Addendum 1

Community Healthcore

Request for Proposals

RFP 1009-22, Addendum 1

CRISIS HOTLINE AND SINGLE POINT OF ENTRY

June 23, 2022

The posted RFP # 1009-22 CRISIS HOTLINE AND SINGLE POINT OF ENTRY has been modified as follows:

- 1. RFP # 1009-22 QUESTIONS & ANSWERS. A Question and Answer Session was conducted on Wednesday, June 15, 2022 from 9:30 to 9:45. Questions were submitted prior to the call. This attachment lists the questions and the official answers. Please use these responses to assist in your proposal.
- 2. Data Usage Agreement. This lists Texas Health & Human Services (HHSC) requirements for Contractor (Community Healthcore) and its subcontractors.
- 3. Security and Privacy Inquiry. This is from HHSC and lists the requirements that a Contractor and its subcontractors must meet.
- 4. The Due Date of the RFP is changed from Tuesday, June 28, 2022 to Wednesday, July 6, 2022.

All other information in the RFP remains the same.

Question and Answer RFP 1009-22 Crisis Hotline and SPOE

The following questions were received prior to the Q&A Session held on Wednesday, June 15, 2022. As noted in the RFP and the Q&A Session, these questions and answers are part of Addendum 1 and are now part of the RFP.

- 1. Please reconfirm the due date for this procurement by providing it in response to answers to questions.
 - a. The original due date for this procurement was Tuesday, June 28, 2022, at 11:00 am. The due date is now moved to 11:00 am July 6, 2022.
- 2. Why has this bid been released at this time?
 - a. This bid is being released at this time because the existing contract will end on August 31, 2022
- 3. Please describe your level of satisfaction with your current or recent vendor(s) for the same purchasing activity, if applicable.
 - a. CHC has been satisfied with the current vendor. A Request for Proposal is a function of contract ending and requirement for competitive procurement.
- 4. Has the current contract gone full term?
 - a. Yes, the current contract will end on August 31, 2022.
- Have all options to extend the current contract been exercised?
 a. Yes, all options to extend have been exercised.
- 6. Who is the incumbent, and how long has the incumbent been providing the requested services?
 - a. Avail Solutions is the incumbent and have been proving services for approximately 20 years.
- 7. To what extent will the location of the bidder's proposed location or headquarters have a bearing on any award?
 - a. As a unit of local government, there are prohibitions on contracting with a business located in some countries.
 - b. The successful Responder must demonstrate that their computer system is secure. As the Center is a contractor with the Health and Human Services, the Center and its subcontractors, must meet and comply with the Data Usage Agreement (DUA) and Security and Privacy Initial Inquiry (SPI). As the collected caller information is confidential, records cannot be stored offshore (see SPI, Section C, item 1.) So a Responder to this RFP who is based in another country must demonstrate how the confidential information will be maintained on the mainland of the United States.

- c. Information Item V also states that all phone lines providing the crisis hotline services must be accredited by the American Association of Suicidology.
- d. As long as the Responder to this RFP meets the above as well as all of the other requirements in this RFP, offers real-time service, and communicates clearly in the language of the caller, it will have a neutral effect.
- e. There is a preference that services are provided by a vendor already providing Crisis Hotline services in Texas used by others like Centers.
- 8. How are fees currently being billed by any incumbent(s), by category, and at what rates?
 - a. Fees are being billed monthly at a flat rate.
- 9. What estimated or actual dollars were paid last year, last month, or last quarter to any incumbent(s)?
 - a. The actual dollars that were paid was \$168,000.
- 10. What is the minimum required total call capacity?
 - a. Every call needs to be answered live; there is no minimum capacity.
 - b. The average monthly Crisis call volume was approximately 613 calls and the average monthly SPOE call volume was approximately 1,144 calls
 - c. Every associate of the selected vendor must be certified by the American Association of Suicidology Organization Accreditation Standards.
- 11. What is the maximum wait time?
 - a. RFP does not have a maximum wait time but the expectation is that the successful vendor has sufficient, qualified staff to handle Community Healthcore call volume live.
- 12. What is the maximum hold time?
 - a. Crisis Hotline does not allow for Hold
- 13. What percentage of inbound calls must be answered by a live operator?
 - a. 100% of inbound calls must be answered by a live operator.
- 14. What percentage of calls must be resolved without a transfer, second call, or a return call?
 - a. For Crisis Hotline 100% without transfer
 - b. Return Call Follow-up call only.
- 15. What is the maximum percentage of calls that can be terminated by the caller without resolution?
 - a. Crisis Hotline None; in the event of a Crisis Call that is terminated by the caller, the Contractor needs to call emergency personnel as appropriate.
 - b. SPOE No established maximum percentage.

- 16. Is there a minimum or a maximum number of operators and supervisors?
 - a. A minimum or a maximum number of operators and supervisors are not specified in the current RFP but must be sufficient to serve the needs of the Center independent of any other contracts.
- 17. What are the required language options?
 - a. There is not a specific list of required language options. The successful respondent needs to have bilingual staff in Spanish with a comprehensive plan to converse with callers using other languages.
- 18. What is the required degree of dedication for the call center?
 - a. The required degree of dedication for the call center is not specified in the current RFP but must be sufficient to serve the needs of Community Healthcore independent of any other contracts.
- 19. What is the required degree of dedication for the operators?
 - a. The required degree of dedication for the operators is not specified in the current RFP but must be sufficient to serve the needs of Community Healthcore independent of any other contracts.
- 20. Are callers required or allowed to connect with a message verification system or pre-recorded message before connecting to a live operator, or must a live operator be the initial contact?
 - a. No, callers need to connect with a <u>live</u> operator with no prior messaging system.
- 21. What was your average monthly call volume over the past year?
 - a. The average monthly call volume was approximately 613
 - b. It can more or less
- 22. What is the current number of seats for operators and supervisors at your existing call center?
 - a. Unknown.
 - b. The requirement is to meet 100% of Community Healthcore calls plus any other contracts.
 - c. At least one supervisor on every shift.
- 23. What is the current average wait time for phone calls?
 - a. Not applicable
- 24. What is the current average handle time for phone calls and other types of communications?
 - a. The average time is 10 minutes.

- 25. What is the current average after-call work time for operators?
 - a. This is a 24-hour / 7-day-a-week contract requirement.
 - b. Not clear what the question is.
- 26. Over the past year, what is the percentage of calls received in English versus non-English?
 - a. Unknown
 - b. Census Population for our 9 county catchment area:
 - i. Total Population 454,466
 - ii. Language Percentage in English 89.9%
- 27. Over the past year, what percentage of calls received were in Spanish?
 - a. Unknown
 - b. Census Population for our 9 county catchment area:
 - i. Total Population 454,466
 - ii. Language Percentage in Spanish 8.9%
- 28. What time of day, days of the week, or times of the year do calls typically peak?
 - a. Not Available Time of day; days of the week
 - b. Calls per month Crisis and SPOE (September 2020 August 2021)

Sept	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug
1,793	1863	1613	1802	1691	1514	1956	1780	1945	1726	1558	1845

- 29. Will users' financial data be handled?
 - a. Callers' financial information at a high level may be collected (e.g. "have insurance", "on Medicaid", but no actual data (Ex: credit card number) would be collected.
- 30. What is the agent profile required for those answering calls?
 - a. Minimum qualifications are spelled out in Information Item V. All of these minimum requirements must be met.
- 31. When it says bilingual, what languages should it handle?
 - a. In the targeted service area, English is the predominant language 89.9%; and Spanish 8.9%.
 - In addition to English and Spanish, the successful Responder will need a method to effectively communicate in most other languages such as Mandarin or Filipino.
 - c. The successful Responder must also be able to communicate in a clear voice easily understood by the caller in the language the caller is speaking.

- 32. Do hotline agents need to be QMHP certified?
 - a. Information Item V specifies the required minimum standards.
 - b. The standards do allow Community Services Specialist or Certified Peer Specialist to answer but must be able to live transfer to a QMHP within one minute from the start of the call if it is deemed emergent or urgent.
 - c. The preference would be for the successful Responder to utilize only QMHP-CSs or higher.
- 33. Care professionals must accredit their education in the US?
 - a. Care Professionals must have documentation available upon request that demonstrates they meet all of the requirements including educational requirements as outlined in Information Item V.
 - b. This documentation must be easily verified.
- 34. Can the service be provided from Colombia or any other country outside the US? a. Please see Response to Question 7 above.
- 35. The contract for the provision of services is only for calls? Or does it also include face-to-face and other service channels?
 - a. The requirements are described in Attachment E Information Item V.
 - b. As noted in that attachment, it is a Crisis Hotline call service that will interact with the caller and then as appropriate contact local police/emergency responders, 211 & 911 systems, and refer to other appropriate resources such as area social services.
- 36. How long does the initial training last?
 - a. The Center is only seeking fully qualified Responders who already have all of the required training and accreditations, and meet all the requirements of this RFP.
- 37. Is there a maximum penalty on the monthly bill? Can a 10% cap be negotiated? Here we refer to putting a maximum on a penalty fee which we could have tied to the Service level agreements. Usually, our clients have penalty fees for us tied to our performance. We ask that if you do have such fees, those have a maximum of a 10% discount on the supplier's monthly total bill?
 - a. The Center does not currently utilize a penalty fee. This is a health and safety service affecting the lives of the callers. If it is believed by the Center that the service is not being provided to the degree needed this contract may be terminated immediately. (See Attachment C – Service Contract, Section 5.2)

- 38. What certifications must the agents and personnel servicing the hotline need to have?
 - a. This information is described in Attachment E Information Item V.
- 39. How much continuous training time should agents receive monthly?
 - a. Sufficient to maintain the accreditation of the American Association of Suicidology and meet all other requirements stated in Attachment E.
- 40. In order to estimate the resource, please share the call history of each segment by day interval of thirty minutes, month, and year
 - a. See Question 28.
- 41. In order to estimate the resource, please share the AHT history of each segment by day interval of thirty minutes, month, and year? AHT - Average handle time. Basically, how long it takes to handle a single call on average.
 - a. A recent snapshot showed that the average call is approximately 10 min in length.
- 42. What is the service level required for the line?
 - a. This is a 24/7, 365-day Crisis Call line with 100% of the calls answered and responded to by qualified staff as defined in Attachment E – Information Item V.
- 43. What is the level of Attention required for the line?
 - a. This is a 24/7, 365-day Crisis Call line with 100% of the calls answered and responded to by qualified staff as defined in Attachment E – Information Item V.
- 44. Please confirm the opening hours of each segment.
 - a. This is a 24/7, 365-day Crisis Call line with 100% of the calls answered and responded to by qualified staff as defined in Attachment E – Information Item V.
- 45. Is there a desired operational structure for the service or it is up to the bidder to present a proposal? Example: 1 supervisor for every 20 agents, 1 quality analyst for every 30 agents, etc"
 - a. Must meet all standards as described in Attachment E- Informational Item V including those Staffing Standards in Section D of that attachment.

46. How do the calls arrive at the bidor's telephone platform?

"Is it necessary to use MPLS or SIP trunk? MPLS stands for 'multiprotocol label switching'; it's a technique that can be used to ensure you're making the most of your available bandwidth, and not 'wasting' bandwidth on unnecessary tasks.

Session Initiation Protocol, or SIP, is the way you achieve a voice over IP (VoIP) call. It's an application layer protocol for setting up real-time sessions of audio and/or video between two endpoints (phones). Simply put, SIP is the technology that creates, modifies, and terminates sessions with one or more parties in an IP network, whether a two-way call or a multi-party conference call. A SIP trunk is the virtual version of an analog phone line. Using SIP trunks, a provider can connect one, two, or twenty channels to your PBX, allowing you to make local, long-distance, and international calls over the Internet. If you have an on-premise PBX in your office, a SIP trunk provider can connect to you and allow you to make outbound calls on your existing system, without restrictions on the number of concurrent calls.

