WHATCOM COUNTY Whatcom County Contract Number: 202309032 – 2									
CONTRACT INI ORNIATION STILLT									
Originating Department:				85 Health and Community Services					
Division/Program: (i.e. Dept. Division and Program)				8530 Community Health / 853020 Healthy Children & Families					
Contract or Grant Administrator:				Erin Schuldt					
Contractor's / Agency Na	ame:			WA State DC	<u>YF</u>			1	1
Is this a New Contract?	? If no	ot, is this an Amend	ment or Renewa	al to an Existing	Contract?			Y	′es ⊠ No □
Yes □ No ⊠		mendment or Ren				ontract #	<b>#</b> :	2	02309032
Does contract require (			⊠ No □	If No, include WCC:					
Already approved? Co	ouncil Appro	ved Date:		(Exclusions see:	Whatcom Cou	unty Codes	3.06.010, 3	3.08.090 a	and 3.08.100)
Is this a grant agreeme	ent?								
Yes ⊠ No □		If yes, grantor age	ency contract nu	mber(s):	24-1177-	02	ALN#:		
Is this contract grant fu	nded?								
Yes \( \square\) No \( \square\)		If yes, Whatcom (	County grant cor	ntract number(s):	1				
Is this contract the resu						Contra	ct Cost		
Yes □ No ⊠	If yes,	RFP and Bid numb	er(s):			Center	:	62121	0
Is this agreement exclu	ided from E	-Verify? No	o □ Yes ⊠						
If YES, indicate exclusion	n(s) below:								
□ Professional servi	ces agreen	nent for certified/lid	ensed profess	ional. 🔲 Go	ods and se	rvices pr	ovided du	ie to an	emergency.
☐ Contract work is for		,		☐ Contract for Commercial off the shelf items (COTS).					
☐ Contract work is for				☐ Work related subcontract less than \$25,000.					
	nt (betweer	Governments).		☐ Public Wo	rks - Local	Agency/	Federally	Funded	FHWA.
Contract Amount:(sum o	of original co	ntract amount and							s exceeding \$40,000,
any prior amendments):				nal service contrac act amount, whiche				ease gre	eater than \$10,000 or
\$ 414,618.60	,			ng an option conta				roved by	the council
This Amendment Amour	nt:	-							, or other capital costs
\$ 404,218.60				d by council in a ca		t appropri	ation ordina	ance.	·
Total Amended Amount:	:			ward is for supplies		u - D - L			
\$ 818,837.20				ent is included in E					ntenance of electronic
				and/or technical s					
				ary software currer					
Summary of Scope: This amendment extends the agreement for SFY25 and updates the budget and scope of work to reflect the extended agreement period.									
Term of Contract:	26 M	lonths		Expiration Date	):	07/	31/2025		
Tomi of Contact	Prepare		JT	Expiration Bate		1 0.7	Date	e:	11/04/2024
Contract Routing:	2. Health B	udget Approval	SH				Date	e:	11/05/2024
	3. Attorney	signoff:	Christopher C	Quinn			Date	e:	11/05/2024
	4. AS Fina	nce reviewed:	bbennett				Date	e:	11/07/2024
	5. IT review	ved (if IT related):					Date	e:	
	6. Contract						Date		
	7. Submitte						Date		
		approved (if necessa	ry): AB202	4-786			Date		
	9. Executiv	ve signed:					Date	<b>e</b> :	
	10. Origina	al to Council:					Date	e:	

DCYF Contract Number: 24-1177-02 Contractor Contract Number: 202309032 Contract Maximum: \$818,837.20 From-To:07/01/2023-07/31/2025

#### INTERLOCAL AGREEMENT

# Home Visiting Services Account: Nurse Family Partnership AMENDMENT #24-1177-02 TO CONTRACT #24-1177

**THIS CONTRACT** entered into by and between the State of Washington, acting by and through the Department of Children, Youth, and Families, a department of Washington State government (hereinafter referred to as "DCYF") and Whatcom County, a Municipality, doing business as Whatcom County Health Department, (hereinafter referred to as "Contractor"), located at 509 Girard St, Bellingham WA 98225, is amended effective July 1, 2024 through July 31, 2025 as follows:

**CONTRACTOR BUSINESS ADDRESS** 

Whatcom County 509 Girard St

Bellingham WA 98225 TIN: 91-6001383

UBI: 371-010-246

**DCYF ADDRESS** 

Department of Children, Youth, and Families

PO Box 40970

Olympia WA 98504-0970

**CONTRACTOR CONTRACT MANAGER** 

Erin Schuldt

Nurse-Family Partnership Program Le

eschuldt@co.whatcom.wa.us

Phone: (360) 778-6134

**DCYF PROGRAM CONTRACT MANAGER** 

Ivon Urquilla

Prevention Services Program Specialist

ivon.urquilla@dcyf.wa.gov

Phone:

# **AMENDMENT PURPOSE**

**THE PURPOSE OF THIS CONTRACT AMENDMENT IS** to extend the duration of the contract through SFY25 add budget to support that work; it also includes minor updates to the Statement of Work.

## **SECTIONS CHANGED**

Section 4 – Period of Performance,

to extend contract end date through July 31, 2025

The funding period of this amendment is July 1 2024 through June 30, 2025, and all services must be provided by June 30, 2025. The end date of this contract is extended to July 31, 2025 to allow time for data to be submitted and final reports to be completed.

Exhibit A – Statement of Work,

Extend work through FY25 and minor updates to definitions, reordering of sections, clarifications on staffing caseload and training expectations, clarifications to assessments and screenings in home visits, clarifications for CQI and Technical Assistance expectations, updates to financial terms, offering suggested language for publicity, and updates to required reporting.

Exhibit B – Budget;

Added funding for FY25 to carry out the SOW

Exhibit C – Deliverables,

Added deliverables for FY25 with updated dates

Attachment 3 - Contract Monitoring, Compliance and Non-Compliance -- made minor updates

Amendment Effective Date: July 1, 2024

Amended Contract Maximum: \$818,837.20

 Previous
 Change
 New Total

 State Funds:
 \$414,618.60
 \$404,218.60
 \$818,837.20

Amended Contract Dates:

Contract Start Date: July 1, 2023
Previous End Date: July 31, 2024

Contract Number: 24-1177-02 Printed Date: 8/1/2024 Page 1 of 2

Amended End Date: July 31, 2025

## **EXHIBITS AND ATTACHMENTS**

Exhibit A – Statement of Work Amendment 1 is hereby revised and replaced with Amended Exhibit A – Statement of Work Amendment 2 attached and incorporated herein as though set forth in full.

Exhibit B – Budget Amendment 1 is hereby revised and replaced with Amended Exhibit B – Budget Amendment 2 attached and incorporated herein as though set forth in full.

Exhibit C – Deliverables Amendment 1 is hereby revised and replaced with Amended Exhibit C – Deliverables Amendment 2 attached and incorporated herein as though set forth in full.

Attachment 3 – Contract Monitoring Compliance and Non-Compliance Amendment 1 is hereby revised and replaced with Amended Attachment 3 – Contract Monitoring Compliance and Non-Compliance Amendment 2 attached and incorporated herein as though set forth in full.

#### ALL OTHER TERMS AND CONDITIONS OF THIS CONTRACT REMAIN IN FULL FORCE AND EFFECT.

#### **SIGNATURES**

The parties signing below represent that they have read and understand this Contract, and have the authority to execute this Contract Amendment. This Contract Amendment shall be binding on the parties only upon signature by both of them.

Whatcom County	DEPARTMENT OF CHILDREN, YOUTH, AND FAMILIES
Signature	Signature
Satpal Singh Sidhu	
Name	Name
County Executive	
Title	Title
Date	Date

Contract Number: 24-1177-02 Printed Date: 8/1/2024 Page 2 of 2

APPROVAL AS TO PROGRA	AM:	
	Ann Beck, Community Health & Human Services Manager	Date
DEPARTMENT HEAD APPR		
	Erika Lautenbach, Health and Community Services Director	Date
APPROVAL AS TO FORM: _		
	Christopher Quinn, Chief Civil Deputy Prosecutor	Date

Washington State Department of Children, Youth and Families PO Box 40970 Olympia, WA 98504-0970 dcyf.contracts@dcyf.wa.gov

DCYF Contract Number: 24-1177-02 Contractor Contract Number: 202309032 Contract Maximum: \$818.837.20

From-To:07/01/2023-07/31/2025

# Exhibit A - Statement of Work

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## 1. Definitions.

The following terms, as used throughout this Contract, shall have the meanings set forth below:

- a. "Active Engaged Participant Caseload" means the sum of unduplicated counts of Encountered Families and unduplicated counts of Visited Families during a reporting period, typically a month.
- b. **"Administrative Supervision"** means supervision provided to staff involving adhering to and implementing agency policy and procedures, paperwork, data collection, report writing, coordinating, monitoring productivity, and evaluating performance.
- c. "At-Risk Community" means a community for which indicators of risk are present in greater proportion than in Washington as a whole according to the statewide Home Visiting Needs Assessment.
- d. **"Benchmarks"** means the federally or state required performance measures that will be measured and reported on through this Contract.
- e. **"Clinical Supervision"** means regular supervision of staff involving program methods and models, fidelity, curriculum, screening tools and procedures, case reviews, goal setting with families, reviewing and evaluating client progress, teaching, and providing guidance and advice.
- f. "Confidential Information" means information that is protected from public disclosure by law. There are many state and federal laws that make different kinds of information confidential. In Washington State, the two most common are the Public Records Act RCW 42.56, and the Healthcare Information Act, RCW 70.02. This includes names; postal address information (other than town or city, state and zip code); telephone numbers, fax numbers, e-mail addresses; social security numbers; medical record numbers; health plan beneficiary numbers; account numbers; certificate/license numbers; vehicle identifiers and serial numbers, including license plate numbers; device identifiers and serial numbers; web universal resource locators (URLs); internet protocol (IP) address numbers; biometric identifiers, including finger and voice prints; and full face photographic images and any comparable images.

