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December 17, 2024

The Honorable Board of Supervisors County of Los Angeles 383 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, California 90012

Dear Supervisors:



Holly J. Mitchell Second District Lindsey P. Horva Third District Janice Hahn Fourth District Kathryn Barger Fifth District

ADOPTED

BOARD OF SUPERVISORS COUNTY OF LOS ANGELES

20 January 7, 2025

Edward you EDWARD YEN **EXECUTIVE OFFICER**

APPROVAL TO EXECUTE 38 SOLE SOURCE AMENDMENTS TO HIV AND STD PREVENTION SERVICES CONTRACTS TO EXTEND THE TERM THROUGH **JUNE 30. 2025** (ALL SUPERVISORIAL DISTRICTS) (3 VOTES)

SUBJECT

Request approval to execute amendments to 38 HIV and STD Prevention Services contracts to extend the term through June 30, 2025, and delegated authority to extend the term up to six additional months, as needed, through December 31, 2025.

IT IS RECOMMENDED THAT THE BOARD:

1. Approve and instruct the Director of the Department of Public Health (Public Health), or designee, to execute 38 sole source contract amendments to HIV and STD Prevention contracts with the providers identified in Attachment A, for the provision of STD Screening, Diagnosis, and Treatment Services (STD-SDTS); STD Sexual Health Express Clinic (SHEx-C) Services; HIV Testing Services (HTS): Comprehensive HIV and STD Testing and STD Treatment Services in the City of Long Beach (HTS-STD LB); HIV/STD Screening Services in Commercial Sex Venues (CSV); and STD Infertility Prevention Project Services (STD IPP), substantially similar to Exhibits I, II, III, IV and V, that extend the term through June 30, 2025, at a total maximum obligation of \$8,993,224, 100% funded by Centers for Disease Control and Prevention High Impact HIV Prevention and Surveillance funds (CDC HIHPS), CDC Strengthening STD Prevention and Control for Health Departments (CDC PCHD), Tobacco Settlement Funds (TSF), California Department of Public Health (CDPH) STI Prevention and Collaboration (STI-PC) Agreement Number 24-ST110, Future of Public Health (FoPH) funds, and existing Departmental resources.

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- 2. Delegate authority to the Director of Public Health, or designee, to execute amendments that: a) allow the rollover of unspent contract funds, if allowable by the grantor; b) provide an increase or decrease in funding up to 10% above or below the annual base maximum obligation, effective upon amendment execution, or at the beginning of the applicable contract period; c) correct errors in the contracts' terms and conditions and/or update the statement of work and/or scope of work, as necessary; d) extend the term up to six additional months, as needed, through December 31, 2025, at amounts determined by Public Health, contingent upon the availability of funds and contractor performance, subject to review and approval by County Counsel, and notification to your Board and the Chief Executive Office (CEO).
- 3. Delegate authority to the Director of Public Health, or designee, to execute change notices to the contracts that authorize modifications to the budget with corresponding modifications to the statement of work and/or scope of work, that are within the same scope of services, as necessary, and changes to hours of operation and/or service locations.
- 4. Delegate authority to the Director of Public Health, or designee, to immediately suspend or terminate the contracts upon issuing a written notice if contractors fail to perform and/or fully comply with contract requirements, and terminate the contracts for convenience by providing a 30-calendar day advance written notice to contractors.

PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION

Los Angeles County (LAC) continues to experience the second largest HIV epidemic in the United States. The prompt identification and treatment of persons with HIV remains a public health priority. Community-based HIV service providers are needed to facilitate access to high quality, client-centered HIV services with the goal of decreasing the impact of HIV in LAC and addressing health disparities and inequities among sub-populations disproportionately impacted by these infections.

In addition, LAC is experiencing the highest annual reported cases of syphilis, congenital syphilis, gonorrhea, and chlamydia. Among the most troubling trends in LAC are the increases in syphilis and congenital syphilis. There has been a 450% increase in syphilis among females and a 235% increase in males in the last decade. Congenital syphilis (CS) rates have increased by more than 1,100% in less than a decade. In 2023, 126 CS cases were reported, a 21-fold increase from 2012 when just six CS cases were reported in LAC.

HTS, HTS-STD LB, and CSV services

HTS provides HIV testing in storefront locations to individuals at high risk for HIV infection, as well as HIV risk assessment and counseling sessions for clients requiring more intense intervention. HTS also provides social and sexual network-based HIV testing to individuals at high risk for HIV infection by enlisting HIV-positive or HIV-negative high-risk persons from the community who are able and willing to recruit individuals at risk for HIV infection from their social, sexual, or drug-using networks. HTS-STD LB services target individuals at high risk for HIV and STD infection within the city limits of Long Beach, with a focus on men who have sex with men (MSM) and transgender persons, both of whom have a high burden of HIV and STD infection. CSV-based services provide HIV and syphilis testing at establishments that charge patrons or members a fee for admission or membership, and are venues where sexual activity is permitted.

STD-SDTS, SHEx-C and STD IPP Services

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STD-SDTS serves individuals at high risk for infection by providing onsite treatment for individuals diagnosed with one or more STD(s), linkage to medical care for individuals diagnosed with HIV infection, Patient-Delivered Partner Therapy (PDPT), and education and referral to appropriate biomedical prevention programs. STD IPP includes STD prevention and control services within LAC and South Los Angeles, in particular. Services include technical assistance and training for clinics, targeted community-based social marketing and outreach, and community engagement. STD IPP also supports expanded and enhanced case finding and treatment through continuation of the community-based public health investigation model utilizing a community-embedded disease intervention specialist, and the delivery of PDPT for chlamydia and gonorrhea control, including expansion of PDPT to new partner clinics.

Approval of Recommendation 1 will allow Public Health to execute amendments with the providers identified in Attachment A, to extend contracts for the continuation of critical HTS, CSV, STD-SDTS, STD SHEx-C, HTS-STD-LB, and STD IPP services to the residents of LAC.

In addition, Approval of Recommendation 1, will allow Public Health sufficient time for completion of the solicitation process for new contracts for these services (scheduled to be released in December 2024 with services expected to commence July 2025).

Approval of Recommendation 2 will allow Public Health to execute amendments to the contracts to rollover unspent funds; increase or decrease funding up to 10% above or below the annual base maximum obligation; update the statement of work and/or scope of work; and/or correct errors in the contracts' terms and conditions, as necessary and to extend the terms, as needed, through December 31, 2025.

Approval of Recommendation 3 will allow Public Health to execute change notices to the contracts that authorize modifications to the budget with corresponding modifications to the statement of work and/or scope of work that are within the same scope of services, as necessary; and changes to hours of operation and/or service locations.

Approval of Recommendation 4 will allow Public Health to immediately suspend or terminate the contracts if contractors fail to perform and/or fully comply with contract requirements, and to terminate the contracts for convenience by providing 30-calendar days' advance written termination notice to contractors.

<u>Implementation of Strategic Plan Goals</u>

The recommended actions support North Star 2, Foster Vibrant and Resilient Communities through focus area goals of Public Health and Economic Health, of the County's Strategic Plan.

FISCAL IMPACT/FINANCING

The total maximum obligation of the recommended HIV and STD Prevention amendments is \$8,993,224, for the period of January 1, 2025, through June 30, 2025, consisting of \$3,282,637 for HTS, \$150,000 for CSV, \$3,241,154 for STD-SDTS, \$1,280,904 for SHEx C, \$500,000 for HTS-STD LB and \$538,529 for STD IPP, 100% funded by CDC HIHPS, CDC PCHD, CDPH STIPC, TSF, FoPH, and existing Departmental resources.

There is no additional net County cost associated with this action.

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FACTS AND PROVISIONS/LEGAL REQUIREMENTS

County Counsel has reviewed and approved Exhibits I, II, III, IV and V as to form. Attachment A is a list of the providers whose contracts are being extended.

As required by Board Policy 5.100, your Board was notified on November 4, 2024, of Public Health's intent to extend the term of these 38 HIV and STD prevention contracts as sole source. Due to federal budget cuts to our prevention portfolio, Public Health's Division of HIV and STD Programs recently underwent a funding exercise that included programmatic decisions which resulted in a reduction in the number of contracts being recommended for continued services, and notification to those providers regarding the non-renewal, therefore delaying the six-month advance notice.

Attachment B is the set of seven sole source checklists for the 38 HIV and STD Prevention contracts signed by the CEO.

CONTRACTING PROCESS

Since the original award and execution of the 38 referenced contracts, the contracts have undergone multiple amendments including term extensions, adjustments to funding allocations, and revisions to the statement of work and scope of work.

HTS and CSV

On December 17, 2019, your Board approved 33 new contracts for HTS (i.e., storefront, social and sexual networks) and CSV service as a result of a solicitation for the term effective January 1, 2020 through December 31, 2022, and delegated authority to extend those contracts through December 31, 2024.

On December 28, 2022, Public Health extended 30 of the 33 original contracts through December 31, 2024. Three HTS contracts with APLA Health & Wellness, East Valley Community Health Center, Inc. and Friends Research Institute, Inc. were discontinued or relinquished by the agency.

Under this current Board action, Public Health is requesting to extend 23 of the 30 current HTS and CSV contracts that include HTS storefront services and HTS social and sexual networks.

STD-SDTS and SHEx-C

On December 17, 2019, and January 16, 2020, Public Health exercised delegated authority approved in a November 20, 2018 Board motion to execute 10 STD-SDTS and four new STD Prevention Services contracts, effective January 1, 2020, and February 1, 2020, and through January 31, 2023, and delegated authority to extend contracts through December 31, 2024, and January 31, 2025, respectively.

On December 27, 2022, Public Health exercised delegated authority to extend 13 STD Prevention services contracts through December 31, 2024.

Under this current Board action, Public Health is requesting to extend 11 of the original 13 contracts.

HTS-STD LB

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On April 2, 2019, your Board approved four new contracts as a result of a solicitation for the provision of HTS-STD LB effective April 2, 2019, through December 31, 2021, and delegated authority to extend through December 31, 2023.

On December 5, 2023, your Board approved sole source amendments to the four HTS STD LB contracts to extend the term for 12 additional months, through December 31, 2024.

Under this current Board action, Public Health is requesting to extend three of the original four contracts.

STD IPP

On August 11, 2009, your Board approved an STD IPP sole source contract with Essential Access Health (formerly California Family Health Council, Inc.). As a recipient of federal STD funds, Public Health was required to allocate 50% of grant funds to a Title X Family Planning agency to support Public Health in screening and evaluating chlamydia, gonorrhea, and other STDs among women who access services in family planning clinic settings.

On January 23, 2024, your Board approved an amendment to the Essential Access Health contract to increase funding to support Community Embedded Disease Intervention Specialist services, and delegated authority to extend the contract through December 31, 2024.

On June 17, 2024, Public Health exercised delegated authority to extend the Essential Access Health contract through December 31, 2024.

Under this current Board action, Public Health is requesting to extend Essential Access Health sole source contract.

<u>IMPACT ON CURRENT SERVICES (OR PROJECTS)</u>

Approval of the recommended actions will allow Public Health to continue providing HIV and STD testing services and STD treatment services to help decrease HIV and STD infection and transmission rates in LAC.