- a. The Center does not use MPLS or SIP Trunk with our telephone carriers. Our carriers use Primary Rate Interface (PRI) and Plain Old Telephone Service (POTS). POTS lines are Dmark (the demarcation point – the physical point where the public switched telephone network ends and a customer's network or the private network of an organization or business begins) to transfer to the Crisis Hotline vendor.
- b. The successful Responder will be financially responsible for all charges associated with calls transferred to the Crisis Hotline vendor.
- 47. By what means will the entity's applications be accessed? Here we intend to ask how we will be accessing your CRM platform or other information systems which you may need. If we can access these online through the Internet or if you have other applications which we need to access.
 - a. The connection to our system will be via the internet.
 - b. Access to specific applications will be granted as needed upon completion of specific onboarding protocols and user verification. These are typically by individual users and not shared at a group level.

48. Does bilingual include certification for the agents?

- a. There is no specific certification to document specific languages spoken.
- b. The successful Responder will be randomly tested by the Texas Health and Human Services and the Center through "mystery callers" which the assessing staff will pose as a person in crisis. The assessing staff may initiate the call in English or another language with the expectation that the Crisis Call Center is able to seamlessly interact with the caller.
- 49. What percentage of calls are in a language that is not English?
 - a. We do not have specific data on this. The majority is English with the next Spanish.
 - b. The successful Responder must have the ability to respond in other languages.

- 50. Does the offer need to be delivered digitally as well? Could you please consider receiving only digital proposals?
 - a. The instructions for submitting a proposal are listed on page 1 of the RFP which is email.
- 51. What is the price structure you expect to receive? (i.e.: handled call, FTE, connected FTE, etc)
 - a. This is open to the Responder.
 - b. Currently, we have a monthly flat rate this works well for the Center.
- 52. How many agents do you currently have the service with?
 - a. The current vendor for this service utilizes multiple LPHAs and QMHP-CSs. The vendor serves a number of Texas Community Centers for this required service and is eligible to bid on this RFP.

ATTACHMENT G DATA USE AGREEMENT BETWEEN THE HEALTH AND HUMAN SERVICES COMMISSION AND Community Healthcore ("CONTRACTOR")

This Data Use Agreement ("DUA") is entered into by and between the Health and Human Services Commission, a Texas Health and Human Services agency ("HHS") and Sabine Valley Regional MHMR Center dba Community Healthcore ("CONTRACTOR"), and incorporated into the terms of HHS Contract No._______, in Travis

County, Texas (the "Base Contract").

ARTICLE 1. PURPOSE; APPLICABILITY; ORDER OF PRECEDENCE

ATTACHMENT 1. The purpose of this DUA is to facilitate creation, receipt, maintenance, use, disclosure or access to <u>Confidential Information</u> with CONTRACTOR, and describe CONTRACTOR' s rights and obligations with respect to the <u>Confidential Information</u> and the limited purposes for which the CONTRACTOR may create, receive, maintain, use, disclose or have access to <u>Confidential Information</u>. *45 CFR 164. 504(e)(1) - (3)* This DUA also describes HHS' s remedies in the event of CONTRACTOR' s noncompliance with its obligations under this DUA. This DUA applies to both <u>Business Associates</u> and contractors who are not <u>Business Associates</u> who create, receive, maintain, use, disclose or have access to <u>Confidential</u>, use, disclose or have access to <u>Confidential</u> for HHS, its programs or clients as described in the Base Contract.

As of the Effective Date of this DUA, if any provision of the Base Contract, including any General Provisions or Uniform Terms and Conditions, conflicts with this DUA, this DUA controls.

ARTICLE 2. DEFINITIONS

For the purposes of this DUA, **capitalized, underlined terms have the meanings set forth in the following:** Health Insurance Portability and Accountability Act of 1996, Public Law 104-191 (42 U.S.C. §1320d, *et seq.*) and regulations thereunder in 45 CFR Parts 160 and 164, including all amendments, regulations and guidance issued thereafter; The Social Security Act, including Section 1137 (42 U.S.C. §§ 1320b-7), Title XVI of the Act; The Privacy Act of 1974, as amended by the Computer Matching and Privacy Protection Act of 1988, 5 U.S.C. § 552a and regulations and guidance thereunder; Internal Revenue Code, Title 26 of the United States Code and regulations and publications adopted under that code, including IRS Publication 1075; OMB Memorandum 07-18; Texas Business and Commerce Code Ch. 521; Texas Government Code, Ch. 552, and Texas Government Code §2054.1125. In addition, the following terms in this DUA are defined as follows:

"<u>Authorized Purpose</u>" means the specific purpose or purposes described in the <u>Scope of Work</u> of the Base Contract for CONTRACTOR to fulfill its obligations under the Base Contract, or any other purpose expressly authorized by HHS in writing in advance.

"Authorized User" means a Person:

(1) Who is authorized to create, receive, maintain, have access to, process, view, handle, examine, interpret, or analyze <u>Confidential Information</u> pursuant to this DUA;

(2) For whom CONTRACTOR warrants and represents has a demonstrable need to create, receive, maintain, use, disclose or have access to the <u>Confidential Information</u>; and

(3) Who has agreed in writing to be bound by the disclosure and use limitations pertaining to the <u>Confidential Information</u> as required by this DUA.

HHS Data Use Agreement V.8.5 August 12, 2019 Community Center Version (LMHA, LA, LIDDA) "<u>Confidential Information</u>" means any communication or record (whether oral, written, electronically stored or transmitted, or in any other form) provided to or made available to CONTRACTOR or that CONTRACTOR may create, receive, maintain, use, disclose or have access to on behalf of HHS that consists of or includes any or all of the following:

(1) <u>Client Information;</u>

(2) <u>Protected Health Information in any form including without limitation</u>, <u>Electronic</u> <u>Protected Health Information or Unsecured Protected Health Information</u>;</u>

- (3) <u>Sensitive Personal Information defined by Texas Business and Commerce Code Ch. 521;</u>
- (4) <u>Federal Tax Information;</u>
- (5) <u>Personally Identifiable Information;</u>
- (6) <u>Social Security Administration Data</u>, including, without limitation, Medicaid information;
- (7) All privileged work product;

(8) All information designated as confidential under the constitution and laws of the State of Texas and of the United States, including the Texas Health & Safety Code and the Texas Public Information Act, Texas Government Code, Chapter 552.

"Legally Authorized Representative" of the Individual, as defined by Texas law, including as provided in 45 CFR 435.923 (Medicaid); 45 CFR 164.502(g)(1) (HIPAA); Tex. Occ. Code § 151.002(6); Tex. H. & S. Code §166.164; Estates Code Ch. 752 and Texas Prob. Code § 3.

ARTICLE 3. CONTRACTOR' SDUTIES REGARDING CONFIDENTIAL INFORMATION

Section 3.01 Obligations of CONTRACTOR

CONTRACTOR agrees that:

(A) CONTRACTOR will exercise reasonable care and no less than the same degree of care CONTRACTOR uses to protect its own confidential, proprietary and trade secret information to prevent any portion of the <u>Confidential Information</u> from being used in a manner that is not expressly an <u>Authorized</u> <u>Purpose</u> under this DUA or as <u>Required by Law</u>. 45 CFR 164.502(b)(1); 45 CFR 164.514(d)

(B) CONTRACTOR will not disclose or allow access to any portion of the <u>Confidential</u> <u>Information</u> to any <u>Person</u> or other entity, other than <u>Authorized User's Workforce</u> or <u>Subcontractors</u> of CONTRACTOR who have completed training in confidentiality, privacy, security and the importance of promptly reporting any <u>Event</u> or <u>Breach</u> to CONTRACTOR's management, to carry out the <u>Authorized</u> <u>Purpose</u> or as <u>Required by Law</u>.

HHS, at its election, may assist CONTRACTOR in training and education on specific or unique HHS processes, systems and/or requirements. CONTRACTOR will produce evidence of completed training to HHS upon request. 45 C.F.R. 164.308(a)(5)(i); Texas Health & Safety Code §181.101

All of CONTRACTOR's <u>Authorized Users</u>, <u>Workforce and Subcontractors</u> with access to a state computer system or database will complete a cybersecurity training program certified under Texas Government Code Section 2054.519 by the Texas Department of Information Resources or offered under Texas Government Code Sec. 2054.519(f).

(C) CONTRACTOR will establish, implement and maintain appropriate sanctions against any member of its <u>Workforce</u> or <u>Subcontractor</u> who fails to comply with this DUA, the Base Contract or

applicable law. CONTRACTOR will maintain evidence of sanctions and produce it to HHS upon request.45 C.F.R. 164.308(a)(1)(ii)(C); 164.530(e); 164.410(b); 164.530(b)(1)

(D) CONTRACTOR will not disclose or provide access to any <u>Confidential Information</u> on the basis that such act is <u>Required by Law</u> without notifying either HHS or CONTRACTOR's own legal counsel to determine whether CONTRACTOR should object to the disclosure or access and seek appropriate relief. CONTRACTOR will maintain an accounting of all such requests for disclosure and responses and provide such accounting to HHS within 48 hours of HHS' request. 45 CFR 164.504(e)(2)(ii)(A)

(E) CONTRACTOR will not attempt to re-identify or further identify <u>Confidential Information</u> or <u>De-identified</u> Information, or attempt to contact any <u>Individuals</u> whose records are contained in the <u>Confidential Information</u>, except for an <u>Authorized Purpose</u>, without express written authorization from HHS or as expressly permitted by the Base Contract. 45 CFR 164.502(d)(2)(i) and (ii) CONTRACTOR will not engage in prohibited marketing or sale of <u>Confidential Information</u>. 45 CFR 164.501, 164.508(a)(3) and (4); Texas Health & Safety Code Ch. 181.002

(F) CONTRACTOR will not permit, or enter into any agreement with a <u>Subcontractor</u> to, create, receive, maintain, use, disclose, have access to or transmit <u>Confidential Information</u>, on behalf of CONTRACTOR without requiring that <u>Subcontractor</u> first execute the Form Subcontractor Agreement, <u>Attachment 1</u>, which ensures that the <u>Subcontractor</u> will comply with the identical terms, conditions, safeguards and restrictions as contained in this DUA for PHI and any other relevant <u>Confidential Information</u> and which permits more strict limitations; and 45 CFR 164.502(e)(1)(1)(ii); 164.504(e)(1)(i) and (2)

(G) CONTRACTOR is directly responsible for compliance with, and enforcement of, all conditions for creation, maintenance, use, disclosure, transmission and <u>Destruction</u> of <u>Confidential Information</u> and the acts or omissions of <u>Subcontractors</u> as may be reasonably necessary to prevent unauthorized use. 45 *CFR* 164.504(e)(5); 42 *CFR* 431.300, et seq.

