



## Legislation Details

21-0	0575	Version: 1			
Adm	inistrative	tem	Status:	Agenda Ready	
6/10	/2021		In control:	BOARD OF SUPERVISORS	
6/22	/2021		Final action:	6/22/2021	
Consider recommendations regarding a Management Information Systems (MIS) Contract Renewal with Echo Consulting Services of California, Inc., Fiscal Year (FY) 2021-2024, as follows: a) Approve and authorize the Chair to execute a three-year Support and Maintenance Agreement with Echo Consulting Services of California, Inc., a New Hampshire corporation (not a local vendor), for the continued provision of technical support and maintenance to the ShareCare product and to other ancillary software interfaces, for a total Maximum Contract Amount not to exceed \$680,232.00, inclusive of Support and Maintenance Fees not to exceed \$186,104.00 for FY 2021-2022, \$191,688.00 for FY 2022-2023, \$197,440.00 for FY 2023-2024; and a Contingency Fund for State Mandated Updates and other County-requested modifications not to exceed \$35,000.00 per FY, for the period of July 1, 2021 through June 30, 2024;					
					b) Delegate to the Director of the Department of Behavioral Wellness or designee the authority to suspend, delay, or interrupt services under the Agreement for convenience per Section 20 of the Agreement and make immaterial changes to the Agreement per Section 26 of the Agreement, all without requiring formal amendment of the Agreement, subject to the Board's ability to rescind this delegated authority at any time; and
c) Determine that the above actions are government funding mechanisms or other government fiscal activities, which do not involve any commitment to any specific project which may result in potentially significant physical impact on the environment, and are therefore not a project under the California Environmental Quality Act (CEQA) pursuant to section 15378(b)(4) of the CEQA Guidelines.					
BEHAVIORAL WELLNESS DEPARTMENT					
	1. Board Letter, 2. Attachment A: Echo Consulting Services of California Inc. FY 21-24 SMA signed, 3. Executed Contract, 4. Minute Order				
Ver.	Action By	/	Act	on	Result
1	BOARD	OF SUPERVISO	DRS Act	ed on as follows:	Pass
	Adm 6/10 6/22 Cons with a) Al Echo the c ancil inclu \$191 Man the p b) Do susp Agree witho delet c) Do activ signi Envi BEH	<ul> <li>6/10/2021</li> <li>6/22/2021</li> <li>Consider reco with Echo Cor</li> <li>a) Approve an Echo Consulti the continued ancillary softwinclusive of Su \$191,688.00 f</li> <li>Mandated Upe the period of C</li> <li>b) Delegate to suspend, dela Agreement an without requiridelegated aution</li> <li>c) Determine to activities, which significant phy Environmenta</li> <li>BEHAVIORAL</li> <li>1. Board Letter Executed Con</li> <li>Ver. Action By</li> </ul>	Administrative Item 6/10/2021 6/22/2021 Consider recommendations requiring Services a) Approve and authorize the O Echo Consulting Services of C the continued provision of tech ancillary software interfaces, for inclusive of Support and Mainte \$191,688.00 for FY 2022-2023 Mandated Updates and other O the period of July 1, 2021 through b) Delegate to the Director of the suspend, delay, or interrupt set Agreement and make immater without requiring formal amendon delegated authority at any time c) Determine that the above activities, which do not involve significant physical impact on the Environmental Quality Act (CE BEHAVIORAL WELLNESS DE 1. Board Letter, 2. Attachment Executed Contract, 4. Minute O Ver. Action By	Administrative ItemStatus:6/10/2021In control:6/22/2021Final action:Consider recommendations regarding a Manage with Echo Consulting Services of California, Inc., a N the continued provision of technical support and ancillary software interfaces, for a total Maximur inclusive of Support and Maintenance Fees not \$191,688.00 for FY 2022-2023, \$197,440.00 for Mandated Updates and other County-requested the period of July 1, 2021 through June 30, 2024b) Delegate to the Director of the Department of suspend, delay, or interrupt services under the A Agreement and make immaterial changes to the without requiring formal amendment of the Agree delegated authority at any time; andc) Determine that the above actions are govern activities, which do not involve any commitment significant physical impact on the environment, a Environmental Quality Act (CEQA) pursuant to a BEHAVIORAL WELLNESS DEPARTMENT1. Board Letter, 2. Attachment A: Echo Consultin Executed Contract, 4. Minute OrderVer. Action ByAction	Administrative Item       Status:       Agenda Ready         6/10/2021       In control:       BOARD OF SUPERVISORS         6/22/2021       Final action:       6/22/2021         Consider recommendations regarding a Management Information Systems (MIS) with Echo Consulting Services of California, Inc., Fiscal Year (FY) 2021-2024, as the continued provision of technical support and maintenance to the ShareCare properties of California, Inc., a New Hampshire corporation (not a the continued provision of technical support and maintenance to the ShareCare properties of Support and Maintenance Fees not to exceed \$86,104.00 for FY 2023-2024; and a Contingement and material changes not to exceed \$86,104.00 for FY 2023-2024; and a Contingement Mandated Updates and other County-requested modifications not to exceed \$35,0 the period of July 1, 2021 through June 30, 2024;         b) Delegate to the Director of the Department of Behavioral Wellness or designee suspend, delay, or interrupt services under the Agreement for convenience per Section 26 of the without requiring formal amendment of the Agreement per Section 26 of the without requiring formal amendment of the Agreement per Section 26 of the without requiring formal amendment of the Agreement per Section 26 of the without requiring formal amendment of the Agreement per Section 26 of the without requiring formal amendment of the Agreement per Section 26 of the Without requiring formal amendment of the Agreement per Section 26 of the without requiring formal amendment of the Agreement for convenience per Section 26 of the without requiring formal amendment of the Agreement for convenience per Section 26 of the without requiring formal amendment of the Agreement for convenience per Section 26 of the without requiring formal amendment of the Agreement for convenience per Section 26 of