

SECTION I: GENERAL INFORMATION					
Contractor Name: (As Displayed in SAP)	DreamPower Horsemanship				
Purchase Order Number:					
Agency/Department Name:	Office of the District Attorney	Department Number:	0202		
Brief Description of Services	Provide support and counseling service shooting on July 28, 2019.	ces as a result of	the Gilroy Garlic Festival		

Maximum Financial Obligation			
The maximum amount payable to this Contractor under this agreement shall not exceed: \$502,839.00			
Term of Agreement			
Start Date: 07/01/2020	End Date: 09/30/2024		

Note: When left blank, start date will be the date executed by Authorized County Representative.

			For	County	y Use Only		
	Account Assignment	Plant Number	General Ledger (Expense Code)	Cost Center (Dept. Code)	Amount	WBS (Capital Project Code)	Internal Order ("PCA" code – optional)
Line 1	Н	0202	5255500	3848	\$198,060.00		GB202VSG00
Line 2	Н	0202	5255500	3848	\$0.01		GB202VSG00
Line 3	Н	0202	5255500	3848	\$0.01		GB202VSG00
Line 4	Н	0202	5255500	3848	\$0.01		GB202VSG00
Line 5	Select						



SECTION II: PARTIES TO AGREEMENT

Legal notices and invoices pertaining to this Agreement shall be sent to the appropriate contact person listed below, except as otherwise specifically provided for herein. Notices shall be in writing and served either by personal delivery or sent by certified or registered mail, postage prepaid, addressed as follows. Notice shall be deemed effective on the date that the notice is personally delivered or, if mailed, three (3) days after deposit in the mail. Either party may designate a different person and/or address for the receipt of notices by sending written notice to the other party, which shall not require an amendment to this Agreement.

CONTRACTOR					
Contractor Name: (As Displayed in SAP)	DreamPower Horsemans	DreamPower Horsemanship			
Contact Person:	Martha McNiel, Director	Martha McNiel, Director			
Street Address*:	7460 Crews Road	7460 Crews Road			
City*:	Gilroy	Gilroy State: CA Zip: 950		95020	
Telephone Number*:	408-686-0535	408-686-0535			
Email Address*:	dreampowerhorsemanshi	dreampowerhorsemanship@hotmail.com			
SCC Vendor Number: (As Assigned in SAP)	1019101	1019101			
*To be completed for Inde	*To be completed for Independent Contractors Only – DO NOT COMPLETE FOR DEPENDENT CONTRACTORS				

COUNTY OF SANTA CLARA

Agency/Department:	Office of the District Attorney				
Program Manager/Contract Monitor Name:	James Gibbons-Shapiro, Assistant District Attorney				
Street Address:	70 W. Hedding Street, West Wing				
City:	San Jose State: CA Zip: 95110			95110	
Telephone Number:	408-792-2985				
Fiscal Contact: (Accounts Payable Contact)	Valerie Du				
Contract Preparer:	Samantha Ov				



SECTION III: CONTRACT AUTHORIZATION

It is agreed between County and Contractor that Contractor will, for the compensation described in this Agreement, perform the work described in Section V in accordance with all terms and conditions of this Agreement including all exhibits and attachments. In addition, County and Contractor assert that the tax withholding status and benefit documentation (Section IV) accurately reflect the anticipated working relationship between County and Contractor. Further, Independent Contractors shall comply with the County's insurance and indemnification requirements. Contractor certifies that any applicable insurance waiver information (Section VII, B) is true and correct. This Agreement may be executed in one or more counterparts, each of which will be considered an original, but all of which together will constitute one and the same instrument.

SIGNATURES

Contract is not valid until signed by Contractor, County Counsel and County's Authorized Representative.

