings of defined terms include the singuiar and plural forms.
B. The words "hereof," "herein," "hereunder." and similar words refer to this Contract as a whole and not to any particular provision. section. Attachment, or schedule of this Contract unless otherwise specified.
C. The 1erm "including" is not limiting and means "including without limitation" and, unless otherwise expressly provided in this Contract, (i) references to contracts (including this Contract) and other contractual instruments shall be deemed to include all subsequent Amendments and other modifications, but only to the extent that such Amendments and other modifications are not prohibited by the terms of this Contract, and (ii) references to any statute or regulation are to be construed as including alt statutory and regulatory provisions consolidating, amending, replacing, supplementing, or interpreting the statute or regulation.
D. Any references to "sections," "appendices," or "attachments" are references to sections. appendices, or attachments of the Contrat.
E. Any references to agreements, contracts, statutes, or administrative rules or regulations in the Contract are references to these documents as amended, modified or supplemented from time to time during the term of the Contract.
F. The captions and headings of this Contract are for conventence of reference only and do not affect the interpretation of this Contract.
G. All Atachunents, including those incorporated by reference, and any Amendments are considered part of the terms of this Contract,
H. This Contract may use several different limitations, regulations, or policies to regulate the same or similar matters. All such limitations, regulations, and policies are cumulative and each will be performed in atcordance with its terms.

1. Unless otherwise expressly provided, reference to any action of the System Agency or by the System Agency by way of consent, approval, or waiver will be deemed modified by the phrase "in its sole discretion."
J. Time is of the essence in this Contract.

## ARTICLE II. PAYMENT METHODS AND RESTTRICTIONS

### 2.1 Payment Methons

A. Except as otherwise provided by this Contract, the payment method will be one or more of the following:

1. Cost Reimbursement. This payment method is based on an approved budget and submission of a request for rembursement of expenses Giamtee has incurred at the lime of the reyuest:
ii. Untt ratefee-for-service. This payment method is thased on a tixed price or a specified rate(s) or fee(s) for detivery of a specified unit(s) of service and accepiable submission of all required documentation, forms and or reports; or
iii. Advance payment. This payment method is based on disbursal of the minimum necessary funds to carry out the Progran or Project where the Grantee has



#### Abstract

implemented appropriate saleguards. This payment method will only be utilized in acoordance with governing law, state and tederal regulations, and at the sole discretion of the System Agency B. Grantee shall bill the Systen Ageney in accordance with the Contract. Unless otherwise specified in the Contract, Grantee shall submit requests for reimbursement or payment. monthly by the last business day of the month following the month in which expenses were incurred or survices provided. Grantee shall maintain all documentation that substantiates invoices and make the documentation available to the System Agency upon request.


### 2.2 Final Billing Submission

Unless otherwise provided by the System Agency, Grantee shall submit a reimbursement or payment request as a final close-out invoice not later than forty-five (45) calendar days following the end of the term of the Contract. Reimbursement or payment requests received afier the deadline may not be paid.

### 2.3 Financial, Siatus Reports (ISRR)

Except as othervise provided, for contracts with categorical budgets, Grantee shall submit quarterly FSRs to System Agency by the last business day of the month following the end of ench quarter for System Agency review and financial assessment. Grantee shall submit the final FSR no later than forty-five (45) calondar days following the end of the applicable term.

### 2.4 Ise ar Funds

Grantee shall expend funds under this Contract only for approved services and for reasonable and allowable expensen directly related to those services.

### 2.5 Use for Matca Prohibited

Granter shall not use funds provided under this Contract for matehing purposes in securing other funding without the written approval of the System Agency,

### 2.6 PROGRAMINCOME

Income directly generated from funds provided under this Contract or eamed only as a result of such funds is Program Income, Unless otherwise required under the Program, Grantec shall use Program Income, as provided in UGMS Section Ill, Subpart C, 25(g)(2). to further the Program, and Grantee shal! spend the Program Income on the Project. Grantee shall identify and report Program Income in accordance with the Contract, applicable law, and any programmatic guidance, Grantee slall expend Program Income during the Contract term, when eaned. and may not cary Program fincome foward to any succeeding tem. Grantee shall refind Program Income to the System Agency if the Program Income is not expended in the term in which it is eanned. The System Agency nay base future finding levels. in part. upon Grantee's proficiency in identifying, billing, collecting, and reporting Program Income, and in using Program heome for the purposes and under the conditions specified in this Contract.

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### 2.7 NONSUPPLANTING

Grant funds may be used to supplement existing, new or corresponding programming and related activities. Grant funds may not be used to supplant (replace) existing finds in plate to support current programs and related activities.

### 2.8 Allowable Costs

Allowable Costs are restricted to costs that comply with the Jevas Uniform Grant Management Standards (UGMS) and applicable state and federal rules and law. The Parties agree that all the requirements of the UGMS apply to this Contract, including the criteria for Allowable Costs. Additional federal requirements apply if this Contract is funded, in whole or in part, with federal funds.

### 2.9 Indirect Cost Rates

The System Agency may acknowledge an indirect cost rate for Grantees that is utilized for all applicable contracts. Grantec will provide the necessary financial documents to detemme the indirect cost rate in accordance with the Uniform Grant Guidance (UGG) and Iniform Grant Management Standards (liGMS)

## ARTICLEIII. STATE AND FEDERAL, FUNOING:

### 3.1 Fteding

This Contract is subjeet to temmation or cancellation, without penalty to System Agency, cither in whole or in part, subject to the avalability of state funds. Systen Ageney is a state agency whose authority and approptiations are subject to acfions of the Texas Legislature. It' System Agency becomes subject to a legislative change, revocation of statutory authority, or lach of appropriated funds that would render either System Agency's or Grantee's delivery or performance under the Contract impossible or unnecessary, the Contract will be termmated or cancelled and be deemed null and void. In the event of a termination or eancellation under this Scetion. System Agency will nof be liable to Grantee for any danages, that are caused or associated with such termination, or cancellation. and System Agency will not be required to give prior notice,
3.2 No Debt Against tile State

This Contract will not be constred as creating any debt by or on behalf of the State of Texas
3.3 Debt and Delinquencies

Grantee agrees that anty payments dele under the Contrace shall be directly applied towards elminating any deht or delimgtener it has to the State of Texas meluding, hut not limited to, delinquent taxes, delinquent student loan payments, and dolinquent child support.

