Any disclosable public records related to an open session item on a regular meeting agenda and distributed by the Contra Costa County Economic Opportunity Council (EOC) to a majority of members of the EOC less than 96 hours prior to that meeting are available for public inspection at 1470 Civic Ct. Suite 200, Concord, CA 94520 during normal business hours.

Agenda

Group/Mo	eeting Name:			EOC Executive	Com	mittee Meeting
Date:	7/2/2020	_ Time:	From:	12:00 p.m.	To	1:00 p.m.
Location:	Tele	conferen	ce/ Video	o Meeting (Zoom))	
Online: Call in:	• (You will bassword Wait for l Dial 1.888	n meeting be promp 1: 092414 host to jo 8.278.02	; and enter the fol pted to enter <i>your</i> !	name	g ID #: 963 8000 1791 and the following
Meeting Leader:		ee Zeime				
Purpose:	To s	et the age	enda for	the next EOC Bus	iness	Meeting

The Economic Opportunity Council will provide reasonable accommodations for persons with disabilities planning to participate in EOC meetings. Please contact Mele Tupou at least 24 hours before the meeting at mtupou@ehsd.cccounty.us.

Opportunities for Public Comment: Persons who wish to address the EOC during the public comment or with respect to an agenda item may email their comments to mtupou@ehsd.cccounty.us before or during the meeting, or should join the teleconference meeting prior to the meeting to state their intent to provide public comments and will be limited to two minutes.

All votes taken during a teleconference will be by roll call.

The Board Chair may reduce the amount of time allotted per speaker at the beginning of each item or public comment period depending on the number of speakers and the business of the day.

Your patience is appreciated.

By the end of this meeting, we will have:

An understanding of the desired outcomes and ground rules so that meeting participants accomplish meeting objectives in a timely and efficient manner.

Received any public comments so that the public has an opportunity to provide input and we are

knowledgeable of the community's concerns and/or interests for potential inclusion on future agenda.

Discuss and amend Noe Gudino's seat on the board so that staff can move the process forward accordingly.

Review and approve as official record the draft June 4, 2020 Executive Committee meeting minutes.

Review and approve as official record the draft January 9, 2020 EOC Business meeting minutes.

Review and approve as official record the draft June 11, 2020 EOC Business meeting minutes.

Receive an update on the Coronavirus, Aid, Relief, and Economic Securities (CAREs) contract #20F-3646 so that the Executive committee members are fully informed.

Review and approve the draft July 9, 2020 business meeting agenda to distribute to the EOC members.

Identification of next steps necessary to move the process forward.

Evaluation of the meeting.

Agenda				
	What	How	Who	Time
>	Review Desired Outcomes & Meeting Rules	Present Clarify Check for Understanding	Volunteer	2 Minutes
>	Public Comment	Present	Members of the Public	3 Minutes
Up ≽	date: EOC Roster Amending Noe Gudino's appointment to the Board	Present Draft Clarify Check for Understanding	Group	10 Minutes
Ac	Review and approve the draft June 4, 2020 Executive Committee Meeting minutes	Present Clarify Check for Understanding Check for Approval	Group	5 Minutes
Ac	Review and approve the draft January 9, 2020 Business Meeting minutes	Present Clarify Check for Understanding Check for Approval	CSB Staff Group	5 Minutes
Ac	Review and approve the draft June 11, 2020 Business Meeting minutes	Present Clarify Check for Understanding Check for Approval	CSB Staff Group	5 Minutes
Up ≽	date: CAREs Contract #20F- 3646	Present Draft Clarify Check for Understanding	Group	5 Minutes
Ac >	Review and approve the draft July 9, 2020 EOC Business meeting agenda	Present Clarify Check for Understanding Check for Approval	Group	10 Minutes
>	Next Steps	Present	Group	3 Minutes
>	Meeting Evaluation	+/Δ	Group	2 Minutes

Economic Opportunity Council 2020 Member Roster and Date of Terms

Name	Role	Sector	Date of Terms	BO Date
			03/21/2017 - 06/30/2019	March 21, 2017
Samuel Houston	Member	Low Income-1	07/1/2019-06/30/2021	June 11, 2019
Samaci Houston	.vieilisei	2011 111001110 1	07/1/2013 00/30/2021	Julie 11, 2013
			03/19/2019 - 06/30/2019	March 19, 2019
Kim McCarl	Member	Low Income-2	07/01/2019 - 06/30/2021	June 11, 2019
			, ,	,
Davin Minual	N. A. a. a. la a. a. a. a. la a.		06/6/2017 - 06/30/2020	June 6, 2017
Dawn Miguel Vice Chair	Member Vice- Chair	Low Income-3		
vice Citali	Citali			
			07/11/2017 - 06/30/2020	July 11, 2017
Tanya Brown	Member	Low Income-4		
	Member		01/07/2014 - 06/30/2015	January 7, 2014
Armando Morales		Low Income-5	07/07/2015 - 06/30/2019	
			07/30/2019 - 06/30/2021	July 30, 2019
.,		D: . /h/ D (:. 4		
Vacant	Member	Private/Non-Profit-1		
Vacant	Member	Private/Non-Profit-2		
		•		
Lauren Babb	Member		09/12/2017 - 06/30/2019	September 12, 2017
	Secretary	Private/Non-Profit 3	07/1/2019 - 6/30/2021	May 7, 2019
	,			- 10 0010
Monisha Merchant	Member	Private/Non-Profit 4	02/12/2019 - 06/30/2019	February 12, 2019
	Wember		07/1/2019 - 06/30/2021	June 11, 2019
			03/29/2016 - 06/30/2019	March 29, 2016
Devlyn Sewell	Member	Private/Non-Profit 5	07/1/2019 - 06/30/2021	June 11, 2019
		Public Sector-1	11/6/2018 - 06/30/2022	November 6, 2018
Cloudell Douglas	Delegate	(Supervisor Gioia)		
		, ,	00/04/0040 00/05/05	0 1 1 01 7715
Dan 7-! · · · ·	Delassia	Dudia Caster 2	09/24/2013 - 06/30/2014	September 24, 2013
Renee Zeimer	Delegate	Public Sector-2	07/1/2014 - 06/30/2016	June 17, 2014
Chair	Chair	(Supervisor Anderson)	07/19/2016 - 06/30/2018 07/01/2018 - 06/30/2020	July 19, 2016 June 12, 2018
			02/27/2018 - 06/30/2020	February 27, 2018
Patricia Piquero	Delegate	Public Sector-3	07/1/2019 - 06/30/2019	June 18, 2019
Secretary	Delegate	(Supervisor Burgis)	07/1/2019 - 00/30/2021	Julie 10, 2013
	Delegate	Public Sector-4	10/15/2013 - 06/30/2015	October 15, 2013
Ajit Kaushal			07/07/2015 - 06/30/2019	July 7, 2015
,		(Supevisor Mitchoff)	07/07/2019 - 06/30/2023	June 18, 2019
		D 11: C : -		
Vacant	Delegate	Public Sector-5		
		(Supervisor Glover)		



Economic Opportunity Council (EOC) Executive Committee Meeting Minutes

Location: Zoom Call



Date: 6/4/2020 Time Convened: 12:16 PM Time Terminated: 1:09 PM Recorder: Mele Tupou / Nancy Sparks

Attendees: Renee Zimer, Tricia Piquero, Devlyn Sewell, Camilla Rand, Christina Reich, Mele Tupou, Noe Gudino (Prospective EOC

Candidate)

Absentees:

Dawn Miguel (excused), Nancy Sparks (excused)

TOPIC	RECOMMENDATION / SUMMARY
Review Desired Outcomes and Ground Rules	Piquero reviewed the desired outcomes and ground rules.
Public Comment	 None Present Zeimer welcomed Noe Gudino and asked that he introduce himself to the group. Gudino explained he grew up in the Bay Area and just recently graduated with his Bachelors from Cal State East Bay and working on his Masters. Gudino has been involved with many organizations around the Bay Area. Gudino stated he is excited to possibly join the Economic Opportunity Council.
Interview Prospective EOC Applicant Noe Gudino	 Sewell explained she was excited to have someone interested in joining the board. She explained he has a lot of experience as shown in his resume and application. Sewell stated she is excited that he is young and wants to make changes. Piquero stated Gudino would be a great fit with the board especially because he is young, he can gain many experiences, and knowledge with what the board does. She stated having a young perspective could be an asset moving forward. Zeimer asked Gudino if he can commit to every second Thursday of the month for EOC business meetings, and other subcommittee meetings that happen as needed. Gudino stated he can make those meetings and it should not be a problem. Zeimer asked Gudino what is the status on the other applications he has submitted to the other boards stated on his applications. He stated he has only had communication with the EOC board. Zeimer suggested the Executive team will report to the board at the next EOC business meeting and have a discussion and staff will reach out to Gudino with next steps.

TOPIC	RECOMMENDATION / SUMMARY
Review and approve the draft March 5, 2020 Executive	The executive committee reviewed the draft March 5, 2020 Executive Committee meeting minutes with no changes.
Committee meeting minutes	A motion to approve the draft March 5, 2020 Executive Committee meeting minutes with no changes was made by Piquero and seconded by Zeimer.
	The motion carried. Aye: Piquero, Zeimer Nay: Abstain:
	Absent: Miguel
Review and approve the draft April 29, 2020 Emergency EOC	The executive committee reviewed the draft April 29, 2020 Emergency EOC business meeting minutes with no changes.
business meeting minutes	A motion to approve the draft April 29, 2020 Emergency business meeting minutes with no changes was made by Piquero and seconded by Zeimer.
	The motion carried. Aye: Piquero, Zeimer
	Nay: Abstain:
	Absent: Miguel

TOPIC	RECOMMENDATION / SUMMARY
CAREs (Coronavirus, Aid, relief and Economic Security) Act	 Reich explained at this point, staff has received notice that there is an award coming, but no award has not been received. Reich explained there was a zoom conference around this contract and it did not go so well, many technical difficulties. Reich explained Contra Costa County had been allocated a one time \$1,173,213 fund to address the effects of COVID-19 in our community. These dollars will need to be expended within 24 months. Reich explained the group would be required to do an abbreviated Community Action Plan specifically for these dollars. A second zoom meeting should be coming soon to walk staff through what the Community Action Plan will look like. Staff was given the go ahead to begin a COVID-19 community assessment. Staff will be working with a consultant who is now in the process of putting this COVID-19 community assessment together. Staff will then bring this back to the group and discuss the priority how to distribute the information to the community so they may apply for the funding. Reich continued to say the only constraints for this contract is that it must be tied back to the effects of COVID-19 on the community. Staff will send out more information to the board about CARES as they receive it. Piquero asked if this contract is for our current subcontractors. Staff explained this is an open process but a discussion must happen so the board can to the community. Staff explained the board could use the current subcontractors. Zeimer asked that staff share information about the CARES Act prior to the next business meeting. Staff will send out more information as they come in. In addition, staff will send a link to the CARES Act webinar from the Department of Community Services & Development (CSD) with more details on the CARES contract.

TOPIC	RECOMMEND	ATION / SUMMARY
Review and approve the draft June 11, 2020 business meeting agenda	 Before the group discussed the agenda, Rand shared a f moving on to a new position with First-Five. After 20 year few more weeks, but she will be right across the street. Rand explained to the group Katherine Mason will be not Gallagher will be joining us at the next EOC business meet Rand updated the group that, all 13 childcare centers with families. Rand thanked staff for all their hard work with moving to the Executive group thanked Rand for taking this journed better place. The executive committee reviewed the draft June 11, 20 Update email for Tupou on the business meeting Add Zoom call information Add-New agenda item #4- Discuss and approve EOC candidate. New #5- Receive an update on Fiscal reports and New #6- Discuss CARES Act supplemental contration Distribute minutes for all agenda items so it master and seconded by Zeimer. The motion carried. Aye: Piquero, Zeimer Nay: Abstain: 	ew words with the Executive committee. She shared she will be ars with Community Services Bureau, she will only be here for a smed the new CSB Interim Director and the EHSD director, Kathy eting. ill be opening up soon, but CSB will not be able to serve all of the he EOC forward and getting things done. Ey with the board and her leadership in helping get the board to a community of the prospective and the committee recommendation for the Prospective de CSD Discretionary contract amendment- 5 minutes and #20F-3646
Novt Stone	Absent: Miguel Staff will add EOC candidate discussion onto the busines	
Next Steps	 Staff will add EOC candidate discussion onto the business packet. Staff will send out more information on CARES Act before the business meeting. Staff will send out business packet 96 hours prior to meeting date. Staff will reach out to members individually 	
Meeting Evaluation	Pluses / + ■ None	Deltas / Δ • None



Economic Opportunity Council (EOC) Business Meeting Minutes

Location: 1470 Civic Court, Suite 200, Concord CA 94520



Date: 1/9/2020 Time Convened: 6:09 pm Time Terminated: 7:10 pm Recorder: Mele Tupou/ Nancy Sparks

Attendees: Samuel Houston, Renee Zeimer, Monisha Merchant (6:30 pm), Devlyn Sewell, Tricia Piquero, Tanya Brown (6:15 pm), Dawn Miguel,

Ajit Kaushal, Kimberly McCarl, Armando Morales

Absentees: Lauren Babb (excused), Cloudell Douglas (excused), Camilla Rand (excused)

Staff: Christina Reich, Nancy Sparks, Mele Tupou

Quorum: Yes

TOPIC	RECOMMENDATION / SUMMARY
Review Desired Outcomes	Zeimer called the meeting to order at 6:09 PM. Kaushal read the desired outcomes.
	Piquero called out the roll to ensure there was a quorum.
Public Comment	None present
Action: Review and approval of the December 16, 2019 Business Meeting minutes	 The group reviewed the December 16, 2019 Business meeting minutes and the following changes were made: Correct "McCarl" on page 3. A motion to approve the December 16, 2019 meeting minutes with the changes stated above was made by Piquero and seconded by McCarl. The motion passed with EOC members voting as followed: Ayes: Houston, Sewell, Zeimer, Piquero, Kaushal, Miguel, McCarl, Morales Nays: None Absents Bakk, Claudell, Marshaut*, Braum*
	*Member was not present to vote on this action item

