# AGENDA ITEM

BOARD OF TRUSTEES AGENDA		
Workshop	X Regular	Special
(A) REPORT ONLY		RECOGNITION
	NAS, DEPUTY SUPERINTENDEN KIN, RN HEALTH SERVICE DIREC	
Briefly describe the subject of	the report or recognition pres	entation.
(B) Action Item		
Presenter(s):		
Briefly describe the action req	uired.	
MEMORANDUM OF UNDERS	ROPTIATE ACTION ON THE STANDING BETWEEN THE DEP/ SD BEGINNING SEPTEMBER 202	ARTMENT OF STATE HEALTH
(C) Funding Source: Identify the s	source of funds if any are requi	ired.
(D) Clarification: Explain any que 	stion or issues that might be ra	ised regarding
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EAGLE PASS INDEPENDENT SCHOOL DISTRICT

# MEMORANDUM

John May

- TO: Samuel Mijares, Superintendent of Schools
- FROM: Rolando Salinas, Deputy Superintendent for District Operations
- DATE: May 30, 2022
- SUBJECT: Agenda Item MOU with The Department of State Health Services and EPISD

Attached please find agenda item that will be presented at the upcoming Board Meeting on June 14, 2022. This is in regards to a Memorandum of Understanding for Preventive Dental Services between The Department of State Health Services and Eagle Pass ISD beginning September 2022 to August 2026.

587 Madison Street • Eagle Pass, Texas 78852 • Tel (830) 773-5181 • www.eaglepassisd.net

# MEMORANDUM OF UNDERSTANDING FOR PREVENTIVE DENTAL SERVICES BETWEEN THE DEPARTMENT OF STATE HEALTH SERVICES AND EAGLE PASS ISD

The Department of State Health Services ("DSHS") and the Eagle Pass ISD ("School") hereby make and enter into this Memorandum of Understanding ("Agreement" or "MOU"), each a "Party" and collectively the "Parties," to increase access to preventive dental services for children in the School.

## I. PURPOSE

The purpose of this MOU is to set forth the understanding between DSHS and the School regarding the provision of preventive dental services pursuant to Texas Health and Safety Code Chapter 43 and Title 25 Texas Administrative Code Chapter 49. Preventive dental services will be provided to eligible children at no cost to the School by DSHS regional dentists and dental hygienists, with assistance from the School's staff.

## II. AUTHORIZED REPRESENTATIVES

The following will act as the designated Representative authorized to administer activities including, but not limited to, notices, consents, approvals, requests, or other general communications provided for or permitted to be given under this MOU. The designated Party Representatives are:

## **DSHS**

Coleman York, CTCM PO Box 149347 Mail Code 1990 Austin, TX 78756 512-776-2189 Coleman.York@dshs.texas.gov

## EAGLE PASS ISD

Samuel Mijares 287 Madison St. Eagle Pass, Tx 78852 830-773-5181 Samijares@eaglepassisd.net

Either Party may change its designated Representative by providing written notice to the other Party at least ten calendar days prior to the change.

## III. DSHS RESPONSIBILITIES

A. DSHS will provide preventive dental services to eligible children at times and locations to be agreed upon, pursuant to 25 Texas Administrative Code §49.6(a). Eligibility will be defined as children whose parents have submitted a signed consent form for their children to receive services. Preventive dental services may include: limited oral evaluation data

collection, dental sealants, topical fluoride varnish when appropriate, and distribution of written materials for the purposes of outreach, education, and referral, which may include a list of dental resources for follow up treatment. A limited oral evaluation does not constitute or take the place of a regular dental checkup, which will be explained on the *Parental Permission* form, which is provided to the School by DSHS.