### 3.4 Recaptire of Funds

A. A1 its sole discretion, the System Agenoy may i) withhold all or part of any payments to Grantee to offset overpayments, unallowable or inelighble costs made to the Grantee, or if any required fimancial status report(s) is not submitted by the due date(s), or ii) require Grantee to promptiy refund or credit - within thirty (30) calendar days of written notice -
any funds erroneousiy paid by System Agency which are not expressly authorized under the Contract.
B. "Overpayments" as used in this Section include payments (i) made by the System Agency that execed the maximum allowable rates; (ii) that are not allowed under applicable laws, rules, or regulations; or (iii) that are otherwise inconsistent with this Contract, Heclading any unapproved uxpenditures. Grantec anderstands and agrees that in will be liable to the System Agency for any oosts disallowed purstiant to financial and compliance audit(s) of funds received under this Contract. Grantee further understands and agrees that reimbursement of such disallowed costs shall be paid by Grantee from funds which were not provided or otherwise made available to Grantee under this Contract,

## ARTICLE IV. ALIOWABLE COSTS AND AUDIT REQUTREMENTS

4.1 Aliowable Cosis
A. System Agency will reimburse the allow able costs incurred in performing the Project that are sufficiently doctmented. Grantee must have ineuffed a cost pror to claming reimbursement and within the applicable term to be eligible for reimbursement under this Contract, At its sole discretion. the System Ageney will detemmine whether costs submitted by Grante are allowable and eligible for reimbursement. The System Agency may take repayment (recoup) from Cunds available under this Contract in amounts neesssary to fultill Giantee's repayment obligations. Applicable cost principles, audit requirements, and administrative requirements inelude, bot are not limited to:

| Applicable Entity | Applicable <br> Principles | Audit <br> Requirements | Administrative Requirements |
| :---: | :---: | :---: | :---: |
| State, Local, and Tribal Govermments | 2 CFR Parr 200 and UGMS | 2 CFR Part200, <br> Subpart <br> UGMSJ and | 2 CFR Pat 200 and UGMS |
| Educational institutions | 2 CFR Part 200 and UGMS | 2 CFR Pant 200, Subpart F and UGMS | 2 CFR Part 200 and UGMS |
| Non-Prolit Organizations | 2 CFR Pant 200 and UGMS | 2 CER Part 200, Subpart F and UGMS | 2 CFR Part 200 and UGMS |

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B. ()MB Circulars will he applied with the modifications preseribed by UGMS with effect given to whichever provision imposes the more stringent reguirement in the event of a conflict.

### 4.2 AldDIS AND FINANCHALSTATEAFNTS

A. Audits
i. HHS Single Audit Unit will notify Grantee to complete the Single Audit Determination Form. If Grantee fails to complete the form within thirty (30) calendar days after receipt of notice. Grantec will be subject to the sanctions and remedies for non-compliance with this Contract.
ii. If Grantee, within Grantee's fiscal yeat, expends at least SEVEN FUNDRED FIFTY THOUSAND DOLLARS ( $\$ 750.000$ ) in federal funds awarded, Granlee shall have a single audit or program-specific audit in accordance with 2 CFR 200, The federal threshold amount includes federal funds passed through by way of state agency awards.
iii. If Grantee, within Grantee's fiscal year, expends at least SEVEN HUNDRED FIFTY' THOUSAND DOLLARS ( $\$ 750.000$ ) in state funds awarded. Gramee shall have a single audit or program-specitic audit in accordance with UGMS. State of Texas Single Audit Cireular: The audit musi be conducted by an independent certified publio accountant and in accordance with 2 CFRR 200, Government Auditing Standards, and UGMS.
iv. For-profit Grantees whose expenditures meet or exceed the federal or state expenditure thresholds stated above shall follow the guidelines in 2 CFR 200 or UGMS, as applicable. for their program-specific audits.
v. Each Grantce that is required to obtain a single audia must compettively re-procure single andit services once every six years. Grantee shall procure audit services in compliunce with this section, state procurement procedures, as weil as with the provisions of UGMS.
B. Finabcial \$tatements

Each Grantee that does not theet the expenditure ihreshold for a single audit or programspecific audit, must provide finamial statements.

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### 4.3 Submission of Alldis and Financial Statemen is

A. Audits

Due the earlier of 30 days after receipt of the independent eertified public accountant's report or nine months after the end of the fiscal year, Grantee shall submit electronically one copy of the single audit or progran-specitic audit to the System Agency via:
i. HHS portal at: or,
htes:/hheportal hhe state tre us heartwebeenthhse Sau
ii. Fmail to: single audit reportooblhse.state.ts.us.
B. Financial Statements

Due no later than nine months after the Grantee's fiscal year end. Grantees which are not required to submit an audit. shall submil electronically financial statements via:

1. HHS portal at:
httes hhoportal hins state te us heartwehoxte hheisau; or,
ii. Email to: single_audit_reportahhscestate.ts.us.

## ARTICLE V. AFFIRMATIONS, ASSURANGES AND CERTIFICATIONS

### 5.1 GENERTL AFFIRMATIONS

Grantec certilies that. to the extent General Aftirmations are incorporated into the Contract under the Signafure Document. the Grantee has reviewed the General Affirmations and that Granter is in compliance wih all reguirements.

### 5.2 Federal Assurances

Grantee further certifies that, to the extent Federal Assurances are meorporated into the Contract under the Signature Document, the Grantee has reviewed the Federal Assurances and that Grantee is in compliance with all requirements.

### 5.3 Federal Certificitions

Grantee further certifies that, to the extent Federal Certifications are incorporated into the Contract under the Signature Document, the Grantee has reviewed the Federal Certifications and that Grantee is in compliance with all requirements. In addition Grantee certifies that it is in compliance with all applicable federal laws, rules, and regulations, as they may pertain to this Contract.

