## CITY OF SAN JOSE AGREEMENT

#### SUMMARY PAGE

This GRANT AGREEMENT is entered into this 13th day of December, 2021, by the **CITY OF SAN JOSE** ("CITY"), a municipal corporation, and **FRESH LIFELINES FOR YOUTH** ("GRANTEE").

Department:	Parks, Recreation and Neighborhood Services (PRNS)				
Dept. Contract No.:	647004 CAO Document No.:				
Agency:	Fresh Lifelines for Youth				
0					
Description:	GRANTEE will provide gang-prevention and gang-intervention				
	services to youth and their families.				
Funding Source:	Youth Reinvestment Grant (YRG)				
Contract Amount Not to	¢ 44 700				
Exceed:	\$ 44,703				
Payment Terms:	See Exhibit C				
r ayment remis.	Occ Exhibit O				
Agreement Term:	Start Date: July 1, 2021 End Date: June 30, 2022				
0					

## PARTIES TO AGREEMENT:

	GRANTEE	CITY OF SAN JOSE	
Agency Name:	Fresh Lifelines for Youth	PRNS	
Address for Legal Notice:	5030 N. 1st Street	200 East Santa Clara Street, 9 <sup>th</sup> Floor	
City/State/Zip Code:	San José, CA 95002	San José, CA 95113	
Attention:	Susie Rivera	Jon Cicirelli	
E-mail Address:	susie@flyprogram.org		
Telephone No.:	408-504-7749		
Taxpayer ID	52-2234595		
City Business License/ Tax No.:	5671555400		
Type of Entity:	501(c)(3)		

DB# 647004

State of Incorporation or	California	
Residency:		

## CONTACT INFORMATION

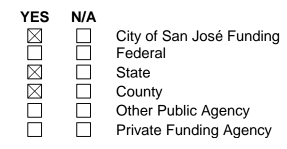
GRANTEE Contact Person:	Susie Rivera
Title:	Vice President of Youth Voice and
	Executive Director of Santa Clara County
Telephone No:	408-504-7749
Email:	susie@flyprogram.org
CITY Contact Person:	Jeremy Corrales
Title:	Interim Analyst I
Telephone No:	408-772-1079
Email:	Jeremy.Corrales@sanjoseca.gov

## EXHIBIT LIST

To the extent applicable, the following grant provisions are required for this AGREEMENT. (Check all provisions that apply.)

YES	N/A	
$\boxtimes$		Exhibit A: Scope of Services and Units of Service
		Exhibit B: Budget Summary
$\boxtimes$		Exhibit C: Payments to GRANTEE and Reporting Schedule
$\boxtimes$		Exhibit D: Monitoring, Evaluation, and Reporting Requirements
$\boxtimes$		Exhibit E: General Service Requirements (Special Grant Conditions)
$\boxtimes$		Exhibit F: Employee/Volunteer Clearance Verification and Compliance with the
		Child Abuse and Neglect Reporting Act

Exhibit G: Insurance Requirements



# I certify that I have read and hereby consent to all the terms and provisions contained in the attached AGREEMENT, including without limitation, all exhibits.

WITNESS THE EXECUTION HEREOF the day and year first hereinabove written.

FRESH LIFELINES FOR YOUTH 12021 **GRANTEE Signature:** Date: Print Name: cein Title: CITY OF SAN JOSE, a municipal corporation JON CICIRELLI Director, Parks, Recreation and Neighborhood Services Date: 12/13/2021 On behalf of FORM OF AGREEMENT APPROVED BY THE OFFICE OF THE CITY ATTORNEY



## CITY OF SAN JOSE GRANT AGREEMENT

This AGREEMENT is made by and between the CITY OF SAN JOSE, a municipal corporation of the State of California ("CITY"), and the person or entity identified as GRANTEE on Page 1 of the Summary Pages at the beginning of this AGREEMENT ("GRANTEE").

## THE PARTIES HEREBY AGREE AS FOLLOWS:

## **SECTION 1: RECITALS**

WHEREAS, on August 2, 2019, CITY entered into an agreement with the Board of State and Community Corrections ("BSCC") for the Youth Reinvestment Grant Program ("YRG Agreement"); and

WHEREAS, CITY proposed to the BSCC to coordinate Community Based Organization (CBO) efforts to fulfill YRG Agreement objectives; and

WHEREAS, CITY desires to obtain services from GRANTEE; and

WHEREAS, GRANTEE has the necessary professional expertise and skill to perform such services;

NOW, THEREFORE, the purpose of this AGREEMENT is to retain GRANTEE to perform those services specified in **EXHIBIT A** of this AGREEMENT.

## SECTION 2: PROGRAM COORDINATION

- A. **CITY:** The Director of the Department identified on the Summary Pages under City of San José (hereinafter "DIRECTOR"), or his or her designee, shall be the CITY official responsible for the program and shall render overall supervision of the progress and performance of this AGREEMENT by CITY. All services agreed to be performed by CITY shall be under the overall direction of the DIRECTOR.
- B. GRANTEE: GRANTEE shall identify a single project director who shall have overall responsibility for the progress and execution of this AGREEMENT ("GRANTEE Project Director"). Additionally, GRANTEE shall immediately notify CITY in writing should circumstances or conditions subsequent to the execution of this AGREEMENT require a substitute GRANTEE Project Director. GRANTEE's Project Director and GRANTEE's staff will fully cooperate with the DIRECTOR relating to the work or services provided hereunder.

## SECTION 3: TERM OF AGREEMENT AND GRANT AWARD

A. The term of this AGREEMENT shall commence on the Start Date as set forth in the Summary Pages and shall expire on the End Date as set forth in the Summary Pages unless extended or sooner terminated in accordance with the terms of this AGREEMENT. Regardless of the date of execution of this AGREEMENT, this AGREEMENT is effective as of the Start Date. B. If GRANTEE wishes to extend this AGREEMENT, a request to extend this AGREEMENT along with a Revised Scope of Services (EXHIBIT A), if necessary, should be submitted by GRANTEE to the CITY no less than forty-five (45) days prior to the end date. An extension must be set forth in a written amendment to this AGREEMENT, signed by authorized representatives of CITY and GRANTEE. Nothing herein commits or binds the CITY to extend this AGREEMENT which shall be at the sole discretion of CITY, and if additional funds are required, shall be subject to appropriation of funds by City Council.

## **SECTION 4: GRANT SERVICES**

GRANTEE shall perform those services as specified in detail on **EXHIBIT A** entitled "Scope of Services," ("Grant Services") and shall comply with the terms and conditions of this AGREEMENT.

## **SECTION 5: PAYMENTS**

- A. CITY agrees to pay GRANTEE an amount not to exceed the amount set forth on the Summary Pages ("Grant Award"), for the services described in **EXHIBIT A** entitled "Scope of Services", and which payment is subject to the terms and conditions set forth in **EXHIBITS B** and **C** entitled "Budget Summary" and "Payments to GRANTEE and Reporting Schedule." Any costs incurred by GRANTEE above the Grant Award shall be at GRANTEE's sole cost and expense.
- B. GRANTEE will provide CITY with invoices on agency letterhead, or on another format approved by the CITY, that shall identify the name of payee and signed by the Executive Director or other authorized agency representative with authority to confirm the accuracy of reported expenditures. The invoice shall include a detailed summary of activities undertaken during the course of the invoice period. Provided that performance is satisfactory and accepted by CITY, compensation will be made on a cost reimbursement basis. Initial payment will be based on full execution of the AGREEMENT.
- C. CITY will review invoices for adherence to AGREEMENT requirements and services and authorize and release payment to GRANTEE based upon claims submitted and within thirty (30) calendar days from receipt of invoice, provided that GRANTEE is not in default under any provisions of this AGREEMENT.
- D. CITY will not pay for unauthorized services rendered by GRANTEE or for claimed services which GRANTEE has not provided as required by this AGREEMENT.
- E. DIRECTOR or designee may, without prior notice to GRANTEE, at any time in his or her absolute discretion, elect to suspend or terminate payment to GRANTEE, in whole or in part, terminate work or expenditures by GRANTEE, under this AGREEMENT, or not to make any particular payment under this AGREEMENT or take any other action available in the event of any of the following occurrences
  - 1. If GRANTEE (with or without knowledge) shall have made any material misrepresentation of any nature with respect to any information or statements furnished to CITY in connection with this AGREEMENT;

- 2. If there is pending litigation with respect to the performance by GRANTEE of any of its duties or obligations under this AGREEMENT which may materially jeopardize or adversely affect the undertaking of or the carrying out of the Grant Services;
- 3. If GRANTEE, without having obtained CITY approval, has taken any action pertaining to the Grant Services which requires CITY approval;
- 4. If GRANTEE makes improper use of the Grant Award;
- 5. If GRANTEE fails to comply with any of the terms and conditions of this AGREEMENT including without limitation, GRANTEE's failure to carry out the Grant Services or other obligations as described in any Exhibit to this AGREEMENT.
- 6. If GRANTEE submits to CITY any report which is incorrect or incomplete in any material respect or is untimely.