- B. DSHS will provide the dentist, dental hygienist, portable dental equipment, and dental supplies for the participating children. Only children for whom a properly signed *Parental Permission* form has been executed can participate.
- C. Non-DSHS personnel assisting with DSHS preventive dental services clinics for educational purposes will be deemed suitable for participation by their governing institutions and will be supervised by DSHS and/or faculty members from their educational programs.
- D. DSHS will provide the dental supplies necessary to perform the preventive dental services described in Article III. A of this Agreement.
- E. A DSHS regional dental team member will perform a dental screening to identify children suspected of or known to have therapeutic dental needs. Results are shared with the parents via the *Results of Limited Oral Evaluation Form*.
- F. DSHS will obtain all criminal history record information (CHRI) that relates to each person, including DSHS personnel or persons accompanying DSHS personnel, to whom section 22.0834(a) of the Texas Education Code applies. CHRI is obtained through the criminal history clearinghouse as provided by section 411.0845 of the Texas Government Code. DSHS will send, or ensure that the person sends, required information for obtaining national criminal history record information to the Department of Public Safety.
- G. DSHS certifies to the School that DSHS has received or will receive all criminal history record information relating to each person to whom section 22.0834(a) of the Texas Education Code applies. This information should be received either before employing the person or allowing the person to serve in a capacity described in Section 22.0834(a) of the Texas Education Code.
- H. DSHS will not permit a DSHS employee to whom section 28.0834(a) of the Texas Education Code applies to provide services under this Agreement at a school if the employee has been convicted of a felony or misdemeanor offense that would prevent a person from obtaining certification as an educator under section 21.060 of the Texas Education Code.

# IV. SCHOOL RESPONSIBILITIES

A. The School will designate a contact person for coordination of preventive dental services between the School and DSHS upon initial contact by the DSHS Regional Dental Team.

- B. The School's designated contact person will distribute in advance of the preventive dental services clinic the parental permission forms and informational materials provided by the DSHS Oral Health Improvement Program.
- C. The School's designated contact person will collect and make available to the DSHS dental team in advance of the preventive dental services clinic the signed parental permission forms.
- D. The School's designated contact person will complete in advance of the preventive dental services clinic the information on the student roster form provided by the DSHS Oral Health Improvement Program.
- E. The School will grant DSHS access to the agreed upon facility and provide a suitable location for the provision of preventive dental services including electrical outlets, access to a water source and access to restroom facilities.
- F. The School will facilitate DSHS' access to the participating children and will be responsible for forwarding the results of the limited oral evaluation to the parent/guardian of each participating child, which may include a list of dental resources for follow up treatment.
- G. The School will provide at least two individuals, who may be volunteers or School staff, to assist with the operational activities of each preventive dental services clinic conducted by DSHS at the School(s). These individuals will be present at the clinics for the entire time that each clinic is conducted and will perform those activities, as requested by DSHS personnel at the clinics, that are necessary and incidental to clinic operations, such as escorting students to the clinic from their classrooms, escorting students from the clinic back to their classrooms, and other administrative tasks.

# V. HIPAA/FERPA REQUIREMENTS

- A. The parties agree that the information created for, or obtained from, participating children and their parents or legal guardians under this Agreement may contain or consist of protected health information (PHI) as defined by, and confidential under, the Privacy Rule of the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"); educational record(s) as defined by and subject to the Family Educational Rights and Privacy Act ("FERPA"); or both.
- B. The parties will have access to the PHI of participating children in order for the School to carry out its responsibilities under this Agreement. The parties may not use or further disclose the children's PHI other than as permitted or required under this Agreement and the attached Health and Human Services Data Use Agreement Governmental Entity Version 8.5, which is incorporated by reference and attached as <u>Exhibit A</u>.
- C. The parties will implement appropriate safeguards to prevent unauthorized use or disclosure of the children's PHI and each party must report an unauthorized use or

disclosure of a child's PHI to the other party in accordance with the provisions of <u>Exhibit</u> <u>A</u>.

