WHATCOM COUNTY CONTRACT INFORMATION SHEET

Whatcom County Contract No.

Originating Department:	Whatcom County Superior Court Administration
Division/Program: (i.e. Dept. Division and Program)	Juvenile Court- Parents for Parents Program
Contract or Grant Administrator:	Stephanie Kraft
Contractor's / Agency Name:	Akin
Is this a New Contract? If not, is this an Amendment or Renewal to an Existing Contract? Yes O No O If Amendment or Renewal, (per WCC 3.08.100 (a)) Original Contract #:	
Does contract require Council Approval? Yes O No O Already approved? Council Approved Date:	If No, include WCC: (Exclusions see: Whatcom County Codes 3.06.010, 3.08.090 and 3.08.100)
Is this a grant agreement? Yes No No If yes, grantor agency contract	number(s): CFDA#:
Is this contract grant funded? Yes No No If yes, Whatcom County grant	contract number(s): New Grant and Contract
Is this contract the result of a RFP or Bid process? Yes O No O If yes, RFP and Bid number(s):	Contract Cost Center: 1967
Is this agreement excluded from E-Verify? No ② Yes C	If no, include Attachment D Contractor Declaration form.
Contract work is for less than \$100,000. Contract work is for less than 120 days. Interlocal Agreement (between Governments). Contract Amount: (sum of original contract amount and any prior amendments): \$ 58,733.00 This Amendment Amount: \$ 58,733.00 Total Amended Amount: \$ 58,733.00	Contract for Commercial off the shelf items (COTS). Contract for Commercial off the shelf items (COTS). Work related subcontract less than \$25,000. Public Works - Local Agency/Federally Funded FHWA. Coval required for; all property leases, contracts or bid awards exceeding professional service contract amendments that have an increase greater or 10% of contract amount, whichever is greater, except when: In gan option contained in a contract previously approved by the council. It is for design, construction, r-o-w acquisition, prof. services, or other costs approved by council in a capital budget appropriation ordinance. Ward is for supplies. Ent is included in Exhibit "B" of the Budget Ordinance. Et is for manufacturer's technical support and hardware maintenance of its systems and/or technical support and software maintenance from the er of proprietary software currently used by Whatcom County.
Akin will reimburse Whatcom County Superior Court up to \$58,733.00 for the contract period for services rendered in support of the Parents for Parents Program. Whatcom County Superior Court has received reimbursement for the Parents for Parents (P4P) program since 2015.	
Term of Contract: 1 year	Expiration Date: June 30, 2024
4. IT reviewed (if IT related): 5. Contractor signed: 6. Executive contract review: 7. Council approved, if necessary:	Date: 8/23/24 Date: Black: 8/23/24 Date:
8. Executive signed: 9. Original to Council:	Date:





Children's Home Society of Washington and Childhaven are now Akin.

AGREEMENT BETWEEN Akin Parents for Parents Program AND Whatcom County Superior Court

This Agreement, made by and between Children's Home Society of Washington dba Akin, hereinafter referred to as Akin, and Whatcom County Superior Court hereinafter referred to as the Contractor, governs the provision of work, the collection of data and payment of authorized services rendered.

Contractor:

Whatcom County Superior Court 311 Grand Ave Bellingham, WA 98225

TERMS AND CONDITIONS

Exhibits Incorporated by Reference:

In addition to the rights and obligations of the parties set forth below in this Agreement, the rights and obligations of the parties to this Agreement shall be subject to, and governed by, the following attached exhibits:

Exhibit A: Statement of Work

Exhibit B: Budget

Exhibit C: Parents for Parents Program Description Exhibit D: Parents for Parents Parent Ally Qualifications

Exhibit E: P4P Coordinator Job Description

IT IS MUTUALLY AGREED THAT:

Section A. Statement of Work

The Contractor will provide Parents for Parents services to families in Whatcom county as outlined in the attached Statement of Work, Exhibit A.

Section B. Term; Period of Performance

The Contractor will perform services under this Agreement from the period starting on 7/1/2024 until 6/30/2025 unless earlier terminated.

Section C. Service Fees/Budget

Akin will pay the Contractor up to \$58,733.00, for all services provided under this Agreement, as described in the Statement of Work, attached as Exhibit A, and according to the Budget, attached as Exhibit B. Administrative fees for this Agreement should not exceed 15 percent of the contracted Budget.

