AGREEMENT FOR SERVICES OF INDEPENDENT CONTRACTOR

THIS AGREEMENT (hereafter Agreement) is made by and between the County of Santa Barbara, a political subdivision of the State of California (hereafter COUNTY) and City of Santa Maria having its principal place of business at 615 S. McClelland Street, Santa Maria CA 93454 (hereafter CONTRACTOR) wherein CONTRACTOR agrees to provide and COUNTY agrees to accept the services specified herein.

NOW, THEREFORE, in consideration of the mutual covenants and conditions contained herein, the parties agree as follows:

- 1. **DESIGNATED REPRESENTATIVE.** WIB Executive Director or Jason Ramirez at phone number (805) 681-4446 or (805) 614-1547 are the representative of COUNTY and will administer this Agreement for and on behalf of COUNTY. Barbara Wiley, Recreation Coordinator at phone number (805) 925-0951, ext 347 is the authorized representative for CONTRACTOR. Changes in designated representatives shall be made only after advance written notice to the other party.
- 2. **NOTICES.** Any notice or consent required or permitted to be given under this Agreement shall be given to the respective parties in writing, by first class mail, postage prepaid, as follows:

To COUNTY: WIB Executive Director

234 Camino del Remedio

Santa Barbara, CA 93110-1369

To CONTRACTOR: Barbara Wiley

615 S. McClelland Street Santa Maria CA 93455

or at such other address or to such other person that the parties may from time to time designate. Notices and consents under this section, which are sent by mail, shall be deemed to be received five (5) days following their deposit in the U.S. mail.

- 3. **SCOPE OF SERVICES.** CONTRACTOR agrees to provide services to COUNTY in accordance with EXHIBIT A attached hereto and incorporated herein by reference.
- 4. **TERM.** CONTRACTOR shall commence performance on October 1, 2007 and end performance upon completion, but no later than September 30, 2010 unless otherwise directed by COUNTY or unless earlier terminated. Contractor will provide a maximum of 24 months of program services (performed between October 1, 2007 and September 30, 2009 and a minimum of 12 months of follow-up services after each participant exits from the program (to be concluded no later than September 30, 2010). All youth must be exited by September 30, 2009 unless otherwise specified by COUNTY. Should COUNTY funding for these services be reduced from Federal, State, or local sources, the contract will be reduced accordingly.
- 5. <u>COMPENSATION OF CONTRACTOR.</u> CONTRACTOR shall be paid for performance under this Agreement in accordance with the terms of EXHIBIT B attached hereto and incorporated herein by reference. Billing shall be made by invoice, which shall include the contract number assigned by COUNTY and which is delivered to the address given in Section 2 <u>NOTICES.</u> above following completion of the increments identified on EXHIBIT B. Unless otherwise specified on EXHIBIT B, payment shall be net thirty (30) days from presentation of invoice. Should County funding for these services be reduced from Federal, State or local sources, the contract will be reduced accordingly.
- 6. <u>INDEPENDENT CONTRACTOR.</u> CONTRACTOR shall perform all of its services under this Agreement as an independent contractor and not as an employee of COUNTY. CONTRACTOR understands and acknowledges that it shall not be entitled to any of the benefits of a COUNTY employee,

including but not limited to vacation, sick leave, administrative leave, health insurance, disability insurance, retirement, unemployment insurance, workers' compensation and protection of tenure.

- 7. **STANDARD OF PERFORMANCE.** CONTRACTOR represents that it has the skills, expertise, and licenses/permits necessary to perform the services required under this Agreement. Accordingly, CONTRACTOR shall perform all such services in the manner and according to the standards observed by a competent practitioner of the same profession in which CONTRACTOR is engaged. All products of whatsoever nature, which CONTRACTOR delivers to COUNTY pursuant to this Agreement, shall be prepared in a first class and workmanlike manner and shall conform to the standards of quality normally observed by a person practicing in CONTRACTOR's profession. CONTRACTOR shall correct or revise any errors or omissions, at COUNTY'S request without additional compensation. Permits and/or licenses shall be obtained and maintained by CONTRACTOR without additional compensation.
- 8. <u>TAXES.</u> COUNTY shall not be responsible for paying any taxes on CONTRACTOR's behalf, and should COUNTY be required to do so by state, federal, or local taxing agencies, CONTRACTOR agrees to promptly reimburse COUNTY for the full value of such paid taxes plus interest and penalty, if any. These taxes shall include, but not be limited to, the following: FICA (Social Security), unemployment insurance contributions, income tax, disability insurance, and workers' compensation insurance.
- 9. <u>CONFLICT OF INTEREST.</u> CONTRACTOR covenants that CONTRACTOR presently has no interest and shall not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance of services required to be performed under this Agreement. CONTRACTOR further covenants that in the performance of this Agreement, no person having any such interest shall be employed by CONTRACTOR.
- 10. **RESPONSIBILITIES OF COUNTY.** COUNTY shall provide all information reasonably necessary by CONTRACTOR in performing the services provided herein.
- 11. OWNERSHIP OF DOCUMENTS. COUNTY shall be the owner of the following items incidental to this Agreement upon production, whether or not completed: all data collected, all documents of any type whatsoever, and any material necessary for the practical use of the data and/or documents from the time of collection and/or production whether or not performance under this Agreement is completed or terminated prior to completion. CONTRACTOR shall not release any materials under this section except after prior written approval of COUNTY.

No materials produced in whole or in part under this Agreement shall be subject to copyright in the United States or in any other country except as determined at the sole discretion of COUNTY. COUNTY shall have the unrestricted authority to publish, disclose, distribute, and otherwise use in whole or in part, any reports, data, documents or other materials prepared under this Agreement.

12. <u>RECORDS, AUDIT, AND REVIEW.</u> CONTRACTOR shall keep such business records pursuant to this Agreement as would be kept by a reasonably prudent practitioner of CONTRACTOR's profession and shall maintain such records for at least four (4) years following the termination of this Agreement. All accounting records shall be kept in accordance with generally accepted accounting practices. COUNTY shall have the right to audit and review all such documents and records at any time during CONTRACTOR's regular business hours or upon reasonable notice.

In accordance with Federal Government Accounting Standards, CONTRACTOR will only seek reimbursement from COUNTY for expenses that are allowable under the provisions of OMB Circular A-87. Additionally, CONTRACTOR is required to have an audit that complies with OMB Circular A-133. Within 60 days of the opinion date, CONTRACTOR will provide COUNTY with a copy of the single audit conducted in accordance with OMB Circular A-133.

- 13. <u>INDEMNIFICATION AND INSURANCE.</u> CONTRACTOR shall agree to defend, indemnify and save harmless the COUNTY and to procure and maintain insurance in accordance with the provisions of EXHIBIT C attached hereto and incorporated herein by reference.
- 14. **NONDISCRIMINATION.** COUNTY hereby notifies CONTRACTOR that COUNTY's Unlawful Discrimination Ordinance (Article XIII of Chapter 2 of the Santa Barbara County Code) applies to this Agreement and is incorporated herein by this reference with the same force and effect as if the ordinance were specifically set out herein and CONTRACTOR agrees to comply with said ordinance.
- 15. **NONEXCLUSIVE AGREEMENT.** CONTRACTOR understands that this is not an exclusive Agreement and that COUNTY shall have the right to negotiate with and enter into contracts with others providing the same or similar services as those provided by CONTRACTOR as the COUNTY desires.
- 16. **ASSIGNMENT.** CONTRACTOR shall not assign any of its rights nor transfer any of its obligations under this Agreement without the prior written consent of COUNTY and any attempt to so assign or so transfer without such consent shall be void and without legal effect and shall constitute grounds for termination.

17. **TERMINATION.**

- A. <u>By COUNTY.</u> COUNTY may, by written notice to CONTRACTOR, terminate this Agreement in whole or in part at any time, whether for COUNTY's convenience or because of the failure of CONTRACTOR to fulfill the obligations herein. Upon termination, CONTRACTOR shall deliver to COUNTY all data, estimates, graphs, summaries, reports, and all other records, documents or papers as may have been accumulated or produced by CONTRACTOR in performing this Agreement, whether completed or in process.
- 1. For Convenience. COUNTY may terminate this Agreement upon thirty (30) days written notice. At the end of the notice period, CONTRACTOR shall promptly cease work.

Notwithstanding any other payment provision of this Agreement, COUNTY shall pay CONTRACTOR for service performed to the date of termination to include a prorated amount of compensation due hereunder less payments, if any, previously made. In no event shall CONTRACTOR be paid an amount in excess of the full price under this Agreement nor for profit on unperformed portions of service. CONTRACTOR shall furnish to COUNTY such financial information as in the judgment of COUNTY is necessary to determine the reasonable value of the services rendered by CONTRACTOR. In the event of a dispute as to the reasonable value of the services rendered by CONTRACTOR, the decision of COUNTY shall be final. The foregoing is cumulative and shall not effect any right or remedy which COUNTY may have in law or equity.

- 2. For Cause. Should CONTRACTOR default in the performance of this Agreement or materially breach any of its provisions, COUNTY may, at COUNTY's sole option, terminate this Agreement by written notice, which shall be effective upon receipt by CONTRACTOR.
- B. <u>By CONTRACTOR.</u> Should COUNTY fail to pay CONTRACTOR all or any part of the payment set forth in EXHIBIT B, CONTRACTOR may, at CONTRACTOR's option terminate this agreement if such failure is not remedied by COUNTY within thirty (30) days of written notice to COUNTY of such late payment.
- 18. **SECTION HEADINGS.** The headings of the several sections, and any Table of Contents appended hereto, shall be solely for convenience of reference and shall not affect the meaning, construction or effect hereof.
- 19. **SEVERABILITY.** If any one or more of the provisions contained herein shall for any reason be held to be invalid, illegal or unenforceable in any respect, then such provision or provisions shall

be deemed severable from the remaining provisions hereof, and such invalidity, illegality or unenforceability shall not affect any other provision hereof, and this Agreement shall be construed as if such invalid, illegal or unenforceable provision had never been contained herein.