## ARTICLE VI. IN'TELLECTLAL PROPERTY

### 6.1 OW NERSHIP OF WORK PROOUCT

All right, title, and interest in the Work Product, including all Intellectal Property Rights therein, is exchusively owned by System Agency. Grantee and Grantee's employees will have no rights in or ownership of the Work Product or any other property of Systen Agency. Any and all Work Product that is copyrightable under Enited States copyright law is deemed to be "work made for hire" owned by System Agency, as provided by Title 17 of the United States Code. To the extent that Work Jroduct does not yualify as a "work made for hire" under applicable federal law. Grantee hereby irrevocably assigns and transfers to System Agency, its successors and assigms, the entire right, title, and interest in and to the Work Product, inchuding any and all Intellectual Property Rights embodied therein or associated

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therewith, and in and to all works based upon, derived from, or incorporating the Work Product, and in and to all income, royalties. damages, claims and payments now or hereafler due or payable with respect thereto, and in and to all causes of action, either in law or in eguify for past, present or future infringenent hased on the copyrights, and in and to all rights corresponding to the foregoing. Grantec agrees to execute all papars and to perform such other property rights as System Agency may deen necessary to secure for Svistem Agency or its dusignee the rights herein assigned. In the event that Grantec has any rights in and to the Work Produet that cannot be assigned to Syslem Agency. Grantee hereby grants to Systen Agency an exelusive, wordwide, royalty-free, franslerable, irrevocable, and perpetual license, with the right to stablicense, to reproduce, distribute, modify, create derivative works of, publicly perform and publicly display, make, have made, use, sell and offer for sale the Work Product and any products developed by practicing such rights.

### 6.2 GRantee's Pre-fxisting Works

To the extent that Grantee ifteorporates into the Work Product any works of Grantee that were created by Grantee of that Grantee acquired rights in prior to the Effective Date of this Contract ("Incorporated Pre-existing Works"), Grantee retains ownership of such Incorporated Pre-existing Works, and Grantee hereby grants to Systen Agency an irrevocable, perpetual, non-exclusive, royalty-free, transferable, worldwide right and livense, with the right to sublicense, to lise, modify, copy, create derivative works of, publish, publicly perform and display. sell, offer to sell. make and have made, the Incorporated Preexisting Works, in any medium, with or without the associated Work Product. Grantee represents, warrants, and covenants to System Agency that Grantee has all necessary right and authority to grant the foregoing license in the Incorporated Pre-existing Works to System Agency.

### 6.3 Agreements WTTH Employees and Subconiractors

Grantee shall have written, binding agreements with its employees and subcontractors that tnelude provisions sulficient to give effect to and enable Cirantee's compliance with Grantee's obligations under this Article VI.

### 6.4 Delivery Lpon Termination or Expiration

No later than the first calendar day after the temination or expiration of the Contract or upon System Ageney's request. Grantee shall deliver to System Agency all completed, or partially completed, Work Product, including any Incorporated Pre-existing Works, and any and all versions thereof Grantee's failure to tumely deliver such Work Product is a material breach of the Contract. Grantee will not retain any copies of the Work Product or any documentation or other products or results of Grantee's activities under the Contract without the prior written consent of System Agency.

### 6.5 SURVIVAL

The provisions and obligations of this Article VI survive any termination or expiration of the Contract.

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## ARTICLE VII. RECORDS, AUDIT, AND DISCLOSURE

### 7.1 Books and Records

Grantee shall keep and mantain under GAAAP or GASB, as applicable, full, true, and complete records necessary to fully diselose to the System Agency, the Texas State Auditor's Office, the United States Govermment, and their authorized representatives sufficient information to defermine compliance with the terms and conditions of this Contract and all state and tederal rules. regulations, and statutes. Unless otherwise specified in this Contract, Grantee shall maintain legible copies of this Contract and all related documents for a minimum of seven (7) years after the termination of the Contract period or seven (7) years after the completion of any litigation or dispute imolving the Contract, whichever is later.

### 7.2 ACCESS TO RECORDS, BOOKS, AND DUCUMENTS

In addition to any right of access arising by operation of law, Grantee and any of Grantee's affiliate or subsidiary organizations, or Subcontractors shall permit the System Agency or any of its duly authorized representatives. as well ats duly authorized federal, state or local authorities, unrestricted access to and the right to examine any site where business is conducted or services are perforned. and all records, which includes but is not limited to tinancial, client and patient records, books. papers or documents related to this Contract. If the Contract insludes federal funds, federal ageneies that shatl have a right of aucess to records as described in this section include: the federal agency providing the funds, the Comptroller General of the United States, the General Accounting Office, the Office of the Inspector General, and any of their authorized representatives. In addition, agencies of the State of Texas that shall have a right of access to records as described in this section include; the System Agency, HHSC, HHSC's contracted examiners, the State Auditor's Office, the Office of the Tesas Attomey General, and any successor agencies. Each of these entities may be a duly authorized authority. If deemed necessary by the System Agency or any duly authonized authority, for the purpose of investigation or hearing, Grantee shall produce original documents related to this Contract. The System Agency and any duly authorized authority shall have the right to audit billings both before and after payment, and all documentation that substantiates the billings. Grantee shall include this provision concerming the right of access to, and examination of, sites and information related to this Contract in any Subcojitract it awards.
7.3 Restonse/Compliance with aldit or inspection findings
A. Grantee must att to ensure its and its Subcontractors compliance with all corrections necessary to address any finding of noncompliance with any law, regulation audit requirement. or generally accepted accounting pronciple, or any other defticiency identified in any andit. review, or inspection of the Contract and the services and Deliverables provided. Any such correction will be at Grantee's or its Subcontractor's sole expense. Wherher Grantee's action corrects the noneompliance shall be solely the decision of the System Agency
B. As part of the services, Grantee must provide to HHSC upon reguest a copy of those portions of Grantee's and its Subcontractors' internal audit reports relating to the services and Deliverables provided to the Slate under the Contrad.

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### 7.4 SAO AUDIT

A. The state auditor may conduct an audit or investigation of any entity receiving funds from the state directly moder the Contract or indirectly through a subcontract under the Contract. The acceptance of funds difectly under the Contract or indirectly ihrough a stibeontract under the Contract acts as acceptance of the authority of the state auditor, under the direction of the legislative andit committee, to conduct an audit or investigation in comection with those funds. Under the direction of the legislative audit conmittee, an entity that is the subject of an audit or investigation by the state auditor must provide the state anditor with access to any information the state auditor considers relevant to the investigation or audit.
B. Grantee shali comply with any rufes and procedures of the state auditor in the implementation and enforcement of Section 2262.154 of the Texas Govemment Code.