County Agency/Department Manager:	Juff Kosen F707F5FC08004AB	Date:	3/8/2022
County Agency/Department Fiscal Officer:	DocuSigned by: Mui-Ching Hsiao	Date:	3/8/2022
County Counsel Approval as to Form and Legality	Grace Louba	Date:	3/7/2022
(Signature required on <u>all</u> contracts Representative)	before execution by Contractor and County Authorized		
Contractor:	Docusigned by: Martha McNel	Date:	3/7/2022
County Authorized RepresentativeMiKE WACC	ERMAN Mile Malla	Date:	APR 0 5 2022
(P rocurement Department , Presiden	t, Board of Supervisors; o r Delegated Authority)		
Office of the County Executive:		Date:	
(Signature required when Board app	proved contract by a delegation of authority)		
Signed and certified that a copy of this document has been delivered by electronic or other means to the President, Board of Supervisors.	Attest: Namear	Date:	APR 0 5 2022
	Tiffany Lenngar Clerk of the Board of Supervisors (Signature required when Board approved contract)		



SECTION IV: DETERMINATION OF RELATIONSHIP STATUS

Dependent/Independent status is an important relationship distinction. It determines the contractor's eligibility for Medicare and Social Security, Public Employees' Retirement System benefits, and other benefits and affects how the contractor files tax returns and the contractor's responsibility for various federal and state taxes.

Questionnaire to be Completed by Contracting Department to Determine Relationship Status of Contractor						
Supervision: Will the County have the right to tell the contractor how to do the work, when to arrive or leave work, or when to take breaks? Do you have other employees performing similar work with a similar degree of supervision? If the answer to any of these questions is YES, select YES from the dropdown.						
Training: Will the County instruct the contractor on how to do the job or pay for external training?						
	Contractor be able to resig liable for unfinished work	gn or terminate the contract ?	t without beir	ıg held	No	
Place of Work/Tools: Will tools to do the job, i.e. com		ntactor with a place to work	at a County l	ocation and	No	
functions— answer YES. V		to complete ongoing depar d to complete a specific pro — answer NO .			No	
		actor from performing simi ne), or by contractual provis		or other	No	
Designation as Business Entity: If the Contractor has a business license or business certificate, or is a corporation, nonprofit organization, or school district, select "No" from the dropdown. (This does not pertain to professional licenses or certificates such as a license for a physician or architect.) Enter below the business license number and the city/entity where issued.						
Bus. License #:		Issued by:				
Payment Schedule: Will payments be made either as an hourly wage or as weekly/monthly salary? If payment is by commission or based on project milestones or deliverables, answer "NO" to this question. Be sure this answer matches the contract payment schedule in Section V.						
	Support Services: Will County employees or other independent contractors provide assistance to this Contractor? Assistance is defined as clerical, technical or professional support.					
If <u>at least 5</u> of the above questions were answered <u>"NO"</u> , Contractor is an Independent Contractor .						
If <u>5 or more</u> of the above questions were answered <u>"YES"</u> , Contractor is a Dependent Contractor , where the relationship resembles that of employer/employee. Tax withholding is <u>required</u> , and benefits are provided. Complete and attach the following forms: Employee's Withholding Allowance Certificate—Federal Form W-4, State Withholding, Form DE-4, Determining PERS Eligibility and PERS Member Action Request. Visit <u>www.ceo</u> for more information regarding Dependent Contractors. County insurance requirements <u>do not apply</u> to Dependent Contractors.						
Contractor understands and agrees that the tax withholding and benefit status checked above is correct. Any changes to the contractor's tax withholding and benefit status require a new contract. Contractor is responsible for any penalties and liabilities assessed by any taxing authority, based on a change of tax withholding and benefit status.						
Dept. Fiscal Officer's						

Signature:

MM

Contractor's Initials:

Mei-Ching Hsiao

04B390D139AC423



	SECTION V: CONTRACT SPECIFICS					
А.	A. SERVICE DESCRIPTION AND EXPECTED OUTCOME (SCOPE OF SERVICE)					
		- · ·				
Or	\checkmark	See Attachment:		incorporated by this reference.		
В.	DELIVE	RABLES, MILESTO	NES & TIMEI	LINE FOR PERFORMANCE		
Or	\checkmark	See Attachment:	A	Incorporated by this reference.		



C.	PERFOR	RMANCE STANDAR	DS		
Or	\checkmark	See Attachment:	Α	Incorporate	d by this reference.
					Is contractor a Community Based Organization (CBO)?
		NT SCHEDULE			Yes V
Note: De	ependent of 40 hour	c contractors are not rs per week	permitted to	o work in	No
Or	\checkmark	See Attachment:	В	Incorporate	d by this reference.