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Respectfully submitted,

Barbara Ferrer, PhD, MPH, MEd

Barban Jener

Director

BF:jb #7942

Enclosures

Enclosures

c: Chief Executive Officer
County Counsel
Executive Officer, Board of Supervisors

COUNTY OF LOS ANGELES DEPARTMENT OF PUBLIC HEALTH DIVISION OF HIV AND STD PROGRAMS - HIV AND STD PREVENTION SERVICES

No.	Contractor Name	Contract No.	Extended Term Annual Maximum Obligation 1/1/25- 6/30/25	Service Planning Area (SPA) Served	Supervisorial District Served
	HIV TESTII	NG SERVICES (HTS) - S	TOREFRONT		
1	AIDS Healthcare Foundation	PH-004093	\$ 308,929	4	1, 3, & 5
2	Bienestar Human Services, Inc.	PH-004097	\$ 192,500	2, 3 , 4, 6, & 7	1, 2, & 3
3	Charles R. Drew University of Medicine & Science	PH-004098	\$ 192,500	6	2
4	Children's Hospital of Los Angeles	PH-004099	\$ 151,043	4, 6, & 8	1, 2, & 3
5	City of Pasadena Public Health Department	PH-004100	\$ 185,940	3	5
6	El Proyecto del Barrio, Inc.	PH-004102	\$ 192,500	2	3
7	JWCH Institute, Inc.	PH-004104	\$ 202,229	1, 4, & 7	1, 4, & 5
8	Los Angeles Centers for Alcohol and Drug Abuse	PH-004105	\$ 99,451	4 & 7	1 & 4
9	Los Angeles LGBT Center	PH-004106	\$ 262,193	4	1 & 3
10	Special Service for Groups	PH-004108	\$ 92,500	4	1 & 2
11	The Wall Las Memorias Project	PH-004110	\$ 192,500	4 & 8	1 & 4
12	Venice Family Clinic	PH-004111	\$ 109,297	5	3
	TOTAL HTS - STOREFRONT = 12		\$ 2,181,582		

No.	Contractor Name	Contract No.	Maxi	ded Term Annual mum Obligation /1/25- 6/30/25	SPA Served	Supervisiorial District Served		
HTS - SOCIAL AND SEXUAL NETWORKS								
13	AIDS Healthcare Foundation	PH-004112	\$	162,422	4 & 8	1, 3, 4 & 5		
14	Bienestar Human Services, Inc.	PH-004114	\$	100,000	2, 3, 4, 6, & 8	1, 2, 3, & 4		
15	Charles R. Drew University of Medicine & Science	PH-004115	\$	125,000	4 & 6	1 & 2		
16	City of Long Beach	PH-004116	\$	128,107	8	4		
17	City of Pasadena Public Health Department	PH-004117	\$	37,500	3	5		
18	Los Angeles Centers for Alcohol and Drug Abuse	PH-004120	\$	50,000	4 & 7	1 & 4		
19	Los Angeles LGBT Center	PH-004121	\$	183,331	4	3		
20	Realistic Education in Action Coalition to Foster Health d.b.a. REACH LA	PH-004122	\$	100,000	4	1		
21	St. John's Well Child & Family Center	PH-004123	\$	114,695	6	2		
22	The Wall Las Memorias Project	PH-004124	\$	100,000	4 & 8	1 & 4		
	TOTAL HTS - SOCIAL & SEXUAL NETWORKS = 10		\$	1,101,055				
	HIV TESTING & SYPHIL	IS TESTING IN COMME	RCIAL SE	X VENUES (CSV)				
23	JWCH Institute, Inc.	PH-004125	\$	150,000	2 & 4	1, 2, 3, 4 & 5		
	TOTAL HTS - CSV = 1		\$	150,000				
	COMPREHENSIVE HIV AND STD TESTING AND	STD TREATMENT SER	VICES IN T	HE CITY OF LONG BE	ACH (HTS-STD LB)			
24	AIDS Healthcare Foundation	PH-003778	\$	200,000	8	4		
25	APLA Health & Wellness	PH-003779	\$	100,000	8	4		
26	One in Long Beach, d.b.a. The Center	PH-003781	\$	200,000	8	4		
	TOTAL HTS-STD LB = 3		\$	500,000		•		

COUNTY OF LOS ANGELES DEPARTMENT OF PUBLIC HEALTH DIVISION OF HIV AND STD PROGRAMS - HIV AND STD PREVENTION SERVICES

No.	Contractor Name	Contract No.	Maxi	ded Term Annual mum Obligation /1/25- 6/30/25	Service Planning Area (SPA) Served	Supervisorial District Served
	STD	, SCREENING, DIAGN	OSIS AI	ND TREATMENT SI	ERVICES (STD-STDS)	
27	AIDS Healthcare Foundation	PH-004126	\$	649,772	6	2
28	Altamed Health Services Corporation	PH-004130	\$	131,550	3	1&5
29	Central City Community Health Center	PH-004128	\$	120,000	6	2
30	Children's Hospital of Los Angeles	PH-004129	\$	60,696	4 & 6	2 & 3
31	JWCH Institute, Inc.	PH-004131	\$	172,090	1, 4, & 7	1, 4, & 5
32	Los Angeles LGBT Center	PH-004132	\$	1,849,278	4	3
33	Northeast Valley Health Corporation	PH-004133	\$	137,768	2	3
34	Watts Healthcare Corporation	PH-004135	\$	120,000	6	2
	TOTAL STD-SDTS = 8		\$	3,241,154		

No.	Contractor Name	Contract No.	Max	nded Term Annual imum Obligation /1/25- 6/30/25	SPA Served	Supervisiorial District Served		
	SEXUAL HEALTH EXPRESS CLINICS (SHEx-C)							
35	AIDS Healthcare Foundation	PH-004155	\$	375,000	4	3		
36	APLA Health & Wellness	PH-004156	\$	429,407	6	2		
37	Men's Health Foundation	PH-004158	\$	476,497	4 & 6	2 & 3		
	TOTAL SHEx-C = 3		\$	1,280,904				
	STD INFERTILITY PREVENTION PROJECT (STD IPP)							
38	Essential Access Health	PH-000749	\$	538,529	1-8	1-5		
	TOTAL STD IPP = 1	\$	538,529					
	GRAND TOTAL OF ALL CONTRAC	\$	8,993,224					

SOLE SOURCE CHECKLIST FOR HIV TESTING & SYPHILIS TESTING IN COMMERICAL SEX VENUE CONTRACT

Departm	ent N	Name: Department of Public Health	Contract: JWCH Institute, Inc. PH-004125			
	New	Sole Source Contract				
✓		e Source Amendment to Existing Contract e Existing Contract First Approved:	12-17-19			
Check		JUSTIFICATION FOR SOLE SOURCE (CONTRACTS AND AMENDMENTS			
(✓)		Identify applicable justification and provide	documentation for each checked item.			
	\	Only one bona fide source (monopoly) for the competition are not available. A monopoly is service in a given market. If more than one so does not exist."	an "Exclusive control of the supply of any			
	>	Compliance with applicable statutory and/or r	egulatory provisions.			
	>	Compliance with State and/or federal program	nmatic requirements.			
	>	Services provided by other public or County-r	elated entities.			
	>	Services are needed to address an emergent	or related time-sensitive need.			
	>	The service provider(s) is required under the requirement.	provisions of a grant or regulatory			
	>	Services are needed during the time period re replacement services; provided services are expiration of an existing contract which has n	needed for no more than 12 months from the			
	A	Maintenance and support services are neede time to complete a solicitation for a new repla services are needed for no more than 24 mor maintenance and support contract which has	cement solution/system; provided the other of the from the expiration of an existing			
	A	Maintenance service agreements exist on equipment manufacturer or an author	•			
	>	It is more cost-effective to obtain services by contract.	exercising an option under an existing			
	→	It is in the best economic interest of the Coun an existing system or infrastructure, administrate learning curve for a new service provider, etc demonstrate due diligence in qualifying the county with the best economic interest of the County	rative cost and time savings and excessive .). In such cases, departments must ost-savings or cost-avoidance associated			
		Ray Young for Erika Bonilla	10/31/2024			
	Chief Executive Office Date					

ATTACHMENT B

SOLE SOURCE CHECKLIST FOR HIV TESTING SERVICES - STOREFRONT CONTRACTS

Departm ☐ ✓	Sole Sou	Department of Public Health e Source Contract arce Amendment to Existing Contract esting Contract First Approved:	Contracts: 1.AIDS Healthcare Foundation PH-004093 2. Bienestar Human Services, Inc. PH-004097 3. JWCH Institute, Inc. PH-004104 4. Children's Hospital of Los Angeles PH-004099	5. City of Pasadena Public Health Department PH-004100 6. El Proyecto del Barrio, Inc. PH-004102 7. Charles R. Drew University of Medicine & Science PH-004098 8. Los Angeles Centers for Alcohol and Drug Abuse PH-004105 9. Los Angeles LGBT Center PH-004106 10. Special Service for Groups PH-004108 11. The Wall Las Memorias Project PH-004110 12. Venice Family Clinic PH-004111
Check (✓)		JUSTIFICATION FOR SOLE SOURCE Identify applicable justification and provide		-
	com sen	y one bona fide source (monopoly) for the petition are not available. A monopoly vice in a given market. If more than one s not exist."	is an "Exclusive control	of the supply of any
	> Con	npliance with applicable statutory and/o	r regulatory provisions.	
	≻ Con	npliance with State and/or federal progr	ammatic requirements.	
	> Ser	vices provided by other public or County	y-related entities.	
	> Ser	vices are needed to address an emerge	ent or related time-sensit	ive need.
	11	service provider(s) is required under thuirement.	e provisions of a grant o	r regulatory
	repl	vices are needed during the time period acement services; provided services ar- iration of an existing contract which has	e needed for no more th	an 12 months from the
	time serv	ntenance and support services are need to complete a solicitation for a new rep vices are needed for no more than 24 m ntenance and support contract which ha	placement solution/syste conths from the expiration	m; provided the n of an existing
		ntenance service agreements exist on e inal equipment manufacturer or an auth		•
		more cost-effective to obtain services b tract.	by exercising an option u	nder an existing
	an e lear dem	in the best economic interest of the Corexisting system or infrastructure, admining curve for a new service provider, enonstrate due diligence in qualifying the the best economic interest of the Countries.	strative cost and time sa etc.). In such cases, depa cost-savings or cost-avo	vings and excessive artments must
	Ra	y Young for Erika Bonilla		10/31/2024
		Chief Executive Office		Date

4. City of Long Beach PH-0041165. City of Pasadena Public Health

6. Los Angeles Centers for Alcohol and

Department PH-004117

Drug Abuse PH-004120

SOLE SOURCE CHECKLIST FOR HIV TESTING SERVICES - STOREFRONT CONTRACTS

Department of Public Health

Department Name:

Contracts:

PH-004112

1. Healthcare Foundation

2. Bienestar Human Services,

✓	Sole Source	Source Contract se Amendment to Existing Contract ng Contract First Approved:	Inc. PH-004114 3. Charles R. Drew University of Medicine & Science PH-004115 12-17-19	7. Los Angeles LGBT Center PH-004121 8. Realistic Education in Action Coalition to Foster Health d.b.a. REACH LA PH-004122 9. St. John's Well Child & Family Center PH-004123 10. The Wall Las Memorias Project PH-004124		
Check	J	USTIFICATION FOR SOLE SOURCE	CONTRACTS AND AME	ENDMENTS		
(✓)		Identify applicable justification and provide	le documentation for each ch	necked item.		
	comp servic	one bona fide source (monopoly) for t etition are not available. A monopoly se in a given market. If more than one not exist."	is an "Exclusive control o	f the supply of any		
	> Comp	liance with applicable statutory and/o	r regulatory provisions.			
	> Comp	oliance with State and/or federal progr	ammatic requirements.			
	Servio	ces provided by other public or Count	y-related entities.			
	Servio	ces are needed to address an emerge	ent or related time-sensitiv	re need.		
		ervice provider(s) is required under the ement.	e provisions of a grant or	regulatory		
	Services are needed during the time period required to complete a solicitation for replacement services; provided services are needed for no more than 12 months from the expiration of an existing contract which has no available option periods.					
	time t servic	Maintenance and support services are needed for an existing solution/system during the time to complete a solicitation for a new replacement solution/system; provided the services are needed for no more than 24 months from the expiration of an existing maintenance and support contract which has no available option periods.				
	Maintenance service agreements exist on equipment which must be serviced by the original equipment manufacturer or an authorized service representative.					
	It is m contra	ore cost-effective to obtain services bact.	by exercising an option un	der an existing		
	an ex learni demo	the best economic interest of the Co isting system or infrastructure, admining ng curve for a new service provider, e nstrate due diligence in qualifying the ne best economic interest of the Cour	strative cost and time savetc.). In such cases, depar cost-savings or cost-avoi	rings and excessive tments must		
	Ray	Young for Erika Bonilla		10/31/2024		
		Chief Executive Office	<u> </u>	Date		