- 20. **REMEDIES NOT EXCLUSIVE.** No remedy herein conferred upon or reserved to COUNTY is intended to be exclusive of any other remedy or remedies, and each and every such remedy, to the extent permitted by law, shall be cumulative and in addition to any other remedy given hereunder or now or hereafter existing at law or in equity or otherwise.
- 21. **TIME IS OF THE ESSENCE.** Time is of the essence in this Agreement and each covenant and term is a condition herein.
- 22. **NO WAIVER OF DEFAULT.** No delay or omission of COUNTY to exercise any right or power arising upon the occurrence of any event of default shall impair any such right or power or shall be construed to be a waiver of any such default or an acquiescence therein; and every power and remedy given by this Agreement to COUNTY shall be exercised from time to time and as often as may be deemed expedient in the sole discretion of COUNTY.
- 23. **ENTIRE AGREEMENT AND AMENDMENT.** In conjunction with the matters considered herein, this Agreement contains the entire understanding and agreement of the parties and there have been no promises, representations, agreements, warranties or undertakings by any of the parties, either oral or written, of any character or nature hereafter binding except as set forth herein. This Agreement may be altered, amended or modified only by an instrument in writing, executed by the parties to this Agreement and by no other means. Each party waives their future right to claim, contest or assert that this Agreement was modified, canceled, superseded, or changed by any oral agreements, course of conduct, waiver or estoppel.
- 24. **SUCCESSORS AND ASSIGNS.** All representations, covenants and warranties set forth in this Agreement, by or on behalf of, or for the benefit of any or all of the parties hereto, shall be binding upon and inure to the benefit of such party, its successors and assigns.
- 25. **COMPLIANCE WITH LAW.** CONTRACTOR shall, at his sole cost and expense, comply with all County, State and Federal ordinances and statutes now in force or which may hereafter be in force with regard to this Agreement. The judgment of any court of competent jurisdiction, or the admission of CONTRACTOR in any action or proceeding against CONTRACTOR, whether COUNTY be a party thereto or not, that CONTRACTOR has violated any such ordinance or statute, shall be conclusive of that fact as between CONTRACTOR and COUNTY.
- 26. <u>CALIFORNIA LAW.</u> This Agreement shall be governed by the laws of the State of California. Any litigation regarding this Agreement or its contents shall be filed in the County of Santa Barbara, if in state court, or in the federal district court nearest to Santa Barbara County, if in federal court.
- 27. **EXECUTION OF COUNTERPARTS.** This Agreement may be executed in any number of counterparts and each of such counterparts shall for all purposes be deemed to be an original; and all such counterparts, or as many of them as the parties shall preserve undestroyed, shall together constitute one and the same instrument.
- 28. **AUTHORITY.** All parties to this Agreement warrant and represent that they have the power and authority to enter into this Agreement in the names, titles and capacities herein stated and on behalf of any entities, persons, or firms represented or purported to be represented by such entity(ies), person(s), or firm(s) and that all formal requirements necessary or required by any state and/or federal law in order to enter into this Agreement have been fully complied with. Furthermore, by entering into this Agreement, CONTRACTOR hereby warrants that it shall not have breached the terms or conditions of any other contract or agreement to which CONTRACTOR is obligated, which breach would have a material effect hereon.

- 29. **PRECEDENCE.** In the event of conflict between the provisions contained in the numbered sections of this Agreement and the provisions contained in the Exhibits, the provisions of the Exhibits shall prevail over those in the numbered sections.
- 30. <u>NONAPPROPRIATION CLAUSE</u>. In the event that funds are not appropriated, budgeted, or otherwise made available in the consecutive years of this Agreement, then COUNTY shall immediately notify CONTRACTOR of such occurrence and the Agreement may be terminated by COUNTY. Subsequent to the termination of this Agreement under this provision, COUNTY shall have no obligation to make payments with regard to the remainder of the term.

31. COMPLIANCE WITH DEPARTMENT OF LABOR/WORKFORCE INVESTMENT ACT.

CONTRACTOR shall comply with the General Provision and Standards of Conduct set forth in Exhibit D.

32. <u>BUSINESS ASSOCIATE.</u> The County is considered to be a "Hybrid Entity" under the Health Insurance Portability and Accountability Act (HIPAA), 42 U.S.C. 1320d et seq. and its implementing regulations including but not limited to 45 Code of Federal Regulations parts 142, 160, 162, and 164, ("Privacy Rule and Security Rule"). The Contractor is considered to be a "Business Associate" under the Privacy Rule. Contractor must also comply with the Security Rule as a Business Associate, if under this Agreement; it receives, maintains or transmits any health information in electronic form in connection with a transaction covered by part 162 of title 45 of the Code of Federal Regulations.

The County and Contractor acknowledge that HIPAA mandates them to enter into a business associate agreement in order to safeguard protected health information that may be accessed during the performance of this Agreement. The parties agree to the terms and conditions set forth in Exhibit E - HIPAA Business Associate Agreement.

- 33. **REMEDIES FOR BREACH**. The COUNTY shall have the right to terminate this Agreement for any violation or breach of its terms, unless CONTRACTOR causes such violation to be corrected within a period of thirty (30) days after receipt of notice specifying the violation to be corrected. Prior to termination, COUNTY:
 - A. Shall advise the CONTRACTOR of the proposed termination in writing and specify the action that must be taken as conditions preceding the resumption of payment.
 - B. Will allow the CONTRACTOR to respond within ten (10) working days of such notice with a plan to correct the deficiencies.
 - C. Is under no obligation to make any payments during the period in which deficiencies are noted, until corrected.
 - D. Will serve a written termination notice to the Vendor effective thirty (30) days after initial notice.
- 34. PATENT RIGHTS / COPYRIGHTS/ RIGHTS TO DATA: County shall own all right, title and interest in and to all materials produced in whole or in part under this Agreement, including the right to file for any copyrights or patent rights that may arise from Contractor's activities and services to be provided pursuant to this Agreement, and County, in its sole discretion and responsibility, shall determine whether to file for copyrights or patent rights within the United States or in any other country. Accordingly, County shall have the unrestricted authority to publish, disclose, distribute, and otherwise use in whole or in part, any reports, data, documents, products or other materials prepared pursuant to these Agreements.

Agreement for Services of Independent Contractor between the County of Santa Barbara and City of Santa Maria.

IN WITNESS WHEREOF, the parties have executed this Agreement to be effective on the date executed by COUNTY.

	COUNTY OF SANTA BARBARA
	By: Chair, Board of Supervisors Date:
	<u> </u>
ATTEST: MICHAEL F. BROWN CLERK OF THE BOARD	CONTRACTOR
By: Deputy	By: SocSec or TaxID Number:95-6000788
APPROVED AS TO FORM: STEPHEN SHANE STARK COUNTY COUNSEL	APPROVED AS TO ACCOUNTING FORM: ROBERT W GEIS, CPA AUDITOR-CONTROLLER
By: Deputy County Counsel	By: Deputy
	APPROVED AS TO FORM: RISK MANAGEMENT
	By: Risk Management

EXHIBIT A

STATEMENT OF WORK

I. Purpose/Term:

Under WIA the main focus of the youth program is on longer-term academic and occupational learning opportunities for youth. A goal is to increase employment, job retention and earnings by developing the work/career potential of youth. The purpose of this Agreement is for CONTRACTOR to provide year-round educational and employment activities to fifty at risk inschool youth (ages 16-21) for the period 2007-2010. Twenty-five of the fifty participants will be carried forward from FY 07/08 contract CN# 06655, 10 new participants will be enrolled from the Cuyama area. CONTRACTOR'S efforts will be directed toward in-school youth in the Santa Maria Valley, including unincorporated communities of Orcutt, Sisquoc and Cuyama and the City of Guadalupe.

100% percent of the funds must be spent on in-school youth. In-School youth are defined as those eligible youth (ages 14-21) who meet one of the following criteria:

- Student currently attending secondary school (including alternative secondary school) or below <u>and</u> who has not received either a secondary school diploma or General Equivalency Diploma
- Student currently attending post secondary school <u>and</u> who is not basic skills deficient <u>and</u> who has received either a secondary school diploma or General Equivalency Diploma
- Youth who have received either a high school or General Equivalency Diploma <u>and</u> are not currently attending any school <u>and</u> have no employment difficulty **

**

No Employment Difficulty is defined as those youth who are currently employed **and** whom are not underemployed.

Congress is considering legislation to reauthorize WIA. If WIA Reauthorization occurs or State, Federal and/or County guidelines/law change during the term of this contract, then CONTRACTOR will be notified of such requirements for immediate implementation.

II. Background:

WIA allocates funding for the provision of youth employment and training services that are closely linked to the local labor market and provide youth with a comprehensive set of year-round strategies based on individual assessments. The WIA Youth Program is a blend of youth development activities and employment training activities. As required by WIA, contractor was selected through a competitive bidding process.

III. Program Summary:

A. CONTRACTOR will target in-school youth who are very marginalized and face multiple risk factors that inhibit their opportunities for success as adults. An estimate of 10 clients served by CONTRACTOR will be transitional age foster care, 10 from the juvenile justice system probation youth, 10 youth with disability, and 20 other qualified youth.

B. CONTRACTOR will conduct a total of at least 2 Career Camps in Santa Maria and Cuyama in the Program Year 2007-2008. The Career Camp model provides the practical, hands on lessons teens need in order to make school a priority, conduct effective job searches, write resumes, and make positive first impressions in order to be successful in job interviews. Career Camp combines the traditional elements of summer camp with the work ethics and inner discipline akin to book camp. After completing Career Camp, the participants will be enrolled into Career Club and will meet to receive intensive case management that includes mentoring, tutoring, work readiness activities and leadership skills.

Once WIA eligibility is confirmed for a client, Career Specialists will set up appointments with the client so that informal and formal client assessments can be completed before the client attends Career Camp. Career Specialists will prepare the most optimum learning environment possible, considering assessment information and school records.

Testing will be conducted in groups. The assessment tools utilized will be from the Santa Barbara County Recommended Assessment Tool List per the WIA Youth Policies and Procedures Manual. Staff training will be conducted to make sure each Career Specialist understands how to administer the assessments. Reasonable accommodations will be made for clients requiring additional assistance or special services. We will discuss testing results individually with each client to establish interests, aptitudes and meaningful, measurable goals.

The assessment results will be used to guide the development of the Individual Service Strategy (ISS). Discussions about goal setting will ensue so that each client can thoughtfully prepare meaningful, individual goals that will be included in their ISS. In addition to working directly with the client, parents and guardians will be involved in this process to encourage parental support and to develop a thorough understanding of what the Career Camp / Career Club programs can offer their son or daughter. Throughout the initial meetings and assessments with the clients, the Career Specialists will be observing carefully to help determine what additional services and support would benefit each client. This may include tutoring, counseling, or essential household needs like, food, clothing, childcare, etc. Career Specialists will maintain an on-going relationship with parents and guardians to gain support helping the clients to successfully complete their goals. Referrals will be made as determined by the Career Specialists.

Teens will be given the chance to select the cluster group that most closely matched their initial goals. They will be partnered with adult mentors, tutors and their Career Specialists and offered WIA activities that will promote success. Each of the WIA clients will be asked to select a primary cluster to join, and they may join in on the activities of more than one cluster group. They may also change cluster groups if their long range goals change significantly. At least one cluster group will be formed for each desired outcome.

Intensive case management will be provided by the Career Specialists. Career Specialists will review the ISS forms with each client at least every 90 days to evaluate client progress and adjust goals as needed. Detailed case notes will be prepared after each contact or activity is completed by the client. These case notes are contained within the individual client file and kept at the work stations of each Career Specialist. The Recreation Coordinator will review a random sample of client files each month. This will provide regular feedback to the Career Specialists and will help ensure that clients are moving forward toward achieving their goals. This will also give the staff an opportunity to network and brainstorm as a team so that they are helping each other provide the most comprehensive services possible.

Within the Career Club sessions, the CONTRACTOR will provide leadership development, job search skills, life skills, mentoring, and camaraderie for the participants. Career Club will offer the youth the opportunity to meet with dynamic guest speakers from many sectors of the community. The guest speakers will represent a variety of career and educational backgrounds and they will serve as additional mentors to the youth. Guest speakers and other volunteers will be recruited to serve as tutors and mentors in each cluster. Unpaid work experience opportunities will be provided to the participants in each cluster through a wide array of volunteer and community service projects.