Section D. Subcontract Subject to Current/Future Support

Akin is funded through a contract from the Washington State Office of Public Defense. This Agreement between Akin and the Contractor is a subcontract of such work and is subject to continuing funding from the funding organization. In the event that funding is withdrawn, reduced, or limited in any way after the effective date of this Agreement, Akin may unilaterally terminate this Agreement or may reduce its scope and budget.

Section E. Reports/Invoices/Documentation

Invoices

The Contractor will submit quarterly invoices to Akin no more frequently than monthly and at least quarterly. Invoices should be emailed to Akin Accounts Payable - Accounting@akinfamily.org

Reports

The Contractor will submit the following to Akin within 20 days following the end of each month:

Parents for Parents Monthly Online Data Report, internet link provided by Akin

The Contractor will submit the following to Akin within 20 days following the end of each calendar year:

P4P Intake Storage Spreadsheet, template provided by Akin

Contractor will provide email address(es) of parties uploading data to who will provide access to a secure SharePoint storage system.

Payment is conditional on the Contractor meeting the requirements of the Statement of Work, Exhibit A and Akin's receipt of completed monthly data report and annual P4P Intake Storage Spreadsheet submission and will be made thirty (30) days after Akin's receipt of an invoice.

The Contractor understands and expressly agrees that Akin is the payer of last resort for services under this Agreement, and that it will not bill Akin for services that are eligible for payment by another funding source. The Contractor will provide Akin with documentation of all services provided by the Contractor related to this Agreement, upon request.

Section F. Financial Audit Requirements

The Contractor is required to follow applicable accounting procedures and practices, and to complete an annual independent audit that meets generally accepted accounting standards and OMB Circular A-133, if applicable. As a municipal county government, the Contractor receives an annual audit from the Washington State Auditor's office and a copy of the audit will be available to Akin, upon request.

Section G. Nondiscrimination

It is our policy that all decisions involving any aspect of the mutual partnership will be made without regard to sex, sexual orientation, gender identity, color, race, religion, creed, national origin, citizenship or immigration status, age, the presence of any physical, mental, or sensory disability, the use of a trained service animal by a person with a disability, marital status, honorably discharged veteran or military status, familial status and source of income, status as a victim of domestic violence, sexual assault, harassment or stalking, political ideology, genetic information, ancestry, caste, and actual, potential, perceived, or alleged pregnancy outcomes or any other status or characteristic protected by local, state, or federal law.

Section H. Confidentiality and Data Privacy Compliance

Confidentiality

The Contractor acknowledges that it may, in the course of performing its obligations under this Agreement, create, receive or have access to non-public information identified as confidential or which the Contractor should reasonably understand to be confidential (the "Confidential Information"), including Retained Materials and Personal Information (each as defined below).

The Contractor shall use no less than reasonable care to prevent the unauthorized use or disclosure and to protect the confidentiality of the Confidential Information. The Contractor agrees that it will not disclose or use the Confidential Information except as necessary to perform its obligations under this Agreement and, in each case, solely as specifically authorized herein. The Contractor may use and disclose relevant aspects of the Confidential Information to its personnel, representatives and agents, in each case, (a) who need to know such Confidential Information and only to the extent reasonably necessary to perform its obligations or enforce its rights under this Agreement and (b) provided the Contractor (i) has enforceable agreements with such recipients requiring them to adhere to obligations to protect the Confidential Information at least as stringent as those set forth in this Section H and (ii) is responsible if they fail to do so.

This provision and the obligations it establishes shall remain in effect after the expiration of this contract.

Data Privacy and Data Security

The Contractor also acknowledges that it may, in the course of performing its obligations under this Agreement, create, receive or have access to personal information (as that term, or similar terms, may be used and defined under applicable law) ("Personal Information"). The Contractor will comply with all applicable data privacy and data security statutes, laws, and regulations in connection with its creation, receipt, access, disclosure and use of that Personal Information. Any breach of this Section H by the Contractor or any of its personnel, representatives or agents will be grounds for immediate termination of this Agreement by Akin.