- D. The School must make available to DSHS the information required to provide an accounting of any disclosures.
- E. The School must make available the PHI to the child's parent/guardian for amendment and must incorporate any amendments.
- F. Unless, and only to the extent that, FERPA applies, the School must destroy, in a manner that assures maintenance of confidentiality (*e.g.*, shredding), all PHI for the participating children, including the Parental Permission and Results of Limited Oral Evaluation forms, in compliance with HIPAA.
- G. In the event that FERPA applies to an educational record that contains PHI that is subject to HIPAA, the parties agree to comply with FERPA in their handling of such educational records of students enrolled in the program. It is also understood and recognized that the employees and agents of each party may need to have access to the educational records maintained by the other party in properly administering their duties and obligations under this Agreement and to the individual students.
- H. Unless required by judicial or regulatory authority, neither party will be permitted to authorize and further disclose the PHI or educational records in the custody of the other party to persons or entities not a party to this Agreement without first having received permission of the other party, and without having first obtained assurances that the other party has fully complied with the provisions of HIPAA and FERPA, respectively.
- I. Any permitted redisclosure to the persons or entities not a party to this Agreement will be under the condition that no further disclosure by such party will be permitted.

# VI. TERMS OF AGREEMENT

- A. **Term and Renewal.** This Agreement will commence on September 1, 2022 or upon the signature date of the latter of the parties to sign the Agreement, whichever is later, and will terminate on August 31, 2026, unless terminated on an earlier date, as provided for below. This MOU may be amended as needed to address changes in statutes, rules, agency policies, or mitigating circumstances by written amendment signed by the Parties. The Parties may extend this MOU pursuant to mutually agreeable terms and conditions. The Parties to this MOU may modify this MOU only through the execution of a written amendment signed by both parties.
- B. **Termination.** This Agreement may be terminated prior to the termination date provided above by either party with 30 days prior written notice to the other party or by the mutual written agreement of both parties. If one party terminates, the notice is effective when the non-terminating party receives it.

- C. No Waiver of Immunity. Nothing in the MOU will be construed as a waiver of sovereign immunity by DSHS. Nothing in the MOU will be construed to waive any rights or affirmative defenses available to the School under the doctrines of sovereign or official immunity.
- D. **Governing Law and Venue.** The MOU will be governed and construed in accordance with the laws of the state of Texas. Venue for any disputes arising out of the MOU will be in Travis County, Texas, unless mandated otherwise in statute.
- E. Non-Discrimination. Both Parties will not unlawfully discriminate against any person on the grounds of race, color, religion, sex, sexual orientation, gender identity, national origin, ethnicity, age, disability, political affiliations or belief. The Parties will comply with Title VII of the Civil Rights Act of 1964; Americans with Disabilities Act of 1991; Title IX of the Education Amendments Act of 1972; and Section 504 of the Rehabilitation Act of 1973. The Parties will also comply with Executive Orders 11246 and 13672.

# SIGNATURE PAGE FOLLOWS

This Agreement is executed by the parties in their capacities as stated below.

# DEPARTMENT OF STATE HEALTH SERVICES

EAGLE PASS ISD

By: Signature of Authorized Official

Date of Signature

Manda Hall, M.D. Associate Commissioner Community Health Improvement Texas Department of State Health Services 1100 West 49<sup>th</sup> Street Austin, Texas 78756 By:

Signature of Authorized Official

Date of Signature

Printed Name and Title

Address

City, State, Zip

**Counties Served** 

Telephone Number

Fax number

E-mail Address for Official Correspondence

Federal Tax ID No. (9 digit) or State of Texas Comptroller Vendor ID No. (14 digit)

# DATA USE AGREEMENT BETWEEN THE TEXAS HEALTH AND HUMAN SERVICES SYSTEM AND CONTRACTOR

This Data Use Agreement ("DUA") is effective as of the date of the Base Contract into which it is incorporated ("Effective Date"), by and between the Texas Health and Human Services System, which includes the Texas Health and Human Services Commission and the Department of State Health Services ("HHS") and Contractor (the "Base Contract").

#### **ARTICLE 1. PURPOSE; APPLICABILITY; ORDER OF PRECEDENCE**

The purpose of this DUA is to facilitate access to, creation, receipt, maintenance, use, disclosure or transmission of <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>. 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 HHS business\_associates, as "business associate" is defined in the Health Insurance Portability and Accountability Act (<u>HIPAA</u>), and contractors who are not business associates, who create, receive, maintain, use, disclose or have access to <u>Confidential Information</u> on behalf of HHS, its programs or clients as described in the Base Contract. As a best practice, HHS requires its contractors to comply with the terms of this DUA to safeguard all types of <u>Confidential Information</u>.