Educational and cultural excursions will be provided. These may include trips to colleges, employers, museums, restaurants, theatres, and other places that are tied to the topics presented during Career Club sessions. Some of the trips will be considered incentives for continued participation.

Supportive services will be coordinated by the Career Specialists and made available to clients throughout the year. Typical supportive services include bus passes, meal coupons, interview apparel, work clothing, haircuts, tutoring, leadership camp, school supplies, Police Activity League (PAL) trips and programs and the Police Explorer Program. Free use of the fitness room and computer lab is available to WIA clients each day at the Abel Maldonado Community Youth Center. Referrals to drug and alcohol counseling, health and wellness professionals, Child Protective Services, the child care resource and referral agency, Housing Authority and the Good Samaritan Homeless Shelter will be made as needed.

The CONTRACTOR will incorporate academic activities as part of the Career Club sessions. The youth will practice letter writing skills that develop their spelling, grammar and English usage. They will prepare journal entries that help them with their written expression. While they work to establish personal budgets and spending plans, they will be practicing their basic math skills. Their leadership and public speaking skills will be enhanced as they lead group discussions and practice positive conflict resolution techniques

The Career Specialists work closely with the school districts to keep informed with the academic progress of the WIA youth. The Career Specialists will work to help the youth earn an actual high school diploma. If they are not prepared to do so, they will assist the youth while they work toward their GED. If a youth obtains a certificate of completion from high school, the Career Specialists will help the client set educational goals that include the successful attainment of a diploma or GED.

Comprehensive follow up services will be provided for each client for one year after they exit the program. Services will include leadership development, supportive services, job placement assistance, resume workshops, mentoring and job coaching, internships, regular contact with their employers, etc. The CONTRACTOR will identify at the time of exit whether the client would most benefit from high, medium or minimal amounts of follow up services. Continued personal, career and financial counseling support will extend at least 12 months after program exit.

- C. Program activities will include all ten elements of the WIA youth services. Elements will be provided by CONTRACTOR or referral and will be documented in each client file. Specific WIA program components provided by the CONTRACTOR will be:
 - Orientation
 - Referral Information
 - Determination of Eligibility
 - Assessments

- Development of a comprehensive Individual Service Strategy
- Intensive Case Management
- Supportive Services
- Follow-Up Services

D. Program Design Features:

The CONTRACTOR shall provide the following program components:

- 1. Recruitment and identification of the target population;
- 2. Orientation to prospective participants;
- 3. Under WIA, all youth must meet eligibility criteria and be determined eligible for the program prior to enrollment and receipt of WIA funded services. The CONTRACTOR will determine eligibility for targeted youth.
- 4. Provide an objective assessment of academic levels, skill levels, and service needs of each participant. The assessment will include a review of basic skills, occupational skills, prior work experience, employability, interest, aptitudes, supportive service needs, and developmental needs;
- 5. Develop an Individual Service Strategy (ISS) for each participant taking into account the assessment described above; and
- 6. Complete Management Information System (MIS) forms required by the Employment Development Department (EDD).
- 7. The CONTRACTOR shall make available the ten mandated program elements. The CONTRATOR does not have to provide each element themselves; however any of the elements which will be performed by someone other than the CONTRACTOR must be evidenced by a written agreement specifying the terms and conditions of such performance.
- 8. The CONTRACTOR will work closely with the COUNTY and collaboratively track and report WIA required performance measures; and exit determination.
- CONTRACTOR shall comply with the procedures indicated in the Santa Barbara County Youth Policies and Procedures Manual. This manual contains information and guidance in the following areas:
 - WIA Forms: Eligibility, Enrollment, Exit, and Follow-Up
 - Assessment/Goals/ISS development
 - Case Notes and File Documentation
 - Dual Enrollment / Transfer of Case Requests and Procedures
 - Program Reporting (Narratives, MEAL) and Monthly Invoicing
 - SBC Youth Bulletins
 - WIA Definitions & Glossary
 - Tools and Checklists
 - CONTRACTOR Monitoring Requirements
 - Corrective Action Plan Requirements for Program Reviews
 - MIS Reports and Descriptions (Y.E.S. Tool Kit)
- 10. The SBC Youth Policies and Procedures Manual may be modified or altered by COUNTY at any time to ensure compliance with WIA rules and regulations.
- 11. Participants are not to be served under WIA until the youth have been assigned an application number. The County will not be responsible for any client expenses until youth has been deemed eligible and enrolled and the data is in the possession of the MIS department.
- 12. Roles and Responsibilities of CONTRACTOR and COUNTY are set forth in Exhibit A-2 of this agreement.

E. Program Element Services:

• <u>Tutoring, study skills training, and instruction, leading to completion of secondary school, including dropout prevention strategies:</u>

Helping students stay in school is a top priority of the City of Santa Maria Families for the First Decade Project. Students may access any of the three traditional high schools in the Santa Maria Joint Union High School District as they offer free tutoring to students during the after-school or evening hours. The California Student Opportunity and Access Program from Allan Hancock College will provide free tutoring services 5 days each week at the computer lab of the Abel Maldonado Community Youth Center. Internet access is available to help students complete homework assignments.

Career Camp participants will be divided into tracks or clusters based on their goals. CONTRACTOR will provide a part-time tutor for each track. Volunteer mentors will also be sought to help lead each cluster.

 Alternative secondary school services: These services will be provided by Juvenile Hall, Peter Fitzgerald Community School and, Delta Adult Education and Continuation School in Santa Maria. The Career Specialists will work to set up outreach services to any site that serves one of the WIA youth.

Delta High School and Fitzgerald School, two alternative schools, have allowed services to be taught on school campuses in career classes and also allow the completion of Career Camp to count toward school credits. The Career Counselors at the other three public high schools work with the Career Specialists to provide clients with career counseling and exploration, college information, including financial aid, and employment information.

 Summer employment opportunities that are directly linked to academic and occupational learning; AND paid and unpaid work experiences, including internships and job shadowing:

The City of Santa Maria Youth In Training Program may provide paid work experiences for up to 7 youth who make regular progress on completing their WIA goals. Students will experience a competitive interview process while they vie for these coveted positions in the City Attorney's Office, City Library, Public Works, Community Development and Recreation and Parks Departments. The City also hires qualified teens age 16 and older as lifeguards and water safety instructors. A diverse group of agencies/businesses has agreed to welcome WIA clients in either a paid or unpaid work opportunity including internships and job shadowing. At least 30 Career Club participants will work at least 10 hours at one or more community service/volunteer work sites. Student resumes will be updated periodically to reflect the skills and work experience acquired.

 Occupational skill training: Students employed by the City of Santa Maria receive American Red Cross First Aid and CPR certification. CONTRACTOR will work with the Santa Barbara County Chapter of the American Red Cross to provide free First Aid training and certifications to all Career Club participants.

The City of Santa Maria Police Explorers program will give youth the opportunity to explore career options in the area of law enforcement. The youth involved with this program are taught conflict resolution techniques, customer service skills, and the fundamentals of enforcing the municipal code. They learn organizational skills, police formations and protocols, and the hierarchy of law enforcement. The program can serve as a vocational bridge to police academy training and other careers in law enforcement.

WIA Youth served by the CONTRACTOR may have access to the City of Santa Maria's video production lab hands-on program where teens direct, produce, film and edit video productions. The City has recently received notification that it will again receive Tobacco Prevention Settlement Program funding for the next 2 years. This funding is expected to provide additional job subsidies for teens who want to develop anti-tobacco education programs and events.

A new opportunity for Career Camp participants will be as volunteers with Project Mercy, an organization that provides emergency air transportation for patients in need. WIA participants will be invited to volunteer with them to learn about aircraft mechanics, careers in aviation as well as careers associated with the medical profession.

 <u>Leadership development opportunities</u>: The youth development approach utilized by the CONTRACTOR reflects the premise that almost any activity for youth contains opportunities for personal growth and leadership development. This approach mirrors the recommended youth development strategies from the California Parks and Recreation Society, the state's leading professional organization for recreation and parks professionals.

Career Camp activities are all designed to encourage and support the participants as they experiment with and discover the qualities of a leader they may not have known they had. Group activities during Career Camp foster a new awareness of what makes a good leader and explores famous leaders, past and present. Career Camp participants will also be encouraged to serve as Youth Ambassadors for the Abel Maldonado Community Youth Center.

The CONTRACTOR anticipates a number of youth will attend the American Red Cross Leadership Camp, number have not yet been determined.

 <u>Supportive Services</u>: Each of the 50 Career Camp participants will receive specific supportive services based on individual needs. The CONTRACTOR has analyzed the diverse needs of the WIA clients and has arranged to offer support services that range from free bus passes to child care referrals to food baskets and help paying the household utilities.

Each Career Camp participant will be enrolled in the City of Santa Maria's Police Activity League (PAL). The PAL program is a youth development and crime prevention program designed to reduce youth crime and violence using recreation and education to help teens make positive choices with their leisure time. The PAL program will provide the Career Camp graduates with the opportunity to get involved with boxing, dirt bike excursions, skiing, arts & crafts, fishing, horseback riding, paintball and skateboard activities sponsored by PAL.

With the large number of organizations involved with the FFD Collaborative, it is easy to connect those in need with those who work to meet the needs of our community.

Examples include:

- Free tutoring and computer lab use at the Maldonado Youth Center.
- Child care during WIA activities for teen parents enrolled in the program will be provided.
- Interview apparel, work clothing and uniforms for educational programs will be provided by WIA when they are not donated.

- Referrals will be made to Santa Barbara County Alcohol, Drug and Mental Health services, community and County clinics.
- Transportation will be provided by City staff and public transportation services, including transportation for youth living in outlying areas such as Guadalupe, Los Alamos, Sisquoc and the Cuyama area.
- Adult mentoring: The teachers from Career Camp serve as mentors to the WIA clients. Adult mentors will have a strong role in the 2007-09 program years. Mentors will be recruited from within the Families for the First Decade Project Collaborative and throughout the business and academic communities. Mentoring events will be scheduled on a regular basis to help the mentors stay connected with the youth. Some of the mentors will also serve as volunteer tutors.
- CONTRACTOR will provide the required follow-up services to all clients for a minimum of 12 months after exit from the program. Follow-up services may include: leadership development; supportive services; regular contact with the youth's employer, including addressing work-related problems that arise; assistance with job development, career development and further education; work-related peer-support groups; adult mentoring; and tracking the progress of youth in employment after training.

All of the Career Camp participants will receive at least 12 months of comprehensive follow up services. Continued personal, career and financial counseling support extends at least 12 months after program exit.

Standard follow up services provided by the CONTRACTOR may include a combination of leadership development, supportive services, regular contact with the youth's employer to address work-related problems that arise, assistance with job/career development, further education, peer support groups, adult mentoring and tracking the progress of youth in employment after WIA training.