(H) If CONTRACTOR maintains <u>PHI</u> in a <u>Designated Record Set</u>, CONTRACTOR will make <u>PHI</u> available to HHS in a <u>Designated Record Set</u> upon request. CONTRACTOR will provide <u>PHI</u> to an <u>Individual</u>, or <u>Legally Authorized Representative</u> of the <u>Individual</u> who is requesting <u>PHI</u> in compliance with the requirements of the <u>HIPAA Privacy Regulations</u>. CONTRACTOR will release <u>PHI</u> in accordance with the <u>HIPAA Privacy Regulations</u> upon receipt of a valid written authorization. CONTRACTOR will make other <u>Confidential Information</u> in CONTRACTOR's possession available pursuant to the requirements of <u>HIPAA</u> or other applicable law upon a determination of a <u>Breach</u> of <u>Unsecured PHI</u> as defined in <u>HIPAA</u>. CONTRACTOR will maintain an accounting of all such disclosures and provide it to HHS within 48 hours of HHS' request. 45 CFR 164.524 and 164.504(e)(2)(ii)(E)

(I) CONTRACTOR will make <u>PHI</u> as required by <u>HIPAA</u> available to HHS for amendment and incorporate any amendments to this information that HHS directs or agrees to pursuant to the <u>HIPAA</u>. 45 CFR 164.504(e)(2)(ii)(E) and (F)

(J) CONTRACTOR will document and make available to HHS the <u>PHI</u> required to provide access, an accounting of disclosures or amendment in compliance with the requirements of the <u>HIPAA</u> <u>Privacy Regulations</u>. 45 CFR 164.504(e)(2)(ii)(G) and 164.528

(K) If CONTRACTOR receives a request for access, amendment or accounting of <u>PHI</u> from an individual with a right of access to information subject to this DUA, it will respond to such request in compliance with the <u>HIPAA Privacy Regulations</u>. CONTRACTOR will maintain an accounting of all responses

to requests for access to or amendment of <u>PHI</u> and provide it to HHS within 48 hours of HHS' request. 45 CFR 164.504(e)(2)

(L) CONTRACTOR will provide, and will cause its <u>Subcontractors</u> and agents to provide, to HHS periodic written certifications of compliance with controls and provisions relating to information privacy, security and breach notification, including without limitation information related to data transfers and the handling and disposal of <u>Confidential Information</u>. *45 CFR 164.308; 164.530(c); 1 TAC 202*

(M) Except as otherwise limited by this DUA, the Base Contract, or law applicable to the <u>Confidential Information</u>, CONTRACTOR may use or disclose <u>PHI</u> for the proper management and administration of CONTRACTOR or to carry out CONTRACTOR's legal responsibilities if: $45 \ CFR$ 164.504(e)(ii)(1)(A)

(1) Disclosure is <u>Required by Law</u>, provided that CONTRACTOR complies with Section 3.01(D);

(2) CONTRACTOR obtains reasonable assurances from the <u>Person</u> to whom the information is disclosed that the <u>Person</u> will:

(a) Maintain the confidentiality of the Confidential Information in accordance with this DUA;

(b) Use or further disclose the information only as <u>Required by Law</u> or for the <u>Authorized Purpose</u> for which it was disclosed to the <u>Person</u>; and

(c) Notify CONTRACTOR in accordance with Section 4.01 of any <u>Event or Breach of Confidential</u> <u>Information</u> of which the <u>Person</u> discovers or should have discovered with the exercise of reasonable diligence. 45 CFR 164.504(e)(4)(ii)(B)

(N) Except as otherwise limited by this DUA, CONTRACTOR will, if requested by HHS, use <u>PHI</u> to provide data aggregation services to HHS, as that term is defined in the <u>HIPAA</u>, 45 C.F.R. §164.501 and permitted by <u>HIPAA</u>. 45 CFR 164.504(e)(2)(i)(B)

 (\mathbf{O}) CONTRACTOR will, on the termination or expiration of this DUA or the Base Contract, at its expense, send to HHS or Destroy, at HHS's election, and to the extent reasonably feasible and permissible by law, all Confidential Information received from HHS or created or maintained by CONTRACTOR or any of CONTRACTOR's agents or Subcontractors on HHS's behalf if that data contains Confidential Information. CONTRACTOR will certify in writing to HHS that all the Confidential Information that has been created, received, maintained, used by or disclosed to CONTRACTOR, has been Destroyed or sent to HHS, and that CONTRACTOR and its agents and Subcontractors have retained no copies thereof. Notwithstanding the foregoing, CONTRACTOR acknowledges and agrees that it may not Destroy any Confidential Information if federal or state law, or HHS record retention policy or a litigation hold notice prohibits such Destruction. If such delivery or Destruction is not reasonably feasible, or is impermissible by law, CONTRACTOR will immediately notify HHS of the reasons such delivery or Destruction is not feasible, and agree to extend indefinitely the protections of this DUA to the Confidential Information and limit its further uses and disclosures to the purposes that make the return delivery or Destruction of the Confidential Information not feasible for as long as CONTRACTOR maintains such Confidential Information. 45 CFR 164.504(e)(2)(ii)(J)

(P) CONTRACTOR will create, maintain, use, disclose, transmit or <u>Destroy Confidential</u> <u>Information</u> in a secure fashion that protects against any reasonably anticipated threats or hazards to the security or integrity of such information or unauthorized uses. 45 CFR 164.306; 164.530(c)

(Q) If CONTRACTOR accesses, transmits, stores, and/or maintains <u>Confidential Information</u>, CONTRACTOR will complete and return to HHS at <u>infosecurity@hhsc.state.tx.us</u> the HHS information security and privacy initial inquiry (SPI) at Attachment 2. The SPI identifies basic privacy and security

HHS Data Use Agreement V.8.5 August 12, 2019 Community Center Version (LMHA, LA, LIDDA) Page 4 of 13 controls with which CONTRACTOR must comply to protect HHS <u>Confidential Information</u>. CONTRACTOR will comply with periodic security controls compliance assessment and monitoring by HHS as required by state and federal law, based on the type of <u>Confidential Information</u> CONTRACTOR creates, receives, maintains, uses, discloses or has access to and the <u>Authorized Purpose</u> and level of risk. CONTRACTOR's security controls will be based on the National Institute of Standards and Technology (NIST) Special Publication 800-53. CONTRACTOR will update its security controls assessment whenever there are significant changes in security controls for HHS <u>Confidential Information</u> and will provide the updated document to HHS. HHS also reserves the right to request updates as needed to satisfy state and federal monitoring requirements. *45 CFR 164.306*

(R) CONTRACTOR will establish, implement and maintain any and all appropriate procedural, administrative, physical and technical safeguards to preserve and maintain the confidentiality, integrity, and availability of the <u>Confidential Information</u>, and with respect to <u>PHI</u>, as described in the <u>HIPAA Privacy and Security Regulations</u>, or other applicable laws or regulations relating to <u>Confidential Information</u> as long as CONTRACTOR has such <u>Confidential Information</u> in its actual or constructive possession. *45 CFR* 164.308 (administrative safeguards); 164.310 (physical safeguards); 164.312 (technical safeguards); 164.530(c)(privacy safeguards))

(S) CONTRACTOR will designate and identify, subject to HHS approval, a <u>Person or Persons</u>, as Privacy Official 45 CFR 164.530(a)(1) and Information Security Official, each of whom is authorized to act on behalf of CONTRACTOR and is responsible for the development and implementation of the privacy and security requirements in this DUA. CONTRACTOR will provide name and current address, phone number and e-mail address for such designated officials to HHS upon execution of this DUA and prior to any change. 45 CFR 164.308(a)(2)

(T) CONTRACTOR represents and warrants that its <u>Authorized Users</u> each have a demonstrated need to know and have access to <u>Confidential Information</u> solely to the minimum extent necessary to accomplish the <u>Authorized Purpose</u> pursuant to this DUA and the Base Contract, and further, that each has agreed in writing to be bound by the disclosure and use limitations pertaining to the <u>Confidential Information</u> contained in this DUA. *45 CFR 164.502; 164.514(d)*

(U) CONTRACTOR and its Subcontractors will maintain an updated, complete, accurate and numbered list of <u>Authorized Users</u>, their signatures, titles and the date they agreed to be bound by the terms of this DUA, at all times and supply it to HHS, as directed, upon request.

(V) CONTRACTOR will implement, update as necessary, and document reasonable and appropriate policies and procedures for privacy, security and <u>Breach of Confidential Information</u> and an incident response plan for an <u>Event or Breach</u>, to comply with the privacy, security and breach notice requirements of this DUA prior to conducting work under the DUA. 45 CFR 164.308; 164.316; 164.514(d); 164.530(i)(1)

(W) CONTRACTOR will produce copies of its information security and privacy policies and procedures and records relating to the use or disclosure of <u>Confidential Information</u> received from, created by, or received, used or disclosed by CONTRACTOR on behalf of HHS for HHS's review and approval within 30 days of execution of this DUA and upon request by HHS the following business day or other agreed upon time frame. *45 CFR 164.308; 164.514(d)*

(X) CONTRACTOR will make available to HHS any information HHS requires to fulfill HHS's obligations to provide access to, or copies of, PHI in accordance with <u>HIPAA</u> and other applicable laws and regulations relating to <u>Confidential Information</u>. CONTRACTOR will provide such information in a time and

manner reasonably agreed upon or as designated by the <u>Secretary</u>, or other federal or state law. 45 CFR 164.504(e)(2)(i)(I)

(Y) CONTRACTOR will only conduct secure transmissions of <u>Confidential Information</u> whether in paper, oral or electronic form. A secure transmission of electronic <u>Confidential Information</u> *in motion* includes secure File Transfer Protocol (SFTP) or <u>Encryption</u> at an appropriate level or otherwise protected as required by rule, regulation or law. <u>HHS Confidential Information</u> *at rest* requires <u>Encryption</u> unless there is adequate administrative, technical, and physical security, or as otherwise protected as required by rule, regulation or law. All electronic data transfer and communications of <u>Confidential Information</u> will be through secure systems. Proof of system, media or device security and/or <u>Encryption</u> must be produced to HHS no later than 48 hours after HHS's written request in response to a compliance investigation, audit or the <u>Discovery</u> of an <u>Event</u> or <u>Breach</u>. Otherwise, requested production of such proof will be made as agreed upon by the parties. De-identification of <u>HHS Confidential Information</u> is a means of security. With respect to de-identification of <u>PHI</u>, "secure" means de-identified according to <u>HIPAA</u> Privacy standards and regulatory guidance. *45 CFR 164.312; 164.530(d)*

(Z) CONTRACTOR will comply with the following laws and standards *if applicable to the type of* <u>*Confidential Information and Contractor's Authorized Purpose*</u>:

- Title 1, Part 10, Chapter 202, Subchapter B, Texas Administrative Code;
- The Privacy Act of 1974;
- OMB Memorandum 07-16;
- The Federal Information Security Management Act of 2002 (FISMA);
- The Health Insurance Portability and Accountability Act of 1996 (<u>HIPAA</u>) as defined in the DUA;
- Internal Revenue <u>Publication 1075</u> Tax Information Security Guidelines for Federal, State and Local Agencies;
- National Institute of Standards and Technology (NIST) <u>Special Publication 800-66 Revision 1</u>

 An Introductory Resource Guide for Implementing the Health Insurance Portability and Accountability Act (HIPAA) Security Rule;
- NIST <u>Special Publications 800-53 and 800-53A</u> Recommended Security Controls for Federal Information Systems and Organizations, as currently revised;
- NIST <u>Special Publication 800-47</u> Security Guide for Interconnecting Information Technology Systems;
- NIST Special Publication 800-88, Guidelines for Media Sanitization;
- NIST Special Publication 800-111, Guide to Storage of Encryption Technologies for End User Devices containing PHI; and
- Any other State or Federal law, regulation, or administrative rule relating to the specific HHS program area that CONTRACTOR supports on behalf of HHS.

ARTICLE 4. BREACH NOTICE, REPORTING AND CORRECTION REQUIREMENTS Section 4.01. Breach or Event Notification to HHS. 45 CFR 164.400-414

(A) CONTRACTOR will cooperate fully with HHS in investigating, mitigating to the extent practicable and issuing notifications directed by HHS, for any <u>Event or Breach of Confidential Information</u> to the extent and in the manner determined by HHS.

(B) CONTRACTOR'S obligation begins at the <u>Discovery</u> of an <u>Event</u> or <u>Breach</u> and continues as long as related activity continues, until all effects of the Event are mitigated to HHS's satisfaction (the "incident response period"). *45 CFR 164.404*

- (C) Breach Notice:
- 1. Initial Notice.

a. For federal information, including without limitation, <u>Federal Tax Information</u>, <u>Social Security</u> <u>Administration Data</u>, and Medicaid <u>Client Information</u>, within the first, consecutive clock hour of <u>Discovery</u>, and for all other types of <u>Confidential Information</u> not more than 24 hours after <u>Discovery</u>, or in a timeframe otherwise approved by HHS in writing, initially report to HHS's Privacy and Security Officers via email at: <u>privacy@HHSC.state.tx.us</u> and to the HHS division responsible for this DUA; and IRS Publication 1075; Privacy Act of 1974, as amended by the Computer Matching and Privacy Protection Act of 1988, 5 U.S.C. § 552a; OMB Memorandum 07-16 as cited in HHSC-CMS Contracts for information exchange.

b. Report all information reasonably available to CONTRACTOR about the <u>Event or Breach of the</u> privacy or security of <u>Confidential Information</u>. 45 CFR 164.410

c. Name, and provide contact information to HHS for, CONTRACTOR's single point of contact who will communicate with HHS both on and off business hours during the incident response period.