TOPIC	RECOMMENDATION / SUMMARY
2020- Roundtable Event	 Sparks explained the Outreach Subcommittee met prior to the business meeting and have drafted a Roundtable agenda for this year. Sparks reported that the committee agreed to two (2) different dates but unfortunately when booking the room, only one was available for Monday, February 24th. Sparks shared the event location will no longer be held here at Civic as the event has grown in size and in order to accommodate, staff has reserved a conference room over at Ellinwood in Pleasant Hill. Sparks explained what the drafted agenda for the night would look like: 6:00 pm – Check in, Networking 6:30 pm – Welcome and Overview/ PH Outcomes and Approaches 6:40 pm – CSBG Funded Stories/ Client stories 8:00 pm – Census 2020 Sparks mentioned that the group recommended having Houston and Babb help with the Census portion of the agenda. Staff would reach out to Babb and Houston about working on the Census agenda item offline with the members. Houston reported the second round of funding for the Census is coming out, so anyone who is looking for funding there will be a link he could share to obtain that funding information. Staff will send out the Family Economic Security Partnership (FESP) email about the Census funding to the EOC members to share with their constituents. Kaushal asked if the members could apply for the Census funds to possibly put events together to help get the word out to the community. Zeimer asked if the group would need to hire someone and Kaushal stated no. He recommended that the board could plan the event and invite those who are interested to attend. Sparks stated the Outreach committee also agreed to send out a questionnaire form to all the subcontractors to inform the board and staff about what they are currently doing with the Census at their agencies. Staff counted nine (9) EOC members who have agreed to attend the RoundTable event on February 24th. Zeimer recommended
Action: 2020 EOC Business meeting schedule • May Community Action month event	 Sparks presented the 2020 Planning calendar to the board with standing meeting, dates and times for the next 12 months. She explained in the past, the board experienced quorum issues during the month of August due to vacations and other events. Sparks explained the executive team agreed to black out August as the EOC off month. Sparks explained that staff had shifted some things on the calendar if August were to become an off

month: Subcontractor Onsite Monitoring Visits will be in June 2020 Planning for the 2021-2022 Request for Information (RFI) would start in June-July 2020 Staff will not be able to report/ update on the Organizational Standards in September, which are due in August 2020. Community Action Partnership Convention is in August, so staff will begin planning in May as far as who will be attending the conference. Sparks reported in May the board usually has a Community Action Event and last year a few members and herself were part of the Festival of Lights where they shared outreach material with the public. Kaushal explained the Festival of Lights event is not on the calendar just yet, but he will notify staff once it is. Kaushal shared there is an Interim for the California Community Action Partnership Association (CalCAPA) as the Executive Director that he would like to have speak to the board. Kaushal shared that CalCAPA is currently holding Community Action Awards nominations for the Community Action Awards, which would be presented at the Legislative Day in May 2020. Reich explained the Community Action Presentation with the Board of Supervisors might be held on May 5" at 9 am. Kaushal pointed out The Legislative Day for CalCAPA is not on the Planning Calendar. Staff would add this event onto the calendar. Reich stated there are two things presented in this agenda item, whether the board would like to have an August recess and whether the board wanted a Community Action month event in May. Zeimer asked the group for their input on if they would like an August recess. Piquero wanted to hold off on August, she explained there are other months where the group do not meet and so the board may want to meet in August instead. Piquero stated she is not too busy in August but is busy in June. Sparks explained the only thing going on in June is the Site Monitoring visit, but it could be pushed to July. Piquero made a motion to go dark in June instead of August. Houston explained he does not think there should be a solid

TOPIC	RECOMMENDATION / SUMMARY			
	A motion to approve to go dark in June instead of August was made by Piquero and seconded by Merchant. An amended motion to approve June and August as flexible months and not off months was made by Piquero and seconded by Merchant.			
	The motion passed with EOC members voting as followed: Ayes: Houston, Sewell, Zeimer, Piquero, Kaushal, Brown, Miguel, Merchant, McCarl, Morales Nays: None Abstentions: Absent: Babb, Cloudell			
Reports: • EOC Chair • Fiscal -Actual • Governance Subcommittee • Outreach Subcommittee • CSB Staff • EOC Members	 Zeimer thanked the board for attending the December business meeting and the group thanked her for the video. Zeimer stated she would give staff her list of times that she will be out of town. Zeimer reported she is working with a number of community groups in the African American community on a program that a woman named Andrea Miller started called Reclaim Our Vote campaign. She organized many communities in Virginia to get out the votes and get people to the polls. She will be visiting the Bay Area to share her story to prepare everyone to vote in 2020. Zeimer will send staff an invite to this event to share with all the members for Saturday, February 1st from 1-3 pm. Kaushal reported all expenditures that needs to be spent by December such as salaries and wages, fringe benefits and so on would be fully expended. We are at 93% expended at this point. As far as the Subcontractors and Student Interns, they would expend their full budgets by February 29, 2020. The year-to-date for Program Costs was \$58,578 and the year-to-date total was \$560,309. The projection balance shows as -\$372. There was a remaining balance in the Out-of-State travel line item that may cover the -\$372. If the Out-of-State balance cannot cover \$372, then some special funds from the county may cover it. Merchant asked why some of the subcontractors have not submitted some of their demands. Tupou stated some demands take longer than most to process through auditors, so they may not show on reports. Tupou also stated some demands are sent in and may be incorrect and needs to be revised so the process becomes longer as it needs to be sent back to subcontractors and then back in que with the other demands to be reviewed. Sparks explained some of the barriers that subcontractors are facing are trying to meet the reporting deadlines for the demand submission date. Some subcontractors do not have these numbers available for us until after the 10th. So depen			

TOPIC	RECOMMENDATION / SUMMARY		
	Sparks explained there is a chain in which the demands must follow before the auditors process them.		
	Outreach Subcommittee		
	Sparks and Piquero both stated the next thing the committee will be working on is the Trifold.		
	CSB Staff		
	 Sparks reported that all thirteen (13) service plans were sent to the subcontractors. Staff is working diligently with them to draft their contracts and they will be receiving emails on their reporting requirements. The due dates for those reports have changed and they would be notified with that information as well. Sparks also stated the 2019 Annual Report would be shared in the executive team and at the February business meeting. 		
	EOC Members		
	 McCarl shared that John Muir in partnership with Kaiser and Sutter finished their community health needs assessment process, and it was a huge outreach effort. McCarl explained she feels the board would be very interested in the input the community gave them. She wanted to invite the Community Benefit Group to present an overview to the EOC board. Sparks suggested presenting at the February business meeting and McCarl stated she would find out what the availability dates would be and bring it back to staff. Merchant shared that the Bay Area Air Quality Management District received funding to do more specific community measurements. The district will begin initial assessments sometime in March for the Richmond, Pittsburg and Antioch areas and then they would come to Central County. The funding is to do the monitoring and to provide recommendations on ways to reduce air pollution for our communities. Merchant will keep the board updated with more information. Houston shared this year things will start to heat up quickly as far as the Census outreach and trying to stay connected with folks. He stated Census workers are needed for our area. Houston also stated there would be a presentation with the Census partners in the community to let the community know 		
	what the Census entails as far as how to be a partner and the RFI process. Houston will share all Census information with staff.		
Next Steps:	Next Steps		
Planning Calendar	 Staff will reach out and schedule an Outreach meeting to work on the EOC trifold. Staff will send out the Census website, job and meeting announcement and collect other information from Houston. 		
	Kaushal will send staff the CalCAPA nomination information to staff to share with the members.		
	Zeimer will send staff the Andrea Miller invite to share with the members. Staff will reach out to McCorl to got qualitation for the John Muir presentation.		
	Staff will reach out to McCarl to get available dates for the John Muir presentation.		
	Page 5 of 6		

TOPIC	RECOMMENDATION / SUMMARY				
Evaluate the Meeting	Quick meeting				
	Thumbs up				





Emergency Economic Opportunity Council (EOC) Business Meeting Minutes

Location: Zoom Call



Date: 6/11/2020 Time Convened: 6:09 pm Time Terminated: 7:35 pm Recorder: Mele Tupou/ Nancy Sparks

Zoom Call attendees: Renee Zeimer, Tricia Piquero, Monisha Merchant, Devlyn Sewell, Lauren Babb, Ajit Kaushal, Kimberly McCarl, Tanya Brown (6:24 pm), Lauren Babb (6:25 pm), Cloudell Douglas, Samuel Houston, Noe Gudino (EOC Prospective candidate)

Absentees: Dawn Miguel (excused), Armando Morales (unexcused), Nancy Sparks (excused)

Staff: Kathy Gallahger, Camilla Rand, Christina Reich, Mele Tupou

Quorum: Yes

TOPIC	RECOMMENDATION / SUMMARY					
Review Desired Outcomes	 Zeimer called the meeting to order at 6:09 PM and read the desired outcomes. Piquero read the desired outcomes. 					
Public Comment	 None Present Zeimer proposed to move up agenda item #7 CSB Staff reports to the top of the agenda. 					
	A motion to approve the new changes in the agenda stated above was made by Douglas and seconded by Piquero.					
	The motion passed with EOC members voting as followed: Ayes: Houston, Sewell, McCarl, Merchant, Douglas, Zeimer, Kaushal, Piquero Nays: Abstentions: Absent: Babb, Miguel, Brown, Morales					
Reports:	CSB Staff					
CSB StaffEOC members	 Rand introduced the Employment and Human Services (EHSD) Director- Kathy Gallahger. Gallahger shared she has been in her position with the county for about 7 years now. Gallahger stated she got to know Zeimer and the EOC throughout the years and got to learn a lot about what the board has been doing. Gallahger stated she worked with Rand in the last few years and was remotely 					

TOPIC	RECOMMENDATION / SUMMARY
	engaged. She would like to be rengaged with the board especially with the Economic impacts that is happeneing.
	 Gallahger explained there are some concerns with the new incoming funds such as the CSBG funds, the CAREs Act funds and contracts. The county is still reopening so there isnt a full Economic Recovery Plan.
	 Gallahger welcomes the great work of the EOC and CSB staff as we are moving forward these challenging times.
	 Rand reported she will be sperating as director from CSB and will be joining the First Five family across the street.
	 Rand thanked the EOC for the journey they've all taken together and she praised Reich, Sparks and Tupou for the being such a great team to work with.
	 The group congratulated Rand and thanked her for everything she's done to help with the board. Reich reported CSB will be reopening their child care centers soon with a max of 10 kids in the classrooms.
	 <u>EOC MEMBERS</u> Brown shared that Greater Richmond Interfaith program (GRIP) is currently running a hotel program to
	house the homeless and they are able to stay up to four months after submitting an application.
	McCarl stated The State Project room key program is county wide for those needing shelter, they can
	call 211 and get information and guidance. McCarl also shared that the county is trying to figure out a plan for opening back up. McCarl stated the process is complicated but everyone is clearly aware of the impacts and are working carefully.
	 Merchant shared she's been enjoying her time at home and had been gardening. Merchant explained it is good to see everyone.
	 Kaushal shared his health is getting better and is free of Cancer and in the process of recovering. Kaushal explained The California Community Action Partnership Association (CalCAPA) is currently trying to be more accessible to other agencies.
	 Houston updated the group with the Census and getting things together for East County and trying to get organizations to participate with helping.
	 Staff will send members and subcontractors information for the Census once Houston sends information.
	 Douglas shared that his organization planned to host an event using the Census funds to share Census information, but could not do it due to COVID-19. They were able to put out videos to continue the event.
	 Sewell shared there is a newsletter update about the Animal shelter to have their pets licensed. Sewell praised the members for all their hard work.

TOPIC	RECOMMENDATION / SUMMARY					
Action: Review and approve April 29 th EOC Emergency Business Meeting minutes	 The group reviewed the April 29th Emergency Business meeting minutes with no changes. A motion to approve the April 29th Emergency Business meeting minutes was made by Douglas and seconded by Babb. The motion passed with EOC members voting as followed: Ayes: Houston, Sewell, McCarl, Merchant, Douglas, Babb, Zeimer, Kaushal, Brown, Piquero Nays: Abstentions: Absent:, Miguel, Morales 					
Action: EOC Prospective Candidate: Noe Gudino	 Gudino introduced himself to the EOC members and shared his interest in the Economic Opportunity Council. He hopes to bring his skills as a policy analyst, advocate for incarcerated folks and the many experiences being involved with the community. Ajit asked what his involvement with the community were. Gudino stated he has done a dozen of things for the incarcerated, he has worked for a couple non-profits in the Bay Area, and he has done legal services for children, individuals and families. He has helped write policies in Richmond to help those who apply for housing to get eliminate the cost of application fees. Gudino stated he has time to dedicate to the EOC and is committed to being here for every meeting he is needed for. Merchant asked Gudino what is the one thing he would want to have the biggest impact on years from now. Gudino stated he would like to have a legacy to have access to healthy food and giving others opportunity to have food on a daily basis. Reich stated the group needs to make a motion to extend the meeting time. A motion to extend the meeting until 7:30 pm was made by Douglas and seconded by Merchant. The motion passed with EOC members voting as followed: Ayes: Houston, Sewell, McCarl, Merchant, Douglas, Zeimer, Kaushal, Piquero, Babb, Brown Nays: Absent:, Miguel, Morales A motion to approve Noe Gudino to the Economic Opportunity Council Board for the Low-Income sector was made by Douglas and seconded by Piquero.					

TOPIC	RECOMMENDATION / SUMMARY							
	The motion passed with EOC members voting as followed: Ayes: Houston, Brown, Zeimer, Piquero, Babb, Sewell, McCarl, Douglas, Kaushal, Merchant Nays: Abstentions: Absent:, Miguel, Morales							
Update: Fiscal Reports CSD Discretionary Contract Amendment	 Zeimer updated the group that the budget so far through April 2020 has only been 17% expended as of this point. This is normal, as we had to submit a budget modification to give subcontractors a full 12 months to expend their contracts. Zeimer shared with the group that there was an increase in allocation and one of the agreements made when the budget was developed was to restore the Division Manager's salary and benefits. Zeimer also updated the group about another change made during the last Fiscal subcommittee meeting. Zeimer explained the group agreed to move funds from the Out of State Travel line item to Outreach to help benefit the community. The funds that were moved were for the Community Action Partnership conference lodging, meals and flights. Registration for the virtual conference remains in the Out of State Travel line item. 							
Update: ➤ CSD Discretionary contract amendment #20F-3646	 Reich updated the group with the Coronavirus, Aid, relief and Economic Security (CAREs) Act allocation of \$1,173,213 to spend for the next two years (July 1, 2020- June 30, 2022). These funds must be used on COVID-19 related issues that are effecting the community. Reich explained there is a letter from the state in the packet letting us know how the community has been directly impacted by COVID-19. There was a webinar about this letter and they have asked that we start planning now what the board will be doing with the funds. A Comprehensive Community Assessment needs to be done showing direct ties to COVID-19 related issues. A staff person is currently working on this and a draft would be brought to CSB by next week. Based on this Community Assessment, a Community Action plan would be created. It will be very COVID oriented and not as detailed as our CSBG Community Action Plan. Reich asked the group to read and review the other attachments in the packets, such as the EHSD COVID-19 Dashboard, which gives information about 211 callers and their needs at this time. Also provided in the packet are the needs done by our subcontractors and what the effects of COVID-19 has done to their clients and also their organizations. Reich mentioned this is not necessarily only for our subcontractors but this could be put out to the 							

TOPIC	RECOMMENDATION / SUMMARY					
	 Kaushal stated that CalCAPA will be getting more updates at their next meeting and will update the group. 					
	 Merchant asked if this funding is different from the CSBG funds. Reich stated this is a completely separate contract with greater flexibility. 					
	 Merchant asked if there is any way we can host a virtually Subcontractor Roundtable. Staff agreed it would be recommended. 					
	 Zeimer asked if there is a link that staff can send out about the CAREs Act. Staff will send that out to the full board. 					
	 Douglas asked how is funding allocated in other counties. Reich answered there is a formula used based on poverty and imputed population and other dynamics such as household size and so forth. 					
	 Kaushal added also taking into account the Census, homelessness, education, cost of living and other factors. 					
	 The board agreed to hold a virtual roundtable for current subcontractors lasting 90 minutes with the following members helping facilitate and framing the discussions: 					
	o Piquero					
	o Gudino					
	o Zeimer					
	o Kaushal					
Next Steps:	 Next Steps Staff will reach out to members about updates on discretionary contracts and Coronavirus Aid, Relief, and Economic Security (CARES) Act dollars as soon as staff receives more information. Staff will send out Census information on behalf of Houston. Staff will send out a doodle to see what availability our subcontractors have for a virtual Roundtable Event. Staff will reach out to Noe Gudino about his orientation. 					
Evaluate the Meeting	Great zoom meeting!					



State of California-Health and Human Services Agency DEPARTMENT OF COMMUNITY SERVICES AND DEVELOPMENT 2389 Gateway Oaks Drive, Suite 100, Sacramento, CA 95833 Telephone: (916) 576-7109 | Fax: (916) 263-1406

(916) 576-7109 | Fax: (916) 263-1406 www.csd.ca.gov



Dear Executive Director:

The purpose of this letter is to provide you with information regarding your agency's 2020 Community Services Block Grant (CSBG) contract funded by the Coronavirus Aid, Relief, and Economic Security (CARES) Act. The CARES Act provided \$89,150,063 to California in supplemental CSBG funding to help prevent, prepare for, or respond to the coronavirus pandemic.