Without limiting the foregoing, the Contractor will:

- (a) keep and maintain all Personal Information in strict confidence:
- (b) maintain commercially reasonable administrative, technical and physical safeguards designed to protect the Personal Information from unauthorized access, acquisition, disclosure, destruction, alteration, accidental loss, misuse or damage that are no less rigorous than accepted industry practices, using a degree of care that is appropriate to avoid unauthorized access, use, alteration, loss or disclosure:
- (c) not create, collect, receive, access or use Personal Information in violation of applicable law or this Agreement; and
- (d) use and disclose Personal Information solely for the purposes for which the Personal Information, or access to it, is provided in connection with this Agreement, and not use, sell, distribute, transfer or otherwise disclose or make the Personal Information available for the Contractor's own purposes outside of the scope of this Agreement or for the benefit of anyone other than the person to whom the Personal Information relates.

The Contractor will notify Akin of any Security Incident (defined below) as soon as practicable, but no later than 24 hours after the Contractor becomes aware of it. The Contractor agrees to fully cooperate with Akin in Akin's handling of the matter, including assisting with any investigation, providing physical access to facilities and personnel, and making available all relevant records and materials. The Contractor agrees that it will not inform any third party of any Security Incident without Akin's prior written approval. In the event of any Security Incident, the Contractor will promptly use its best efforts to prevent a recurrence of any such Security Incident. The term "Security Incident" means (i) any event that materially compromises either the security, confidentiality, availability or integrity of the Personal Information or the physical, technical, administrative or organizational safeguards that relate to the protection of the security, confidentiality, availability or integrity of the Personal Information, or (ii) receipt of a complaint in relation to the privacy and data security practices of the Contractor or a breach or alleged breach of this Agreement relating to such privacy and data security practices. Without limiting the foregoing, a material compromise shall include any unauthorized access to or disclosure, loss, alteration, access to, or acquisition of Personal Information.

Section I. Independent Contractor Status

In providing services under this Agreement, the Contractor is an independent contractor, and neither Contractor nor its officers, agents or employees (including for the avoidance of doubt, P4P Coordinators and Parent Allies) or any subcontractor and its respective officers or employees, are employees or agents of Akin for any purposes and will not be held up as such. The Contractor will be responsible for all federal and/or state tax, industrial insurance, and Social Security liability that may result from the performance of and compensation for these services.

Section J. Criminal History

Waived, due to the fact that Contractor is not working with children.

Section K. Compliance with Law, Licenses, Registrations, Accreditation

The Contractor will comply with all applicable local, state, and federal laws, including applicable employment laws and as required to maintain its legal status as an entity and conduct its operations and activities, and will comply with all applicable law, licensing, accreditation and registration requirements and standards necessary for the performance of this Agreement.

Section L. Responsible Party; Subcontracting

The Contractor shall not subcontract any of the work contemplated under this Agreement without obtaining prior written approval of Akin. The Contractor is responsible for compliance with this Agreement by all personnel or approved subcontractors.

Section M. Insurance

The Contractor, Whatcom County, is a participating member of the Washington Counties Risk Pool (WCRP). Chapter 48.62 RCW authorizes the governing body of one or more governmental entities to join together for the joint purchasing of insurance, and/or joint self-insuring, and/or joint hiring or contracting for risk management services to the same extent that they may individually purchase insurance, self-insure, or hire or contract for risk management services. An agreement to form a pooling arrangement was made pursuant to the provisions of Chapter 39.34 RCW, the Interlocal Cooperation Act. The Pool was formed in August of 1988 when 15 counties in the state of Washington joined together by signing an Interlocal Governmental Agreement to pool their self-insured losses and jointly purchase insurance and administrative services. The Pool allows members to jointly establish a plan of self-insurance, and provides related services, such as risk management, education, and claims administration. The Pool's liability program provides coverage for general liability, public officials liability, police professional liability, employment practices liability, and automobile liability. County deductibles range from \$10,000 to \$500,000. Reinsurance is purchased in several layers up to the policy limits of \$10,000,000. Members may purchase an optional \$5,000,000 excess of \$20,000,000 layer of coverage. Allocated Loss Adjustment Expense (ALAE) is combined with losses for purposes of the Pool retention, excess insurance, and deductibles. For losses occurring in 2022, Whatcom County selected a per-occurrence deductible of \$250,000. Members make an annual contribution to fund the Pool. The Pool acquires excess and reinsurance for further protection from larger losses. For the first \$10,000,000 of coverage, the Pool acquires reinsurance. The reinsurance agreements are written with Self-Insured Retentions ("SIRs") equal to the amount of the layer of coverage below, current the Pool SIR is \$3,000,000. The other reinsurance agreements respond up to the applicable policy limits and the agreements contain aggregate limits for the maximum annual reimbursements to the Pool of \$30,000,000 (lowest reinsured layer), \$50 million, (second layer). The Pool purchases excess coverage for the additional \$10,000,000 with an aggregate limit of \$100,000,000. Since the Pool is a cooperative program, there is a joint liability among the participating members.

