# MEMORANDUM OF UNDERSTANDING BETWEEN

# THE COUNTY OF ORANGE SOCIAL SERVICES AGENCY

**AND** 

#### CHILDREN AND FAMILIES COMMISSION OF ORANGE COUNTY

**AND** 

#### **CHILDREN'S HOME SOCIETY**

**AND** 

<COMMUNITY BASED ORGANIZATION>

# TO ESTABLISH A MUTIDISCIPLINARY PERSONNEL TEAM FOR THE PROVISION OF PREVENTION AND EARLY INTERVENTION/NEIGHBORHOOD RESOURCE NETWORK SERVICES

This Memorandum of Understanding (MOU) is entered into by and between the County of Orange, acting through its Social Services Agency— (SSA), hereinafter referred to as "SSACOUNTY," the Children and Families Commission of Orange County, hereinafter referred to as "Commission," <COMMUNITY BASED ORGANIZATION>, hereinafter referred to as "CBO," <COMMUNITY BASED ORGANIZATION>, hereinafter referred to as "CBO," the Children's Data Network at the University of Southern California, hereinafter referred to as "CDN," and Children's Home Society of California, which will serve as the administrative agency hereinafter referred to as "HUB." This MOU contains program content and purpose along with guidelines for the establishment of a— multidisciplinary personnel team (MDT) to offer Prevention and Early Intervention/Neighborhood Resource Network (PEI/NRN) services.

SSACOUNTY, the Commission, HUB, CBO, CBOs and CDNCBOs, may be referred to individually as "Party" and collectively as "the Parties." The County of Orange may be

referred to as "SSA." The relationship between <u>SSACOUNTY</u> and the <u>PartiesCommission</u>, <u>HUB</u>, and <u>CBOs</u>, with regard to this MOU, is based upon the following:

- This MOU is authorized and provided for pursuant to California Welfare and Institutions
  Code (WIC) Sections 10850.1 and 18951, which establish guidelines for the formation of
  a <u>Multidisciplinary Team (MDT)</u>, and Section 10601.2, which calls for the identification
  and replication of best practices to achieve measurable outcomes for child welfare systems.
- 2. SSA, the Commission, HUB, CBO and CDN The Parties agree to work together to provide PEI/NRN services via a MDT.
- 3. <u>SSACOUNTY</u> provides services for the provision of child abuse and neglect prevention and intervention services as authorized and provided for pursuant to WIC Section 16501.
- 4. A partnership between SSA's COUNTY's child abuse prevention and intervention efforts, the Commission, HUB, CBO and CDN's staffCBOs and volunteers, to establish a MDT in order to provide PEI/NRN services will engage a greater number of families in services within the community without bringing those families into the child welfare system.
- 5. -This MOU contains guidelines authorized by SSA, the Commission, HUB, CBO and CDN toParties shall follow inwhen providing PEI/NRN services via a MDT.

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#### 1. TERM

The term of this MOU shall commence on January 15, 2018, January 1, 2021 and end on December 31, 2020 June 30, 2023, unless earlier terminated pursuant to the provisions of Paragraph XXIV24 of this MOU; however, the Parties shall be obligated to perform such duties as would normally extend beyond this term, including but not limited to obligations with respect to indemnification, reporting and confidentiality.

#### 1. PURPOSE

The purpose of this MOU is to set forth provisions for the establishment of a MDT that is a collaboration between SSA, the Commission, HUB, CBO, and CDN pursuant to the requirements of WIC Section 10850.1 that permits the disclosure and exchange of confidential information with other members of the MDT.

#### 3.2. DEFINITIONS

- 2.1 PreventionChild Abuse Registry (CAR): A twenty-four (24) hour hotline for reporting suspected child abuse.
- 2.2 MDT: Pursuant to WIC Section 11167.5 an MDT is a team of three (3) or more persons trained in the prevention, identification management, and or Early Intervention/Neighborhood Resource Network (treatment of child abuse and neglect cases and who are qualified to provide a broad range of services related to child abuse or neglect.

#### 3. PURPOSE

- 3.1 The purpose of this MOU is to set forth provisions for the establishment of a MDT that is a collaboration between COUNTY, the Commission, HUB, and CBOs, pursuant to the requirements of WIC Section 10850.1 that permits the disclosure and exchange of confidential information with other members of the MDT.
- 3.13.2 PEI/NRN) services supports children and families to help reduce the risk of

stressful situations in the home possibly resulting in a <a href="CAR">Child Abuse Report</a> (CAR). report. The purpose of PEI/NRN is to help create a voluntary support structure for families by connecting them to community services that will help manage circumstances that create stress on families thereby reducing the potential for child abuse.

- 4.0 MDT refers to a team of three (3) or more persons trained in the prevention, identification and treatment of child abuse and neglect cases and who are qualified to provide a broad range of services related to child abuse.
- 5.01.1\_The Parties agree the HUB will serve as the administrative agency and, as such, is responsible for data collection and quality assurance among the CBOs. In its managerial role, the HUB shall not provide direct services to targeted families.

  The HUB has no authority to terminate a CBO's participation in this MOU.
- 6.0 CBOs agree to coordinate PEI/NRN family outreach attempts. The procedure for complying with family outreach attempts shall be determined by COMMISSION and SSA in cooperation with the HUB. Engagement of the family in the PEI/NRN Program occurs when the family accepts services.
- CDN agrees to use Randomized Control Trials to engage in a rigorous evaluation of the PEI/NRN Program to identify the benefit to the individual family for having participated in the program, reduction in the number of children 0 thru age five (5) whose families have subsequent and/or substantiated child abuse reports, and the potential cost savings to the system because of the voluntary intervention.

#### **8.4.** POPULATION TO BE SERVED

8.14.1 Population to be served shall include children and families who have had a child abuse report and are referred to the program by SSAthe COUNTY. This includes

families whose reports were investigated and those that were determined to not meet the legal threshold for further investigation. PEI/NRN services shall be provided to families that meet <u>all of</u> the following criteria:

- 1. Families for which this is the first Child Abuse Report (CAR).
- 2. One (1) or more children in the household are 0 thru age birth (0) through five (5).
- 3. Families' whose CAR based on the determination of <u>SSACOUNTY</u>, will not receive further intervention by <u>SSACOUNTY</u>.

SSAs responsibilities in referring eligible PEI/NRN families to the CBO are described in Subparagraph VIII(A). CBOs responsibilities for engaging eligible PEI/NRN families are described in Paragraph VII.

#### <del>10.</del>5. GOAL

The goal of this MOU is to prevent child abuse and neglect by engaging a greater number of families in services that may be available within their community—without having to bring those families into the child welfare system. Early identification and implementation of these community services will enhance the families' ability to become more self-sufficient and improve their parenting skills.

#### 6. CBOs, HUB, AND COMMISSION RESPONSIBILITIES

X. — CBOs, HUB, and Commission shall SUBCONTRACTS:

The Commission, HUB, CBO, and/or CDN shall not subcontract for services under this MOU without the prior written consent of SSA. If SSA consents in writing to a subcontract, in no event shall the subcontract alter, in any way, any legal responsibility of the Commission, HUB, CBO, and/or CDN to SSA. All subcontracts must be in writing and copies of same shall be provided to SSA, all Parties shall include in each subcontract any provision SSA may require.