Attached is the 2020 CSBG CARES contract and allocation spreadsheet, which is incorporated into the contract as Attachment A. The 2020 CSBG CARES contract term is March 27, 2020 through May 31, 2022, which provides CSBG agencies the opportunity to retroactively charge expenditures incurred in response to the coronavirus pandemic. CSBG agencies are authorized to expend 100 percent of the total contract amount identified on the contract face sheet (STD 213). All terms and conditions that apply to your regular CSBG funding, including all assurances, are also referenced within and applicable to the 2020 CSBG CARES Act contract.

CSD will automatically issue a working capital advance payment once the CSBG CARES contract is executed and your agency's contract deliverables (budget and programmatic documents) are submitted and approved by CSD. If your agency elects not to receive an advance, please submit a letter on your organization's letterhead when returning the contract to decline the working capital advance.

To facilitate the timely execution of your contract, please refer to the checklist for all required documents that must be returned. Agencies may electronically execute the CSBG CARES contract via DocuSign. Please refer to the email notification sent to your agency on Tuesday, April 21, 2020, titled "DocuSign is Here", for further instructions on the electronic contract execution process.

When completing your CSBG CARES fiscal data budget (902 series) forms, please use the amount identified for your agency on the spreadsheet labeled "Total 2020 CSBG CARES Contract." The budget and work plan forms may be accessed on CSD's Providers' Website, via the Forms link found under the CSBG menu tab.

CSD will host a contract webinar in early July 2020 providing an overview of contract requirements and instruction for completing various contract forms. In the meantime,

please direct questions related to contract submittal, and/or contractual requirements to the attention of your assigned field representative.

Please note that the federal Office of Community Services has issued guidance allowing states to increase the CSBG income eligibility limit to 200 percent of the federal poverty level (FPL) during Federal Fiscal Years 2020 and 2021. CSD is currently vetting with the administration a proposal to temporarily increase income eligibility for CSBG. CSD will notify agencies and provide further guidance on implementing the revised income guidelines should the eligibility level be increased.

CSD looks forward to a productive partnership so that, together, we can effectively administer these critical programs and services designed to strengthen the economic security of vulnerable Californians.

Sincerely,

DAVID SCRIBNER

Acting Director

Department of Community Services and Development

General Comments and Requirements:

If any corrections are necessary to this Agreement, please immediately contact your Field Representative for assistance. Contractor will utilize DocuSign to sign the face sheet (STD 213) of this Agreement.

Contract Packet:

The following completed documents/forms must be returned to CSD in the Contract <u>packet</u> within 30 days (45 days for public agencies). Please use the checkboxes below to indicate the documents/forms are included:

	Board resolution. (Not applicable if a general board resolution has already been submitted and is not
	specific to the program, program year, or contract number, and does not contain any changes.)
	Updated organizational bylaws. (Not applicable if no changes have occurred in the past calendar year.)
	Certification Regarding Lobbying/Disclosure of Lobbying Activities
	Federal Accountability and Transparency Act Report (CSD 279)
	Insurance or Self-Insurance Authority Certification. (Not applicable if insurance is current.)
Ple	ase return signed contract packet via DocuSign or mail to:
	Budget and Contract Services Unit
	Department of Community Services and Development
	2389 Gateway Oaks Drive, Suite 100
	Sacramento, CA 95833-4246

Contract Deliverables:

The following Contract <u>deliverables</u> (as applicable) must be submitted <u>with your executed contract</u>. Please email contract deliverables to your assigned field representative.

Completed 902 Budget Series Forms, ensuring all numbers match the Allocation Spreadsheet posted to
the CSD Providers' Website.

- CSBG CARES Contract Budget Summary (CSD 902.S)
- CSBG CARES Budget Support Personnel Cost (CSD 902.1.1)
- CSBG CARES Budget Support Non-Personnel Cost (CSD 902.1.2)
- CSBG CARES Budget Support Other Agency Operating Funds (CSD 902.1.3)
- CSBG CARES Contract Budget Narrative (CSD 902.1.4)
- CSBG CARES Work Plan (CSD 901)

Subcontractor List (CSD 163) (If applicable)
Submit the CSBG CARES 902 Budget Series Forms including the Budget Narrative, and CSBG CARES
Work Plan (CSD 901) electronically to the assigned field representative.

All forms are located on the Forms page under the CSBG tab on the Providers' Website at http://providers.csd.ca.gov. Please Note: Per Article 5.2, Advance Payments – Amount, Subsection 5.2.1, Contractor will not be issued an advance or reimbursed for any costs incurred until CSD approves all contract amendment deliverables.

State of California
Department of Community Services and Development
Estimated 2020 CSBG CARES Allocation
Non-CAAs

CSBG CARES PLANNING ALLOCATION

NATIVE AMERICAN INDIANS

Agency	Contract Number	Estimated 2020 CSBG CARES		Actual 2020 CSBG	Estimate 2021 CSI	
Karuk Tribe of California (Core Funding)	20F-3740	42,000		42,000	42,0	00
Karuk Tribe of California	20F-3741	112,469		81,288	81,2	88
NCIDC, Inc. (Core Funding)	20F-3742	122,000		122,000	122,0	00
NCIDC, Inc./LIFE (Core Funding)	(Included \	with NCIDC be	low)			
NCIDC, Inc.	20F-3743	2,748,196		2,001,717	2,001,7	17
Co of LA Workforce Dev, Aging & Com Srvc	20F-3744	405,502		291,043	291,0	43
TOTAL		3,430,167		2,538,048	2,538,0	48

MIGRANT & SEASONAL FARMWORKERS

Agency	Contract Number	Estimated 2020 CSBG CARES	Actual 2020 CSBG	Estimated 2021 CSBG
California Human Development Corporation	20F-3840	2,022,919	1,496,798	1,496,798
Proteus, Inc.	20F-3841	3,254,261	2,407,892	2,407,892
Central Valley Opportunity Center, Inc.	20F-3842	791,577	585,703	585,703
Center for Employment Training	20F-3843	2,726,543	2,017,423	2,017,423
TOTAL		8,795,300	6,507,816	6,507,816

LIMITED PURPOSE AGENCIES (DISCRETIONARY FUNDS)

Agency	Contract Number	Estimated 2020 CSBG CARES	Actual 202 CSBG	20	Estimated 2021 CSBG
Community Design Center	20F-3940	192,561	174,53	8	174,538
Del Norte Senior Center, Inc.	20F-3941	158,899	140,87	6	140,876
Rural Community Assistance Corporation	20F-3942	207,352	189,32	9	189,329
TOTAL		558,812	504,74	3	504,743

CSBG CARES PLANNING ALLOCATION

County	Agency	Contract Number	Estimated 2020 CSBG CARES	Actual 2020 CSBG	Estimated 2021 CSBG
Alameda	Berkeley Community Action Agency	20F-3640	368,088	272,355	272,355
Alameda	City of Oakland, Human Services Department	20F-3641	1,868,036	1,382,197	1,382,197
Alpine	Inyo Mono Advocates for Community Action, Inc.	20F-3642	1,804	1,335	1,335
Amador/Tuolumne	Amador-Tuolumne Community Action Agency	20F-3643	360,391	266,660	266,660
Butte	Community Action Agency of Butte County, Inc.	20F-3644	498,335	368,728	368,728
Calaveras/Mariposa	Calaveras-Mariposa Community Action Agency	20F-3645	359,466	265,976	265,976
Colusa	SEE GLENN COUNTY				
Contra Costa	Contra Costa Employment & Human Services Dept/CSB	20F-3646	1,173,213	868,084	868,084
Del Norte	Del Norte Senior Center, Inc.	20F-3647	70,588	52,229	52,229
El Dorado	El Dorado County Health and Human Services Agency	20F-3648	394,410	291,832	291,832
Fresno	Fresno County Economic Opportunities Commission	20F-3649	2,558,135	1,892,815	1,892,815
Glenn/Colusa/Trinity	Glenn County Health and Human Services Agency	20F-3650	361,484	267,469	267,469
Humboldt	Redwood Community Action Agency	20F-3651	371,292	274,726	274,726
Imperial	Campesinos Unidos, Inc.	20F-3652	432,206	319,798	319,798
Inyo/Mono	Inyo Mono Advocates for Community Action, Inc.	20F-3653	357,023	264,168	264,168
Kern	Community Action Partnership of Kern	20F-3654	2,054,530	1,520,187	1,520,187
Kings	Kings Community Action Organization, Inc.	20F-3655	415,413	307,372	307,372
Lake/Mendocino	North Coast Opportunities, Inc.	20F-3656	753,803	557,754	557,754
Lassen/Plumas/Sierra	Plumas County Community Development Commission	20F-3657	359,006	265,636	265,636
Los Angeles	Foothill Unity Center, Inc.	20F-3658	444,582	328,955	328,955
Los Angeles	Long Beach Community Action Partnership	20F-3659	1,085,640	803,286	803,286
Los Angeles	County of Los Angeles Dept. of Public Social Services	20F-3660	8,375,298	6,197,048	6,197,048
Los Angeles	City of Los Angeles Housing + Community Investment Dept.	20F-3661	9,070,545	6,711,478	6,711,478
Madera	Community Action Partnership of Madera County, Inc.	20F-3662	384,929	284,817	284,817
Marin	Community Action Marin	20F-3663	371,994	275,246	275,246
Mariposa	SEE CALAVERAS COUNTY				
Mendocino	SEE LAKE COUNTY				
Merced	Merced County Community Action Agency	20F-3664	688,832	509,680	509,680
Modoc/Siskiyou	Modoc-Siskiyou Community Action Agency	20F-3665	361,484	267,469	267,469
Mono	SEE INYO COUNTY				
Monterey	Monterey County Community Action Partnership	20F-3666	690,186	510,682	510,682
Napa	Community Action Napa Valley	20F-3667	395,844	292,892	292,892
Nevada	Nevada County Dept. of Housing & Community Services	20F-3668	374,190	276,870	276,870

Page 1 of 2 May 1, 2020

State of California
Department of Community Services and Development
Estimated 2020 CSBG CARES Allocation
CAAs

CSBG CARES PLANNING ALLOCATION

County	Agency	Contract Number	Estimated 2020 CSBG CARES	Actual 2020 CSBG		Estimated 2021 CSBG
Orange	Community Action Partnership of Orange County	20F-3669	3,770,013	2,789,507	1	2,789,507
Placer	Project GO, Inc.	20F-3670	461,143	341,209		341,209
Plumas	SEE LASSEN COUNTY					
Riverside	Community Action Partnership of Riverside County	20F-3671	3,586,959	2,654,062		2,654,062
Sacramento	Sacramento Employment and Training Agency	20F-3672	2,437,644	1,803,661		1,803,661
San Benito	San Benito County H&HSA, CS & WD	20F-3673	369,559	273,444		273,444
San Bernardino	Community Action Partnership of San Bernardino County	20F-3674	3,714,296	2,748,281		2,748,281
San Diego	County of San Diego, H&HSA, CAP	20F-3675	4,600,726	3,404,168		3,404,168
San Francisco	Urban Services YMCA	20F-3676	1,179,500	872,736		872,736
San Joaquin	San Joaquin County Dept. of Aging & Community Services	20F-3677	1,344,883	995,105		995,105
San Luis Obispo	CAP of San Luis Obispo County, Inc.	20F-3678	410,379	303,647		303,647
San Mateo	San Mateo County Human Services Agency	20F-3679	625,450	462,782		462,782
Santa Barbara	Community Action Commission of Santa Barbara County	20F-3680	730,956	540,849		540,849
Santa Clara	Sacred Heart Community Service	20F-3681	1,952,870	1,444,967		1,444,967
Santa Cruz	Community Action Board of Santa Cruz County, Inc.	20F-3682	400,295	296,186		296,186
Shasta	Shasta County Community Action Agency	20F-3683	413,102	305,662		305,662
Sierra	SEE LASSEN COUNTY		ŕ			
Siskiyou	SEE MODOC COUNTY					
Solano	Community Action Partnership of Solano, JPA	20F-3684	530,636	392,628		392,628
Sonoma	Community Action Partnership of Sonoma County	20F-3685	618,884	457,925		457,925
Stanislaus	Central Valley Opportunity Center, Inc.	20F-3686	1,056,537	781,753		781,753
Sutter	Sutter County Community Action Agency	20F-3687	371,255	274,699		274,699
Tehama	Tehama County Community Action Agency	20F-3688	393,885	291,443		291,443
Trinity	SEE GLENN COUNTY		·			
Tulare	Community Services & Employment Training, Inc.	20F-3689	1,239,604	917,207		917,207
Tuolumne	SEE AMADOR COUNTY		, ,			
Ventura	Community Action of Ventura County, Inc.	20F-3690	940,694	696,038		696,038
Yolo	County of Yolo Health and Human Services Agency	20F-3691	406,299	300,628		300,628
Yuba	Yuba County Community Services Commission	20F-3692	375,917	278,148		278,148
TOTAL, all counties			66,932,233	49,524,479		49,524,479

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(2020 CSBG CARES)

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PREAMBLE

This subvention agreement, for the funding of Community Services Block Grant (CSBG) Coronavirus Aid, Relief, and Economic Security (CARES) Act ("Agreement"), is entered into between the Department of Community Services and Development ("CSD") and the contractor named on the face sheet of this Agreement, Form STD 213 ("Contractor") and shall be enforceable on the date last signed.

NOW THEREFORE, in consideration of the promises and of the mutual agreements and covenants hereinafter set forth, the CSD and Contractor hereby agree as follows:

ARTICLE 1 – SCOPE OF WORK

1.1 General

Pursuant to the CARES Act, Public Law No. 116-136, the Contractor shall use the funds received under this Agreement to provide said services in order to prevent, prepare for, and respond to the 2020 coronavirus pandemic, for carrying out activities for the reduction of poverty, the revitalization of low-income communities, and the empowerment of low-income clients in their services area to achieve economic self-sufficiency. Contractor shall make its services and activities available to the low-income community within its service area throughout the entire term of this Agreement. The CSBG Catalog of Federal Domestic Assistance number is 93.569. The award is made available through the United States Department of Health and Human Services (HHS).

1.2 Agreement Term

The term of this Agreement shall be as specified on the Agreement face sheet (STD 213).

1.3 Agreement Amount

The maximum amount of this Agreement shall be as specified on the Agreement face sheet (STD 213).

1.4 Service Area

The services shall be performed in the service area listed on the Providers' Website at https://providers.csd.ca.gov.