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- g. **"Continuous Quality Improvement (CQI)**" means a systematic approach to specifying the processes and outcomes of a program or set of practices through regular data collection and the application of changes that may lead to improvements in outcomes, process, and performance.
- h. **"DCA"** means Dedicated Cannabis Account, formerly referred to as i502 funding source. Program data systems may reference either or both funding source names.
- i. "DCYF" means the Department of Children, Youth and Families.
- j. **"De-identified Data"** means health information that does not identify an individual and that there is no reasonable basis to believe that the information can be used to identify an individual, as specified in 45 C.F.R. § 164.514(e)(1).
- k. **"Deliverable"** means the delivery of home visiting services and/or a tangible work product resulting from this contract which is to be documented, described, reported and/or provided to DCYF in the form and manner required by this contract.
- I. "DOH" means the Department of Health.
- m. "DSA" means Data Sharing Agreement.
- n. **"Encounter"** means a substantive, two-way interaction with a participating family via in-person, email, text or phone call that includes minimal or no program model content; the interaction would not be considered a home visit by the program model.
- o. **"Encountered Families"** means those home visiting program participants have engaged in at least one (1) encounter, but no home visit during the monthly reporting period. This may include participants who newly enrolled in the period and did not receive a home visit.
- p. **"Enhancements or Adaptations to home visiting model"** means adaptations to programs including changes to the model that have not been tested with rigorous impact research but are determined by the Model Developer not to alter the core components related to program impacts.
- q. **"Enrollment"** means a family is considered to be enrolled in a home visiting program as of the date of the first home visit during which the participant voluntarily consents to participate and signs a written participant agreement. All services must be voluntary.
- r. **"Evidence-based Home Visiting Models"** means home visiting models meeting specific evidence standards as outlined and approved by the federal Health Resources and Services Administration's (HRSA) MIECHV program and selected by local implementing agencies for funding through the HVSA.
- s. **"FERPA"** means "Family Educational Rights and Privacy Act" that protects the privacy of student education records, with regulations found at 34 CFR Part 99.
- t. **"FLO"** means the Penelope data collection system to be used by the national Nurse Family Partnership program.
- u. **"HIPAA Rules"** means the "Health Insurance Portability and Accountability Act Rules" and includes the Privacy, Security, Breach Notification, and Enforcement Rules at 45 C.F.R., Part 160 and Part 164.
- v. **"Home Visit"** means an in-person, virtual, or telephone visit with an enrolled participant meeting model expectations for content and duration.
- w. "HRSA" means the United States Department of Health and Human Services: Health Resources and Services Administration.
- x. "HV" means home visiting.
- y. "HVSA" means the Home Visiting Services Account established in RCW 43.215.130.

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- z. "HVSA Aligned Measures" means those performance measures described in the Attachment entitled *Data Collection*, Reporting and HVSA Aligned Measures of this Contract.
- aa. "Implementation HUB" means the central administration of Implementation Science-informed supports, training, coaching, and technical assistance for home visiting services in Washington State as provided by Start Early. "Implementation Hub" is also known as 'The HUB.'
- bb. "Implementation Science" (IS) means, a framework to promote the full and effective use of evidence- based programs and evidence-informed innovations so that outcomes shown in research are achieved and sustained.
- cc. "Local Implementing Agency (LIA)" means local agency funded through the HVSA contract that provides direct home visiting services and tasked with establishing the local infrastructure necessary for successful implementation and provision of the selected evidence-based HV research based or promising practices home visiting models.
- dd. "Maximum Service Capacity" means the greatest number of families or households that could potentially be enrolled in the Contractor's home visiting program at any point in time if the program were operating with a full staff, as described in Section 5.a., and at full enrollment, as set forth in Section 4. b..
- ee. "Memorandum of Understanding (MOU)" means an agreement, between Contractor and partners, organizations, individuals, agencies and/or other entities in the local service area to provide wraparound services, additional resources, in-kind services, and/or use of facilities to Contractor in order to best meet the goals of the Local HVSA Program. MOUs will serve to leverage community resources and address the existing service gaps and needs of participants and promote successful implementation and operation of the Local HVSA Program.
- ff. **"Model Developer"** means an entity or its designee responsible for the development of an identified evidence-based HV model for defining and monitoring fidelity to the model.
- gg. "**NFP**" means the Nurse-Family Partnership home visiting model. Nurse-Family Partnership (NFP), considered an evidence-based model for the purposes of this contract. Nurse Family Partnership National Service Office, www.nursefamilypartnership.org.
- hh. **"PSRS"** means the Prevention Services Reporting System, an online electronic reporting system managed by the Department of Children, Youth, and Families for contractor submission of deliverables.
- ii. **"Priority Populations"** means the populations from which clients who receive home visiting services through this Contract are recruited, defined in Section 4.e. of this Contract.
- iji. "Promising Practices Home Visiting Models" means home visiting models approved by Washington State HVSA that have demonstrated impacts through evaluation results and selected by local implementing agencies for implementation through the HVSA. This definition includes a program or practice model that is based on statistical analysis or a well-established theory of change, shows potential for meeting the 'evidence-based' or 'research-based' criteria, which could include the use of a program that is evidence-based for outcomes other than the alternative use, but does not meet the evidence-based standards for Maternal, Infant and Early Childhood Home Visiting program funding.
- kk. "Reflective Supervision (RS)" means a distinctive form of competency-based professional development provided to multidisciplinary early childhood home visitors that emphasizes relationship development between home visitor and supervisor, between home visitor and parent, and between parent and infant/toddler. Reflective supervision attends to the emotional content of the work and how reactions to the content affect the work.
- II. **"Service Area"** means the geographical area defined by geographic boundaries where the priority populations reside or where a specific group of eligible participants will be served by Contractor.

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- mm. "Start Early" means the private partner to be responsible for supporting the HVSA account by providing TTA through the implementation Hub to LIAs as described in RCW 43.216.130.
- nn. **"State Model Lead"** means the HV program model representative that provides contractors with HV services, supports and TTA in coordination with the Implementation HUB.
- oo. **"TANF"** means Temporary Assistance for Needy Families administered through the Department of Social and Health Services (DSHS).
- pp. "TTA" means Training and Technical Assistance and may include coaching and consultation activities.
- qq. **"Visited Families"** means those home visiting program participants who have participated in at least one (1) home visit as defined by the program model within the month reporting period.
- rr. "WorkFirst" means the program for TANF families who are required to participate in certain workrelated activities.

# 2. Background

- a. The Home Visiting Service Account (HVSA) is a legislatively mandated private- public partnership (RCW 43.216.130) that funds high quality home visiting programs so that:
  - (1) Children are healthier and better prepared for school
  - (2) Parent-child bonds are stronger
  - (3) Abuse and neglect are less likely
- b. The HVSA prioritizes funding towards meeting the needs of Washington's diverse populations, particularly those families and communities demonstrating the highest needs.
- c. Ultimately, the HVSA is working to ensure that home visiting services are embedded in and contribute towards comprehensive, high quality early childhood systems so that families have access to high quality information, services and supports prenatally through kindergarten entry.
- d. Programs funded through the HVSA and administered by DCYF aim to improve the health and well-being families furthest from opportunity, understanding there are windows of opportunity to influence family and child development that occur in the context of community and society. Contractor shall implement the HVSA-approved home visiting model with the intent of improving outcomes for participants and strengthening coordination of services.
- e. Washington's home visiting programming is impacted by a wide range of contextual factors and circumstances. This contract allows for minor shifts in contract terms that are aligned with program model expectations and the goals set forth in section 2.a. Such shifts must be approved in writing by DCYF.

## 3. Model Fidelity

- a. The Contractor shall maintain fidelity to the Nurse Family Partnership program model, defined as ongoing adherence to specified criteria and components described by the Nurse Family Partnership Model Developer Contractor will work with the DCYF-authorized provider of technical assistance to adhere to model fidelity indicators established in prior contracts throughout the term of this contract.
  - (1) National Model Standing: Contractor will ensure adherence to Nurse Family Partnership program model standards for the duration of this contract, as indicated through a written letter with certification of good standing status and/or active, ready to implement status from the Nurse Family Partnership national organization for evidenced based programs. The letter shall be delivered to DCYF with the Quarter 2 Progress Report.
  - (2) Contractor must obtain prior written approval by the model developer and DCYF before implementing enhancements or adaptations to the home visiting model.

# 4. Program Participants: Funded Slots, Service Area, and Priority/Focus Populations

a. The Maximum Service Capacity, or total number of funded slots, apportioned by funding source, for this contract shall be:

a. MIECHV Funded	b. TANF Funded	c. DCA (i502) State Funded	d. General State Funded	e. HVSA Total
0	0	52	0	52

- b. Caseload Maintenance: Contractor shall build and maintain a caseload in accordance with this contract and Nurse Family Partnership model requirements, aiming to serve throughout the entire term of this contract an active Maximum Service Capacity of **52** families.
  - (1) The Contractor's monthly Actively Engaged Participant Caseload, which is the sum of the unduplicated count of Visited Families and unduplicated count of Encountered Families in each month, per the definitions in this Contract, must meet or exceed 85% of the Maximum Service Capacity (funded slots).
  - (2) DCYF will initiate review and improvement processes described in the Attachment entitled *Contract Monitoring, Compliance and Non-Compliance* if the Contractor's Cumulative Families Served falls below 85% of the Maximum Service Capacity for 6 consecutive months.

#### c. Service Area:

Contractor agrees to deliver home visiting services to priority populations, defined in Section 4.e and f who reside in the following counties or sub-county areas:

(1) Whatcom County.

# d. Age of Service

Findings in brain science research confirms the importance of supporting families and caregivers during the first years in a child's life. The Contractor shall prioritize enrollment for prenatal families, and families with infants and toddlers, up to 36 months.