SOLE SOURCE CHECKLIST FOR HIV AND STD PREVENTION IN CITY OF LONG BEACH CONTRACTS

Departm	nent N	Name:	Department of Public Health	Contracts:		
	New	/ Sole S	Source Contract	 AIDS Healthcare Foundation PH-003778 APLA Health & Wellness PH-003779 		
<u>√</u>			e Amendment to Existing Contract ng Contract First Approved:	One in Long Beach, d.b.a. The Center PH-00378 12-17-19		
Check (√)		_	USTIFICATION FOR SOLE SOURCE			
)	Only compe	etition are not available. A monopoly	ne service exists; performance and price is an "Exclusive control of the supply of any source in a given market exists, a monopoly		
	>	Comp	liance with applicable statutory and/or	regulatory provisions.		
	>	Comp	liance with State and/or federal progra	ammatic requirements.		
	>	Servic	es provided by other public or County	-related entities.		
	>	Servic	es are needed to address an emerge	nt or related time-sensitive need.		
			ervice provider(s) is required under the ement.	e provisions of a grant or regulatory		
/	>	replac	•	required to complete a solicitation for eneeded for no more than 12 months from the no available option periods.		
	>	time to	o complete a solicitation for a new rep	led for an existing solution/system during the lacement solution/system; provided the onths from the expiration of an existing s no available option periods.		
	>		enance service agreements exist on e al equipment manufacturer or an auth	quipment which must be serviced by the prized service representative.		
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		unty (e.g., significant costs and time to replace strative cost and time savings and excessive (c.). In such cases, departments must cost-savings or cost-avoidance associated by.				
_	-	Ray	Young for Erika Bonilla	10/31/2024		
	Chief Executive Office Date					

SOLE SOURCE CHECKLIST FOR STD INFERTILITY PREVENTION PROJECT CONTRACT

Departn	nent	Name: Department of Public Health	Contract:				
	Nev	w Sole Source Contract	Essential Access Health PH-00074				
\checkmark		e Source Amendment to Existing Contract e Existing Contract First Approved:	12-17-19				
Check (✓)		JUSTIFICATION FOR SOLE SOURCE					
		Only one bona fide source (monopoly) for the competition are not available. A monopoly is service in a given market. If more than one sides not exist." (see justification below)	e service exists; performance and price s an "Exclusive control of the supply of any				
	Compliance with applicable statutory and/or regulatory provisions.						
]>	Compliance with State and/or federal progra	mmatic requirements.				
	Services provided by other public or County-related entities.						
	Services are needed to address an emergent or related time-sensitive need.						
	>	The service provider(s) is required under the requirement.	provisions of a grant or regulatory				
	Services are needed during the time period required to complete a solicitation for replacement services; provided services are needed for no more than 12 months from expiration of an existing contract which has no available option periods.						
		Maintenance and support services are needed time to complete a solicitation for a new replace services are needed for no more than 24 more maintenance and support contract which has	acement solution/system; provided the onths from the expiration of an existing				
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	}	It is more cost-effective to obtain services by contract.	exercising an option under an existing				
		It is in the best economic interest of the Couran existing system or infrastructure, adminis learning curve for a new service provider, et demonstrate due diligence in qualifying the with the best economic interest of the County	c.). In such cases, departments must cost-savings or cost-avoidance associated				
	_	Ray Young for Erika Bonilla	10/31/2024				
		Chief Executive Office	 Date				

Justification: Under the current CDC STD grant, DPH is no longer required to allocate funding for a Title X Family Planning agency; however, Essential Access Health (EAH) is the only provider that delivers specialized, critical services supporting DPH efforts to address the STD burden in South Los Angeles. Extension of the STD Infertility Prevention Program contract allows for the continuation of vital STD training and technical assistance to Title X and some non-Title X clinics that screen young women for chlamydia and gonorrhea, as well as the continued distribution of Partner Delivered Patient Therapy (PDPT) packages (chlamydia and gonorrhea medication) to partner clinics, which can assist with addressing the HIV and STD disease. Failure to extend the term of the contract with EAH will create a gap in providing vital technical assistance and training for partner clinic staff and the dissemination of PDPT to partner sites. It will allow for continued efforts around raising awareness and increasing STD prevention activities among young women and men in South Los Angeles.

Date

Contracts:

SOLE SOURCE CHECKLIST FOR **SEXUAL HEALTH EXPRESS CLINICS CONTRACTS**

Departm	nent Name:	Department of Public Health		 AIDS Healthcare Foundation PH-004155
	New Sole S	Source Contract		2. APLA Health & Wellness PH-004156 3. Men's Health Foundation
√		e Amendment to Existing Contract ng Contract First Approved:	12-17-19	PH-004158
Check (√)	_	USTIFICATION FOR SOLE SOURCE		_
	Only compenservic	Identify applicable justification and providence bona fide source (monopoly) for the tition are not available. A monopoly see in a given market. If more than one not exist."	ne service exists; perfo is an " <i>Exclusive contro</i>	rmance and price I of the supply of any
	Comp	liance with applicable statutory and/o	r regulatory provisions.	
	> Comp	liance with State and/or federal progr	ammatic requirements.	
	> Servic	ces provided by other public or County	/-related entities.	
	> Servic	ces are needed to address an emerge	nt or related time-sens	itive need.
		ervice provider(s) is required under the	e provisions of a grant	or regulatory
	replac	ces are needed during the time period cement services; provided services are tion of an existing contract which has	e needed for no more t	han 12 months from the
	time to servic	enance and support services are need to complete a solicitation for a new rep es are needed for no more than 24 m enance and support contract which ha	placement solution/systonths from the expiration	em; provided the on of an existing
		enance service agreements exist on ϵ al equipment manufacturer or an auth		
	It is m contra	ore cost-effective to obtain services bact.	y exercising an option	under an existing
	an exi learnir demoi	the best economic interest of the Consting system or infrastructure, admining curve for a new service provider, enstrate due diligence in qualifying the best economic interest of the Country	strative cost and time s tc.). In such cases, dep cost-savings or cost-av	avings and excessive partments must
	Ray	Young for Erika Bonilla	_	10/31/2024
	•	Chief Executive Office		Date

4. Watts Healthcare Corporation

5. Central City Community Health Center

PH-004135

PH-004128

SOLE SOURCE CHECKLIST FOR STD SCREENING, DIAGNOSIS AND TREATMENT CONTRACTS

Department of Public Health

Department Name:

Contracts:

PH-004126

1.AIDS Healthcare Foundation

2. Los Angeles LGBT Center

✓	New Sole Source Contract Sole Source Amendment to Existing Contract Date Existing Contract First Approved:	PH-004132 3. Altamed Health Services Corporation PH-004130 12-17-19	6. Children's Hospital of Los Angeles PH-004129 7. JWCH Institute, Inc. PH-004131 8. Northeast Valley Health Corporation PH-004133					
Check (√)	JUSTIFICATION FOR SOLE SOURCE		-					
	Only one bona fide source (monopoly) for the service exists; performance and price competition are not available. A monopoly is an "Exclusive control of the supply of any service in a given market. If more than one source in a given market exists, a monopoly does not exist."							
	 Compliance with applicable statutory and/or regulatory provisions. Compliance with State and/or federal programmatic requirements. 							
	Services provided by other public or Count							
	 Services are needed to address an emerge The service provider(s) is required under the requirement. 							
	Services are needed during the time period required to complete a solicitation for replacement services; provided services are needed for no more than 12 months from the expiration of an existing contract which has no available option periods.							
	Maintenance and support services are needed for an existing solution/system during the time to complete a solicitation for a new replacement solution/system; provided the services are needed for no more than 24 months from the expiration of an existing maintenance and support contract which has no available option periods.							
	 Maintenance service agreements exist on original equipment manufacturer or an authorized 							
	It is more cost-effective to obtain services l contract.							
	It is in the best economic interest of the Co an existing system or infrastructure, admin learning curve for a new service provider, of demonstrate due diligence in qualifying the with the best economic interest of the Cour	istrative cost and time savi etc.). In such cases, depart e cost-savings or cost-avoic	ngs and excessive ments must					
	Ray Young for Erika Bonilla Chief Executive Office		0/31/2024 Date					
	CHIEF EXECUTIVE CHICE		Dale					



DEPARTMENT OF PUBLIC HEALTH

STD SCREENING, DIAGNOSIS, AND TREATMENT SERVICES CONTRACT WITH [CONTRACTOR NAME]

Paragraph	TABLE OF CONTENTS	Page
Description	n of Services	2
4. Term of Co	ontract	3
5. Maximum	Obligation of County	3
6. Invoices and	l Payments	3
9. Confidentialit	y	4
33. Consideration	on of Hiring GAIN Participants	4
XX. Campaign (Contributions	5

Amendment No.

DEPARTMENT OF PUBLIC HEALTH STD SCREENING, DIAGNOSIS, AND TREATMENT SERVICES CONTRACT WITH (AGENCY NAME)

THIS AMENDMENT is made and entered into on		
by and between	COUNTY OF LOS ANGELES (hereafter "County")	
and	AGENCY NAME (hereafter "Contractor").	

WHEREAS, reference is made to that certain document entitled "STD SCREENING, DIAGNOSIS, AND TREATMENT SERVICES CONTRACT" dated XXXX X, 2020, and further identified as Contract No. PH-00XXXX, and all amendments thereto (all hereafter "Contract"); and

WHEREAS, on December 17, 2024, the County Board of Supervisors delegated authority to the Director of Public Health, or designee, to execute an amendment to the Contract to extend the term and make other updates as necessary; and

WHEREAS, County has been allocated funds from the Federal Centers for Disease Control and Prevention (CDC), Strengthening STD Prevention and Control for Health Departments (STD PCHD), Assisting Listing Number 93.977, California Department of Public Health STI Prevention and Collaboration Agreement Number

STI110, Future of Public Health funds, Tobacco Settlement Funds, and net County cost funds, a portion of which has been allocated to the Contract; and

WHEREAS, it is the intent of the parties hereto to amend the Contract to extend the term through June 30, 2025, for the continued provision of STD Screening, Diagnosis, and Treatment Services, update certain terms and provisions, amend exhibits and schedules, and update the statement of work, scope of work, and budgets; and

WHEREAS, said Contract provides that changes may be made in the form of a written amendment which is formally approved and executed by the parties; and

WHEREAS, Contractor warrants that it continues to possess the competence, expertise, and personnel necessary to provide services consistent with the requirements of the Contract and consistent with the professional standard of care for these services.

NOW THEREFORE, the parties hereto agree as follows:

- This amendment is effective upon execution for the period of January 1, 2025 through June 30, 2025.
- 2. Paragraph 3, <u>DESCRIPTION OF SERVICES</u>, Subparagraph A is deleted in its entirety and replaced as follows:
- "A. Contractor will provide services in the manner described in Exhibits A and A.1, Statements of Work, and Exhibits B, B-1, B-2, B-3, B-4. B-5 and B-6, Scopes of Work."
- "D. Federal Award Information for this Contract is detailed in Exhibits N, N.1, and N.2, Notice of Federal Subaward Information."