2. 48-Hour Formal Notice. No later than 48 consecutive clock hours after <u>Discovery</u>, or a time within which <u>Discovery</u> reasonably should have been made by CONTRACTOR of an <u>Event</u> or <u>Breach</u> of <u>Confidential Information</u>, **provide** formal notification to the State, including all reasonably available information about the <u>Event</u> or <u>Breach</u>, and CONTRACTOR's investigation, including without limitation and to the extent available: *For (a) - (m) below: 45 CFR 164.400-414*

a. The date the <u>Event</u> or <u>Breach</u> occurred;

b. The date of CONTRACTOR's and, if applicable, <u>Subcontractor's Discovery</u>;

c. A brief description of the <u>Event</u> or <u>Breach</u>; including how it occurred and who is responsible (or hypotheses, if not yet determined);

d. A brief description of CONTRACTOR's investigation and the status of the investigation;

e. A description of the types and amount of Confidential Information involved;

f. Identification of and number of all <u>Individuals</u> reasonably believed to be affected, including first and last name of the individual and if applicable the, <u>Legally authorized representative</u>, last known address, age, telephone number, and email address if it is a preferred contact method, to the extent known or can be reasonably determined by CONTRACTOR at that time;

g. CONTRACTOR's initial risk assessment of the <u>Event or Breach</u> demonstrating whether individual or other notices are required by applicable law or this DUA for HHS approval, including an analysis of whether there is a low probability of compromise of the <u>Confidential Information</u> or whether any legal exceptions to notification apply;

HHS Data Use Agreement V.8.5 August 12, 2019 Community Center Version (LMHA, LA, LIDDA) Page 7 of 13 h. CONTRACTOR's recommendation for HHS's approval as to the steps <u>Individuals</u> and/or CONTRACTOR on behalf of Individuals, should take to protect the Individuals from potential harm, including without limitation CONTRACTOR's provision of notifications, credit protection, claims monitoring, and any specific protections for a <u>Legally Authorized Representative</u> to take on behalf of an <u>Individual</u> with special capacity or circumstances;

i. The steps CONTRACTOR has taken to mitigate the harm or potential harm caused (including without limitation the provision of sufficient resources to mitigate);

j. The steps CONTRACTOR has taken, or will take, to prevent or reduce the likelihood of recurrence of a similar <u>Event</u> or <u>Breach</u>;

k. Identify, describe or estimate of the <u>Persons</u>, <u>Workforce</u>, <u>Subcontractor</u>, or <u>Individuals</u> and any law enforcement that may be involved in the <u>Event</u> or <u>Breach</u>;

1. A reasonable schedule for CONTRACTOR to provide regular updates to the foregoing in the future for response to the <u>Event or Breach</u>, but no less than every three (3) business days or as otherwise directed by HHS, including information about risk estimations, reporting, notification, if any, mitigation, corrective action, root cause analysis and when such activities are expected to be completed; and

m. Any reasonably available, pertinent information, documents or reports related to an <u>Event</u> or <u>Breach</u> that HHS requests following <u>Discovery</u>.

Section 4.02 Investigation, Response and Mitigation. For A-F below: 45 CFR 164.308, 310 and 312; 164.530

(A) CONTRACTOR will immediately conduct a full and complete investigation, respond to the <u>Event or Breach</u>, commit necessary and appropriate staff and resources to expeditiously respond, and report as required to and by HHS for incident response purposes and for purposes of HHS's compliance with report and notification requirements, to the satisfaction of HHS.

(B) CONTRACTOR will complete or participate in a risk assessment as directed by HHS following an <u>Event or Breach</u>, and provide the final assessment, corrective actions and mitigations to HHS for review and approval.

(C) CONTRACTOR will fully cooperate with HHS to respond to inquiries and/or proceedings by state and federal authorities, <u>Persons and/or Individuals</u> about the <u>Event or Breach</u>.

(D) CONTRACTOR will fully cooperate with HHS's efforts to seek appropriate injunctive relief or otherwise prevent or curtail such <u>Event</u> or <u>Breach</u>, or to recover or protect any <u>Confidential</u> <u>Information</u>, including complying with reasonable corrective action or measures, as specified by HHS in a Corrective Action Plan if directed by HHS under the Base Contract.

<u>Section 4.03</u> Breach Notification to <u>Individuals</u> and Reporting to Authorities. Tex. Bus. & Comm. Code §521.053; 45 CFR 164.404 (Individuals), 164.406 (Media); 164.408 (Authorities)

(A) HHS may direct CONTRACTOR to provide <u>Breach</u> notification to <u>Individuals</u>, regulators or third-parties, as specified by HHS following a <u>Breach</u>.

(B) CONTRACTOR must obtain HHS's prior written approval of the time, manner and content of any notification to <u>Individuals</u>, regulators or third-parties, or any notice required by other state or federal authorities. Notice letters will be in CONTRACTOR's name and on CONTRACTOR's letterhead, unless otherwise directed by HHS, and will contain contact information, including the

name and title of CONTRACTOR's representative, an email address and a toll-free telephone number, for the Individual to obtain additional information.

(C) CONTRACTOR will provide HHS with copies of distributed and approved communications.

(D) CONTRACTOR will have the burden of demonstrating to the satisfaction of HHS that any notification required by HHS was timely made. If there are delays outside of CONTRACTOR's control, CONTRACTOR will provide written documentation of the reasons for the delay.

(E) If HHS delegates notice requirements to CONTRACTOR, HHS shall, in the time and manner reasonably requested by CONTRACTOR, cooperate and assist with CONTRACTOR's information requests in order to make such notifications and reports.

ARTICLE 5. SCOPE OF WORK

<u>Scope of Work</u> means the services and deliverables to be performed or provided by CONTRACTOR, or on behalf of CONTRACTOR by its <u>Subcontractors</u> or agents for HHS that are described in detail in the Base Contract. The <u>Scope of Work</u>, including any future amendments thereto, is incorporated by reference in this DUA as if set out word-for-word herein.

ARTICLE 6. GENERAL PROVISIONS

<u>Section 6.01</u> Oversight of Confidential Information

CONTRACTOR acknowledges and agrees that HHS is entitled to oversee and monitor CONTRACTOR's access to and creation, receipt, maintenance, use, disclosure of the <u>Confidential Information</u> to confirm that CONTRACTOR is in compliance with this DUA.

SECTION 6.02 HHS COMMITMENT AND OBLIGATIONS

HHS will not request CONTRACTOR to create, maintain, transmit, use or disclose <u>PHI</u> in any manner that would not be permissible under <u>applicable law</u> if done by HHS.

Section 6.03 HHS Right to Inspection

At any time upon reasonable notice to CONTRACTOR, or if HHS determines that CONTRACTOR has violated this DUA, HHS, directly or through its agent, will have the right to inspect the facilities, systems, books and records of CONTRACTOR to monitor compliance with this DUA. For purposes of this subsection, HHS's agent(s) include, without limitation, the HHS Office of the Inspector General or the Office of the Attorney General of Texas, outside consultants or legal counsel or other designee.

Section 6.04 Term; Termination of DUA; Survival

This DUA will be effective on the date on which CONTRACTOR executes the DUA, and will terminate upon termination of the Base Contract and as set forth herein. If the Base Contract is extended or amended, this DUA is updated automatically concurrent with such extension or amendment.

(A) HHS may immediately terminate this DUA and Base Contract upon a material violation of this DUA.

(B) Termination or Expiration of this DUA will not relieve CONTRACTOR of its obligation to return or <u>Destroy</u> the <u>Confidential Information</u> as set forth in this DUA and to continue to safeguard the <u>Confidential Information</u> until such time as determined by HHS.

(D) If HHS determines that CONTRACTOR has violated a material term of this DUA; HHS may in its sole discretion:

1. Exercise any of its rights including but not limited to reports, access and inspection under this DUA and/or the Base Contract; or

2. Require CONTRACTOR to submit to a corrective action plan, including a plan for monitoring and plan for reporting, as HHS may determine necessary to maintain compliance with this DUA; or

3. Provide CONTRACTOR with a reasonable period to cure the violation as determined by HHS; or

4. Terminate the DUA and Base Contract immediately, and seek relief in a court of competent jurisdiction in Travis County, Texas.

Before exercising any of these options, HHS will provide written notice to CONTRACTOR describing the violation and the action it intends to take.

(E) If neither termination nor cure is feasible, HHS shall report the violation to the Secretary.

(F) The duties of CONTRACTOR or its <u>Subcontractor</u> under this DUA survive the expiration or termination of this DUA until all the <u>Confidential Information</u> is <u>Destroyed</u> or returned to HHS, as required by this DUA.

<u>Section 6.05</u> Governing Law, Venue and Litigation

(A) The validity, construction and performance of this DUA and the legal relations among the Parties to this DUA will be governed by and construed in accordance with the laws of the State of Texas.

(B) The Parties agree that the courts of Travis County, Texas, will be the exclusive venue for any litigation, special proceeding or other proceeding as between the parties that may be brought, or arise out of, or in connection with, or by reason of this DUA.

Section 6.06 Injunctive Relief

(A) CONTRACTOR acknowledges and agrees that HHS may suffer irreparable injury if CONTRACTOR or its <u>Subcontractor</u> fails to comply with any of the terms of this DUA with respect to the <u>Confidential Information</u> or a provision of <u>HIPAA</u> or other laws or regulations applicable to <u>Confidential Information</u>.

(B) CONTRACTOR further agrees that monetary damages may be inadequate to compensate HHS for CONTRACTOR's or its <u>Subcontractor's</u> failure to comply. Accordingly, CONTRACTOR agrees that HHS will, in addition to any other remedies available to it at law or in equity, be entitled to seek injunctive relief without posting a bond and without the necessity of demonstrating actual damages, to enforce the terms of this DUA.

Section 6.07 Limitation of Liability

To the extent permitted by the Texas Constitution, laws and rules, and without waiving any immunities or defenses available to CONTRACTOR as a governmental entity, CONTRACTOR will defend and hold

HHS Data Use Agreement V.8.5 August 12, 2019 Community Center Version (LMHA, LA, LIDDA) Page 10 of 13 harmless HHS and its <u>Workforce</u> against all actual and direct losses suffered by HHS and its <u>Workforce</u> arising from or in connection with any breach of this DUA or from any acts or omissions related to this DUA by CONTRACTOR or its employees, directors, officers, <u>Subcontractors</u>, or agents or other members of its <u>Workforce</u>, including, but not limited to, the costs of required notices and mitigation of a breach and any fines or penalties imposed on HHS by any regulatory authority.

Section 6.08 Insurance

(A) As a governmental entity, CONTRACTOR either maintains commercial insurance or selfinsures with policy limits in an amount sufficient to cover CONTRACTOR's liability arising under this DUA and under which policy HHS is addd as an additional insured. HHSC reserves the right to consider alternative means for CONTRACTOR to satisfy CONTRACTOR's financial responsibility under this DUA. Nothing herein shall relieve CONTRACTOR of its financial obligations set forth in this DUA if CONTRACTOR fails to maintain insurance.

(B) CONTRACTOR will provide HHS with written proof that required insurance coverage is in effect, at the request of HHS.

Section 6.09 Fees and Costs

Except as otherwise specified in this DUA or the Base Contract, including but not limited to requirements to insure and/or indemnify HHS, if any legal action or other proceeding is brought for the enforcement of this DUA, or because of an alleged dispute, contract violation, <u>Event</u>, <u>Breach</u>, default, misrepresentation, or injunctive action, in connection with any of the provisions of this DUA, each party will bear their own legal expenses and the other cost incurred in that action or proceeding.