1.5 Legal Authorities – Program Requirements, Standards, and Guidance

- 1.5.1 All services and activities are to be provided in accordance with all applicable federal, state, and local laws and regulations, and as which those laws and regulations may be amended from time to time, including but not limited to, the following:
 - 1.5.1.1 Coronavirus Aid, Relief, and Economic Security Act or the "CARES Act," Pub. L. No. 116-136, for carrying out sections 674 through 679 of

the CSBG Act;

- 1.5.1.2 California laws and regulations applicable to CSBG Programs, Government Code (Gov. Code) § 12085 et seq., as amended, and Title 22, California Code of Regulations (Cal. Code Regs.) §§ 100601-100795;
- 1.5.1.3 The Single Audit Act, 31 U.S.C. § 7501 et seq., and the Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards, 45 CFR Part 75;
- 1.5.1.4 Information Integrity and Security (Department of Finance, Budget Letter (BL) 04-35); Safeguarding Against and Responding to a Breach of Security Involving Personal Information (Department of General Services, Management Memo 08-11); and
- 1.5.1.5 California Contractor Certification Clauses 04/2007 (CCC 04/2017); and State contracting requirements, "General Terms and Conditions, GTC 04/2017". The provisions in their entirety, can be reviewed and downloaded at the <u>Department of General Services</u> website at DGS.ca.gov.
- 1.5.2 Conflict of Laws. Contractor shall comply with all of the requirements, standards, and guidelines contained in the authorities listed within this Agreement, as they may be amended from time to time, with respect to procurement requirements, administrative expenses, and other costs claimed under this Agreement, including those costs incurred pursuant to subcontracts executed by Contractor, notwithstanding any language contained in the following authorities that might otherwise exempt Contractor from their applicability. To the extent that the authorities directly conflict with any State law or regulation or any provision of this Agreement, then that federal law or regulation shall apply, unless, a provision of federal law applicable to block grants, such as 45 CFR § 96.30, specifically allows for the application of state law.
- 1.5.3 CSD shall provide Contractor with specific program guidance which shall be binding on the Contractor as a condition of the Contractor's eligibility to receive CSBG CARES funds, provided:
 - 1.5.3.1 That such guidance shall be issued by CSD in writing in the form of "CSD Program Notice (CPN) No. XX-XX" or "CSD Program Advisory (CPA) No. XX-XX";
 - 1.5.3.2 That such guidance shall be issued by CSD in the most timely and expeditious manner practicable;

- 1.5.3.3 That such guidance shall be reasonably necessary to realize the intent and purposes of the CSBG and CARES Acts;
- 1.5.3.4 That major and material changes in program requirements, which substantially affect the Contractor's and/or CSD's ability to fulfill contractual obligations, or which otherwise create a substantial hardship on either the Contractor or CSD, shall be subject to an amendment to this Agreement;
 - 1.5.3.5 That the parties' failure or inability to execute a mutually acceptable amendment within a period of time allowing the parties to reasonably comply with any major change(s) in CSBG CARES requirements, shall result in this Agreement being without force and effect, subject only to such provisions contained herein as are intended to survive the Agreement in accordance with the express and implied provisions of applicable federal and state law;
 - 1.5.3.6 That Contractor is duly informed of the risk of de-designation as an eligible entity, based on CSD's obligation to avoid/minimize interruption of CSBG services in any part of the state, in the event that this Agreement terminates due to failure to agree to any necessary amendment; and
 - 1.5.3.7 That upon CSD's or Contractor's good faith determination, delivered to the other party by written notice, that agreement to any necessary amendment cannot be achieved, then this contract shall be terminated, and any issues of eligible entity status addressed, in accordance with requirements of federal and state law and established CSD policy and procedure.
- 1.5.4 The federal and state laws, regulations, and other authorities referenced in this Agreement are hereby incorporated by reference. Copies may be accessed for reference on the Providers' Website at https://providers.csd.ca.gov.

ARTICLE 2 – CONTRACT ADMINISTRATION AND PROCEDURE

2.1 Required Documents

- 2.1.1 Contractor shall provide the following documents, satisfactory to CSD in form and substance, together with a signed copy of this Agreement before CSD executes and returns the Agreement to Contractor for implementation:
 - 2.1.1.1 Federal Funding Accountability and Transparency Act Report (CSD 279);
 - 2.1.1.2 Certification Regarding Lobbying/Disclosure of Lobbying Activities;
 - 2.1.1.3 Contractor Certification Clause (CCC 04/2017);

- 2.1.1.4 Current Insurance or Self-Insurance Authority Certification; and
- 2.1.1.5 Board Resolution authorizing execution of this Agreement.
- 2.1.2 In addition to the documentation requirements set forth in Article 2.1.1, CSD's obligations under this Agreement are expressly contingent upon Contractor providing the supplemental documentation set forth below, and available on the Providers' Website. The following documentation shall be subject to CSD's approval, in form and substance:
 - 2.1.2.1 CSBG CARES Contract Budget Summary (CSD 902.S);
 - 2.1.2.2 CSBG CARES Budget Support Personnel Costs (CSD 902.1);
 - 2.1.2.3 CSBG CARES Budget Support Non-Personnel Costs (CSD 902.1.2);
 - 2.1.2.4 CSBG CARES Budget Support Other Agency Operating Funds (CSD 902.1.3);
 - 2.1.2.5 CSBG CARES Contract Budget Narrative (CSD 902.1.4); and
 - 2.1.2.6 CSBG CARES Work Plan (CSD 807);
- 2.1.3 *Board Resolution.* Contractor must also submit a governing board resolution with an original signature of the board's authorized representative, identifying the individual(s) authorized to execute the 2020 CSBG CARES Agreement and any amendments.
- 2.1.4 CSD shall maintain a certified date-stamped hardcopy of this Agreement for inspection by Contractor during normal business hours, as well as a date-stamped, PDF version of this Agreement on the Providers' Website, which may be accessed by Contractor, downloaded and printed at Contractor's option.
- 2.1.5 This Agreement may not be changed or altered by any party, except by a formal written, fully executed amendment, or as provided in Article 1.5.3 with respect to program guidance, or as provided in Article 3 Agreement Changes. Upon such amendment of any provisions, the amended PDF version shall be date-stamped and posted to the Providers' Website until such time as a subsequent Agreement or amendment is executed by the parties.
- 2.1.6 Contractors that are public or governmental entities with local provisions requiring receipt of a hardcopy of all parts of this Agreement as a prerequisite to execution, as well as other contractors that make special arrangements with CSD, may receive hardcopies for execution and retention.

2.2 Contractor's Option of Termination

- 2.2.1 Contractor may, at Contractor's sole option, elect to terminate this Agreement in lieu of adherence to the procedures set out in Article 1.5.3, should Contractor determine that any subsequent program guidance or proposed amendment to the Agreement is unjustifiably onerous or otherwise adverse to Contractor's legitimate business interests and ability to implement the Agreement in an effective and reasonable manner, provided:
 - 2.2.1.1 Such notice of termination is in writing and will be effective upon receipt by CSD, delivered by U.S. Postal Service Certified Mail, Return Receipt Requested.
 - 2.2.1.2 Notice contains a statement of the reasons for termination with reference to the specific provision(s) in the program guidance or proposed amendment in question.
- 2.2.2 Contractor shall be entitled to reimbursement for all allowable costs incurred prior to termination of the Agreement. Such reimbursement shall be in accordance with the program guidance and contract provisions in effect at the time the cost was incurred.
- 2.2.3 Contractor shall, within 60 days of termination, close out the contract in accordance with contractual closeout procedures.

2.3 Budget Contingencies

- 2.3.1 State Budget Contingency.
 - 2.3.1.1 It is mutually agreed that if CSBG CARES funds are not appropriated for implementation of CSBG programs through the state budget process or otherwise, whether in the current year and/or any subsequent year covered by this Agreement, this Agreement shall be of no further force and effect. Upon written notice to Contractor by CSD that no CSBG CARES funds are available for contract implementation, the Agreement shall be terminated, and the State shall have no obligation to pay Contractor or to furnish other consideration under this Agreement and Contractor shall not be obligated for performance.
 - 2.3.1.2 If CSBG CARES funding for any fiscal year is reduced to such degree that CSD reasonably determines that the CSBG CARES program cannot be implemented effectively, CSD shall at its sole discretion have the option either to terminate this Agreement upon written notice to Contractor or, in the alternative, to offer and negotiate an amendment addressing the reduced funding. If the parties fail to reach agreement on such amendment, CSD may at its option give written notice of termination without further obligation by either party except for contract closeout obligations or final settlement.

- 2.3.2 Federal Budget Contingency.
 - 2.3.2.1 The parties agree that because of uncertainty in the federal budget process, this Agreement may be executed before the availability and amounts of federal funding can be ascertained, in order to minimize delays in the provision of services and the distribution of funds. The parties further agree that the obligations of the parties under this Agreement are expressly contingent on adequate funding being made available to the state by the United States Government.
 - 2.3.2.2 If federal funding for any fiscal year is reduced to such degree that CSD reasonably determines that the program cannot be implemented effectively, CSD shall at its sole discretion have the option either to terminate this Agreement upon written notice to Contractor or, in the alternative, to offer and negotiate an amendment addressing the reduced funding. If the parties fail to reach agreement on such amendment, CSD may at its option give written notice of termination without further obligation by either party except for contract closeout obligations or final settlement.
 - 2.3.2.3 If federal funding authorities condition funding on any obligations, restrictions, limitations, or conditions not existent when this Agreement was executed, this Agreement shall be amended by mutual agreement for compliance with such obligations, restrictions, limitations or conditions. Failure of the parties to reach agreement on such amendment shall render this Agreement without force and effect.

2.4 Miscellaneous Provisions

- 2.4.1 Assignment. Neither this Agreement nor any of the rights, interests, or obligations under this Agreement shall be assigned by any party without the prior written consent of the other parties, except in the case where responsibility for program implementation and oversight may be transferred by CSD to another State agency. In the event of such transfer, this Agreement is binding on the agency to which the program is assigned.
- 2.4.2 *Merger/Entire Agreement*. This Agreement (including the attachments, documents and instruments referred to in this Agreement) constitutes the entire agreement and understanding of the parties with respect to the subject matter of this Agreement and supersedes all prior understandings and agreements, whether written or oral, among the parties with respect to such subject matter.
- 2.4.3 Severability. If any provision of this Agreement is found to be invalid or unenforceable in any respect for any reason, the validity and enforceability of any such provision in any other respect and of the remaining provisions of this Agreement will not be in any way impaired and shall remain in full force and effect.

2.4.4 *Notices*. Unless otherwise provided herein, notice given by the parties shall be in writing, delivered personally, by U.S. Postal Service Certified Mail Return Receipt Requested, or by overnight delivery service (with confirmation). Certain reporting and other communications may be delivered electronically as specified by CSD or as is customary between the parties. Notice shall be delivered as follows:

To Contractor's address of record; and

To **CSD** at:

California Department of Community Services and Development Field Operations Unit 2389 Gateway Oaks Drive, Suite 100 Sacramento, CA 95833

ARTICLE 3 – AGREEMENT CHANGES

3.1 Amendment

- 3.1.1 Formal amendments to this Agreement are required for changes to the amount, scope of work, and/or formal name changes. No amendment to this Agreement shall be valid unless made in writing, signed by the parties, and approved as required. No oral understanding or agreement not incorporated in the Agreement is binding on any of the parties.
- 3.1.2 If Contractor intends to request a formal amendment to this Agreement, the request must be submitted on a CSD Form 425b, Justification for Contract Amendment/Modification, no later than 45 days prior to the expiration of the Agreement term. CSD Form 425b can be located on the Providers' Website.
- 3.1.3 *Term Extensions*. The term of this Agreement shall not be extended.

3.2 Minor Modification

- 3.2.1 Any request(s) for modification to CSBG CARES Fiscal Data or Work Plan documents must be submitted on a CSD Form 425b, Justification for Contract Amendment/Modification, no later than 45 calendar days prior to the expiration date of this Agreement or as may otherwise be specified under guidance issued by CSD.
- 3.2.2 Any increase to out-of-state travel costs or equipment purchases will require a request for modification to the budget and must be submitted on a CSD Form 425b, Justification or Contract Amendment/Modification.

ARTICLE 4 - ADMINISTRATIVE POLICIES AND PROCEDURES

4.1 Board Resolution

- 4.1.1 Contractor's current governing board must authorize the execution of this Agreement. Contractor has the option of demonstrating such authority by either:(a) direct signature of a board member having signing authority; or (b) any lawful delegation of such authority that is consistent with Contractor's bylaws.
- 4.1.2 Where Contractor elects to delegate signing authority to the chief executive officer (CEO) or executive director (ED), CSD will accept either a resolution specific to this Agreement or a resolution approved by the current governing board with general applicability to any CSD program contract or amendment. Where Contractor provides a general resolution, Contractor shall maintain documentation that the CEO or ED provided timely and effective communication of the execution and terms of this Agreement to the board. Either a specific or current general resolution must be on file with CSD prior to CSD's final execution of this Agreement.

4.2 Training and Meetings

Contractor shall make every effort to attend all CSBG CARES related trainings, webinars, and meetings associated with CSD.

4.3 Internal Control Certification

Contractor shall establish and maintain a system of internal accounting and administrative control. This responsibility includes documenting the system, communicating system requirements to employees, and assuring that the system is functioning as prescribed and is modified, as appropriate, for changes in conditions. The system of internal accounting and administrative control shall be attested to within the Contractor's independent audit conducted pursuant to this Agreement, and include:

- 4.3.1 Segregation of duties appropriate to safeguard State assets;
- 4.3.2 Access to Contractor assets is limited to authorized personnel who require these assets in the performance of their assigned duties;
- 4.3.3 Authorization and recordkeeping procedures adequate to provide effective accounting controls over assets, liabilities, revenues, and expenditures;
- 4.3.4 Practices to be followed in the performance of duties and functions;
- 4.3.5 Personnel of a quality commensurate with their responsibilities; and
- 4.3.6 Effective internal review.

4.4 Record Retention Requirements

- 4..1 All records maintained by Contractor shall meet the Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards (45 CFR § 75.361 through § 75.370).
- 4..2 Contractor shall maintain all records pertaining to this Agreement for a minimum of three years after submission of the final report. However, Contractor shall maintain applicable records until CSD resolves all audit and monitoring findings.
- 4..3 Contractor ensures that employee and applicant records shall be maintained in a confidential manner to ensure compliance with the Information Practices Act of 1977 (Civ. Code §§ 1798 et seq.), as amended, and the Federal Privacy Act of 1974 (5 U.S.C. § 552a), as amended.

4.5 Insurance Requirements

- 4.5.1 By execution of this Agreement, Contractor agrees that the required insurance policies and bond(s) shall be in effect at all times during the term of this Agreement.
- 4.5.2 Contractor shall provide CSD with written notice at least 30 calendar days prior to cancellation or reduction of insurance coverage to an amount less than that required in this Agreement.
- 4.5.3 Notices of Insurance must be submitted to the following addresses:

Electronic copies: Contracts2@csd.ca.gov

Printed copies: California Department of Community Services and Development Contract Services Unit 2389 Gateway Oaks Drive, Suite 100 Sacramento, CA 95833

- 4.5.4 In the event said insurance coverage expires at any time or times during the term of this Agreement, Contractor agrees to provide within 30 calendar days prior to said expiration date, a new Certificate of Insurance (ACORD 25) evidencing insurance coverage as provided for herein for not less than the remainder of the term of this Agreement. The Certificate shall identify and name CSD as the Certificate Holder. New Certificates of Insurance will be reviewed for content and form by CSD.
- 4.5.5 In the event Contractor fails to maintain in effect at all times the specified insurance and bond coverage as herein provided, CSD may, in addition to any other available remedies it may have, suspend this Agreement.

- 4.5.6 With the exception of workers' compensation and fidelity bond, CSD shall be named as additional insured on all Certificates of Insurance required under this Agreement.
- 4.5.7 The issuance of other CSD contracts, to include any cash advances and reimbursement payments, to the Contractor shall be contingent upon required current insurance coverage being on file at CSD for this Agreement.
- 4.5.8 Should Contractor utilize a subcontractor(s) to provide services under this Agreement, Contractor shall indemnify and hold the State harmless against any liability incurred by that subcontractor(s).