• Comprehensive guidance and counseling, which may include drug and alcohol counseling and referral: The Career Specialists and WIA Case Managers will provide on-going guidance for the duration of the program years. Educational guidance counseling will be provided in partnership with the schools. Each Career Camp participant will receive health and wellness information about the importance of developing positive health habits that do not include drugs or alcohol. Antitobacco information provided by the Tobacco Prevention Settlement Program will be presented at each Career Camp. Referrals will be made for additional counseling services using local public and private agencies.

IV. Training

Contractor and their subcontractors will participate in all required and mandatory training provided by and on behalf of the State, County and the Workforce Investment Board during the term of this contract. Trainings will include but are not limited to WIA Youth Eligibility, Enrollment/Exit/Follow-Up Procedures, and WIA Performance Measurement, and Child Abuse Prevention.

V. Program Reviews/Audits

Contractor will be subject to audits that cover all fiscal and programmatic terms and conditions of the contract and/or prescribed by the State. Confidential Quality Assurance

surveys may be mailed to randomly selected consumers for program review/renewal purposes. It is the responsibility of the CONTRACTOR to conduct program and fiscal reviews of all of its subcontractors during the fiscal and program year that funds are allocated.

VI. Performance Measures

A. As outlined in the RFP, CONTRACTOR shall operate a program designed to meet the Employment and Training Administration's Common Measures for Youth participants in WIA programs while serving the target population.

Performance measures are subject to change by the State and Federal Government. CONTRACTOR will be notified in writing of any changes that could affect program activities or outcomes.

Contractor Performance Standards for Youth	
1) Placement in Employment or Education	65%
2) Attainment of Degree or Certificate	65%
3) Younger Youth Skill Attainment Measure	90%

Performance Measures, milestones, benchmarks and time of measurement for each have been negotiated with CONTRACTOR and are set forth in Exhibit A-1 Milestones and Benchmark Goal Requirements.

- B. COUNTY and CONTRACTOR may evaluate the effectiveness of the benchmark and milestone measures established in the statement of work within 90 days of the effective date of this agreement. If necessary to obtain meaningful data about service delivery, the milestones and/or benchmarks will be amended by mutual agreement between the Designated Representatives of this agreement.
- C. Should the CONTRACTOR achieve zero of the 5 stated benchmarks \$65,000 shall be recouped; should the CONTRACTOR achieve only 1 out of the 5 stated benchmarks \$48,750 shall be recouped; should the CONTRACTOR achieve only 2 out of the 5 stated benchmarks \$32,500 will be recouped; and should the CONTRACTOR achieve only 3 out of the 5 stated benchmarks \$16,250 shall be recouped. Should the CONTRACTOR achieve 4 out of the 5 stated benchmarks there shall not be a recoupment of funds for performance. In the event recoupment of funds is imposed for performance the action will be documented in writing between designated representatives specified in the Agreement. Failure of the CONTRACTOR to act in good faith to honor the terms of this Agreement, including milestone, benchmark, performance measure and follow-up conditions, will negatively impact the standing of the CONTRACTOR for future procurement opportunities with Santa Barbara County.

VII. Conditions for Renewal

A. The performance measures and benchmarks will be monitored on a quarterly basis. CONTRACTOR must meet or exceed favorable performance in all benchmark as defined in Exhibit A-1 to be in a favorable position for having this contract renewed for a one year period without re-competing based on the availability of funding and pending program reauthorization. This determination is expected to be made midway through the contract term.

B. The COUNTY, prior to the end of the original contract term, has the option to negotiate a renewal, without re-bidding, for a period not to exceed one year. The terms of the renewal will be subject to renegotiation based on the most recent demographic data, actual expenditures, and funding information available and will require Workforce Investment Board and Board of Supervisors approval.

VIII. General Provisions

- A. Modification of Services CONTRACTOR shall obtain the expressed written consent from the COUNTY for any variation in the provision of services described in this agreement. Approval for such modification of services will not require further Board of Supervisors approval if it is to provide additional services within WIA criteria for youth employment services and within the approved budget.
- B. Modification of Performance Measures COUNTY and CONTRACTOR will evaluate the effectiveness of the benchmark measures established in Exhibit A-1, pages one and two of this document, within 90 days of the effective date of this agreement. If necessary to obtain meaningful data about service delivery, the performance measures will be amended by mutual agreement between the Designated Representatives of this agreement.
- C. Budget Variances CONTRACTOR shall obtain the expressed written consent from the COUNTY for any variation in the line item amounts detailed in Attachment B-1 of this agreement. Reasonable and necessary changes will be considered, but in no event will the overall budget amount be exceeded without a formal amendment to the contract.
- D. CONTRACTOR will obtain prior written approval from COUNTY, prior to purchasing any furniture, equipment, EDP hardware or software funded through this contract. CONTRACTOR will return to COUNTY upon expiration or termination of this contract all furniture, equipment, EDP hardware or software purchased or provided to CONTRACTOR under this contract.

Exhibit A-1 Milestone and Benchmark Goal Requirements

MEASURE	MILESTONE GOAL	TIME OF MEASUREMENT	GOAL REQUIREMENT
Completion of Career Exploration Interviews/Job Interview Training.	60% of all Youth Participants	Reported on MEAL Reported monthly	□ FAILED Milestone Goal (<60%) □ ACHIEVED Milestone Goal (60%) □ EXCEEDED Milestone Goal (>60%)
Completion of Assessments And Development of ISS Plan Within 30 days of enrollment	90% of all Youth Participants	Reported on MEAL Reported monthly	□ FAILED Milestone Goal (<90%) □ ACHIEVED Milestone Goal (90%) □ EXCEEDED Milestone Goal (>90%)
Completion of Leadership Activity	50% of all youth Participants	Reported on MEAL Reported monthly	□ FAILED Milestone Goal (<50%) □ ACHIEVED Milestone Goal (50%) □ EXCEEDED Milestone Goal (>50%)
Participation in Formalized Mentoring	60% of all youth Participants	Reported on MEAL Reported monthly	□ FAILED Milestone Goal (<60%) □ ACHIEVED Milestone Goal (60%) □ EXCEEDED Milestone Goal (>60%)
Youth Enrollments (YTD)	45% Youth will be enrolled by March 31, 2008 75% Youth will be enrolled by September 30, 2008 90% Youth will be enrolled by March 31, 2009 100% Youth will be enrolled by September 30, 2009	> Measured April 2008 > Measured Oct 2008 > Measured April 2009 > Measured Oct 2009	□ FAILED Goal Requirement (<90%) □ ACHIEVED Goal Requirement (90%- 100%) □ EXCEEDED Goal Requirement (101% +)
Enrollments by Target Group	 10- Transitional Foster Care Youth 10 - Juvenile Justice System youth 10 - Youth with disability 20 - Other qualified Youth 	Reported on MEAL Reported monthly	□ FAILED Goal Requirement (<90%) □ ACHIEVED Goal Requirement (90%- 100%) □ EXCEEDED Goal Requirement (101% +)
Completion Of Resume/Employment Portfolio	80% of all Youth Participants	Reported on MEAL Reported monthly	□ FAILED Milestone Goal (<80%) □ ACHIEVED Milestone Goal (80%) □ EXCEEDED Goal Requirement (>80%)

* All data reported on MEAL reports are subject to data validation by County, State, and Federal audits. Documentation to support outcomes must be clearly documented in WIA youth participant case files.

EXHIBIT A-1 Milestone and Benchmark Goal Requirements

MEASURE	BENCHMARK PERFORMANCE GOAL	TIME OF MEASUREMENT	BENCHMARK GOAL REQUIRMENT
Placement in Education or Employment County Performance Standard 65%	65% of Youth Participants included in Measure	Reported on MEAL Reported monthly Final performance will be calculated January 2010	□ FAILED Benchmark Goal (<52%) □ ACHIEVED Performance Standard (65%) □ EXCEEDED Performance Standard (>65%)
Attainment of a Degree or Certificate County Performance Standard 65%	65% of youth Participants included in Measure	Reported on MEAL Reported monthly Final performance will be calculated July 2010	□ FAILED Benchmark Goal (<52%) □ ACHIEVED Performance Standard (65%) □ EXCEEDED Performance Standard (>65%)
Younger Youth Skill Attainment County Performance Standard 90%	90% of all Younger youth Participants	Reported on MEAL Reported monthly Final performance will be calculated January 2010	□ FAILED Benchmark Goal (<72%) □ ACHIEVED Performance Standard (90%) □ EXCEEDED Performance Standard >90%)
Follow-Up Reporting County Performance Standard 72%	72% of all Quarterly Contact reports will be complete, including questions and complete interview	Measured quarterly Final performance will be calculated October 2010	□ FAILED Benchmark Goal (<58%) □ ACHIEVED Performance Standard (72%) □ EXCEEDED Performance Standard (>72%)
Attainment of enrollment goals by geographic location	At least 10 of participants will be Cuyama residents; At least 40 of participants will be greater Santa Maria Valley residents, including Guadalupe, Los Alamos, and Sisquoc	Reported on MEAL Reported monthly Final performance will be calculated January 2010	 FAILED Benchmark Goal (<8 Cuyama participants; < 32 Santa Maria participants) ACHIEVED Performance Standard (10 Cuyama participants; 40 Santa Maria participants) EXCEEDED Performance Standard (>10 Cuyama participants; > 40 Santa Maria participants)

^{*}All data reported on MEAL reports are subject to data validation by County, State, and Federal audits. Documentation to support outcomes must be clearly documented in WIA youth Participant case files.

Exhibit A-2 WIA YOUTH CONTRACTOR AND COUNTY ROLES AND RESPONSIBILITIES

Initial Contact	Contractor	County
Referral	Χ	
Walk-Ins	Χ	
Outreach	Χ	
Schedule dates for Orientation & Intake	Х	
Orientation		
Program overview:	Χ	
Initial Assessment	Χ	
Intake packets given out and explanation of verifications needed at the intake appointment (See Intake/Eligibility below)	X	
Intake Appointments scheduled	Χ	
Intake/Eligibility		
Determine WIA Eligibility	Χ	
Note: Program requirements listed below: (information only)		
Confirm Eligibility and assign WIA application #		Χ
Selective Service Registration (any male 18 years and older)-form		
Birth date/age-requires verification		
Right to work (I-9 verification)-form		
Residency-requires verification		
Low income-requires verification		
At least one additional barrier, which include the following;		
Deficient in basic literacy skills;		
School dropout;		
Homeless, runaway, or foster child;		
Pregnant or parenting;		
Offender; or		
Individual who requires additional assistance to complete an education	al program, or	to secure and hold

• Has repeated at least one secondary grade level or is one year over age for grade

• Has a core GPA of less than 1.5

employment including and one of the following:

- For each year of secondary education, is at least two semester credits behind the rate required to graduate from high school
- Is an emancipated youth
- Is a previous dropout, has been suspended five or more times, or has been expelled
- Has a court/agency referral mandating school attendance
- Is deemed at risk of dropping out by a school official
- Has been referred to or is being treated by an agency for a substance abuse related problem
- Has experienced a recent traumatic event, is a victim of abuse, or resides in an abusive environment as documented by a school official or professional

- Has serious emotional, medical or psychological problems as documented by a professional
- Has never held a job
- Has been fired from a job within the 12 months prior to application
- Has never held a full-time job for more than 13 consecutive weeks. This applies to both Younger and Older Youth.