# e. Priority Populations:

Contractor shall sustain internal practices to serve from among the HVSA Priority Populations. Priority Populations are defined as eligible participants with <u>two or more of the following characteristics</u>:

- (1) Demographic Characteristics:
  - (a) American Indian/Alaskan Native
  - (b) Poverty/Low Income
  - (c) Teen Parents
  - (d) Non-English Speaking or Recent Immigrant
  - (e) Enrolled in WorkFirst/TANF
- (2) Adverse Experiences
  - (a) Prior Child Welfare System Involvement
  - (b) Intimate Partner Violence
  - (c) Familial History or current experience with Substance Use, including Tobacco
  - (d) Caregiver Mental Illness
  - (e) Current and Previously Incarcerated Parents
  - (f) Homeless/Unstable Housing
- (3) Other Characteristics
  - (a) Caregivers with Low Educational Attainment

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- (b) Caregivers with Developmental Delays or Disabilities
- (c) Caregiver currently or formerly in the Military
- (d) Children with Developmental Delays or Disabilities, especially those not linked with early intervention services
- f. The Contractor shall prioritize enrollment for participants from the following population groups:
  - (1) At least 12 families from the Lummi Nation.

# 5. Staffing, Supervision and Training

- a. Staffing Level: -
  - (1) Contractor shall maintain staffing levels sufficient to comply with the home visiting program model to meet required goals and objectives through adherence to the staffing plan outlined as follows:

Staffing Plan by Position Type	a. MIECHV Funds	b. TANF Funds	c. DCA (i502) State Funds	d. General Funds State	e. HVSA Total
Home Visitor FTE Total			1.90	.20	2.10
HV Supervisors FTE Total time delivering home visiting services, if applicable					0
Supervisor FTE Total time dedicated to supervision					0
Admin Support Staff FTE Total					0
Data Support Staff FTE Total					0
Program Management Staff FTE Total					0
Additional Direct Service Staff FTE Total					0

- (2) Documentation of staffing Contractor shall report monthly staffing, by individual, in the Monthly Enrollment Report of the PSRS; this shall include home visitor and supervisor positions by FTE and funding source, including filled and vacant positions.
- b. The expected caseload for Home Visitors shall be **25** families/participants for each 1.0 FTE home visitor. Any variance to caseload must be approved in advance by DCYF.
- c. Home Visiting Supervisor and Home Visitor Qualifications:
  - (1) Contractor shall comply with the Nurse Family Partnership home visitor supervisor and staffing qualification requirements throughout the term of this contract. If there are no model requirements, the Contractor shall work with the DCYF-authorized provider of technical assistance, Start Early WA, to establish qualifications. The definitions shall be included with the model fidelity letter submitted by the Contractor as described in Section 3.a.
  - (2) The Contractor shall adhere to these definitions of home visitor and supervisor qualifications throughout the entire term of this contract.
- d. Sub-Contracting: With prior approval from DCYF, Contractor may hire directly or subcontract with clinical staff, other support staff, or consultants to provide topic-specific expertise or clinical support to home visiting staff. If Contractor hires clinical staff or contracts out for other support services, Contractor will be required to adhere to DCYF and model, personnel and data collection requirements and provide periodic updates on the activities carried out by the clinical staff, consultant, and/or subcontract.

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- e. Background Checks:
  - The Contractor shall conduct reference and background checks on home visiting staff prior to allowing home visiting staff to perform work pursuant to this contract. Reference and background check information for each employee shall be retained in the employee's personnel files.
- f. Supervision of Home Visitors:

  Contractor shall comply with the supervision requirements of Nurse Family Partnership program model as follows:
  - (1) Supervision Schedule Hours: Contractor shall comply with the following supervision schedule, unless exceeded by model standards:
    - (a) A minimum of two (2) hours per month of individual reflective supervision for each home visitor working .5 FTE or more; and
    - (b) A minimum of one (1) hour per month of group supervision, case conferencing, or staff meetings for all home visitors;
    - (c) A minimum of one (1) hour per month for each home visitor working 0.5 FTE of administrative and clinical supervision;
    - (d) The parties may agree in writing to an alternative supervision schedule.
- g. Staff Training and Ongoing Professional Development:
  - (1) The Contractor shall require that all home visitor and supervisor staff adhere to the training requirements, professional development, and continuing education requirements established by the model developer and DCYF. Training requirements for home visitors, supervisors, and home visiting coordinators shall include, but not be limited to the following:
    - (a) New and ongoing model training,
    - (b) Ongoing professional development and continuing education required by the Nurse Family Partnership model,
    - (c) Ensure staff access and use of HVSA Foundational trainings, materials and recordings as needed, to meet service delivery contract requirements, including:
      - Model Required Assessments
      - ii. HVSA Orientation webinars for newly contracted LIA's and staff new to HVSA contracted home visiting programs
      - iii. Home Visitor Safety
      - iv. Caregiver Depression Screening and Referrals
      - v. Parent- Child Interaction Screening
      - vi. Child Development Screenings and Referrals
      - vii. Intimate Partner Violence Screening and Referrals
      - viii Data System and Data Reporting Requirements
      - ix. Aligned Measures
    - Upon request, the Contractor shall deliver to DCYF documentation pertaining to all staff training, professional development, and continuing education described in this Section.
- h. HVSA Orientations, Webinars and Meetings:
   Contractor shall attend and participate in statewide HVSA Meetings to occur on dates to be determined including, but not be limited to, the following:
  - (1) DCYF Webinars and Office Hours, including Annual Training and Learning Supports webinars to be attended by Supervisors and/or Lead Program Staff.
  - (2) At least two (2) full-day Semi-Annual Statewide All Program Meetings, one to be held remotely and one to be held in Washington State in the greater Seattle/Tacoma area –

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Supervisors and/or Lead Program Staff; Contractor must obtain prior approval from DCYF for reimbursement of attendance of additional staff; and

(3) At least three (3) Nurse Family Partnership Supervisor Meetings – Supervisors.

# i. Staff Retention Practices:

To ensure continuity of high-quality service delivery, the Contractor shall develop and implement policies and practices to recruit and retain qualified staff in the home visitor and supervisor positions.

j. Staffing Vacancy Plans:

To avoid service disruption in the event of a short- or long-term staffing vacancy, the Contractor shall establish and implement vacancy plans to fill vacant home visitor and supervisor positions to ensure continuity of home visiting services, minimal client turnover, and adequate supervision.

# 6. Participant-Engagement (Outreach, Recruitment, Enrollment, Retention)

- a. Annually, the contractor shall create a comprehensive plan for participant outreach and engagement, to include participant recruitment, enrollment, and retention, aligned with the Nurse Family Partnership program model to ensure ongoing program service to priority populations described in Section 4 of this contract. This plan will be submitted to DCYF as part of the Quarter 1 Progress Report.
- b. Outreach Efforts: The Contractor shall implement the participant outreach and engagement plan throughout the term of this contract.
- c. The Contractor shall document in the PSRS Quarterly Progress Reports to DCYF outreach efforts and referral sources for potential and enrolled participants, including those who decline services.
  - (1) Contractor shall also submit to DCYF in its quarterly reports description of barriers to reaching the intended populations.
- d. Any proposals to adapt the priority population must be supported by community data and receive prior approval by DCYF.
- e. Voluntary Services: The Contractor shall implement program policies and procedures to ensure home visiting services are provided to program participants on a voluntary basis. For every participant enrolled, Contractor must obtain consent to participate indicating that expectant parents, parents, or caregivers agree to voluntarily enroll in Contractor's home visiting services. Consent forms or participant agreements must explicitly state that home visiting services are voluntary, and the consent must be agreed upon with electronic or paper format including the date by the participant upon enrollment. Consent must be maintained in the participant file in paper or electronic form. Consent agreements should be written in plain language and be available in multiple languages. When potential participants have barriers with literacy, the consent should be explained in the participant's primary language, which may require interpretation. When interpretation is utilized, signatures should be obtained on the consent form from the interpreter. Sample consent form(s) are available on the home visiting page of the DCYF web site.
- f. Policies and Procedures for Participant Enrollment, Disenrollment, Re-Enrollment, and Transfer: Contractor shall develop, maintain, and implement written policies and procedures that are consistent with and in alignment with Nurse Family Partnership model fidelity. The written policies and procedures shall include, but not be limited to, the following:
  - (1) Enrollment and Disenrollment: A description of the timeline and process for dis-enrolling families upon graduation as well as what measures are taken and the timeline when contact with a family is lost. If the program model allows for an alternative visit schedule, the Contractor must have documented procedures for how alternative visit schedules are determined and approved.
  - (2) Re-enrollment: A description of the process for responding to families who reapply for program participation to allow for re-enrollment in the program. Procedures should include an assessment of prior home visiting program participation, and upon re-enrolling, programs will have a system for determining if/how re-enrollment impacts

- timelines for program curriculum, assessment, and services as well as how families are re-oriented to the home visiting program. Programs should allow for re-enrolling families when eligible by model and when appropriate.
- (3) Avoiding Dual Enrollment: A description of the processes to assess a family's prior and current participation in home visiting services upon application for enrollment. If a family is currently enrolled in an another HVSA funded program or model, in dialogue with the family, the Contractor's staff shall determine which program is most appropriate to meet the family's circumstances and the family will remain in the previous program or be seamlessly transitioned into the new program. It is the intent of the parties that if the family is meeting participation expectations in the originally enrolled program, enrollment should be maintained in the original program. When there is a clinical need or planned service transition for dual enrollment, Contractor will document this need in the client file and the plan for coordination of services. Contractor will develop and implement policies and procedures to seamlessly transfer enrolled families to alternate home visiting models if it best meets the interests and needs of the family and considers risks to disrupting an existing positive relationship between home visitor and family. When there are multiple HVSA funded contracted programs or models in the same service area, it is recommended that the Contractor develop a formal agreement with each program, such as a Memorandum of Understanding, to describe how the organizations will coordinate recruitment and enrollment of home visiting services.