SECTION VI: STANDARD PROVISIONS

Changes to the terms and conditions in this section require approval of County Counsel

A. ENTIRE AGREEMENT

This Agreement and its Appendices (if any) constitutes the final, complete and exclusive statement of the terms of the agreement between the parties. It incorporates and supersedes all the agreements, covenants and understandings between the parties concerning the subject matter hereof, and all such agreements, covenants and understandings have been merged into this Agreement. No prior or contemporaneous agreement or understanding, verbal or otherwise, of the parties or their agents shall be valid or enforceable unless embodied in this Agreement.

B. AMENDMENTS

This agreement may only be amended by a written instrument signed by the Parties.

C. CONFLICTS OF INTEREST

Contractor shall comply, and require its subcontractors to comply, with all applicable (i) requirements governing avoidance of impermissible client conflicts; and (ii) federal, state and local conflict of interest laws and regulations including, without limitation, California Government Code section 1090 et. seq., the California Political Reform Act (California Government Code section 87100 et. seq.) and the regulations of the Fair Political Practices Commission concerning disclosure and disqualification (2 California Code of Regulations section 18700 et. seq.). Failure to do so constitutes a material breach of this Agreement and is grounds for immediate termination of this Agreement by the County.

In accepting this Agreement, Contractor covenants that it presently has no interest, and will not acquire any interest, direct or indirect, financial or otherwise, which would conflict in any manner or degree with the performance of this Agreement. Contractor further covenants that, in the performance of this Agreement, it will not employ any contractor or person having such an interest. Contractor, including but not limited to contractor's employees and subcontractors, may be subject to the disclosure and disqualification provisions of the California Political Reform Act of 1974 (the "Act"), that (1) requires such persons to disclose economic interests that may foreseeably be materially affected by the work performed under this Agreement, and (2) prohibits such persons from making or participating in making decisions that will foreseeably financially affect such interests.

If the disclosure provisions of the Political Reform Act are applicable to any individual providing service under this Agreement, Contractor shall, upon execution of this Agreement, provide the County with the names, description of individual duties to be performed, and email addresses of all individuals, including but not limited to Contractor's employees, agents and subcontractors, who could be substantively involved in "mak[ing] a governmental decision" or "serv[ing] in a staff capacity" and in that capacity participating in making governmental decisions or performing duties that would be performed by an individual in a designated position, (2 CCR 18700.3), as part of Contractor's service to the County under this Agreement. Contractor shall immediately notify the County of the names and email addresses of any additional individuals later assigned to provide such service to the County under this Agreement in such a capacity. Contractor shall immediately notify the County of the names and email addresses of individuals working in such a capacity who, during the course of the Agreement, end their service to the County.

If the disclosure provisions of the Political Reform Act are applicable to any individual providing service under this Agreement, Contractor shall ensure that all such individuals identified pursuant to this section understand that they are subject to the Act and shall conform to all requirements of the Act and other applicable laws and regulations, including but not limited to those listed in subpart (ii) of the first sentence of this Section VI.C including, as required, filing of Statements of Economic Interests within 30 days of commencing service pursuant to this Agreement, annually by April 1, and within 30 days of their termination of service pursuant to this Agreement.

D. GOVERNING LAW, VENUE

This Agreement has been executed and delivered in, and shall be construed and enforced in accordance with, the laws of the State of California. Proper venue for legal action regarding this Agreement shall be in the County of Santa Clara.

E. ASSIGNMENT

No assignment of this Agreement or of the rights and obligations hereunder shall be valid without the prior written consent of the other party.



F. ASSIGNMENT OF CLAYTON ACT, CARTWRIGHT ACT CLAIMS

Contractor assigns to the County all rights, title, and interest in and to all causes of action it may have under Section 4 of the Clayton Act (15 U.S.C. Sec. 15) or under the Cartwright Act (Chapter 2 (commencing with Section 16700) of Part 2 of Division 7 of the Business and Professions Code), arising from purchases of goods, materials, or services by the Contractor for sale to the County pursuant to this Agreement.