As of the Effective Date of this DUA, if any provision of the Base Contract conflicts with this DUA, this DUA controls.

#### **ARTICLE 2. DEFINITIONS**

For the purposes of this DUA, capitalized, underlined terms have the following meanings:

"<u>Authorized Purpose</u>" means the specific purpose or purposes described in 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.

"<u>Authorized User</u>" 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.

"Breach" means an impermissible use or disclosure of electronic or non-electronic sensitive personal information by an unauthorized person or for an unauthorized purpose that compromises the security or

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privacy of <u>Confidential Information</u> such that the use or disclosure poses a risk of reputational harm, theft of financial information, identity theft, or medical identity theft. Any acquisition, access, use, disclosure or loss of <u>Confidential Information</u> other than as permitted by this DUA shall be presumed to be a <u>Breach</u> unless Contractor demonstrates, based on a risk assessment, that there is a low probability that the <u>Confidential Information</u> has been compromised.

"<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) Education records as defined in the Family Educational Rights and Privacy Act, 20 U.S.C. §1232g; 34 C.F.R. Part 99
- (2) Federal Tax Information as defined in Internal Revenue Code §6103 and Internal Revenue Service Publication 1075;
- (3) Personal Identifying Information (<u>PII</u>) as defined in Texas Business and Commerce Code, Chapter 521;
- (4) Protected Health Information (<u>PHI</u>) in any form including without limitation, Electronic Protected Health Information or Unsecured Protected Health Information as defined in 45 C.F.R. §160.103;
- (5) Sensitive Personal Information (SPI) as defined in Texas Business and Commerce Code, Chapter 521;
- (6) Social Security Administration Data, including, without limitation, Medicaid information means disclosures of information made by the Social Security Administration or the Centers for Medicare and Medicaid Services from a federal system of records for administration of federally funded benefit programs under the Social Security Act, 42 U.S.C., Chapter 7;
- (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.

"Destroy", "Destruction", for Confidential Information, means:

(1) Paper, film, or other hard copy media have been shredded or destroyed such that the <u>Confidential Information</u> cannot be read or otherwise cannot be reconstructed. Redaction is specifically excluded as a means of data destruction.

(2) Electronic media have been cleared, purged, or destroyed consistent with NIST Special Publication 800-88, "<u>Guidelines for Media Sanitization</u>," such that the <u>Confidential Information</u> cannot be retrieved.

<u>"Discover, Discovery</u>" means the first day on which a <u>Breach</u> becomes known to Contractor, or, by exercising reasonable diligence would have been known to Contractor.

GOVERNMENTAL ENTITY VERSION HHS Data Use Agreement v.8.5 October 23, 2019 2 of 11 "Legally Authorized Representative" of an individual, including as provided in 45 CFR 435.923 (authorized representative); 45 CFR 164.502(g)(1) (personal representative); Tex. Occ. Code § 151.002(6); Tex. H. & S. Code §166.164 (medical power of attorney); and Texas Estates Code § 22.031 (representative).

<u>"Required by Law"</u> means a mandate contained in law that compels an entity to use or disclose <u>Confidential Information</u> that is enforceable in a court of law, including court orders, warrants, subpoenas or investigative demands.

<u>"Subcontractor"</u> means a person who contracts with a prime contractor to work, to supply commodities, or to contribute toward completing work for a governmental entity.

<u>"Workforce"</u> means employees, volunteers, trainees or other persons whose performance of work is under the direct control of a party, whether or not they are paid by that party.

#### **ARTICLE 3. CONTRACTOR'S DUTIES REGARDING CONFIDENTIAL INFORMATION**

#### Section 3.01 Obligations of Contractor

Contractor agrees that:

#### (A) With respect to <u>PHI</u>, Contractor shall:

(1) Make <u>PHI</u> available in a designated record set if requested by HHS, if Contractor maintains <u>PHI</u> in a designated record set, as defined in <u>HIPAA</u>.