# 7. Home Visits Frequency and Content

- a. Frequency of Home Visits: The content, number and frequency of home visits delivered to family participants shall be based on the Nurse Family Partnership program model requirements. If there are no model requirements, the Contractor shall develop with Start Early definitions of "model content" and "expected frequency". The Contractor shall submit to DCYF a written definition of "model content" and "frequency" after such definition has been developed. The definition shall be included with the materials submitted as part of the model fidelity letter submitted by the Contractor as described in Section 3.a.
- b. Assessments, Service Content, and Referrals: The Contractor shall administer individualized assessments of participant families, and offer services in accordance with those assessments, family strengths and needs, and in compliance with the Nurse Family Partnership model requirements.
  - (1) Screenings and Assessments: The Contractor shall administer screenings and assessments with the tools and frequency consistent with fidelity to the Nurse Family Partnership program model requirements.
  - (2) If not required by the program model, as noted in (1) above, the Contractor shall assess for the following, using valid and reliable assessment tools as determined by DCYF, and using the methods and frequency described in the *Data Collection, Reporting and HVSA Aligned Measures Attachment*.
    - (a) Depression Screening
    - (b) Well-Child Visits
    - (c) Parent Child Interaction
    - (d) Early Language and Literacy Activities
    - (e) Child Developmental Screening
    - (f) Intimate Partner Violence Screening
    - (g) Breastfeeding
  - (3) Referrals: The Contractor shall refer participants to services needed as identified by individual assessments and document referrals and results of referrals in the participants' files.
  - (4) The Contractor shall document in the FLO data collection system the assessment scores and findings, as well as any referrals arising from the assessments.

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c. During extenuating circumstances (e.g. the COVID-19 pandemic), specific frequency, content, assessment, and other model-required components of home visits may be modified per guidance from the program model developer and DCYF.

# 8. Systems Connections

- a. Local Engagement and Collective Impact: The Contractor shall participate in local interagency efforts to support, coordinate and build connections among local early childhood partners, early intervention, Early Supports for Infants and Toddlers, child welfare, and economic support services; these may include early learning local or regional coalitions, Community Prevention and Wellness Initiative Coalitions, Local Planning Area meetings, and other interagency groups. DCYF recommends Contractor develop Memoranda of Understanding with the Early Supports for Infants and Toddlers (ESIT) program, early intervention service providers, Early Childhood Education and Assistance Program, child welfare services, other non-HVSA home visiting programs and early learning providers within the service area. The intended purpose of the MOUs is to describe the role of each partner in service coordination, referrals, information sharing, and family transitions. Contractor shall provide copies of these MOUs upon request.
  - (1) Contractor shall document community engagement and coordination activities in the PSRS Monthly Enrollment Report.

# 9. Data Collection and Evaluation Requirements

- a. **Evaluation Purpose and Overview:** The parties understand and agree that the HVSA data collection and evaluation requirements are designed to (1) inform the various stakeholders of home visiting in Washington State, (2) provide an understanding for how home visiting programs are working in Washington, and (3) describe how home visiting programs contribute to an early learning system that ensures all children start life with a solid foundation for success. The HVSA also reports to federal, state, and private funders the impacts of their investments.
  - (1) While DCYF is the administrator of the HVSA, DCYF contracts with the Department of Health (DOH) to lead data collection, management, data sharing, quality assurance, reporting to support program quality and continuous quality improvement and overall HVSA evaluation efforts. DOH is the DCYF-specified contractor for data management and reporting.
- b. Data Collection: The Contractor shall collect data from all families, adults, and children enrolled in the home visiting program as described in this Section (Section 9). Such data collection shall comply with requirements set forth by the Nurse Family Partnership model, DCYF and the HVSA as described in the Attachment entitled *Data Collection, Reporting and HVSA Aligned Measures* and outlined below:
  - (1) Performance Measures, defined in the Attachment entitled Data Collection, Reporting and HVSA Aligned Measures:
    - (a) System and Program Performance Indicators;
    - (b) Enrollment and Service Utilization;
    - (c) Demographic Information; and
    - (d) Performance Payment Measures.
  - (2) Upon notification by DCYF, Contractor shall comply with any changes in data collection expectations as required of DCYF by federal or state funding sources.
- c. Data Management: The Contractor shall collect and input the home visiting data described in this Section 9 into the FLO data collection system. The data shall be stored, maintained, and protected as described in Exhibit D General Terms and Conditions of this Contract.
- d. Data Accuracy: The Contractor shall ensure that data collected represent accurately the experience of the home visiting participants, including the required screenings and assessments administered as designed. This includes assigning all clients a funding code as designated by DOH (see Section 9.f for data sharing requirements).

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- e. Timely Data Collection: The Contractor shall comply with data collection timelines and the Performance Measures requirements described in the Attachment entitled *Data Collection, Reporting and HVSA Aligned Measures*. Data shall be entered into the FLO data collection system within five (5) business days of data collection.
- f. Data Sharing: The Contractor must share with DCYF 's contractor of record, DOH, the data necessary to meet data collection requirements specified in Section 9.b. and described in the Attachment entitled *Data Collection, Reporting and HVSA Aligned Measures*.
  - (1) Data Sharing Agreement (DSA):
    The Contractor shall maintain an executed data sharing agreement with DOH to share confidential information, outreach, referral, enrollment, service utilization, program performance and staffing data as described in Section 9.b. to be effective throughout the term of the contract. The Contractor shall maintain documentation of execution of the data sharing agreement with DOH and submit written notice to the NFP National Service Office (NSO) authorizing the release of data to DOH in coordination with the NSO; the Contractor shall submit a copy of the notice to DCYF.
  - (2) Parental Consent: With consultation and support from DCYF and DOH, the Contractor will make every effort to seek Parental Consent to share Confidential Information with DOH throughout the entire term of the Contract; the Contractor shall seek this consent from all newly enrolled participants within the first three home visits. Required language to be used in consent agreement(s) are available on the Home Visiting page at DCYF.wa.gov.
    - (a) Participants who do not provide consent to share confidential information remain eligible to receive home visiting services.
    - (b) The Contractor shall share with DOH the consent status according to the process outlined in the Attachment entitled *Data Collection, Reporting and HVSA Aligned Measures* at the same frequency as their routine data sharing via Managed File Transfer (MFT) in section (a) above.
- g. Quality Assurance: The Contractor shall ensure that data provided to DOH is complete and accurate.
  - (1) The Contractor shall respond within 10 business days of any request from DOH to resolve any errors or missing information for all data required in section 9.b.; this includes review and corrections arising from DOH Quality Assurance Report.
  - (2) The Contractor shall strive for less than five percent missing data of all data required in Section 9.b.
  - (3) The Contractor shall review Dashboards, Quality Assurance Reports, and other data reports prepared by DOH to facilitate reflection, quality assurance and program improvement efforts.
- h. Evaluation: The Contractor shall participate in and cooperate with HVSA, DCYF and DCYF-specified evaluations and studies. This shall include responding to emerging and non-routine data and evaluation requests from HVSA funders and working with DCYF specified contractors. Evaluation activities shall include, but are not limited to, the following:
  - (1) Interviews, focus groups, observations and surveys;
  - (2) Planning for Performance Based Contracting;
  - (3) Other DCYF or funded evaluation efforts.
  - (4) Completion of all documentation required by the research projects within the timeframes presented.
- i. Training and Technical Assistance on Data Collection and Evaluation: The Contractor shall participate in and cooperate with training and technical assistance related to the topics listed below. Such participation shall include in-person and remote meetings, staff training, technical assistance opportunities, and reviews of data, reports and organizational policies and procedures. DOH may support the Contractor in working towards and achieving contract expectations on topics including, but not limited to, the following:

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- Data collection;
- (2) Data sharing;
- (3) Reporting process;
- (4) Analysis and interpretation of data;
- (5) Quality assurance.

# 10. Continuous Quality Improvement (CQI)

- a. Purpose and Framework: The purpose of Continuous Quality Improvement (CQI) is to promote learning, creativity and innovation in order to strengthen practice and improve outcomes for families engaged in home visiting services. CQI activities will be designed around home visiting teams' practices, to utilize program data, and to improve the program's quality and outcomes over time. CQI is prospective and inherently encourages testing new strategies that may not always produce desired results. Integrating CQI into regular practice may require the Contractor to assess overall organizational culture for quality. DCYF will not monitor the Contractor for CQI outcomes but rather for progress on implementing the CQI Activities as outlined in this Section 10.
- b. Training and Technical Assistance: The Contractor shall participate in ongoing training and technical assistance associated with CQI. DCYF-specified contractors providing this training and technical assistance include Start Early and DOH who will also support the Contractor with data collection and measurement, quality improvement methodologies, implementing PDSA (Plan Do Study Act) cycles, topic specific CQI tools and resources, and the CQI Toolkit.
- c. CQI Structure: The Contractor shall implement the following CQI Structure during the entire contract term:
  - (1) Focus CQI activities on one of the following topics:
    - (a) Family Engagement and Retention;
    - (b) Staff engagement and retention (Team Support and Well-Being);
    - (c) Caregiver Mental Health;
    - (d) Or other topic areas approved by DCYF
  - (2) Establish an internal CQI staff team to oversee, support, and implement CQI activities to assess program processes and outcomes; the CQI Team members are expected to participate in regular CQI team meetings, CQI webinars, and CQI project activities.
- d. CQI Activities: The Contractor shall participate in the following CQI Activities throughout the contract term:
  - (1) Participate in CQI Technical Assistance support led by the DCYF-specified contractor for CQI technical assistance as determined in the LIA's annual Technical Assistance Plan and CQI goal; this may include coaching, group learning, webinars, on-site visits, and other modalities;
  - (2) Conduct and track data ongoing rapid cycle PDSA tests and ramps, at least monthly, to test, adapt, and implement changes and reflect on that data;
  - (3) Report on CQI Activities and Reflections to DCYF through existing deliverables Monthly Enrollment Reports and Quarterly Progress Reports; DCYF will share these with Start Early WA and DOH for review and feedback to the Contractor;
    - (a) As part of ongoing quarterly progress reports, the contractor will share details about their ongoing PDSA testing, data collected, reflections, and any adaptations.
    - (b) Contractors experiencing Minimum Active Enrollment Caseload below 85% of the Maximum Service Capacity, as defined in Section 6 (c) of this statement of work, will report monthly via the Monthly Enrollment Report on CQI activities, including

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PDSA tests, data and reflections, to address understanding and improving their Active Enrollment Caseload.