Program Enrollment/Registration	Contractor	County
Selection of Program Participants will occur after all youth are	Х	_
deemed eligible and have received the WIA application #.		
Youth is assigned an application number		X
Completion of Management Information System (MIS) forms	Χ	
	_	
	Contractor	County
Data Entry of the MIS forms completed and submitted to DSS as		X
outlined in Youth Policies and Procedures Manual.		
Objective Assessment/Workshops		
Note: This information is used to develop the Individual Service		
Strategy (ISS).	V	
Self Exploration	X	
Career Exploration	X	
Resumes	X	
Basic Skills Assessment	X	
Job Search Techniques	X	
Interview practice	X	
Certificate of completion (with 90% attendance and student	^	
participation in workshop)		
Case Management	X	
Individual support and planning Job leads	X	
Develops contacts	X	
Develops training plans	X	
Worksite evaluations, if applicable	X	
Face to face contact with participants on a monthly basis	X	
Narration of all contact (face to face, phone, email, mail)	X	
Participant Case Folder as outlined by DSS	Λ	
Maintain case folders	X	
Individual Service Strategy (ISS)	Λ	
Completed by applicant and case manager during individual	X	
appointments with participants	^	
Incentives as outlined by the WIB		
Incentive payments as outlined in the Youth Policies and	X	
Procedures Manual.		
Work Experience (WEX), Internship		
Determination of participants for work experience, internship, on	Х	
the job training, or occupational skills training		
Development of new WEX or Internship sites	Χ	
Supportive Services as outlined by the WIB		

Supportive services (transportation, child care, work & training items, or occupational skills training related expenses)		Х		
Exit Determination				
Applicant will submit recommendation for p	X			
to DSS				
Follow-up		Contractor	County	
WIA mandated follow-up for 1 year		X		
Completion of MIS forms		Χ		
Santa Barbara County WIA Contractor Goals				
Placement in employment or education	65%	Χ	Х	
Attainment of Degree or Certificate	65%	Х	X	
Younger Youth Skill Attainment Measure	90%	Χ	X	
Monitoring				
Fiscal			X	
Contract Goals			X	
Participant Performance			X	
Participant Work Activity (WEX, Internship)		Х	Х	
Participant Case Review			X	

Exhibit B

PAYMENT ARRANGEMENTS Periodic Compensation (with attached Schedule of Fees)

- A. For CONTRACTOR services to be rendered under this contract, CONTRACTOR shall be paid a total contract amount, including cost reimbursements, not to exceed \$ 325,000.
- B. Payment for services and/or reimbursement of costs shall be made upon CONTRACTOR's satisfactory performance, based upon the scope and methodology contained in **Exhibit A through A2** as determined by COUNTY. Payment for services and/or reimbursement of costs shall be based upon the costs, expenses, overhead charges and hourly rates for personnel, as defined in **Attachment B1** (Schedule of Fees). Invoices submitted for payment that are based upon **Attachment B1** must contain sufficient detail and back-up data (receipts, etc) to enable an audit of the charges and provide supporting documentation if so specified in **Exhibit A.** Invoices must be approved by the CONTRACTOR'S fiscal representative prior to submission for payment.
- C. By the 25th of each month CONTRACTOR shall submit to Jason Ramirez, WIA Analyst, an invoice for the service performed over the period specified. These invoices must cite the assigned Board Contract Number, and include information about the names, locations, elements, and mode of service delivery. COUNTY REPRESENTATIVE shall evaluate the quality of the service performed and if found to be satisfactory and within the cost basis of Attachment B1 shall initiate payment processing. COUNTY shall pay invoices or claims for satisfactory work within 30 days of presentation by the established deadline. WIA invoices will be paid in conjunction with the County's monthly cash draw from the State. Should CONTRACTOR miss the 25th of the month deadline and/or not present a satisfactory invoice and/or backup, CONTRACTOR payment will be processed with the next month's cash draw NO EXCEPTIONS. Additionally, should CONTRACTOR be out of compliance with the program requirements including MIS paperwork, payment will not be processed until CONTRACTOR is in compliance with the programmatic terms of the contract.
- D. At an agreed upon date in November 2010 the parties shall meet to determine the number of benchmarks achieved based upon the definitions, criteria, and benchmarks as set forth in Exhibit A-1 and Exhibit A-2 of this agreement. Based on the November 2010 assessment, COUNTY shall recoup from CONTRACTOR the appropriate amount due as set forth in Exhibit A, Section VI. C. of this Agreement.
- E. COUNTY's failure to discover or object to any unsatisfactory work or billings prior to payment will not constitute a waiver of COUNTY's right to require CONTRACTOR to correct such work or billings or seek any other legal remedy.

In School Youth

Organization: CITY OF SANTA MARIA

LINE ITEM BUDGET SUMMARY (For Program Year 2007-2008)

A. SALARIES AND EMPLOYEE BENEFITS

ation programming, gra lopment of services to	%=\$2,899 ants and facility operation meet changing needs of					
lopment of services to						
¢50.006 500/						
\$50,086 50%	S= \$25,043	0				
Associated Duties: First-line supervisors assigned to oversee specific program area. Responsible for assigning, scheduling, reviewing and evaluating the work of subordinate staff assigned respective program area. Coordinates and manages all tasks assigned to program area; markets programs to the community; prepares and monitors program budgets and reports, hires, trains and supervises support staff. Serves as liaison to WIB and Youth Council.						
\$33,280	100%	\$33,280				
3. Career Specialist: \$16.00 \$33,280 \$100% \$33,280 Associated Duties: 40 hrs/wk, Monitors progress of WIA clients, serves as liaison between City, County, community partners, and businesses, maintains program records, prepares monthly reports, develops Career Camp curriculum, promotes WIA activities to schools and FFD Collaborative partners and media. Leads recruitment efforts for WIA programs, teaches workshops at Career Camp, conducts Career Club sessions, schedules student field trips to colleges and employers, hosts annual Teen Job Fair, provides system of meaningful incentives to keep clients interested in attending WIA programs, conducts outreach to schools, completes follow up tasks for WIA clients.						
A	100%	\$33,032				
\$32,032	Associated Duties: 40 hrs/wk, Monitors progress of WIA clients, maintains program records, assists with student field trips to colleges and employers, assists with annual Teen Job Fair, maintains CSM Teen Job Hotline, also performs wide variety of duties related to the WIA grants including general clerical, statistical charts, filing, correspondence, maintains financial records for WIA programs, prepares all financial reports and invoices, audit preparation, records management Sub-Total Salaries: \$93,254 \$65,312					

Type of Employee Benefit – Briefly Describe	Total Cost of Benefit	% Applicable to WIA	Funding Requested
1. Recreation Supervisor	\$28,870	5% = \$1,444	0
Based on \$13.88/hr.			
2. Recreation Coordinator	\$17,514	50% = \$8,757	0
Based on \$8.42/hr.			
3. Career Specialists	\$12,646	100%	\$12,646
Based on 38% for Select Remedy Personnel Services			
4. Career Specialists/Fiscal	\$12,172	100%	\$12,172
Based on 38% for Select Remedy Personnel Services			
Sub-Total Employee Benefits	\$35,019		\$24,818
TOTAL SALARIES AND EMPLOYEE BENEFITS	\$128,273		\$90,130

B. SERVICES AND SUPPLIES

Name of Consultant(s)/Contract Services	Total Cost of Service/Contract	% Applicable to WIA	Funding Requested
1. Independent Audit			0
Career Camp / Career Club Teaching Staff /Tutors Temp. positions hired through SelectRemedy Personnel	\$4,000	100%	\$4,000
Sub-Total Services	\$4,000		\$4,000

1) Supplies For Administration/Program

Item Provide a detailed breakdown of expenses in space provided below for each item	Total Costs	% Applicable to WIA	Funding Requested
1. Office Expenses	\$1,200	100%	\$1,200
Client files, paper, general office supplies, binders, planners, etc.			

2. Telephone	\$1,000	100%	\$1,000		
Cellular phone service for use with clients and employers, especially during non-traditional business hours.					
3. Mileage/Travel	\$2,000	100%	\$2,000		
4. Conferences/Training	\$5,000	100%	\$5,000		
Sub-Total Supplies	\$9,200	100%	\$9,200		

2) Supplies For Clients

ltem	Total Costs	% Applicable to	Funding Requested
Provide a detailed breakdown of expenses in the space provided.		WIA	
I. Supportive Services (\$75 x 50 clients)	\$3,750	100%	\$3,750
Bus passes, work apparel, school program supplies, etc.			
		1	A.
2. Supplies	\$2,500	100%	\$2,500
a) Career Camp Uniforms (T-shirts and watches)	\$1,000		
o) Office/School Supplies (textbook, day planners, pens,	\$1,000		
pencils, paper, craft and game supplies)			
c) Career Club Supplies	\$500		
B. Mileage/Travel	\$ 1,540	100%	\$1,540
Trips to colleges, employers, cultural events, etc.	•		

4. Vocational/Occupational Training	0		0
5. Internships / Stipends (50 clients)	\$12,500	100%	\$12,500
6. Incentives (50 clients)	\$17,280	100%	\$17,280
Gift cards, school supplies, phone cards, interview apparel, door prizes etc. Food		1	
Sub-Total Supplies	\$37,570		\$37,570
TOTAL SERVICES AND SUPPLIES	\$50,770		\$50,770

C. OPERATING EXPENSES

Item	Funding Requested
Facility Costs: 2 Career Camps= \$2,360 Career Club Facility Rentals= \$4,602	0
Note: WIA funds requested to pay for facilities costs (not included in overhead or in	direct) will require back-up before contract.
Equipment Purchase: Notebook computer, printer, software, carrying case, docking station,	
connections fees for use by Career Specialists as outreach to schools, Juvenile Hall, Foster homes and businesses.	\$3,500
	\$600
Note: WIA funds requested to purchase or lease equipment (not included in overhease)	l ead or indirect) will require back-up before purchase.
3. Insurance (Refer to General Contract Provisions for Insurance Requirements)	0
Total Operating Expenses	\$4,100

TOTAL WIA FUNDS REQUESTED	\$145,000

CITY OF SANTA MARIA IN SCHOOL YOUTH APPLICATION

LINE ITEM BUDGET SUMMARY (For Program Year 2008-2009)

A. SALARIES AND EMPLOYEE BENEFITS

Salaries - List each position, hourly rate, total cost for position, percentage working on WIA and funding requested. Also include a brief summary of the WIA associated duties for which funding is requested.

Employee Benefits - List type of employee benefit(s) and amount budgeted.