4.6 Specific Insurance Requirements

- 4.6.1 *Self-Insurance*.
 - 4.6.1.1 When Contractor is a self-insured governmental entity, CSD, upon satisfactory proof, may waive the appropriate insurance requirements. To qualify for a waiver, an appropriate county or city risk manager shall sign a certification that shall contain assurance of the adequacy of the governmental entity's ability to cover any potential losses under this Agreement.
 - 4.6.1.2 Contractor shall specify in writing a list of which coverage(s) will be self-insured under this Agreement and shall list all applicable policy numbers, expiration dates, and coverage amounts.
 - 4.6.1.3 In the event that the Contractor's self-insurance coverage does not contain any changes from the prior year, CSD will accept a certified letter signed by authorized personnel stating that no changes have occurred from last year. This letter is due at the time of Agreement execution or within 30 days of expiration of insurance.
 - 4.6.1.4 In lieu of providing certification of self-insurance, Contractor may provide proof of excess insurance coverage through an insurance carrier who is licensed to underwrite insurance in the State of California.
- 4.6.2 Workers' Compensation Insurance.
 - 4.6.2.1 Contractor shall have and maintain for the term of this Agreement workers' compensation insurance issued by an insurance carrier licensed to underwrite workers' compensation insurance in the State of California.
 - 4.6.2.2 Contractor shall submit either an applicable Certificate of Insurance or a Certificate of Consent to Self-Insure issued by the Director of the California Department of Industrial Relations to CSD as evidence of

compliance with the workers' compensation insurance requirement prior to CSD's issuance of an initial cash advance.

- 4.6.3 Commercial or Government Crime Coverage (Fidelity Bond).
 - 4.6.3.1 Contractor shall maintain a commercial crime policy. If Contractor is a public entity, Contractor shall maintain a government crime policy. The commercial crime policy or government crime policy (hereinafter "fidelity bond") shall include the following coverages or their substantial equivalents: Employee Dishonesty/Theft, Forgery or Alteration, and Computer Fraud.
 - 4.6.3.2 Contractor's fidelity bond coverage limits shall not be less than a minimum amount of 4 percent of the total amount of consideration set forth under this Agreement.
 - 4.6.3.3 Contractor shall submit an applicable Certificate of Insurance (ACORD 25) to CSD as evidence of compliance with the fidelity bond requirement prior to issuance of an initial cash advance.
- 4.6.4 General Liability Insurance.
 - 4.6.4.1 Contractor shall have and maintain for the term of this Agreement general liability and property damage insurance for a combined single limit of not less than \$500,000 per occurrence.
 - 4.6.4.2 Contractor shall submit to CSD an applicable Certificate of Insurance naming CSD as an additional insured, as evidence of compliance with the general liability insurance requirement prior to issuance of an initial cash advance.
- 4.6.5 *Vehicle Insurance*.
 - 4.6.5.1 Contractor shall have and maintain for the term of this Agreement vehicle insurance in the amount of \$500,000 for each person and each accident for bodily injury and in the amount of \$500,000 for each person and each accident for property damage.
 - 4.6.5.2 When employees use their own vehicles to perform duties within the scope of their employment, Contractor shall have and maintain for the term of this Agreement non-owned and hired automobile liability insurance in the amount of \$500,000 for each person and each accident for bodily injury and \$500,000 for each person and each accident for property damage. Driving to and from place of business is not within the scope of employment.

4.6.5.3 Contractor shall submit to CSD an applicable Certificate of Insurance naming CSD as an additional insured as evidence of compliance with the vehicle insurance requirement prior to issuance of an initial cash advance.

4.7 System Security Requirements

Contractor shall, in cooperation with CSD, institute policies, processes, procedures, and security controls designed to ensure the security of data and to protect information in accordance with the Information Practices Act of 1977 (Civ. Code §§ 1798, et seq.), and such other State and Federal laws and regulations as may apply. In the event there are different system security standards that may be applied to this Article, Contractor shall endeavor to use the strictest security standard that complies with state and federal requirements.

4.8 Services Offered

Data exchange between CSD and Contractor shall be handled through one of three methods: (1) a Contractor user must upload data files or perform data entry using credentials provided by CSD; or (2) utilize CSD web applications as configured by the Contractor technology vendor; or (3) via email using security protocols, such as encryption and redaction, for any sensitive data.

4.9 Data Sensitivity

- 4.9.1 Data exchanged between CSD and Contractor must be limited to the data fields included on Data Transfer Rules documents posted on the Providers' Website. No personal financial information, (e.g., credit card, bank account numbers), shall be stored or exchanged in the data exchange sessions.
- 4.9.2 Data exchanged between CSD and Contractor must be limited to the data fields as requested within the web applications. No personal financial information (e.g., credit card, bank account numbers), shall be stored or exchanged in the data exchange sessions.
- 4.9.3 Data exchanged between CSD and Contractor via email communication must have all personally identifying information (PII) and other sensitive information redacted before the document is sent. Alternately, Contractor is to encrypt any attachments that have sensitive data using encryption tools and configurations as required by CSD.
- 4.9.4 Access to the above-mentioned data must only be given to authorized personnel to complete essential duties. Authorized personnel are to log into these systems using their own assigned credentials (i.e., no login account sharing). Upon departure of personnel with assigned credentials, the Contractor will remove the employee's access to the systems as soon as possible.

4.10 Contractor Systems Security

- 4.10.1 The physical location of the application systems shall be within controlled access facilities. Individual users may not have access to the data except through their systems that are specifically credentialed for Contractor business. All access will be controlled by authentication methods to validate the approved users.
- 4.10.2 Standards for secure transmission may be accomplished through such means as certificates, secure socket layer, etc., and storage of the data with encryption, if applicable.
- 4.10.3 Both CSD and Contractor shall maintain security patches and anti-virus software updates.

4.11 Trusted Behavior Expectations

CSD's application system and users shall protect Contractor's application system/data, and the Contractor's application system and users shall protect CSD's application system/data, in accordance with the federal Privacy Act of 1974 (5 U.S.C. § 552a), Trade Secrets Act (18 U.S.C. § 1905) and the Unauthorized Access Act (18 U.S.C. § 2701). Technology and systems code and functionality are owned by the respective parties and may not be shared with anyone else or used without the consent of the owner.

4.12 Incident Reporting

Any party discovering a security incident shall report it in accordance with its incident reporting procedures. Contractor shall, within 24 hours of discovery, report to CSD's Information Technology Services Help Desk any security incident contemplated herein. Examples include, but are not limited to, stolen or lost equipment, malware/ransomware detection, suspected hacking, etc.

4.13 Audit Trail Responsibilities

Both parties are responsible for auditing application processes and user activities. Activities that will be recorded include event type, date and time of event, user identification, workstation identification, success or failure of access attempts, and actions taken by system administrators.

4.14 Data Sharing Responsibilities

Contractor shall ensure that all primary and delegated secondary organizations that share, exchange, or use personal, sensitive, or confidential data, pursuant to this Agreement and subcontracts issued by Contractor, shall adhere to these security requirements and applicable state and federal law, in addition to further data sharing guidance as may be issued by CSD during the term of this Agreement. If data sharing is accomplished via interconnectivity of an application system, then data sharing must be certified to be secure by both parties.

4.15 Travel and Per Diem

- 4.15.1 Contractor's total travel and per diem costs for in-state and/or out-of-state travel shall be included in the Agreement Budget(s). Out-of-state travel costs that exceed the budgeted amount shall not be reimbursed without prior written authorization from CSD.
- 4.15.2 Contractor's employee travel costs and per diem reimbursement rates shall be reimbursed in accordance with Contractor's written policies and procedures not to exceed federal per diem requirements, and subject to the Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards (45 CFR § 75.474) or any amendments thereto, as applicable.
- 4.15.3 In the absence of a written travel reimbursement policy, federal per diem limits shall apply.

4.16 Codes of Conduct

- 4.16.1 Written Standards. Contractor shall maintain written standards of conduct governing the performance of its employees engaged in the award and administration of contracts or subcontracts. No employee, officer, or agent of the Contractor shall participate in the selection, award, or administration of a subcontract supported by federal funds if a real or apparent conflict of interest would be involved. Such a conflict would arise when the employee, officer, or agent, any member of his or her immediate family, his or her partner, or an organization that employs or is about to employ any of the parties indicated herein, has a financial or other interest in the firm selected for an award. The officers, employees, and agents of the Contractor shall neither solicit nor accept gratuities, favors, or anything of monetary value from subcontractors or parties to subcontracts. The standards of conduct shall provide for disciplinary actions to be applied for violations of such standards by officers, employees, or agents of the Contractor.
- 4.16.2 Self-Dealing Prohibited. Contractor shall not pay federal funds received from CSD to any entity in which it (or one of its employees, officers, agents, any member of his or her immediate family, his or her partner, or an organization that employs or is about to employ any of the parties indicated herein) has an interest. As ownership constitutes a financial interest, Contractor shall not subcontract with a subsidiary. Similarly, Contractor shall not subcontract with an entity that employs or is about to employ any person described in 45 CFR § 75.327, or subsequent amendments to these requirements.

4.17 Conflict of Interest

4.17.1 Contractor certifies that its employees and the officers of its governing body shall avoid any actual or potential conflicts of interest and that no officer or employee who performs any functions or responsibilities in connection with this Agreement

- shall have any personal financial interest or benefit that either directly or indirectly arises from this Agreement.
- 4.17.2 Contractor shall establish written safeguards to prohibit its employees or its officers from using their positions for a purpose that could result in private gain or that gives the appearance of being motivated for private gain for themselves or others, particularly those with whom they have family, business, or other ties.

4.18 Fraud, Waste, and Abuse

- 4.18.1 Contractor shall make timely, a written report to CSD of incidents and activities, or suspected incidents and activities, involving fraud, waste, and abuse of CSBG CARES funds by Contractor's employees, subcontractors, clients, or other parties affiliated with Contractor. Incidents and activities subject to reporting under this section include, but are not limited to, criminal acts and other violations of law constituting a misuse of funds that could result in cost disallowance. Contractor shall, in a timely manner, inform CSD of any reports or complaints submitted to law enforcement officials by Contractor, Contractor's employees, subcontractors, clients or other parties affiliated with Contractor, concerning the misuse of CSBG CARES funds.
- 4.18.2 Contractor shall provide employees, subcontractors, clients, and other parties affiliated with the Contractor the information necessary to report fraud, waste, and abuse to the U.S. Department of Health and Human Services (HHS) Office of Inspector General Fraud hotline.

4.19 Procurement Standards

- 4.19.1 Maintenance of Written Procurement Procedures. Contractors shall administer this Agreement in accordance with all federal and State rules and regulations governing the CSBG program pertaining to procurement, including the Code of Federal Regulations Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards and amendments thereto, consistent with the general CFR compliance requirement in Article 1 of this Agreement. Contractors shall establish, maintain, and follow written procurement procedures consistent with the procurement standards in 45 CFR § 75.326 through § 75.340, or any subsequent amendments to these standards, and all additional provisions in this Agreement, including but not limited to a code of conduct for the award and administration of contracts and a procedure that provides, to the maximum extent practical, open and free competition.
- 4.19.2 *Eligible Bidders*. Contractor shall not permit any organizational conflicts of interest or noncompetitive practices that may restrict or eliminate competition or otherwise restrain trade. In order to ensure objective subcontractor performance and eliminate unfair competitive advantage, individuals, or firms that develop or draft specifications, requirements, statements of work, invitations for bids, and/or requests for proposals shall be excluded from competing for such procurements.

Contractor shall award any subcontract to the bidder or offeror whose bid or offer is responsive to the solicitation and is most advantageous to Contractor when considering price, quality, and other factors. Contractor's solicitations shall clearly set forth all requirements that the bidder or offeror shall fulfill in order for the bid or offer to be evaluated by the recipient.

- 4.19.3 Contractor assures that all supplies, materials, vehicles, equipment, or services purchased or leased with funds provided by this Agreement shall be used solely for the activities allowed under this Agreement, unless a fair market value for such use is charged to the benefiting program and credited to this Agreement.
- 4.19.4 Contractor shall provide for open and free competition and adequate cost analysis in all procurement transactions for each purchase order, lease, or subcontract for any articles, supplies, equipment, or services to be obtained from vendors or subcontractors.
- 4.19.5 Non-Competitive Bid Justification. If a service or product is of a unique nature, is in response to a public exigency or emergency, or more than one vendor/provider cannot reasonably be identified, Contractor shall maintain adequate justification for the absence of competitive bidding. "Adequate justification" must include, but is not limited to: (a) explanation of why the acquisition of goods or services is limited to one vendor or supplier; (b) description of sole vendor/supplier's unique qualifications to provide the goods or services in question; and (c) analysis of cost(s) to demonstrate reasonableness.
- 4.19.6 CSD Lease/Purchase Pre-Approval Requirements. To ensure procurement transactions are conducted in an open and freely competitive manner, Contractor shall obtain prior written approval from CSD of capital expenditures for equipment with a unit cost of \$10,000 or more through the submission of a Request for Purchase/Lease Pre-Approval (form CSD 558) to CSD at least 15 calendar days prior to execution of the transaction. Transactions without CSD's prior written approval may be disallowed. For further guidance, Contractor shall refer to CPA-C-20-01, Community Services Block Grant Administrative Guidance due to COVID-19, which is available online at the Providers' Website at http://providers.csd.ca.gov/.
 - 4.19.6.1 Contractors must ensure that emergency purchases are reasonable and supportive of the needs of low-income individuals and families in their communities. Contractors are required to adhere to existing emergency procurement processes and maintain justification documents in-house.
- 4.19.7 In all procurements, whether requiring CSD pre-approval or not, Contractor is solely responsible for maintenance of adequate procurement records demonstrating compliance with federal and state requirements.
- 4.19.8 Noncompliance with any of the provisions in this section may result in a disallowance of the costs of the procurement transaction.

4.20 Use and Disposition of Vehicles and Equipment

- 4.20.1 Use of CSBG CARES funded vehicles and equipment by other programs shall comply with Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards (45 CFR § 75.320 and § 75.439)
 - 4.20.1.1 Vehicles and equipment purchased with CSBG CARES funds must be used by Contractor in the CSBG program or project for which it was acquired as long as needed, whether or not the project or program continues to be supported by CSBG CARES funds, and Contractor must not encumber the property without prior approval of CSD. When no longer needed for the original program or project, the equipment may be used in other activities supported by CSD, in the following order of priority: (a) activities under a Federal award from CSD; then (b) activities under Federal awards from other HHS awarding agencies.
 - 4.20.1.2 During the time that equipment is used on the project or program for which it was acquired, Contractor must also make the equipment available for use on other projects or programs currently or previously supported by the Federal Government. User fees should be considered, if appropriate, in accordance with federal regulations.
 - 4.20.1.3 Any user fees shall be treated as "program income" to the CSBG program, as described in 45 CFR § 75.307.
 - 4.20.1.4 Contractor may be compensated for the use of its buildings, capital improvements, equipment and software projects capitalized in accordance with generally accepted accounting principles (GAAP), provided they are used, needed in Contractor's program activities, and properly allocated to the CSBG program. Such compensation must be made by allocating and computing depreciation in accordance with the Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards (45 CFR § 75.436).
- 4.20.2 Contractor shall comply with all equipment management requirements outlined in the Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards (45 CFR § 75.320 (d)), including, but not limited to: (a) property records; (b) physical inventory of the property; (c) a control system to prevent loss, damage, or theft; (d) adequate maintenance procedures; and (e) proper sale procedures.
- 4.20.3 Sale or Disposition of CSBG CARES Funded Vehicles and Equipment.
 - 4.20.3.1 If/when Contractor's CSBG program(s) no longer need(s) CSBG CARES funded equipment with a current per unit fair market value of \$5,000 or less, the equipment may be retained, sold, or otherwise disposed in accordance with the Uniform Administrative Requirements,

- Cost Principles, and Audit Requirements for HHS Awards (45 CFR § 75.320).
- 4.20.3.2 Conflict of interest policies and proper sales procedures should be followed to ensure that the best possible value and sale price is realized.
- 4.20.3.3 Pursuant to 45 CFR § 75.307(d), (see also 45 CFR § 75.2 "Program Income"), sale proceeds from the sale of real property, equipment, or supplies are not program income. Such proceeds will be handled in accordance with the requirements of Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards Subpart D–Post Federal Award Requirements (45 CFR §§ 75.300 et seq.).