(5) Create a plan for sustaining gains made through CQI activities.

## 11. Technical Assistance

- a. Technical Assistance (TA) is available to the Contractor to assist in maintaining model fidelity, implementing best practices, and assuring improving quality of home visiting service delivery. DCYF contracts with Start Early WA to provide technical assistance for the HVSA. The Contractor shall work with DCYF 's designated technical assistance provider for support in achieving contract milestones including, but not limited to, the following areas:
  - (1) Program model fidelity as described by the Nurse Family Partnership model developer and Section 3 of this Statement of Work;
  - (2) Staff qualifications, and selection and onboarding of home visitors and supervisors;
  - (3) Reflective supervision process;
  - (4) Staff retention and vacancy planning;
  - (5) Participant outreach, recruitment, enrollment and retention;
  - (6) Model specific service delivery and case planning;
  - (7) Leadership development and organizational support for home visiting model; and
  - (8) CQI planning, implementation and analysis.
- b. Technical Assistance Plan and Participation: The Contractor shall work with the DCYF-specified contractor for technical assistance to develop a Technical Assistance Plan within the first four months of this Contract; the Technical Assistance Plan will integrate fidelity goals developed via model-specific processes.
  - (1) The Contractor shall submit to DCYF their completed annual Technical Assistance Plan on or before November 20, 2024.
  - (2) Technical Assistance and Coaching: The Contractor shall work with the DCYF-specified contractor for technical assistance to implement the Technical Assistance Plan throughout the duration of this Contract.
  - (3) Throughout the contract term, the Contractor shall participate in Technical Assistance support led by the DCYF-specified contractor for technical assistance as determined in the LIA's annual Technical Assistance Plan; this may include coaching, group learning, webinars, on-site visits, and other modalities.
  - (4) Contractor shall report quarterly on progress and impacts of technical assistance in the Quarterly Progress Report.
- c. Additional or other Technical Assistance: The Contractor shall work with the DCYF-specified contractor for technical assistance to participate in other technical assistance should other areas of assistance arise as identified by Contractor or DCYF.

# 12. Budget and Financial

- a. Program-Funding Specific Budget: The Contractor understands and agrees that funds provided under this Contract, with the exception of Performance Payment Awards described in Section 13 below, shall be expended by June 30, 2025 as specifically itemized line by line in Exhibit B Budget.
  - (1) Any requests for shifts between categories (payment points of the budget) within a funding source must receive prior written approval from DCYF; transfers across expense categories (pay points of the budget) in excess of 10% of the total for each funding source shall not be made without prior written approval from DCYF and may require a contract amendment.
  - (2) No shifts may occur across funding sources.

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- b. Financial Management: The Contractor must maintain a financial management system with written policies and procedures ensuring strong internal controls. Written policies and procedures include, but are not limited to: accounts payable, payroll, procurements, subrecipients/subcontractors, travel, and equipment inventory processes. The Contractor shall make such policies and procedures available to DCYF upon request.
  - (1) Expenditures must be identifiable and clearly tracked throughout fiscal records as assigned to the work of this contract.
  - (2) The Contractor must track expenditures to each funding source (e.g. DCA, GFS) unique to this contract separately and may not comingle with funding sources for other programs, grants, contracts outside of this contract.
- c. Supplantation: The Contractor shall ensure that HVSA funds received under this contract will be used to supplement and not supplant the amount of federal, state, and local funds otherwise expended for work performed under this Contract.
- d. Travel: The Contractor shall receive compensation only for lodging, per diem, and meal expenses at current state travel reimbursement rates and in accordance with the State of Washington Office of Financial Management Travel Regulations. Current rates for travel may be accessed at: <a href="http://www.ofm.wa.gov/resources/travel.asp">http://www.ofm.wa.gov/resources/travel.asp</a>. When the lowest available lodging rate exceeds the current state travel reimbursement rates or the lodging provider requires a government-issued identification card in order to receive the state per diem rate and the Contractor is not a government-based entity, an exception may be made only when pre-approved in writing by the Contractor's director or authorized designee (i.e. finance director), documented, and available for review. Travelers must be prudent when planning and conducting essential business travel, ensuring they select travel alternatives that are the most economical. Appropriate planning must take place to avoid unnecessary travel in the performance of work assignments, seeking alternatives such as teleconference calls, video and web collaboration, and conferencing. Contractor's travel policy is subject to review during ongoing or in-depth fiscal monitoring.
  - (1) Additional training or other professional development opportunities may be presented throughout the term of this contract. DCYF at its sole discretion may pay for these costs directly.
- e. Indirect Costs: The Contractor may claim the indirect rate based on one of three options: the rate negotiated with its cognizant federal agency, also known as the federally approved cost allocation plan; the rate negotiated with DCYF, not to exceed the federally approved cost allocation plan; or the rate calculated at 10% of modified total direct costs until September 30, 2024 and calculated at 15% beginning on October 1, 2024 to the remainder of the term of this contract.
  - (1) If claiming the federally negotiated rate, the Contractor must supply, preferably via email, the documentation verifying the federally approved rate. The Contractor's indirect rate plan and procedure are subject to review during ongoing or in-depth fiscal monitoring.
  - (2) The Contractor's indirect cost plan must comply with the CFR part 200.56.57 and 200.414 Certification of cost allocation plan or indirect (facilities & administrative (F&A)) cost rate proposal. The CFR can be found at the following link: *Electronic Code of Federal Regulations*.

## f. Use of Funds:

- (1) When expending funds under this contract for items, personnel or services also used by other programs or individuals, funds from this contract may only be spent for the share used solely for services supporting this Statement of Work. Applicable federal, MIECHV/HHS, and state regulation should be consulted in order to ensure all expenditures charged to the contract are allowable. The following types of expenditures may be considered allowable provided they meet the outlined criteria and all required documentation is retained/available for any in-depth reviews:
  - (a) Meals:

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- Meals as part of a per diem or subsistence allowance are allowable if provided in conjunction with preapproved/allowable travel and do not exceed the OFM rate at the time of travel.
  - A. Contractor shall provide required backup documentation for these expense to include travel preapproval (describing purpose as it relates to the contract); if applicable, conference registration (or certificate of completion) and conference agenda. If a contractor reimburses travel expenses based off actual costs rather than travel per diem rates, the contractor must retain itemized receipts for all meals for future review if requested by DCYF.
- ii. Meals as part of a conference/training/all-staff meeting in which meals are a necessary/integral part of the meeting or considered part of a working lunch and in which the purpose of the meeting is to disseminate technical information and is necessary and reasonable to the successful performance/execution of the terms and conditions of the contract are allowable and may not exceed the OFM meal rate at the time of the meeting.
  - A. Contractor shall provide required backup documentation for these expense to include: Purchase preapproval; the agenda for the conference/training/meeting that includes the purpose and how it relates to the contract; and the Attendee list or sign-in sheet. The contractor must retain itemized receipts for all meals for future review if requested by DCYF.
- iii. Meals as part of client engagement are allowable if the purpose of the engagement directly aligns with the purpose and the terms and conditions of the contract; expenses may not to exceed the OFM meal rate at the time of the client engagement.
  - A. Contractor shall provide required backup documentation for these expense to include: Purchase preapproval; agenda for the client engagement activity with the purpose as it relates to the contract; and the Attendee list or sign-in sheet. The contractor must retain itemized receipts for all meals for future review if requested by DCYF.
- (b) Promotional Items are allowable only for those items necessary as part of the outreach effort in order to comply with the terms and conditions of this contract; promotional items include items with program and organization's logos that are given to program participants or those eligible but not yet enrolled as an incentive to enroll are allowable.
  - i. The contractor shall provide documentation to include: Purchase preapproval with purpose as it relates to the contract; and an itemized receipt
- (c) Medical Supplies are allowable if the items align with the definition of special purpose equipment needed to conduct contract activities, part of the routine care of clients, or necessary to safely execute the terms and conditions of the contract (i.e. alcohol wipes, sterilizing supplies, personal protective equipment, stethoscopes, and etcetera).
  - i. Required documentation includes: Purchase preapproval with purpose as it relates to the contract and an itemized receipt
- (d) Gift Cards for Contractor Employees: Purchase of gift cards for contracted employees is not an allowable use of funds under this contract.
- (3) Contractor must use the funds received from Performance Payment Awards earned under this Contract towards advancing the goals of this home visiting program.