3. Paragraph 4, first subparagraph, <u>TERM OF CONTRACT</u>, is deleted in its entirety and replaced as follows:

"The term of this Contract is effective January 1, 2020 and will continue in full force and effect through June 30, 2025, unless sooner terminated or extended, in whole or in part, as provided in this Contract."

4. Paragraph 5, <u>MAXIMUM OBLIGATION OF COUNTY</u>, Subparagraph I, is deleted in its entirety and replaced as follows:

5. MAXIMUM OBLIGATION OF COUNTY:

"I.	For the period of Janua	ary 1, 2025	through June 30, 2025,
the maximun	n obligation of County fo	or all service	es provided hereunder
will not exce	ed	(\$	_).

Such overall maximum obligation is comprised entirely of CDPH STI Prevention and Collaboration funds, CDC PCHD, NCC, Future of Public Health, and Tobacco Settlement Funds, as set forth in Exhibit C, Schedule X, and X."

- 5. Paragraph 6, <u>INVOICES AND PAYMENT</u>, Subparagraph A, is deleted in its entirety and replaced as follows:
 - "A. Contractor will invoice the County only for providing the tasks, deliverables, goods, services, and other work specified in Exhibit A.2, Service Delivery Site Questionnaire Table 1, and in accordance with Exhibit B-6."
- 6. Paragraph 9, <u>CONFIDENTIALITY</u>, Subparagraph A, is deleted in its entirety and replaced as follows:

- "A. Contractor must maintain the confidentiality of all records and information in accordance with all applicable federal, State, and local laws, rules, regulations, ordinances, directives, guidelines, policies, and procedures relating to confidentiality, including, without limitation, County policies concerning information technology security and the protection of confidential records and information. In the event of a breach, suspected breach, or unlawful use or disclosure of confidential records, Contractor must immediately, no later than 24 hours after discovery, notify the County's Project Manager."
- 7. Paragraph 33, CONSIDERATION OF HIRING GAIN/GROW PARTICIPANTS, is deleted in its entirety and replaced as follows:

"33. CONSIDERATION OF HIRING GAIN/START PARTICIPANTS

A. Should Contractor require additional or replacement personnel after the effective date of this Contract, Contractor will give consideration for any such employment openings to participants in the County's Department of Public Social Services Greater Avenues for Independence (GAIN) Program or Skills and Training to Achieve Readiness for Tomorrow (START) Program who meet Contractor's minimum qualifications for the open position(s). For this purpose, consideration means that Contractor will interview qualified candidates. The County will refer GAIN/START participants by job category to Contractor. Contractor must report all job openings with job requirements to: gainstart@dpss.lacounty.gov and bservices@opportunity.lacounty.gov and DPSS will refer qualified

GAIN/START job candidates.

- B. In the event that both laid-off County employees and GAIN/START participants are available for hiring, County employees must be given first priority."
- 3. Paragraph XX, CAMPAIGN CONTRIBUTION PROHIBITION

 FOLLOWING FINAL DECISION IN CONTRACT PROCEEDING, is added as a new provision as follows:

"XX. CAMPAIGN CONTRIBUTION PROHIBITION FOLLOWING FINAL DECISION IN CONTRACT PROCEEDING

Pursuant to Government Code Section 84308, Contractor and its subcontractors, are prohibited from making a contribution of more than \$250 to a County officer for 12 months after the date of the final decision in the proceeding involving this Contract, including any amendment to this Contract. Failure to comply with the provisions of Government Code Section 84308 and of this paragraph, may be a material breach of this Contract as determined in the sole discretion of the County."

9. Exhibit A, STATEMENT OF WORK FOR STD, SCREENING, DIAGNOSIS, AND TREATMENT SERVICES, Subparagraph 3.10.2, <u>first</u> paragraph, is deleted in its entirety and replaced as follows:

"Contractor's Service Delivery Sites(s): Contractor's facilities where	
services are to be provided hereunder are located at:,	and
as described in Service Delivery Site Questionnaire, Table-1-Revised.1.	

10. Exhibit A, STATEMENT OF WORK FOR STD, SCREENING,
DIAGNOSIS, AND TREATMENT SERVICES, Paragraph 4.9, <u>Payment for Laboratory</u>

<u>Processing</u>, the following subparagraph is added as follows:

"For the period 1/1/25 – 06/30/25, the County will be the payer of last resort for laboratory testing services required under this Contract, and will only reimburse Contractor for laboratory testing costs for services provided for eligible clients not covered, or partially covered, by public or private health insurance plans. Contractor may submit STD screening specimens taken to perform STD Screening, Diagnosis, and Treatment services required by this agreement to the LAC Public Health Laboratory or Contractor may use funding provided under this Contract to cover laboratory service costs, only after Contractor has screened for and billed other third-party payors (i.e. health care insurance providers, such as, but not limited to Medicaid, Family PACT, and/or private insurance)."

- 11. Exhibit B-6, SCOPE OF WORK FOR STD SCREENING, DIAGNOSIS, AND TREATMENT SERVICES, attached hereto and incorporated herein by reference, is added to the Contract.
- 12. Schedule 6, attached hereto and incorporated herein by reference, is added to Exhibit C.
- 13. Exhibit N.1 or N.2, Notice of Federal Subaward Information, attached hereto and incorporated herein by reference, is added to the Contract.
- 14. SERVICE DELIVERY SITE QUESTIONNAIRE, TABLE 1-REVISED, FOR STD SCREENING, DIAGNOSIS, AND TREATMENT SERVICES, attached hereto and incorporated herein by reference, is added to the Contract.

15. Except for the changes set forth hereinabove, the Contract is not changed in any other respect by this amendment.

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IN WITNESS WHEREOF, the Board of Supervisors of the County of Los Angeles has caused this amendment to be executed by its Director of Public Health, or designee, and Contractor has caused this amendment to be executed on its behalf by its duly authorized officer, the day, month, and year first above written.

COUNTY OF LOS ANGELES By _____ Barbara Ferrer, Ph.D., M.P.H., M.Ed. Director AGENCY NAME Contractor Ву ______ Signature Printed Name Title _____ BY THE OFFICE OF THE COUNTY COUNSEL Contracts and Grants Division Management

8

BL#7950

APPROVED AS TO FORM

APPROVED AS TO CONTRACT

Department of Public Health

DAWYN R. HARRISON

County Counsel

ADMINISTRATION:

EXHIBIT C

SCHEDULE 6

BUDGET FOR

STD SCREENING, DIAGNOSIS, AND TREATMENT SERVICES

AGENCY NAME

	<u>Budget</u> January 1 tł <u>June 30,</u>	, 2025 hrough
Salaries	\$	0
Employee Benefits	\$	0
Travel	\$	0
Equipment	\$	0
Supplies	\$	0
Other	\$	0
Consultants/Subcontracts	\$	0
Indirect Cost*	\$	0
TOTAL PROGRAM BUDGET	\$	0

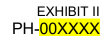
During the term of the Contract, any change to the above budget must be executed through a written Change Notice or amendment to the Contract, executed by the Division of HIV and STD Programs' Director and Contractor. Funds may only be utilized for eligible program expenses. Invoices and cost reports must be submitted and will be reimbursed in accordance with approved line-item detailed budgets.

SERVICE DELIVERY SITE QUESTIONNAIRE

SERVICE DELIVERY SITES

TABLE 1-REVISED.1

		Site # <u>1</u> of <u>1</u>
1	Agency Name:	AGENCY NAME
2	Executive Director:	
3	Address of Service Delivery Site:	
4	In which Service Planning Area is	he service delivery site?
	One: Antelope Valley	Two: San Fernando Valley
	Three: San Gabriel Valley	Four: Metro Los Angeles
	Five: West Los Angeles	Six: South Los Angeles
	Seven: East Los Angeles	Eight: South Bay
5 In which Supervisorial District is the service delivery site?		e service delivery site?
	One: Supervisor Solis	Two: Supervisor Mitchell
	Three: Supervisor Horvat	h Four: Supervisor Hahn
	Five: Supervisor Barger	
6	Based on the number of direct ser of your allocation is designated to	vice hours to be provided at this site, what percentage this site? 100%



DEPARTMENT OF PUBLIC HEALTH

HIV TESTING SERVICES - STOREFRONT CONTRACT

Pa	Paragraph TABLE OF CONTENTS	Page
	CONTRACT BODY (CB)	
3.	Description of Services	2
4.	Term of Contract	2
5.	Maximum Obligation of County	
6.	Invoices and Payment	3
9.	Confidentiality	3
33.	Consideration of hiring GAIN START participants	4
60.). Public Records Act	4
70.). Termination of Default	5
87.	 Campaign Contribution Prohibition Following Final Decis 	ion in Contract
	Proceeding	

Amendment No.

DEPARTMENT OF PUBLIC HEALTH HIV TESTING SERVICES - STOREFRONT CONTRACT

THIS AMENDMENT is made and entered into on		
by and between	COUNTY OF LOS ANGELES (hereafter "County")	
and	AGENCY NAME (hereafter "Contractor").	

WHEREAS, reference is made to that certain document entitled "HIV TESTING SERVICES" dated xxxxxxxxx, and further identified as Contract No. PH-00xxxxx, and any amendments thereto (all hereafter "Contract"); and

WHEREAS, on December 17, 2024, the County Board of Supervisors delegated authority to the Director of Public Health, or designee, to execute amendments to the Contract to extend the term and make other updates, as necessary; and

WHEREAS, County has been allocated funds from the Federal Centers for
Disease Control and Prevention (CDC), High-Impact HIV Prevention and Surveillance
Programs for Health Department (HIHPS) funds, Assistance Listing Number 93.940, of which a portion has been designated to the Contract; and

WHEREAS, it is the intent of the parties hereto to amend the Contract to extend the term through June 30, 2025; and

WHEREAS, said Contract provides that changes may be made in the form of a written amendment which is formally approved and executed by the parties; and

WHEREAS, Contractor warrants that it continues to possess the competence, expertise, and personnel necessary to provide services consistent with the requirements of this Contract and consistent with the professional standard of care for these services.

NOW THEREFORE, the parties hereto agree as follows:

- 1. This amendment is effective upon execution for the period of January 1, 2025 through June 30, 2025.
- 2. Paragraph 3, <u>DESCRIPTION OF SERVICES</u>, Subparagraph A, is deleted in its entirety and replaced as follows:
 - "A. Contractor will provide services in the manner described in Exhibits A and A.1, Statements of Work, and Exhibits B, B-1, B-2, B-3, B-4, B-5, and B-6, Scopes of Work. Federal Award Information for this Contract is detailed in Exhibit N and N.1, Notice of Federal Subaward Information."
- 3. The first subparagraph of Paragraph 4, <u>TERM OF CONTRACT</u>, is deleted in its entirety and replaced as follows:

"The term of this Contract is effective January 1, 2020 and will continue in full force and effect through June 30, 2025, unless sooner terminated or extended, in whole or in part, as provided in this Contract."