(2) Provide to HHS data aggregation services related to the healthcare operations Contractor performs for HHS pursuant to the Base Contract, if requested by HHS, if Contractor provides data aggregation services as defined in <u>HIPAA</u>.

(3) Provide access to <u>PHI</u> to an individual who is requesting his or her own <u>PHI</u>, or such individual's <u>Legally Authorized Representative</u>, in compliance with the requirements of <u>HIPAA</u>.

(4) Make <u>PHI</u> available to HHS for amendment, and incorporate any amendments to <u>PHI</u> that HHS directs, in compliance with <u>HIPAA</u>.

(5) Document and make available to HHS, an accounting of disclosures in compliance with the requirements of <u>HIPAA</u>.

(6) If Contractor receives a request for access, amendment or accounting of <u>PHI</u> by any individual, promptly forward the request to HHS or, if forwarding the request would violate <u>HIPAA</u>, promptly notify HHS of the request and of Contractor's response. HHS will respond to all such requests, unless Contractor is <u>Required by Law</u> to respond or HHS has given prior written consent for Contractor to respond to and account for all such requests.

#### (B) With respect to ALL <u>Confidential Information</u>, Contractor shall:

(1) 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 <u>Confidential Information</u> from being used in a manner that is not expressly an <u>Authorized Purpose</u> or as <u>Required by Law</u>. Contractor will access, create, maintain, receive, use, disclose, transmit or <u>Destroy Confidential 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.

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(2) Establish, implement and maintain appropriate procedural, administrative, physical and technical safeguards to preserve and maintain the confidentiality, integrity, and availability of the <u>Confidential Information</u>, in accordance with applicable laws or regulations relating to <u>Confidential Information</u>, to prevent any unauthorized use or disclosure of <u>Confidential Information</u> as long as Contractor has such <u>Confidential Information</u> in its actual or constructive possession.

(3) Implement, update as necessary, and document privacy, security and <u>Breach</u> notice policies and procedures and an incident response plan to address a <u>Breach</u>, to comply with the privacy, security and breach notice requirements of this DUA prior to conducting work under the Base Contract. Contractor shall produce, within three business days of a request by HHS, copies of its policies and procedures and records relating to the use or disclosure of <u>Confidential Information</u>.

(4) Obtain HHS's prior written consent to disclose or allow access to any portion of the <u>Confidential Information</u> to any person, other than <u>Authorized Users</u>, <u>Workforce</u> or <u>Subcontractors</u> of Contractor who have completed training in confidentiality, privacy, security and the importance of promptly reporting any <u>Breach</u> to Contractor's management and as permitted in Section 3.01(A)(3), above. Contractor shall produce evidence of completed training to HHS upon request. HHS, at its election, may assist Contractor in training and education on specific or unique HHS processes, systems and/or requirements. All of Contractor's <u>Authorized Users</u>, <u>Workforce</u> and <u>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.

(5) 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 shall maintain evidence of sanctions and produce it to HHS upon request.

(6) Obtain prior written approval of HHS, to disclose or provide access to any <u>Confidential</u> <u>Information</u> on the basis that such act is <u>Required by Law</u>, so that HHS may have the opportunity to object to the disclosure or access and seek appropriate relief. If HHS objects to such disclosure or access, Contractor shall refrain from disclosing or providing access to the <u>Confidential Information</u> until HHS has exhausted all alternatives for relief.

(7) Certify 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> and 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. Contractor and its <u>Subcontractors</u> shall maintain at all times an updated, complete, accurate list of <u>Authorized Users</u> and supply it to HHS upon request.

(8) Provide, and shall cause its <u>Subcontractors</u> and agents to provide, to HHS periodic written confirmation of compliance with controls and the terms and conditions of this DUA.