X. CBO. HUB, Commission and CDN RESPONSIBILITIES

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10.46,1CBO, HUB, Commission and CDN shall sS submit a certification to SSACOUNTY,
      in the form attached hereto as Exhibit A, representing that the MDT member
      received the training described in Subparagraphs (C), (D) and 7VIII(C).6
      and 7.
10.56.2CBOs agrees agree to the following:
      10.5.16.2.1 Provide child abuse prevention and intervention services such as
             Positive Parenting Program (Triple P) and Parent Child Interactive
             Therapy (PCIT) or other similar evidenced based family strengthening
             programs.
      10.5.26.2.2 Assess the needs of families.
      10.5.36.2.3 Contribute resources to assist in the sustainability of the MDT.
      10.5.46.2.4 Possess knowledge of and experience with community resources.
      10.5.56.2.5 Collaborate with other CBOs to create the MDT.
      10.5.66.2.6 Conduct Live Scans for MDT members, as appropriate for the
             services under this MOU. If transporting clients, the MDT member must
             provide a certified DMV copy of their driving record. If the MDT member
             transports a child/children, the child/children must be accompanied by a
             parent, legal guardian, or other adult designated by a parent.
10.66.3CBOCBOs, and HUB, Commission and CDN shall provide training to MDT
      members, as requested by SSACOUNTY and other parties to this MOU, in areas
      including but not limited to:
      10.6.16.3.1 Rules of confidentiality that apply to this MOU and the MDT.
      10.6.26.3.2 Useage Usage of Differential Response Tracking System (DRTS).
      10.6.3All other pertinent provisions of this MOU.
      6.3.3 CBOEvidence based family strengthening programs, including but not
             limited to, Triple P and PCIT.
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- 10.76.4CBOs, and HUB, Commission and CDN shall participate in any MDT or PEI/NRN related training as requested by SSACOUNTY.
- 10.86.5CBOCBOS, HUB, and Commission—and—CDN shall make its best efforts to identify additional MDT members. \_The new MDT members should be referred to SSA. COUNTY.
- 10.96.6CBO, HUB, CommissionCBOs, and CDN, HUB, and Commission shall acquire information about families from SSACOUNTY, and as a MDT member, review family information to determine appropriateness of offering services.
- 6.7 CBOs agree to coordinate PEI/NRN family outreach attempts. The procedure for complying with family outreach attempts shall be determined by COMMISSION and COUNTY in cooperation with the HUB. Engagement of the family in the PEI/NRN Program occurs when the family accepts services.
- The HUB shall facilitate, coordinate, schedule and/or participate in MDT meetings scheduled for the first and third Thursday of every month or as agreed upon by the members of the MDT— Included in the meetings shall be SSACOUNTY, Commission, CBO's—and when necessary CDNCBOs, via conference call to discuss information regarding families—and—to, review assessments—and, collaborate on service plan recommendations—as—well—as, and develop additional options for community-based service.
- 10.116.9 The HUB is responsible for referring an eligible PEI/NRN family to the most appropriate CBOCBOs based on a referral process established by the Commission. The referral process will have timelines and engagement strategies that CBO'sCBOs as a member members of this MDT, are required to comply with.
- 6.10 The HUB will serve as the administrative agency and, as such, is responsible for
   data collection and quality assurance among the CBOs. In its managerial role, the
   HUB shall not provide direct services to targeted families. The HUB has no

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### authority to terminate a CBO's participation in this MOU.

10.126.11 \_\_An eligible PEI/NRN family shall be offered evidence based family strengthening services. CBOs are required to attempt to contact referred families within the guidelines establish by the Commission or until the family declines services. SSACOUNTY shall be notified of families that were unable to be contacted or contacted but denied voluntary services. SSACOUNTY shall also be notified of families who initially decline services but accept at a later date. Those families who accept services at a later date will remain in the evaluation.

10.136.12 HUB and CBO's CBOs are obligated to maintain records of efforts or engagements to offer services, engagement outcomes, and other activities relevant to PEI/NRN as requested by SSACOUNTY and the Commission.

11.As applicable, all parties are obligated to participate in a rigorous evaluation design and application to measure the true impact of PEI/NRN when compared to what would have happened in the absence of PEI/NRN.

#### 12.7. SSACOUNTY RESPONSIBILITIES.

12.17.1 Provide to MDT, as permitted by WIC Sections 11167.5, 10850.1, and 18951

Child Abuse Registry/Emergency Response (CAR/ER) information on children and families that meet PEI/NRN criteria. At a minimum, the referral information must have the family's name and telephone number. As a preferred standard business practice, all family referral information should include the following: name, telephone number, address, family make-up, and demographics (preferred language). There are two paths that SSACOUNTY can make a referral to the PEI/NRN Program, Information Only reports and Immediate/Ten (10) Day/Emergency Response Investigations:

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- that the family will not receive further services, and there is a child <del>aged</del> age birth (0 thru age) through five (5), and this is the first CAR report.
- 12.1.2 shall enter the treatment group of eligible PEI/NRN families into the DRTS system for referral to the HUB within one week of receiving the spreadsheet from CDN.
- Based on the CAR report, SSACOUNTY deems further investigation is necessary. If the investigation is determined inconclusive, unfounded, or substantiated but the case is closed, the family is deemed eligible for PEI/NRN services if the family will not receive further services, there is a child aged 0 thru age birth (0) through five (5), and this is the first CAR report.
- 12.27.2SSA will be responsible for sending all closed eligible Immediate/10 Day/Emergency Response Investigation PEI/NRN eligible family case records to CDN for randomization once a week. SSACOUNTY shall have their reports team runcreate a report once a week of all closed eligible cases. COUNTY shall enter the treatment group of eligible PEI/NRN families into the DRTS system for referral to the HUB-within one week of receiving the spreadsheet from CDN.
- 12.3 Facilitate and/or participate in MDT meetings the first and third Thursday of the month or as agreed upon by the members of the MDT, via conference call.
- 12.47.3Ensure that MDT members complete required training and any MDT or PEI/NRN related training as requested by \$\sum\_{\text{SACOUNTY}}\$.
- 12.57.4 Maintain records of CAR information provided to the MDT and efforts or engagements of the MDT to offer services, engagement outcomes and other activities relevant to PEI/NRN as reported by the MDT.

12. Participate in a rigorous evaluation design and application to measure

the true impact of PEI/NRN when compared to what would have happened in the absence of PEI/NRN. As described in Subparagraph VII(K), the evaluation will be conducted through a random control trial under protocols developed by CDN.

12.77.5 Compare data on families that successfully complete PEI/NRN to Child Abuse Registry data. This comparison is to be completed in six (6) month intervals.

#### 13.8. NON-DISCRIMINATION

- 13.18.1 In the performance of this MOU, the Commission. HUB, CBO and/or CDN agrees CBOs agree that it shall not engage nor employ any unlawful discriminatory practices in the admission of clients, provision of services or benefits, assignment of accommodations, treatment, evaluation, employment of personnel, or in any other respect, on the basis of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, military and veteran status, or any other protected group, in accordance with the requirements of all applicable Federal federal or State laws.
- 13. The Commission, HUB, CBO and/or CDN shall develop an Affirmative Action Program Plan which meets the lawful and applicable requirements of the U.S. Department of Health and Human Services.
- 13.38.2The Commission, HUB, CBO and/or CDN CBOs shall furnish any and all information requested by SSACOUNTY and shall permit SSACOUNTY access, during business hours, to books, records, and accounts in order to ascertain Parties the Commission, HUB, and CBOs compliance with Paragraph IX8 et seq.

#### 13.48.3Non-Discrimination in Employment÷

43.4.1 <u>8.3.1</u> All solicitations or advertisements for employees placed by or on

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behalf of Commission, the HUB, CBO and/or CDN CBOs shall state that all qualified applicants will receive consideration for employment without regard to race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, military and veteran status or any other protected group, in accordance with the requirements of all applicable Federal federal or State laws. Notices describing the provisions of the equal opportunity clause shall be posted in a conspicuous place for employees and job applicants.