## SECTION 6: DEFAULT AND TERMINATION OF AGREEMENT

- A. CITY may, through CITY's DIRECTOR, terminate this AGREEMENT without cause by giving GRANTEE thirty (30) calendar days' written notice.
- B. Each of GRANTEE's obligations under this AGREEMENT shall be deemed material. If GRANTEE fails to perform any of its obligations under this AGREEMENT, or any other AGREEMENT with the CITY, CITY may terminate this AGREEMENT upon ten (10) days advance notice ("Notice Period") to GRANTEE, specifying GRANTEE's breach and providing GRANTEE with the opportunity to cure the specified breach within the Notice Period or in those instances where the specified breach cannot reasonably be cured within the Notice Period, the opportunity to commence to cure the specified breach. In the event GRANTEE fails to cure or to commence to cure the specified breach within the Notice Period, this AGREEMENT shall be terminated. Without limiting the generality of the foregoing, the occurrence of any one of the following events shall constitute a default of this AGREEMENT for which CITY may exercise its right of termination:
  - 1. GRANTEE's breach of any of the representations or warranties contained in this AGREEMENT;
  - 2. The occurrence of any of the events set forth in SECTION 5 for suspension or termination of CITY's payment of the Grant Award.
- C. In the event of termination under this SECTION, GRANTEE shall have the following obligations:
  - 1. No later than thirty (30) days following the date of termination, GRANTEE shall refund to CITY any unused portion of the Grant Award, except that GRANTEE shall have no obligation to refund to CITY any portion of the Grant Award that was distributed in accordance with the terms of the AGREEMENT. GRANTEE shall also provide CITY with a written report detailing the expenditures, if any, from the Grant Award, including an accounting of its administrative expenses to the date of termination. GRANTEE shall refund to CITY any portion of the Grant Award designated for GRANTEE's administrative expenses which was not

expended as of the date of termination. Nothing in this AGREEMENT shall be deemed to be a waiver of CITY's right to recover from GRANTEE any portion of the Grant Award that has not been spent in accordance with this AGREEMENT. Upon receipt, GRANTEE will be paid for services performed and reimbursable expenses incurred in compliance with the terms of this AGREEMENT to date of termination, unless other payment terms are explicitly provided in **EXHIBIT C**.

- 2. Upon termination, GRANTEE shall immediately deliver to CITY any and all copies of materials developed for this grant including, but not limited to, all data collection forms, reports, studies and other work performed, whether or not completed by GRANTEE or GRANTEE's subgrantee, if any, under this AGREEMENT. GRANTEE shall not be required to deliver any proprietary or copyrighted material purchased or created by GRANTEE or GRANTEE's subgrantee prior to this grant.
- D. Nothing in this AGREEMENT shall be construed so as to deprive CITY of its rights and remedies at law or in equity against GRANTEE.
- E. CITY's DIRECTOR is authorized to terminate this AGREEMENT on CITY's behalf.
- F. CITY may, at its sole option, pursue a course correction process with GRANTEE to address issues with GRANTEE's performance under this AGREEMENT. However, CITY is under no obligation to pursue a course correction prior to exercising its rights to suspend payment to GRANTEE or to terminate this AGREEMENT.

## **SECTION 7: SUBJECT TO FUNDING**

If the term of this AGREEMENT is more than one year, the funding in any year after the first year may be contingent upon past and pending performance as well as future appropriation by the City Council of the City of San José, in its sole discretion. If the funding required to pay for Grant Services for the next fiscal year has not been appropriated by June 30 of any year, this AGREEMENT will automatically terminate, effective June 30.

## SECTION 8: ACCOUNTING AND FINANCIAL RECORDS.

GRANTEE shall establish and maintain at all times, on a current basis in connection with the provision of Program, an adequate accounting system in accordance with generally accepted accounting principles and standards and acceptable to DIRECTOR covering all revenues, costs, and expenditures with respect to GRANTEE's performance under this AGREEMENT.

## **SECTION 9: REPORTING REQUIREMENTS.**

GRANTEE shall submit reports of all financial transactions related to GRANTEE's performance under this AGREEMENT ("Financial Reports") prepared in accordance with **EXHIBIT D** and, to the extent applicable, on the schedule specified in **EXHIBIT C**. The format of the Financial Reports shall be as provided in this AGREEMENT unless otherwise directed by the DIRECTOR. A final report shall be delivered to CITY prior to expiration of this AGREEMENT, as may be further described in **EXHIBIT D**. In lieu of generating a consolidated quarterly report, the GRANTEE may instead submit, in strict accordance with the above schedule, a report covering each of the months in the reporting period, which includes a Standard Balance Sheet and Standard Income and Expense Statement for each of the months in the reporting period. The Financial Reports must be prepared in accordance with generally accepted accounting principles.

#### SECTION 10: RIGHT OF EXAMINATION AND AUDIT AND PRESERVATION OF RECORDS.

GRANTEE agrees that the CITY's Manager, Auditor, Attorney or the DIRECTOR, or any of their duly authorized representatives, shall have access to and the right to examine all facilities and activities of GRANTEE related to GRANTEE's performance of this AGREEMENT, including the right to audit, conduct further financial review, examine and make excerpts or transcripts of all contracts, subcontracts, invoices, payroll records, personnel records, and all other data or financial records relating to matters covered by this AGREEMENT at any time during the term of this AGREEMENT. GRANTEE shall cooperate with the CITY in such audit, examination, or further review and shall provide CITY with access to GRANTEE's staff and to all relevant records, documents, and data, including but not limited to, management letters, board minutes, and payroll.

**EXHIBIT D,** "MONITORING, EVALUATION AND REPORTING REQUIREMENTS" sets forth standards regarding the CITY's right to audit, and GRANTEE's obligation to deliver to the CITY reports which may include audited financial reports. GRANTEE further agrees that GRANTEE shall preserve all records related to the performance of this AGREEMENT and that CITY's right to examine or audit the GRANTEE's records, facilities or activities shall continue for four (4) years after the expiration or termination of this AGREEMENT unless a longer period for CITY's audit or GRANTEE's record retention is specified in **EXHIBIT D** as is required by applicable law.

## SECTION 11: CITY ACKNOWLEDGMENT

GRANTEE shall acknowledge the support of CITY, where appropriate, in written documents and informational materials regarding the Grant Program.

## **SECTION 12: INSURANCE**

GRANTEE agrees to have the policies set forth in the attached **EXHIBIT G**, entitled "INSURANCE REQUIREMENTS" not later than the date of execution of this AGREEMENT and to maintain such policies throughout the term of this AGREEMENT. All policies, endorsements, certificates and/or binders shall be subject to approval by the Risk Manager of the City of San José as to form and content. These requirements may not be amended or waived unless approved in writing by the Risk Manager. GRANTEE agrees to provide CITY with a copy of said policies, certificates and/or endorsements upon execution of this AGREEMENT.

## SECTION 13: INDEMNIFICATION AND HOLD HARMLESS

A. GRANTEE agrees to defend, indemnify and hold harmless the CITY from and against any and all claims, demands, causes of action, or liabilities incurred by CITY arising from, in whole or in part, directly or indirectly, GRANTEE's acts or omissions under this AGREEMENT, except as may arise from the gross negligence or willful misconduct of CITY. In any action or claim against CITY in which GRANTEE is defending CITY, CITY shall have the right to approve legal counsel providing CITY's defense and such approval shall not be unreasonably withheld. GRANTEE further agrees to release CITY from any and all claims for any damages, including property damage, injury or death occurring or arising out of use of CITY's property, except as may be caused by the CITY's gross negligence or willful misconduct.

B. The GRANTEE's obligations under this indemnification provision shall survive the expiration or termination of this AGREEMENT.

## **SECTION 14: NOTICES**

- A. Any communication or notice which either party is required to send to the other party shall be in writing and shall be either personally delivered or mailed in the United States mail, postage prepaid, or by facsimile, or electronic mail, to the respective parties addressed as referenced on the Summary Page of this AGREEMENT.
- B. Either party may change its address by sending written notice of the new address to the other party pursuant to this SECTION.

## **SECTION 15: AMENDMENTS**

Unless otherwise authorized by this AGREEMENT, amendments to the terms and conditions of this AGREEMENT and any such amendment to this AGREEMENT shall be effective only upon the mutual AGREEMENT in writing of the authorized representatives of the parties.

## SECTION 16: COMPLIANCE WITH LAWS/NONDISCRIMINATION

- A. GRANTEE shall comply with all applicable laws, ordinances, codes and regulations of the federal, state and local governments and with applicable CITY policies.
- B. GRANTEE shall not discriminate, in any way, against any person on the basis of race, sex, color, age, religion, actual or perceived gender identity, sexual orientation, disability, ethnicity or national origin in connection with or related to the performance of this AGREEMENT.
- C. GRANTEE will also obtain and maintain all licenses and permits appropriate to its proper and effective performance of this AGREEMENT prior to the date of commencement, including, but not limited to a City of San José business tax certificate or exemption, if applicable, with the CITY's Finance Department to operate in the CITY. GRANTEE is responsible for contacting the appropriate offices and filing the necessary documents to comply with these requirements.

## **SECTION 17: RELATIONSHIP OF PARTIES**

- A. It is understood and agreed by and between the parties that GRANTEE in the performance of this AGREEMENT, shall not act nor is it at any time authorized to act, as the agent or representative of CITY in any matter. GRANTEE further agrees that it will not in any manner hold itself out as the agent or representative of CITY or act in such a fashion as would give the impression to a reasonable person that GRANTEE is acting in such a capacity.
- B. The parties agree that GRANTEE and GRANTEE's employees shall be at all times independent contractors and not agents or employees of the CITY, and that GRANTEE and GRANTEE's employees shall not be entitled to any salary, fringe benefits, pension, Workers'

Compensation, sick leave, insurance or any other benefit or right connected with employment by the City of San José, or any compensation other than as prescribed herein, and GRANTEE and GRANTEE's employees expressly waive any claim it/they may have to any such rights.

C. Under no circumstances shall this AGREEMENT be construed as one of partnership, joint venture, or employment between GRANTEE and CITY. Each party acknowledges and agrees that it neither has, nor will give the appearance or impression of having, any legal authority to bind or commit the other party in any way.

## **SECTION 18: WAIVER**

- A. In no event shall any payment by CITY or any acceptance of payment by GRANTEE hereunder constitute or be construed to be a waiver by CITY or GRANTEE of any breach of covenants or conditions of this AGREEMENT or any default which may then exist on the part of CITY or GRANTEE, and the making of any such payment or the acceptance of any such payment while any such breach or default exists, shall in no way impair or prejudice any right or remedy available to CITY or GRANTEE with respect to such breach or default.
- B. The waiver by any party to this AGREEMENT of a breach of any provision of this AGREEMENT shall not be deemed a continuing waiver or a waiver of any subsequent breach of that or any other provision of this AGREEMENT.