Section 6.10 Entirety of the Contract

This Data Use Agreement is incorporated by reference into the Base Contract and, together with the Base Contract, constitutes the entire agreement between the parties. No change, waiver, or discharge of obligations arising under those documents will be valid unless in writing and executed by the party against whom such change, waiver, or discharge is sought to be enforced.

Section 6.11 Automatic Amendment and Interpretation

Upon the effective date of any amendment or issuance of additional regulations to <u>HIPAA</u>, or any other law applicable to <u>Confidential Information</u>, this DUA will automatically be amended so that the obligations imposed on HHS and/or CONTRACTOR remain in compliance with such requirements. Any ambiguity in this DUA will be resolved in favor of a meaning that permits HHS and CONTRACTOR to comply with <u>HIPAA</u> or any other law applicable to <u>Confidential Information</u>.

ATTACHMENT 1. SUBCONTRACTOR AGREEMENT FORM HHS CONTRACT NUMBER _____

The DUA between HHS and CONTRACTOR establishes the permitted and required uses and disclosures of <u>Confidential Information</u> by CONTRACTOR.

CONTRACTOR has subcontracted with

(SUBCONTRACTOR) for performance of duties on behalf of CONTACTOR which are subject to the DUA. SUBCONTRACTOR acknowledges, understands and agrees to be bound by the identical terms and conditions applicable to CONTRACTOR under the DUA, incorporated by reference in this Agreement, with respect to HHS <u>Confidential Information</u>. CONTRACTOR and SUBCONTRACTOR agree that HHS is a third-party beneficiary to applicable provisions of the subcontract.

HHS has the right but not the obligation to review or approve the terms and conditions of the subcontract by virtue of this Subcontractor Agreement Form.

CONTRACTOR and SUBCONTRACTOR assure HHS that any <u>Breach</u> or <u>Event</u> as defined by the DUA that SUBCONTRACTOR <u>Discovers</u> will be reported to HHS by CONTRACTOR in the time, manner and content required by the DUA.

If CONTRACTOR knows or should have known in the exercise of reasonable diligence of a pattern of activity or practice by SUBCONTRACTOR that constitutes a material breach or violation of the DUA or the SUBCONTRACTOR's obligations CONTRACTOR will:

- 1. Take reasonable steps to cure the violation or end the violation, as applicable;
- 2. If the steps are unsuccessful, terminate the contract or arrangement with SUBCONTRACTOR, if feasible;
- Notify HHS immediately upon discovery of the pattern of activity or practice of SUBCONTRACTOR that constitutes a material breach or violation of the DUA and keep HHS reasonably and regularly informed about steps CONTRACTOR is taking to cure or end the violation or terminate SUBCONTACTOR's contract or arrangement.

This Subcontractor Agreement Form is executed by the parties in their capacities indicated below.

CONTRACTOR

SUBCONTRACTOR

BY:		BY:
NAME:		NAME:
TITLE:		TITLE:
DATE	, <u>202</u> .	DATE:

HHS Data Use Agreement V.8.5 August 12, 2019 Community Center Version (LMHA, LA, LIDDA) Page 12 of 13



Texas HHS System - Data Use Agreement - Attachment 2 SECURITY AND PRIVACY INQUIRY (SPI)

If you are a bidder for a new procurement/contract, in order to participate in the bidding process, you must have corrected any "No" responses (except A9a) prior to the contract award date. If you are an applicant for an open enrollment, you must have corrected any "No" answers (except A9a and A11) prior to performing any work on behalf of any Texas HHS agency.

For any questions answered "No" (except A9a and A11), an *Action Plan for Compliance with a Timeline* must be documented in the designated area below the question. The timeline for compliance with HIPAA-related requirements for safeguarding Protected Health Information is 30 calendar days from the date this form is signed. Compliance with requirements related to other types of Confidential Information must be confirmed within 90 calendar days from the date the form is signed.

SECTION A: APPLICANT/BIDDER INFORMATION (To be completed by Applicant/Bidder)

1.	Does the applicant/bidder access, create, disclose, receive, transmit, maintain, or store Texas HHS Confidential Information in electronic systems (e.g., laptop, personal use computer, mobile device, database, server, etc.)? IF NO, STOP. THE SPI FORM IS NOT REQUIRED.				O Yes O No	
2.	Entity or Applicant/Bidder Legal Name	Legal Name: Legal Entity Tax Identification Number (TIN) (Last Four Numbers Only):				
		Procurement/Contract#:				
		Address:				
		City:	State:	ZIP:	P:	
		Telephone #:				
		Email Address:				
3.	Number of Employees, at all locations, in Applicant/Bidder's Workforce "Workforce" means all employees, volunteers, trainees, and other Persons whose conduct is under the direct control of Applicant/Bidder, whether or not they are paid by Applicant/ Bidder. If Applicant/Bidder is a sole proprietor, the workforce may be only one employee.	Total Employees:				
4.	Number of Subcontractors (if Applicant/Bidder will not use subcontractors, enter "0")	Total Subcontracto	rs:			
5.	Name of Information Technology Security Official	A. Security Official	:			
	and Name of Privacy Official for Applicant/Bidder (Privacy and Security Official may be the same person.)	Legal Name:				
	(Privacy and Security Official may be the same person.)	Address:				
		City:	State:	ZIP:		
		Telephone #:				
		Email Address:				
		B. Privacy Official : Legal Name:	:			
		Address:				
		City:	State:	ZIP:		
		Telephone #:				
		Email Address:				

6.	Type(s) of Texas HHS Confidential Information the	HIPAA	CJIS	IR <u>S F</u> TI	CMS	SSA	PII
	Applicant/Bidder will create, receive, maintain, use,						
	disclose or have access to: (Check all that apply)						
7.	Number of Storage Devices for Texas HHS Confide	ntial Inforn	nation (as	defined in	the	Tot	al #
Texas HHS System Data Use Agreement (DUA))						(Sum	i a-d)
Cloud Services involve using a network of remote servers hosted on the Internet to store,						(`
	manage, and process data, rather than a local server or a	a personal co	omputer.			L L	,
	A Data Center is a centralized repository, either physical	or virtual, fo	or the storage	ge,			
	management, and dissemination of data and information	n organized	around a pa	articular boo	y y		
	of knowledge or pertaining to a particular business.						
	 Devices. Number of personal user computers, de devices and mobile drives. 	vices or dri	ives, includ	ling mobile			
	b. Servers. Number of Servers that are not in a data	center or u	using Cloud	Services.			
	c. Cloud Services. Number of Cloud Services in use.						
	d. Data Centers. Number of Data Centers in use.						
8. Number of unduplicated individuals for whom Applicant/Bidder reasonably expects to handle Texas HHS Confidential Information during one year:				Select Option (a-d)			
	a. 499 individuals or less					O a	•
b. 500 to 999 individuals						Ōb).
c. 1,000 to 99,999 individuals						Q	
d. 100,000 individuals or more						0 0	
9.	HIPAA Business Associate Agreement						
	a. Will Applicant/Bidder use, disclose, create, receined to health information on behalf of a HIPAA-covered covered function?	,				O Ye O Ne	
	b. Does Applicant/Bidder have a Privacy Notice pro	minently c	lisplayed o	n a Webpa	age or a	O Ye	es
	Public Office of Applicant/Bidder's business oper			• •		Ŏ No	
	HIPAA requirement. Answer "N/A" if not applica by HIPAA.)	able, such	as for age	ncies not o	covered	O N,	/Α
	Action Plan for Compliance with a Timeline:					<u>Complian</u>	ce Date:
10. Subcontractors. If the Applicant/Bidder responded "0" to Question 4 (indicating no subcontractors), check "N/A" for both 'a.' and 'b.'							
	a. Does Applicant/Bidder require subcontractors to Subcontractor Agreement Form?	execute th	e DUA Att	achment 1			o /A
	Action Plan for Compliance with a Timeline:					<u>Complian</u>	<u>ce Date:</u>

b. Will Applicant/Bidder agree to require subcontractors who will access Confidential Information to comply with the terms of the DUA, not disclose any Confidential Information to them until they have agreed in writing to the same safeguards and to discontinue their access to the Confidential Information if they fail to comply?	
<u>Action Plan for Compliance with a Timeline:</u>	<u>Compliance</u> Date:
11. Does Applicant/Bidder have any Optional Insurance currently in place? Optional Insurance provides coverage for: (1) Network Security and Privacy; (2) Data Breach; (3) Cyber Liability (lost data, lost use or delay/suspension in business, denial of service with e-business, the Internet, networks and informational assets, such as privacy, intellectual property, virus transmission, extortion, sabotage or web activities); (4) Electronic Media Liability; (5) Crime/Theft; (6) Advertising Injury and Personal Injury Liability; and (7) Crisis Management and Notification Expense Coverage.	O Yes O No O N/A

SECTION B: PRIVACY RISK ANALYSIS AND ASSESSMENT (To be completed by Applicant/Bidder)

For any questions answered "No," an Action Plan for Compliance with a Timeline must be do the designated area below the question. The timeline for compliance with HIPAA-related red safeguarding Protected Health Information is 30 calendar days from the date this form is sign Compliance with requirements related to other types of Confidential Information must be co 90 calendar days from the date the form is signed.	quirements for ned.
 Written Policies & Procedures. Does Applicant/Bidder have current written privacy and security policies and procedures that, at a minimum: 	Yes or No
a. Does Applicant/Bidder have current written privacy and security policies and procedures that identify Authorized Users and Authorized Purposes (as defined in the DUA) relating to creation, receipt, maintenance, use, disclosure, access or transmission of Texas HHS Confidential Information?	O Yes O No
Action Plan for Compliance with a Timeline:	Compliance Date:
b. Does Applicant/Bidder have current written privacy and security policies and procedures that require Applicant/Bidder and its Workforce to comply with the applicable provisions of HIPAA and other laws referenced in the DUA, relating to creation, receipt, maintenance, use, disclosure, access or transmission of Texas HHS Confidential Information on behalf of a Texas HHS agency?	O Yes O No
Action Plan for Compliance with a Timeline:	<u>Compliance Date:</u>
c. Does Applicant/Bidder have current written privacy and security policies and procedures that limit use or disclosure of Texas HHS Confidential Information to the minimum that is necessary to fulfill the Authorized Purposes?	○ Yes ○ No
Action Plan for Compliance with a Timeline:	Compliance Date:
d. Does Applicant/Bidder have current written privacy and security policies and procedures that respond to an actual or suspected breach of Texas HHS Confidential Information, to include at a minimum (if any responses are "No" check "No" for all three):	O Yes O No
 i. Immediate breach notification to the Texas HHS agency, regulatory authorities, and other required Individuals or Authorities, in accordance with Article 4 of the DUA; ii. Following a documented breach response plan, in accordance with the DUA and applicable law; & iii. Notifying Individuals and Reporting Authorities whose Texas HHS Confidential Information has been breached, as directed by the Texas HHS agency? 	