13.4.28.3.2 The Commission, HUB, CBO and CBOs shall refer any and all employees desirous of filing a formal discrimination complaint to:

California Department of Social Services Fair Employment
Public Inquiry and Response Bureau

P.O. Box 944243, M.S. 8-4-23

Sacramento 2218 Kausen Drive, Suite 100

Elk Grove, CA 9581495758

Telephone: (800) <del>952 - 5253</del>884 - 1684

\_\_\_\_(800) <del>952-8349 (For the hard of hearing</del>700-

2320 (TTY)

13.58.4Non-Discrimination in Service Delivery:

13.5.18.4.1 The Commission COUNTY, HUB, CBO and or CDN CBOs shall comply with Titles VI and VII of the Civil Rights Act of 1964, as amended; Section 504 of the Rehabilitation Act of 1973, as amended; the Age Discrimination Act of 1975, as amended; the Food Stamp Act of 1977, as amended, and in particular 7 CFRCode of Federal Regulations

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(CFR) section 272.6; Title II of the Americans with Disabilities Act of 1990; California Civil Code Section 51 et seq., as amended; California Government Code (CGC) Sections 11135-11139.5, as amended; CGC Section 12940 (c), (h), (i), and (j); CGC Section 4450; Title 22, California Code of Regulations (CCR) Sections 98000-98413; the Dymally-Alatorre Bilingual Services Act (CGC Section 7290-7299.8); Section 1808 of the Removal of Barriers to Interethnic Adoption Act of 1996; and other applicable Federal and State laws, as well as their implementing regulations (including Title 45 CFR Parts 80, 84, and 91; Title 7 CFR Part 15; and Title 28 CFR Part 42), and any other law pertaining to Equal **Employment** Opportunity, Affirmative Action, Nonand discrimination Nondiscrimination, as each may now exist or be hereafter amended. The Commission, HUB, CBO and or CDN CBOs shall not implement any administrative methods or procedures which would have a discriminatory effect or which would violate the California Department of Social Services (CDSS), Manual of Policies and Procedures (MPP) Division 21, Chapter 21-100. If there are any violations of this Paragraph, CDSS shall have the right to invoke fiscal sanctions or other legal remedies in accordance with WICCalifornia Welfare and Institutions Code (WIC) Section 10605, or CGC Sections 11135-11139.5, or any other laws, or the issue may be referred to the appropriate Federal gency for further compliance action and enforcement of Subparagraph 81X et seq.

13.5.28.4.2 The CommissionCOUNTY, HUB, CBO and/or CDN CBOs shall provide any and all clients desirous of filing a formal complaint any and all information as appropriate:

Pamphlet: "Your Rights Under California Welfare

Programs" (PUB 13)

13.5.2.28.4.2.2 Discrimination Complaint Form

13.5.2.38.4.2.3 Civil Rights Contacts÷

**SSACounty Civil Rights Contact**÷

Orange County Social Services Agency

**Program Integrity** 

Attn: Civil Rights Coordinator

P.O. Box 22001

Santa Ana, CA 92702-2001

Telephone: (714) 438-8877

State Civil Rights Contact÷

California Department of Social Services

Civil Rights Bureau

P.O. Box 944243, M.S. 15-70

Sacramento, CA 94244-2430

Federal Civil Rights Contact÷

U.S. Department of Health and Human Services

Office of Civil Rights

50 U.N. Plaza, Room 322

San Francisco, CA 94102

#### 9. SUBCONTRACTS

9.1 The HUB and CBOs shall not subcontract for services under this MOU without the prior written consent of COUNTY. If COUNTY consents in writing to a subcontract, in no event shall the subcontract alter, in any way, any legal

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responsibility HUB and CBOs have to COUNTY. All subcontracts must be in writing and copies of same shall be provided to COUNTY, all Parties shall include in each subcontract any provision COUNTY may require.

#### 9.2 Subcontracts of \$50,000 or less

The HUB and CBOs shall develop a standard form Purchase Order, subject to prior written approval of COUNTY, to be utilized for the purchase of services by the HUB and CBOs when the cumulative total cost of the services to be provided by any organization is anticipated to be fifty thousand dollars (\$50,000) or less during the term of this MOU. The basis for costs incurred by any such Purchase Order(s) shall be the actual cost of providing services or the usual and customary charges established by the organization(s) providing the services.

#### 9.3 Subcontracts in excess of \$50,000

The HUB and CBOs shall develop and submit for approval to COUNTY a system for the procurement of subcontracts with any organization in which the total cumulative cost of services provided by any single organization is anticipated to exceed fifty thousand dollars (\$50,000) during the term of this MOU. The HUB and CBOs proposed procurement system shall take into consideration such factors as: degree of price competition; pricing policies and techniques; experience and quality of service; methods of evaluating subcontractor responsibility; relationship of subcontractor to the Commission, HUB, and CBOs planning, award, and post-award management of subcontracts, including internal audit procedures and monitoring of subcontractor's performance until completion of services.

9.4 Upon COUNTY's approval of the HUB and CBOs proposed procurement system, the HUB and CBOs shall comply with such procurement system in obtaining subcontracts with a total cost in excess of fifty thousand dollars

(\$50,000) during the term of this MOU.

9.5 The HUB and CBOs and its subcontractor(s) shall establish and maintain accurate and complete financial records related to services provided under the terms of this MOU. Such records may be subject to the satisfaction of COUNTY, and to the examination and audit by COUNTY or designee, for a period of five (5) years, or until any pending audit is completed.

#### 14.10. CONFIDENTIALITY

- 14.110.1 SSA, the Commission, COUNTY, Commission, HUB, CBO and/or CDN CBOs agree to maintain confidentiality of all records and information related to services under this MOU pursuant to WIC Sections 827 and 10850-10853, the CDSS MPP, Division 19-000, and all other provisions of law, and regulations promulgated thereunder relating to privacy and confidentiality, as each may now exist or be hereafter amended.
- All records and information concerning any and all persons referred to the Commission, HUB, CBO and CBOs by COUNTY or CDN by SSA or SSA'sCOUNTY's designee pursuant to this MOU shall be considered and kept confidential by the Commission, HUB, CBO and/or CDN's, CBOs, employees, volunteers, agents, and subcontractors, and all other individuals performing services under this MOU. The Commission, HUB, CBO and/or CDN CBOs shall require all of its employees, volunteers, agents, subcontractors, and partners who may provide all other individuals performing services for the Commission, HUB, CBO and/or CDNCBOs under this MOU to sign an MOU agreement with the Commission, HUB, CBO and/or CDN CBOs before commencing the provision of any such services, agreeing to maintain the confidentiality of any pursuant to this MOU.

N. The HUB and all materials and information with which they may come into contact, or the identities or any identifying characteristics or

information with respect to any and all participants referred to the Commission, HUB, CBO and/or CDN by SSA, except as may be required to provide services under this MOU or to those specified in this MOU as having the capacity to audit the Commission, HUB, CBO and/or CDN, and as to the latter, only during such audit. The Commission, HUB, CBO and/or CDN shall comply with any audits specified in Paragraph XVII, provide reports and any other information required by COUNTY in the administration of this MOU, and as otherwise permitted by law.

- 14.310.3 The Commission, HUB, CBO and/or CDNThe Commission, HUB, and CBOs shall inform all of its employees, volunteers, agents, subcontractors, and partnersall other individuals performing services under this MOU of this provision and that any person violating the provisions of said California Statestate law may be guilty of a crime.
- 14.410.4 The Commission, HUB, CBO and/or CDN CBOs agrees that any and all subcontracts entered into shall be subject to the confidentiality requirements of this MOU.
- 14.510.5 The Commission, HUB, CBO and/or CDN CBOs agrees to maintain the confidentiality of its records with respect to Juvenile Court matters, in accordance with WIC Section 827, all applicable statutes, case law, and Orange County Juvenile Court Policy regarding Confidentiality, as it now exists or may hereafter be amended.
  - 14.5.1 No access, disclosure, or release of information regarding a child who is the subject of Juvenile Court proceedings shall be permitted except as authorized. If authorization is in doubt, no such information shall be released without the written approval of a Judge of the Juvenile Court.
  - 14.5.210.5.2 The Commission, HUB, CBO and/or CDN CBOs must receive prior written approval of the Juvenile Court before allowing any child to

be interviewed, photographed, or recorded by any publication or organization, or to appear on any radio, television, or internet broadcast or make any other public appearance. Such approval shall be requested through child's Social Worker.

#### 16.11. PUBLICITY, LITERATURE, ADVERTISEMENTS AND SOCIAL MEDIA

16.The Commission, HUB, CBO and/or CDN shall not disclose any details in connection with this MOU to any person or entity except as may be otherwise provided hereunder or required by law. However, in recognizing the Commission, HUB, CBO and/or CDN's need to identify its services and related clients to sustain itself, COUNTY shall not inhibit the Commission, HUB, CBO and/or CDN from publishing its role under this MOU within the following conditions:

16. The Commission, HUB, CBO and/or CDN shall develop all publicity material in a professional manner; and

16. During the term of this MOU, the Commission, HUB, CBO and/or CDN shall not, and shall not authorize another to, publish or disseminate any commercial advertisements, press releases, feature articles, or other materials using the name of COUNTY without the prior written consent of COUNTY. COUNTY shall not unreasonably withhold written consent.