- 4. Paragraph 5, <u>MAXIMUM OBLIGATION OF COUNTY</u>, Subparagraph I, is added as follows:

- 5. Paragraph 6, <u>INVOICES AND PAYMENT</u>, Subparagraph A, is deleted in its entirety and replaced as follows:
 - "A. Contractor must invoice the County only for providing the tasks, deliverables, goods, services, and other work specified in Exhibits A and A.1, and in accordance with Exhibit B-6."
- 6. Paragraph 9, <u>CONFIDENTIALITY</u>, Subparagraph A, is deleted in its entirety and replaced as follows:
 - "A. Contractor must maintain the confidentiality of all records and information in accordance with all applicable federal, State, and local laws, rules, regulations, ordinances, directives, guidelines, policies, and procedures relating to confidentiality, including, without limitation, County policies concerning information technology security and the protection of confidential records and information. In the event of a breach, suspected breach, or unlawful use or disclosure of confidential records, Contractor must immediately, no later than 24 hours after discovery, notify the County's Project Manager."
- 7. Paragraph 33, <u>CONSIDERATION OF HIRING GAIN/GROW PARTICIPANTS</u>, is deleted in its entirety and replaced as follows:

"33. CONSIDERATION OF HIRING GAIN/START PARTICIPANTS:

A. Should Contractor require additional or replacement personnel after the effective date of this Contract, Contractor will give consideration for any such employment openings to participants in the County's Department of Public Social Services Greater Avenues for Independence (GAIN) Program or Skills and Training to Achieve

Readiness for Tomorrow (START) Program who meet Contractor's minimum qualifications for the open position(s). For this purpose, consideration means that Contractor will interview qualified candidates.

The County will refer GAIN/START participants by job category to Contractor. Contractor must report all job openings with job requirements to: gainstart@dpss.lacounty.gov and bservices@opportunity.lacounty.gov and DPSS will refer qualified GAIN/START job candidates.

- B. In the event that both laid-off County employees and GAIN/GROW participants are available for hiring, County employees must be given first priority."
- 8. Paragraph 60, <u>PUBLIC RECORDS ACT</u>, is deleted in its entirety and replaced as follows:

"60. PUBLIC RECORDS ACT

A. Any documents submitted by Contractor; all information obtained in connection with the County's right to audit and inspect the Contractor's documents, books, and accounting records pursuant to the RECORD RETENTION AND AUDITS Paragraph of this Contract; as well as those documents which were required to be submitted in response to the solicitation process for this Contract, become the exclusive property of the County. All such documents become a matter of public record and will be regarded as public records. Exceptions listed in California Government Code Section 7921.000 et seq. (Public Records Act) may be applied to documents which are marked "trade secret," "confidential," or "proprietary."

The County will not in any way be liable or responsible for the disclosure of

any such records including, without limitation, those so marked, if disclosure is required by law, or by an order issued by a court of competent jurisdiction.

- B. In the event the County is required to defend an action on a Public Records Act request for any of the aforementioned documents, information, books, records, and/or contents of a proposal marked "trade secret," "confidential," or "proprietary," Contractor agrees to defend and indemnify the County from all costs and expenses, including reasonable attorney's fees, in action or liability arising under the Public Records Act."
- 9. Paragraph 70, <u>TERMINATION FOR DEFAULT</u>, is deleted in its entirety and replaced as follows:
- "70. <u>TERMINATION FOR DEFAULT</u>: The County may, by written notice to Contractor, terminate the whole or any part of this Contract, if, in the judgement of County's Project Director:
 - A. Contractor has materially breached this Contract; or
 - B. Contractor fails to timely provide and/or satisfactorily perform any task, deliverable, service, or other work required either under this Contract; or
 - C. Contractor fails to demonstrate a high probability of timely fulfillment of performance requirements under this Contract, or of any obligations of this Contract and in either case, fails to demonstrate convincing progress toward a cure within five working days (or such longer period as the County may authorize in writing) after receipt of written notice from the County specifying such failure.

In the event that the County terminates this Contract in whole or in part as provided hereinabove, the County may procure, upon such terms and in such manner as the County may deem appropriate, goods and services similar to those so terminated. Contractor will be liable to the County for such similar goods and services. Contractor will continue the performance of this Contract to the extent not terminated under the provisions of this Paragraph.

Except with respect to defaults of any subcontractor, Contractor will not be liable for any such excess costs of the type identified in the Paragraph above if its failure to perform this Contract arises out of causes beyond the control and without the fault or negligence of Contractor. Such causes may include, but are not limited to: acts of God or of the public enemy, acts of the County in either its sovereign or contractual capacity; acts of federal or State governments in their sovereign capacities; or fires, floods, strikes, freight embargoes, and unusually severe weather; but in every case, the failure to perform must be beyond the control and without the fault or negligence of Contractor. If the failure to perform is caused by the default of a subcontractor, and if such default arises out of causes beyond the control of both Contractor and any subcontractor, and without the fault or negligence of either of them, Contractor will not be liable for any such excess costs for failure to perform, unless the goods or services to be furnished by the subcontractor were obtainable from other sources in sufficient time to permit Contractor to meet the required performance

schedule. As used in this Paragraph, the term "subcontractor(s)" means subcontractor(s) at any tier.

If, after the County has given notice of termination under the provisions of this Paragraph, it is determined by the County that Contractor was not in default under the provisions of this Paragraph or that the default was excusable under the provisions hereinabove, the rights and obligations of the parties will be the same as if the notice of termination had been issued pursuant to the Paragraph entitled TERMINATION FOR CONVENIENCE, herein.

The rights and remedies of County provided in this Paragraph are not exclusive and are in addition to any other rights and remedies provided by law or under this Contract."

10. Paragraph 87, <u>CAMPAIGN CONTRIBUTION PROHIBITION</u>
FOLLOWING FINAL DECISION IN CONTRACT PROCEEDING, is added as follows:

"87. CAMPAIGN CONTRIBUTION PROHIBITION FOLLOWING FINAL DECISION IN CONTRACT PROCEEDING

Pursuant to Government Code Section 84308, Contractor and its subcontractors are prohibited from making a contribution of more than \$250 to a County officer for 12 months after the date of the final decision in the proceeding involving this Contract, including any amendment to this Contract. Failure to comply with the provisions of Government Code Section 84308 and of this paragraph, may be a material breach of this Contract as determined in the sole discretion of the County."

	11.	Exhibit A, STATEMENT OF WORK FOR HIV TESTING	G SERVICES,
Subpa	aragraph	n 3.10.2, first paragraph, is deleted in its entirety and rep	placed as follows:
	"Co	ontractor's Service Delivery Sites(s): Contractor's facilitie	es where services
	are to b	be provided hereunder are located at:	_ as described in
	Service	e Delivery Site Questionnaire, Table-1-Revised.1.	

- 12. Exhibit B-6, SCOPE OF WORK for HIV TESTING SERVICES, attached hereto and incorporated herein by reference, is added to the Contract.
- 13. Schedules 11 and 12, attached hereto and incorporated herein by reference, are added to Exhibit C.
- 14. Exhibit N, N .1, or N.2, Notice of Federal Subaward Information, attached hereto and incorporated herein by reference, is added to the Contract.
- 15. SERVICE DELIVERY SITE QUESTIONNAIRE, TABLE 1-REVISED.1,
 FOR HIV TESTING SERVICES, attached hereto and incorporated herein by reference,
 is added to the Contract
- 16. Except for the changes set forth hereinabove, the Contract will not be changed in any respect by this amendment.

/ / / /

IN WITNESS WHEREOF, the Board of Supervisors of the County of Los Angeles has caused this Amendment to be executed by its Director of Public Health, or designee, and Contractor has caused this amendment to be executed in its behalf by its duly authorized officer, the day, mo

its duly authorized officer, the day, month, and year first above written.		
	COUNTY OF LOS ANGELES	
	By Barbara Ferrer, Ph.D., M.P.H., M.Ed.	
	Director AGENCY NAME	
	Contractor By	
	BySignature	
	Printed Name	
	Title	
APPROVED AS TO FORM BY THE OFFICE OF THE COUNTY COUNSEL DAWYN R. HARRISON County Counsel		
APPROVED AS TO CONTRACT ADMINISTRATION:		
Department of Public Health		
ByContracts and Grants Division Manag	gement	
BL# <mark>7950</mark>		

DHSP HTS STFT PH-00000-x

EXHIBIT C

SCHEDULE 11

HIV TESTING SERVICES - STOREFRONT

	January	through
Salaries	\$	0
Employee Benefits	\$	0
Travel	\$	0
Equipment	\$	0
Supplies	\$	0
Other	\$	0
Consultants/Subcontracts	\$	0
Indirect Cost*	\$	0
TOTAL PROGRAM BUDGET	\$	0

During the term of the Contract, any change to the above budget must be executed through a written Change Notice or amendment to the Contract, executed by the Division of HIV and STD Programs' Director and Contractor. Funds may only be utilized for eligible program expenses. Invoices and cost reports must be submitted and will be reimbursed in accordance with approved line-item detailed budgets.

EXHIBIT C

SCHEDULE 12

HIV TESTING SERVICES - STOREFRONT PAY FOR PERFORMANCE

	Budget l January 1 th <u>June 30,</u>	, 2025 rrough
Salaries	\$	0
Employee Benefits	\$	0
Travel	\$	0
Equipment	\$	0
Supplies	\$	0
Other	\$	0
Consultants/Subcontracts	\$	0
Indirect Cost*	\$	0
TOTAL PROGRAM BUDGET	\$	0

During the term of the Contract, any change to the above budget must be executed through a written Change Notice or amendment to the Contract, executed by the Division of HIV and STD Programs' Director and Contractor. Funds may only be utilized for eligible program expenses. Invoices and cost reports must be submitted and will be reimbursed in accordance with approved line-item detailed budgets.

SERVICE DELIVERY SITES

TABLE 1-REVISED.1

		Site # \underline{X} of	<u>X</u>
1	Agency Name:	AGENCY NAME	
2	Executive Director:		
3	Address of Service Delivery Site:		
4	In which Service Planning Area is	the service delivery site?	
	One: Antelope Valley	Two: San Fernando Valley	
	Three: San Gabriel Valley	ey Four: Metro Los Angeles	
	Five: West Los Angeles	Six: South Los Angeles	
	Seven: East Los Angeles	Eight: South Bay	
5	In which Supervisorial District is th	he service delivery site?	
	One: Supervisor Solis	Two: Supervisor Mitchell	
	Three: Supervisor Horva	ath Four: Supervisor Hahn	
	Five: Supervisor Barger		
6	Based on the number of direct ser of your allocation is designated to	rvice hours to be provided at this site, what percer this site? X%	ntage



AMENDMENT No.

DEPARTMENT OF PUBLIC HEALTH

COMPREHENSIVE HIV AND STD TESTING AND STD TREATMENT SERVICES CONTRACT WITH [CONTRACTOR NAME]

Par	agraph TA	BLE OF CONTENTS	Page
3.	Description of Services		2
4.	Term of Contract		3
5.	Maximum Obligation of Count	y	3
6.	Invoice and Payment		3
9.	Confidentiality		4
34.	Consideration of Hiring GAIN/S	START Participants	4
XX.	Campaign Contributions		5

Amendment No.

DEPARTMENT OF PUBLIC HEALTH COMPREHENSIVE HIV AND STD TESTING AND STD TREATMENT SERVICES CONTRACT WITH (AGENCY NAME)

THIS AMENDMENT is made	and entered into on
by and between	COUNTY OF LOS ANGELES (hereafter "County"),
and	AGENCY NAME (hereafter "Contractor").