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- g. Invoicing, Financial Reporting and Documentation:
  - (1) The Contractor shall submit at least monthly, but not more often than semi-monthly, a properly completed A-19 Voucher accompanied by the following documentation of the actual expenses incurred during that period:
    - (a) Monthly or Semi-monthly Expense Summary by fund source (e.g. State Gen Fund, State DCA (i502)) as produced by Contractor's accounting system and clearly detailing expenses incurred for each Pay Point in that period's A-19 Voucher;
    - (b) Contractor's Monthly or Semi-monthly Payroll Summary by fund source (e.g. State Gen Fund, State DCA (i502)) describing reimbursed hours for each staff person paid under the contract for that period; and
    - (c) Documentation supporting all single expenses exceeding \$5,000 by fund source (e.g. State Gen Fund, State DCA (i502)).
  - (2) Invoicing for Performance Awards:
    - (a) After assessment and approval from DCYF, the Contractor may invoice for payment annually for all performance milestones described in this section: performance in Quarters 1 through 4 to be invoiced following Quarter 4. Invoice timing may be more often, subject to availability of performance data.
  - (3) Payment shall be based upon approval of financial expenditures using the billing submission procedure outlined in this contract, with the total payment not to exceed what is set forth in Exhibit B Budget.
- h. In-Depth Financial Review: DCYF will conduct an annual in-depth financial review of the Contractor's expenditures charged to the Contract. In preparation for the Annual Site Visit, the Contractor shall provide to DCYF upon request the financial documents listed below. Based upon this review, if questions arise, DCYF may request additional data and documentation.
  - (1) Contractor's most recent Annual Financial Audit, Single or Program-Specific Audit, as applicable;
  - (2) General Ledger activity detail of all expenditures allocated to this Contract incurred within the dates to be determined and in agreement with A-19 invoices submitted to DCYF. Detail will be defined by DCYF and will include indirect costs, accounts payable transactions, and time and effort transactions;
  - (3) Contractor's Indirect Cost Allocation Plan or Indirect Cost Proposal, or Indirect Rate Agreement, whichever is applicable;
  - (4) Chart of Accounts;
  - (5) Written policies and procedures to include, but not limited to: accounts payable, payroll, procurements, sub-recipients/subcontractors, travel, and equipment inventory processes;
  - (6) Other detailed supporting financial documentation upon request-such as employee time sheets, travel and major expense documentation-to be further defined by DCYF.

# 13. Performance Payment Awards:

- a. During the term of this contract, the Contractor will be eligible to receive an additional monetary award, based on available funding and achievement of any combination of the following the Performance Milestones described in this Section 12.f.
- b. DCYF will review data provided by the Contractor and DOH to confirm achievement of the milestones described in this Section prior to issuance of any Performance Payment Award.
- Quarterly Home Visiting Enrollment Performance Milestone:
   DCYF will award the Contractor a Performance Payment Award upon the fulfillment of the following milestone:
  - (1) The Contractor maintains an Active Enrollment (unduplicated Visited Families plus unduplicated Encountered Families) of 85% or greater of their Maximum Service Capacity during the quarter, as measured by the average of the number of families actively enrolled on the last day of each of Month 1, Month 2 and Month 3 of the quarter

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divided by the Maximum Service Capacity (total number of possible families as defined in Section 6.c.).

- (a) The calculation of Enrollment for this performance award will be limited to the number of prenatal families and families with enrolled children up to 60 months of age.
- (b) DCYF may award the greater of \$500 or 0.25% of the SFY2025 contractor's budget, excluding performance payments, for each quarter where the contractor meets or exceeds the 85% milestone.

# d. Family Retention Performance Milestone:

DCYF will award the Contractor a Performance Payment Award upon the fulfillment of the following one or both milestones:

- (1) Twelve-month Family Retention Performance Milestone:
  The Contractor's 12-month participant engagement performance, as defined by the number of participants engaged in the program for 12 months after enrollment.
  - (a) DCYF may award \$80 for each participant who has not exited and remains engaged in the program for 12 months after enrollment, as indicated by receiving a home visit on a date between 30 days before and 30 days after the 12-month anniversary of their enrollment date, as defined in the Attachment entitled Data Collection, Reporting and HVSA Aligned Measures.
  - (b) DCYF may award an additional \$60 for each participant who meets the 12-month retention milestone above and reports at least two of the demographic characteristics related to early exits as described in Attachment entitled Data Collection, Reporting and HVSA Aligned Measures.
- (2) Eighteen-month Family Retention Performance Milestone:
  The Contractor's 18-month participant engagement performance, as defined by the number of participants engaged in the program for 18 months after enrollment.
  - (a). DCYF may award \$60 for each participant who has not exited and remains engaged in the program for 18 months after enrollment, as indicated by receiving a home visit on a date between 30 days before and 30 days after the 18-month anniversary date of their enrollment date, as defined in the Attachment entitled Data Collection, Reporting and HVSA Aligned Measures.
  - (b) DCYF may award an additional \$40 for each participant who meets the 18-month retention milestone above and reports at least two of the demographic characteristics related to early exits as described in the Attachment entitled Data Collection, Reporting and HVSA Aligned Measures.
  - (c) For either the 12-month or 18-month retention milestones, if participant data is missing for the demographic characteristics related to early exits, the performance payment will be calculated assuming the participant has no characteristics related to early exits.
  - (d) For either the 12-month or 18-month retention milestones, if the anniversary home visit occurs after June 30, the milestone will be calculated and awarded in the subsequent fiscal year.

# e. Depression Screening and Follow-up Performance Milestones:

DCYF will award the Contractor a Performance Payment Award upon the fulfillment of either one or both of the following milestones:

(1) Depression Screening Performance Milestone:
The Contractor's performance on HVSA Depression Screening Performance Measure defined in the Attachment entitled *Data Collection, Reporting and HVSA Aligned Measures*. Contractor completion of a depression screening for a participating primary caregiver using an approved, validated tool within 3 months postpartum (if enrolled prenatally) or 3 months after enrollment (if enrolled postnatally).

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- (a) DCYF may award \$60 for each screening using the above criteria, capped at 100% of the contractors' Maximum Service Capacity multiplied by \$60 for the contract year.
- (2) Follow-Up to Positive Depression Screening Performance Milestone:
  The Contractor's performance on follow-up to Caregiver Depression Screening:
  Contractor follow-up with a referral to or connection with appropriate services for a participating primary caregiver who screened positive for depression.
  - (a) DCYF may award the Contractor \$50 for each participant who received follow-up as defined above, capped at 35% of the contractors' Maximum Service Capacity multiplied by \$50 for the contract year.

# f. Healthy Birthweight Outcome Performance Milestones:

DCYF will award the Contractor a Performance Payment Award upon the fulfillment of the following outcome milestone:

- (1) The Contractor's performance on healthy birthweight outcomes during the contract year, as indicated by the number of participants who give birth to an infant of healthy birthweight during the contract year as defined in the Attachment entitled *Data Collection*, *Reporting and HVSA Aligned Measures*.
  - (a) DCYF may award \$100 for each participant who gives birth to an infant of healthy birthweight using the definition in the Attachment entitled Data Collection, Reporting and HVSA Aligned Measures, capped at 100% of the contractors' Maximum Service Capacity multiplied by \$50 for the contract year,
    - i. The award will not be paid for participants if the following data are not available or incomplete: date of birth of the child, or child's birthweight.
  - (b) DCYF may award an additional \$100 for each participant who gives birth to an infant of healthy birthweight during the contract year and with at least one HBW Criteria for Additional Support using the definition in the Attachment entitled Data Collection, Reporting and HVSA Aligned Measures.
    - If a participant's data is missing for the HBW Criteria for Additional Support, the birthweight will be recorded as having no HBW Criteria for Additional Support when calculating the award payment.

# 14. Publicity, Publication and Acknowledgements

- a. DCYF may include information on this Contract in their periodic public reports and may make information about this Contract public at any time in their web pages and as part of press releases, public reports, speeches, newsletters, and other public documents related to the Contract or the HVSA. DCYF must comply with Washington State public disclosure law (Chapter 42.56 RCW) and with regulations set forth in HIPAA and FERPA.
  - (1) If the Contractor wishes to issue a press release or public report announcing this Contract, or otherwise use DCYF 's name for purposes related to this Contract, the Contractor shall contact the DCYF Contract Manager, identified on page 1 of this Contract at least five (5) business days before the desired announcement or publication date to obtain prior approval.
  - (2) For all press releases or public reports approved by DCYF, the Contractor shall include acknowledgement of funding by the State of Washington, Washington Department of Children Youth and Families and the Home Visiting Services Account using the following recommended language: "This program is supported in part by funding from the Washington State Department of Children, Youth & Families."

## 15. Contract Reporting, Monitoring, and Deliverables

a. Any mention of quarters one through four referenced in this document are defined as:

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- (1) Quarter 1 July 1, 2024 to September 30, 2024
- (2) Quarter 2 October 1, 2024 to December 31, 2024
- (3) Quarter 3 January 1, 2025 to March 31, 2025
- (4) Quarter 4 April 1, 2025 to June 30, 2025
- b. Reporting: The Contractor shall submit program and expense reports, as well as perform all other requirements outlined in this Statement of Work, on or before the dates indicated in Section 15.d. and the Reference Document titled Timeline for Reporting and Submission of Deliverables. Due dates may be adjusted at the discretion and approval of the DCYF Contract Manager to accommodate the variable reporting structures associated with federal funding requirements. DCYF reserves the right to aggregate, disaggregate, analyze, reproduce, and/or disseminate the data provided in Program Reports, Financial Activity Reports, or any other reports submitted to DCYF with respect to the Contract.
  - (1) Contractor must create and maintain at least one active user account in the Prevention Services Reporting System (PSRS) and use that system to submit monthly enrollment reports, quarterly progress reports, and other deliverables when available. Information submitted into the PSRS may be shared with DOH and Start Early.
  - (2) While funding for this Contract encompasses expenditures from July 1, 2024 through June 30, 2025, deliverables describing services rendered in the months of the Contract term will be due no later than July 31, 2025 and will be submitted at no additional cost to DCYF.
- c. Monitoring: As described in the Attachment of this Contract entitled Contract Monitoring, Compliance and Non-Compliance, DCYF will monitor compliance with contract requirements, model standing, progress toward completion of deliverables, enrollment performance, and financial activity through review of submitted reports, meetings, phone calls and other communication with the Contractor.
  - (1) The Contractor shall provide a right of access to its facilities to DCYF, personnel authorized by DCYF, or to any other authorized agent or official of the State of Washington or the federal government at all reasonable times in order to monitor and evaluate performance, compliance, and/or quality assurance under this Contract. DCYF will work with Contractor to determine a mutually acceptable date.
  - (2) Monitoring activities may include, but not be limited to: monthly monitoring calls and onsite or virtual visits to review records, observe implementation of services, or follow up on compliance issues.
  - (3) If DCYF (a) encounters non-compliance with the terms outlined in this Contract on the part of Contractor, or (b) is not satisfied, in its sole discretion, with the quality of Contractor's work, DCYF will make a reasonable attempt to assist Contractor with technical assistance to resolve issues that impede quality and compliance. In the event that compliance and/or quality issues are not resolved through standard technical assistance, Contractor will be engaged in corrective action through Implementation Improvement processes, as outlined in the attachment entitled *Contract Monitoring, Compliance and Non-Compliance*. Any program with prior compliance or improvement issues, including Implementation Improvement Status and Implementation Improvement Plans, shall continue until resolved and approved by DCYF.
- d. Summary of Deliverables and Timelines
  - (1) Monthly Enrollment Data Reports: The Contractor shall submit Monthly Enrollment Data Reports no later than the 20<sup>th</sup> day following the month of service submitted using the template in the PSRS.
  - (2) Invoices: As described in Section 12.g., the Contractor shall submit A-19 invoices on or before the 30<sup>th</sup> day following the month of service for expenditures accompanied by the financial documentation.
  - (3) Quarterly Progress Reports: The Contractor shall submit four (4) Quarterly Progress Reports using the template in the PSRS. The Contractor shall submit this report each quarter into the PSRS no later than the 20<sup>th</sup> day following the quarter of service.