Action Plan for Compliance with a Timeline:	<u>Compliance Date:</u>
e. Does Applicant/Bidder have current written privacy and security policies and procedures that conduct annual workforce training and monitoring for and correction of any training delinquencies?	O Yes O No
Action Plan for Compliance with a Timeline:	<u>Compliance Date:</u>
f. Does Applicant/Bidder have current written privacy and security policies and procedures that permit or deny individual rights of access, and amendment or correction, when appropriate?	O Yes O No
Action Plan for Compliance with a Timeline:	<u>Compliance Date:</u>
g. Does Applicant/Bidder have current written privacy and security policies and procedures that permit only Authorized Users with up-to-date privacy and security training, and with a reasonable and demonstrable need to use, disclose, create, receive, maintain, access or transmit the Texas HHS Confidential Information, to carry out an obligation under the DUA for an Authorized Purpose, unless otherwise approved in writing by a Texas HHS agency?	O Yes O No
Action Plan for Compliance with a Timeline:	<u>Compliance Date:</u>
 h. Does Applicant/Bidder have current written privacy and security policies and procedures that establish, implement and maintain proof of appropriate sanctions against any Workforce or Subcontractors who fail to comply with an Authorized Purpose or who is not an Authorized User, and used or disclosed Texas HHS Confidential Information in violation of the DUA, the Base Contract or applicable law? 	O Yes O No
Action Plan for Compliance with a Timeline:	<u>Compliance Date:</u>
i. Does Applicant/Bidder have current written privacy and security policies and procedures that require updates to policies, procedures and plans following major changes with use or disclosure of Texas HHS Confidential Information within 60 days of identification of a need for update?	O Yes O No
Action Plan for Compliance with a Timeline:	<u>Compliance Date:</u>

 j. Does Applicant/Bidder have current written privacy and security policies and procedures that restrict permissions or attempts to re-identify or further identify de-identified Texas HHS Confidential Information, or attempt to contact any Individuals whose records are contained in the Texas HHS Confidential Information, except for an Authorized Purpose, without express written authorization from a Texas HHS agency or as expressly permitted by the Base Contract? 	O Yes O No <u>Compliance Date:</u>
k. If Applicant/Bidder intends to use, disclose, create, maintain, store or transmit Texas HHS Confidential Information outside of the United States, will Applicant/Bidder obtain the express prior written permission from the Texas HHS agency and comply with the Texas HHS agency conditions for safeguarding offshore Texas HHS Confidential Information?	O Yes O No
Action Plan for Compliance with a Timeline:	<u>Compliance Date</u> :
I. Does Applicant/Bidder have current written privacy and security policies and procedures that require cooperation with Texas HHS agencies' or federal regulatory inspections, audits or investigations related to compliance with the DUA or applicable law?	O Yes O No
Action Plan for Compliance with a Timeline:	<u>Compliance Date:</u>
m. Does Applicant/Bidder have current written privacy and security policies and procedures that require appropriate standards and methods to destroy or dispose of Texas HHS Confidential Information?	O Yes ○ No
Action Plan for Compliance with a Timeline:	<u>Compliance Date:</u>
n. Does Applicant/Bidder have current written privacy and security policies and procedures that prohibit disclosure of Applicant/Bidder's work product done on behalf of Texas HHS pursuant to the DUA, or to publish Texas HHS Confidential Information without express prior approval of the Texas HHS agency?	O Yes O No
Action Plan for Compliance with a Timeline:	Compliance Date:
2. Does Applicant/Bidder have a current Workforce training program? Training of Workforce must occur at least once every year, and within 30 days of date of hiring a new Workforce member who will handle Texas HHS Confidential Information. Training must include: (1) privacy and security policies, procedures, plans and applicable requirements for handling Texas HHS Confidential Information, (2) a requirement to complete training before access is given to Texas HHS Confidential Information, and (3) written proof of training and a procedure for monitoring timely completion of training.	O Yes O No

Action Plan for Compliance with a Timeline:	Compliance Date:
3. Does Applicant/Bidder have Privacy Safeguards to protect Texas HHS Confidential Information in oral, paper and/or electronic form? "Privacy Safeguards" means protection of Texas HHS Confidential Information by establishing, implementing and maintaining required Administrative, Physical and Technical policies, procedures, processes and controls, required by the DUA, HIPAA (45 CFR 164.530), Social Security Administration, Medicaid and laws, rules or regulations, as applicable. Administrative safeguards include administrative protections, policies and procedures for matters such as training, provision of access, termination, and review of safeguards, incident management, disaster recovery plans, and contract provisions. Technical safeguards include technical protections, policies and procedures, such as passwords, logging, emergencies, how paper is faxed or mailed, and electronic protections such as encryption of data. Physical safeguards include physical protections, policies and procedures, such as locks, keys, physical access, physical storage and trash.	O Yes O No
Action Plan for Compliance with a Timeline:	Compliance Date:
4. Does Applicant/Bidder and all subcontractors (if applicable) maintain a current list of Authorized Users who have access to Texas HHS Confidential Information, whether oral, written or electronic?	O Yes O No
Action Plan for Compliance with a Timeline:	<u>Compliance Date:</u>
5. Does Applicant/Bidder and all subcontractors (if applicable) monitor for and remove terminated employees or those no longer authorized to handle Texas HHS Confidential Information from the list of Authorized Users?	O Yes O No
Action Plan for Compliance with a Timeline:	Compliance Date:

SECTION C: SECURITY RISK ANALYSIS AND ASSESSMENT (to be completed by Applicant/Bidder	
This section is about your electronic system. If your business DOES NOT store, access, or transmit Texas HHS Confidential Information in electronic systems (e.g., laptop, personal use computer, mobile device, database, server, etc.) select the box to the right, and "YES" will be entered for all questions in this section.	No Electronic Systems
For any questions answered "No," an Action Plan for Compliance with a Timeline must be do designated area below the question. The timeline for compliance with HIPAA-related items i days, PII-related items is 90 calendar days.	
 Does the Applicant/Bidder ensure that services which access, create, disclose, receive, transmit, maintain, or store Texas HHS Confidential Information are maintained IN the United States (no offshoring) unless ALL of the following requirements are met? The data is encrypted with FIPS 140-2 validated encryption The offshore provider does not have access to the encryption keys The Applicant/Bidder maintains the encryption key within the United States The Application/Bidder has obtained the express prior written permission of the Texas HHS agency For more information regarding FIPS 140-2 encryption products, please refer to: http://csrc.nist.gov/publications/fips 	O Yes O No
Action Plan for Compliance with a Timeline:	Compliance Date:
2. Does Applicant/Bidder utilize an IT security-knowledgeable person or company to maintain or oversee the configurations of Applicant/Bidder's computing systems and devices?	O Yes O No
Action Plan for Compliance with a Timeline:	Compliance Date:
3. Does Applicant/Bidder monitor and manage access to Texas HHS Confidential Information (e.g., a formal process exists for granting access and validating the need for users to access Texas HHS Confidential Information, and access is limited to Authorized Users)?	O Yes O No
Action Plan for Compliance with a Timeline:	Compliance Date:
 4. Does Applicant/Bidder a) have a system for changing default passwords, b) require user password changes at least every 90 calendar days, and c) prohibit the creation of weak passwords (e.g., require a minimum of 8 characters with a combination of uppercase, lowercase, special characters, and numerals, where possible) for all computer systems that access or store Texas HHS Confidential Information. If yes, upon request must provide evidence such as a screen shot or a system report. 	O Yes ○ No
Action Plan for Compliance with a Timeline:	Compliance Date:

5. Does each member of Applicant/Bidder's Workforce who will use, disclose, create, receive, transmit or maintain Texas HHS Confidential Information have a unique user name (account) and private password?	O Yes O No
<u>Action Plan for Compliance with a Timeline:</u>	<u>Compliance Date:</u>
6. Does Applicant/Bidder lock the password after a certain number of failed attempts and after 15 minutes of user inactivity in all computing devices that access or store Texas HHS Confidential Information?	O Yes O No
Action Plan for Compliance with a Timeline:	<u>Compliance Date:</u>
 7. Does Applicant/Bidder secure, manage and encrypt remote access (including wireless access) to computer systems containing Texas HHS Confidential Information? (e.g., a formal process exists for granting access and validating the need for users to remotely access Texas HHS Confidential Information, and remote access is limited to Authorized Users). Encryption is required for all Texas HHS Confidential Information. Additionally, FIPS 140-2 validated encryption is required for Health Insurance Portability and Accountability Act (HIPAA) data, Criminal Justice Information Services (CJIS) data, Internal Revenue Service Federal Tax Information (IRS FTI) data, and Centers for Medicare & Medicaid Services (CMS) data. For more information regarding FIPS 140-2 encryption products, please refer to: http://csrc.nist.gov/publications/fips 	O Yes O No
Action Plan for Compliance with a Timeline:	<u>Compliance Date:</u>
 B. Does Applicant/Bidder implement computer security configurations or settings for all computers and systems that access or store Texas HHS Confidential Information? (e.g., non-essential features or services have been removed or disabled to reduce the threat of breach and to limit exploitation opportunities for hackers or intruders, etc.) 	O Yes O No
Action Plan for Compliance with a Timeline:	<u>Compliance Date:</u>
9. Does Applicant/Bidder secure physical access to computer, paper, or other systems containing Texas HHS Confidential Information from unauthorized personnel and theft (e.g., door locks, cable locks, laptops are stored in the trunk of the car instead of the passenger area, etc.)?	O Yes O No
Action Plan for Compliance with a Timeline:	Compliance Date:

10. Does Applicant/Bidder use encryption products to protect Texas HHS Confidential Information that is <u>transmitted</u> over a public network (e.g., the Internet, WiFi, etc.)?	O Yes O No
If yes, upon request must provide evidence such as a screen shot or a system report. Encryption is required for all HHS Confidential Information. Additionally, FIPS 140-2 validated encryption is required for Health Insurance Portability and Accountability Act (HIPAA) data, Criminal Justice Information Services (CJIS) data, Internal Revenue Service Federal Tax Information (IRS FTI) data, and Centers for Medicare & Medicaid Services (CMS) data.	
For more information regarding FIPS 140-2 encryption products, please refer to: <u>http://csrc.nist.gov/publications/fips</u>	
Action Plan for Compliance with a Timeline:	Compliance Date:
 11. Does Applicant/Bidder use encryption products to protect Texas HHS Confidential Information <u>stored</u> on end user devices (e.g., laptops, USBs, tablets, smartphones, external hard drives, desktops, etc.)? If yes, upon request must provide evidence such as a screen shot or a system report. 	O Yes O No
Encryption is required for all Texas HHS Confidential Information. Additionally, FIPS 140-2 validated encryption is required for Health Insurance Portability and Accountability Act (HIPAA) data, Criminal Justice Information Services (CIIS) data, Internal Revenue Service Federal Tax Information (IRS FTI) data, and Centers for Medicare & Medicaid Services (CMS) data.	
For more information regarding FIPS 140-2 encryption products, please refer to: http://csrc.nist.gov/publications/fips	
Action Plan for Compliance with a Timeline:	Compliance Date:
12. Does Applicant/Bidder require Workforce members to formally acknowledge rules outlining their responsibilities for protecting Texas HHS Confidential Information and associated systems containing HHS Confidential Information before their access is provided?	O Yes ○ No
Action Plan for Compliance with a Timeline:	<u>Compliance Date:</u>
13. Is Applicant/Bidder willing to perform or submit to a criminal background check on Authorized Users?	O Yes O No
Action Plan for Compliance with a Timeline:	<u>Compliance Date:</u>
14. Does Applicant/Bidder prohibit the access, creation, disclosure, reception, transmission, maintenance, and storage of Texas HHS Confidential Information with a subcontractor (e.g., cloud services, social media, etc.) unless Texas HHS has approved the subcontractor agreement which must include compliance and liability clauses with the same requirements as the Applicant/Bidder?	O Yes O No
Action Plan for Compliance with a Timeline:	<u>Compliance Date:</u>

15. Does Applicant/Bidder keep current on security updates/patches (including firmware, software and applications) for computing systems that use, disclose, access, create, transmit, maintain or store Texas HHS Confidential Information?	O Yes O No
Action Plan for Compliance with a Timeline:	<u>Compliance Date:</u>
16. Do Applicant/Bidder's computing systems that use, disclose, access, create, transmit, maintain or store Texas HHS Confidential Information contain up-to-date anti-malware and antivirus protection?	O Yes O No
Action Plan for Compliance with a Timeline:	Compliance Date:
17. Does the Applicant/Bidder review system security logs on computing systems that access or store Texas HHS Confidential Information for abnormal activity or security concerns on a regular basis?	O Yes O No
Action Plan for Compliance with a Timeline:	<u>Compliance Date:</u>
18. Notwithstanding records retention requirements, does Applicant/Bidder's disposal processes for Texas HHS Confidential Information ensure that Texas HHS Confidential Information is destroyed so that it is unreadable or undecipherable?	O Yes O No
Action Plan for Compliance with a Timeline:	<u>Compliance Date:</u>
 19. Does the Applicant/Bidder ensure that all public facing websites and mobile applications containing Texas HHS Confidential Information meet security testing standards set forth within the Texas Government Code (TGC), Section 2054.516; including requirements for implementing vulnerability and penetration testing and addressing identified vulnerabilities? For more information regarding TGC, Section 2054.516 DATA SECURITY PLAN FOR ONLINE AND MOBILE APPLICATIONS, please refer to: https://legiscan.com/TX/text/HB8/2017 	O Yes O No
Action Plan for Compliance with a Timeline:	Compliance Date:

SECTION D: SIGNATURE AND SUBMISSION (to be completed by Applicant/Bidder)				
Please sign the form digitally, if possible. If you can't, provide a handwritten signature.				
1. I certify that all of the information provided in this form is truthful and correct to the best of my knowledge. If I learn that any such information was not correct, I agree to notify Texas HHS of this immediately.				
2. Signature	3. Title		4. Date:	
To submit the completed, signed form:			l .	
• Email the form as an attachment to the appropriate Texas HHS Contract Manager(s).				
Section E: To Be Completed by Texas HHS Agency Staff:				
Agency(s):		sting Department(s):		
HHSC: DFPS:	DSHS:			
Legal Entity Tax Identification Number (TIN	i) (Last four Only): PO/Co	ntract(s) #:		
Contract Manager:	Contract Manager Email A	Address: Contract M	anager Telephone #:	
Contract Manager:	Contract Manager Email A	ddress: Contract M	anager Telephone #:	
Contract Manager:	Contract Manager Email A	Address: Contract M	anager Telephone #:	
Contract Manager:	Contract Manager Email A	ddress: Contract M	anager Telephone #:	
Contract Manager:	Contract Manager Email A	ddress: Contract M	anager Telephone #:	
Contract Manager:	Contract Manager Email A	Address: Contract M	anager Telephone #:	
Contract Manager:	Contract Manager Email A	Address: Contract M	anager Telephone #:	
Contract Manager:	Contract Manager Email A	Address: Contract M	anager Telephone #:	

INSTRUCTIONS FOR COMPLETING THE SECURITY AND PRIVACY INQUIRY (SPI)

Below are instructions for Applicants, Bidders and Contractors for Texas Health and Human Services requiring the Attachment 2, Security and Privacy Inquiry (SPI) to the Data Use Agreement (DUA). Instruction item numbers below correspond to sections on the SPI form.

If you are a bidder for a new procurement/contract, in order to participate in the bidding process, you must have corrected any "No" responses (except A9a) prior to the contract award date. If you are an applicant for an open enrollment, you must have corrected any "No" answers (except A9a and A11) prior to performing any work on behalf of any Texas HHS agency.

For any questions answered "No" (except A9a and A11), an *Action Plan for Compliance with a Timeline* must be documented in the designated area below the question. The timeline for compliance with HIPAA-related requirements for safeguarding Protected Health Information is 30 calendar days from the date this form is signed. Compliance with requirements related to other types of Confidential Information must be confirmed within 90 calendar days from the date the form is signed.

SECTION A. APPLICANT / BIDDER INFORMATION

Item #1. Only contractors that access, transmit, store, and/or maintain Texas HHS Confidential Information will complete and email this form as an attachment to the appropriate Texas HHS Contract Manager.

Item #2. Entity or Applicant/Bidder Legal Name. Provide the legal name of the business (the name used for legal purposes, like filing a federal or state tax form on behalf of the business, and is not a trade or assumed named "dba"), the legal tax identification number (last four numbers only) of the entity or applicant/bidder, the address of the corporate or main branch of the business, the telephone number where the business can be contacted regarding questions related to the information on this form and the website of the business, if a website exists.

Item #3. Number of Employees, at all locations, in Applicant/Bidder's workforce. Provide the total number of individuals, including volunteers, subcontractors, trainees, and other persons who work for the business. If you are the only employee, please answer "1."

Item #4. Number of Subcontractors. Provide the total number of subcontractors working for the business. If you have none, please answer "0" zero.

Item #5. Number of unduplicated individuals for whom Applicant/Bidder reasonably expects to handle HHS Confidential Information during one year. Select the radio button that corresponds with the number of clients/consumers for whom you expect to handle Texas HHS Confidential Information during a year. Only count clients/consumers once, no matter how many direct services the client receives during a year.

Item #5. Name of Information Technology Security Official and Name of Privacy Official for Applicant/Bidder. As with all other fields on the SPI, this is a required field. This may be the same person and the owner of the business if such person has the security and privacy knowledge that is required to implement the requirements of the DUA and respond to questions related to the SPI. In 4.A. provide the name, address, telephone number, and email address of the person whom you have designated to answer any security questions found in Section C and in 4.B. provide this information for the person whom you have designated as the person to answer any privacy questions found in Section B. The business may contract out for this expertise; however, designated individual(s) must have knowledge of the business's devices, systems and methods for use, disclosure, creation, receipt, transmission and maintenance of Texas HHS Confidential Information and be willing to be the point of contact for privacy and security questions.

Item #6. Type(s) of HHS Confidential Information the Entity or Applicant/Bidder Will Create, Receive, Maintain, Use, Disclose or Have Access to: Provide a complete listing of all Texas HHS Confidential Information that the Contractor will create, receive, maintain, use, disclose or have access to. The DUA section Article 2, Definitions, defines Texas HHS Confidential Information as:

"Confidential Information" means any communication or record (whether oral, written, electronically stored or transmitted, or in any other form) provided to or made available to CONTRACTOR or that CONTRACTOR may create, receive, maintain, use, disclose or have access to on behalf of Texas HHS that consists of or includes any or all of the following:

(1) Client Information;
(2) Protected Health Information in any form including without limitation, Electronic Protected Health Information or Unsecured Protected Health Information;
(3) Sensitive Personal Information defined by Texas Business and Commerce Code Ch. 521; (4) Federal Tax Information;

(5) Personally Identifiable Information;

(6) Social Security Administration Data, including, without limitation, Medicaid information; (7) All privileged work product;

(8) All information designated as confidential under the constitution and laws of the State of Texas and of the United States, including the Texas Health & Safety Code and the Texas Public Information Act, Texas Government Code, Chapter 552.

Definitions for the following types of confidential information can be found the following sites:

- Health Insurance Portability and Accountability Act (HIPAA) <u>http://www.hhs.gov/hipaa/index.html</u>
- Criminal Justice Information Services (CJIS) https://www.fbi.gov/services/cjis/cjis-security-policy-resource-center
- Internal Revenue Service Federal Tax Information (IRS FTI) <u>https://www.irs.gov/pub/irs-pdf/p1075.pdf</u>
- Centers for Medicare & Medicaid Services (CMS) <u>https://www.cms.gov/Regulations-and-Guidance/Regulations-and-Guidance.html</u>
- Social Security Administration (SSA) <u>https://www.ssa.gov/regulations/</u>
- Personally Identifiable Information (PII) http://csrc.nist.gov/publications/nistpubs/800-122/sp800-122.pdf

Item #7. Number of Storage devices for Texas HHS Confidential Information. The total number of devices is automatically calculated by exiting the fields in lines a - d. Use the <Tab> key when exiting the field to prompt calculation, if it doesn't otherwise sum correctly.

- Item 7a. Devices. Provide the number of personal user computers, devices, and drives (including mobile devices, laptops, USB drives, and external drives) on which your business stores or will store Texas HHS Confidential Information.
- Item 7b. Servers. Provide the number of servers not housed in a data center or "in the cloud," on which Texas HHS Confidential Information is stored or will be stored. A server is a dedicated computer that provides data or services to other computers. It may provide services or data to systems on a local area network (LAN) or a wide area network (WAN) over the Internet. If none, answer "0" (zero).
- Item 7c. Cloud Services. Provide the number of cloud services to which Texas HHS Confidential Information is stored. Cloud Services involve using a network of remote servers hosted on the Internet to store, manage, and process data, rather than on a local server or a personal computer. If none, answer "0" (zero.)
- Item 7d. Data Centers. Provide the number of data centers in which you store Texas HHS Confidential Information. A Data Center is a centralized repository, either physical or virtual, for the storage, management, and dissemination of data and information organized around a particular body of knowledge or pertaining to a particular business. If none, answer "0" (zero).

Item #8. Number of unduplicated individuals for whom the Applicant/Bidder reasonably expects to handle Texas HHS Confidential Information during one year. Select the radio button that corresponds with the number of clients/consumers for whom you expect to handle Confidential Information during a year. Only count clients/consumers once, no matter how many direct services the client receives during a year.

Item #9. HIPAA Business Associate Agreement.

- Item #9a. Answer "Yes" if your business will use, disclose, create, receive, transmit, or store information relating to a client/consumer's healthcare on behalf of the Department of State Health Services, the Department of Disability and Aging Services, or the Health and Human Services Commission for treatment, payment, or operation of Medicaid or Medicaid clients. If your contract does not include HIPAA covered information, respond "no." If "no," a compliance plan is not required.
- Item #9b. Answer "Yes" if your business has a notice of privacy practices (a document that explains how you protect and use a client/consumer's healthcare information) displayed either on a website (if one exists for your business) or in your place of business (if that location is open to clients/consumers or the public). If your contract does not include HIPAA covered information, respond "N/A."

Item #10. Subcontractors. If your business responded "0" to question 4 (number of subcontractors), Answer "N/A" to Items 10a and 10b to indicate not applicable.

- Item #10a. Answer "Yes" if your business requires that all subcontractors sign Attachment 1 of the DUA.
- Item #10b. Answer "Yes" if your business obtains Texas HHS approval before permitting subcontractors to handle Texas HHS Confidential Information on your business's behalf.

Item #11. Optional Insurance. Answer "yes" if applicant has optional insurance in place to provide coverage for a Breach or any

other situations listed in this question. If you are not required to have this optional coverage, answer "N/A" A compliance plan is not required.

SECTION B. PRIVACY RISK ANALYSIS AND ASSESSMENT

Reasonable and appropriate written Privacy and Security policies and procedures are required, even for sole proprietors who are the only employee, to demonstrate how your business will safeguard Texas HHS Confidential Information and respond in the event of a Breach of Texas HHS Confidential Information. To ensure that your business is prepared, all of the items below must be addressed in your written Privacy and Security policies and procedures.

Item #1. Answer "Yes" if you have written policies in place for each of the areas (a-o).

- Item #1a. Answer "yes" if your business has written policies and procedures that identify everyone, including subcontractors, who are authorized to use Texas HHS Confidential Information. The policies and procedures should also identify the reason why these Authorized Users need to access the Texas HHS Confidential Information and this reason must align with the Authorized Purpose described in the Scope of Work or description of services in the Base Contract with the Texas HHS agency.
- Item #1b. Answer "Yes" if your business has written policies and procedures that require your employees (including yourself), your volunteers, your trainees, and any other persons whose work you direct, to comply with the requirements of HIPAA, if applicable, and other confidentiality laws as they relate to your handling of Texas HHS Confidential Information. Refer to the laws and rules that apply, including those referenced in the DUA and Scope of Work or description of services in the Base Contract.
- Item #1c. Answer "Yes" if your business has written policies and procedures that limit the Texas HHS Confidential Information you disclose to the minimum necessary for your workforce and subcontractors (if applicable) to perform the obligations described in the Scope of Work or service description in the Base Contract. (e.g., if a client/consumer's Social Security Number is not required for a workforce member to perform the obligations described in the Scope of Work or service description the base Contract. (e.g., if a client/consumer's Social Security Number is not required for a workforce member to perform the obligations described in the Scope of Work or service description in the Base Contract, then the Social Security Number will not be given to them.) If you are the only employee for your business, policies and procedures must not include a request for, or use of, Texas HHS Confidential Information that is not required for performance of the services.
- Item #1d. Answer "Yes" if your business has written policies and procedures that explain how your business would respond to an actual or suspected breach of Texas HHS Confidential Information. The written policies and procedures, at a minimum, must include the three items below. If any response to the three items below are no, answer "no."
 - Item #1di. Answer "Yes" if your business has written policies and procedures that require your business to immediately notify Texas HHS, the Texas HHS Agency, regulatory authorities, or other required Individuals or Authorities of a Breach as described in Article 4, Section 4 of the DUA. Refer to <u>Article 4, Section 4.01:</u>

Initial Notice of Breach must be provided in accordance with Texas HHS and DUA requirements with as much information as possible about the Event/Breach and a name and contact who will serve as the single point of contact with HHS both on and off business hours. Time frames related to Initial Notice include:

- within one hour of Discovery of an Event or Breach of Federal Tax Information, Social Security Administration Data, or Medicaid Client Information
- within 24 hours of all other types of Texas HHS Confidential Information **48-hour Formal Notice** must be provided no later than 48 hours after Discovery for protected health information, sensitive personal information or other non-public information and must include applicable information as referenced in Section 4.01 (C) 2. of the DUA.
- Item #1dii. Answer "Yes" if your business has written policies and procedures require you to have and follow a written breach response plan as described in Article 4 Section 4.02 of the DUA.
- O Item #1diii. Answer "Yes" if your business has written policies and procedures require you to notify Reporting Authorities and Individuals whose Texas HHS Confidential Information has been breached as described in Article 4 Section 4.03 of the DUA.
- Item #1e. Answer "Yes" if your business has written policies and procedures requiring annual training of your entire workforce on matters related to confidentiality, privacy, and security, stressing the importance of promptly reporting any Event or Breach, outlines the process that you will use to require attendance and track completion for employees who failed to complete annual training.