WHEREAS, reference is made to that certain document entitled "COMPREHENSIVE HIV AND STD TESTING AND STD TREATMENT SERVICES IN THE CITY OF LONG BEACH CONTRACT," dated enter date of original contract, and further identified as Contract No. PH-XXXXXX, and all amendments thereto (all hereafter "Contract"); and

WHEREAS, on December 17, 2024, the County Board of Supervisors delegated authority to the Director of Public Health, or designee, to execute an amendment to the Contract to extend the term and make other updates as necessary; and

WHEREAS, County has been allocated funds from the Federal Centers for

Disease Control and Prevention (CDC), High-Impact HIV Prevention and Surveillance

Programs for Health Department funds (HIHPS), Assistance Listing Number 93.940,

and net County cost funds, of which a portion has been designated to the Contract; and

WHEREAS, it is the intent of the parties hereto to amend the Contract to extend the term through June 30, 2025, for the continued provision of Comprehensive HIV and

STD Testing and STD Treatment Services; update certain terms and provisions; amend exhibits and schedules; and update the statement of work, scope of work, and budget; and

WHEREAS, said Contract provides that changes may be made in the form of a written amendment which is formally approved and executed by the parties; and

WHEREAS, Contractor warrants that it continues to possess the competence, expertise, and personnel necessary to provide services consistent with the requirements of the Contract and consistent with the professional standard of care for these services.

NOW, THEREFORE, the parties hereto agree as follows:

- 1. This amendment is effective upon execution for the period of January 1, 2025 through June 30, 2025.
- 2. Paragraph 3, <u>DESCRIPTION OF SERVICES</u>, Subparagraphs A and D are deleted in their entireties and replaced as follows:
 - "A. Contractor will provide services in the manner described in Exhibits A, A.1, and A.2, Statements of Work, and Exhibits A-1, A-2, A-3, A-4, A-5, A-6, and A-7, Scopes of Work.
 - D. Federal Award Information for this Contract is detailed in Exhibit M.2, Notice of Federal Subaward Information, attached hereto and incorporated by reference."
- 3. Paragraph 4, first subparagraph, <u>TERM OF CONTRACT</u>, is deleted in its entirety and replaced as follows:

"The term of this Contract is effective April 2, 2019 and will continue in full force and effect through June 30, 2025, unless sooner terminated or extended, in whole or in part, as provided in this Contract."

- 4. Paragraph 5, <u>MAXIMUM OBLIGATION OF COUNTY</u>, Subparagraph J, is added as follows:
- 5. Paragraph 6, <u>INVOICES AND PAYMENT</u>, Subparagraph A, is deleted in its entirety and replaced as follows:
 - "A. Contractor will invoice the County only for providing the tasks, deliverables, goods, services, and other work specified in Exhibits A, A.1, A.2, A-3, A-4, A-5, A-6 and A-7, and in accordance with Exhibit B."
- 6. Paragraph 9, <u>CONFIDENTIALITY</u>, Subparagraph A, is deleted in its entirety and replaced as follows:
 - "A. Contractor must maintain the confidentiality of all records and information in accordance with all applicable federal, State, and local laws, rules, regulations, ordinances, directives, guidelines, policies, and procedures relating to confidentiality, including, without limitation, County policies concerning information technology security and the protection of confidential records and information. In the event of a breach, suspected breach, or unlawful use or disclosure of confidential records, Contractor

must immediately, no later than 24 hours after discovery, notify the County's Project Manager."

7. Paragraph 34, <u>CONSIDERATION OF HIRING GAIN/GROW PARTICIPANTS</u>, is deleted in its entirety and replaced as follows:

"34. CONSIDERATION OF HIRING GAIN/START PARTICIPANTS

- A. ___Should Contractor require additional or replacement personnel after the effective date of this Contract, Contractor will give consideration for any such employment openings to participants in the County's Department of Public Social Services Greater Avenues for Independence (GAIN) Program or Skills and Training to Achieve Readiness for Tomorrow (START) Program who meet Contractor's minimum qualifications for the open position(s). For this purpose, consideration means that Contractor will interview qualified candidates. The County will refer GAIN/START participants by job category to Contractor. Contractor must report all job openings with job requirements to: gainstart@dpss.lacounty.gov and bservices@opportunity.lacounty.gov and DPSS will refer qualified GAIN/START job candidates.
- B. In the event that both laid-off County employees and GAIN/START participants are available for hiring, County employees must be given first priority."
- 8. Paragraph XX, CAMPAIGN CONTRIBUTION PROHIBITION FOLLOWING FINAL DECISION IN CONTRACT PROCEEDING, is added as follows:

"Pursuant to Government Code Section 84308, Contractor and its subcontractors, are prohibited from making a contribution of more than \$250 to a County officer for 12 months after the date of the final decision in the proceeding involving this Contract, including any amendment to this Contract. Failure to comply with the provisions of Government Code Section 84308 and of this paragraph, may be a material breach of this Contract as determined in the sole discretion of the County."

9. Exhibit A, STATEMENT OF WORK FOR COMPREHENSIVE HIV AND STD TESTING AND STD TREATMENT SERVICES, Subparagraph 6.10.2, first paragraph is deleted in its entirety and replaced as follows:

"Contractor's Service Delivery Site(s): Contractor's facilities where services are to be provided hereunder are located at:

and as described in Service Delivery Site Questionnaire, Table 1-revised."

- 10. Exhibit A-7, SCOPE OF WORK, attached hereto and incorporated by reference, is added to the Contract.
- 11. Schedules 19, 20, and 21, attached hereto and incorporated herein by reference, are added to Exhibit B.
- 12. Exhibit M.2, Notice of Federal Subaward Information, attached hereto and incorporated herein by reference, is added to the Contract.
- 13. SERVICE DELIVERY SITE QUESTIONNAIRE, TABLE 1-REVISED.1, FOR COMPREHENSIVE HIV AND STD TESTING AND STD TREATMENT IN THE CITY OF LONG BEACH, attached hereto and incorporated herein by reference, is added to the Contract.

Comprehensive HIV & STD Testing and Treatment Services DHSP PH-XXXXXX-X

IN WITNESS WHEREOF, the Board of Supervisors of the County of Los Angeles has caused this amendment to be executed by its Director of Public Health, or designee, and Contractor has caused this amendment to be executed in its behalf by its duly authorized officer, the day, month, and year first above written.

	COUNTY OF	LOS ANGELES
	By Barbara Fe Director	errer, Ph.D., M.P.H., M.Ed.
	(agency n	<mark>ame</mark>) Contractor
	Ву	
		Signature
		Printed Name
	Title	
APPROVED AS TO FORM BY THE OFFICE OF THE COUNTY CO DAWYN R. HARRISON County Counsel	DUNSEL	
APPROVED AS TO CONTRACT ADMINISTRATION:		
Department of Public Health		
By Contracts and Grants Division Manager BL#7942	nent	
Comprehensive HIV & STD Testing and Treatment Service DHSP PH-XXXXXX-X	S	

EXHIBIT B

SCHEDULE 19

COMPREHENSIVE HIV AND STD TESTING AND STD TREATMENT SERVICES HIV TESTING BASE

AGENCY NAME

	Budget I	<u>Period</u>
	January 1	, 2025
	Th	rough
	June 30	<u>, 2025</u>
Salaries	\$	0
Employee Benefits	\$	0
Travel	\$	0
Equipment	\$	0
Supplies	\$	0
Other	\$	0
Consultant/Subcontractor	\$	0
Indirect Costs*	\$	0
TOTAL PROGRAM BUDGET		\$ 0

During the term of the Contract, any variation to the above budget must be executed through a written Change Notice or amendment to the Contract, executed by the Division of HIV and STD Programs' Director and Contractor. Funds may only be utilized for eligible program expenses. Invoices and cost reports must be submitted and will be reimbursed in accordance with approved line-item detailed budgets.

EXHIBIT B

SCHEDULE 20

COMPREHENSIVE HIV AND STD TESTING AND STD TREATMENT SERVICES HIV TESTING PAY FOR PERFORMANCE

AGENCY NAME

Budget Period

January 1, 2025

Through

June 30, 2025

Maximum Pay for Performance Obligation

\$ 000,000

During the term of the Contract, Contractor may submit monthly billings that vary from the maximum monthly payment in accordance with the <u>BILLING AND PAYMENT</u> Paragraph of the Contract. Invoices and cost reports must be submitted and will be reimbursed in accordance with approved line-item detailed budgets.

EXHIBIT B

SCHEDULE 21

COMPREHENSIVE HIV AND STD TESTING AND STD TREATMENT SERVICES STD TESTING & TREATMENT

AGENCY NAME

	Budget Period	<u> </u>
	January 1, 2025	5
	Through	1
	June 30, 2025	<u> </u>
Salaries	\$ 0)
Employee Benefits	\$ 0)
Travel	\$ 0)
Equipment	\$ 0)
Supplies	\$ 0)
Other	\$ 0)
Consultant/Subcontractor	\$ 0)
Indirect Costs*	\$ 0	<u>)</u>
TOTAL PROGRAM BUDGET	\$	0

During the term of the Contract, any variation to the above budget must be executed through a written Change Notice or amendment to the Contract, executed by the Division of HIV and STD Programs' Director and Contractor. Funds may only be utilized for eligible program expenses. Invoices and cost reports must be submitted and will be reimbursed in accordance with approved line-item detailed budgets.

SERVICE DELIVERY SITES

TABLE 1-REVISED.1

	Site # <u>1</u> of <u>1</u>
Agency Name:	AGENCY NAME
Executive Director:	
Address of Service Delivery Site	
In which Service Planning Area i	the service delivery site?
One: Antelope Valley	Two: San Fernando Valley
Three: San Gabriel Vall	Four: Metro Los Angeles
Five: West Los Angeles	Six: South Los Angeles
Seven: East Los Angele	Eight: South Bay
In which Supervisorial District is	e service delivery site?
One: Supervisor Solis	Two: Supervisor Mitchell
Three: Supervisor Horv	th Four: Supervisor Hahn
Five: Supervisor Barge	

Amendment No. 40

DEPARTMENT OF PUBLIC HEALTH

STD INFERTILITY PREVENTION PROJECT SERVICES CONTRACT WITH ESSENTIAL ACCESS HEALTH

Pa	aragraph	TABLE OF CONTENTS	Page
Re	citals		1
1.	Term		2
2.	Description of Services		2
4.	Maximum Obligation of Co	ounty	3

Amendment No. 40

DEPARTMENT OF PUBLIC HEALTH STD INFERTILITY PREVENTION PROJECT SERVICES CONTRACT WITH ESSENTIAL ACCESS HEALTH

THIS AMENDMENT IS made	and entered into on
by and between	COUNTY OF LOS ANGELES (hereafter "County"),
and	ESSENTIAL ACCESS HEALTH (hereafter "Contractor").

WHEREAS, reference is made to that certain document entitled "STD INFERTILITY PREVENTION PROJECT SERVICES AGREEMENT," dated August 11, 2009, and further identified as Contract No. PH-000749, and any amendments thereto (all hereafter "Contract"); and

WHEREAS, on December 17, 2024, the County Board of Supervisors delegated authority to the Director of Public Health, or designee, to execute amendments to the Contract to extend the term and make any other updates, as necessary; and

WHEREAS, County has been allocated funds from the Federal Centers for Disease Control and Prevention (CDC), Strengthening STD Prevention and Control for Health Departments (STD PCHD), Assistance Listing Number 93.977; California Department of Public Health STD Control Branch (CDPH STDCB) STI Prevention and Collaboration SA STI110 funds, and net County cost (NCC) funds, a portion of which has been allocated to the Contract; and

WHEREAS, it is the intent of the parties hereto to amend the Contract to extend the term through June 30, 2025, for the continued provision of STD Infertility Prevention Project services, update certain terms, amend schedules, and update the scope of work and budget; and

WHEREAS, said Contract provides that changes may be made in the form of a written amendment which is formally approved and executed by the parties; and

WHEREAS, Contractor warrants that it continues to possess the competence, expertise, and personnel necessary to provide services consistent with the requirements of the Contract and consistent with the professional standard of care for these services.