The Pool is fully funded by its member participants. Claims are filed directly with the Pool by members and adjusted by one of the four staff members responsible for evaluating each claim for coverage, establishing reserves and investigating claims for any risk-shared liability. The Pool does not contract with any third-party administrators for claims adjustment or loss prevention services.

Whatcom County also participates in the jointly purchased Property insurance. Property losses are covered under the WCPP to the participating counties' buildings and contents, vehicles, mobile/contractor

equipment, EDP and communication equipment, etc. that have been scheduled. The WCPP includes 'All Other Perils ("AOP")' coverage limits of \$500 million per occurrence as well as Flood and Earthquake (catastrophe) coverages with separate occurrence limits, each being \$200 million. There are no AOP annual aggregate limits, but the flood and earthquake coverages include annual aggregate limits of \$200 million each. Each participating county is solely responsible for paying their selected deductible, ranging between \$5,000 and \$50,000. Higher deductibles apply to losses resulting from catastrophe-type losses.

Whatcom County also participates in the jointly purchased cyber risk and security coverage from a highly rated commercial insurer. This group-purchased cyber coverage provides limits of \$2,000,000 per claim and \$5,000,000 in the aggregate. For 2022, the Pool's SIR for cyber claims was \$250,000 from January 1 through December 31, with Whatcom County having no deductible.

Whatcom County self-insures its workers' compensation program. Whatcom County will provide the same benefits as the Washington State Department of Labor and Industries. Contractor, Whatcom County, will maintain the levels of insurance coverage listed herein at all time relevant to this contract.

Section N. Hold Harmless/Indemnification

Each party agrees to be responsible and assume liability for its own wrongful and/or negligent acts or omissions and those of its officials, officers, agents, employees, volunteers, assigns, contractors, subcontractors, and/or consultants to the fullest extent required by law, and further agrees to save, indemnify, defend, and hold the other party harmless from any such liability, loss, and/or expense, including but not limited to, judgments, settlements, attorney's fees and costs by reason of any and all claims and demands upon the other party, its elected or appointed officials or employees for damages because of personal or bodily injury, including death at any time resulting therefrom, sustained by any person or persons and on account of damage to property including loss of use thereof, except to the extent such injury to persons or damage to property is due to the negligence of the other party, its subcontractors, its elected officers, employees, volunteers, and/or their agents. It is further provided that no liability shall attach to either party by reason of entering into this contract except as expressly provided herein.

If any word, clause or provision of Section N is determined not to be in compliance with applicable law or is otherwise not enforceable, it shall be stricken and the remaining words, clauses and provisions shall remain in full force and effect. It is the intent of the parties that this Section N be construed in a manner as necessary to comply with applicable law, in all respects.

Section O. Federal Programs

Contractor represents and warrants that Contractor has not been excluded from federal programs. Contractor will immediately notify Akin if Contractor becomes excluded from any federal program or is subject to proceedings that may lead to exclusion. Exclusions from any federal program are a basis for immediate termination of this Agreement.

Section P. Governing Law

This Agreement and the right and obligations of the parties shall be governed by the laws of the State of Washington. Venue shall be King County, Washington, and each party hereby submits to jurisdiction of the state courts in King County and agrees that it will not commence any action or proceeding in any other forum.

Section Q. Agreement Modifications

This Agreement contains all the terms and conditions agreed upon by the parties. No other understanding, oral or otherwise, regarding the subject matter of this Agreement shall be deemed to exist or to bind any of the parties hereto.

This Agreement shall be subject to the written approval of the Chief Operating Officer (COO) of Akin and the approved delegate of the Contractor. Only the COO or their delegate shall have the expressed, implied, or apparent authority to alter, amend, modify, or waive any clause or condition of this Agreement. Changes are not effective or binding, unless made in writing and signed by the COO or their delegate and the approved delegate of the Contractor.