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- (4) Annual TA Plan submitted as an attachment to the November Monthly Enrollment Report in the PSRS.
- (5) Annual Pre-Contract Questionnaire: The Contractor shall complete and submit the FY26 HVSA Pre-Contract Questionnaire and FY26 Proposed Budget on May 16, 2025 using the template provided by DCYF.
- (6) The deliverables and reports associated with this Contract Statement of Work are summarized in the Reference Document entitled *Timeline for Reporting and Submission of Deliverables*.
  - (a) Some expectations associated with this Contract, including attendance at the HVSA Semi-Annual Statewide Meetings and Supervisor Meetings are not included in this table as the dates of these events will be determined after contract execution.
  - (b) If due dates occur on a weekend or holiday, the Contractor shall submit the report before 8am of the following business day.

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DCYF Contract Number: 24-1177-02 Contractor Contract Number: 202309032 Contract Maximum: \$818,837.20

From-To:07/01/2023-07/31/2025

# **Exhibit B - Budget Report**

Contractor agrees that all funds under this Contract shall be expended by June 30, 2024 as specifically itemized line by line in Exhibit B, and that transfers within expense categories of the budget in excess of 10% of the contract amount will not be made without prior written approval from DCYF and may require a contract amendment.

# Budget for State Fiscal Year 2024 (July 1 2023 - June 30 2024):

See original contract package for budget detail. Total: \$414,618.60

Budget for State Fiscal Year 2025 (July 1 2024 - June 30 2025):					
Payment Point	Budget L	imit Note			
1. DCA(I502) State – Contractor Personnel	\$264,207.57				
2. DCA(I502) State – Goods and Services	\$546.36				
3. DCA(I502) State – Travel	\$720.00				
<ul><li>4. DCA(I502) State –</li><li>Contracted/Professiona</li><li>I Services</li></ul>	\$0.00				
5. DCA(I502) State – Administrative/Indirect Charges	\$66,051.89				
<ul><li>6. General Fund State</li><li>Contractor Personnel</li></ul>	\$40,921.23				
<ul><li>7. General Fund State</li><li>Goods and Services</li></ul>	\$9,266.74				
8. General Fund State  – Travel	\$0.00				
9. General Fund State –	\$0.00				
Contracted/Professiona I Services					
10. General Fund State –	\$11,480.81				
Administrative/Indirect Charges					
11. HVSA Performance Pay	\$11,024.00				
	Total: \$404,218.60				

**Contract Maximum:** 

\$818,837.20

# **Contract Funding Source(s)**

State Funds \$818,837.20

DCYF Contract Number: 24-1177-02 Contractor Contract Number: 202309032 Contract Maximum: \$818,837.20

From-To:07/01/2023-07/31/2025

# **Exhibit C - Deliverables Report**

#	Deliverable Title, Due Note, Description	Due Date
1.00	Consenting Clients to DOH	No Date
	Due by the sixth (6th) business day of the month immediately following services.	
	The Contractor shall share with DOH the consent status according to the process outlined in Attachment titled Contract Monitoring, Compliance and Non-Compliance.	
2.00	Monthly Enrollment Reports	No Date
	By the 20th of the following month of service.	
	The Contractor shall submit Monthly Enrollment Data Reports using the template in the PSRS and described in Attachment titled Monthly Enrollment Data Report Components.	
3.01	Quarterly Progress Reports	Oct 20, 2023
	By the 20th day following the quarter of service.	
	The Contractor shall submit Quarterly Progess Reports using the template in the PSRS as described in the Attachment titled HVSA Quarterly Progress Report Components.	
3.02	Quarterly Progress Reports	Jan 20, 2024
3.03	Quarterly Progress Reports	Apr 22, 2024
3.04	Quarterly Progress Reports	Jul 22, 2024
5.00	Annual Pre-Contract Questionnaire	May 16, 2024
	Due by 5/16/2024 for contractors planning to continue services in the following fiscal year.	
	The Contractor shall complete and submit the FY24 HVSA Pre-Contract Questionnaire and FY24 Proposed Budget using the template provided by DCYF.	
6.00	Updated Insurance Certificate	No Date
	Due to DCYF when certificate is renewed.	
	Updated Insurance Certificate must be submitted when the insurance policy is renewed.	
7.00	Updated Statement of Confidentiality and Non-Disclosure	Jul 31, 2023
	Due by 7/31/2023	
	Updated Statement of Confidentiality and Non-Disclosure must be submitted for any new employees, agents, or subcontractors with access to confidential or personal information	
8.00	Data Disposition	No Date
	Due by 7/22/2024 or upon closure of contract.	
	Data Disposition must be submitted with the closure of the contract.	

State	State Fiscal Year 2025 (July 1 2024 - June 30 2025):				
#	Deliverable Title, Due Note, Description	Due Date			
1.00	Consenting Clients to DOH	No Date			
	Due by the sixth (6th) business day of the month immediately following services.				

The Contractor shall share with DOH the consent status according to the process outlined in Attachment titled Contract Monitoring, Compliance and Non-Compliance. 2.00 Monthly Enrollment Reports No Date By the 20th of the following month of service. The Contractor shall submit Monthly Enrollment Data Reports using the template in the PSRS and described in Attachment titled Monthly Enrollment Data Report Components. 3.01 **Quarterly Progress Reports** Oct 21, 2024 By the 20th day following the guarter of service. The Contractor shall submit Quarterly Progess Reports using the template in the PSRS as described in the Attachment titled HVSA Quarterly Progress Report Components. 3.02 **Quarterly Progress Reports** Jan 20, 2025 3.03 **Quarterly Progress Reports** Apr 21, 2025 3.04 **Quarterly Progress Reports** Jul 21, 2025 5.00 Annual Pre-Contract Questionnaire May 16, 2025 Due by 5/16/2025 for contractors planning to continue services in the following fiscal year. The Contractor shall complete and submit the FY25 HVSA Pre-Contract Questionnaire and FY25 Proposed Budget using the template provided by DCYF. 8.00 **Data Disposition** No Date Due by 7/22/2025 or upon closure of contract.

Data Disposition must be submitted with the closure of the contract.

DCYF Contract Number: 24-1177-02 Contractor Contract Number: 202309032 Contract Maximum: \$818.837.20

From-To:07/01/2023-07/31/2025

# Attachment 3 - Contract Monitoring Compliance and Non-Compliance

- 1. Program Reporting and Documentation
  - a. Reporting: The Contractor shall submit reports using the templates in the Prevention Services Reporting System according to the schedule outlined in the Attachment named FY24 Deliverables Timeline/Reference.
    - (1) Additional Documentation: The Contractor shall maintain the following information and documentation, keeping it current on a monthly basis. At a minimum, DCYF may request this information for review at the annual DCYF Monitoring Visit, including:
      - (a) Staff Training Records demonstrating compliance with HVSA and model requirements;
      - (b) TA Self Reflection and TA Plan;
      - (c) CQI PDSA records and reflections to support reporting submitted in Quarterly Progress Reports;
      - (d) Memoranda of Understanding with community providers related to referrals or coordination of Home Visiting Services;
      - (e) Completed participant consent agreements for all enrollees in the program;
      - (f) If funded with DSHS/TANF dollars, information on TANF families served by homeless service providers, PE Pathways and Other including number of families served; name of family members receiving services (primary caregiver and target child); individual client identifiers, such as date of birth; and dates of service (by month including enrollment and exit dates).
  - b. Annual Monitoring Visits: The Contractor shall cooperate with up to eight (8) scheduled on-site or virtual visits conducted for monitoring program and fiscal compliance, contractual and reporting requirements, organizational due diligence, HVSA evaluation and data collection, quality implementation technical assistance, and continuous quality improvement.
    - (1) Document Preparation: The Contractor shall assemble documents listed above, financial information detailed in Section 12 of Exhibit A Statement of Work, and any additional information requested by DCYF in advance of the scheduled monitoring visit.
    - (2) During the monitoring visits, the Contractor shall allow access to DCYF, upon request, documentation demonstrating accomplishments of this Agreement. Such documentation may include, but is not limited to:
      - (a) Services Provided, Service Dates, and Number of Service Hours, including Case Files of Participants and completed consent agreements;
      - (b) Attendance Sheets and Service Logs;
      - (c) Data Collection and Assessments by Participants;
      - (d) Demographic Information of Participants;
      - (e) Personnel records of those staff employed through funds under this contract; and
      - (f) Policy and procedures documents as related to implementation of this contract including, but not limited to, agency, human resources, and financial policies and procedures.