Position(s)	Hourly	Annual Total Cost	% Applicable	Funding
	Rate	For Position	to WIA	Requested
1. Recreation Supervisor	\$28.71	\$59,717	5%=\$2,985	0
Associated Duties: Mid-level manager position oversees				
efficiency and cost-effectiveness of department progra prepares and monitors budgets.	ms, oversees the	development of service	es to meet changin	g needs of the community;
2. Recreation Coordinator	\$24.80	\$51,584	50%=\$25,792	0
Associated Duties: First-line supervisors assigned to c				
evaluating the work of subordinate staff assigned resp				
markets programs to the community; prepares and mo	nitors program bu	dgets and reports, hire	s, trains and super	vises support staff. Serves
as liaison to WIB and Youth Council.				
3. Career Specialist:	\$16.00	\$33,280	100%	\$33,280
Associated Duties: 40 hrs/wk, Monitors progress of WIA	clients, serves as	liaison between City, 0	County, community	partners, and businesses,
maintains program records, prepares monthly report	s, develops Care	er Camp curriculum, _I	promote WIA activ	vities to schools and FFD
Collaborative partners and media. Lead recruitment e	fforts for WIA prog	grams, teaches worksh	nops at Career Car	mp , conducts Career Club
sessions, schedules student field trips to colleges and				· •
system of meaningful incentives to keep clients interest	ested in attending	WIA programs, condu	cts outreach to scl	hools, completes follow up
tasks for WIA clients.				
4. Career Specialist/Fiscal	\$15.40	\$32,032	100%	\$32,032
Associated Duties: 40 hrs/wk, Monitors progress of WI	A clients, maintair	ns program records, as	sists with student f	field trips to colleges and
employers, assists with annual Teen Job Fair, maintain	ns CSM Teen Job	Hotline, also performs	wide variety of dut	ies related to the WIA
grants including general clerical, statistical charts, filing	, correspondence,	, maintains financial red	cords for WIA prog	rams, prepares all
financial reports and invoices, audit preparation, record	ls management			
Sub-7	otal Salaries:	\$93,2	54	\$65,312

Type of Employee Benefit – Briefly Describe	Total Cost of Benefit	% Applicable to WIA	Funding Requested
1. Recreation Supervisor	\$28,870	5% = \$1,444	0
	0.5		
2. Recreation Coordinator	\$17,514	50% = \$8,757	0
3. Career Specialist	\$12,646	100%	\$12,646
Based on 38% for SelectRemedy Personnel Services	•		
4. Career Specialists/Fiscal	\$12,172	100%	\$12,172
Based on 38% for SelectRemedy Personnel Services			
Sub-Total Employee Benefits	\$35,019		\$24,818
TOTAL SALARIES AND EMPLOYEE BENEFITS	\$128,273		\$90,130

B. SERVICES AND SUPPLIES

1) Services - List any consultant(s) or contract services - briefly describe.

Name of Consultant(s)/Contract Services	Total Cost of Service/Contract	% Applicable to WIA	Funding Requested
1. Independent Audit			0
2. Career Club Teaching Staff / Tutors	\$5,000	100%	\$5,000
Temp positions hired through SelectRemedy Personnel			
Sub-Total Services	\$5,000		\$5,000

2) Supplies For Administration/Program

Item	Total Costs	% Applicable to WIA	Funding Requested
Provide a detailed breakdown of expenses in space provided below for			•
each item			
1. Office Expenses	\$1,200	100%	\$1,200
Client files, paper, general office supplies, binders, planners, etc. for two site	es		
2. Telephone	\$1,000	100%	\$1,000
Cellular phone service for use with clients and employers, especially during			• •
3. Mileage/Travel	\$2,000	100%	\$2,000
4. Conferences/Training	\$5,000	100%	\$5,000
4. Conferences/Training	\$5,000	100%	\$5,000
4. Conferences/Training	\$5,000	100%	\$5,000

3) Supplies For Clients

Item	Total Costs	% Applicable to	Funding Requested
Provide a detailed breakdown of expenses in the space provided.		WIA	
1. Supportive Services	\$5,250	100%	\$5,250
Bus passes, work apparel, school program supplies, etc.		_	
		1000/	A
2. Career Club Supplies	\$1,320	100%	\$1,320
Curriculum materials, binders, textbooks, pencils, pens, etc.			
	1		
3. Mileage/Travel	\$3,500	100%	\$3,500

Trips to colleges, employers, cultural events, restaurants, etc.			
Trips will be used as rewards and incentives for continued participation	n.		
4. Vocational/Occupational Training	0	100%	0
Training opportunities that require specialized skills: cosmetology, auto	omotive technolo	ogy, trades school, o	computer courses, video
production, etc.		,	,
5. Internships/Stipends (50 clients)	\$10,000	100%	\$10,000
6. Incentives	\$15,000	100%	\$15,000
Gift cards, school supplies, phone cards, interview apparel,			
door prizes, Career Club Food			
Sub-Total Supplies	\$35,070		\$35,070
TOTAL SERVICES AND SUPPLIES	\$49,270		\$49,270

C. OPERATING EXPENSES

Item	Funding Requested
1. Facility Costs Career Club Facility Rentals= \$4,602	0
Note: WIA funds requested to pay for facilities costs (not included in overhead of	or indirect) will require back-up before contract.
2. Equipment Lease/Rental	\$600
Connection fees for notebook computer	, , , , ,
Note: WIA funds requested to purchase or lease equipment (not included in over	erhead or indirect) will require back-up before purchase.
3. Insurance (Refer to General Contract Provisions for Insurance	0
Requirements)	
Total Operating Expenses	\$600
Indirect Cost Rate/Overhead Rate	0
TOTAL WIA FUNDS REQUESTED)	\$140,000

CITY OF SANTA MARIA IN SCHOOL YOUTH APPLICATION

LINE ITEM BUDGET SUMMARY (For Follow-Up Year 2009-2010)

A. SALARIES AND EMPLOYEE BENEFITS

Position(s)	Hourly Rate	Annual Total Cost For Position	% Applicable to WIA	Funding Requested		
1. Recreation Supervisor	\$27.87	\$57,970	5% = \$2,899	0		
Associated Duties: Mid-level manager position oversees major areas of recreation programming, grants and facility operations; evaluates efficiency and cost-effectiveness of department programs, oversees the development of services to meet changing needs of the commun prepares and monitors budgets.						
2. Recreation Coordinator	\$24.08	\$50,086	50%=\$25,043	0		
Associated Duties: First-line supervisors assigned to over evaluating the work of subordinate staff assigned respect markets programs to the community; prepares and monit as liaison to WIB and Youth Council.	ctive program area	a. Coordinates and m	anages all tasks a	ssigned to program area;		
3. Career Specialist: Santa Maria	\$16.00	\$6,656	100%	\$6,656		
Associated Duties: total of 8 hrs/wk, Monitors progress of WIA clients in follow up year, maintains program records, prepares reports. Coordinate follow-up activities and tasks, maintains CSM Teen Job Hotline, provides meaningful incentives to keep clients interested in attending WIA programs, conducts outreach to employers and schools						
Sub-1	Total Salaries:	\$34,5	98	\$6,656		

Employee Benefits - List type of employee benefit(s) and amount budgeted.

Type of Employee Benefit – Briefly Describe	Total Cost of Benefit	% Applicable to WIA	Funding Requested
1. Recreation Supervisor	\$28,870	5% = \$1,444	0
2. Recreation Coordinator	\$17,514	50% = \$8,757	0
Career Specialist Based on 38% for SelectRemedy Personnel Services	\$2,529	100%	\$2,529
Sub Total Employee Denefite	¢12.720		¢2.520
Sub-Total Employee Benefits TOTAL SALARIES AND EMPLOYEE BENEFITS	\$12,730 \$19,386		\$2,529 \$9,185

B. SERVICES AND SUPPLIES

3) Services - List any consultant(s) or contract services – briefly describe.

Name of Consultant(s)/Contract Services	Total Cost of Service/Contract	% Applicable to WIA	Funding Requested
1. Independent Audit			0
Sub-Total Services	0		0

4) Supplies For Administration/Program

Item Provide a detailed breakdown of expenses in space provided below for each item	Total Costs	% Applicable to WIA	Funding Requested
1. Office Expenses	\$500	100%	\$500
Client files, paper, general office supplies, binders, planners, etc.			
Sub-Total Supplies	\$500		\$500

5) Supplies For Clients

Item	Total Costs	% Applicable to	Funding Requested
Provide a detailed breakdown of expenses in the space provided.		WIA	- '
1. Supportive Services	\$10,000	100%	\$10,00
Bus passes, work apparel, school program supplies & books, notebooks, calculators, tutoring supplies, etc.			
5. Incentives / Stipends	\$20,315	100%	\$20,315
For follow up and aftercare services, incentives and stipends will be combined and given to clients based on what will motivate the client to stay involved with WIA services. This includes, gift cards, food, cash awards for completing milestones, motivational rewards, etc. Flexibility is needed here since we have never received funding for follow up services and there is no precedent as to what will work best for each client.			
Sub-Total Supplies	\$30,315		\$30,315
TOTAL SERVICES AND SUPPLIES	\$30,815		\$30,815

1. OPERATING EXPENSES

Item	Funding Requested	
1. Facility Costs	0	
Note: WIA funds requested to pay for facilities costs (not included in over	erhead or indirect) will require back-up before contract.	
Equipment Lease/Rental Connection fees for notebook computer	\$600	
Note: WIA funds requested to purchase or lease equipment (not include purchase.	d in overhead or indirect) will require back-up before	
Insurance (Refer to General Contract Provisions for Insurance Requirements)	0	
Total Operating Expenses	\$600	
Indirect Cost Rate/Overhead Rate	0	
TOTAL WIA FUNDS REQUESTED	\$40,000	

EXHIBIT C

STANDARD INDEMNIFICATION AND INSURANCE PROVISIONS for contracts NOT REQUIRING professional liability insurance

INDEMNIFICATION

CONTRACTOR shall defend, indemnify and save harmless the COUNTY, its officers, agents and employees from any and all claims, demands, damages, costs, expenses (including attorney's fees), judgments or liabilities arising out of this Agreement or occasioned by the performance or attempted performance of the provisions hereof; including, but not limited to, any act or omission to act on the part of the CONTRACTOR or his agents or employees or other independent contractors directly responsible to him; except those claims, demands, damages, costs, expenses (including attorney's fees), judgments or liabilities resulting from the sole negligence or willful misconduct of the COUNTY.

CONTRACTOR shall notify the COUNTY immediately in the event of any accident or injury arising out of or in connection with this Agreement.

INSURANCE

Without limiting the CONTRACTOR's indemnification of the COUNTY, CONTRACTOR shall procure the following required insurance coverages at its sole cost and expense. All insurance coverages are to be placed with insurers which (1) have a Best's rating of no less than A: VII, and (2) are admitted insurance companies in the State of California. All other insurers require the prior approval of the COUNTY. Such insurance coverage shall be maintained during the term of this Agreement. Failure to comply with the insurance requirements shall place CONTRACTOR in default. Upon request by the COUNTY, CONTRACTOR shall provide a certified copy of any insurance policy to the COUNTY within ten (10) working days.