Section R. Notification of Significant Changes

The Contractor will notify Akin in writing of changes in key personnel, including for the P4P Coordinator, or other issue or development that has or is expected to have a significant impact on Contractor activities.

Section S. Severability

If any part, term, or provision of this Agreement is held by a court to be illegal, the validity of the remaining portions shall not be affected, and the rights and obligations of the parties shall be construed and enforced as if the Agreement did not contain the invalid portion. If it should appear that any part, term, or provision conflicts with statutes, then that part, term, or provision shall be deemed inoperative, and this Agreement shall be modified to such statutory provision.

Section T. Corrective Action

The Contractor is required to meet the terms and conditions of this Agreement. If Akin identifies a violation or a performance deficiency that does not rise to the level of termination of this Agreement, Akin will provide written notice and a request for corrective action by the Contractor. The Contractor must submit a corrective action plan within thirty (30) days from the written notice from Akin, unless a shorter notice period is requested by Akin. In the case of a significant breach, however, Akin is not required to request corrective action and may immediately terminate this Agreement.

Akin will approve or disapprove the Contractor's corrective action plan in writing within fourteen (14) days of receipt of the plan. If approved, the Contractor will be required to implement the plan and ensure correction of the deficiency. If the Contractor does not correct the deficiency, submit a corrective action plan within thirty (30) days, or Akin deems the plan unsatisfactory, Akin will take the necessary action. Such action may include, but is not limited to, reduction in Contractor payment or termination in whole or in part of the Agreement. All corrective action correspondence shall be delivered by certified mail, return receipt requested.

Section U. Termination of Agreement

Akin may terminate the agreement immediately, without notice, in the event of a significant breach or violation of the terms of this Agreement, including with respect to confidentiality of information, or in the event that funding for the P4P Program is withdrawn, reduced, or limited.

Either party may terminate this Agreement for any reason, or no reason, with thirty (30) days written notification to the other party.

Akin will pay for all services rendered up to the date of termination of this Agreement, less prior interim payments, if any. Upon payment of such sums, Akin shall be discharged from all liability to the Contractor hereunder, and this Agreement shall be considered terminated unless extended in writing by mutual agreement between the parties.

Section V. Document Retention; Offboarding - Return and Destruction of Data and Documentation

During the term of this Agreement, and for the longer of seven (7) following the termination of this Agreement and the retention period required by applicable law (collectively, the "Retention Period"), the Contractor shall maintain and retain all books, records, documents, and other materials and evidence in any form produced or created by or on behalf of the Contractor relating to or regarding the provision of services and performance of this Agreement, including copies thereof and notes derived therefrom (the "Retained Materials"). If any litigation, claim or audit is started before the expiration of the Retention Period, the Contractor shall retain the Retained Materials until all litigation, claims or audit findings involving the records have been resolved. All Retained Materials will remain subject to the obligations described in Section H for so long as the Retained Materials are retained. Any person authorized by Akin shall have full access to and the right to inspect excerpts, audit or examine any of these records at all reasonable times during the Retention Period. The Contractor shall ensure that any subcontractors or other personnel providing services under this Agreement comply with these requirements.

At any time during the Retention Period, but no later than immediately following the expiration of the Retention Period, the Contractor shall, at Akin's election and direction, return the Retained Materials to Akin or securely dispose of the Retained Materials.

Without limiting its retention obligations, and by no later than the date that is thirty (30) days after the termination of the Agreement, the Contractor shall promptly deliver to Akin (either electronically and/or through the delivery of hard copies) originals or copies of any and all data and documentation collected and gathered by the Contractor through the course of its services under the Agreement including, without limitation, all Personal Information and any other data collected by the Contractor pursuant to Section E of the Agreement and Section 15 of Exhibit A to the Agreement..

Contractor will provide email address(es) of parties uploading data to who will provide access to a secure SharePoint storage system. Hard copies of documents can be arranged for pick up by Akin employee or be delivered to nearby Akin location.

Section W. Addresses for Official Communication

Akin 12360 Lake City Way NE, Ste 100 Seattle, WA 98125 Whatcom County Superior Court 311 Grand Ave Bellingham, WA 98225 In witness thereof, Akin and the Contractor have signed this Agreement.

