



AMENDMENT NUMBER ONE
TO
AGREEMENT NO. MA-017-19011023
BETWEEN
THE COUNTY OF ORANGE
AND
THE REGENTS OF THE UNIVERSITY OF CALIFORNIA
FOR
DATA COLLECTION AND EVALUATION SERVICES

This Amendment Number One to Agreement No. MA-017-19011023 (hereinafter referred to as “Contract”) entered into as of the date fully executed by and between the County of Orange, a political subdivision of the State of California (hereinafter referred to as “County”) acting through the Orange County Community Corrections Partnership, and The Regents of the University of California, on behalf of its Irvine Campus with a place of business at 141 Innovation Dr., Suite 250 Irvine, CA 92697-7600 (hereinafter referred to as “Contractor”). County and Contractor may be referred to individually as “Party” or collectively as “Parties.”

RECITALS

WHEREAS, on February 27, 2019, County and Contractor executed this Contract for Data Collection and Evaluation Services, effective March 1, 2019 through February 28, 2022; and

WHEREAS, County desires to amend this Contract to delete references in the Contract to the Orange County Board of Supervisors’ definition of local recidivism; and

WHEREAS, Contractor agrees to provide the services specified herein and in the Contract in accordance with the terms and conditions set forth in the Contract; and

NOW, THEREFORE, in consideration of the mutual obligations set forth herein, both County and Contractor agree as follows:

1. Paragraph 2.1 in Section III – Scope of Work of the Original Contract, is deleted in its entirety and the following is inserted in lieu thereof:

“2.1 Evaluate the impact of AB109 on local recidivism based on the definition provided by the Board of State and Community Corrections (BSCC);”
2. Paragraph 5.2.4 in Section III – Scope of Work of the Original Contract, is deleted in its entirety and the following is inserted in lieu thereof:

“5.2.4 The evaluation will include analysis of recidivism based on the following definition:

5.2.4.1 Board of State and Community Corrections: “A new felony or misdemeanor conviction when committed within three years of release from custody or committed within three years of placement on supervision for a previous criminal conviction.”
3. The Compensation Table in Section IV – Compensation and Invoicing of the Contract, is deleted in its entirety and the following is inserted in lieu thereof:


Task Category	Summary of Work Performed/Service Provided	Cost
Phase 1	Evaluation Plan	\$99,121
1. Develop Evaluation Plan	In collaboration with County staff, identify available resources and data to conduct Phase 2 and Phase 3 activities; develop plan to conduct all project tasks	\$84,121
2. Evaluation Plan report	Prepare report that contains evaluation logic model, research questions, study design, methods of analysis, data collection protocols, data sharing agreements, detailed costs, timelines and communication plans	\$15,000
Phase 2	Recidivism	\$199,948
1. Snapshot of current AB109 population	Determine individuals who are in three major groups of interest: PCS, MS and general supervision (GS), obtain background (perhaps from DOJ records) prior record and demographics and needs	\$50,000
2. Impact of AB109 on recidivism	Determine recidivism outcomes determined under the BSCC definition using DOJ data for study years and three major groups of interest (PCS, MS and GS)	\$75,000
3. Factors associated with recidivism	Use background, demographic, prior record, and service received information to determine factors associated with recidivism for three major study groups	\$44,948
4. Recidivism reports	Interim and final report, power point presentation to OCCCCP; presentation at OC Board of Supervisors Meeting, quarterly reports; dataset and documentation	\$30,000
Phase 3	Program Impacts	\$249,533
1. Analyze services received	Using data available on referrals received, program participation, length and status at exit, analyze services received and determine recidivism outcomes as a function of services received	\$57,033
2. Conduct cost analysis	Using services received and recidivism data, conduct cost analysis that will estimate criminal justice costs associated with three study groups and comparison groups	\$50,000
3. Identify OCCCCP program strengths and areas for improvement	Using existing County documentation and developing an assessment protocol to identify wait lists and delays in services, gaps; assess programs based on evidence-based principles	\$35,000
4. Establish ongoing evaluation framework	Develop metrics and associated data that are required to provide ongoing evaluation reports	\$40,000
5. Recommendations for system-wide improvements	Conduct gap analysis of services available and service need, based on results from services received, recidivism outcomes, and evidence-based principles	\$30,000
6. Final reports	Executive summary for all phases of project, recommendations for improvements, challenges faced, recommendations for sustained evaluation effort and conclusions	\$37,500
	Total Not to Exceed	\$548,602

All remaining terms and conditions of the Contract, to the extent not modified herein, are incorporated by this reference as if fully set forth herein and shall remain in full force.

SIGNATURE PAGE FOLLOWS

IN WITNESS WHEREOF, the Parties hereto have caused this Contract to be executed in the County of Orange, State of California.

The Regents of the University of California *

Erika Blossom	Senior Contract & Grant Officer
_____ Name	_____ Title
	November 6, 2019
_____ Signature	_____ Dated

N/A	
_____ Name	_____ Title
_____ Signature	_____ Dated

**COUNTY OF ORANGE, a political subdivision of the State of California
Purchasing Agent/Designee Authorized Signature:**

	Deputy Purchasing Agent
_____ Name	_____ Title
_____ Signature	_____ Dated

**APPROVED AS TO FORM:
COUNTY COUNSEL
COUNTY OF ORANGE, CALIFORNIA**

By: <u>Brittany Melean</u>	Dated: <u>11/8/19</u>
Deputy County Counsel	

* Pursuant to California Corporations Code Section 313, if the contracting party is a corporation, two (2) signatures are required: one (1) signature by the Chairman of the Board, the President or any Vice President; and one (1) signature by the Secretary, any Assistant Secretary, the Chief Financial Officer or any Assistant Treasurer. *In the alternative, a single corporate signature is acceptable when accompanied by a corporate resolution demonstrating the legal authority of the signatory to bind the corporation.*