#### 2. Contract Monitoring:

The Contractor shall ensure compliance with all Contract requirements described in Exhibit A Statement

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of Work of this Contract. Failure to comply with or submit timely and complete materials related to the Contract requirements may result in withheld or delayed payments. DCYF may work with the Contractor to develop a customized monitoring plan. DCYF will monitor Contractor compliance with Contract requirements, model standing, implementation progress, enrollment performance and financial activity through review of the following:

a. Submitted reports, invoices and documents, as detailed above and in Section 14 of Exhibit A Statement of Work Compliance with Contract requirements.

# b. Model Fidelity:

Affiliate status from the National Service Office/Indicators or model fidelity established by the DCYF-authorized provider of technical assistance demonstrating Contractor's good standing and/or active ready to implement status.

- (1) If the Contractor does not sustain fidelity throughout the Contract Term, DCYF will conduct a joint due diligence review of the of the Contractor's model fidelity status in coordination with its designated contractor for technical assistance; and then DCYF may, upon written notification to the Contractor, terminate this Contract.
- (2) Achieving Model Standing: If Contractor does not have affiliate in good standing and/or active ready to implement status as of the Start Date of this Contract, the Contractor must obtain such status within 90 days of the Start Date. If the Contractor does not obtain such status within 90 days of the Start Date of this Contract, then DCYF may, at its discretion and upon written notice to the Contractor, terminate this Contract.

# 3. Implementation Progress:

The DCYF Contract Manager will review monthly budget/financial documentation, monthly enrollment reports, and quarterly progress reports that depict Contractor activities and progress toward completion of the required program elements described in Exhibit A Statement of Work:

- a. Staffing, Supervision, and Training,
- b. Service Area and Service to Priority Populations
- c. Participant Enrollment, Retention and Caseload Maintenance
- d. Home Visit Frequency and Content
- e. Systems Connections; if funded with DSHS/TANF dollars, this includes Contractor relationships with local DSHS Community Service Offices and reporting participants' program enrollment and exit in eJas
- f. Data Collection and Evaluation Requirements
- g. Continuous Quality Improvement Activities
- h. Quality Improvement Technical Assistance
- i. Financial activity and documentation aligned with Contract budget
- j. Delay in meeting two or more of the category areas above and/or non-compliance related to financial activity during a quarter, may result in DCYF taking action to work with the Contractor to develop a customized monitoring plan to include additional contract monitoring and technical assistance focused on supporting improvement in Contractor's enrollment.

# 4. Enrollment Performance and Goal Tracking Plans:

On a quarterly basis, DCYF will review the Contractor's enrollment performance for the following measure: Throughout the duration of this contract, Contractor shall maintain a minimum Active Enrollment Caseload (as defined in Section 6 of Exhibit A Statement of Work) equivalent to or greater than 85% of the Contractor's Maximum Service Capacity.

a. Start-Up Programs: [all be Rates based starting SFY25 expansion] DCYF identifies Contractors receiving first year of operational funding as Start-Up Programs. Exhibit A Statement of Work of this Contract specifies expected enrollment rates over the term of the contract to reach full enrollment caseload. Progress in meeting enrollment toward building full caseload will be reviewed on a monthly basis. If the Start-Up Program does not meet enrollment in accordance with the timeline specified in Exhibit A Statement of Work, DCYF will inform Contractor of enrollment status and may work with Contractor to explore causes of enrollment

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performance issues and develop an Goal Tracking Plan to address indicators of nonperformance and offer additional technical assistance focused on supporting improvement in Contractor's enrollment.

# b. Continuing Programs:

DCYF identifies Contractors receiving second year or beyond of HVSA funding as Continuing Programs.

- (1) If a Continuing Program's minimum Active Enrollment Caseload is less than 85% of the Contractor's Maximum Service Capacity for up to 3 months DCYF will inform Contractor of low enrollment status, and Contractor shall participate in a follow-up call with DCYF to discuss barriers and strategies for increasing enrollment. The expectation of the Contractor is that they will increase their enrollment across all three months of the subsequent quarter. If during the subsequent quarter the Contractor does not demonstrate improvement of active enrollment at or above 85% of maximum service capacity at least during the final month of the quarter, DCYF may DCYF may work with the Contractor to explore causes of enrollment performance issues and develop a Goal Tracking Plan to address indicators of nonperformance and offer additional technical assistance focused on supporting improvement in Contractor's enrollment performance.
- (2) DCYF recognizes that Contractor's active enrollment is related to staffing. contractor staffing; as a result, DCYF will apply either of the two actions depending on the contractor staffing capacity:
  - (a) If the Contractor is fully staffed per the contract, then the above monitoring steps identified in paragraph (1) will be used for monitoring of Contractors minimum Active Enrollment Caseload.
  - (b) If the Contractor is not fully staffed per the contract, DCYF will work with the Contractor to explore causes of enrollment performance issues and develop a Goal Tracking Plan.
- c. Contractors with and Goal Tracking Plan will be monitored at least monthly for their enrollment performance.
  - (1) If the Contractor's minimum Active Enrollment Capacity rises to 85% or more of the contractor's Maximum Service Capacity, DCYF will inform the contractor of the improvement and regular monitoring, as described in sections 1 through 3 of this attachment, will resume.
  - (2) If the Contractors' minimum Active Enrollment Capacity does not improve after three (3) consecutive months on the Goal Tracking Plan, DCYF will provide the Contractor with written notice of their status moving to Quality Review.

## 5. Quality Review and Performance Improvement Plan

- a. Quality Review: The Quality Review will include examination of the contractor's data, monitoring questionnaire, and other performance and deliverable documentation and submit an implementation questionnaire in partnership with the contractor and other technical assistance designees.
  - (1) Within 30 days of written notification of Quality Review Status by DCYF, the Contractor will submit to DCYF an Implementation Self-Assessment provided by DCYF to address areas impacting nonperformance to include, but not limited: model fidelity, implementation progress, financial activity, and/or enrollment performance in need of improvement, and other issues of compliance with contract requirements.
  - (2) Within 45 days of written notification by DCYF, the Contractor shall participate in Quality Review Meeting(s) with DCYF staff to understand the organizational and programmatic drivers resulting in the chronicity of low performance. This will include discussion of the Self-Assessment, other information and feedback from Contractor, review of DOH and other available program data, and review other information related topics to inform the development of a Performance Improvement Plan. This meeting may include other DCYF contractors of technical assistance and data management and reporting.

## b. Performance Improvement Plan:

(1) Within 30 days of the Quality Review Meeting, the Contractor shall prepare a written Performance Improvement Plan to be approved by DCYF. The Plan shall:

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- (a) Cite and describe the Contractor's specific area(s) in need of improvement including, but not limited to: model fidelity, implementation progress, financial activity, and/or enrollment performance in need of improvement. For the specified area(s) in need of improvement;
- (b) Describe action steps to address drivers of low performance and support improvement and metrics or benchmarks to serve as indicators of satisfactory improvement.
- (c) Identify technical assistance and/or other supports designated to be made available to Contractor by DCYF to assist Contractor in achieving satisfactory improvement.
- (d) Outline a timeline for the completion of the Performance Improvement Plan by the Contractor.
- (2) DCYF will monitor at least monthly the Contractor's progress according to the timeline, action steps and indicators described in the Performance Improvement Plan, with the option of conducting on-site visits if necessary.
- (3) If satisfactory improvement in the specific area(s) indicated in the Plan is met by the Contractor within the timeline for completion of the Plan, DCYF will transition the Contractor off Quality Review Status, and DCYF will provide the Contractor written notice of this transition.
- (4) If satisfactory improvement in the specific area(s) indicated in the Plan within the timeline for completion of the Plan is not met by the Contractor, DCYF may transition the Contractor out of Quality Review Status into Non-Compliant Status, and DCYF will provide the Contractor written notice of this transition.

# 6. Non-Compliant Status and Non-Compliant Courses of Action

- Non-Compliant Status: If DCYF transitions the Contractor to Non-Compliant Status, the Contractor shall participate in the steps outlined below, within 14 days of written notification from DCYF, or within an extended, alternate timeline with written approved by DCYF:
  - (1) Participate in Non-Compliant Status meeting(s) with DCYF staff to:
    - (a) Review the Contractor's Quality Review and Performance Plan and discuss progress made and barriers encountered during the Plan's implementation including technical assistance and/or other supports designated to be made available to the Contractor by DCYF.
    - (b) Identify and review the Contractor's contractual requirements and areas of contractual non-compliance.
    - (c) Discuss Non-Compliant Courses of Action.
- b. Non-Compliant Course(s) of Action. Within 14 days of the last Non-Compliant Status meeting DCYF will issue the Contractor a written Non-Compliant Course(s) of Action. The written Non-Compliant Course(s) of Action shall include one or more of the four Non-Compliant Course(s) of action listed below:
  - (1) Continuation of Performance Plan: DCYF may propose to modify and/or extend the Contractor's Performance Plan for up to an additional 3-month period to meet specific area(s) cited in need of improvement.
  - (2) Suspension of Payment: DCYF may suspend payment of all or part of Contract funds until satisfactory contract compliance is met.
  - (3) Reduction in Maximum Contract Total: DCYF may amend this contract to reduce the Contractor's maximum contract total:
    - (a) To reflect the amended Implementation Plan scope negotiated between DCYF and the Contractor based on Contractor's cost per family served and other related factors and,

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- (b) If feasible and in compliance with HVSA and DCYF funding requirements, contractual requirements, and approval processes, including Home Visiting Model Developer program requirements.
- (4) Early Contract Termination: DCYF may terminate this contract prior to the end of the Term if satisfactory contract compliance is not met by the Contractor in the implementation of Contractor's Implementation Improvement Plan, and/or if the Contractor is not able to or is not cooperative in development and implementation of the Implementation Improvement Plan.
- (5) Notice: The written Non-Compliant Course(s) of Action shall become effective a minimum of 30 days after the delivery of the written Non-Compliant Course(s) of Action to Contractor.

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