The use and/or reproduction of COUNTY's name—and/, logos, or logosymbols for any purpose, including commercial advertisement, promotional purposes, announcements, displays, or press releases, without COUNTY's COUNTY's prior written consent is expressly prohibited.

XVI. INDEMNIFICATION

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- The Commission, HUB, CBO and CBOs may develop and publish information related to this MOU where all of the following conditions are satisfied:
  - 11.2.1 COUNTY provides its written approval of the content and publication of the information at least thirty (30) days prior to the Commission, HUB, and CBOs publishing the information, unless a different timeframe for approval is agreed upon by COUNTY;
  - 11.2.2 Unless directed otherwise by COUNTY, the information includes a statement that the program, wholly or in part, is funded through County, State and Federal Government funds;
  - 11.2.3 The information does not give the appearance that the COUNTY, its officers, employees, or agencies endorse:
    - 11.2.3.1 any commercial product or service; and,
    - 11.2.3.2 any product or service provided by the Commission, HUB, and CBOs, unless approved in writing by COUNTY; and
  - 11.2.4 If the Commission, HUB, and CBOs uses social media (such as Facebook, Twitter, YouTube or other publicly available social media sites) to publish information related to this MOU, the Commission, HUB, and CBOs shall develop social media policies and procedures and have them available to the COUNTY. The Commission, HUB, and CBOs shall comply with COUNTY Social Media Use Policy and Procedures as they pertain to any social media developed in support of the services described within this MOU. The policy is available on the Internet at http://www.ocgov.com/gov/ceo/cio/govpolicies.

#### 12. <u>INDEMNIFICATION CDN</u>

16.612.1 The Commission, HUB, and CBOs agrees to indemnify, defend with counsel approved in writing by COUNTY, and hold U.S. Department of Health

and Human Services. the State, COUNTY, and their elected and appointed officials, officers, employees, agents, and those special districts and agencies which COUNTY's Board of Supervisors acts as the governing Board ('COUNTY INDEMNITEES') harmless from any claims, demands, or liability of any kind or nature, including, but not limited to, personal injury or property damage, arising from or related to Commission's, HUB's, CBO's, CDN's respective CBOs the services, products, or other performance provided by the Commission, HUB, and CBOs pursuant to this MOU. If judgment is entered against the Commission, HUB, CBO and/or CDN CBOs and COUNTY by a court of competent jurisdiction because of the concurrent active negligence of COUNTY or COUNTY INDEMNITEES, the Commission, HUB, CBO, CDN and CBOs and COUNTY agree that each party's respective liability will be apportioned as determined by the court. Neither party shall request a jury apportionment.

<del>16.7</del>12.2 COUNTY agrees to indemnify, defend, with counsel approved in writing by **COMMISSION**Commission, and approval shall not be unreasonably withheld and hold Commission CFCOC. and their appointed officials, Commissioners OMMISSIONERS, officers, employees, and agents ("CFCOC Commission INDEMNITEES") harmless from any claims, demands, or liability in the event of a security breach during the transmission of Client confidential information from SSA to Commission, HUB, or CBOsof any kind or nature, including but not limited to personal injury or property damage, arising from or related to the intentional, malicious, negligent acts, inactions, errors or omissions of the County of Orange, its officers officers, employees, or agents pursuant to this MOU. If judgment is entered against COUNTY and Commission CFCOC by a court of competent jurisdiction because of the concurrent active negligence of the CFCOC Commission or Commission FCOC INDEMNITEES, the COUNTY,

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and <u>Commission</u> <u>CFCOC</u> agree that liability will be apportioned as determined by the court. Neither Party shall request a jury apportionment.

#### <del>17.</del>13. INSURANCE

17.113.1 Prior to the provision of services under this MOU, the Commission, HUB, CBO and/or CDN CBOs agrees to purchase all required insurance at the Commission, HUB, CBO and/or CDN's CBOs expense, including all endorsements required herein, necessary to satisfy COUNTY that the insurance provisions of this MOU have been complied with. Thethe Commission, HUB, CBO and/or CDN agree CBOs agrees to keep such insurance coverage, Certificates of Insurance and endorsements on deposit with COUNTY during the entire term of this MOU. In addition, all subcontractors performing work on behalf of the Commission, HUB, CBO and/or CDN's CBOs pursuant to this MOU shall obtain insurance subject to the same terms and conditions as set forth herein for the Commission, HUB, CBO and/or CDN's CBOs.

The Commission, HUB, CBO—and/or—CDN\_CBOs shall ensure that all subcontractors performing work on behalf of the Commission, HUB, CBO—and/or—CDN\_CBOs pursuant to this MOU shall be covered under the Commission, HUB, CBO—and/or—CDN's\_CBOs insurance as an Additional Insured or maintain insurance subject to the same terms and conditions as set forth herein for the Commission, HUB, CBO—and/or—CDN.—CBOs. The Commission, HUB, CBO and/or—CDN—CBOs shall not allow subcontractors to work if subcontractors have less than the level of coverage required by COUNTY from the Commission, HUB, CBO—and/or—CDN\_CBOs under this MOU. It is the obligation of the Commission, HUB, CBO—and/or—CDN\_CBOs to provide notice of the insurance requirements to every subcontractor and to receive proof of insurance prior to allowing any subcontractor to begin work. Such proof of insurance must be

maintained by —the Commission, HUB, CBO and/or CDN CBOs through the entirety of this MOU for inspection by COUNTY representative(s) at any reasonable time.

- All self-insured retentions (SIRs) –shall be clearly stated on the Certificate of Insurance. Any self-insured retention (SIR) in an amount in excess of fifty thousand dollars (\$50,000), shall specifically be approved by the County of Orange Risk Manager, or designee, upon review of –the Commission, HUB, CBO and/or CDN's CBOs current audited financial report. If the Commission, HUB, CBOCBOs and/or CDN CBOs SIR is approved, the Commission, HUB, CBO and/or CDN CBOs, in addition to, and without limitation of, any other indemnity provision(s) in the MOU, agrees to all of the following:
  - 17.3.1 In addition to the duty to indemnify and hold COUNTY harmless against any and all liability, claim, demand or suit resulting from the Commission, HUB, CBO and/or CDN's CBOs its agents, employee's or subcontractor's performance of this MOU, the Commission, HUB, CBO and/or CDN CBOs shall defend COUNTY at its sole cost and expense with counsel approved by Board of Supervisors against same; and
  - 17.3.213.3.1 The Commission, HUB, and CBO's duty to defend, as stated above, shall be absolute and irrespective of any duty to indemnify or hold harmless; and
  - 17.3.313.3.2 The provisions of California Civil Code Section 2860 shall apply to any and all actions to which the duty to defend stated above applies, and the Commission, HUB, CBO and/or CDN's CBOs SIR provisions shall be interpreted as though the Commission, HUB, CBO and/or CDN CBOs was an insurer and COUNTY was the insured.
- 17.413.4 If the Commission, HUB, CBO and or CDN fail CBOs fails to maintain

insurance acceptable to COUNTY for the-full term of this MOU, COUNTY may terminate this MOU.