- 1. Workers' Compensation Insurance: Statutory Workers' Compensation and Employers Liability Insurance shall cover all CONTRACTOR's staff while performing any work incidental to the performance of this Agreement. The policy shall provide that no cancellation, or expiration or reduction of coverage shall be effective or occur until at least thirty (30) days after receipt of such notice by the COUNTY. In the event CONTRACTOR is self-insured, it shall furnish a copy of Certificate of Consent to Self-Insure issued by the Department of Industrial Relations for the State of California. This provision does not apply if CONTRACTOR has no employees as defined in Labor Code Section 3350 et seq. during the entire period of this Agreement and CONTRACTOR submits a written statement to the COUNTY stating that fact.
- 2. General and Automobile Liability Insurance: The general liability insurance shall include bodily injury, property damage and personal injury liability coverage, shall afford coverage for all premises, operations, products and completed operations of CONTRACTOR and shall include contractual liability coverage sufficiently broad so as to include the insurable liability assumed by the CONTRACTOR in the indemnity and hold harmless provisions [above] of the Indemnification Section of this Agreement between COUNTY and CONTRACTOR. The automobile liability insurance shall cover all owned, nonowned and hired motor vehicles that are operated on behalf of CONTRACTOR pursuant to CONTRACTOR's activities hereunder. CONTRACTORS shall require all subcontractors to be included under its policies or furnish separate certificates and endorsements to meet the standards of these provisions by each subcontractor. COUNTY, its officers, agents, and employees shall be Additional Insured status on any policy. A cross liability clause, or equivalent wording, stating that coverage will apply separately to each named or additional insured as if separate policies had been issued to each shall be included in the policies. A copy of the endorsement evidencing that the policy has been

changed to reflect the Additional Insured status must be attached to the certificate of insurance. The limit of liability of said policy or policies for general and automobile liability insurance shall not be less than \$1,000,000 per occurrence and \$2,000,000 in the aggregate. Any deductible or Self-Insured Retention {SIR} over \$10,000 requires approval by the COUNTY.

Said policy or policies shall include a severability of interest or cross liability clause or equivalent wording. Said policy or policies shall contain a provision of the following form:

"Such insurance as is afforded by this policy shall be primary and if the COUNTY has other valid and collectible insurance, that other insurance shall be excess and non-contributory."

If the policy providing liability coverage is on a 'claims-made' form, the CONTRACTOR is required to maintain such coverage for a minimum of three years following completion of the performance or attempted performance of the provisions of this agreement. Said policy or policies shall provide that the COUNTY shall be given thirty (30) days written notice prior to cancellation or expiration of the policy or reduction in coverage.

CONTRACTOR shall submit to the office of the designated COUNTY representative certificate(s) of insurance documenting the required insurance as specified above prior to this Agreement becoming effective. COUNTY shall maintain current certificate(s) of insurance at all times in the office of the designated County representative as a condition precedent to any payment under this Agreement. Approval of insurance by COUNTY or acceptance of the certificate of insurance by COUNTY shall not relieve or decrease the extent to which the CONTRACTOR may be held responsible for payment of damages resulting from CONTRACTOR'S services of operation pursuant to the contract, nor shall it be deemed a waiver of COUNTY'S rights to insurance coverage hereunder.

In the event the CONTRACTOR is not able to comply with the COUNTY'S insurance requirements, COUNTY may, at their sole discretion and at the CONTRACTOR'S expense, provide compliant coverage.

The above insurance requirements are subject to periodic review by the COUNTY. The COUNTY's Risk Program Administrator is authorized to change the above insurance requirements, with the concurrence of County Counsel, to include additional types of insurance coverage or higher coverage limits, provided that such change is reasonable based on changed risk of loss or in light of past claims against the COUNTY or inflation. This option may be exercised during any amendment of this Agreement that results in an increase in the nature of COUNTY's risk and such change of provisions will be in effect for the term of the amended Agreement. Such change pertaining to types of insurance coverage or higher coverage limits must be made by written amendment to this Agreement. CONTRACTOR agrees to execute any such amendment within thirty (30) days of acceptance of the amendment or modification.

EXHIBIT D

General Provisions and Standards of Conduct

CONTRACTOR is subject to the following provisions from the County's contract with the Employment Development Department

1. Compliance -

- a. CONTRACTOR will comply with the requirements of the Workforce Investment Act (Act) and with all related amendments, regulations, policies, and procedures promulgated thereunder including Section 306 of the Clean Air Act and Section 508 of the Clean Water Act.
- b. CONTRACTOR further assures and certifies that if the regulations, policies, and procedures pursuant to the Workforce Investment Act, Clean Air Act, or Clean Water Act are amended or revised, CONTRACTOR shall comply with them.
- c. CONTRACTOR will also certify its compliance with the Americans with Disabilities Act of 1990.
- d. COUNTY may avail itself of any or all administrative, contractual or legal remedies for violation of this Agreement.
- e. CONTRACTOR shall observe all applicable federal regulations relating to copyrights and patents in the performance of this Agreement.
- f. COUNTY, the State of California and the U.S. Department of Labor shall have access to all data derived from the activities conducted under this Agreement.
- g. CONTRACTOR further agrees to comply with all applicable federal, state, and county requirements for the submission and provision of information for all audit reports relating to this Agreement.
- h. CONTRACTOR will ensure diligence in managing programs under this agreement including performing appropriate monitoring activities and taking prompt corrective action against known violations of the WIA.
- i. CONTRACTOR shall act in accordance with Title VI of the Civil Rights Act of 1964, and provisions of WIA Section 188 and compliance with Equal Employment Opportunity provision in Executive Order (E.O.) 11246, as amended by E.O. 11375 and supplemented by the requirements of 41 CFR Part 60.
- 2. Certification Except as otherwise indicated, the following certifications apply to all CONTRACTORs.
 - a. *Corporate Registration:* The CONTRACTOR, if it is a corporation, certifies it is registered with the Secretary of State of the State of California.
 - b. Sectarian Activities: The CONTRACTOR certifies that this agreement does not provide for the advancement or aid to any religious sect, church or creed, or sectarian purpose nor does it help to support or sustain any school, college, university, hospital or other institution controlled by any religious creed, church, or sectarian denomination whatever, as specified by Article XVI, Section 5, of the Constitution, regarding separation of church and state.
 - c. National Labor Relations Board: The CONTRACTOR (if not a public entity), by signing this agreement, does swear under penalty of perjury, that no more that one final unappeasable finding of contempt of court by a federal court has been issued against the CONTRACTOR within the immediately preceding two-year period because of CONTRACTOR failure to comply with an order of a federal court which orders the CONTRACTOR to comply with an order of the National Labor Relations Board.
 - d. *Prior Findings:* CONTRACTOR, by signing this agreement, does swear under penalty of perjury, that it has not failed to satisfy any major condition in a current or previous contract or

- grant with the Department of Labor (DOL) or the State of California and has not failed to satisfy conditions relating to the resolution of a final finding and determination, including repayment of debts.
- e. Drug-Free Workplace Certification: By signing this subgrant/contract, the CONTRACTOR hereby certifies under penalty of perjury under the laws of the State of California that the CONTRACTOR or contractor will comply with the requirements of the Drug-Free Workplace Act of 1990 (Government Code Section 8350 et seq. and 29 CFR Part 98) and will provide a drug-free workplace by taking the following actions:
 - 1. Publish a statement notifying employees that unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance is prohibited and specifying actions to be taken against employees for violations, as required by Government Code Section 8350(a).
 - 2. Establish a Drug-Free Awareness Program as required by Government Code Section 8355(b) to inform employees about all of the following:
 - The dangers of drug abuse in the workplace;
 - ~ The person's or organization's policy of maintaining a drug-free workplace;
 - Any available counseling, rehabilitation and employee assistance programs; and.
 - Penalties that may be imposed upon employees for drug abuse violations.
 - 3. Provide, as required by Government Code Section 8355©, that every employee who works on the proposed contract:
 - ~ Will receive a copy of the company's drug-free policy statement; and,
 - Will agree to abide by the terms of the company's statement as a condition of employment on the contract.
- f. Child Support Compliance Act: In accordance with the Child Support Compliance Act, the CONTRACTOR recognizes and acknowledges:
 - 1. The importance of child and family support obligations and shall fully comply with applicable state and federal laws relating to child and family support enforcement, including, but not limited to, disclosure of information and compliance with earnings assignment orders, as provided in Chapter 8 (commencing with Section 5200) of Part 5 of Division 9 of the Family Code; and that to the best of its knowledge is fully complying with the earnings assignment orders of all employees and is providing the names of all new employees to the New Employee Registry maintained by the California Employment Development Department (EDD).
- g. Debarment and Suspension Certification: By signing this agreement, the CONTRACTOR hereby certifies under penalty of perjury under the laws of the State of California the CONTRACTOR will comply with, regulations implementing Executive Order 12549, Debarment and Suspension, 29 C.F.R. Part 98.51 0, that the prospective participant (i.e., grantee), to the best of its knowledge and belief, that it and its principals:
 - 1. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transitions by any federal department or agency;
 - 2. Have not within a three-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, State or local) transaction or contract under a public transaction, violation of federal or state antitrust statutes, or commission of embezzlement, theft, forgery, bribery, falsification, or destruction of records, making false statements, or receiving stolen property;

- 3. Are not presently indicted for or otherwise criminally or civilly charged by a government entity (federal, State or local) with commission of any of offenses enumerated in paragraph 2 of this certification;
- 4. Have not within a three year period preceding this agreement had one or more public transactions (federal, State or local) terminated for cause of default.
- 5. Where the prospective primary participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this agreement.
- h. Lobbying Restrictions: By signing this agreement the CONTRACTOR hereby assures and certifies to the lobbying restrictions which are codified in the DOL regulations at 29 CFR Part 93.
 - No federal appropriated funds have been paid, by or on behalf of the undersigned, to any
 person for influencing or attempting to influence an officer or employee of an agency, a
 Member of Congress, an officer or employee of Congress, or an employee of a Member of
 Congress, in connection with this federal contract, grant loan, or cooperative agreement,
 and the extension, continuation, renewal, amendment, or modification of any federal
 contract, grant, loan, or cooperative agreement.
 - 2. If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, and officer or employee of Congress, or an employee of a Member of Congress, in connection with this federal contract, grant, loan, and cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying" in accordance with its instructions.
 - 3. The undersigned shall require that the language of this certification be included in the award documents for sub grant/contract transactions over \$100,000 (per OMS) at all tiers (including sub grants, contracts and subcontracts, under grants, loan, or cooperative agreements), and that all sub recipients shall certify and disclose accordingly.
 - 4. This certification is a material representation of fact upon which reliance is placed when this transaction is executed. Submission of this. Certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, and U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each failure.
- i. Union Activities: CONTRACTOR, by signing this Grant, hereby acknowledges the applicability of Government Code 16645 through 166459 to this Agreement. Furthermore, CONTRACTOR, by signing this agreement, hereby certifies that:
 - 1. No state funds disbursed by this grant will be used to assist, promote or deter union organizing.
 - CONTRACTOR shall account for state funds disbursed for a specific expenditure by this grant, to show those funds were allocated to that expenditure.
 - 3. CONTRACTOR shall, where state funds are not designated as described in (2) above, allocate, on a pro-rata basis, all disbursements that support the grant program.
 - 4. If CONTRACTOR makes expenditures to assist, promote or deter union organizing, CONTRACTOR will maintain records sufficient to show that no state funds were used for those expenditures, and that CONTRACTOR shall provide those records to the Attorney General upon request.