## SECTION 19: CORPORATE AUTHORITY/AUTHORIZED REPRESENTATIVES

GRANTEE represents and warrants that it has the authority to enter into this AGREEMENT. GRANTEE further represents and warrants that its signatory to this AGREEMENT is authorized to execute this AGREEMENT on GRANTEE's behalf.

## **SECTION 20: INTEGRATED DOCUMENT**

This AGREEMENT, including the Summary Pages, recitals and any Exhibits and appendices, are incorporated herein and embody the entire AGREEMENT between CITY and GRANTEE. No oral agreements or conversations with any officer, agent or employee of CITY shall affect or modify any of the terms or obligations contained in any documents comprising this AGREEMENT. Any such oral agreement shall be considered as unofficial information and in no way binding upon CITY.

## SECTION 21: SEVERABILITY OF PROVISIONS

If any part of this AGREEMENT is for any reason found to be unenforceable by a court of competent jurisdiction, all other parts nevertheless remain enforceable. CITY and GRANTEE agree that to the extent that the exclusion of any unenforceable provisions from this AGREEMENT affect the purpose of this AGREEMENT, then the parties shall negotiate an adjustment to this AGREEMENT in order to give full effect to the purpose of this AGREEMENT or either party may terminate this AGREEMENT. In the event of termination, the provisions of SECTION 6 as related to repayment of the Grant Award shall apply.

## **SECTION 22: VENUE**

The parties agree that this AGREEMENT shall be governed and construed in accordance with the laws of the State of California. In the event that suit shall be brought by either party to this AGREEMENT, the parties agree that venue shall be exclusively vested in the state courts of the County of Santa Clara, or if federal jurisdiction is appropriate, exclusively in the United States District Court, Northern District of California, San José, California.

## **SECTION 23: CONFLICT OF INTEREST**

GRANTEE shall comply with the applicable provisions of the Political Reform Act of 1974, as amended, relating to conflicts of interest (codified in California Government Code Section 87000, <u>et seq.</u>), with the conflict of interest provisions of Government Code Section 1090 <u>et seq.</u> and with the CITY's Code of Ethics, set forth in City Council Policy 0-15. GRANTEE shall promptly advise CITY of the facts and circumstances concerning any disclosure made to it or any information obtained by it relating to conflicts of interest.

## SECTION 24: RELIGIOUS/POLITICAL ACTIVITIES

- A. GRANTEE shall not expend any portion of the funds provided under this AGREEMENT ("Grant Award") to inhibit or promote religion and the Grant Services funded by the Grant Award must not be used to convey a religious message. Any portion of the Grant Award used in contradiction to the provisions of this SECTION, shall be deemed a disallowed cost.
- B. GRANTEE shall not expend any portion of the Grant Award for political advocacy efforts, whether for or against a political candidate, ballot measure or bill.

## **SECTION 25: SUBCONTRACTS**

- A. No subcontract will alter in any way any legal responsibility of GRANTEE to provide services under this AGREEMENT.
- B. GRANTEE will monitor the subcontractor to ensure compliance with the terms and conditions of this AGREEMENT and provide records of their compliance as requested.
- C. GRANTEE assures that the subcontractor(s) maintain(s) current licensure and indemnity insurance appropriate for obligations undertaken by subcontractor(s) and provides copies of such to CITY.
- D. GRANTEE will provide CITY with records of reimbursement to subcontractor(s) for obligations incurred under subcontract.
- E. CITY has the right to refuse reimbursement for obligations incurred under any subcontract that does not comply with the terms of this AGREEMENT.

## SECTION 26: ASSIGNABILITY

The parties agree that the expertise and experience of GRANTEE are material considerations for this AGREEMENT. Unless specifically authorized by this AGREEMENT, GRANTEE may not assign the performance of any obligation or interest under this AGREEMENT, including

subcontracting, without the prior written consent of CITY. Any attempt by GRANTEE to assign this AGREEMENT, in violation of this SECTION, will be voidable at CITY's sole option.

## SECTION 27: EMPLOYEES/VOLUNTEERS

- A. Any and all personnel employed or volunteers retained by GRANTEE in conducting the operations of GRANTEE's program shall be qualified to perform the duties assigned to them by GRANTEE.
- B. GRANTEE shall not hire employees or volunteers who will have supervisory or disciplinary authority over minors who have been convicted of any offense identified in California Public Resources Code Section 5164. GRANTEE shall fully indemnify, defend, and hold harmless CITY for any such hiring. GRANTEE shall notify CITY in writing of any violation of this provision as soon as is reasonably practicable.
- C. GRANTEE shall also not employ any person who is permitted to provide services requiring contact with children or providing food concessionaire services or other licensed concessionaire services in that area, unless GRANTEE has complied with the TB testing requirements set forth in Section 5163 of the California Public Resources Code.
- D. Regardless of whether services have been provided prior to full execution of this AGREEMENT, GRANTEE certifies to the CITY that all services were provided in full compliance with the terms and provisions of this AGREEMENT.
- E. To give effect to California Public Resources Code Sections 5163 and 5164, GRANTEE shall follow the procedures contained in <u>EXHIBIT F</u> attached hereto. In the event GRANTEE chooses a different national criminal database for complying with the FBI requirement for background checks, then such alternative database shall be subject to the CITY's prior written approval.

## SECTION 28: GRANTEE'S FINANCIALS.

- A. Any GRANTEE that receives \$320,000 or more in funds from the CITY in the aggregate during any fiscal year that is either (i) grant funding other than construction funding and/or (ii) operating subsidy funding for operation of CITY facilities, must prepare an annual audited financial statement. All audits are due to CITY within six (6) months from the end of the GRANTEE's fiscal year (which period may be extended by the City Manager based upon a showing of hardship or other good cause). Audits must be performed by a certified public accountant currently licensed to practice in the State of California, must conform to generally accepted auditing standards as specified in <u>EXHIBIT D</u>, and otherwise be in a form acceptable to the CITY.
- B. City Council requires that each non-profit organization receiving \$320,000 or more in funds from the CITY in the aggregate during any fiscal year which is either (i) grant funding other than construction funding and/or (ii) operating subsidy funding for operation of CITY facilities, must prepare and make available for public view on the Internet, annual audited financial statements. The audited financial statements must be made available for view within six months from the end of the non-profit's fiscal year (which period may be extended by the City Manager based upon a showing of hardship or other good cause) and must be

viewable by the public at no cost. All audits must be performed by a certified public accountant currently licensed to practice in the State of California, must conform to generally accepted auditing standards and otherwise be in a form acceptable to the CITY.

- C. Non-profits shall be required to comply with this requirement at the time that the non-profit has entered into one or more grant agreements or subsidy agreements with the CITY, which provide for the payment of an aggregate amount that equals or exceeds \$320,000 in grant and/or subsidy funds in any one fiscal year. Non-profits covered by this requirement must exert due diligence in determining when they have reached the aggregate funding threshold of \$320,000. The provisions of the financial posting requirements shall be interpreted broadly to effectuate the purpose of making available to the public information on recipients of substantial CITY funds. These provisions shall apply not only to grant agreements or operating agreements but shall also apply, without limitation, if any amendment to such agreements brings the total annual funding to equal or exceed \$320,000, and also to any other agreements with the CITY that are equivalent in purpose to a grant agreement or an operating subsidy agreement, regardless of the title of the agreement.
- D. This posting requirement shall remain in effect until an entire fiscal year passes in which the non-profit does not have contracts with the CITY which provide for grants and/or subsidies from the CITY in an aggregate amount equaling or exceeding \$320,000. Without limitation of any other remedy, GRANTEE's failure to comply with this requirement may be taken into consideration when evaluating GRANTEE's request for future grant funds or subsidies.
- E. Organizations receiving an aggregate amount of \$25,000 or more in funds from the CITY during any fiscal year which is either (i) grant funding other than construction funding and/or (ii) operating subsidy funding for operation of CITY facilities, must prepare and submit via the CITY's WebGrants grant management system, ("WebGrants"), a completed Financial Dashboard. CITY's project director will provide a Financial Dashboard template upon request. The Financial Dashboard must be submitted via WebGrants within six (6) months from the end of GRANTEE's Fiscal Year. This includes the previous Fiscal Year, if that year ended within six (6) months of the commencement of this AGREEMENT.

## SECTION 29: ENVIRONMENTALLY PREFERABLE PROCUREMENT POLICY

- A. GRANTEE agrees that, in the performance of this AGREEMENT, GRANTEE shall perform its obligations under the AGREEMENT in conformance with City Council Policy 4-6, Environmentally Preferable Procurement Policy. A description for environmentally preferable procurement and the policy can be found on the CITY's website at the following link: <u>https://www.sanjoseca.gov/home/showdocument?id=1268</u>
- B. Environmental procurement policies and activities related to the completion of work will include wherever practicable, but are not limited to:
  - 1. Use of recycled and/or recyclable products in daily operations. (i.e. 30, 50, 100% PCW paper, chlorine process free; triclosan free hand cleaner, etc.)
  - 2. Use of Energy Star Compliant equipment.
  - 3. Vehicles and vehicle operations (i.e. Alternative Fuel, Hybrid, etc.)
  - 4. Internal waste reduction and reuse protocol(s).

Youth Reinvestment Grant / BSCC Fresh Lifelines for Youth/Adelante T-17930/1597508 5. Water and resource conservation activities within facilities, including bans on individual serving bottled water and the use of compostable food service products, etc.

## SECTION 30: GIFTS

- A. GRANTEE is familiar with CITY's prohibition against the acceptance of any gift by a CITY Officer or designated employee, which prohibition is found in Chapter 12.08 of the San José Municipal Code.
- B. GRANTEE agrees not to offer any CITY officer or designated employee any gift prohibited by said Chapter.
- C. The offer or giving of any gift prohibited by Chapter 12.08 shall constitute a material breach of this AGREEMENT by GRANTEE. In addition to any other remedies CITY may have in law or equity, CITY may terminate this AGREEMENT for such breach as provided in SECTION 6 of this AGREEMENT.