CHILDREN'S HOME SOCIETY OF WASHINGTON dba Akin

CONTRACTOR

David Newell
David Newell (Aug 14, 2024 12:23 PDT)

Signature

Title: President and CEO

Date Aug 14, 2024

Signature

Title: Director

Date

EXHIBIT A: STATEMENT OF WORK

Parents for Parents Program 7/1/2024 to 6/30/2025

The Contractor will:

- 1) Serve as the host of the Parents for Parents program (P4P), as summarized in Exhibit C;
- 2) Partner with local community court partners and Akin to ensure the Parents for Parents program is consistent with program components listed on the Model Fidelity Checklist, and the program design in the Parents for Parents Start-Up Guide and Dependency 101 curriculum provided by Akin;
- 3) Hire or contract with one or more parents, who have had personal experience with the dependency system and have successfully resolved their child welfare case (hereafter referred to as Parent Allies) to provide program leadership and coordination. All Parent Allies must meet and adhere to the qualifications listed in Exhibit D;
- 4) Hire or contract with one Parent Ally to serve as the P4P Coordinator, as summarized in Exhibit E;
- 5) Compensate Parent Allies at a rate competitive with like services in your local community;
- 6) Provide Parent Allies with training and support to develop "soft skills" necessary for workplace success;
- 7) Provide for a minimum of four hours per month of clinical and administrative supervision for Parent Allies working in the program;
- 8) Host monthly or no less than quarterly Parents for Parents Advisory Committee meetings:
- 9) Work with Akin to discuss any rural considerations needed in order to ensure quality outreach of services/support to dependency-involved parents in Whatcom County;
- 10) Provide the P4P Coordinator with working space and office supplies, including telephone, access to copy machine, computer access, virtual meeting account, and storage space, as needed to implement the program;
- 11) Maintain liability insurance covering the activities of the P4P Coordinator and Parent Allies;
- 12) Provide for accessible meeting space and equipment for the Parents for Parents classes and meetings.
- 13) Offer Dependency 101 classes and other Parents for Parents program components to Whatcom dependency-involved parents class materials and dependency information may be brought to Whatcom county parents at court or offered through in-person outreach or a technology platform;

- 14) Provide opportunities for Parent Allies to participate in trainings that will increase their understanding of the needs of families in the child welfare system and of resources and services that can support them. Track and report on the training provided to Parent Allies;
- 15) Support the gathering, maintenance and reporting of Parents for Parents participants, and program information and data, as described in the P4P Start-up Guide and as required by any program evaluations that may be conducted;
- 16) Manage the budget and program finances and maintain financial records that will be provided to Akin upon request the budget will be prioritized to administer program at model fidelity and not for activities outside of contracted agreement;
- 17) Consistent with the submission of each invoice, provide Akin with monthly data reports and annual submission of the completed P4P Intake Storage Form datasheet. Information to include the following:
 - a) Information on Parent Allies working for the program;
 - b) Information on outreach, intakes, and attendance at Dependency 101 and 201 classes and meetings (if applicable);
 - c) Information on other outreach provided by Parent Allies;
 - d) Data points included in the P4P Intake Storage Spreadsheet provided by Akin.
- 18) Ensure that participation subsidies are tracked and disseminated to parents attending the Dependency 101 class and additional P4P classes, as budget allows;
- 19) Support funding efforts by Akin on behalf of the Parents for Parents program, in addition to seeking additional funding streams, in order to support the ongoing needs of the program.

Akin will:

- Provide the Contractor with ongoing training and technical assistance to coordinate and assist the Contractor and P4P Coordinator in meeting program requirements, and considerations for remote delivery that are consistent with the program design in the Parents for Parents Start-Up Guide and Dependency 101 curriculum;
- 2) Designate a contact to serve as the P4P contract manager, to consult and provide advice to the Consultant and P4P Coordinator regarding the Parents for Parents program;
- 3) Maintain a statewide database on Parents for Parents program data;
- 4) Provide opportunities for local Parents for Parents program representatives to meet to network with one another, share information, ideas and resources, and collaborate in the on-going work to improve P4P services and systems;
- 5) Work with a researcher to evaluate select, well-established Parents for Parents programs, with the goal of ultimately establishing Parents for Parents as an Evidence Based Program, if funding becomes available;

- 6) Work with local Parents for Parents programs and community partners to develop an expanded program component to further support parents in the child welfare system;
- 7) Provide information and support to system representatives in the seeking of funding for the Parents for Parents program, and
- 8) Provide leadership in advocacy for increased funding for the Parents for Parents program.