NOW, THEREFORE, the parties hereto agree as follows:

- 1. This amendment is effective upon execution for the period of January 1, 2025 through June 30, 2025.
- 2. Paragraph 1, first subparagraph, <u>TERM</u>, is deleted in its entirety and replaced as follows:

"The term of this Contract is effective August 11, 2009 and will continue in full force and effect through June 30, 2025, subject to the availability of federal, State, or County funding sources. In any event, County may terminate this Contract in accordance with the TERMINATION Paragraphs of the ADDITIONAL PROVISIONS herein."

- 3. Paragraph 2, <u>DESCRIPTION OF SERVICES</u>, Subparagraph Q is deleted in its entirety and replaced, and Subparagraph T is added as follows:
 - "Q. Federal Award Information for this Contract is detailed in Exhibits

T.1, T.2 and T.3, Notice of Federal Subaward Information, attached hereto and incorporated herein by reference.

- T. For the period of January 1, 2025 through June 30, 2025,

 Contractor will provide services in the manner described in Exhibits W, W
 1, and W-2 attached hereto and incorporated herein by reference."
- 4. Paragraph 4, <u>MAXIMUM OBLIGATION OF COUNTY</u>, Subparagraph Q, is added as follows:
- "Q. For the period of January 1, 2025 through June 30, 2025, the maximum obligation of County for all services provided will not exceed five hundred thirty-eight thousand, five hundred twenty-nine dollars (\$538,529), subject to availability of funding, and only to the extent that such funds are reimbursable to County, consistent with federal, State, and/or County budget reductions.

- Exhibits W, W-1 and W-2, SCOPES OF WORK FOR SEXUALLY
 TRANSMITTED DISEASE INFERTILITY PREVENTION PROGRAM SERVICES,
 attached hereto and incorporated herein by reference, are added to the Contract.
 - 8. Schedules XLII, XLIII, and XLIV, BUDGET(S) FOR SEXUALLY

TRANSMITTED DISEASE INFERTILITY PREVENTION PROGRAM SERVICES, attached hereto and incorporated herein by reference, are added to the Contract.

- 9. Exhibit T.3, Notice of Federal Subaward Information, attached hereto and incorporated herein by reference, is added to the Contract.
- 10. Except for the changes set forth hereinabove, the Contract will not be changed in any other respect by this amendment.

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IN WITNESS WHEREOF, the Board of Supervisors of the County of Los Angeles has caused this amendment to be executed by its Director of Public Health, or designee, and Contractor has caused this amendment to be executed in its behalf by its duly authorized officer, the day, month, and year first above written.

COUNTY OF LOS ANGELES

		COUNTY OF LOS ANGELES
	Ву	Barbara Ferrer, Ph.D., M.P.H., M.Ed. Director
		ESSENTIAL ACCESS HEALTH Contractor
	Ву	Signature
		Signature
		Printed Name
	Title	
APPROVED AS TO FORM BY THE OFFICE OF THE COUNTY COU DAWYN R. HARRISON County Counsel	JNSE	EL
APPROVED AS TO CONTRACT ADMINISTRATION:		
Department of Public Health		
By Contracts and Grants Division Manage	ement	t
#07942		

DHSP STD IPP PH-000749-40

SCHEDULE XLII

ESSENTIAL ACCESS HEALTH

SEXUALLY TRANSMITTED DISEASE INFERTILITY PREVENTION PROJECT SERVICES AGREEMENT CDC PCHD and STD NCC

	January	t Period 1, 2025 through 0, 2025
Salaries	\$	0
Employee Benefits	<u>\$</u>	0
Total Employee Salaries and Benefits	\$	0
Travel	\$	0
Equipment	\$	0
Supplies	\$	0
Other	\$	0
Consultant/Subcontractor	\$	0
Indirect Costs*	\$	0
TOTAL PROGRAM BUDGET		\$ 0

During the term of the Contract, any variation to the above budget must be executed through a written Change Notice or amendment, executed by the Division of HIV and STD Programs' Director and Contractor. Funds may only be utilized for eligible program expenses. Invoices and cost reports must be submitted and will be reimbursed in accordance with approved lineitem detailed budgets.

SCHEDULE XLIII

ESSENTIAL ACCESS HEALTH

SEXUALLY TRANSMITTED DISEASE INFERTILITY PREVENTION PROJECT SERVICES AGREEMENT SECOND DISTRICT HIV/STD CONTROL PLAN (WOMEN OF COLOR) STD NCC

	Budget Po January 1, 1 thro June 30, 1	2025 ough
Salaries	\$	0
Employee Benefits	_\$_	0
Total Employee Salaries and Benefits	\$	0
Travel	\$	0
Equipment	\$	0
Supplies	\$	0
Other	\$	0
Consultant/Subcontractor	\$	0
Indirect Costs*	\$	0
TOTAL PROGRAM BUDGET	\$	0

During the term of the Contract, any variation to the above budget must be executed through a written Change Notice or amendment, executed by the Division of HIV and STD Programs' Director and Contractor. Funds may only be utilized for eligible program expenses. Invoices and cost reports must be submitted and will be reimbursed in accordance with approved lineitem detailed budgets.

SCHEDULE XLIV

ESSENTIAL ACCESS HEALTH

SEXUALLY TRANSMITTED DISEASE INFERTILITY PREVENTION PROJECT SERVICES AGREEMENT (Patient Delivered Partner Therapy) CDPH STD Control Branch STI Prevention and Collaboration Funds

	Budget Perion January 1, 200 through June 30, 200	25 gh
Salaries	\$	0
Employee Benefits	\$	0
Total Employee Salaries and Benefits	\$	0
Travel	\$	0
Equipment	\$	0
Supplies	\$	0
Other	\$	0
Consultant/Subcontractor	\$	0
Indirect Costs*	\$	0
TOTAL PROGRAM BUDGET	\$	0

During the term of the Contract, any variation to the above budget must be executed through a written Change Notice or amendment, executed by the Division of HIV and STD Programs' Director and Contractor. Funds may only be utilized for eligible program expenses. Invoices and cost reports must be submitted and will be reimbursed in accordance with approved lineitem detailed budgets.

AMENDMENT No. 4

DEPARTMENT OF PUBLIC HEALTH

HIV TESTING AND SYPHILIS SCREENING, DIAGNOSIS, AND LINKED REFERRAL FOR TREATMENT SERVICES IN COMMERCIAL SEX VENUES (CSV) CONTRACT WITH JWCH INSTITUTE, INC.

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3.	Description of Services		
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5.	Maximum Obligation of County		3
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60.	Public Records Act		4
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87.	Campaign Contribution Prohibition	on Following Final Decision in Co	ntract
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Amendment No. 4

DEPARTMENT OF PUBLIC HEALTH HIV TESTING AND SYPHILIS SCREENING, DIAGNOSIS, AND LINKED REFERRAL FOR TREATMENT SERVICES IN COMMERCIAL SEX VENUES (CSV) CONTRACT WITH JWCH INSTITUTE, INC.

THIS AMENDMENT is made and	entered into on,
by and between	COUNTY OF LOS ANGELES (hereafter "County")
and	JWCH INSTITUTE, INC. (hereafter "Contractor").

WHEREAS, reference is made to that certain document entitled "HIV TESTING SERVICES" dated May 7, 2020, and further identified as Contract No. PH-004125, and any amendments thereto (all hereafter "Contract"); and

WHEREAS, on December 17, 2024, the County Board of Supervisors delegated authority to the Director of Public Health, or designee, to execute an amendment to the Contract to extend the term and make other updates, as necessary; and

WHEREAS, County has been allocated the use of HIV net County cost ("hereafter NCC") funds and STD NCC funds to support services provided in this contract.

WHEREAS, it is the intent of the parties hereto to amend the Contract to extend the term through June 30, 2025; update certain terms and provisions; amend exhibits and schedules; and update the statement of work, scope of work, and budget; and

WHEREAS, said Contract provides that changes may be made in the form of a written amendment which is formally approved and executed by the parties; and

WHEREAS, Contractor warrants that it continues to possess the competence, expertise, and personnel necessary to provide services consistent with the requirements of the Contract and consistent with the professional standard of care for these services.

NOW THEREFORE, the parties hereto agree as follows:

- 1. This amendment is effective upon execution for the period of January 1, 2025 through June 30, 2025.
- 2. Paragraph 3, <u>DESCRIPTION OF SERVICES</u>, Subparagraph A, is deleted in its entirety and replaced as follows:

"A. Contractor will provide services in the manner described in Exhibits A, A-REVISED and A.1, Statements of Work; and Exhibits B, B-1, B-2, B-3, B-4, B-5, and B-6, Scopes of Work."

3. Paragraph 4, first subparagraph, <u>TERM OF CONTRACT</u>, is deleted in its entirety and replaced as follows:

"The term of this Contract is effective January 1, 2020 and will continue in full force and effect through June 30, 2025, unless sooner terminated or extended, in whole or in part, as provided in this Contract."

- 4. Paragraph 5, <u>MAXIMUM OBLIGATION OF COUNTY</u>, Subparagraph I is added as follows:
 - "I. For the period of January 1, 2025 through June 30, 2025, the maximum obligation of County for all services provided hereunder will not exceed one hundred fifty thousand dollars (\$150,000), as set forth in Exhibit C, Schedule 6."

- 5. Paragraph 6, <u>INVOICES AND PAYMENT</u>, Subparagraph A, is deleted in its entirety and replaced as follows:
 - "A. Contractor must invoice the County only for providing the tasks, deliverables, goods, services, and other work specified in Exhibit A.1, Exhibit A-Attachment 1-REVISED.1, and in accordance with Exhibit B."
- 6. Paragraph 9, <u>CONFIDENTIALITY</u>, Subparagraph A, is deleted in its entirety and replaced as follows:
 - "A. Contractor must maintain the confidentiality of all records and information in accordance with all applicable federal, State, and local laws, rules, regulations, ordinances, directives, guidelines, policies, and procedures relating to confidentiality, including, without limitation, County policies concerning information technology security and the protection of confidential records and information. In the event of a breach, suspected breach, or unlawful use or disclosure of confidential records, Contractor must immediately, no later than 24 hours after discovery, notify the County's Project Manager.
- 7. Paragraph 33, <u>CONSIDERATION OF HIRING GAIN/GROW PARTICIPANTS</u>, is deleted in its entirety and replaced as follows:

"33. CONSIDERATION OF HIRING GAIN/START PARTICIPANTS:

A. Should Contractor require additional or replacement personnel after the effective date of this Contract, Contractor will give consideration for any such employment openings to participants in the County's Department of Public Social Services Greater Avenues for Independence (GAIN) Program or Skills and Training to Achieve Readiness for Tomorrow (START) Program who meet Contractor's

minimum qualifications for the open position(s). For this purpose, consideration means that Contractor will interview qualified candidates. The County will refer GAIN/START participants by job category to Contractor. Contractor must report all job openings with job requirements to: gainstart@dpss.lacounty.gov and best-vices@opportunity.lacounty.gov and DPSS will refer qualified GAIN/START job candidates.

- B. In the event that both laid-off County employees and GAIN/GROW participants are available for hiring, County employees must be given first priority."
- 6. Paragraph 60, <u>PUBLIC RECORDS ACT</u>, is deleted in its entirety and replaced as follows:

"60. PUBLIC RECORDS ACT

A. Any documents submitted by Contractor; all information obtained in connection with the County's right to audit and inspect the Contractor's documents, books, and accounting records pursuant to the RECORD RETENTION AND AUDITS Paragraph of this Contract; as well as those documents which were required to be submitted in response to the solicitation process for this Contract, become the exclusive property of the County. All such documents become a matter of public record and will be regarded as public records. Exceptions listed in California Government Code Section 7921.000 et seq. (Public Records Act) may be applied to documents which are marked "trade secret," "confidential," or "proprietary." The County will not in any way be liable or responsible for the disclosure of any such records including, without limitation, those so marked, if disclosure

is required by law, or by an order issued by a court of competent jurisdiction.