### 7.5 Confidentiality

Grankee shall maintain as confidential, and shall not disclose to third partes wiohout System Agency`s prior written consent, any System Agency information including but not limited to Systm Agency's business activites, practices. systems, conditions and services. This section will survive termination or expiration of this Contact.

## ARTICIE VII. CONTRACT REMEDIES AND EARLY TERMINATION

### 8.1 Contract Remedies

To ensure Granke's tull performance of the Contract and compliance with applicable law, the System Agency reserves the right to hold Grantee accoumable for breach of contract or substandard performance and may take remedial or corrective actions, including, but not limited to:
i. suspending all or parr of the Contract;
ii. requiring the Grantee to take specific actions in order to remain in compliance with the Contract;
iii. recouping payments made by the System Agency to the Crantee found to be in emor,
iv, suspending. limiting, or placing conditions on the Grantee's continued performance of the Project:
v , imposing any other remedies, sanctions or penaltics authorized under this Contract or penmited by federal or state statile, faw, regulation or rule.

### 8.2 Temmination for Convenience

The System Agency may terminate the Contract at any time when, in its sole discretion, the System Agency defermines that temmination is in the best interests of the State of Texas. The termination will be effective on the date specified in HHSC's notice of temmation. The System Agencys right to terminate the Contract for convenience is cumulative of all rights and remedies which exist now or in the fulure.

### 8.3 Termination for Calse

Except as otherwise provided by the U.S. Bankruptcy Code, or any successor law, the System Agency may terminate the Contract, in whole or in part, upon either of the following conditions:
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## i. Material Breach

The System Agency will have the right to terminate the Contract in whole or in part if the System Agency determines, in its sole discretion, that Grantee has materially breached the Confract or has faited to adhere to any laws, ordinances, rules, regulations or orders of any public authority having jurisdiction and such violation prevents or substantially impairs performance of Grantee's duties under the Contraci. Grantee's misrepresentation in any aspect of Grantee's Solicitation Response, if any, or Grantee's addition to the Exeluded Parties List System (EPLS) will also constitute a material breach of the Contract.
ii. Failure to Maintain Financial Viability
'ihe System Agency may terminate the Contract if, in its sole discretion, the System Agency has a good faith belief that Grantee no longer mantains the financial vability required to complete the services and Deliverables, or otherwise fully perform its responsibilities under the Contract.

## ARTICLR IX. MISCEILANEOUS PROVISIONS

### 9.1 Amendment

The Contract may only be amended by an Amendment executed by both l'arties.

### 9.2 Lnsurance

A. Unless otherwise specified in this Contract, (rantee shall acquire and maintain, for the duration of this Contract, insurance coverage necessary to ensure proper fulfilment of this Contract and potential liabilities thereunder with linancially sound and reputable insurers bicensed by the Texas Department of Insurance, in the type and amount customarily carried within the industry as determined by the System Ageney. Grantee siall provide evidenee of insuranoe as required under this Contract, including a schedule of coverage or underwriter's schedules establishing to the satisfaction of the System Agency the nature and extent of coverage granted by each such policy, upon request by the System Agency. In the event that any policy is determined by the System Agency to be deficient to comply with the terms of this Contract, Grantee shall secure such additional policies or coverage as the System Agency may reasonably request or that are required by law or regulation. If coverage expires during the term of this Contract, Grantee must produce renewal certificates for each type of coverage
B. These and all other insorance requirements under the Connract apply to both Grentee and its Subcontractors, if any Grantee is responsible for ensuring its Subcontractors' compliance with all requirements.

### 9.3 Legal Obligaions

Grantee shall comply with all applicable federal, state. and local laws, ordinances, and regulations. including all federal and state accessibility laws relating to direet and indireet use of information and communication technology. Grantee slall be deemed to have knowledge of all applicable laws and regulations and be deemed to understand them.
9.4 Permitting and Licensire:

At Grantee's sole expense, Grantee shall procure and maintain for the duration of this Contract any state, county, city, or federal license, autherization, insurance, waiver, permit, qualification or certification required by statute, ordinance, law, or regulation to be held by Grantee to provide the goods or services required by this Contract. Grantce shall be responsible for payment of all taxes, assessments, fees, premiums, permits, and licensus required by law. Grantee shall be responsible for payment of any such government ohligations not paid hy its Subcontractors during porformanee of this Contract.

### 9.5 Indemaity

A. GRANTEE SHALL DEFEND, INDEMNIFY AND HOLD HARMLESS THE STATE OF TEXAS AND SVSTEM AGENCY, AND/OR THEIR OFFICERS, AGENTS, EMPLOYEES, REPRESENTATIVES, CONTRACTORS, ASSIGNEES, AND/OR DESIGNEES HROM ANY AND ALL LIABILITY, ACTIONS, CLAIMS, DEMANDS, OR SUITS, AND ALL RELATED COSTS, ATTORNEY FEES, AND EXPENSES ARISING OUT OF OR RESULTING FROM ANY ACTS OR OMISSIONS OF GRANTEE OR ITS AGENTS, EMPLOYEES, SUBCONTRACTORS, ORDER FULFILLERS, OR SUPPLIERS OF SLBCONTRACTORS IN THE EXEXLTION OR PERFORMANCE OF THE CONTRACT AND ANY PURCHASE ORDERS ISSUED LNDER THE CONTRACT. THE DEFENSE SHALL BE COORDINATED BY GRANTEE WITH THE OFFICE OF THE TEXAS ATTORNEY GENERAL WHEN TEXAS STATE AGENCIES ARE NAMED DEFENDANTS IN ANY LAWSUIT AND GRANTEE MAY NOT AGREE TO ANY SET"TLEMENT WTTHOUT FIRST OBTAINING THE CONCURRENCE FROM THE OFFICE OF THE TEXAS ATTORNEY GENERAL. GRANTEE AND SYSTEM AGENCY AGREE TO FURNISH TIMELY wRITTEN NOTICE TO EACH OTHER OF ANY SUCH CLAIM.
B. THIS PARAGRAPH IS NOT INTENDED TO AND SHALL NOT BE CONSTRLED TO REQUIRE, GRANTEE TO INDEMNIFY OR HOLI HARMLESS THE STATE OR THE SYSTEM AGENCY FOR ANY CLAMS OR LIABILITIES RESULTING FROM THE NEGLEGENT ACTS OR OMISSIONS OF THE SYSTEM AGENCY OR ITS EMPLOYERS.
C. For the avoidance of deubt, System Agency shall not indemnify Grantee or any other entity under the Contract.