#### **SECTION 31: MISCELLANEOUS**

- A. The headings of the sections and subsections of this AGREEMENT are inserted for convenience only.
- B. Where this AGREEMENT refers to CITY and no officer of the CITY is named, CITY's Manager shall have the authority to act on CITY's behalf.

## EXHIBIT A SCOPE OF SERVICES

GRANTEE will provide the services as described in this EXHIBIT.

## A. <u>Period of Service</u>

The Grant Services will commence on July 1, 2021, and complete on June 30, 2022.

## B. <u>Target Population</u>

Participants for services under this AGREEMENT will be in accordance with the YRG Agreement between the City of San Jose and the State of California.

GRANTEE will provide its Middle School Program to youth in the Adelante Program. The target youth population for the Adelante Program will possess a multitude of the listed risk factor conditions and exhibit on-going high-risk behaviors that can lead to suspension/expulsion. juvenile justice involvement, child welfare involvement, and not being promoted from middle school. Risk factors include (1) Hispanic youth (but not exclusively) within the age range of 11 to 15 years old residing in the targeted zip codes and attending the target middle schools; (2) students exhibiting bullying, aggressive, violent behavior with peers and teachers, chronic absenteeism, low academic performance, and low commitment to school; (3) youth exhibiting high-risk and delinguent behaviors in their neighborhoods who have come to the attention of police officers and may have only received a warning or been given a citation, but were not arrested; (4) who have had an initial contact with the juvenile justice system through citation hearing or being arrested and whom juvenile probation has determined are eligible for a diversion program; (5) students experiencing poverty, home disruption, homelessness, poor parenting or parental discord, inadequate positive supervision, neglect, etc.; and (6) youth experiencing delinguent peer influence, approval, attachment/allegiance, time spent during and after-school with peers.

The Fresh Lifelines for Youth (FLY) target youth population for the Middle School Program are more specifically 7<sup>th</sup> and 8<sup>th</sup> grade youth. These are middle school-aged youth who are most likely to be impacted by the school-to-prison pipeline. FLY's program provides youth with law-related education and builds social-emotional learning skills, equipping youth with tools to connect to their education and become positive, thriving community members.

GRANTEE will collect and submit service delivery data documentation in accordance with the contracted scope of work and units of service for the target population, as specified in this Exhibit A Section D: <u>Description of Services</u>.

## C. Location of Services

Clyde L. Fisher Middle School/ Renaissance

Youth Reinvestment Grant / BSCC Fresh Lifelines for Youth/Adelante T-17930/ 1597508 DB# 647004

1720 Hopkins Drive San José, CA 95122

Lee Mathson Middle School/ Renaissance 2050 Kammerer Ave. San José, CA 95116

Aptitud Community Academy at Goss 2475 Van Winkle Ln San José, CA 95116

(Hereinafter referred to as "SERVICE LOCATIONS")

## D. Description of Services

GRANTEE will provide middle school law-related education (LRE) workshops to middle school students at the SERVICE LOCATIONS.

Activity 1:	School/Teacher Meeting*
Hours of Operation	September 2021 and June 2022 (3 hours)
Description of Activity	GRANTEE will perform an orientation/introduction to administration and/or teachers at each school. The School Meeting(s) will encompass conducting an intake that includes processing referral and identification of time slots and possible youth for LRE course. Meetings will include discussion of youth needs and areas to help make the course more successful.

Activity 2:	Law-Related Education (LRE)*			
Hours of Operation	October 2021 through June 2022			
	<ul> <li><u>3 Courses</u></li> <li>Fischer/ Renaissance - 1 course</li> <li>Lee Mathson/ Renaissance - 1 course</li> <li>Aptitud Community Academy at Goss - 1 course</li> </ul>			
Description of Activity	GRANTEE will provide the LRE course to youth who are referred to, and are enrolled in, the program. These presentations will consist of one (1) one-hour class a week for a total of 8-10 classes, and a curriculum specific to California's juvenile criminal law, as well as life and conflict resolution skills.			

Activity 3:	Middle School Assessment*
Hours of Operation	Conducted first week and last week of the LRE course (3 hours per
	course)
Description of Activity	GRANTEE will conduct an assessment with all youth attending the

Youth Reinvestment Grant / BSCC Fresh Lifelines for Youth/Adelante T-17930/ 1597508 DB# 647004

LRE course to measure pre/post knowledge of laws and a FLY exit
survey to measure youth experience. This includes collection and
data input and analysis of assessments for each course/youth.

Activity 4:	School/Teacher Debrief*		
Hours of Operation	Following the end of course/semester (2 hours per course)		
Description of Activity	GRANTEE will provide a debriefing session with		
	teacher(s)/administration to reflect on the youth experience, share		
	data, and identify any potential youth for additional services.		

\* GRANTEE and SERVICE LOCATIONS may need to make adjustments for Activities 1-4 during the year in order to comply with distance learning, in-person schooling, or hybrid models, based on the overall school delivery model as established by Alum Rock Union School District. Adjustments to these activities could include, but are not limited to, providing virtual/online LRE curriculum.

During the COVID-19 outbreak, GRANTEE and SERVICE LOCATIONS aim to continue services while minimizing the risk of viral transmission by implementing enhanced safety measures based on recommendations by county officials, CDC and State of California.

## **SERVICE LOCATIONS: Pandemic Response Measures & Responsibilities**

SERVICE LOCATIONS will immediately notify FLY staff of any suspected or potential exposure as well as of any confirmed case among students or staff. FLY will likewise alert SERVICE LOCATIONS staff if there are any potential or confirmed cases that could affect SERVICE LOCATIONS staff and students.

#### **GRANTEE:** Pandemic Response Measures & Responsibilities

GRANTEE agrees to provide services to SERVICE LOCATIONS during the COVID-19 pandemic while the following are implemented:

Expectations and Modifications

- GRANTEE will only deliver services so long as SERVICE LOCATIONS maintains alignment with Local, State and Federal Health Orders. SERVICE LOCATIONS will continue to implement the pandemic response measures listed above in the SERVICE LOCATIONS: *Pandemic Response Measures & Responsibilities* section. If these are not maintained, services may be postponed for the safety and wellbeing of FLY staff and program participants.
- GRANTEE will deliver services while maintaining alignment with Local, State and Federal Health Orders. If these cannot be met, services may be postponed for the safety and wellbeing of FLY staff and program participants.
- GRANTEE will only deliver services in an outdoor setting with social distancing measures in place.

will be mandated of all FLY staff and participants.
SERVICE LOCATIONS will immediately notify FLY staff of any suspected or potential exposure as well as of any confirmed case among students or staff. FLY will likewise alert SERVICE LOCATIONS staff if there are any potential or confirmed cases that could affect SERVICE LOCATIONS staff and students.

Compliance & Reporting

• FLY will immediately notify SERVICE LOCATIONS staff of any suspected or potential exposure as well as of any confirmed case among FLY staff. SERVICE LOCATIONS will likewise alert FLY staff if there are any potential or confirmed cases that could affect FLY staff and students.

SPECIFIC ACTIVITY (Any activity having duplicated participants will be denoted with two asterisks**).	NUMBER OF PARTICIPANTS PER YEAR
Middle School Law-Related Education (LRE) Workshops	
Renaissance at Fischer (RAF)	
LRE	25
Assessment	25**
Renaissance at Lee Mathson (RAM)	
LRE	25
Assessment	25**
Aptitud Community Academy at Goss	
LRE	25
Assessment	25*
TOTAL DIRECT UNDUPLICATED PARTICIPANTS PER YEAR	75

## Participants Per Activity

## UNITS OF SERVICE (UOS)

ΑCΤΙVΙΤΥ	Participants per Session	Number of sessions per Year	Hour(s) per Session	Units of Service
LRE	25	30	1	750
Assessment	1	75	3	255
			Total UOS:	1005

Units of Service Calculation:

Participants per Session x Number of Sessions per Year x Hour(s) per Session = UOS

Youth Reinvestment Grant / BSCC Fresh Lifelines for Youth/Adelante T-17930/ 1597508 DB# 647004

## **BUDGET**

## **BUDGET SUMMARY**

A. Personnel Costs				
Description/Position/Title	FTE	YRG Funding	Other Funding	Program Total
Lead Middle School Case Manager/Practitioner	0.15	\$7,662	\$0	\$7,662
Middle School Case Manager/Practitioner #2	0.15	\$6,753	\$0	\$6,753
Program Manager Time	0.14	\$8,902	\$0	\$8,902
Program Assistant Time	0.07	\$3,070	\$0	\$3,070
Director Oversight Time	0.05	\$4,298	\$0	\$4,298
Total Salaries	0.56	\$30,685	\$0	\$30,685
Total Fringe Benefit		\$6,750	\$0	\$6,750
TOTAL PERSONNEL COSTS		\$37,435	\$0	\$37,435
B. Operating Costs				
Description		YRG Funding	Other Funding	Program Total
Transportation		\$800	\$0	\$800
Program Supplies-Specialized		\$438	\$0	\$438
Volunteer Recruitment and Appreciation		\$199	\$0	\$199
Indirect Costs at 15% of Total		\$5,831	\$0	\$5,831
TOTAL OPERATING COSTS		\$7,268	\$0	\$7,268
TOTAL PERSONNEL COSTS		\$37,435	\$0	\$37,435
TOTAL COSTS		\$44,703	\$0	\$44,703

## **BUDGET NARRATIVE**

## **Personnel Costs**

Position Title	Brief Description of position responsibilities
Lead Middle School Case Manager/Practitioner	Supports all functions related to running an effective and efficient Law-Related Education program in Santa Clara County, e.g., facilitating workshops, managing LRE youth
	intakes, coordinating with schools, etc.
Middle School Case	Supports all functions related to running an effective and

Manager/Practitioner #2	efficient Law-Related Education program in Santa Clara County, e.g., facilitating workshops, managing LRE youth intakes, coordinating with schools, providing general programmatic and administrative support, etc.
Program Manager Time	Supervises Case Manager/Practitioners and manages reporting and contract compliance.
Program Assistant Time	Provides general programmatic and administrative support.
Director Oversight Time	This line accounts for the time of the Associate Director of Programs & Partnerships, who provides oversight and ensures the program is being administered with fidelity to the model and driving toward outcomes.