(9) Return to HHS or <u>Destroy</u>, at HHS's election and at Contractor's expense, all <u>Confidential</u> <u>Information</u> received from HHS or created or maintained by Contractor or any of Contractor's agents or <u>Subcontractors</u> on HHS's behalf upon the termination or expiration of this DUA, if reasonably feasible and permitted by law. Contractor shall certify in writing to HHS that all such <u>Confidential Information</u> has been <u>Destroyed</u> or returned to HHS, and that Contractor and its agents and <u>Subcontractors</u> have retained no copies thereof. Notwithstanding the foregoing, Contractor acknowledges and agrees that it may not <u>Destroy</u> any <u>Confidential Information</u> if federal or state law, or HHS record retention policy or a litigation hold notice prohibits such <u>Destruction</u>. If such return or <u>Destruction</u> is not reasonably feasible, or is

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impermissible by law, Contractor shall immediately notify HHS of the reasons such return or <u>Destruction</u> is not feasible and agree to extend the protections of this DUA to the <u>Confidential Information</u> for as long as Contractor maintains such <u>Confidential Information</u>.

(10)Complete and return with the Base Contract to HHS, attached as Attachment 2 to this DUA, https://hhs.texas.gov/laws-Privacy HHS Security Initial Inquiry the and (SPI) at regulations/forms/miscellaneous/hhs-information-security-privacy-initial-inquiry-spi. The SPI identifies basic privacy and security controls with which Contractor must comply to protect Confidential Information. Contractor shall comply with periodic security controls compliance assessment and monitoring by HHS as required by state and federal law, based on the type of Confidential Information Contractor creates, receives, maintains, uses, discloses or has access to and the Authorized Purpose and level of risk. Contractor's security controls shall be based on the National Institute of Standards and Technology (NIST) Special Publication 800-53. Contractor shall update its security controls assessment whenever there are significant changes in security controls for HHS Confidential Information and shall provide the updated document to HHS. HHS also reserves the right to request updates as needed to satisfy state and federal monitoring requirements.

(11) Comply with the HHS Acceptable Use Policy (AUP) and require each <u>Subcontractor</u> and <u>Workforce</u> member who has direct access to HHS Information Resources, as defined in the AUP, to execute an HHS Acceptable Use Agreement.

(12) 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 encryption at an appropriate level as required by rule, regulation or law. <u>Confidential Information</u> *at rest* requires encryption unless there is adequate administrative, technical, and physical security as required by rule, regulation or law. All electronic data transfer and communications of <u>Confidential Information</u> shall be through secure systems. Contractor shall provide proof of system, media or device security and/or encryption 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 a <u>Breach</u>. HHS may also request production of proof of security at other times as necessary to satisfy state and federal monitoring requirements. Deidentification of <u>Confidential Information</u> in accordance with <u>HIPAA</u> de-identification standards is deemed secure.

(13) Designate and identify a person or persons, as Privacy Official 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 shall 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. Upon written notice from HHS, Contractor shall promptly remove and replace such official(s) if such official(s) is not performing the required functions.

(14) Make available to HHS any information HHS requires to fulfill HHS's obligations to provide access to, or copies of, <u>Confidential Information</u> in accordance with applicable laws, regulations or demands of a regulatory authority relating to <u>Confidential Information</u>. Contractor shall provide such information in a time and manner reasonably agreed upon or as designated by the applicable law or regulatory authority.

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

- Title 1, Part 10, Chapter 202, Subchapter B, Texas Administrative Code;
- The Privacy Act of 1974;
- OMB Memorandum 17-12;
- The Federal Information Security Management Act of 2002 (FISMA);
- The Health Insurance Portability and Accountability Act of 1996 (HIPAA);
- 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 <u>PHI</u>;
- Family Educational Rights and Privacy Act
- Texas Business and Commerce Code Chapter 521
- Any other State or Federal law, regulation, or administrative rule relating to the specific HHS program area that Contractor supports on behalf of HHS.

(16) Be permitted to use or disclose <u>Confidential Information</u> for the proper management and administration of Contractor or to carry out Contractor's legal responsibilities, except as otherwise limited by this DUA, the Base Contract, or law applicable to the <u>Confidential Information</u>, if:

- (a) Disclosure is <u>Required by Law;</u>
- (b) Contractor obtains reasonable assurances from the person to whom the information is disclosed that the person shall:

1. Maintain the confidentiality of the <u>Confidential Information</u> in accordance with this DUA;

2. 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 person; and

3. Notify Contractor in accordance with Section 4.01 of a <u>Breach</u> of <u>Confidential</u> <u>Information</u> that the person <u>Discovers</u> or should have <u>Discovered</u> with the exercise of reasonable diligence.