### 9.6 Assignments

A. Grantee may not assign all or any portion of its rights under, interests in, or duties reguired under this Contrat without priur written consent of the System Agency, which may be withheld or granted at the snle discretion of the System Agency, Except where otherwise agreed in writing by the System Agency, assignment will not release Grantee from its obligations under the Contract.
B. Grantee understands and agrees the System Ageney may in one or more tramsactions assign, pledge, or transfer the Contract. This assignment will only be made to another State agency or a nonstate agency that is contracted to perform ageney support.

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### 9.7 INDEPENDENT CONTRACTOR

Grantee and Grantee's employees, representatives, agents, Subcontractors, suppliers, and third-party service prowiders shall serve as indepondent contractors in providing the services under the Contract. Neither Chantee nor System Agency is an agent of the other and nether may make any commitments on the other party's behalf Should Grantee subcontract any of the services required in the Contract, Grantec exprussly understands and acknowledges that in entering such subcontract(s). System Agency is in no manner liable to any Subcontractor(s) of Grantee In no event shall this provision relicve Grantee of the responsibility for ensuring that the services performed under all subcontracts are rendered in compliance with the Contract. Grantee shall have no claim against System Agency for vacation pay, sick leave, retirement benefits, social security, worker's compensation, health or disability benefits, unemployment insurance benefits, or employee benefits of any kind. The Contract shall not ereate any joint venture, partnership, agenty, or employment relationship between Grantee and System Agency.

### 9.8 TECHNICAL GIDANCE I ETTERS

In the sole discretion of the System Ageney, and in conformanoe with federal and state law. the System Ageney may issue instructions, claritications, or interpretations as may be required during work performance the form of a Technical Guidance letter (TGL). A TGL must be in writing, and mav be delivered by regular mail, electronic mail, or faesimile transmission. Any TGL issued by the System Ageney will be incorporated into the Contract by reference for all purposes when it is issued.

### 9.9 Dispute Resolution

A. The dispute resolution process provided for in Chapter 2260 of the Texas Govemment Code musi he used to attempt to resolve any dispute arising under the Contract.
B. If a contract dispute arises that cannot be resolved to the satisfaction of the Parties, either Party may notify the other Party in writing of the dispute. If the Parties are unable to satisfactorily resolve the dispute within fourteen (14) days of the written notification, the Parties must use the dispute resolation process provided for in Chapter 2260 of the Texas Government Code to attempt to resolve the dispute. This provision will not apply to any matter with respect to which either Party may make a decision within its respective sole discretion

### 9.10 Governing Law and Vende.

The Contract shall be governed by and construed in accordance with the laws of the State of Tevas, withoul regare to the conflicts of law provisions. The vente of any suit arising under the Contract is fixed in any court of competent jurisdiction of Travis County, Fexas, unless the specifie venue is otherwise identified in a statute which directly names or otherwise identiftes :ts applicability to the System Ageney.

### 9.11 SEVERABHITY

If any provision contained in this Contract is held to be unenforceable by a wourt of law or equity, this Contract shall be construed as if such provision did not exist and the non-
enforceability of such provision shall not be held to render any other provision or provisions of this Contract unenforceable.

### 9.12 Survivability

Expiration or termination of the Contrach for any reason does not release Grantee from any liability or obligation set forth in the Contract that is expressly stated to survive any such expiration or termination, that by tts natare would be intended to be applicabie following any such expiration or temmation, or that is necessary to fulfill the essential purpose of the Contraet, ineluding without limitation the provisfons regarding warranty, indemnitication, confidentiality, and rights and remedies upon termination.

### 9.13 Force Maserire

Neither Grantee nor System Agency shal! be liable to the otber for any defay ind, or failure of performance. of any reyuircment incluted in the Contract caused by force majeure. The existence of such causes of delay or failure shall entend the period of purformance until after the causes of delay or lailure have been removed provided the non-performing party exeresses all reasonable due diligence to perform. Force majoure is defoned as acts of God, war, fires, explosions, hurricanes, floods, failure of transponation, or other causes that are beyond the reasonable control of either party and that by exercise of due foresight such party could not reasonably have been expected to avoid, and which. by the exercise of all reasonable due diligence, stoll party is unable to overome

### 9.14 No Wafyer of Provisions

The failure of the System Agency to object to or to take affirmative action with respect to any conduct of the Grantee which is in violation or breach of the terms of the Contract shall not be construed as a waiver of the violation or breach, or of any future violation or breach.

### 9.15 Peblicity

A. Except as provided in the paragraph below, Gratee must not use the name of, or directly or indirectly eferer to, the System Agency, the State of Texas, or any other Stafe agency in any media release, public amouncement, or public disclostre relating to the Contract or its subject matter, including in any promotional or marketing materials, customer lists, or business presentations
B. Granteo may publish, at its sole expense, results of Grantee performance under the Contract with the System Agency's prior review and approval, which the System Agency may exercise at its sole discretion, Any publication (written, visual, or sound) will acknowledge the support received from the System Ageney and any Federal agency, as appropriate.

### 9.16 Proilibition on Non-compete Restrictions

Grantee shall not require any employees of Subcontractors to agree fo any conditions, such as non-compete clauses or other contractuad arrangements that would linit or restriet such persons or entities from cmployment or contracting with the State of Texas.