## **Operating Costs**

ltem	Brief Description of item
Transportation	Mileage associated with travel for our Case Managers.
	They go to meet with clients or drive to Law Education
	Sites.
Program Supplies-	Supplies for LRE workshops, such as handouts, markers,
Specialized	pens, supplies for ice breaker activities, etc.
Volunteer Recruitment and	Expenses associated with initial and recurrent training for
Appreciation	volunteers.
Indirect Costs at 15% of	Covers indirect costs allocated to the project, such as
Total	occupancy costs, fundraising expenses, insurance
	expenses, etc.

## EXHIBIT C PAYMENTS TO GRANTEE AND REPORTING SCHEDULE

Payment shall be processed as set forth by the following schedule, subject to GRANTEE's satisfactory performance of this AGREEMENT. If the total amount shown on GRANTEE's invoice is less than the maximum installment amount set forth below, CITY shall pay GRANTEE the amount shown on the invoice.

Install- ment	Period Begin	Period End	Report Due	Payment
1	N/A	N/A	N/A	First installment of \$11,176 will be processed within 20 days of full execution of this AGREEMENT and receipt of funding from the YRG Agreement. Funding from the State of California may not be received until 45 days after the execution date of the YRG Agreement.
2	8/1/21	9/30/21	10/15/21	Second installment of up to \$11,176 will be processed upon CITY'S acceptance and approval of GRANTEE'S Units of Service (UOS) Workbook Report and invoice for the period 8/1/21 through 9/30/21.
3	10/1/21	12/31/21	1/15/22	Third installment of up to \$11,176 will be processed upon CITY'S acceptance and approval of GRANTEE'S UOS Workbook Report and invoice for the period 10/1/21 through 12/31/21.
4	1/1/22	3/31/22	4/15/22	Fourth installment of up to \$11,175, less retainer of \$2,235, for a payment of up to \$8,940, will be processed upon CITY'S acceptance and approval of GRANTEE'S UOS Workbook Report and invoice for the period 1/1/22 through 3/31/22.
5	4/1/22	6/30/22	7/15/22	The retainer is equal to 20% of the fourth installment. CITY will release the retainer of \$2,235 to GRANTEE upon completion of the following: (1) Acceptance and approval of the final UOS Workbook Report which shall contain standard quarterly information for the period 4/1/22 through 6/30/22 and shall additionally contain cumulative statistics for the entire term of this AGREEMENT; (2) GRANTEE'S successful completion of GRANTEE'S Scope of Services; and (3) Acceptance and approval of GRANTEE's final invoice which shall contain quarterly expenditures for the period 4/1/22 through 6/30/22, and shall additionally contain the cumulative total amount of expenditures for the entire term of this AGREEMENT. Any unspent or disallowed costs will be deducted from the retainer. If the unspent funds exceed the retainer amount, then GRANTEE must return funds to CITY.

#### EXHIBIT D

## MONITORING, EVALUATION AND REPORTING REQUIREMENTS

## A. Fiscal Responsibilities of GRANTEE:

GRANTEE shall:

- 1. Appoint and submit to CITY the name of a fiscal contact who shall be responsible for the financial and accounting activities of the GRANTEE, including the receipt and disbursement of GRANTEE funds.
- 2. Establish and maintain a system of accounts that shall conform to generally accepted principles of accounting for budgeted funds. Such system of accounts shall be subject to review and approval of CITY.
- 3. Document all costs by maintaining complete and accurate records of all financial transactions, including but not limited to, contracts, invoices, time cards, cash receipts, vouchers, canceled checks, bank statements and/or other official documentation, evidencing in proper detail the nature and propriety of all charges.
- 4. Submit quarterly financial reports and invoices detailing expenditures at the end of each quarter as outlined in **EXHIBIT C** in such form as CITY shall require.
- 5. Certify insurability subject to CITY approval as outlined in **EXHIBIT G**.
- 6. Submit to CITY at such times and in such forms as CITY may require, such statements, records, reports, data, and information pertaining to matters covered by this AGREEMENT.

## B. Records, Reports and Audits of GRANTEE:

- 1. <u>Establishment and Maintenance of Records</u>. GRANTEE shall maintain records, including but not limited to, books, financial records, supporting documents, statistical records, personnel, property, and all other pertinent records sufficient to reflect properly:
  - a. All direct and indirect costs of whatever nature claimed to have been incurred and anticipated to be incurred in the performance of this AGREEMENT; and
  - All other matters covered by this AGREEMENT. Such records shall be maintained in accordance with requirements now or hereafter prescribed by the CITY.
- 2. <u>Preservation of Records</u>. GRANTEE shall preserve and make available its records:
  - a. for the period of four (4) years from the date of final payment to GRANTEE under this AGREEMENT; or
  - b. for such longer period, if any, as may be required by applicable law; or
  - c. if this AGREEMENT is completely or partially terminated, for a period of four (4) years from the date of any resulting final settlement.

- 3. <u>Examination of Records and Facilities</u>. At any time during normal business hours, upon advance written notice and as often as may be deemed necessary, GRANTEE agrees that CITY, and/or any of its respective authorized representatives shall have access to and the right to examine any of its plants, offices and/or facilities engaged in performance of this AGREEMENT and all its records with respect to all matters covered by this AGREEMENT. GRANTEE also agrees that the CITY, or any of its authorized representatives, shall have the right to audit, examine, and make excerpts or transcripts of and from such records, and to make audits of all contracts and subcontracts, invoices, payrolls, records of personnel, conditions of employment, materials, and all other data relating to matters covered by this AGREEMENT. CITY may examine records or facilities pursuant to this Section throughout the term of this AGREEMENT and
  - a. for a period of four (4) years after final payment under this AGREEMENT; or
  - b. for such longer period as may be required by applicable law; or
  - c. if this AGREEMENT is completely or partially terminated, for a period of four (4) years from the date of any resulting settlement.

## 4. Audits.

a. Independent Audits.

(1) If required by CITY's Grant Manager, GRANTEE shall submit an agency audit that conforms to generally accepted auditing standards and that includes the following components:

- A. Balance Sheet or Statement of Financial Position;
- B. Statement of Support, Revenue and Expenses and Changes in Fund Balances or Statement of Activities;
- C. Statement of Functional Expenses;
- D. Independent Auditor's Report. If the audit includes a Management Letter, this must also be submitted to the CITY.
- E. Schedule of Government Financial Assistance which identifies the gross amounts of grants obtained from the CITY and other governmental sources and shows the amount received and disbursed under each grant during the audited fiscal year; and
- F. Report on Compliance and on Internal Control over Financial Reporting based on an Audit of Financial Statements performed in Accordance with Government Auditing Standards indicating that a review of internal controls was performed and identifying material weaknesses and/or reportable conditions, if any.

Funds may be set aside in GRANTEE's budget in an amount equal to CITY's fair share of the GRANTEE's cost of the audit, if required.

(2) If GRANTEE expends \$500,000 or more in a year in Federal awards, GRANTEE shall submit an audit report that conforms to the requirements of OMB Circular A-133 for Non-Profit Institutions. Funds may be set aside in GRANTEE's budget in an amount equal to CITY's fair share of the GRANTEE's cost of an A-133 independent audit, if required.

(3) The GRANTEE's contract with its independent auditor shall require that the audit ascertains and determines that no services provided by the GRANTEE under this AGREEMENT are duplicative of services provided to another agency from which GRANTEE receives funding and are not being reimbursed from funding received from another agency.

(4) GRANTEE shall also submit a written agency management response to the findings of the Internal Control Report, if required.

(5) GRANTEE shall obtain three (3) bids for an outside auditor to conduct the agency audit. The AGREEMENT with an outside auditor can span a term of multiple years but it is highly recommended that the GRANTEE rotate independent auditors every three (3) years.

(6) GRANTEE shall enter into an AGREEMENT with an outside auditor no later than sixty (60) days before the end of each Fiscal Year calling for a financial and compliance audit of GRANTEE's Fiscal Years that are covered by this AGREEMENT. The written AGREEMENT may be in the form of an engagement letter prepared by the auditor and approved by GRANTEE.

(7) An audit report must be completed and posted in PDF format on WebGrants within six (6) months of the end of each of the GRANTEE's Fiscal Years covered by this AGREEMENT. If this AGREEMENT expires or is terminated on a date that occurs after the period covered by the foregoing audit, GRANTEE shall deliver an audit report within two hundred and fifty (250) days after the expiration or termination of this AGREEMENT auditing the period not covered by the prior audit.

(8) Should GRANTEE not enter into an AGREEMENT with an outside auditor or should an audit not be done on a timely basis, the CITY, at its discretion, may enter into an AGREEMENT with an independent auditor to do the audit at GRANTEE's expense.

(9) The GRANTEE shall submit to the CITY copies of management letters the auditor prepares for the GRANTEE as part of the audit engagement.

(10) All audits must be performed by Certified Public Accountants currently certified and licensed to practice in the State of California. GRANTEE must have Auditor's proof of current licensing on file in GRANTEE's office. GRANTEE must submit to the CITY's Parks, Recreation and Neighborhood Services Department,

Administrative Services Division a copy of Auditor's certification to practice in California with the audit.

- b. <u>CITY Audits</u>. The CITY may perform an independent audit. Such audits may cover programmatic as well as fiscal matters. GRANTEE will be afforded an opportunity to respond to any audit findings, and have the responses included in the final audit report. Costs of such audits will be borne by the CITY.
- c. <u>Disallowed Costs</u>. GRANTEE is liable for repayment of disallowed costs as determined by CITY. Disallowed costs may be identified through audits, monitoring or other sources. GRANTEE shall be afforded the opportunity to respond to any adverse findings that may lead to disallowed costs. CITY shall make the final determination of disallowed costs.
- d. GRANTEE shall not adjust any line item expenditures in the Budget Summary (**EXHIBIT B**) by more than ten percent (10%) or Two Thousand Dollars (\$2,000), whichever is greater, without the prior approval of the CITY. GRANTEE shall make such requests for the line item adjustments in writing to the CITY. Failure to do so may, at CITY's option, result in disallowed costs.