4.21 Subcontracts

- 4.21.1 Contractor may enter into subcontract(s) to perform part or all of the direct services covered under this Agreement. Prior to the commencement of subcontracted services under this Agreement, Contractor shall obtain board approval, to include but not be limited to, an assurance that the subcontractor agreement(s) shall comply with all terms, conditions, assurances, and certifications of this Agreement for the nonprofit and local governmental agencies performing services in the area(s) described in ARTICLE 1 SCOPE OF WORK.
- 4.21.2 Notification of Subcontract Execution.
 - 4.21.2.1 Contractor shall provide written notification to CSD within 60 calendar days of execution of each subcontractor agreement by completing the CSD 163 Subcontractor List (Form), which can be found on the Providers' Website.
 - 4.21.2.2 This written notification shall also include a certification that, to the best of Contractor's knowledge, the subcontractor is not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any federal department or agency. For purposes of this certification of subcontractor eligibility, Contractor may rely on information provided via the Excluded Parties List System (EPLS), available at https://www.sam.gov.
 - 4.21.2.3 If CSD determines that Contractor has executed a subcontract with an individual or entity listed as debarred, suspended, or otherwise ineligible on EPLS as of the effective start date of the subcontract, costs Contractor has incurred under the subcontract may be disallowed.
 - 4.21.2.4 Contractor must ensure that funds expended pursuant to this Agreement are allowable and allocable and Contractor must adopt fiscal control and accounting procedures sufficient to enable the tracing of funds paid to

any subcontractor to a level of expenditure adequate to establish that such funds have not been used in violation of this Agreement. Contractor shall ensure that any subcontracts under this Agreement contain all provisions necessary to ensure adequate substantiation and controls of the expenditure of such funds. Contractor may achieve this through detailed invoices, by periodic monitoring of subcontractor's program activities and fiscal accountability, by retaining a right of reasonable access to the subcontractor's books and records, or by any other method sufficient to meet the Contractor's responsibility to substantiate costs required by the Uniform Administrative Requirements, Cost Principles and Audit Requirements for HHS Awards (45 CFR Part 75, Subpart E – Cost Principles, 45 CFR §§ 75.400 et seq.).

- 4.21.3 Contractor is solely responsible for performance of the terms, conditions, assurances, and certifications of this Agreement, without recourse to the State, regarding the settlement and satisfaction of all contractual and administrative issues arising out of subcontract agreement(s) entered into in support of this Agreement, including disputes, claims, or other matters of a contractual nature as well as civil liability arising out of negligence or intentional misconduct of the subcontractor(s).
- 4.21.4 Nothing contained in this Agreement shall create any contractual relation between CSD and any subcontractors, and no subcontract shall relieve the Contractor of its responsibilities and obligations hereunder. Contractor shall be liable for any acts and omissions of its subcontractors or of persons either directly or indirectly employed by subcontractors in violation of this Agreement. Contractor's obligation to pay subcontractor(s) is independent from CSD's obligation to make payments to Contractor. As a result, CSD shall have no obligation to pay or to enforce payment of any moneys to any subcontractor.
- 4.21.5 In the event CSD suspends, terminates, and/or makes changes to the services to be performed under this Agreement, Contractor shall notify all of its subcontractors in writing within five working days of receipt of notice of such action.

ARTICLE 5 – PROGRAM BUDGET REQUIREMENTS AND PAYMENTS

5.1 Budget

5.1.1 Concurrent with the submission of this Agreement, Contractor shall complete and submit the CSBG CARES Fiscal Data forms [CSBG CARES Contract Budget Summary (CSD 902.S), CSBG CARES Budget Support - Personnel Costs (CSD 902.1.1), CSBG CARES Budget Support - Non-Personnel Costs (CSD 902.1.2), CSBG CARES Budget Support - Other Agency Operating Funds (CSD 902.1.3), and Budget Narrative (CSD 902.1.4)] available on the Providers' Website. Contractor must include an itemized list identifying all other funding sources and amounts that make up the total annual operating budget of the community action

- program(s). Notwithstanding any other provision of this paragraph, Contractor may submit the itemized list of other funding sources by one of the following methods: (a) completing the attached form (CSD 902.1.3); or (b) submitting an internal annual budget document displaying the funding sources and their anticipated revenues.
- 5.1.2 Contractor shall submit the CSBG CARES Contract Budget Narrative form (CSD 902.1.4) with a justification for each projected line item reported on the CSD 902.1.1 and CSD 902.1.2.
- 5.1.3 Administrative Expenses. For the purpose of administrative expenditures, Contractor shall use funds allocated under this Agreement in an amount not to exceed 12 percent of the total operating budget of its community action program(s) only, including other agency funds used to support CSBG programs. Contractor shall not use funds provided under this Agreement to cover administrative costs incurred in the Low-Income Home Energy Assistance Program (LIHEAP) in excess of the LIHEAP contractual limitations by the Contractor's agency.

The budgets of the Contractor's community action programs, not the budget of the organization or the organizational division to which the community action programs are assigned, shall be used in calculating the amount of allowable administrative expenditures under this subparagraph.

- 5.1.3.1 A qualifying community action program is defined as:
 - "A locally planned and operated program comprising a range of services and activities having a measurable and potentially major impact on causes of poverty in the community or those areas of the community where poverty is a particularly acute problem."
- 5.1.3.2 Community action programs typically:
 - 5.1.3.2.1. Maintain a tripartite board or advisory board, as defined in Cal. Gov. Code § 12751, which in the case of governmental entities, has operational jurisdiction and oversight or advisory responsibility, and
 - 5.1.3.2.2 Serves the purposes and goals of the federal Community Services Block Grant Act, Section 672 and Cal. Gov. Code § 12750 with particular reference to the reduction of the causes and conditions of poverty and persistent economic insecurity.
- 5.1.4 For purposes of allocating indirect costs, contractors may use current negotiated indirect cost rates that have been approved by a cognizant federal agency. Contractor shall submit a copy of the letter of approval from the cognizant agency which includes date of approval and amount of rate.

- 5.1.5 Budget modifications. In accordance with 22 Cal. Code Regs. § 100715(a), no originally approved budget line item may be increased or decreased by more than 10 percent without prior CSD approval. See additional guidance from CSD in CPA-C-20-01.
 - 5.1.5.1 If a Contractor submits an EARS expenditure report that exceeds (+/-) ten percent of an allocated budget line item, CSD will contact the Contractor and request a brief written justification describing the reason for the variance. Contractors will reconcile budgets in accordance with established benchmarks during the contract term.

5.2 Advance Payments – Amount

- 5.2.1 Upon approval of all contract deliverables, CSD shall, in accordance with Cal. Gov. Code § 12781(b), issue an advance payment to Contractor in an amount not to exceed 25 percent of the maximum amount of this Agreement.
- 5.2.2 If HHS does not initially make enough funds available for CSD to pay the advance amount in full, CSD shall provide that portion of the advance amount that is available and pay the remaining portion(s) as funds become available.
- 5.2.3 If, during the first six months of the contract term, CSD amends this Agreement to increase the maximum amount, CSD shall advance up to 25 percent of the increase to Contractor.
- 5.2.4 Contractors who opt not to receive an advance payment must notify CSD in writing on agency letterhead. Written notification must be submitted with the Agreement.

5.3 Advance Payments – Interest on Advances

- 5.3.1 Contractor must deposit all advances in an interest-bearing account in accordance with 45 CFR § 75.305(b)(8), unless the following apply:
 - 5.3.1.1 Contractor receives less than \$120,000 in Federal awards per year.
 - 5.3.1.2 The best reasonably available interest-bearing account would not be expected to earn interest in excess of \$500 per year on CSBG CARES cash balances.
 - 5.3.1.3 The depository would require an average or minimum balance so high that it would not be feasible within the expected Federal and non-Federal cash resources.
 - 5.3.1.4 Interest earned in amounts up to \$500 may be retained by Contractor for administrative expenses. Any additional interest earned on CSBG CARES

advance payments deposited in interest-bearing accounts must be remitted annually to the U.S. Department of Health and Human Services at:

HHS Program Support Center P. O. Box 979132 St. Louis, MO 63197

When returning interest, the refund should include: an explanation stating that the refund is for interest, the name of the awarding agency (CSD), and the grant number for which the interest was earned.

5.4 Advance Payments – Liquidation of Advance

- 5.4.1 Contractor may liquidate the advance at any time through offsets against CSD-approved reimbursement requests; however, CSD shall initiate repayment of the advance through offsets of approved expenditures when the Contractor has expended 75 percent of the maximum amount of this Agreement.
- 5.4.2 CSD-initiated repayments of the advance shall be accomplished through offsets against subsequent reimbursement of approved expenditures. CSD shall determine the amount to be offset against reimbursements by dividing the unpaid advance amount by the number of remaining expenditure reporting periods in the contract term. In the event that an expenditure request for a reporting period is less than the offset amount as determined above, the entire amount of the expenditure reimbursement request shall be applied against the remaining advance balance.

5.5 Advance Payments – Lien Rights

The State retains lien rights on all funds advanced.

5.6 Payments

- 5.6.1 Upon approval of Contractor deliverables, CSD shall issue payments (as specified by Contractor on the CSD 902.S) to Contractor upon receipt and approval of a certified CSBG CARES Expenditure/Activity Report. The report shall indicate the actual expenditures being billed to CSD for reimbursement for the specific report period.
- Subsequent payments to Contractor shall be contingent on receipt and approval by CSD of the preceding Expenditure/Activity Report. If Contractor owes CSD any outstanding balance(s) for overpayments of any Agreement, current or previous, the balance(s) may be offset after notice to the Contractor providing an opportunity to present any valid objection to the offset.

ARTICLE 6 – FINANCIAL REPORTING

6.1 Fiscal Reports

- 6.1.1 Contractor shall request reimbursement for expenditures associated with all contract activities by reporting in the Expenditure Activity Reporting System (EARS) in accordance with CPN-C-19-001, CSBG Financial Reporting Policies and Procedures, which is available online at the Providers' Website at http://providers.csd.ca.gov/.
- 6.1.2 Contractor shall submit adjustments in accordance with CPN-C-19-001.

6.2 Close-Out Report

Contractor shall complete and submit all CSD close-out forms within 90 calendar days after the expiration date of this Agreement as specified by guidance issued from CSD.

6.3 Transparency Act Reporting

- 6.3.1 In accordance with requirements of the Federal Funding Accountability and Transparency Act (FFATA), contractors that: (a) are not required by the IRS to annually file a Form 990 federal return; (b) receive at least 80 percent of their annual gross revenues from federal sources; and (c) have annual gross revenues totaling \$25,000,000.00 or more from federal grants, contracts, or other federal sources, shall provide to CSD a current list of names and total compensation of contractor's top five highly compensated officials/employees. The list shall be provided with the executed copy of the Agreement returned to CSD. This requirement applies only to contractors that fall within all three categories set forth in this paragraph.
- 6.3.2 Pursuant to the FFATA reporting requirements (2 CFR Part 170), CSD is required to report information regarding Contractors (sub-awardees) receiving CSBG CARES funds. Contractor must complete CSD form 279, located on the Providers' Website, and return with the signed contract to ensure compliance.
- 6.3.3 CSD may issue guidance and/or Amendment(s) to this Agreement, establishing additional reporting requirements as necessary to ensure compliance with the FFATA or other Federal and State regulations, as applicable.

ARTICLE 7 – CSBG CARES TERMS, CONDITIONS, PROGRAMMATIC PROVISIONS, AND REPORTING

7.1 Fair Hearing for Denial of Client Benefits by Contractor

7.1.1 Pursuant to 22 Cal. Code Regs. § 100751, as amended, Contractor shall advise individuals who have been denied assistance under a program funded by this

- Agreement of their right to appeal to CSD for a fair hearing within 20 days from the denial of assistance.
- 7.1.2 Within five working days of receipt of an appeal from a client, CSD's Fair Hearings Officer shall schedule an administrative hearing to be conducted no later than 30 calendar days from the receipt of the request.
- 7.1.3 The client may withdraw the appeal/request for fair hearing at any time during the appeal process by providing written, email, or telephonic notice to CSD.

 Telephonic notice of withdrawal must be confirmed in writing by the Fair Hearings Officer or designated CSD staff.

7.2 Programmatic Reporting

- 7.3.1 CSD shall issue further guidance on programmatic reporting.
- 7.3.2 *CSBG CARES Local Plan*. Contractor shall submit a local plan in accordance with guidance issued by CSD.

ARTICLE 8 – COMPLIANCE POLICIES AND PROCEDURES

8.1 Right to Monitor, Audit, and Investigate

- 8.1.1 Any duly authorized representative of the federal or State government, which includes but is not limited to the State Auditor, CSD Staff, and any entity selected by CSD to perform inspections, shall have the right to monitor and audit Contractor and all subcontractors providing services under this Agreement through on-site inspections, audits, and other applicable means the State determines necessary.
- 8.1.2 Contractor shall make available all reasonable information necessary to substantiate that expenditures under this Agreement are allowable and allocable, including, but not limited to books, documents, papers, and records. Contractor shall agree to make such information available to the federal government, the State, or any of their duly authorized representatives including representatives of the entity selected by CSD to perform inspections, for examination, copying, or mechanical reproduction, on or off the premises of the appropriate entity upon a reasonable request.
- 8.1.3 Any duly authorized representative of the federal or State government shall have the right to undertake investigations in accordance with 42 U.S.C. §§ 9901 et seq., as amended.
- 8.1.4 All agreements entered into by Contractor with audit firms for purposes of conducting independent audits under this Agreement shall contain a clause permitting any duly authorized representative of the federal or State government access to the working papers of said audit firm(s).

8.2 Compliance Monitoring – Contractor's and CSD's Shared Responsibilities for Federal Funds

- 8.2.1 As the recipient of federal CSBG CARES funds under this Agreement, Contractor is responsible for substantiating that all costs claimed under this Agreement are allowable and allocable under all applicable federal and State laws, and for tracing all costs to the level of expenditure.
- 8.2.2 As the State CSBG CARES administrator, CSD will adhere to social distancing guidelines as directed by state and local public health orders. CSD will perform a desk review, which will include a programmatic and fiscal analysis. To satisfy "on-site" requirements, CSD will participate in a virtual meeting for Contractors scheduled for an onsite visit in 2020, to ensure that:
 - 8.2.2.1 Contractor meets federal and state compliance requirements, administrative and financial management standards, and other requirements set forth in this Agreement and subsequent policy guidance; and
 - 8.2.2.2 Funds allocated to Contractor are expended for the purposes identified in federal and State CSBG law for allowable and allocable costs in accordance with CFR requirements.
- 8.2.3 CSD shall provide Contractor reasonable advance written notice of on-site monitoring reviews of Contractor's program or fiscal performance. Contractor shall cooperate with CSD staff and other representatives, and provide access to all programs, records, documents, resources, personnel, inventory, and other items reasonably related to the administration and implementation of the services and activities funded directly or indirectly by this Agreement.
- 8.2.4 Except under certain conditions whereby advanced notice may not be feasible, such as a whistleblower, or other investigation, CSD shall provide Contractor reasonable advance written notice of on-site audit of Contractor's program or fiscal performance. Contractor shall cooperate with CSD audits and other representatives, and provide access to all programs, records, documents, resources, personnel, inventory, and other items reasonably related to the administration and implementation of the services and activities funded directly or indirectly by this Agreement.
- 8.2.5 In the event CSD determines that Contractor is not in compliance with material or other legal requirements of this Agreement, CSD shall provide Contractor with observations, recommendations, and/or findings of noncompliance in writing, along with specific action plans for correcting the noncompliance. All noncompliance findings must be resolved by the mutually agreed upon corrective action timeframe.