EXHIBIT B: BUDGET

7/1/2024 to 6/30/2025

One-Year Budget: Funds may be allocated as shown in the budget below, there may be up to 10% variation to accommodate local program needs.

Whatcom 1-year budget

P4P Coordinator Compensation	\$ 35,500.00
Parent Ally Team Compensation	\$ 5,000.00
Clinical Supervision	\$ 2,400.00
Program Expenses (supplies, food, meeting costs, etc.)	\$ 3,000.00
Class Participation Subsidy	\$ 4,000.00
Administration (not to exceed 15%)	\$ 8,833.00
Mileage (If applicable)	\$ 0
Total	\$ 58,733.00

<u>EXHIBIT C:</u> PARENTS FOR PARENTS PROGRAM – SUMMARY DESCRIPTION

Parents for Parents (P4P) is a court-based, early engagement, peer mentoring, education and professional development program that promotes the safe and timely reunification of children with their parents, as well as supports family preservation through in-home dependency services, or an alternative permanency outcome when reunification is not a viable goal. The program serves families who are in the dependency system, and services are initiated when a child has been removed from a home by Child Protective Services. Parents receive information and support to navigate the dependency system and, whenever possible, to safely reunify with their child(ren), support in-home placement, as well as to understand and provide their child(ren) with resources to promote their optimal development.

P4P program components are delivered by Parent Allies, who are parents who have successfully navigated the child welfare system. Components include:

- 1) Outreach and support to parents at all dependency-related hearings, beginning with the shelter care hearing;
- 2) Maintaining and distributing updated information about community resources and services that can assist families in the dependency system;
- A Dependency 101 class and curriculum that educate parents about the dependency system they must navigate in order to have their children returned, empowers them with tools and resources they need to be successful with their case plan, and provides information that helps them understand and support the needs of their children.
- 4) Classes and curriculum that provide ongoing support to parents throughout their dependency case.
- 5) Individual peer support to help parents involved with the child welfare system, including telephone/electronic support.

Local child welfare and court representatives meet regularly with the P4P Coordinator in P4P Advisory Committee meetings to discuss the local program, trouble shoot problems, identify ways to optimize its success within their local community, identify resources to share with parents, and otherwise collaborate.

EXHIBIT D: P4P PARENT ALLY QUALIFICATIONS

- A parent with lived child welfare experience, whose dependency case has been closed;
- Satisfactory background check clearance and no criminal infractions since the case has been closed (at discretion of Contractor);
- Embraces proactive and compassionate perspective for circumstances leading to their child's involvement in the child welfare system;
- Demonstrates continued commitment to maintaining the resolution of issues that brought their family into the child welfare system (e.g., active in recovery, mental wellness, strong social support, etc.);
- Skilled in communicating effectively with families in crises;
- High self-awareness and practices self-care to effectively manage own emotions and stress to better support families;
- Time/capacity to meet the hours and needs of the program;
- Ability to maintain confidentiality;
- Ability to work independently and as a team player;
- Ability to respect cultural diversity;
- Motivated and self-directed: able to follow directions, ask questions and learn assigned tasks;
- Effective oral and written communication skills;
- Positive attitude;
- Ability to maintain good working relationships with courts, child welfare representatives and the community;
- Respectful and considerate;
- Dependable;
- Solution-oriented versus problem-oriented;
- Noted willingness to help others succeed;
- Ability to maintain objectivity and professionalism;
- Ability to be detail oriented;
- Familiarity with basic computer applications (e.g. Microsoft Word, email, Excel) and experience with attending and hosting virtual meetings;
- Able to accept supervision and coaching.

EXHIBIT E:

P4P COORDINATOR JOB DESCRIPTION

Position Summary

In collaboration with the P4P Program Supervisor, the P4P Coordinator is a parent with lived child welfare experience who is responsible for managing the day-to-day functions of the Parents for Parents program. They are the primary "public face" for Parent Allies in their respective community and ensure that the Parents for Parents program reflects the high standards and values of the P4P model. As applicable, the P4P Coordinator ensures the Parents for Parents program is coordinated with the local community, statewide, and national Parent Ally work.