#### <del>17.5</del>13.5 Qualified Insurer:

- 17.5.113.5.1 The policy or polices of insurance required herein must be issued by an insurer with a minimum rating of A- (Secure A.M. Best's Rating) and VIII (Financial Size Category as determined by the most current edition of the Best's Key Rating Guide/Property-Casualty/United States or ambest.com). It is preferred, but not mandatory, that the insurer be licensed to do business in the state of California (California Admitted Carrier).
- 17.613.6 If the Insurance carrier does not have an A.M. Best Rating of A-/VIII, the CEO/Office of Risk Management retains the right to approve or reject a carrier after a review of the company's performance and financial rating.
- 17.713.7 The policy or policies of insurance maintained by the Commission, HUB, CBO and or CDN CBOs shall provide the minimum limits and coverage as set forth below:

Coverage	Minimum Limits	<u>Responsible</u>
		Contractor Partner
		<u>Agencies</u>
Commercial General	\$1,000,000 per	Commission, HUB,
<u>Liability</u>	<u>occurrence</u>	and CBOs
	\$2,000,000	
	<u>aggregate</u>	
Commercial General	\$1,000,000 per	Commission,
Liability Automobile Liability including	occurrence	HUB, CBO's and
coverage for owned,		CDN
non-owned and hired vehicles		<u>CBOs</u>
	\$1,000,000 per	
	<u>occurrence</u>	

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	Passenger Vehicles up to four (4) passengers, not including the driver  Passenger Vehicles up to seven (7) passengers, not including the driver	\$2,000,000  aggregateper occurrence  \$5,000,000 per occurrence	
	Passenger Vehicles up to eight (8) passengers, not including the driver  Workers' Compensation	Statutory	Commission,
			HUB, and CBOs
	Employer's Liability Insurance	\$1,000,000 per occurrence	Commission, HUB, and CBOs
	Network Security & Privacy Liability	\$1,000,000 per claims made	Commission, HUB, and CBOs
	Professional Liability Insurance	\$1,000,000 per claims made \$1,000,000 aggregate	CBOs
	Sexual Misconduct Liability	\$1,000,000 per occurrence	<u>CBOs</u>
	Liability coverage for	\$1,000,000 per	
	owned and hired		CBO's
	Passenger Vehicles up to four (4) passengers, not including the	\$1,000,000 per occurrence	CBO's
	driver	\$2,000,000 per occurrence	
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Passenger Vehicles up to seven (7) passengers, not including the driver	\$5,000,000 per occurrence	
Passenger Vehicles		
up to eight (8)		
<del>passengers, not</del>		
including the driver		
Workers'	<del>Statutory</del>	Commission, HUB, CBO's and
Compensation		CDN
Network Security &	\$1,000,000 per claims made	Commission, HUB, CBO's and
Privacy Liability		CDN
Employer's	<del>\$1,000,000 per</del>	Commission,
<u>Liability Insurance</u>	<del>occurrence</del>	HUB, CBO's and CDN
<del>Professional</del>	<del>\$1,000,000 per</del>	CBO's
<del>Liability Insurance</del>	<del>claims made or</del>	
	per occurrence	
	<del>\$1,000,000</del> <del>aggregate</del>	
Sexual Misconduct	\$1,000,000 per	<del>CBO's</del>
<del>Liability</del>	occurrence	

## 17.813.8 Required Coverage Forms÷

17.8.113.8.1 Commercial General Liability coverage shall be written on Insurance Services Office (ISO) form CG 00 01 or a substitute form providing liability coverage at least as broad.

17.8.2 13.8.2 Business Auto Liability coverage shall be written on ISO form CA

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00 01, CA 00 05, CA 0012, CA 00 20 or a substitute form providing coverage at least as broad.

#### 17.913.9 Required Endorsements:

<u>17.9.113.9.1</u> Commercial General Liability policy shall contain the following endorsements, which shall accompany the Certificate of Insurance:

17.9.1.113.9.1.1 An Additional Insured endorsement using ISO form CG 20 26 04 13, or a form at least as broad, naming the U.S Department of Health and Human Services, State of California, County of Orange, its elected and appointed officials, officers, agents and employees as Additional Insured or provide blanket coverage, which will state AS REQUIRED BY WRITTEN CONTRACT.

ISO form CG 20 01 04 13, or a form at least as broad, evidencing that the Commission, HUB, CBO—and/or—CDN's CBOs insurance is primary and any insurance or self-insurance maintained by the County of Orange shall be excess and non-contributing.

17.9.213.9.2 The Network Security and Privacy Liability policy shall contain the following endorsements which shall accompany the Certificate of Insurance.

17.9.2.1 An Additional Insured endorsement naming the County of Orange, its elected and appointed officials, officers, agents and employees as Additional Insured for its vicarious liability.

47.9.2.213.9.2.2 A primary and non-contributing endorsement

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evidencing that the Commission, HUB, CBO—and/or—CDN's CBOs insurance is primary and any insurance or self-insurance maintained by the County of Orange shall be excess and non-contributing.

- 17.10 The Workers' Compensation policy shall contain a waiver of subrogation endorsement waiving all rights of subrogation against the County of Orange, its elected and appointed officials, officers, agents and employees or provide blanket coverage, which will state AS REQUIRED BY WRITTEN CONTRACT.
- 17.11 All insurance policies required by this MOU shall waive all rights of subrogation against the County of Orange, its elected and appointed officials, officers, agents and employees when acting within the scope of their appointment or employment.
- 17.1213.10 The Commission, HUB, CBO and CBO shall notify COUNTY in writing within thirty (30) days days of any policy cancellation and ten (10) days for non-payment of premium and provide a copy of the cancellation notice to COUNTY. Failure to provide written notice of cancellation may constitute a material breach of the contract, upon which the COUNTY may suspend or terminate this MOU.
- 17.1313.11 If the Commission, HUB, CBO and/or CDN's CBOs Professional Liability, and/or Network Security and Privacy Liability policy is are a "claims made" policypolicies, the Commission, HUB, CBO and/or CDN CBOs shall agree to maintain coverage for two (2) years following completion of this MOU.
- 17.1413.12 The Commercial General Liability policy shall contain a severability of interests clause also known as a "separation of insured" clause (standard in the ISO CG 0001 policy).

- 17.1513.13 Insurance certificates should be mailed to COUNTY at the address indicated in Paragraph 20 of this MOU.
- 17.1613.14 Failure of the Commission, HUB, CBO and CBO to provide the insurance certificates and endorsements within seven (7) days of notification by CEO/County Procurement Office or SSACOUNTY, will result in a breach of this MOU.
- 17.1713.15 COUNTY expressly retains the right to require the Commission, HUB, CBO and or CDN CBOs to increase or decrease insurance of any of the above insurance types throughout the term of this MOU—with sixty (60) days advance notice. Any increase or decrease in insurance will be as deemed by County of Orange Risk Manager as appropriate to adequately protect COUNTY.
- 17.1813.16 COUNTY shall notify the Commission, HUB, CBO and or CDN CBOs in writing of changes in the insurance requirements. If the Commission, HUB, CBO and or CDN CBOs does not deposit copies of acceptable certificates of insurance and endorsements with COUNTY incorporating such changes within thirty (30) days of receipt of such notice, this MOU may be in breach without further notice to the Commission, HUB, CBO and or CDN CBOs, and COUNTY shall be entitled to all legal remedies.
- 17.1913.17 The procuring of such required policy or policies of insurance shall not be construed to limit the Commission, HUB, CBO and/or CDN's CBOs liability hereunder nor to fulfill the indemnification provisions and requirements of this MOU, nor act in any way to reduce the policy coverage and limits available from the insurer.

#### 18.14. XIV.—SECURITY

14.1 Security Requirements

14.1.1 The Commission, Commission, HUB, CBO and CBOs agrees to

maintain the confidentiality of all COUNTY and COUNTY-related records and information pursuant to all statutory laws relating to privacy and confidentiality that currently exists or CDN exists at any time during the term of this MOU. The Commission, HUB, and CBOs represent and warrant that it has implemented and will maintain during the term of this MOU administrative, physical, and technical safeguards to reasonably protect private and confidential client information, to protect against anticipated threats to the security or integrity of COUNTY data, and to protect against unauthorized physical or electronic access to or use of COUNTY data. Such safeguards and controls shall include at a minimum: 14.1.1.1 Storage of confidential paper files that ensures records are

- 14.1.1.1 Storage of confidential paper files that ensures records are secured, handled, transported, and destroyed in a manner that prevents unauthorized access.
- 14.1.1.2 Control of access to physical and electronic records to ensure

  COUNTY data is accessed only by individuals with a need to

  know for the delivery of MOU services.
- 14.1.1.3 Control to prevent unauthorized access and to prevent

  Commission, HUB, and CBOs employees from providing

  COUNTY data to unauthorized individuals.
- 14.1.1.4 Firewall protection.
- 14.1.1.5 Use of encryption methods of electronic COUNTY data whilein transit from the HUB and CBOs networks to external networks, when applicable.
- 14.1.1.6 Measures to securely store all COUNTY data, including, but
  not be limited to, encryption at rest and multiple levels of
  authentication and measures to ensure COUNTY data shall not

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be altered or corrupted without COUNTY's prior written consent. The HUB and CBOs further represent and warrant that it has implemented and will maintain during the term of this MOU administrative, technical, and physical safeguards and controls consistent with State and federal security requirements.