### 9.17 No Waiver of Sovereign Immunty

Nothing in the Contract wili be construed as a waiver of the System Ageney's or the State's sovereign immturty. This Contract shall not constitute or be construed as a waiver of
any of the privileges, rights, defenses, remedies, or immunities available to the System Agency or the State of Texas. The failure to enforee, or any delay in the enforcement, of any privileges, rights. defenses, remedies, or immunities avaitable to the System Agency or the State of Tesas under the Contract or under applicable law shall not constitute a waiver of such privileges, rights, defenses, remedies, or immunities or be considered as a basis for estoppel. System Ageney does not waive any privileges. rights, defenses, or immunities available to System Agency by entering into the Contract or by its conduct prior to or subsequent to eutering into the Contract.

### 9.18 Entire Contract and Modification

The Contract constitutes the entire agreement of the Parties and is intended as a complete and exclusive statement of the promises, representations, negotiations, discussions, and other agrements that may have been made in conmection with the subject matter hereof. Any additional or conflicting tems in any future doument incorporated into the Contract will be hamonized with this Contract to the extent possible.

### 9.19 Cointerparts

This Contract may be executed in any number of counterparts, cach of which will be an original, and all such counterparts will together constifute but one and the same Contract.

### 9.20 Proper Autiority

Each Party represents and warrants that the person executing this Contract on its bethalf has full power and authority to enter into this Contract.

### 9.21 E-Yerify Program

Grantee certifies that it utilizes and will continue to utilize the U.S. Department of Homeland Security's E-Verify system to determine the eligibility of:
i. all persons employed to perform duties within Texas during the term of the Contrat: and
ii. all persons, (including subcontrators) assigned by the Gramee to perform work pursuant to the Contrate within the United States of America.

### 9.22 Civil Rigits

A. Grantee agrees to comply with state and federal anti-discrimination laws. including:
i. Title V1 of the Civil Rights Aut of 1964 ( 42 U.S.C. §2000d ei seq.):
ii. Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. §794);
iii. Americans with Disabilities Act of 1990 ( $42 \mathrm{U}, \mathrm{S}$ C. $\S 12101$ et seq.)
iv. Age Discrimination Act of 1975 ( 42 US.C. $\$ \$ 6101-6107$ ):
v. Title Di of the Education Amendments of 1972 (20 U.S.C. $\S \S 1681-1688$ ):
vi. Food and Nutrition Act of 2008 ( 7 U. S. C. §2011 et seq.) and
vii. The System Ageney's administrative rules, as set forth in the Texas Administrative Code, to the extent applicable to this Contract.
B. Grantee agrees to comply with alt amendments to the abovereferenced laws, and all requirements imposed by the regulations issued pursuant to these laws. These laws provide in part that no persons in the Lnited States may, on the grounds of race, color, national origin, sex. age, disability, political beliefs, or teligion, be excluded from


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participation in or denied any aid, care. service or other benelits provided by Federal or State funding, or otherwise be subjected to discrimination.
C. Grantee agrees to comply with Title VI of the Civil Rights Act of 1964, and its implementing tegulations at 45 C.F.R. Pat 80 or 7 C.F.R. Pat 15 , prohibiting a contractor from adopting and implementing policies and procedures that exclude or have the effect of excluding or limiting the participation of clients in its programs. benefits, or activitics on the basis of national origin. State and federal civil rights laws require contractors to provide alternative methods for ensuring access to services for applicants and recipients who cannot express themselves fluently in English Grantee agrees to take reasonable steps to provide services and information, both orally and in writing, in appropriate languages other than English, in order to ensure that persons with limited English proticiency are effectively informed and can have meaningful access to programs, benefits. and activilies.
D. Grantee agrees to post applicable civil rights posters in areas open to the public indorming clients of their civil rights and including contact information for the HHS Civil Rights Office, The posters are available on the lHHS website at: hitp hhse hhac texas gov'sustem-sampori-servicesicivit-rights'publications
E. Grantee agrees to comply with Executive Order 13279, and its implementing regulations at 45 C,F.R. Part 87 or 7 C,F.R. Part 16. These provide in part that anty organization that parlicipates in programs funded by direet financial assistance from the Enited States Department of Agriculture or the Untited States Departiment of Health and Human Services shall not diseriminate against a program beneficiary or prospective program beneficiary on the basis of religion or religious belief.
F. Upon request, Grantee shall provide HHSC's Civil Rights Office with copies of the Grantec's civil rights policies and procedares.
G. Grantee must notify HHSC's Civil Rights Oftice of any civil rights complaints received relating to its performance under this Contract This notice must be delivered no more dan ten (10) calendar days after receipt of a complaint. Notice provided pursuant to this section must be directed to:

HHSC Civil Rights Office
701 W. $51^{\text {s }}$ Street, Mail Code W206
Austin, Tevas 78751
Phone Tull Freet (888) 388-6332
Phone: (512) 438-4313
TTY Toll Free: (877) 432-7232
Fax: (512) 438-5885.

## Attachment D

## HHSC MAC Supplemental Conditions

## Attachment C (the "HHSC UTCs"), is revised as follows:

1. Section 2.1, Payment Methods, is deleted in its entirety and replaced with the following:

Except as otherwise provided by the provisions of the Contract, the payment method will be one or more of the following:
a. Cost reimbursement. This payment method is based on quarterly claims and submission of a request for reimbursement of expenses Grantee has incurred during the reporting period;
b. Unit rate/fee-for-service. This payment method is based on a fixed price or a specified rate(s) or fee(s) for delivery of a specified unit(s) of service and acceptable submission of all required documentation, forms and/or reports; or
c. Advance payment. This payment method is based on disbursal of the minimum necessary funds to carry out the Program or Project where the Grantee has implemented appropriate safeguards. This payment method will only be utilized in accordance with governing law and at the sole discretion of the System Agency.
2. Section 2.2, Final Billing Submission, is deleted in its entirety and replaced with the following:

Unless otherwise provided by the System Agency, Grantee shall submit a reimbursement request as a final close-out not later than 90 days following the end of the term of the Contract. Reimbursement or payment requests received in the System Agency's offices more than 90 days following the termination of the Contract may not be paid.
3. Section 9.17, No Waiver of Sovereign Immunity, is deleted in its entirety and replaced with the following:

Nothing in the Contract will be construed as a waiver of sovereign immunity by the System Agency. Similarly, nothing in the Contract will be construed as a waiver of any rights or affirmative defenses available to Grantee.