# (C) With respect to ALL <u>Confidential Information</u>, Contractor shall <u>NOT</u>:

(1) Attempt to re-identify or further identify <u>Confidential Information</u> that has been deidentified or attempt to contact any persons whose records are contained in the <u>Confidential Information</u>, except for an <u>Authorized Purpose</u>, without express written authorization from HHS.

(2) Engage in prohibited marketing or sale of <u>Confidential Information</u>.

(3) 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 HHS without requiring that <u>Subcontractor</u> first execute either the Form Subcontractor Agreement, <u>Attachment 1</u>, or Contractor's own Subcontractor agreement that ensures that the <u>Subcontractor</u> shall comply with the same safeguards and restrictions contained in this DUA for <u>Confidential Information</u>. Contractor is directly responsible for its <u>Subcontractors'</u> compliance with, and enforcement of, this DUA.

## **ARTICLE 4. BREACH NOTICE, REPORTING AND CORRECTION REQUIREMENTS**

# Section 4.01. Cooperation and Financial Responsibility.

(A) Contractor shall, at Contractor's expense, cooperate fully with HHS in investigating, mitigating to the extent practicable, and issuing notifications as directed by HHS, for any <u>Breach</u> of <u>Confidential Information</u>.

(B) Contractor shall make <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>.

(C) Contractor's obligation begins at the <u>Discovery</u> of a <u>Breach</u> and continues as long as related activity continues, until all effects of the <u>Breach</u> are mitigated to HHS's satisfaction (the "incident response period").

## Section 4.02. Initial Breach Notice.

For federal information *obtained from a federal system of records*, including <u>Federal Tax Information</u> and <u>Social Security Administration Data</u> (which includes Medicaid and other governmental benefit program <u>Confidential Information</u>), Contractor shall notify HHS of the <u>Breach</u> within the first consecutive clock hour of <u>Discovery</u>. The Base Contract shall specify whether <u>Confidential Information</u> is obtained from a federal system of records. For all other types of <u>Confidential Information</u> Contractor shall notify HHS of the <u>Breach</u> not more than 24 hours after <u>Discovery</u>, *or in a timeframe otherwise approved by HHS in writing*. Contractor shall 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 the Base Contract.

Contractor shall report all information reasonably available to Contractor about the Breach.

Contractor shall 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.

<u>Section 4.03</u> <u>Third Business Day Notice</u>: No later than 5 p.m. on the third business day after <u>Discovery</u>, or a time within which <u>Discovery</u> reasonably should have been made by Contractor of a <u>Breach</u> of <u>Confidential Information</u>, Contractor shall provide written notification to HHS of all reasonably available information about the <u>Breach</u>, and Contractor's investigation, including, to the extent known to Contractor: a. The date the <u>Breach</u> occurred;

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- b. The date of Contractor's and, if applicable, <u>Subcontractor's Discovery</u>;
- c. A brief description of the <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 individuals 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;

g. Contractor's initial risk assessment of the <u>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;

- h. Contractor's recommendation for HHS's approval as to the steps individuals and/or Contractor on behalf of individuals, should take to protect the individuals from potential harm, including 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 individual 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>Breach</u>;
- k. Identify, describe or estimate of the persons, <u>Workforce</u>, <u>Subcontractor</u>, or individuals and any law enforcement that may be involved in the <u>Breach</u>;
- 1. A reasonable schedule for Contractor to provide regular updates regarding response to the <u>Breach</u>, but no less than every three (3) business days, or as otherwise directed by HHS in writing, 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 a <u>Breach</u> that HHS requests following <u>Discovery</u>.

## Section 4.04. Investigation, Response and Mitigation.

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

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

GOVERNMENTAL ENTITY VERSION HHS Data Use Agreement v.8.5 October 23, 2019 8 of 11 (C) Contractor shall fully cooperate with HHS to respond to inquiries and/or proceedings by state and federal authorities, persons and/or individuals about the <u>Breach</u>.