8.3 Collection of Disallowed Costs

- 8.3.1 In the event questioned costs are identified in a final decision on cost disallowance issued by CSD, Contractor shall comply with any demand for repayment, as specified in such final report.
- 8.3.2 *Time for Response*. Contractor shall have no less than 30 days from receipt of the final decision to tender payment to CSD or, alternatively, to provide CSD with complete and accurate information or documentary evidence in support of the allowability of questioned costs.
- 8.3.3 Notice After Review of Further Supporting Evidence. If Contractor challenges questioned costs and submits complete and accurate information or documentary evidence in support of the allowability of questioned costs as provided above in Article 8.3.2, CSD shall, after consideration of Contractor's submission, accordingly issue a revised Notice of Disallowed Costs, if any, no later than 30 days after receipt of Contractor's information or documentation. Contractor shall have 15 days from receipt of such Notice to tender payment or a repayment plan acceptable to CSD. In the alternative, Contractor may request a hearing in accordance with this Agreement, for CSD's final determination of disallowed costs.
- 8.3.4 All statements, notices, responses and demands issued in accordance with this Article 8.3 shall be in writing.
- 8.3.5 CSD may, at its discretion, reasonably extend the time periods allowed for responses specified in this Article 8.3.

8.4 Auditing Standards

- 8.4.1 *Applicability*. The standards set forth in in 2 CFR § 200.500 et seq. are hereby incorporated by reference.
- 8.4.2 Supplemental Audit Guide. In addition to the applicable audit requirements specified in Article 8.4.1, Contractor must follow the most current CSD Supplemental Audit Guide, which is incorporated into this Agreement by reference and may be accessed on the Providers' Website.

8.5 Audit Reports

8.5.1 Funds provided under this Agreement shall be included in an audit conducted in accordance with the provisions of 2 CFR Subpart F – Audit Requirements § 200.500 - §200.521, standards promulgated by the American Institute of Certified Public Accountants (AICPA), and those standards included in "Government Auditing Standards," December 2011 Revision, as amended.

- 8.5.2 Organizations below audit threshold. Contractors falling below the federal funding threshold, currently \$750,000, that mandates a single audit may be subject to an audit and/or other fiscal or program-specific review conducted by CSD or its agents, upon 30 days written notice.
- 8.5.3 The financial and compliance audit report shall contain the following supplementary financial information: (a) a combined statement of revenue and expenditures for each contract that presents, by budget line item, revenue and expenditures for the audit period; and (b) a description of the methodology used to allocate and claim indirect costs and any administrative cost pools.
- 8.5.4 Submission of Audit Reports. Contractor shall submit to CSD one electronic copy of the required audit report(s) and any management letter(s) issued by the accountant, within the earlier of 30 calendar days after receipt of the auditor's report, or nine months after the end of the Contractor's fiscal year.
- 8.5.5 The audit report(s) and all supplemental financial information must be submitted to the following addresses:

One Electronic copy:

audits@csd.ca.gov

Upon receipt of the audit report, CSD's Audit Services Unit (ASU) will send a confirmation email within five to ten days. Contractor should verify receipt of ASU's confirmation email to ensure the single audit was received.

In accordance with the guidelines of the Division of Audits of the California State Controller's Office (SCO), if Contractor is a local government agency, additional copies of the audit report must be submitted to the following address:

California State Controller's Office Division of Audits 300 Capitol Mall, Fifth Floor Sacramento, CA 95814

8.6 Failure to Comply with Audit Requirements

- 8.6.1 In the event that Contractor fails to comply with the audit requirements under this Article, CSD, as appropriate in the circumstances, may take one or more of the following actions, provided in 45 CFR § 75.371 § 75.380 "Remedies for Noncompliance":
- 8.6.2 Temporarily withhold cash payments pending correction of the deficiency by Contractor or more severe enforcement action by the non-Federal awarding agency entity or more severe enforcement action by CSD;

- 8.6.3 Disallow (that is, deny both use of funds and any applicable matching credit for) all or part of the cost of the activity or action not in compliance;
- 8.6.4 Wholly or partly suspend (suspension of award activities) or terminate the award;
- 8.6.5 Recommend that suspension or debarment proceedings be initiated by the HHS awarding agency, as authorized under 2 CFR Part 180 and Federal awarding agency regulations at 2 CFR Part 376 be initiated by CSD;
- 8.6.6 Withhold further federal awards for the project or program; and
- 8.6.7 Take other remedies that may be legally available.
- 8.6.8 Collection of Disallowed Costs. Contractor shall have no less than 10 working days from receipt of the draft Audit Transmittal Report (TR) or comparable document to provide acceptance of the disallowed costs or, alternatively, to provide CSD with complete and accurate information or documentary evidence in support of the allowability of questioned costs.
- 8.6.9 If Contractor challenges questioned costs and submits complete and accurate information or documentary evidence in support of the allowability of questioned costs CSD shall, after consideration of Contractor's submission, issue a final TR, no later than 30 days after receipt of Contractor's information or documentation. If questioned costs are determined to be owning, ASU shall notify CSD's Financial Services Unit (FSU) to send an invoice. Contractor will tender payment to FSU or negotiate a repayment plan acceptable to FSU.

8.7 Enforcement Actions Resulting from Noncompliance with this Agreement

- 8.7.1 Legal Authority. The authority for CSD Enforcement Actions, as defined in Article 8.7.2, for cost disallowances/recovery of misused funds, and for dedesignation of eligible entity status (collectively "Enforcement Process") is found in the federal CSBG Act (42 USC §§ 9901 et seq.), in the Code of Federal Regulations, and in state regulations, with particular reference to 22 Cal. Code Regs. § 100780. In order to facilitate compliance with the cited authorities, the parties to this Agreement agree that Article 8.7 shall: (a) guide, inform and clarify the Enforcement Process; (b) establish the procedures to be followed; and (c) establish the rights and obligations of the parties with respect to the Enforcement Process, for purposes of implementing the principles set out in the applicable legal authorities.
- 8.7.2 *Definitions*.

Enforcement Action. For purposes of this Article, "Enforcement Action" shall refer to official steps taken by CSD in response to material breaches of this Agreement and/or Contractor's inability to fulfill contractual obligations of the

Agreement due to serious financial instability or insolvency. Enforcement Actions may include any of the following: (a) "High-Risk" designation; (b) a determination of cost disallowance; (c) contract suspension; (d) contract termination; or (e) termination of Contractor's designation as eligible entity.

High Risk Designation refers to the status of a Contractor which, due to material breach/failure to fulfill contractual obligations and/or serious financial instability, is subject to Enforcement Action(s) that may include imposition of Special Conditions and/or Sanctions designed to allow for continued performance of the Agreement within the conditions/sanctions imposed, or other actions deemed necessary to safeguard public funds.

Material Breach means any act or omission by Contractor that is in contravention or disregard of Contractor's duties and obligations under the terms of this Agreement and under applicable State and federal law, which act or omission: (a) constitutes fraud or gross negligence by Contractor or its agent(s); (b) is likely to result in significant waste and/or abuse of federal funds; (c) has a significant adverse impact on Contractor's ability to meet its administrative, financial, or programmatic duties and obligations over the term of the contract or a significant portion thereof; (d) violates or otherwise disregards significant program guidance and other requirements of the Federal Government, whether issued directly or through CSD; (e) may have serious adverse effects and consequences on the Contractor's customers, employees, subcontractors, creditors, suppliers, vendors, or other stakeholders; or (f) may otherwise significantly and adversely affect the viability, effectiveness, or integrity of the program.

- 8.7.3 Initiation of Enforcement Action.
 - 8.7.3.1 *Grounds for Enforcement Action*. If CSD determines that Contractor has not complied with the requirements of this Agreement and that Contractor's noncompliance constitutes a material breach of the Agreement, or if CSD determines that Contractor's financial condition is so unstable and tenuous that its ability to implement this Agreement is seriously compromised, CSD may initiate an Enforcement Action.
 - 8.7.3.2 *Notice of High-Risk Designation*. To initiate an Enforcement Action, CSD must provide Contractor with written Notice of High Risk designation, setting forth: (a) the factual and legal basis for the determination of noncompliance, upon which the High-Risk designation is based; (b) the corrective action(s) required; and (c) the date by which they must be taken and completed.
- 8.7.4 Special Conditions and Sanctions.
 - 8.7.4.1 CSD may impose Special Conditions and/or Sanctions upon a determination that such steps are reasonably necessary to address acute

financial instability or a material breach, as defined above. Imposition of Special Condition(s) and/or Sanction(s) shall be in writing and shall become effective on the date specified in the notice. Such notices must contain the following information: (a) the nature of the Special Condition(s) and/or Sanction(s) being imposed; (b) the reason(s) for imposing Special Condition(s) and/or Sanction(s); and (c) the corrective actions that must be taken and the time allowed for completing them before CSD removes the Special Condition(s) and/or Sanction(s).

- 8.7.4.2 Special Conditions may include, but are not limited to: (a) requiring Contractor to obtain training and/or technical assistance; (b) imposition of special or additional reporting requirements; (c) special or conditional cost reimbursement requirements and procedures; (d) provision of documentation by Contractor; and/or (e) requiring Contractor to amend or modify systems, procedures, and/or policies.
- 8.7.4.3 Sanctions may include but are not limited to: (a) suspension of advances and/or reimbursements; and/or (b) issuance of notices to suspend operations.
- 8.7.4.4 Sanctions may not be imposed without a hearing being first held in accordance with applicable regulations, unless CSD reasonably determines, based on credible information, that: (a) substantial sums to be paid to Contractor have been or will be used in violation of law or the provisions of this Agreement, and/or (b) associated costs are otherwise very likely to be disallowed; and (c) taxpayer dollars are at significant risk and are unlikely to be recovered if Sanctions are not immediately imposed.
- 8.7.5 *Procedures for Review of Special Conditions and/or Sanctions.*
 - 8.7.5.1 If Contractor wishes to contest the imposition of Special Conditions and/or Sanctions, Contractor shall have five working days following receipt of a Notice of Enforcement Action in which to show cause, in writing, why the Special Conditions or Sanctions should not be imposed.
 - 8.7.5.2 CSD shall have five working days following receipt of Contractor's response to accept or reject Contractor's objection and to state in writing the consequences of the decision and Contractor's obligations going forward, if any.
 - 8.7.5.3 *Informal Meeting*. Within five working days of receipt of a Notice of Enforcement Action, Contractor may request an informal meeting for the parties to consider the matters addressed in the Notice and to discuss alternative courses of action, which meeting CSD may agree to if, in its sole judgment, it determines that the meeting would be helpful to the process, can be held expeditiously, and will not cause undue delay or further jeopardize taxpayer dollars.

- 8.7.5.4 Contractor may, at any time, request in writing that CSD initiate the contract suspension or contract termination processes, to include the requisite hearings, as set out in applicable federal and State law, with particular reference to 22 Cal. Code Regs. § 100780.
- 8.7.5.5 Should Contractor fail to show cause as to why the Enforcement Action should not go forward, or should Contractor fail to request that CSD initiate either the contract suspension or termination processes, CSD may initiate such action at its own discretion.
- 8.7.5.6 Special Conditions and Sanctions shall remain in effect until the hearing procedure is completed, provided, with respect to sanctions, CSD reasonably determines that Article 8.7.5.3 applies.
- 8.7.6 Enforcement Action Cost Disallowance.
 - 8.7.6.1 Statement of Questioned Costs. If CSD determines that Contractor's non-compliance has resulted in questioned costs, CSD shall provide Contractor with a Statement of Questioned Costs along with the Notice of Enforcement Action, or at such later time in the enforcement process as questioned costs are identified.
 - 8.7.6.2 Statements of Questioned Costs shall include, at minimum: (a) particular item(s) of cost questioned and the specified amount(s) by type or category of costs; (b) factual basis for questioning costs, and the information and/or documentation required to justify payment of the costs; and (c) timeframe and procedures for Contractor's submission of the required information or documentation to CSD.
 - 8.7.6.3 *Investigative Audits and Reports*. If CSD determines that more information is required before a Statement of Questioned Costs can be issued or before a final determination of cost disallowance can be made, CSD may conduct an investigative audit of Contractor's records, files and books of account, or retain an audit firm for such purpose. Contractor agrees to cooperate fully in any audit conducted and to ensure that Contractor's agents, accountants and subcontractors cooperate in the performance of such audit. A report of any audit conducted shall be shared with Contractor, who shall be given ample opportunity to respond to findings and to submit information and documentation in support of the response.
 - 8.7.6.4 Effect of Non-Cooperation with Investigative Audits. If Contractor fails to cooperate in the conduct of an audit initiated pursuant to Article 8.7.6.3, CSD may: (a) impose sanctions as provided in Article 8.7.4.; and/or (b) issue a Notice of Disallowed Costs as determined appropriate.

- 8.7.6.5 *Notice of Disallowed Costs.* If CSD determines that further information and/or documentation provided by Contractor has not fully addressed or resolved any outstanding issues of questioned costs, CSD shall issue a Notice of Disallowed Costs, which notice shall include: (a) the amount of disallowed costs to be repaid, if any; and (b) the date by which repayment must be made or, in the alternative, (c) the date by which Contractor must submit a proposed repayment plan for consideration by CSD.
- 8.7.6.6 Right to Dispute Notice. Not later than five working days after receipt of a Notice of Disallowed Costs, Contractor may request a hearing disputing the Notice or statements made therein. The hearing shall be conducted in accordance with the procedures set out in 22 Cal. Code Regs. § 100780, for the purpose of adjudicating the matter of cost disallowance; however, either Contractor or CSD may opt to adjudicate other pending enforcement action matters, in a combined proceeding.
- 8.7.6.7 Waiver of Right to Dispute. If Contractor declines to request a hearing to adjudicate cost disallowance, or neglects to submit a request as provided in Article 8.7.6.6, the Notice of Disallowed Costs shall be deemed final and Contractor shall be obligated to comply with the requirements of the Notice.
- 8.7.6.8 Contractor will be deemed to have complied with a Notice of Disallowed Costs when CSD receives full repayment of outstanding disallowed amount(s), or when CSD formally approves a repayment plan. In reviewing Contractor's repayment plan, CSD shall take into consideration such factors as, but not limited to: (a) federal requirements or conditions applicable to the grant(s) under which the disallowed costs were funded; (b) the exigencies of the grant program and CSD's ability to reallocate the funds repaid or otherwise dispose of the funds in accordance with applicable law; (c) the risk of being unable to recover funding and the options for securing Contractor's repayment obligation; and (d) Contractor's financial condition and ability to pay.
- 8.7.7 Removal of High-Risk Designation. Contractor shall remain on high-risk designation until CSD reasonably determines that Contractor has complied with the requirements of the Notice of High-Risk Designation, including verification by CSD that corrective measures have been implemented, that all conditions have been met and that disallowed costs have been repaid or, alternatively, that CSD has deemed Contractor's repayment plan to be acceptable and Contractor has demonstrated it is in compliance with the plan. Upon determination that Contractor has complied with the requirements of the Notice of High-Risk Designation, CSD shall give Contractor written notice of such determination.
- 8.7.8 *Further Enforcement Action*. In the event Contractor's non-compliance with the terms and conditions of this Agreement are not remedied through imposition of Special Conditions, and/or Sanctions, thereby enabling CSD to remove high-risk

designation, CSD may initiate further Enforcement Actions involving Contract Suspension, Contract Termination and Termination of Contractor's designation as eligible entity, which shall be initiated and conducted in accordance with the applicable provisions found in 22 Cal. Code Regs. § 100780 and other applicable State and federal statutes and regulations.