G. WAIVER

No delay or failure to require performance of any provision of this Agreement shall constitute a waiver of that provision as to that or any other instance. Any waiver granted by a party shall be in writing and shall apply to the specific instance expressly stated.

H. COMPLIANCE WITH ALL LAWS, INCLUDING NONDISCRIMINATION, EQUAL OPPORTUNITY, AND WAGE THEFT PREVENTION

- (1) <u>Compliance with All Laws</u>. Contractor shall comply with all applicable Federal, State, and local laws, regulations, rules, and policies (collectively, "Laws"), including but not limited to the non-discrimination, equal opportunity, and wage and hour Laws referenced in the paragraphs below.
- (2) <u>Compliance with Non-Discrimination and Equal Opportunity Laws</u>: Contractor shall comply with all applicable Laws concerning nondiscrimination and equal opportunity in employment and contracting, including but not limited to the following: Santa Clara County's policies for contractors on nondiscrimination and equal opportunity; Title VII of the Civil Rights Act of 1964 as amended; Americans with Disabilities Act of 1990; the Age Discrimination in Employment Act of 1967; the Rehabilitation Act of 1973 (Sections 503 and 504); the Equal Pay Act of 1963; California Fair Employment and Housing Act (Gov. Code § 12900 et seq.); California Labor Code sections 1101, 1102, and 1197.5; and the Genetic Information Nondiscrimination Act of 2008. In addition to the foregoing, Contractor shall not discriminate against any subcontractor, employee, or applicant for employment because of age, race, color, national origin, ancestry, religion, sex, gender identity, gender expression, sexual orientation, mental disability, physical disability, medical condition, political belief, organizational affiliation, or marital status in the recruitment, selection for training (including but not limited to apprenticeship), hiring, employment, assignment, promotion, layoff, rates of pay or other forms of compensation. Nor shall Contractor discriminate in the provision of services provided under this contract because of age, race, color, national origin, ancestry, religion, sex, gender identity, physical disability, medical condition, political belief, organizational origin, ancestry, religion, sex, gender identity, physical disability, medical condition, political belief, organizational affiliation, or marital status in the provision of services provided under this contract because of age, race, color, national origin, ancestry, religion, sex, gender identity, gender expression, sexual orientation, mental disability, physical disability, medical condition, political beliefs, organizational affiliations, or marital status.
- (3) <u>Compliance with Wage and Hour Laws</u>: Contractor shall comply with all applicable wage and hour Laws, which may include but are not limited to, the Federal Fair Labor Standards Act, the California Labor Code, and, if applicable, any local minimum wage, prevailing wage, or living wage Laws.
- (4) <u>Definitions</u>: For purposes of this Subsection H, the following definitions shall apply. A "Final Judgment" shall mean a judgment, decision, determination, or order (a) which is issued by a court of law, an investigatory government agency authorized by law to enforce an applicable Law, an arbiter, or arbitration panel and (b) for which all appeals have been exhausted or the time period to appeal has expired. For pay equity Laws, relevant investigatory government agencies include the federal Equal Employment Opportunity Commission, the California Division of Labor Standards Enforcement, and the California Department of Fair Employment and Housing. Violation of a pay equity Law shall mean unlawful discrimination in compensation on the basis of an individual's sex, gender, gender identity, gender expression, sexual orientation, race, color, ethnicity, or national origin under Title VII of the Civil Rights Act of 1964 as amended, the Equal Pay Act of 1963, California Fair Employment and Housing Act, or California Labor Code section 1197.5, as applicable. For wage and hour Laws, relevant investigatory government agencies include the federal Department of Labor, the California Division of Labor Standards Enforcement, and the City of San Jose's Office of Equality Assurance.
- (5) Prior Judgments, Decisions or Orders against Contractor: By signing this Agreement, Contractor affirms that it has disclosed any final judgments that (A) were issued in the five years prior to executing this Agreement by a court, an investigatory government agency, arbiter, or arbitration panel and (B) found that Contractor violated an applicable wage and hour law or pay equity law. Contractor further affirms that it has satisfied and complied with – or has reached Agreement with the County regarding the manner in which it will satisfy – any such final judgments.