The P4P Coordinator should have all of the characteristics of a Parent Ally, listed on Exhibit D.

Job Duties with Respect to Various Program Components

1. P4P Staffing

- Collaborate with the P4P Program Supervisor to recruit, engage, train, and monitor Parent Allies and the P4P team.
- Collaborate with the P4P Program Supervisor on decisions and actions related to the temporary leave or permanent termination of Parent Allies, as needed.
- Create and maintain a system for recording and reporting on Parent Ally training, services provided, and compensated hours worked. Track unpaid volunteer time related to the Parents for Parents program.
- Create and maintain a system for accounting and distribution of stipends for Parent Allies and for payment of other program expenses.
- Collaborate with the P4P Program Supervisor to observe and assess the work of Parent Allies; provide additional coaching and support as needed.
- Participate in weekly supervision with P4P Clinical and/or P4P Program Supervisor to discuss pertinent details regarding the program and to process any issues that surface in the course of work that may interfere with their work or personal well-being.

2. Hearings

- Collaborate with court personnel to identify strategies for accessing the court docket in order to identify and reach out to parents attending hearings.
- Ensure that all initial hearings are covered by the P4P Coordinator or Parent Ally team.
- Ensure Parent Allies collect accurate contact and demographic information on all parents with whom outreach is made.
- During outreach, invite all parents to attend a Dependency 101 class.
- Provide parents with written materials about resources that can assist them in their case.
- Provide follow-up phone calls to parents who have signed up for the class, ideally once a week prior to the class, and then one day immediately prior to the class.

3. P4P Classes & Resources

 Maintain a sufficient and up-to-date supply of printed and/or electronic information on resources accessible to families.

4. Dependency 101 Class

- Ensure that each Dependency 101 class is covered by a Parent Ally facilitator, a representative from each system, and additional Parent Allies as needed.
- Update Dependency 101 curriculum materials as needed.
- Ensure that all handouts for Dependency 101 classes are updated, developed, and available for each meeting. Ensure folders for all classes contain relevant handouts and are sufficient for class participants.
- Ensure folders and surveys are properly numbered.
- Maintain a system for ensuring snacks and other required materials are available for all Dependency 101 classes.
- Work with Parent Allies, court personnel, and other community partners to recruit and sign people up for the Dependency 101 classes.
- Complete a P4P Intake Form for each parent at the class whose P4P Intake Form has not yet been completed.
- Ensure parents complete pre- and post-class surveys are numbered or marked with a participant identifier, are completed, and collected.

5. Parent Data

- Create and maintain a database on all parents served, including:
 - o Names and contact information
 - o Demographic information
 - Assistance needs
- Maintain a record of parent contacts, including by phone, text, email, and virtual, attendance at Dependency 101, through input from parents through pre- and post-Dependency 101 class surveys, and all other parent contacts with P4P.

6. Community

- Conduct and coordinate Parent Ally presentations at child welfare forums, conferences, training workshops, etc., as approved by P4P Program Supervisor and after fulfilling the main program components of this contract.
- Coordinate Parents for Parents work with other Parent Ally work in the community, when/if applicable, as approved by the P4P Program Supervisor, and after fulfilling the main program components of this contract.

7. Reunification Day Celebrations

• If all the core components of the program are met, program staff may participate in a planning committee for events to strengthen the Parents for Parents program visibility, recruitment efforts, and continued community partner support.

8. P4P Advisory Committee

- Serve as leader and facilitator of the P4P Advisory Committee meetings.
- The P4P Coordinator works in tandem with the Advisory Committee members to plan for and schedule community partner presentations at Dependency 101 classes and other meetings.
- Collaborate with the P4P Program Supervisor to create the agenda and take minutes for P4P Advisory Committee meetings and distribute them in a timely manner.
- Send out agenda and meeting reminders to all P4P Advisory Committee members in a timely manner.
- Maintain a record of attendance and minutes from all meetings.
- Work with P4P Advisory Committee members to identify and troubleshoot issues that
 may surface while implementing Parents for Parents. Discuss Parent Ally's work in
 terms that make sense to P4P Advisory Committee members.
- Follow through on recommendations, strategies, ideas and action items made at P4P Advisory Committee meetings.