8.7.9 Contractor's Status During Federal Review Period. The final decision with respect to any enforcement action which involves contract termination, cost disallowance, a denial of refunding, and/or de-designation of an eligible entity shall become effective upon completion of the applicable federal review, if initiated by Contractor, and in compliance with appeal requirements pursuant to Section 676A of the Community Services Block Grant Act, (42 U.S.C. § 9905a), except that Special Conditions and Sanctions shall remain in force during the course of any federal review and appeal, and no new contracts or amendments will be executed during the federal review and appeal process.

ARTICLE 9 – FEDERAL AND STATE POLICY PROVISIONS

9.1 Federal Certification Regarding Debarment, Suspension, and Related Matters

- 9.1.1 Contractor hereby certifies to the best of its knowledge that it, any of its officers, or any subcontractor(s):
 - 9.1.1.1 Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any federal department or agency.
 - 9.1.1.2 Have not, within a three-year period preceding this Agreement, been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state, or local) transaction or contract under a public transaction; violation of federal or State antitrust statutes; commission of embezzlement, theft, forgery, or bribery; falsification or destruction of records; making false statements; or receiving stolen property.
 - 9.1.1.3 Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state, or local) with commission of any of the offenses enumerated in Article 9.1.1.2 of this certification.
 - 9.1.1.4 Have not, within a three-year period preceding this Agreement, had one or more public (federal, state, or local) transactions terminated for cause or default.
 - 9.1.1.5 If any of the above conditions are true for the Contractor, any of its officers, or any subcontractor(s), Contractor shall describe such condition(s) in writing and submit this information to CSD with the other

forms Contractor must complete and return prior to CSD's execution of this Agreement. Based on the description, CSD in its discretion may decline to execute this Agreement or set further conditions of this Agreement. In the event any of the above conditions are true and not disclosed by Contractor, it shall be deemed a material breach of this Agreement, and CSD may terminate this Agreement for cause immediately pursuant to the termination provisions of State and federal law governing the CSBG program.

9.1.1.6 Contractor must certify in writing to the best of its knowledge that any subcontractor(s) are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any federal department or agency.

9.2 Affirmative Action Compliance

- 9.2.1 Each contractor or subcontractor with 50 or more employees and an agreement of \$50,000 or more shall be required to develop a written Affirmative Action Compliance Program.
- 9.2.2 The written Affirmative Action Compliance Program shall follow the guidelines set forth in 41 CFR § 601.40, §§ 602.10 through 602.32, §§ 60250.1 through 60250.33, and §§ 60741.4 through 60741.32.
- 9.2.3 Each contractor or subcontractor with less than 50 employees shall comply with Section 202 of Part II of Executive Order 11246, as amended by Executive Order 11375. Contractor shall ensure that subcontractors falling within the scope of this provision shall fully comply with the requirements thereof.

9.3 Nondiscrimination Compliance

- 9.3.1 Contractor's signature affixed hereon shall constitute a certification that to the best of its ability and knowledge will, unless exempted, comply with the nondiscrimination program requirements set forth in this section.
- 9.3.2 Contractor hereby certifies compliance with the following:
 - 9.3.2.1 Federal Executive Order 11246, as amended by Executive Order 11375, relating to equal employment opportunity;
 - 9.3.2.2 Title VI and Title VII of the Civil Rights Act of 1964, as amended (42 U.S.C. §§ 2000d et seq. and 2000e et seq.);
 - 9.3.2.3 Rehabilitation Act of 1973, as amended (29 U.S.C. §§ 701 et seq.);
 - 9.3.2.4 Vietnam Era Veterans Readjustment Assistance Act of 1972, as amended (41 CFR Parts 60-300);

- 9.3.2.5 Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor, as amended Title 41, Code of Federal Regulations (CFR), Chapter Part 60, Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor, as amended; and
- 9.3.2.6 Americans with Disabilities Act of 1990, as amended (Pub. Law 101-336).

9.4 Specific Assurances

- 9.4.1 *Pro-Children Act of 1994*. This Agreement incorporates by reference all provisions set forth in Public Law 103-227, Title X, Part C Environmental Tobacco Smoke, also known as the Pro-Children Act of 1994. Contractor further agrees that the above language will be included in any subcontracts that contain provisions for children's services and that all subcontractors shall certify compliance accordingly. For a detailed explanation, please visit the Providers' Website.
- 9.4.2 This Agreement incorporates by reference all provisions set forth in "Child Support Services and Referrals (Section 678G (b) 1998 CSBG Reauthorization Act)." For a detailed explanation in the CSBG Act, please visit the Providers' Website.
- 9.4.3 American-Made Equipment/Products. Contractor shall assure, pursuant to the Buy American Act of 1933 (41 U.S.C. § 8301 et seq.), to the extent practicable, that all equipment and products purchased with funds made available under this Agreement shall be American made (20 U.S.C. § 6067).
- 9.4.4 Federal and State Occupational Safety and Health Statutes. Contractor assures that it shall be in compliance with the provisions as set forth in Federal and State Occupational Safety and Health Statutes (federal and Cal/OSHA); the California Safe Drinking Water and Toxic Enforcement Act of 1986 (Cal. Code Regs. § 25249.5 et seq.); Universal Waste Rule (Hazardous Waste Management System: Modification of the Hazardous Waste Recycling Regulatory Program) (60 FR 25492); and California Workers' Compensation laws (Labor Code §§ 3200 et seq.).
- 9.4.5 Political Activities. Contractor shall refrain from all political activities if such activities involve the use of any funds that are the subject of this Agreement. Contractor is prohibited from any activity that is designed to provide voters or prospective voters with transportation to the polls or to provide similar assistance in connection with an election if such activities involve the use of any funds that are subject to this Agreement.
- 9.4.6 Lobbying Activities. Contractor shall refrain from all lobbying activities if such activities involve the use of any funds that are the subject of this Agreement or

any other fund, programs, projects, or activities that flow from this Agreement. If Contractor engages in lobbying activities, Contractor shall complete, sign and date the attached *Certification Regarding Lobbying/Disclosure of Lobbying Activities*, as required by federal law under 45 CFR § 200.450.

9.5 Commercial and Government Entity (CAGE) Identification Code and Data Universal Numbering System (DUNS) Requirements

Contractor shall provide to CSD proof of an active nine-digit Data Universal Numbering System (DUNS) number and a five-character Commercial and Governmental Entity (CAGE) identification code as a prerequisite to execution of this Agreement. To obtain authentication of the CAGE and DUNS number, print and submit verification from the Systems for Award Management website at https://sam.gov/SAM/.

DEFINITIONS

All terms used in this Agreement shall be defined as stated in applicable federal and state statutes and regulations (42 U.S.C. § 9902; Cal. Gov. Code § 12730; 45 CFR Part 75 and 22 Cal. Code Regs. § 100601). The following terms shall be more specifically defined for purposes of this Agreement, insofar as the definition accords with federal and state law, as follows:

Agreement: The complete contents of this contract entered into by and between

the CSD and Contractor, including all rights, duties, and

obligations whether expressed or implied required toward the legal performance of the terms hereof, and including all documents

expressly incorporated by reference.

Amendment: A formal change to the Agreement of a material nature including

but not limited to the term, scope of work, or name change of one

of the Parties, or a change of the maximum amount of this

Agreement.

Authorized Agent: The duly authorized representative of the Board of Directors of

Contractor, and the duly elected or appointed, qualified, and acting officer of the State. In the case of Contractor, the State shall be in receipt of a board resolution affirming the agent's representative capacity to bind Contractor to the terms of this Agreement.

<u>Board of Directors</u>: For the purposes of a private nonprofit Community Action

Agency, Board of Directors refers to the tripartite board as mandated by 42 U.S.C. § 9910 and Government Code § 12751. For the purposes of a publicly governed Community Action Agency, Board of Directors refers to the tripartite advisory/administering board that is mandated by 42 U.S.C. § 9910 and California Government Code § 12752.1 and established by the

political subdivision or local government.

Community Action Agency: A public or private nonprofit agency that fulfills all requirements

of Government Code § 12750.

Continuing Resolution: An appropriation act that provides budget authority for federal

agencies, specific activities, or both to continue in operation when Congress and the President have not completed action on the regular appropriation acts by the beginning of the fiscal year.

<u>Contractor</u>: The entity (partnership, corporation, association, agency, or

individual) designated on the face sheet (STD 213) of this

Agreement.

CSD: The State of California Department of Community Services and

Development.

Equipment: An article of nonexpendable, tangible personal property having a

useful life of more than one year and an acquisition cost which equals or exceeds the lesser of the capitalization level established by the non-profit organization for financial statement purposes, or

\$5000.

Limited Purpose Agency

(LPA):

A community-based nonprofit organization without a tripartite board, as defined in California Government Code § 12775 and 42

U.S.C. § 9910(b)(2).

Maximum Amount: The dollar amount reflected on line 3 of the face sheet (STD 213)

of this Agreement.

Modification: An immaterial change to this Agreement that does not require an

Amendment.

Native American Indian

Program (NAI): A tribal or other Native American Indian organization in an urban

or rural off-reservation area, as defined in Government Code § 12772, such as an Indian nonprofit organization, which meets the criteria of 'eligible entity' as defined in subdivision (g) of § 12730. An NAI may be considered a 'public organization' for purposes of tripartite board requirements or other mechanisms of governance in

accordance with 42 USC. § 9910(b).

Parties: CSD on behalf of the State of California, and the Contractor.

<u>Program:</u> The Community Services Block Grant (CSBG) Program,

42 U.S.C. §§ 9901 et seq., as amended.

State: The State of California Department of Community Services and

Development.

Subcontractor: An entity (partnership, tribe, corporation, association, agency, or

individual) that enters into a separate contract or agreement with Contractor to fulfill direct program or administrative tasks in

support of this Agreement.

<u>Subcontract</u>: A separate contract or agreement entered into by and between

Contractor and Subcontractor to fulfill direct program or

administrative tasks in support of this Agreement.

<u>Total Allocation</u>: The actual amount of funds available to Contractor under this

Agreement, as calculated pursuant to Government Code § 12759 after CSD receives the notice of grant award for the full allocation based on the appropriation by Congress for the related federal fiscal year, and as publicly announced by CSD's Director or designee, subsequent to the execution of this Agreement.

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TABLE OF FORMS AND ATTACHMENTS

Forms (to be returned with signed Agreement):

- A. 425 Budget Series (Forms):
 - 1. CSBG CARES Contract Budget Summary (CSD 902.S)
 - 2. CSBG CARES Budget Support Personnel Cost (CSD 902.1.1)
 - 3. CSBG CARES Budget Support Non-Personnel Cost (CSD 902.1.2)
 - 4. CSBG CARES Budget Support Other Agency Operating Funds (CSD 902.1.3)
 - 5. CSBG CARES Contract Budget Narrative (CSD 902.1.4)
 - 6. CSBG CARES Work Plan (CSD 807);
- B. Certification Regarding Lobbying/Disclosure of Lobbying Activities
- C. CSD Federal Accountability and Transparency Act Report (CSD 279)

The following documents are hereby incorporated by reference:

Attachment A: 2020 CSBG CARES Allocation Spreadsheet

Attachment B: Supplemental Audit Guide

Agenda

Group/Meeting Name: Economic Opportunity Council (EOC) Business Meeting				
Date : 7/9/2020	Time : From : 6:00 PM To 7:00 PM			
Location:	Video Conference Meeting			
ZOOM call:	 Visit https://zoom.us/ Click Join meeting and enter the following ID #: You will be prompted to enter <i>your name</i> and the following password: Wait for host to join 			
Call-in:	• Dial 1.888.278.0254 (US Toll Free) • Enter Conference code: 609553			
Meeting Leader:	Renee Zeimer, Chair			
Purpose:	To Conduct EOC Meeting			

The Economic Opportunity Council will provide reasonable accommodations for persons with disabilities planning to participate in EOC meetings. Please contact Mele Tupou at least 24 hours before the meeting at mtupou@ehsd.cccounty.us.

Opportunities for Public Comment: Persons who wish to address the EOC during the public comment or with respect to an agenda item may email their comments to mtupou@ehsd.cccounty.us before or during the meeting, or should join the teleconference meeting prior to the meeting to state their intent to provide public comments and will be limited to two minutes.

All votes taken during a teleconference will be by roll call.

The Board Chair may reduce the amount of time allotted per speaker at the beginning of each item or public comment period depending on the number of speakers and the business of the day.

Your patience is appreciated.

Desired Outcome: By the end of this meeting, we will:

Understand the desired outcomes and ground rules for this meeting so that we accomplish our meeting objectives in a timely and efficient manner.

Receive any public comments so that the public has an opportunity to provide input and we are knowledgeable of the community's concerns and/or interests for potential inclusion on future agenda.

Discuss and approve the Executive Committee recommendation for the prospective EOC candidate, so that the full board can make a recommendation to the Board of Supervisors.

Discuss and amend Neo Gudino's appointment so that the full board can make a recommendation to the Board of Supervisors.

Reviewed and approve the draft January 9, 2020 EOC Business Meeting minutes for official record.

Reviewed and approve the draft June 11, 2020 EOC Business Meeting minutes for official record.

Receive an update on Fiscal reports so that the board is informed.

Receive an update on the Coronavirus, Aid, Relief, and Economic Securities (CAREs) contract 20F-3646 so that staff and members are fully informed.

Receive an update on status of Virtual Roundtable event so all members are aware and staff can move forward accordingly.

Receive the Community Services Bureau (CSB) Director's Report and EOC member's reports so that we are informed of activities and have identified appropriate next steps.

List next steps so that everyone is aware of their assigned tasks, upcoming meetings, and deadlines.

Evaluate the meeting.

	Agenda		
What	How	Who	Time
	Present		
1. Review Desired Outcomes &	Clarify	Chair	3 Minutes
Ground Rules	Check for Understanding		
2. Public Comment	Present	Members of the Public	2 Minutes
3. Action:	Present Draft	Group	5 Minutes
EOC Prospective Private/Non-Profit Candidate	Clarify		
Amanda Nelson	Check for Understanding		
	Check for Approval		
4. Action:	Present Draft	Group	5 Minutes
> Amend Noe Gudino's	Clarify		
appointment on the board	Check for Understanding		
	Check for Approval		
5. Action:	Present Draft		
January 9, 2020 EOC	Clarify	Group	5 Minutes
Business Meeting minutes	Check for Understanding	Citoup	3 ivinities
	Check for Approval		
6. Action:	Present Draft	Group	5 Minutes
➤ June 11, 2020 EOC Business	Clarify		
Meeting minutes	Check for Understanding		
	Check for Approval		
7. Update:	Present Draft	Ajit Kaushal	5 Minutes
Fiscal Reports	Clarify		
	Check for Understanding		
8. Update:	Present Draft	CSB Staff Group	10 Minutes
CSD contract #20F-3646	Clarify		
(CARES Act)	Check for Understanding		
9. Update:	Present Draft	CSB Staff Group	5 Minutes
➤ 2020 Virtual Roundtable	Clarify		
Event	Check for Understanding		
10. Reports:	Present Draft		
• CSB Staff	Clarify	Group	
• EOC members	Check for Understanding		10 Minutes
11. Next steps	Present	Group	235
	Charle for Undowstanding		3 Minutes
12 Evaluate the Meeting	Check for Understanding	C.,	2 M:
12. Evaluate the Meeting	Plus/Delta	Group	2 Minutes