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## Contract Affirmations

By entering into this Contract, Grantee affirms, without exception, as follows:

1. Grantee represents and warrants that these Contract Affirmations apply to Grantee and all of Grantee's principals, officers, directors, shareholders, partners, owners, agents, employees, subcontractors, independent contractors, and any other representatives who may provide services under, who have a financial interest in, or otherwise are interested in this Contract and any related Solicitation.
2. Grantee represents and warrants that all statements and information provided to HHSC are current, complete, and accurate. This includes all statements and information in this Contract and any related Solicitation Response.
3. Grantee understands that HHSC will comply with the Texas Public Information Act (Chapter 552 of the Texas Government Code) as interpreted by judicial rulings and opinions of the Attorney General of the State of Texas. Information, documentation, and other material prepared and submitted in connection with this Contract or any related Solicitation may be subject to public disclosure pursuant to the Texas Public Information Act. In accordance with Section 2252.907 of the Texas Government Code, Grantee is required to make any information created or exchanged with the State pursuant to the Contract, and not otherwise excepted from disclosure under the Texas Public Information Act, available in a format that is accessible by the public at no additional charge to the State.
4. Grantee accepts the Solicitation terms and conditions unless specifically noted by exceptions advanced in the form and manner directed in the Solicitation, if any, under which this Contract was awarded. Grantee agrees that all exceptions to the Solicitation, if any, are rejected unless expressly accepted by HHSC in writing.
5. Grantee agrees that HHSC has the right to use, produce, and distribute copies of and to disclose to HHSC employees, agents, and contractors and other governmental entities all or part of this Contract or any related Solicitation Response as HHSC deems necessary to complete the procurement process or comply with state or federal laws.
6. Grantee generally releases from liability and waives all claims against any party providing information about the Grantee at the request of HHSC.
7. Grantee has not given, has not offered to give, and does not intend to give at any time hereafter any economic opportunity, future employment, gift, loan, gratuity, special discount, trip, favor, or service to a public servant in connection with this Contract or any related Solicitation, or related Solicitation Response. Under Section 2155.004, Texas Government Code (relating to financial participation in preparing solicitations), Grantee certifies that the individual or business entity named in this Contract and any related Solicitation Response is not ineligible to receive this Contract and acknowledges that this Contract may be terminated and payment withheld if this certification is inaccurate.
8. Under Sections 2155.006 and 2261.053 of the Texas Government Code (relating to convictions and penalties regarding Hurricane Rita, Hurricane Katrina, and other disasters), the Grantee certifies that the individual or business entity named in this Contract and any related Solicitation Response is not ineligible to receive this Contract and acknowledges that this Contract may be terminated and payment withheld if this certification is inaccurate.
9. Under Section $231.006(\mathrm{~d})$ of the Texas Family Code regarding child support, Grantee certifies that the individual or business entity named in this Contract and any related Solicitation Response is not ineligible to receive the specified payment and acknowledges that the Contract may be terminated and payment may be withheld if this certification is inaccurate.
10. Grantee certifies that it and its principals are not suspended or debarred from doing business with the state or federal government as listed on the State of Texas Debarred Vendor List maintained by the Texas Comptroller of Public Accounts and the System for Award Management (SAM) maintained by the General Services Administration. This certification is made pursuant to the regulations implementing Executive Order 12549 and Executive Order 12689, Debarment and Suspension, 2 C.F.R. Part 376, and any relevant regulations promulgated by the Department or Agency funding this project. This provision shall be included in its entirety in Grantee's subcontracts, if any, if payment in whole or in part is from federal funds.
11. Grantee certifies that it is not listed on the federal government's terrorism watch list as described in Executive Order 13224.
12. Grantee represents and warrants that it is not engaged in business with Iran, Sudan, or a foreign terrorist organization, as prohibited by Section 2252.152 of the Texas Government Code.
13. In accordance with Section 669.003 of the Texas Government Code, relating to contracting with the executive head of a state agency, Grantee certifies that it is not (1) the executive head of an HHS agency, (2) a person who at any time during the four years before the date of this Contract was the executive head of an HHS agency, or (3) a person who employs a current or former executive head of an HHS agency.
14. Grantee represents and warrants that it is not currently delinquent in the payment of any franchise taxes owed the State of Texas under Chapter 171 of the Texas Tax Code.
15. Grantee agrees that any payments due under this Contract shall be applied towards any debt or delinquency that is owed to the State of Texas.
16. Grantee represents and warrants that payments to Grantee and Grantee's receipt of appropriated or other funds under this Contract or any related Solicitation are not prohibited by Sections $556.005,556.0055$, or 556.008 of the Texas Government Code (relating to use of appropriated money or state funds to employ or pay lobbyists, lobbying expenses, or influence legislation).
17. Grantee agrees to comply with Section 2155.4441 of the Texas Government Code, requiring the purchase of products and materials produced in the State of Texas in performing service contracts.
18. Grantee agrees that upon request of HHSC, Grantee shall provide copies of its most recent business continuity and disaster recovery plans.
19. Grantee expressly acknowledges that state funds may not be expended in connection with the purchase of an automated information system unless that system meets certain statutory requirements relating to accessibility by persons with visual impairments. Accordingly, Grantee represents and warrants to HHSC that the technology provided to HHSC for purchase (if applicable under this Contract or any related Solicitation) is capable, either by virtue of features included within the technology or because it is readily adaptable by use with other technology, of:

- providing equivalent access for effective use by both visual and non-visual means; - presenting information, including prompts used for interactive communications, in formats intended for non-visual use; and - being integrated into networks for obtaining, retrieving, and disseminating information used by individuals who are not blind or visually impaired.

For purposes of this Section, the phrase "equivalent access" means a substantially similar ability to communicate with or make use of the technology, either directly by features incorporated within the technology or by other reasonable means such as assistive devices or services which would constitute reasonable accommodations under the Americans With Disabilities Act or similar state or federal laws. Examples of methods by which equivalent access may be provided include, but are not limited to, keyboard alternatives to mouse commands and other means of navigating graphical displays, and customizable display appearance.