- B. In the event the County is required to defend an action on a Public Records Act request for any of the aforementioned documents, information, books, records, and/or contents of a proposal marked "trade secret," "confidential," or "proprietary," Contractor agrees to defend and indemnify the County from all costs and expenses, including reasonable attorney's fees, in action or liability arising under the Public Records Act."
- 7. Paragraph 70, <u>TERMINATION FOR DEFAULT</u>, is deleted in its entirety and replaced as follows:
 - "70. <u>TERMINATION FOR DEFAULT</u>: The County may, by written notice to Contractor, terminate the whole or any part of this Contract, if, in the judgement of County's Project Director:
 - A. Contractor has materially breached this Contract; or
 - B. Contractor fails to timely provide and/or satisfactorily perform any task, deliverable, service, or other work required either under this Contract; or
 - C. Contractor fails to demonstrate a high probability of timely fulfillment of performance requirements under this Contract, or of any obligations of this Contract and in either case, fails to demonstrate convincing progress toward a cure within five working days (or such longer period as the County may authorize in writing) after receipt of written notice from the County specifying such failure.

In the event that the County terminates this Contract in whole or in part as provided hereinabove, the County may procure, upon such terms and in such manner as the County may deem appropriate, goods and services similar to those so terminated. Contractor will be liable to the County for such similar goods and services. Contractor will continue the performance of this Contract to the extent not terminated under the provisions of this Paragraph.

Except with respect to defaults of any subcontractor, Contractor will not be liable for any such excess costs of the type identified in the Paragraph above if its failure to perform this Contract arises out of causes beyond the control and without the fault or negligence of Contractor. Such causes may include, but are not limited to: acts of God or of the public enemy, acts of the County in either its sovereign or contractual capacity; acts of federal or State governments in their sovereign capacities; or fires, floods, strikes, freight embargoes, and unusually severe weather; but in every case, the failure to perform must be beyond the control and without the fault or negligence of Contractor. If the failure to perform is caused by the default of a subcontractor, and if such default arises out of causes beyond the control of both Contractor and any subcontractor, and without the fault or negligence of either of them, Contractor will not be liable for any such excess costs for failure to perform, unless the goods or services to be furnished by the subcontractor were obtainable from other sources in sufficient time to permit Contractor to meet the required performance

schedule. As used in this Paragraph, the term "subcontractor(s)" means subcontractor(s) at any tier.

If, after the County has given notice of termination under the provisions of this Paragraph, it is determined by the County that Contractor was not in default under the provisions of this Paragraph or that the default was excusable under the provisions hereinabove, the rights and obligations of the parties will be the same as if the notice of termination had been issued pursuant to the Paragraph entitled TERMINATION FOR CONVENIENCE, herein.

The rights and remedies of County provided in this Paragraph are not exclusive and are in addition to any other rights and remedies provided by law or under this Contract."

8. Paragraph 87, <u>CAMPAIGN CONTRIBUTION PROHIBITION FOLLOWING</u>

FINAL DECISION IN CONTRACT PROCEEDING, is added as follows:

"87. CAMPAIGN CONTRIBUTION PROHIBITION FOLLOWING FINAL DECISION IN CONTRACT PROCEEDING

Pursuant to Government Code Section 84308, Contractor and its subcontractors, are prohibited from making a contribution of more than \$250 to a County officer for 12 months after the date of the final decision in the proceeding involving this Contract, including any amendment to this Contract. Failure to comply with the provisions of Government Code Section 84308 and of this paragraph, may be a material breach of this Contract as determined in the sole discretion of the County."

8. Exhibit A, STATEMENT OF WORK FOR HIV TESTING SERVICES,

Subparagraph 3.10.2, <u>first</u> paragraph is deleted in its entirety and replaced as follows:

"Contractor's Service Delivery Sites(s): Contractor's facilities where services are
to be provided hereunder are located at:

______ as described in

9. Exhibits B-6, SCOPE OF WORK FOR HIV TESTING AND SYPHILIS SCREENING, DIAGNOSIS AND LINKED REFERRAL FOR TREATMENT SERVICES IN COMMERCIAL SEX VENUES, attached hereto and incorporated herein by reference, is added to the Contract.

Service Delivery Site Questionnaire, Table-1-Revised.1.

- 10. Schedule 6, attached hereto and incorporated herein by reference, will be added to Exhibit C.
- 11. SERVICE DELIVERY SITE QUESTIONNAIRE, TABLE 1-REVISED, FOR HIV TESTING AND SYPHILIS SCREENING, DIAGNOSIS AND LINKED REFERRAL FOR TREATMENT SERVICES, attached hereto and incorporated herein by reference, is added to the Contract.
- 12. Except for the changes set forth hereinabove, the Contract will not be changed in any respect by this amendment.

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IN WITNESS WHEREOF, the Board of Supervisors of the County of Los Angeles has caused this amendment to be executed by its Director of Public Health, or designee, and Contractor has caused this amendment to be executed in its behalf by its duly authorized officer, the day, month, and year first above written.

By Barbara Ferrer, Ph.D., M.P.H., M.E. Director JWCH INSTITUTE, INC. Contractor By Signature Printed Name Title APPROVED AS TO FORM BY THE OFFICE OF THE COUNTY COUNSEL DAWYN R. HARRISON County Counsel APPROVED AS TO CONTRACT ADMINISTRATION: Department of Public Health		
APPROVED AS TO FORM BY THE OFFICE OF THE COUNTY COUNSEL DAWYN R. HARRISON County Counsel APPROVED AS TO CONTRACT ADMINISTRATION:		COUNTY OF LOS ANGELES
APPROVED AS TO FORM BY THE OFFICE OF THE COUNTY COUNSEL DAWYN R. HARRISON County Counsel APPROVED AS TO CONTRACT ADMINISTRATION:		By Barbara Ferrer, Ph.D., M.P.H., M.Ed. Director
APPROVED AS TO FORM BY THE OFFICE OF THE COUNTY COUNSEL DAWYN R. HARRISON County Counsel APPROVED AS TO CONTRACT ADMINISTRATION:		JWCH INSTITUTE, INC.
APPROVED AS TO FORM BY THE OFFICE OF THE COUNTY COUNSEL DAWYN R. HARRISON County Counsel APPROVED AS TO CONTRACT ADMINISTRATION:		Contractor
APPROVED AS TO FORM BY THE OFFICE OF THE COUNTY COUNSEL DAWYN R. HARRISON County Counsel APPROVED AS TO CONTRACT ADMINISTRATION:		Bv
APPROVED AS TO FORM BY THE OFFICE OF THE COUNTY COUNSEL DAWYN R. HARRISON County Counsel APPROVED AS TO CONTRACT ADMINISTRATION:		Signature
APPROVED AS TO FORM BY THE OFFICE OF THE COUNTY COUNSEL DAWYN R. HARRISON County Counsel APPROVED AS TO CONTRACT ADMINISTRATION:		
APPROVED AS TO FORM BY THE OFFICE OF THE COUNTY COUNSEL DAWYN R. HARRISON County Counsel APPROVED AS TO CONTRACT ADMINISTRATION:		Printed Name
APPROVED AS TO FORM BY THE OFFICE OF THE COUNTY COUNSEL DAWYN R. HARRISON County Counsel APPROVED AS TO CONTRACT ADMINISTRATION:		Title
BY THE OFFICE OF THE COUNTY COUNSEL DAWYN R. HARRISON County Counsel APPROVED AS TO CONTRACT ADMINISTRATION:		Title
BY THE OFFICE OF THE COUNTY COUNSEL DAWYN R. HARRISON County Counsel APPROVED AS TO CONTRACT ADMINISTRATION:		
ADMINISTRATION:	BY THE OFFICE OF THE COUNTY CO DAWYN R. HARRISON	DUNSEL
Department of Public Health		
	Department of Public Health	
By Contracts and Grants Division Management	By Contracts and Grants Division Manao	gement

#07942

EXHIBIT C

SCHEDULE 6

BUDGET FOR

HIV TESTING AND SYPHILIS SCREENING, DIAGNOSIS, AND LINKED REFERRAL FOR TREATMENT SERVICES IN COMMERCIAL SEX VENUES (CSV)

HIV AND STD NCC

JWCH INSTITUTE, INC.

	Budget Period January 1, 2025 through June 30, 2025
Salaries	\$
Employee Benefits	\$
Travel	\$
Equipment	\$
Supplies	\$
Other	\$
Consultants/Subcontracts	\$
Indirect Cost*	\$
TOTAL PROGRAM BUDGET	\$150,000

During the term of the Contract, any change to the above budget must be executed through a written Change Notice or amendment to the Contract, executed by the Division of HIV and STD Programs' Director and Contractor. Funds may only be utilized for eligible program expenses. Invoices and cost reports must be submitted and will be reimbursed in accordance with approved line-item detailed budgets.

SERVICE DELIVERY SITES

TABLE 1-REVISED

					Site # <u>1</u> of <u>3</u>	
1	Agency Name:	JWCH	Institute	, Ind	c. (Flex Baths)	
2	Executive Director:	Alvaro	Balleste	ros		
3	Address of Service Delivery Site:					
4	In which Service Planning Area is	the serv	rice deliv	ery	site?	
	One: Antelope Valley			Tv	vo: San Fernando Valley	
	Three: San Gabriel Valle	у	X	Fc	our: Metro Los Angeles	
Five: West Los Angeles				Six: South Los Angeles		
	Seven: East Los Angeles	;		Ei	ght: South Bay	
5	In which Supervisorial District is the	ne servic	e delive	ry s	ite?	
	One: Supervisor Solis		>	<	Two: Supervisor Mitchell	
	Three: Supervisor Horva	th			Four: Supervisor Hahn	
	Five: Supervisor Barger					
6	Based on the number of direct set of your allocation is designated to			pro	ovided at this site, what percentage	

SERVICE DELIVERY SITES

TABLE 1-REVISED.1

Agency Name:	stitute, Inc. (North Hollywood SPA)	
Executive Director:	Alvaro Ba	llesteros
Address of Service Delivery Site	:	
In which Service Planning Area i	is the service	a delivery site?
One: Antelope Valley	is the service	Two: San Fernando Valley
Three: San Gabriel Vall	— ley	Four: Metro Los Angeles
Five: West Los Angeles	·	Six: South Los Angeles
Seven: East Los Angele	es	Eight: South Bay
In which Supervisorial District is	the service of	delivery site?
One: Supervisor Solis		Two: Supervisor Mitchell
Three: Supervisor Horv	/ath	Four: Supervisor Hahn
Five: Supervisor Barge	r	

SERVICE DELIVERY SITES

TABLE 1-REVISED

				S	ite # <u>3</u>	of	<u>3</u>
1	Agency Name:	JWCH I	nstitute, Inc. (\$	3lammer)			
2	Executive Director:	Alvaro I	Ballesteros				
3	Address of Service Delivery Site:						
4	In which Service Planning Area is	the serv	ce delivery site	∍?			
	One: Antelope Valley		Two:	San Fernando	Valley		
	Three: San Gabriel Valle	у	Four:	Metro Los Ang	geles		
	Five: West Los Angeles	•	Six: S	South Los Ange	eles		
	Seven: East Los Angeles	;	Eight	: South Bay			
5	In which Supervisorial District is the	ne servic	e delivery site?	,			
	One: Supervisor Solis		T	wo: Supervisor	Mitchel	II	
	Three: Supervisor Horva	th	F	our: Supervisor	r Hahn		
	Five: Supervisor Barger						
6	Based on the number of direct set of your allocation is designated to			ed at this site,	what pe	ercer	ntage