- (6) <u>Violations of Wage and Hour Laws or Pay Equity Laws During Term of Contract</u>: If at any time during the term of this Agreement, Contractor receives a Final Judgment rendered against it for violation of an applicable wage and hour Law or pay equity Law, then Contractor shall promptly satisfy and comply with any such Final Judgment. Contractor shall inform the Office of the County Executive-Office of Countywide Contracting Management (OCCM) of any relevant Final Judgment against it within 30 days of the Final Judgment becoming final or of learning of the Final Judgment, whichever is later. Contractor shall also provide any documentary evidence of compliance with the Final Judgment within 5 days of satisfying the Final Judgment. Any notice required by this paragraph shall be addressed to the Office of the County Executive-OCCM at 70 W. Hedding Street, East Wing, 11th Floor, San José, CA 95110. Notice provisions in this paragraph are separate from any other notice provisions in this Agreement and, accordingly, only notice provided to the Office of the County Executive-OCCM satisfies the notice requirements in this paragraph.
- (7) Access to Records Concerning Compliance with Pay Equity Laws: In addition to and notwithstanding any other provision of this Agreement concerning access to Contractor's records, Contractor shall permit the County and/or its authorized representatives to audit and review records related to compliance with applicable pay equity Laws. Upon the County's request, Contractor shall provide the County with access to any and all facilities and records, including but not limited to financial and employee records, that are related to the purpose of this Subsection H, except where prohibited by federal or state laws, regulations or rules. County's access to such records and facilities shall be permitted at any time during Contractor's normal business hours upon no less than 10 business days' advance notice.
- (8) Pay Equity Notification: Contractor shall (1) at least once in the first year of this Agreement and annually thereafter, provide each of its employees working in California and each person applying to Contractor for a job in California (collectively, "Employees and Job Applicants") with an electronic or paper copy of all applicable pay equity Laws or (2) throughout the term of this Agreement, continuously post an electronic copy of all applicable pay equity Laws in conspicuous places accessible to all of Contractor's Employees and Job Applicants.
- (9) <u>Material Breach</u>: Failure to comply with any part of this Subsection H shall constitute a material breach of this Agreement. In the event of such a breach, the County may, in its discretion, exercise any or all remedies available under this Agreement and at law. County may, among other things, take any or all of the following actions:
 - (i) Suspend or terminate any or all parts of this Agreement.
 - (ii) Withhold payment to Contractor until full satisfaction of a Final Judgment concerning violation of an applicable wage and hour Law or pay equity Law.
 - (iii) Offer Contractor an opportunity to cure the breach.
- (10) <u>Subcontractors</u>: Contractor shall impose all of the requirements set forth in this Subsection H on any subcontractors permitted to perform work under this Agreement. This includes ensuring that any subcontractor receiving a Final Judgment for violation of an applicable Law promptly satisfies and complies with such Final Judgment.

I. TERMINATION



Standard Termination Language

The County may, by written notice to Contractor, terminate all or part of this Agreement at any time for the convenience of the County. The notice shall specify the effective date and the scope of the termination. In the event of termination, Contractor shall deliver to County all documents prepared pursuant to the Agreement, whether complete or incomplete. Contractor may retain a copy for its records. Upon receipt of the documents, Contractor shall be compensated based on the completion of services provided, as solely and reasonably determined by County.

-OR-



Alternate Termination Language Attached as Exhibit _____, incorporated by this reference. (Requires County Counsel Approval)

J. BUDGET CONTINGENCY

This Agreement is contingent upon the appropriation of sufficient funding by the County for the services covered by this Agreement. If funding is reduced or deleted by the County for the services covered by this Agreement, the County has the option to either terminate this Agreement with no liability occurring to the County or to offer an amendment to this Agreement indicating the reduced amount.



K. COUNTY NO-SMOKING POLICY

Contractor and its employees, agents and subcontractors, shall comply with the County's No-Smoking Policy, as set forth in the Board of Supervisors Policy Manual section 3.47 (as amended from time to time), which prohibits smoking: (1) at the Santa Clara Valley Medical Center Campus and all County-owned and operated health facilities, (2) within 30 feet surrounding County-owned buildings and leased buildings where the County is the sole occupant, and (3) in all County vehicles.