(D) Contractor shall fully cooperate with HHS's efforts to seek appropriate injunctive relief or otherwise prevent or curtail such <u>Breach</u>, or to recover or protect any <u>Confidential 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.

#### Section 4.05. Breach Notification to Individuals and Reporting to Authorities.

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

(B) Contractor must comply with all applicable legal and regulatory requirements in the time, manner and content of any notification to individuals, regulators or third-parties, or any notice required by other state or federal authorities, including without limitation, notifications required by Texas Business and Commerce Code, Chapter 521.053(b) and HIPAA. 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 shall provide HHS with draft notifications for HHS approval prior to distribution and copies of distributed and approved communications.

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

(E) If HHS directs Contractor to provide notifications, 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.

## **ARTICLE 5. GENERAL PROVISIONS**

## Section 5.01 Ownership of Confidential Information

Contractor acknowledges and agrees that the <u>Confidential Information</u> is and shall remain the property of HHS. Contractor agrees it acquires no title or rights to the <u>Confidential Information</u>.

#### Section 5.02 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 applicable law if done by HHS.

#### Section 5.03 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, the Office of the Attorney General of Texas, the State Auditor's Office, outside consultants, legal counsel or other designee.

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# Section 5.04 Term; Termination of DUA; Survival

This DUA will be effective on the date on which Contractor executes the Base Contract and will terminate upon termination of the Base Contract and as set forth herein. If the Base Contract is extended, this DUA is extended to run concurrent with the Base Contract.

(A) 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.

(B) If neither termination nor cure is feasible, HHS shall report the violation to the applicable regulatory authorities.

(C) 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.

## Section 5.05 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</u> <u>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 5.06 Indemnification

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 shall indemnify, defend and hold harmless HHS and its respective Executive Commissioner, employees, <u>Subcontractors</u>, agents (including other state agencies acting on behalf of HHS) or other members of HHS' <u>Workforce</u> (each of the foregoing hereinafter referred to as "Indemnified Party") against all actual and direct losses suffered by the Indemnified Party and all liability to third parties 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,

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<u>Subcontractors</u>, or agents or other members of Contractor's <u>Workforce</u>. The duty to indemnify, defend and hold harmless is independent of the duty to insure. Upon demand, Contractor shall reimburse HHS for any and all losses, liabilities, lost profits, fines, penalties, costs or expenses (including costs of required notices, investigation, and mitigation of a <u>Breach</u>, fines or penalties imposed on an Indemnified Party by a regulatory authority, and reasonable attorneys' fees) which may be imposed upon any Indemnified Party to the extent caused by and which results from the Contractor's failure to meet any of its obligations under this DUA. Contractor's obligation to defend, indemnify and hold harmless any Indemnified Party will survive the expiration or termination of this DUA.

#### Section 5.07 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. CONTRACTOR will either require that the policy name HHS as an additional insured or assign any payments from the insurer related to CONTRACTOR's liability arising under this DUA directly to HHS. 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 shall provide HHS with written proof that required insurance coverage is in effect, at the request of HHS.

#### Section 5.08 Entirety of the Contract

This DUA 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 5.09 Automatic Amendment and Interpretation

Upon the effective date of any amendment or issuance of additional regulations to any 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 laws applicable to <u>Confidential Information</u>.

#### Section 5.10 Notices; Requests for Approval

All notices and requests for approval related to this DUA must be directed to the HHS Chief Privacy Officer at <u>privacy@hhsc.state.tx.us</u>.

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# 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 CONTRACTOR which are subject to the DUA. Subcontractor acknowledges, understands and agrees to be bound by the same 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> as defined by the DUA that Subcontractor <u>Discovers</u> shall 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 shall:

- 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;
- 3. Notify HHS immediately upon <u>Discovery</u> 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 Subcontractor's contract or arrangement.

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

CONTRACTOR

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

**SUBCONTRACTOR** 

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Attachment 2-Security and Privacy Initial Inquiry [Attach Completed SPI Here]