## C. Monitoring and Evaluation

- 1. GRANTEE agrees to cooperate with CITY on the implementation, monitoring and evaluation of this Program and to comply with any and all reporting, data collection, and evaluation requirements established by CITY, including but not limited to; submission of reports as outlined in this AGREEMENT.
- 2. **Site Visits:** GRANTEE shall cooperate with visits from the CITY or its Evaluation Consultants, for the purpose of verifying the implementation of funded projects, interviewing staff, and/or verifying supporting documentation.
- 3. **Data Collection:** GRANTEE agrees to perform ongoing data collection and sharing in accordance with CITY process to ensure effective service delivery in compliance with this AGREEMENT.

## D. Reporting

- 1. Quarterly Performance and Fiscal Reports: GRANTEE shall submit quarterly reports or other specific fiscal or reporting requirements regarding GRANTEE's performance of the Grant Services in accordance with the schedule set forth in **EXHIBIT C.** The quarterly reports must be on a form approved by CITY.
- 2. **Annual Year-End Report:** GRANTEE shall submit a narrative Year-End Report thirty (30) calendar days after the last day of the term of this AGREEMENT. The report must describe how the Program services provided met the objectives contained in **EXHIBIT A.**

## EXHIBIT E GENERAL SERVICE REQUIREMENTS

GRANTEE'S services shall comply with the YRG Agreement and be in coordination with the Mayor's Gang Prevention Task Force.

- GRANTEE shall maintain on file with CITY REPRESENTATIVE, a current Memorandum of Understanding for the Mayor's Gang Prevention Task Force ("MGPTF"). GRANTEE will be responsible for notifying CITY REPRESENTATIVE of any updates/changes to contacts or other information contained in this AGREEMENT. GRANTEE will agree to attend MGPTF meetings that will ensure coordination and linkage of services, participate in MGPTF subcommittees which may be identified or directed by CITY staff and identify and recruit youth and parents to attend the MGPTF Gang Awareness trainings.
- 2. GRANTEE shall participate in neighborhood and/or school collaborative services and link with other CITY (e.g., Safe School Campus Initiative, Neighborhood Empowerment Strike Team, Clean Slate Tattoo Removal, and Anti-Graffiti), Santa Clara County, other BEST funded services, and place-based collaborations as feasible and appropriate.
- 3. The Units of Service Contracted Goals sheet will be developed jointly by GRANTEE and CITY, and signed by GRANTEE and submitted to CITY prior to submission of the First Quarter Report.
- GRANTEE shall participate in program review meetings and/or agency site visits with CITY REPRESENTATIVE for the purpose of reviewing GRANTEE'S implementation of the Scope of Services.
- 5. GRANTEE and GRANTEE'S employees and volunteers shall comply with all of the provisions set forth in **SECTION 27** and **EXHIBIT F** of this AGREEMENT.
- 6. GRANTEE must comply with all County of Santa Clara Public Health orders and guidelines related to the Novel Coronavirus Disease 2019 (COVID-19). GRANTEE is required to implement social distancing, face coverings, and cleaning protocols as described in the Public Health Department's Shelter-in-Place order. CITY may request GRANTEE to submit protocols for review at any time during the term of this agreement.
- 7. This condition applies in the event that GRANTEE conducts the Grant Services on school campuses. GRANTEE shall have obtained permission from an authorized school district representative prior to commencement of services. No later than thirty (30) days after commencement of services, GRANTEE shall have in place a written, operational AGREEMENT with the school district which sets forth the district's permission to GRANTEE to offer the Grant Services on one or more of the school district's campuses. The term of the operational AGREEMENT with the school district's campuses. GRANTEE'S services on the school district shall be for the duration of GRANTEE'S services on the school district's campuses. GRANTEE shall notify CITY REPRESENTATIVE in the event that a school district terminates, amends or suspends the operational AGREEMENT with GRANTEE. GRANTEE'S failure to have and to maintain an operational AGREEMENT with each school district in which

GRANTEE conducts its Grant Services shall, in addition to all other remedies available to CITY, constitute grounds for CITY to withhold payment of the Grant Award. In addition, GRANTEE shall adhere to the school district's emergency protocol and procedures.

## <u>EXHIBIT F</u>

## EMPLOYEE/VOLUNTEER CLEARANCE VERIFICATION AND COMPLIANCE WITH THE CHILD ABUSE AND NEGLECT REPORTING ACT

If GRANTEE provides services involving minors, and as a CITY-approved method of complying with the provisions contained in this AGREEMENT, GRANTEE shall conduct a criminal background check through the database of the California Department of Justice **and** an FBI criminal database or equivalent national database as approved in writing by GRANTEE's liability insurance provider, on each of its employees and volunteers who have supervisory or disciplinary authority over minors.

GRANTEE shall also comply with the provisions of the Child Abuse and Neglect Reporting Act, California Penal Code Section <u>11164</u> *et. seq.* Additionally, GRANTEE certifies the following:

 Any and all personnel employed or retained by GRANTEE in conducting the operations of GRANTEE's program shall be qualified to perform the duties assigned to them by GRANTEE. GRANTEE agrees that GRANTEE shall not at any time allow its employees or volunteers to be in any position with supervisory or disciplinary authority over minors, if they have been convicted of any offense identified in California Public Resources Code Section 5164. (Copy attached.)

CITY and GRANTEE understand that results of background checks on minors may be confidential under state law. Therefore, all employees or volunteers must be at least 18 years of age if they are to be in a position having supervisory or disciplinary authority over any minor.

If GRANTEE intends to have employees or volunteers under the age of 18 providing services under this AGREEMENT, GRANTEE shall maintain and make available to CITY, if requested, guidelines, procedures or policies, that safeguard and ensure that no employees or volunteers under the age of 18 will be providing services under this AGREEMENT unsupervised and further GRANTEE shall ensure that none of its employees or volunteers under 18 years of age have any supervisory or disciplinary authority over any minor, as such term is used in California Public Resources Code Section 5164.

- 2. GRANTEE shall be responsible for ensuring that no person who has supervisory or disciplinary authority over minors, who is paid or unpaid by GRANTEE, shall be permitted to provide services unless appropriate background checks, including fingerprints, have been performed prior to the beginning of services under this AGREEMENT, and the person meets the standards set forth above. If requested by CITY, and to the extent allowed by law, GRANTEE shall promptly provide documentation listing each person that has provided or is providing services hereunder involving supervision or disciplinary authority over minors, and certifying that the GRANTEE has conducted the proper background check on such person or persons, and each of the named persons is legally permitted to perform the services described in this AGREEMENT. Regardless of whether such documentation is requested or delivered by GRANTEE, GRANTEE shall be solely responsible for compliance with the provisions of this Section.
- 3. That no person paid or unpaid by GRANTEE shall be permitted to provide services requiring contact with children or providing food concessionaire services or other licensed concessionaire services in that area, unless GRANTEE has complied with the TB testing

requirements set forth in Section 5163 of the California Public Resources Code (copy attached), verifying that the person or persons has provided evidence/verification of a negative TB skin test reading less than two (2) years old (if newly hired) or within four (4) years (if current employee) of the date of execution of this AGREEMENT and every four (4) years thereafter, if the term of this AGREEMENT exceeds four (4) years.

For <u>persons with a positive TB skin test reading</u>, a physician's medical clearance must be obtained prior to services being provided as specified above. GRANTEE shall keep on file each "Certificate" of clearance for the persons described above, and shall also make available a copy of each Certificate to CITY, if requested and allowed by law. "Certificate" means a document signed by a licensed examining physician and surgeon or a notice from a public health agency or unit of the tuberculosis association which indicates freedom from active tuberculosis.

4. GRANTEE understands that if services are rendered on a school site, there may be additional requirements that may apply including without limitation, requirements under the California Education Code. GRANTEE, acknowledges that it is GRANTEE's sole responsibility to comply with all applicable laws, regulations and licensing requirements in GRANTEE's provision of services hereunder.

the GRANTEE by signing below verify that I have read and agree to the above:

## CALIFORNIA PUBLIC RESOURCES CODE SECTION 5164

<u>§ 5164.</u> Persons convicted of certain offenses not to be hired for employment or as volunteer in positions with supervisory authority over minors; Criminal background screening; Fees

(a) (1) A county, city, city and county, or special district shall not hire a person for employment, or hire a volunteer to perform services, at a county, city, city and county, or special district operated park, playground, recreational center, or beach used for recreational purposes, in a position having supervisory or disciplinary authority over a minor, if that person has been convicted of an offense specified in paragraph (2).

(2) (A) A violation or attempted violation of Section 220, 261.5, 262, 273a, 273d, or 273.5 of the Penal Code, or a sex offense listed in Section 290 of the Penal Code, except for the offense specified in subdivision (d) of Section 243.4 of the Penal Code.

(B) A felony or misdemeanor conviction specified in subparagraph (C) within 10 years of the date of the employer's request.

(C) A felony conviction that is over 10 years old, if the subject of the request was incarcerated within 10 years of the employer's request, for a violation or attempted violation of an offense specified in Chapter 3 (commencing with Section 207) of Title 8 of Part 1 of the Penal Code, Section 211 or 215 of the Penal Code, wherein it is charged and proved that the defendant personally used a deadly or dangerous weapon, as provided in subdivision (b) of Section 12022 of the Penal Code, in the commission of that offense, Section 217.1 of the Penal Code, Section 236 of the Penal Code, an offense specified in Chapter 9 (commencing with Section 240) of Title 8 of Part 1 of the Penal Code, or an offense specified in subdivision (c) of Section 667.5 of the Penal Code, provided that a record of a misdemeanor conviction shall not be transmitted to the requester unless the subject of the request has a total of three or more misdemeanor convictions, for violations listed in this section within the 10-year period immediately preceding the employer's request or has been incarcerated for any of those convictions within the preceding 10 years.