#### 14.2 Security Breach Notification

18.1.114.2.1 The Commission, HUB, and CBOs shall have policies and procedures in place for the effective management of Security Breaches, as defined below. In the event of any actual, attempted, suspected, threatened, or reasonably foreseeable circumstance the Commission, HUB, and CBOs experiences or learns of that either compromises or could reasonably be expected to comprise COUNTY data through unauthorized use, disclosure, or acquisition of COUNTY data ("Security Breach"), the Commission, HUB, and CBOs shall immediately notify COUNTY of any and all unauthorized disclosures of COUNTY data of which the Commission, HUB, CBO and/or CDN or its staff is aware or has knowledge.discovery. After such notification, the Commission, Commission, HUB, CBO and/or CDN CBOs shall, at its own expense, immediately:

18.1.1.1 Investigate to determine the nature and extent of the unauthorized disclosure Security Breach.

14.2.1.2 Contain the incident by, among things taking necessary action, including, but not limited to, attempting to recover records, revoking access, and/or correcting weaknesses in security. The Commission, HUB, CBO and/or CDN shall

#### reimburse COUNTY for all

14.2.1.3 Report to COUNTY the nature of the Security Breach, the COUNTY data used or disclosed, the person who made the unauthorized use or received the unauthorized disclosure, what the Commission, HUB, and CBOs have done or will do to mitigate any harmful effect of the unauthorized use or disclosure, and the corrective action the Commission, HUB, and CBOs has taken or will take to prevent future similar unauthorized use or disclosure.

18.1.214.2.2 The COUNTY, at its sole discretion and on a case-by-case basis, will determine what reasonable actions are necessary in response to the Security Breach and who will perform these actions. Actions may include, but are not limited to: notifications; investigation and remediation costs, including notification-related costs incurred by COUNTY\_of all whose personal information was disclosed; outside investigation; forensics; counsel; crisis management; and credit monitoring. In the event COUNTY determines the Commission, HUB, and CBOs will conduct additional action(s), the Commission, HUB, and CBOs shall bear the costs. In the event COUNTY conducts additional actions(s) arising out of or in connection with the unauthorized disclosure as a Security Breach, the Commission, HUB, and CBOs shall reimburse COUNTY for costs associated to legally required actions.

19.For services provided under this MOU, the Commission, HUB, CBO and/or CDN shall ensure that all confidential information must be held in the strictest confidence, can only be accessed by those with a need to know and is protected to prevent unauthorized or inadvertest access. Confidential electronic information must be stored in an encrypted

format. Confidential information stored in a paper format must be transported, handled, secured and destroyed in a manner to prevent unauthorized access.

#### 20.15. NOTIFICATION OF INCIDENTS, CLAIMS, OR SUITS

The Commission, HUB, CBO and or CDN CBOs shall report to COUNTY, in writing within twenty-four (24) hours of occurrence, the following:

- 20.115.1 \_\_Any accident or incident relating to services performed under this MOU that involves injury or property damage which may result in the filing of a claim or lawsuit against the Commission, HUB, CBO and/or CDN CBOs and/or COUNTY. Such report shall be made in writing within twenty-four (24) hours of occurrence.
- 20.215.2 Any third party claim or lawsuit filed against the Commission, HUB, CBO and/or CDN CBOs arising from or relating to services performed by the Commission, HUB, CBO and/or CDN CBOs under this MOU. Such report shall be submitted to COUNTY within twenty four (24) hours of occurrence.
- 20.315.3 Any injury to an employee of the Commission, HUB, CBO and/or CDN CBOs that occurs on COUNTY property. Such report shall be submitted to COUNTY within twenty-four (24) hours of occurrence.
- 20.415.4 Any loss, disappearance, destruction, misuse, or theft of any kind whatsoever of COUNTY property, monies, or securities entrusted to the Commission, HUB, CBO and/or CDN CBOs under the term of this MOU. Such report shall be submitted to COUNTY within twenty-four (24) hours of occurrence.

#### 21.16. RECORDS

21.116.1 Client Records:

21.1.116.1.1 The Commission, HUB, CBO and/or CDN CBOs shall prepare

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and maintain accurate and complete records of clients served and dates and type of services provided under the terms of this MOU in a form acceptable to COUNTY.

21.1.216.1.2 The Commission, HUB, CBO and/or CDN CBOs shall keep all COUNTY data provided to the Commission, HUB, CBO and/or CDN CBOs during the term(s) of this MOU for a minimum of five (5) years from the date of termination final payment under this MOU or until all pending COUNTY, State, and Federal federal audits are completed, whichever is later. These records shall be stored in Orange County, unless the Commission, HUB, CBO and/or CDN requests CBOs request and COUNTY provides written approval for the right to store the records in another county. Notwithstanding anything to the contrary, upon termination of this MOU, The Commission, the HUB, CBO and/or CDN CBOs shall relinquish control with respect to COUNTY data to COUNTY in accordance with Subparagraph XXIV(B). 24.2.

#### 21.216.2 B. Public Records÷

To the extent permissible under the law, all records, including, but not limited to, reports, audits, notices, claims, statements, and correspondence, required by this MOU may be subject to public disclosure. COUNTY will not be liable for any such disclosure.

#### 22.17. PERSONNEL DISCLOSURE

- 17.1 This Paragraph 17 applies to all of the HUB and CBOs personnel providing services through this MOU, paid and unpaid (herein referred to as "Personnel").
- 17.2 The HUB and CBOs shall make available to COUNTY a current list of all
   Personnel providing services hereunder, including résumés and job applications.
   Changes to the list will be immediately provided to COUNTY in writing, along

with a copy of a résumé and/or job application. The list shall include:

- 17.2.1 Names and dates of birth of all Personnel by title, whose direct services are required to provide the programs described herein;
- 17.2.2 A brief description of the functions of each position and the hours each person works each week, or for part-time Personnel, each day or month, as appropriate;
- 17.2.3 The professional degree, if applicable, and experience required for each position; and
- 17.2.4 The language skill, if applicable, for all Personnel.
- with California Government Code §12952, the HUB and CBOs shall require applicants prospective Personnel to provide detailed information regarding the conviction of a crime, by any court, for offenses other than minor traffic offenses. Information not disclosed in the employment applicant prospective Personnel subsequent to the hiring or promotion of any applicant prospective Personnel shall be cause for termination of that employee from the performance of services under this MOU.
- <u>CBOs</u> shall conduct, at no cost to COUNTY, a clearance on the following public websites <u>of</u> the names and dates of birth for all <u>employees and/or volunteersPersonnel</u> who will have direct, interactive contact with clients served through this MOU: U.S. Department of Justice National Sex Offender Website <u>(www.nsopw.gov)(www.nsopw.gov)</u> and Megan's Law Sex Offender Registry <u>(www.meganslaw.ca.gov).(www.meganslaw.ca.gov)</u>.

22.317.5 Where authorized by law, the Commission, HUB, CBO and/or CDN

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CBOs shall conduct, at no cost to COUNTY, a criminal record background check on all employees (direct service and administrative) providing services through this MOU and also all non-funded staff (e.g., volunteers, in kind staff, etc.)Personnel who will have direct, interactive contact with clients served through this MOU.— Background checks conducted through the California Department of Justice shall include a check of the California Central Child Abuse Index, when applicable.— Candidates will satisfy background checks consistent with this paragraphParagraph and their performance of services under this MOU.