Failure to comply with all requirements of the certifications in Section 2 may result in suspension of payment under the subgrant/contract or termination of the subgrant/contract, or both, and the contractor or grantee may be ineligible for award of future state subgrants/contracts if the department determines that any of the following has occurred: (1) false information on the

certifications, or (2) violation of the terms of the certifications by failing to carry out the requirements as noted above.

- 3. Amendments This agreement may be unilaterally modified by the County upon written notice to CONTRACTOR under the following circumstances:
 - a) There is an increase or decrease in federal or state funding levels.
 - b) A modification to CONTRACTOR contract is required in order to implement an adjustment or modification to the local plan.
 - c) Funds awarded to CONTRACTOR have not been expended in accordance with the schedule included in the approved local plan. After consultation with CONTRACTOR, the County has determined that the funds will not be spent in a timely manner, and such funds are for that reason to the extent permitted by and in a manner consistent with state and federal law, regulations and policies, reverting to the County.
 - d) There is a change in state and federal law or regulation requiring a change in the provisions of this agreement. Except as provided above, this agreement may be amended only in writing by the mutual agreement of both parties.
- 4. Accounting and Cash Management CONTRACTOR will comply with the controls, record keeping and fund accounting procedure requirements of WIA, federal, state, and county regulations and directives to ensure the proper disbursal of, and accounting for, program funds paid to CONTRACTOR and disbursed by CONTRACTOR, under this agreement.
- 5. Reporting CONTRACTOR will compile and submit reports of activities, expenditures, status of cash and closeout information by the specified dates as prescribed by the County. CONTRACTOR will have to submit periodic narrative reports in addition to monthly financial and quarterly statistical reports.
- 6. Grievance and Complaint System CONTRACTOR will establish and maintain a grievance complaint procedure in compliance with WIA, federal regulations and state statutes, regulations and policy.
- 7. Audits CONTRACTOR and/or auditors performing monitoring or audits of CONTRACTOR will immediately report to the County any incidents of fraud, abuse or other criminal activity in relation to this agreement, the WIA, or its regulation.
- 8. Disallowed Costs Except to the extent that the state and/or the county determines it will assume liability, CONTRACTOR will be liable for and will repay, to the county, any amount expended under this agreement found not to be in accordance with WIA including, but not limited to, disallowed costs. Such repayment will be from funds (Non-Federal), other than those received under the WIA.

EXHIBIT E

HIPAA Business Associate Agreement

1. Use and Disclosure of Protected Health Information

Except as otherwise provided in this Exhibit, the Contractor may use or disclose protected health information ("PHI")¹ to perform functions, activities or services for or on behalf of the County, as specified in the underlying agreement, provided that such use or disclosure does not violate HIPAA or other law. The uses and disclosures of PHI may not exceed the limitations applicable to the County under the regulations except as authorized for management, administrative or legal responsibilities of the Contractor. PHI includes without limitation "Electronic Protected Health Information" ("EPHI")².

2. Further Disclosure of PHI

The Contractor shall not use or further disclose PHI other than as permitted or required by the underlying Agreement, or as required by law.

3. Safeguarding PHI

The Contractor shall use appropriate safeguards to prevent use or disclosure of PHI other than as provided for by the underlying Agreement. Contractor shall implement administrative, physical and technical safeguards that reasonably and appropriately protect the confidentiality, integrity and availability of EPHI that Contractor creates, receives, maintains or transmits on behalf of County. The actions taken by the Contractor to safeguard EPHI shall include, but may not be limited to:

- Encrypting EPHI that it stores and transmits;
- b. Implementing strong access controls, including physical locks, firewalls, and strong passwords;
- c. Using antivirus software that is upgraded regularly;
- d. Adopting contingency planning policies and procedures, including data backup and disaster recovery plans; and
- e. Conducting periodic security training.

4. Unauthorized Use or Disclosure of PHI

The Contractor shall report to the County any use or disclosure of the PHI not provided for by the underlying Agreement or otherwise in violation of the Privacy Rule or Security Rule. Contractor shall report to County any security incidents within 10 days of becoming aware of such incidents. For purposes of this paragraph, "security incident" shall mean the attempted or successful unauthorized access, use, disclosure, modification, or destruction of information or interference with systems operations in an information system.

5. Agents and Subcontractors of the Business Associate

The Contractor shall ensure that any agent, including a subcontractor, to which the Contractor provides PHI received from, or created or received by the Contractor on behalf of the County, shall comply with the same restrictions and conditions that apply through the underlying Agreement to the Contractor with respect to such information. The Contractor shall ensure that any agent to whom it provides PHI, including a subcontractor, agrees to implement reasonable and appropriate safeguards to protect such PHI. Contractor shall not use subcontractors or agents, unless it receives prior written consent from County.

^{1 &}quot;Protected Health Information" means individually identifiable health information including, without limitation, all information, data, documentation and materials, including without limitation, demographic, medical and financial information, that relates to the past, present, or future physical or mental health or condition of an individual; the provision of health care to an individual; or the past, present, or future payment for the provision of health care to an individual; and that identifies the individual or with respect to which there is a reasonable basis to believe the information can be used to identify the individual.

^{2 &}quot;Electronic Protected Health Information" means Protected Health Information, which is transmitted by Electronic Media (as defined in the HIPAA Security and Privacy Rule) or maintained in Electronic Media.

6. Access to PHI

At the request of the County, and in the time and manner designated by the County, the Contractor shall provide access to PHI in a Designated Record Set to an Individual or the County to meet the requirements of 45 Code of Federal Regulations section 164.524.

7. Amendments to Designated Record Sets

The Contractor shall make any amendment(s) to PHI in a Designated Record Set that the County directs or at the request of the Individual, and in the time and manner designated by the County in accordance with 45 Code of Federal Regulations section 164.526.

8. Documentation of Uses and Disclosures

The Contractor shall document such disclosures of PHI and information related to such disclosures as would be required for the County to respond to a request by an Individual for an accounting of disclosures of PHI in accordance with 45 Code of Federal Regulations section 164.528. Contractor agrees to implement a process that allows for an accounting to be collected and maintained by Contractor and its agents or subcontractors for at least six years prior to the request, but not before the compliance date of the Privacy Rule.

9. Accounting of Disclosure

The Contractor shall provide to the County or an Individual, in the time and manner designated by the County, information collected in accordance with 45 Code of Federal Regulations section 164.528, to permit the County to respond to a request by the Individual for an accounting of disclosures of PHI in accordance with 45 Code of Federal Regulations section 164.528.

10. Records Available to Covered Entity and Secretary

The Contractor shall make available records related to the use, disclosure, security and privacy protection of PHI received from the County, or created or received by the Contractor on behalf of the County, to the County or to the Secretary of the United State Department of Health and Human Services for purposes of investigating or auditing the County's compliance with the HIPAA privacy and security regulations, in the time and manner designated by the County or the Secretary.

11. Destruction of PHI

- a. Upon termination of the underlying Agreement for any reason, the Contractor shall:
 - (1) Return all PHI received from the County, or created or received by the Contractor on behalf of the County required to be retained by the Privacy Rule; or
 - (2) Return or destroy all other PHI received from the County, or created or received by the Contractor on behalf of the County.

This provision also shall apply to PHI in possession of subcontractors or agents of the Contractor. The Contractor, its agents or subcontractors shall retain no copies of the PHI. However, Contractor, its agents or subcontractors shall retain all protected information throughout the term of the underlying Agreement and shall continue to maintain the information required under Section 8 of this Exhibit for a period of six years after termination of the underlying Agreement.

b. In the event the Contractor determines that returning or destroying the PHI is not feasible, the Contractor shall provide the County notification of the conditions that make return or destruction not feasible. If the County agrees that the return of the PHI is not feasible, the Contractor shall extend the protections of this Exhibit to such PHI and limit further use and disclosures of such PHI for so long as the Contractor, or any of its agents or subcontractors, maintains such PHI.

12. Amendments

The Parties agree to take such action as is necessary to amend the underlying Agreement as necessary for the County to comply with the requirements of the Privacy Rule and its implementing regulations.

13. Mitigation of Disallowed Uses and Disclosures

The Contractor shall mitigate, to the extent practicable, any harmful effect that is known to the Contractor of a use or disclosure of PHI by the Contractor in violation of the requirements of the underlying Agreement or the Privacy Rule.

14. Termination of Agreement

The County shall terminate the underlying Agreement upon knowledge of a material breach by the Contractor of which the Contractor fails to cure.

15. Definitions

Terms used, but not otherwise defined, in this Exhibit shall have the same meaning as those in the Privacy Rule.

16. Interpretation

Any ambiguity in this Exhibit shall be resolved to permit County to comply with the Privacy Rule and Security Rule.

Contra	act Summary Form:	Contract Number:
D1. D2. D3. D4. D5. D6.	Fiscal Year : FY 07/08; FY 08/09; FY 09/10 Budget Unit Number: 044 Requisition Number : Department Name : Social Services Contact Person : Rhonda Macdonald Phone : (805) 346-7294	
	Contract Type (check one): [X] Personal Service Brief Summary of Contract Description/Purpose Original Contract Amount : \$325,000 Contract Begin Date : 10/1/2007 Original Contract End Date : 09/30/2010 Amendment History (leave blank if no prior amendm Seq# EffectiveDate ThisAmndtAmt CumAmndtTot(2-4 words) \$ \$ \$ Department Project Number :	
B1. B2. B3. B4. B5. B6. B7.	Is this a Board Contract? (Yes/No) : YES Number of Workers Displaced (if any): 0 (zero) Number of Competitive Bids (if any) : 5 Lowest Bid Amount (if bid) : N/A If Board waived bids, show Agenda Date : N/A and Agenda Item Number : # Boilerplate Contract Text Unaffected? (Yes / or cite	∏¶ <i>)</i> : 5, 12, 30
F1. F2. F3. F4. F5. F6. F7.	Encumbrance Transaction Code : 1701 Current Year Encumbrance Amount \$108,750 Fund Number : 0055 Department Number : 044 Division Number (if applicable) : 5810 Account Number : 7510 Cost Center number (if applicable) : 5365 Payment Terms : Net 30	
V1. V2. V3. V4. V5. V6. V7. V8. V9. V10. V11. V12. [X] Co	Vendor Numbers (A=auditor; P=purchasing): Payee/Contractor Name : City of Santa Maria Mailing Address :615 S. McClelland City State (two-letter) Zip (include +4 if known) Telephone Number : (805) 964-8857 Contractor's Federal Tax ID Number (EIN or SSN) Contact Person : Carolyn Contreras Workers Comp Insurance Expiration Date : 7/1/20 Liability Insurance Expiration Date[s] (G=enl; P=rofl) Professional License Number : # Verified by (name of County staff) : Rhonda Maccompany Type (Check one): [] Individual [] Soproration	008 : 7/1/2008 donald
	fy: information complete and accurate; designated functional functions in the first feature page.	nds available; required concurrences evidenced
Date :	Authorized Signature	