(b) (1) To give effect to this section, a county, city, city and county, or special district shall require each such prospective employee or volunteer to complete an application that inquires as to whether or not that individual has been convicted of an offense specified in subdivision (a). The county, city, city and county, or special district shall screen, pursuant to Section 11105.3 of the Penal Code, any such prospective employee or volunteer, having supervisory or disciplinary authority over a minor, for that person's criminal background.

(2) A local agency request for Department of Justice records pursuant to this subdivision shall include the prospective employee's or volunteer's fingerprints, which may be taken by the local agency, and any other data specified by the Department of Justice. The request shall be made on a form approved by the Department of Justice. A fee shall not be charged to the local agency for requesting the records of a prospective volunteer pursuant to this subdivision.

(3) A county, city, city and county, or special district may charge a prospective employee or volunteer described in subdivision (a) a fee to cover all of the county, city, city and county, or special district's costs attributable to the requirements imposed by this section.

## CALIFORNIA PUBLIC RESOURCES CODE SECTION 5163

<u>§ 5163.</u> Certificate showing freedom from communicable tuberculosis as condition of employment

(a) No person shall initially be employed in connection with a park, playground, recreational center, or beach used for recreational purposes by a city or county in a position requiring contact with children, or as a food concessionaire or other licensed concessionaire in that area, unless the person produces or has on file with the city or county a certificate showing that within the last two years the person has been examined and has been found to be free of communicable tuberculosis.

(b) Thereafter, those employees who are skin test negative shall be required to undergo the foregoing examination at least once each four years for so long as the employee remains skin test negative. Once an employee has a documented positive skin test which has been followed by an X-ray, the foregoing examination is no longer required and a referral shall be made within 30 days of the examination to the local health officer to determine the need for followup care.

"Certificate" means a document signed by the examining physician and surgeon who is licensed under Chapter 5 (commencing with Section 2000) of Division 2 of the Business and Professions Code, or a notice from a public health agency or unit of the tuberculosis association which indicates freedom from active tuberculosis.

#### § 5163.1. Tuberculosis examination

The examination shall consist of an approved intradermal tuberculosis test, which, if positive, shall be followed by an X-ray of the lungs.

Nothing in Sections 5163 to 5163.2, inclusive, shall prevent the governing body of any city or county, upon recommendation of the local health officer, from establishing a rule requiring a more extensive or more frequent examination than required by Section 5163 and this section.

#### § 5163.2. Technician taking X-ray film; Interpretation of X-ray

The X-ray film may be taken by a competent and qualified X-ray technician if the X-ray film is subsequently interpreted by a licensed physician and surgeon.

§ 5163.3. Files kept of certificates

The city or county shall maintain a file containing an up-to-date certificate for each person covered by Section 5163.

§ 5163.4. Requiring more extensive or more frequent examinations

Nothing in Sections 5163 to 5163.3, inclusive, shall prevent the city or county from requiring more extensive or more frequent examinations.

## EXHIBIT G INSURANCE REQUIREMENTS

The GRANTEE, at GRANTEE's sole cost and expense, shall procure and maintain for the duration of this AGREEMENT, insurance against claims for injuries to persons or damages to property which may arise from, or in connection with, the performance of the services hereunder by the GRANTEE, its agents, representatives, employees or subcontractors.

## I. Minimum Scope of Insurance

Coverage shall be at least as broad as:

- A. The coverage provided by Insurance Services Office Form Commercial General Liability coverage ("occurrence") Form Number CG 0001, including coverage for abuse and molestation; and
- B. The coverage described in Insurance Services Office Form Number CA 0001 covering Automobile Liability. Coverage shall be included for all owned, non-owned and hired automobiles; and
- C. Workers' Compensation insurance as required by the California Labor Code and Employers Liability insurance; and
- D. Professional Liability Errors and Omissions. Applicable only if Professional services are being provided such as, but not limited to: family or group therapy, counseling sessions, or program(s) which include drug and alcoholism rehabilitation centers, state or federal social service referral agencies, agencies involved with individual and family therapy, domestic counseling, and group therapy, child guidance clinics and agencies treating autistic and psychotic children.

There shall be no endorsement reducing the scope of coverage required above unless approved by the CITY's Risk Manager.

## II. Minimum Limits of Insurance

The GRANTEE shall maintain limits no less than:

- A. Commercial General Liability: \$1,000,000 combined single limit per occurrence for bodily injury, personal injury and property damage. If Commercial Liability Insurance or other form with a general aggregate limit is used, either the general aggregate limit shall apply separately to this project/location or the general aggregate limit shall be twice the required occurrence limit; and
- B. Automobile Liability: \$1,000,000 combined single limit per accident for bodily injury and property damage; and
- C. Workers' Compensation and Employers Liability: Workers' Compensation limits as required by the California Labor Code and Employers Liability limits of \$1,000,000 per accident; and

D. Professional Liability Errors and Omissions \$1,000,000 Aggregate Limit.

## III. Deductibles and Self-Insured Retentions

Any deductibles or self-insured retentions must be declared to, and approved by the CITY's Risk Manager. At the option of the CITY, either: the insurer shall reduce or eliminate such deductibles or self-insured retentions as respects the CITY, its officers, employees, agents and contractors; or the GRANTEE shall procure a bond guaranteeing payment of losses and related investigations, claim administration and defense expenses in an amount specified by the CITY's Risk Manager.

## IV. Other Insurance Provisions

The policies are to contain, or be endorsed to contain, the following provisions:

- A. Commercial General Liability and Automobile Liability Coverages.
  - 1. Insured. The CITY OF SAN JOSE, its officers, employees, agents and contractors are to be covered as additional insureds as respects: Liability arising out of activities performed by or on behalf of, the GRANTEE; products and completed operations of the GRANTEE; premises owned, leased or used by the GRANTEE; and automobiles owned, leased, hired or borrowed by the GRANTEE. The coverage shall contain no special limitations on the scope of protection afforded to the CITY, its officers, employees, agents and contractors.
  - 2. Contribution Not Required. The GRANTEE's insurance coverage shall be primary insurance as respects the CITY, its officers, employees, agents and contractors. Any insurance or self-insurance maintained by the CITY, its officers, employees, agents or contractors shall be excess of the GRANTEE's insurance and shall not contribute with it.
  - 3. Provisions Regarding the Insured's Duties After Accident or Loss. Any failure to comply with reporting provisions of the policies by the GRANTEE shall not affect coverage provided the CITY, its officers, employees, agents, or contractors.
  - 4. Coverage. Coverage shall state that the GRANTEE's insurance shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the insurer's liability.
  - 5. Coverage shall contain a waiver of subrogation in favor of the CITY, its officers, employees, agents, and contractors.
- B. Workers' Compensation and Employers' Liability

Coverage shall contain a waiver of subrogation in favor of the CITY, its officers, employees, agents, and contractors.

## C. All Coverages.

Each insurance policy required by this AGREEMENT shall be endorsed to state that coverage shall not be suspended, voided, cancelled, or reduced in limits except after thirty (30) days prior written notice has been given to the CITY's Risk Manager, except that ten (10) days' prior written notice shall apply in the event of cancellation for nonpayment of premium.

## V. Acceptability of Insurers

Insurance is to be placed with insurers acceptable to the CITY's Risk Manager.

## VI. Verification of Coverage

The GRANTEE shall furnish the CITY with certificates of insurance and with original endorsements affecting coverage required by this AGREEMENT. The certificates and endorsements for each insurance policy are to be signed by a person authorized by that insurer to bind coverage on its behalf.

Proof of insurance shall be either emailed in pdf format or mailed to the CITY contact address as referenced on the Summary Page of this AGREEMENT.

## VII. Subcontractors

The GRANTEE shall include all subcontractors as insured under its policies or shall obtain separate certificates and endorsements for each subcontract.





## TO: Jon Cicirelli DIRECTOR

FROM: Petra Riguero INTERIM PROGRAM MANAGER

## SUBJECT: Approval of Retroactivity FRESH LIFELINES FOR YOUTH

**DATE:** 9/17/2021

Approved On behalf of Jon Cicirelli	Date	12/13/2021

## SUBJECT: APPROVAL OF RETROACTIVITY IN THE AGREEMENT FOR FRESH LIFELINES FOR YOUTH (DB# 647004)

In June 2013, the City Auditor released an audit report entitled "Consulting Agreements: Better Enforcement of Procurement Rules, Monitoring, and Transparency is Needed." (City Audit Report No. 13-06.) Recommendation No. 4 (Audit Report pages 16-17) involves limiting retroactive agreements to situations where contract execution is in process. The audit report states that when a City employee informally authorizes work before execution of the agreement, the employee commits City funds not within his/her authority to commit.

The Department is seeking authorization for the retroactive provision to pay for services in the following agreement.

The justification for the requests detailed below that are to include a retroactivity provision is that the agreements were competitively procured and either:

 $\boxtimes$  Its execution was already in process when the services started.

] The services responded to an *immediate* threat to public health, safety, or property.

] The manner of compensation doesn't involve a commitment of City funds.

The consultant/contractor provided a letter stating that the City isn't obligated to pay for any services it provided if the contract/amendment isn't executed.

$\boxtimes$	Starting services protected or advanced the following significant City interest:
	If this option is selected, explain the City interest and how the services
	protected/advanced that City interest.

#### September 2021 Subject: APPROVAL OF RETROACTIVITY- FRESH LIFELINES FOR YOUTH Page 2

The Department understands that retroactive agreements are to be avoided. PRNS was approved for the Youth Reinvestment Grant in September 2019, but we started to work with our partners such as Fresh Lifelines for Youth starting July 2019 to work in targeted high-risk neighborhood areas with youth who may be at risk of involvement with law enforcement and juvenile probation. We awarded Fresh Lifelines for Youth for program years 2019-2020 and 2020-2021, and the agency has been providing gang-prevention and gang-intervention services to youth and their families through the Adelante Program. However, they are continuing services for program year 2021-22, and need a new contract for Year 3. The retroactive contract for Year 3 will have a start date of July 1, 2021. Based on the need to conduct other contract negotiations and develop a large volume of contracts and amendments, we were not able to start the grant agreement process until after the contract start date of July 1, 2021. The retroactivity of the agreement was unavoidable.