- 17.6 The HUB and CBOs shall ensure that clearances and background checks

  described in Subparagraphs 17.4 and 17.5 are completed prior to

  CONTRACTOR's Personnel providing services under this MOU.
- In the event a record is revealed through the processes described in Subparagraphs

  XVIII (B) and (C), 17.4 and 17.5, COUNTY will be available to consult with the Commission, HUB, CBO and/or CDN oon CBOs on appropriateness of personnel Personnel providing services through this MOU.
- The Commission, HUB, CBO and/or CDN CBOs warrants that all persons employed or otherwisePersonnel assigned by the Commission, HUB, CBO and/or CDN CBOs to provide services under this MOU have satisfactory past work records and/or reference checks indicating their ability to perform the required duties and accept the kind of responsibility anticipated under this —MOU. The Commission, HUB, CBO and/or CDN CBOs shall maintain records of background investigations and reference checks undertaken and coordinated by the Commission, HUB, CBO and/or CDN CBOs for each employee and/or volunteerPersonnel assigned to provide services under this MOU, for a minimum of five (5) years afterfrom the termination of date of

<u>final payment under</u> this MOU, or until all pending COUNTY, State, and federal audits are completed, whichever is later, in compliance with all applicable laws.

- 22.517.9 The Commission, HUB, CBO and/or CDN CBOs shall immediately notify SSACOUNTY concerning the arrest and/or subsequent conviction, for offenses, other than minor traffic offenses, of any paid employee and/or volunteer staffPersonnel performing services under this MOU, when such information becomes known to the Commission, HUB, CBO and/or CDN. SSA CBOs. COUNTY, in its sole discretion, may determine whether such employee and/or volunteerPersonnel may continue to provide services under this MOU and shall provide notice of such determination to the Commission, HUB, CBO and/or CDN CBOs in writing. The Commission, HUB, CBO and/or CDN's CBOs failure to comply with SSA's COUNTY's decision shall be deemed a material breach of this MOU.
- 22.617.10 COUNTY has the right to approve or disapprove all of the Commission, HUB, CBO and/or CDN's staff CBOs Personnel performing work hereunder, and any proposed changes in the Commission, HUB, CBO and/or CDN's staff CBOs Personnel.
- 22.717.11 COUNTY shall have the right to require the Commission, HUB, CBO and/or CDN CBOs to remove any employeePersonnel from the performance of services under this MOU. At the request of COUNTY, the Commission, HUB, CBO and/or CDN CBOs shall immediately replace said personnel Personnel.
- 22.817.12 The Commission, HUB, CBO and/or CDN CBOs shall notify COUNTY immediately when staffPersonnel is terminated for cause from working on this MOU.
- <u>22.917.13</u> Disqualification, if any, of the <u>Commission</u>, HUB, <u>CBO</u> and <u>for CDN</u> staff <u>CBOs Personnel</u>, pursuant to <u>this Paragraph XVII</u>, 17, shall not relieve the

Commission, HUB, CBO and/or CDN CBOs of its obligation to complete all work in accordance with the terms and conditions of this MOU.

#### 23.18. CHILD AND DEPENDENT ADULT/ELDER ABUSE REPORTING

The Commission.—HUB, CBO and/or CDN CBOs shall establish a procedure acceptable to SSACOUNTY to ensure that all employees, volunteers, consultants, or agents, subcontractors, and all other individuals performing services under this MOU report child abuse or neglect to one of the agencies specified in Penal Code Section 11165.9 and dependent adult or elder abuse as defined in Section 15610.07 of the WIC to one of the agencies specified in WIC Section 15630. The Commission, HUB, CBO—and/or—CDN CBOs shall require such employee, volunteer, consultant or agentemployees, agents, subcontractors, and all other individuals performing services under this MOU to sign a statement acknowledging the child abuse reporting requirements set forth in Sections 11166 and 11166.05 of the Penal Code and the dependent adult and elder abuse reporting requirements, as set forth in Section 15630 of the WIC, and will-shall comply with the provisions of these code sections, as they now exist or as they may hereafter be amended.

## 24.19. NOTICE TO EMPLOYEES REGARDING THE SAFELY SURRENDERED BABY LAW

The Commission, HUB, CBO—and/or—CDN\_CBOs shall notify and provide to its employees, a fact sheet regarding the Safely Surrendered Baby Law, its implementation in Orange County, and where and how to safely surrender a baby. \_The fact sheet is available on the Internet at <a href="https://www.babysafe.ca.gov">www.babysafe.ca.gov</a> for printing purposes. The information shall be posted in all reception areas where clients are served.

#### 25.20. NOTICES

All notices, requests, claims correspondence, reports, statements authorized or required by this MOU, and/or other communications shall be addressed as follows:

SSA: COUNTY: County of Orange Social Services Agency

Contracts and Procurement Services 500 N. State College Blvd., Suite 100 Orange, CA 92868 Commission, HUB, CBO and or CDN CBOs: Party: First 5 Orange County Children and Families Commission Attn: ————Contracts Manager <u>1505 E. 17<sup>th</sup> Street, Suite 2</u>30 Santa Ana, CA 92705 All notices shall be deemed effective when in writing and deposited in the United States mail, first class, postage prepaid and addressed as above. Any communications, including notices, requests, claims, correspondence, reports, and/or statements authorized or required by this MOU, addressed in any other fashion shall be deemed not given. The Parties each may designate by written notice from time to time, in the manner aforesaid, any change in the address to which notices must be sent.

#### <del>26.</del>21. RESOLUTION OF CONFLICTS

For resolution of conflicts between SSACOUNTY and the Commission, HUB, CBO and/or CDN CBOs in regards to the provisions of this MOU, the following –shall apply:

- Conference between the SSACountyOUNTY Program Manager and the Step 1: Commission, HUB, CBO and Or CDN CBOs Program Coordinator.
- Step 2: Conference between the SSACountyOUNTY Deputy Director or designee, and the Commission, HUB, CBO and or CDN's CBOs Program Director.
- Conference between the SSACOUNTY Director or designee and the Step 3:

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Commission, HUB, CBO and or CDN's CBOs Executive Director or designee.

Nothing in this Paragraph limits the rights of the parties under Paragraph 24XXIV.

#### 27.22. CONFLICT OF INTEREST

The Commission, HUB, CBO and/or CDNParties shall exercise reasonable care and diligence to prevent any actions or conditions that could result in a conflict with the best interests of COUNTY. This obligation shall apply to the Commission, HUB, CBO and/or CDN'sand CBOs; the Commission, HUB, and CBOs employees, volunteers, agents, relatives, and subcontractors, and third parties associated with accomplishing the work and services hereunder. The Commission, HUB, and CBOs efforts shall include, but not be limited to, establishing precautions to prevent its employees, agents, and subcontractors from providing or offering gifts, entertainment, payments, loans or other considerations which could be deemed to influence or appear to influence CountyOUNTY staff or elected officers from acting in the best interests of the CountyOUNTY.

28. The Commission, HUB, CBO and/or CDN's efforts shall include, but not be limited to, establishing precautions to prevent its employees or agents from making, receiving, providing, or offering gifts, entertainment, payments, loans, or other considerations which could be deemed to appear to influence individuals to act contrary to the best interests of COUNTY.

#### 29.23. CBOs POLITICAL ACTIVITY

The Commission, HUB, CBO and/or CDNA11 Parties agrees that the funds provided herein shall not be used to promote, directly or indirectly, any political party, political candidate, or political activity, except as permitted by law.

#### 30.24. TERMINATION

30.124.1 SSACOUNTY may terminate this MOU without penalty, immediately

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with cause or after thirty (30) days' written notice without cause, unless otherwise specified. Notice shall be deemed served on the date of mailing. Cause shall include but not limited to any breach of this MOU, any partial misrepresentation whether negligent or willful, fraud on the part of the Commission, HUB, CBO and/or CDN\_CBOs, discontinuance of the services for reasons within the Commission, HUB, CBO and/or CDN's CBOs reasonable control, and repeated or continued violations of County ordinances unrelated to performance under this MOU that, in the reasonable opinion of SSACOUNTY, indicate a willful or reckless disregard for County laws and regulations. Exercise by SSACOUNTY of the right to terminate this MOU shall relieve —SSACOUNTY of all further obligations under this MOU.