In accordance with Section 2157.005 of the Texas Government Code, the Technology Access Clause contract provision remains in effect for any contract entered into before September I, 2006.
20. If this Contract is for the purchase or lease of computer equipment, then Grantee certifies that it is in compliance with Subchapter Y, Chapter 361 of the Texas Health and Safety Code related to the Computer Equipment Recycling Program and the Texas Commission on Environmental Quality rules in 30 TAC Chapter 328.
21. If this Contract is for the purchase or lease of covered television equipment, then Grantee certifies that it is compliance with Subchapter Z, Chapter 361 of the Texas Health and Safety Code related to the Television Equipment Recycling Program.
22. Grantee represents and warrants, during the twelve (12) month period immediately prior to the date of the execution of this Contract, none of its employees including, but not limited to those will provide services under the Contract, was an employee of an HHS Agency. Pursuant to Section 2252.901, Texas Government Code (relating to prohibitions regarding contracts with and involving former and retired state agency employees), Grantee will not allow any former employee of the System Agency to perform services under this Contract
during the twelve (12) month period immediately following the employee's last date of employment at the System Agency.
23. Grantee acknowledges that, pursuant to Section 572.069 of the Texas Government Code, a former state officer or employee of a state agency who during the period of state service or employment participated on behalf of a state agency in a procurement or contract negotiation involving Grantee may not accept employment from Grantee before the second anniversary of the date the Contract is signed or the procurement is terminated or withdrawn.
24. If this Contract is for consulting services under Chapter 2254 of the Texas Government Code, in accordance with Section 2254.033 of the Texas Government Code, Grantee certifies that it does not employ an individual who was employed by System Agency or another agency at any time during the two years preceding the submission of any related Solicitation Response related to this Contract or, in the alternative, Grantee has disclosed in any related Solicitation Response the following: (i) the nature of the previous employment with System Agency or the other agency; (ii) the date the employment was terminated; and (iii) the annual rate of compensation at the time of the employment was terminated.
25. Grantee represents and warrants that it has no actual or potential conflicts of interest in providing the requested goods or services to HHSC under this Contract or any related Solicitation and that Grantee's provision of the requested goods and/or services under this Contract and any related Solicitation will not constitute an actual or potential conflict of interest or reasonably create an appearance of impropriety.
26. Grantee understands that HHSC does not tolerate any type of fraud. The agency's policy is to promote consistent, legal, and ethical organizational behavior by assigning responsibilities and providing guidelines to enforce controls. Violations of law, agency policies, or standards of ethical conduct will be investigated, and appropriate actions will be taken. All employees or Grantees who suspect fraud, waste or abuse (including employee misconduct that would constitute fraud, waste, or abuse) are required to immediately report the questionable activity to both the Health and Human Services Commission's Office of the Inspector General at 1-800-436-6184 and the State Auditor's Office. Grantee agrees to comply with all applicable laws, rules, regulations, and HHSC policies regarding fraud including, but not limited to, HHS Circular C-027.
27. The undersigned affirms under penalty of perjury of the laws of the State of Texas that (a) in connection with this Contract and any related Solicitation Response, neither I nor any representative of the Grantee has violated any provision of the Texas Free Enterprise and Antitrust Act, Tex. Bus. \& Comm. Code Chapter 15; (b) in connection with this Contract and any related Solicitation Response, neither I nor any representative of the Grantee has violated any federal antitrust law; and (c) neither 1 nor any representative of the Grantee has directly or indirectly communicated any of the contents of this Contract and any related Solicitation Response to a competitor of the Grantee or any other company, corporation, firm, partnership or individual engaged in the same line of business as the Grantee.
28. Grantee represents and warrants that it is not aware of and has received no notice of any court or governmental agency proceeding, investigation, or other action pending or threatened against Grantee or any of the individuals or entities included in numbered
paragraph I of these Contract Affirmations within the five (5) calendar years immediately preceding execution of this Contract or the submission of any related Solicitation Response that would or could impair Grantee's performance under this Contract, relate to the contracted or similar goods or services, or otherwise be relevant to HHSC's consideration of entering into this Contract. If Grantee is unable to make the preceding representation and warranty, then Grantee instead represents and warrants that it has provided to HHSC a complete, detailed disclosure of any such court or governmental agency proceeding, investigation, or other action that would or could impair Grantee's performance under this Contract, relate to the contracted or similar goods or services, or otherwise be relevant to HHSC's consideration of entering into this Contract. In addition, Grantee acknowledges this is a continuing disclosure requirement. Grantee represents and warrants that Grantee shall notify HHSC in writing within five (5) business days of any changes to the representations or warranties in this clause and understands that failure to so timely update HHSC shall constitute breach of contract and may result in immediate contract termination.
29. Grantee represents and warrants that, pursuant to Section 2270.002 of the Texas Government Code, Grantee does not boycott Israel and will not boycott Israel during the term of this Contract.
30. Grantee certifies that for contracts for services, Grantee shall utilize the U.S. Department of Homeland Security's E-Verify system during the term of this Contract to determine the eligibility of:
(a) all persons employed by Grantee to perform duties within Texas; and
(b) all persons, including subcontractors, assigned by Grantee to perform work pursuant to this Contract within the United States of America.
31. Grantee understands, acknowledges, and agrees that any false representation or any failure to comply with a representation, warranty, or certification made by Grantee is subject to all civil and criminal consequences provided at law or in equity including, but not limited to, immediate termination of this Contract.
32. Grantee represents and warrants that it will comply with all applicable laws and maintain all permits and licenses required by applicable city, county, state, and federal rules, regulations, statutes, codes, and other laws that pertain to this Contract.
33. Grantee represents and warrants that all statements and information prepared and submitted by Grantee in this Contract and any related Solicitation Response are current, complete, true, and accurate. Grantee acknowledges any false statement or material misrepresentation made by Grantee during the performance of this Contract or any related Solicitation is a material breach of contract and may void this Contract. Further, Grantee understands, acknowledges, and agrees that any false representation or any failure to comply with a representation, warranty, or certification made by Grantee is subject to all civil and criminal consequences provided at law or in equity including, but not limited to, immediate termination of this Contract.
34. Grantee represents and warrants that the individual signing this Contract is authorized to sign on behalf of Grantee and to bind the Grantee.


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