- Item #1f. Answer "Yes" if your business has written policies and procedures requiring you to allow individuals (clients/consumers) to access their individual record of Texas HHS Confidential Information, and allow them to amend or correct that information, if applicable.
- Item #1g. Answer "Yes" if your business has written policies and procedures restricting access to Texas HHS Confidential Information to only persons who have been authorized and trained on how to handle Texas HHS Confidential Information
- Item #1h. Answer "Yes" if your business has written policies and procedures requiring sanctioning of any subcontractor, employee, trainee, volunteer, or anyone whose work you direct when they have accessed Texas HHS Confidential Information but are not authorized to do so, and that you have a method of proving that you have sanctioned such an individuals. If you are the only employee, you must demonstrate how you will document the noncompliance, update policies and procedures if needed, and seek additional training or education to prevent future occurrences.
- **Item #1i.** Answer "Yes" if your business has written policies and procedures requiring you to update your policies within 60 days after you have made changes to how you use or disclose Texas HHS Confidential Information.
- Item #1j. Answer "Yes" if your business has written policies and procedures requiring you to restrict attempts to take de-identified data and re-identify it or restrict any subcontractor, employee, trainee, volunteer, or anyone whose work you direct, from contacting any individuals for whom you have Texas HHS Confidential Information except to perform obligations under the contract, or with written permission from Texas HHS.
- Item #1k. Answer "Yes" if your business has written policies and procedures prohibiting you from using, disclosing, creating, maintaining, storing or transmitting Texas HHS Confidential Information outside of the United States.
- Item #11. Answer "Yes" if your business has written policies and procedures requiring your business to cooperate with HHS agencies or federal regulatory entities for inspections, audits, or investigations related to compliance with the DUA or applicable law.
- **Item #1m.** Answer "Yes" if your business has written policies and procedures requiring your business to use appropriate standards and methods to destroy or dispose of Texas HHS Confidential Information. Policies and procedures should comply with Texas HHS requirements for retention of records and methods of disposal.
- Item #1n. Answer "Yes" if your business has written policies and procedures prohibiting the publication of the work you created or performed on behalf of Texas HHS pursuant to the DUA, or other Texas HHS Confidential Information, without express prior written approval of the HHS agency.

Item #2. Answer "Yes" if your business has a current training program that meets the requirements specified in the SPI for you, your employees, your subcontractors, your volunteers, your trainees, and any other persons under you direct supervision.

Item #3. Answer "Yes" if your business has privacy safeguards to protect Texas HHS Confidential Information as described in the SPI.

Item #4. Answer "Yes" if your business maintains current lists of persons in your workforce, including subcontractors (if applicable), who are authorized to access Texas HHS Confidential Information. If you are the only person with access to Texas HHS Confidential Information, please answer "yes."

Item #5. Answer "Yes" if your business and subcontractors (if applicable) monitor for and remove from the list of Authorized Users, members of the workforce who are terminated or are no longer authorized to handle Texas HHS Confidential Information. If you are the only one with access to Texas HHS Confidential Information, please answer "Yes."

SECTION C. SECURITY RISK ANALYSIS AND ASSESSMENT

This section is about your electronic systems. If you DO NOT store Texas HHS Confidential Information in electronic systems (e.g., laptop, personal computer, mobile device, database, server, etc.), select the "No Electronic Systems" box and respond "Yes" for all questions in this section.

Item #1. Answer "Yes" if your business does not "offshore" or use, disclose, create, receive, transmit or maintain Texas HHS Confidential Information outside of the United States. If you are not certain, contact your provider of technology services (application, cloud, data center, network, etc.) and request confirmation that they do not offshore their data.

Item #2. Answer "Yes" if your business uses a person or company who is knowledgeable in IT security to maintain or oversee the configurations of your business's computing systems and devices. You may be that person, or you may hire someone who can provide that service for you.

Item #3. Answer "Yes" if your business monitors and manages access to Texas HHS Confidential Information (i.e., reviews systems to ensure that access is limited to Authorized Users; has formal processes for granting, validating, and reviews the need for remote access to Authorized Users to Texas HHS Confidential Information, etc.). If you are the only employee, answer "Yes" if you have implemented a process to periodically evaluate the need for accessing Texas HHS Confidential Information to fulfill your Authorized Purposes.

Item #4. Answer "Yes" if your business has implemented a system for changing the password a system initially assigns to the user (also known as the default password), and requires users to change their passwords at least every 90 days, and prohibits the creation of weak passwords for all computer systems that access or store Texas HHS Confidential Information (e.g., a strong password has a minimum of 8 characters with a combination of uppercase, lowercase, special characters, and numbers, where possible). If your business uses a Microsoft Windows system, refer to the Microsoft website on how to do this, see example: https://docs.microsoft.com/en-us/windows/security/threat-protection/security-policy-settings/password-policy

Item #5. Answer "Yes" if your business assigns a unique user name and private password to each of your employees, your subcontractors, your volunteers, your trainees and any other persons under your direct control who will use, disclose, create, receive, transmit or maintain Texas HHS Confidential Information.

Item #6. Answer "Yes" if your business locks the access after a certain number of failed attempts to login and after 15 minutes of user inactivity on all computing devices that access or store Texas HHS Confidential Information. If your business uses a Microsoft Windows system, refer to the Microsoft website on how to do this, see example: https://docs.microsoft.com/en-us/windows/security/threat-protection/security-policy-settings/account-lockout-policy

Item #7. Answer "Yes" if your business secures, manages, and encrypts remote access, such as: using Virtual Private Network (VPN) software on your home computer to access Texas HHS Confidential Information that resides on a computer system at a business location or, if you use wireless, ensuring that the wireless is secured using a password code. If you do not access systems remotely or over wireless, answer "Yes."

Item #8. Answer "Yes" if your business updates the computer security settings for all your computers and electronic systems that access or store Texas HHS Confidential Information to prevent hacking or breaches (e.g., non-essential features or services have been removed or disabled to reduce the threat of breach and to limit opportunities for hackers or intruders to access your system). For example, Microsoft's Windows security checklist: https://docs.microsoft.com/en-us/windows/security/threat-protection/security-policy-settings/how-to-configure-security-policy-settings/

Item #9. Answer "Yes" if your business secures physical access to computer, paper, or other systems containing Texas HHS Confidential Information from unauthorized personnel and theft (e.g., door locks, cable locks, laptops are stored in the trunk of the car instead of the passenger area, etc.). If you are the only employee and use these practices for your business, answer "Yes."

Item #10. Answer "Yes" if your business uses encryption products to protect Texas HHS Confidential Information that is transmitted over a public network (e.g., the Internet, WIFI, etc.) or that is stored on a computer system that is physically or electronically accessible to the public (FIPS 140-2 validated encryption is required for Health Insurance Portability and Accountability Act (HIPAA) data, Criminal Justice Information Services (CJIS) data, Internal Revenue Service Federal Tax Information (IRS FTI) data, and Centers for Medicare & Medicaid Services (CMS) data.) For more information regarding FIPS 140-2 encryption products, please refer to: <u>http://csrc.nist.gov/publications/fips</u>).

Item #11. Answer "Yes" if your business stores Texas HHS Confidential Information on encrypted end-user electronic devices (e.g., laptops, USBs, tablets, smartphones, external hard drives, desktops, etc.) and can produce evidence of the encryption, such as, a screen shot or a system report (FIPS 140-2 encryption is required for Health Insurance Portability and Accountability Act (HIPAA) data, Criminal Justice Information Services (CJIS) data, Internal Revenue Service Federal Tax Information (IRS FTI) data, and Centers for Medicare & Medicaid Services (CMS) data). For more information regarding FIPS 140-2 validated encryption products, please refer to: <u>http://csrc.nist.gov/publications/fips</u>). If you do not utilize end-user electronic devices for storing Texas HHS Confidential Information, answer "Yes."

Item #12. Answer "Yes" if your business requires employees, volunteers, trainees and other workforce members to sign a document that clearly outlines their responsibilities for protecting Texas HHS Confidential Information and associated systems containing Texas HHS Confidential Information before they can obtain access. If you are the only employee answer "Yes" if you have signed or are willing to sign the DUA, acknowledging your adherence to requirements and responsibilities.

Item #13. Answer "Yes" if your business is willing to perform a criminal background check on employees, subcontractors, volunteers, or trainees who access Texas HHS Confidential Information. If you are the only employee, answer "Yes" if you are willing to submit to a background check.

Item #14. Answer "Yes" if your business prohibits the access, creation, disclosure, reception, transmission, maintenance, and storage of Texas HHS Confidential Information on Cloud Services or social media sites if you use such services or sites, and there is a Texas HHS approved subcontractor agreement that includes compliance and liability clauses with the same requirements as the Applicant/Bidder. If you do not utilize Cloud Services or media sites for storing Texas HHS Confidential Information, answer "Yes."

Item #15. Answer "Yes" if your business keeps current on security updates/patches (including firmware, software and applications) for computing systems that use, disclose, access, create, transmit, maintain or store Texas HHS Confidential Information. If you use a Microsoft Windows system, refer to the Microsoft website on how to ensure your system is automatically updating, see example:

https://portal.msrc.microsoft.com/en-us/

Item #16. Answer "Yes" if your business's computing systems that use, disclose, access, create, transmit, maintain or store Texas HHS Confidential Information contain up-to-date anti-malware and antivirus protection. If you use a Microsoft Windows system, refer to the Microsoft website on how to ensure your system is automatically updating, see example: https://docs.microsoft.com/en-us/windows/security/threat-protection/

Item #17. Answer "Yes" if your business reviews system security logs on computing systems that access or store Texas HHS Confidential Information for abnormal activity or security concerns on a regular basis. If you use a Microsoft Windows system, refer to the Microsoft website for ensuring your system is logging security events, see example: https://docs.microsoft.com/en-us/windows/security/threat-protection/auditing/basic-security-audit-policies

Item #18. Answer "Yes" if your business disposal processes for Texas HHS Confidential Information ensures that Texas HHS Confidential Information is destroyed so that it is unreadable or undecipherable. Simply deleting data or formatting the hard drive is not enough; ensure you use products that perform a secure disk wipe. Please see NIST SP 800-88 R1, *Guidelines for Media Sanitization* and the applicable laws and regulations for the information type for further guidance.

Item #19. Answer "Yes" if your business ensures that all public facing websites and mobile applications containing HHS Confidential Information meet security testing standards set forth within the Texas Government Code (TGC), Section 2054.516

SECTION D. SIGNATURE AND SUBMISSION

Click on the signature area to digitally sign the document. Email the form as an attachment to the appropriate Texas HHS Contract Manager.