30.224.2 For ninety (90) calendar days prior to the expiration date of this MOU, or upon notice of termination of this MOU ("Transition Period"), the Commission, HUB, CBO—and/or—CDN\_CBOs agrees to cooperate with SSACOUNTY in the orderly transfer of service responsibilities,—active case records, and pertinent documents. The Transition Period may be modified as agreed upon in writing by the Parties. During the Transition Period, services and data access shall continue to be made available to SSACOUNTY without alteration. The Commission, HUB, CBO—and/or CDN\_CBOs also shall assist SSACOUNTY in extracting and/or transitioning all data in the format determined by SSACOUNTY.

Jn the event of termination of this MOU, cessation of business by the Commission, HUB, CBO and/or CDN CBOs, or any other event preventing the Commission, HUB, CBO and/or CDN CBOs from continuing to provide services, the Commission, HUB, CBO and/or CDN CBOs shall not withhold the SSACOUNTY data or refuse for any reason, to promptly provide to SSACOUNTY the SSACOUNTY data if requested to do so on such media as reasonably

requested by SSACOUNTY, even if COUNTY is then or is alleged to be in breach of this MOU.

<del>30.4</del>24.4 The obligations of COUNTY under this MOU are utilize COUNTY resources, for which funding, or portions of funding, may be contingent upon the availability of Federal and/or State and/or federal budget; receipt of funds, as applicable, for the reimbursement of the Commission, HUB, CBO CBOs from and/or CDN's expenditures, obligation of funds by the State and/or Federal Government; and inclusion of sufficient funds funding for the services hereunder in the budget approved by the Orange CountyCounty's Board of Supervisors for each fiscal year covered by this MOU remains in effect. If such approval, funding, or appropriations are not forthcoming, or operation. In the event that such funding is terminated or reduced, SSA may immediately are otherwise limited, COUNTY may terminate—or, reduce—SSA's maximum obligation, or modify this MOUwithout penalty. The decision of SSA will be binding on the Commission, HUB, CBO and/or CDN. SSA will provide the Commission. HUB. CBO and/or CDN with written notification of such determination. The Commission, HUB, CBO and/or CDN shall immediately comply with SSA's decision.

30.524.5 If any term, covenant, condition, or provision of this MOU or the application thereof is held invalid, void, or unenforceable, the remainder of the provisions in this MOU shall remain in full force and effect and shall in no way be affected, impaired, or invalidated thereby.

#### 31.25. SIGNATURE IN COUNTERPARTS

The <u>partiesParties</u> agree that separate copies of this MOU may be signed by each of the <u>partiesParties</u>, and this MOU will have the same force and effect as if the original had been signed by all <u>parties</u>.

All parties agree and understand that CBOs not currently identified in this MOU may join this agreement if approved by SSA (at its sole discretion) and the CBO agrees to all of the terms and conditions stated in this MOU. Copies of this MOU signed by the CBOs will have the same force and effect as if the original had been signed by all the parties.

Parties. The Commission, HUB, CBO—and/or—CDN CBOs represents and warrants that the person executing this MOU on behalf of and for the Commission, HUB, CBO—and/or—CDN CBOs is an authorized agent who has actual authority to bind the Commission, HUB, CBO—and/or—CDN CBOs to each and every term, condition and obligation of this MOU and that all requirements of the Commission, HUB, CBO—and/or—CDN CBOs have been fulfilled to provide such actual authority.

#### **32.**26. GENERAL PROVISIONS

- 32.126.1 Nothing herein contained shall be construed as creating the relationship of employer and employee, or principal and agent, between \$\$ACOUNTY\$ and any participant participating in this program, or any of the Commission, HUB, \$\$CBO\_and/or\_CDN's CBOs agents or employees.
- 26.2 Nothing herein contained shall be construed as creating the relationship of employer and employee, or principal and agent, between the Commission and any participant participating in this program, or any of the COUNTY, HUB, and CBOs agents or employees.
- This MOU, with its Exhibit(s) incorporated herein by reference, represents the entire understanding of the partiesParties with respect to the subject matter. No change, modification, extension, termination or waiver of this MOU, or any of the understandings herein contained, shall be valid unless made in writing and signed by duly authorized representatives of the partiesParties hereto.

This MOU has been negotiated and executed in the State of California and

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shall be governed by and construed under the laws of the State of California. In the event of any legal action to enforce or interpret this MOU, the sole and exclusive venue shall be a court of competent jurisdiction located in Orange County, California, and the <a href="mailto:partiesParties">parties</a> hereto agree to and do hereby submit to the jurisdiction of such court, notwithstanding Code of Civil Procedure Section 394. Furthermore, the <a href="mailto:partiesParties">parties</a> specifically agree to waive any and all rights to request that an action be transferred for trial to another county.

- All Parties warrant that it and its Personnel, described in Paragraph 17 of this MOU, who are subject to individual registration and/or licensing requirements, have all necessary licenses and permits required by the laws of the United States, State of California, County of Orange, and all other appropriate governmental agencies to perform the services described in this MOU, and agrees to maintain, and require its Personnel to maintain, these licenses and permits in effect for the duration of this MOU. The Commission, HUB, and CBOs must notify COUNTY within one (1) business day of any change in license or permit status (e.g., becoming expired, inactive, etc.).
- 26.5 In the performance of this MOU, the all-Parties shall comply with all applicable laws and regulations of the United States, State of California, County of Orange, and County of Orange Social Services Agency, and all administrative regulations, rules, and policies adopted thereunder, as each and all may now exist or be hereafter amended.
- 26.6 In the performance of this MOU, the Commission, HUB, and CBOs may neither delegate its duties or obligations nor assign its rights, either in whole or in part, without the prior written consent of COUNTY. Any attempted delegation or assignment without prior written consent shall be void.
- 26.7 The various headings, numbers, and organization herein are for the purpose of convenience only and shall not limit or otherwise affect the meaning of this MOU.

WHEREFORE, the <u>parties Parties</u> hereto have executed the Memorandum of Understanding in the County of Orange, California.

By:	By:	
Michael F. Ryan, Director	Name Name	
Social Services Agency	Title	
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of 35	October 5, 2020	

County of Orange	Company Name
Dated:	=
Dated:	
Approved As To Form	
SSA Counsel	
County of Orange, California	
Ву:	
Deputy	
Dated:	
	_
<u>By:</u>	<u>By:</u>
Debra J. Baetz, Director	<name></name>
County of Orange	< <u>Title&gt;</u>
Social Services Agency	<name of="" organization=""></name>
Dated:	Dated:
(CPY1117-00)	age 48 of 39 (10/19/
of 35 October	per 5, 2020

Approved as to Form
SSA Counsel
County of Orange
By:
<u>Deputy</u>
Dated:

### **EXHIBIT A**

# MEMBER CERTIFICATION OF PREVENTION AND EARLY INTERVENTION/NEIGHBORHOOD RESOURCE NETWORK MULTIDISCIPLINARY TEAM

To:	Orange County Social Services Agency
	Children and Family Services
	Attention: PEI/NRN Contract Administrator
	500 N. State College Blvd., Suite 100
	Orange, CA 92868
	hereby designates the following person as a member of
	nmission/HUB/ <del>CBO/CDNCBOs</del> ) the Orange County Social Services Agency (SSA)
PEI/N	NRN multidisciplinary personnel team (MDT):
Name	
Title:	
Agen	
Addr	
Phon	
1 11011	e:
The a	above Commission/HUB/CBO/CDNCBOs/MDT member hereby certifies that it has provided
	ng to the above-designated person as required by Subparagraph $\forall II(C)$ , $(D)6.3$ , $6.4$ and
	(C).7.3. of the Memorandum of Understanding (MOU) between SSA and
	mission/HUB/CBO/CDN—CBOs/MDT member to establish a MDT for PEI/NRN Services
	/1117-00CBJ1520).
(1101 1	
	Dated:
Com	mission/HUB/CBO/CDNCBOs Member Signature
Duint	Title: Name
PIIII	Name
I here	eby certify that I have received the required training and am qualified to provide services,
	rstands the scope and purpose of the MDT and agrees to keep all information confidential.
<del>(C</del> l	PY1117-00) CBJ1520 Page 50 of 39 (10/19/17)
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Print Name			