The Department requests an exception be made and the agreement detailed in this memorandum be allowed to proceed with retroactive clauses. The Department acknowledges the process was out of City contract compliance and will monitor future agreements to prevent this oversight in the future.

PRNS understands the retroactive agreements are to be avoided. However, PRNS requests an exception be made and the agreement detailed in this memorandum be allowed to proceed with retroactive clause.

Bet Pigino

Petra Riguero Interim Program Manager, Strategic Partnerships Unit

Youth Reinvestment Grant (YRG) Awarded Agencies

## • FRESH LIFELINES FOR YOUTH

For questions please contact Petra Riguero, Interim Program Manager, at (408) 793-4198.

INS	TRUCTIONS FOR INSURANCE APPROVAL:
Forward the following to:	RISK MANAGEMENT
	200 E. Santa Clara St. 2 <sup>nd</sup> Floor Wing
	San Jose, CA 95113-1905
	1. This form (149-7)completed;
	2. Copy of face page of Contract;
	3. Copy of insurance requirements included in contract.
<b>Risk Management FAX:</b>	408-286-6492
NOTIE	FICATION OF CONTRACT BEING PROCESSED

## Date: 9/30/2021

Service Provider: Fresh Lifelines for Youth						
Address: 568 Valley Way	Milpitas	CA	95035			
Email: susie@flyprogram.org						
Phone No.: 408-504-7749		Fax No.:				
Project:		Project A	mount:			
Estimated Start Date 7/1/2021		Estimate Completi	6/20/2022			
Scope of Work:						
GRANTEE will provide gang-preven	tion and gang	-intervention s	ervices to youth and their families.			
Department <b>PRNS</b>		Division				
Department Contact: Jeremy Corra	les	Ph./Ext:				
Department of Parks, Recreation and	nd Neighborh	ood Services				
Contracts Development Unit						
Ph: 408-793-4199/ Fax: 408-292-6	5318					
COMPLIAN	CE WITH IN	SURANCE I	REQUIREMENTS			
Comments						
Signature: Jere Korrales (Dec 9, 2021 14:25 PST)		De	ec 9, 2021			

Risk Management Signature

Dec 9, 2021 Date:

> FOR RISK MANAGEMENT USE ONLY Date Forwarded to City Clerk:

## COMPLIANCE WITH BOND REQUIREMENTS

Signature:

City Clerk

Date:



CDENNISON

DATE	(MM/DD/YYYY)	
~ ~ /	07/0004	

FRESLIF-02

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PRODUCER					CONTACT H	louse - S	SRS Suhr F	Risk		
ProCo Insurar 910 E Hamilto					PHONE (A/C, No, Ext)			FAX (A/C, No)		
#410 Campbell, CA	95008				E-MAIL ADDRESS: N	lone@n	one.com			
								RDING COVERAGE Insurance, Risk Retention G	roup	NAIC #
INSURED								Indemnity Company	Toup	10023 39152
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5	68 Valley Way				INSURER D :					
N	lilpitas, CA 95035				INSURER E :					
					INSURER F :					
COVERAGES				E NUMBER:				REVISION NUMBER:		
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	ERCIAL GENERAL LIABILITY							EACH OCCURRENCE	\$	1,000,000
	LAIMS-MADE X OCCUR	X	X	202108773NPO	8/2	21/2021	8/21/2022	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	500,000 20,000
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GEN'I AGG	REGATE LIMIT APPLIES PER:							PERSONAL & ADV INJURY GENERAL AGGREGATE	\$ \$	2,000,000
POLIC'	Y PRO- JECT LOC							PRODUCTS - COMP/OP AGG		2,000,000
А антомови	E LIABILITY							COMBINED SINGLE LIMIT (Ea accident)	\$	1,000,000
		X		202108773NPO	8/2	21/2021	8/21/2022	BODILY INJURY (Per person)	\$	
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If ves. describ	be under							E.L. DISEASE - EA EMPLOYEI		1,000,000
A Professio	N OF OPERATIONS below			202108773NPO	8/2	21/2021	8/21/2022	E.L. DISEASE - POLICY LIMIT Occurence	\$	1,000,000
A Professio	nal Liab.			202108773NPO	8/2	21/2021	8/21/2022	Aggregate Limit		2,000,000
The City, its off attached endor Cancellation no Description of Policy#2021-08	08/21/21 to 08/21/22	nd co AC-A enera	ntrac	tors are named as an addi aiver of Subrogation is inc	itional insur Iuded on Ge	red on Gei eneral Lia	neral Liabilit	y and Automobile Liabili	ty polic form NL	ies per the AC-E26.
CERTIFICAT	E HOLDER				CANCELL					
City of San Jose Finance-Risk Management 200 E Santa Clara St., 14 Fl.		ement	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.							
	an Jose, CA 95113				AUTHORIZED					

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AGENCY CU	STOMER ID:	FRESLIF-02
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LOC #: 1

D: FRESLIF-02

ACORD

## ADDITIONAL REMARKS SCHEDULE

Page 1 of 1

Proco Insurance Services		NAMED INSURED Fresh Lifelines For Youth 568 Valley Way Milpitas, CA 95035
POLICY NUMBER		
SEE PAGE 1		
CARRIER	NAIC CODE	
SEE PAGE 1	SEE P 1	EFFECTIVE DATE: SEE PAGE 1
ADDITIONAL REMARKS		

THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM,

FORM NUMBER: ACORD 25 FORM TITLE: Certificate of Liability Insurance

Description of Operations/Locations/Vehicles: Improper Sexual Misconduct and Physical Abuse Liability General Aggregate- \$1,000,000 Each Claim- \$1,000,000



## THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

## AMENDED NOTICE OF CANCELLATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

BUSINESS AUTO COVERAGE FORM

#### Cancellation: 30 Days Notice of Cancellation

Person or Organization

Fremont Unified School District KW Fund I - Hegenberger, L.P. The City of San Jose, its employees, agents, and contractors Lane-Broadway, LLC - c/o RiverRock Real Estate Group

If we cancel this policy for any statutorily permitted reason other than nonpayment of premium, we will mail notice of cancellation to the person or organization shown above. We will mail such notice to the address shown at least the number of days shown for cancellation.



For your Electronic signature Fully Executed Copy to Follow CITY STAFF: Jeremy Corrales EMAIL: jeremy.corrales@sanjoseca.gov

# **SCANNED SIGNATURE AUTHORIZATION**

DATE: TO: EMAIL: PHONE:	12/3/2021 SUSIE RIVERA SUSIE @ FLYPNgram. org 408.504.7349	TOTAL PAGES: (INCLUDING THIS PAGE) <u>3</u> TO: EMAIL: PHONE:
-	ree to use electronic signatures	□ I agree to use electronic signatures
BY: _(	maniniputa	BY:

## DIRECTIONS:

REVIEW THE ENCLOSED DOCUMENT, IF IT IS ACCEPTABLE:

- 1. SIGN THE DOCUMENT IN BLUE INK
- 2. CHECK THE BOX BELOW YOUR NAME AND SIGN AGREEING TO THE USE OF ELECTRONIC SIGNATURES
- 3. SCAN YOUR EXECUTED DOCUMENT TOGETHER WITH THIS COVER PAGE IN COLOR
- 4. EMAIL THE ENTIRE DOCUMENT TO

## TO BE COMPLETED BY CITY STAFF:

ALTERNATIVE METHODS OF VERIFICATION:

- USE OF A PASSWORD PROTECTED WEBSITE
- CONFIRMED BY A KNOWN TELEPHONE NUMBER
  - PERSONALLY KNOWN TO CITY STAFF

# City of San José Contract/Agreement Transmittal Form

Route Order	Attached / Completed	Electronically Signed			
<ul> <li>TO:□ City Attorney</li> <li>□ City Manager</li> <li>□ City Clerk <b>OR</b> Return to Dept. (circle one)</li> </ul>	<ul> <li>Business Tax Certificate</li> <li>Contacted Clerk re: Forn</li> </ul>	<ul> <li>/aivers</li></ul>			
Type of Document: New Contract	Type of Contract: Grant Applications/Agreements				
REQUIRED INFORMATION FOR A	LL CONTRACTS:	Existing GILES # <u>667319-000</u>			
Contractor: Fresh Lifelines for You	th				
Address: 568 Valley Way, Milpitas	s, CA 95035				
Phone: 408-504-7749	Email	susie@flyprogram.org			
Contract Description: Fresh Lifelines for Youth will provide gang-prevention and gang-intervention services to youth and their families					
Term Start Date: 7/01/2021	Term End Date: 6/3	0/2022 Extension: Select one			
Method of Procurement: RFQ	RFB, RFP or RFQ No.:	PRNS-ASD-2- Date Conducted: 02/21/2019			
Agenda Date (if applicable): 6/22/2		Agenda Item No.: 2.18			
Resolution No.: 80104		Ordinance No.:			
Original Contract Amount: _\$44,703		Amount of Increase/Decrease:			
Option #:of Option Ar		NTE/Updated Contract Amount: <u>\$44,703</u>			
Fund/Appropriation: 001/2778					
Form 700 Required (Selection mandate	ory for processing): No	Revenue Agreement: No			
Tax Certificate No.: 5671555400		Expiration Date: <u>12/15/2021</u>			
Department: PRNS (64)					
Department Contact: Jeremy Corr	ales (408)772-1079 C	customer (Finance Only):			
Notes: DB# 647004 Retroactive					
Department Director Signature:	MA On be	nalf of Jon Cicirelli 12/13/2021 Date			
Office of the City Manager Signatu	ire:				