L. FOOD AND BEVERAGES STANDARDS

Except in the event of an emergency or medical necessity, the following nutritional standards shall apply to any foods and/or beverages purchased by Contractor with County funds for County-sponsored meetings or events.

If food is to be provided, healthier food options shall be offered. "Healthier food options" include (1) fruits, vegetables, whole grains, and low fat and low calorie foods; (2) minimally processed foods without added sugar and with low sodium; (3) foods prepared using healthy cooking techniques; and (4) foods with less than 0.5 grams of trans fat per serving. Whenever possible, Contractor shall (1) offer seasonal and local produce; (2) serve fruit instead of sugary, high calorie desserts; (3) attempt to accommodate special, dietary and cultural needs; and (4) post nutritional information and/or a list of ingredients for items served. If meals are to be provided, a vegetarian option shall be provided, and the Contractor should consider providing a vegan option.

If pre-packaged snack foods are provided, the items shall contain: (1) no more than 35% of calories from fat, unless the snack food items consist solely of nuts or seeds; (2) no more than 10% of calories from saturated fat; (3) zero trans-fat; (4) no more than 35% of total weight from sugar and caloric sweeteners, except for fruits and vegetables with no added sweeteners or fats; and (5) no more than 360 mg of sodium per serving.

If beverages are to be provided, beverages that meet the County's nutritional criteria are (1) water with no caloric sweeteners; (2) unsweetened coffee or tea, provided that sugar and sugar substitutes may be provided as condiments; (3) unsweetened, unflavored, reduced fat (either nonfat or 1% low fat) dairy milk; (4) plant-derived milk (*e.g.*, soy milk, rice milk, and almond milk) with no more than 130 calories per 8 ounce serving; (5) 100% fruit or vegetable juice (limited to a maximum of 8 ounces per container); and (6) other low-calorie beverages (including tea and/or diet soda) that do not exceed 40 calories per 8 ounce serving. Sugar-sweetened beverages shall not be provided.

M. CONTRACTING PRINCIPLES

All entities that contract with the County to provide services where the contract value is \$100,000 or more per budget unit per fiscal year and/or as otherwise directed by the Board, shall be fiscally responsible entities and shall treat their employees fairly. To ensure compliance with these contracting principles, all contractors shall: (1) comply with all applicable federal, state and local rules, regulations and laws; (2) maintain financial records, and make those records available upon request; (3) provide to the County copies of any financial audits that have been completed during the term of the contract; (4) upon the County's request, provide the County reasonable access, through representatives of the Contractor, to facilities, financial and employee records that are related to the purpose of the contract, except where prohibited by federal or state laws, regulations or rules.

N. CALIFORNIA PUBLIC RECORDS ACT

The County is a public agency subject to the disclosure requirements of the California Public Records Act ("CPRA"). If Contractor's proprietary information is contained in documents or information submitted to County, and Contractor claims that such information falls within one or more CPRA exemptions, Contractor must clearly mark such information "CONFIDENTIAL AND PROPRIETARY," and identify the specific lines containing the information. In the event of a request for such information, the County will make best efforts to provide notice to Contractor prior to such disclosure. If Contractor contends that any documents are exempt from the CPRA and wishes to prevent disclosure, it is required to obtain a protective order, injunctive relief or other appropriate remedy from a court of law in Santa Clara County before the County is required to respond to the CPRA request. If Contractor fails to obtain such remedy within the time the County is required to respond to the CPRA request.

Contractor further agrees that it shall defend, indemnify and hold County harmless against any claim, action or litigation (including but not limited to all judgments, costs, fees, and attorney's fees) that may result from denial by County of a CPRA request for information arising from any representation, or any action (or inaction), by the Contractor.



O. THIRD PARTY BENEFICIARIES

This agreement does not, and is not intended to, confer any rights or remedies upon any person or entity other than the parties.

P. INTELLECTUAL PROPERTY RIGHTS

Ownership: County shall own all right, title and interest in and to the Deliverables. For purposes of this Agreement, the term "Deliverables" shall mean any documentation and deliverables created by Contractor during the performance of services that are identified in this Agreement. Contractor hereby assigns to the County all rights, title and interest in and to any and all intellectual property whether or not patentable or registrable under patent, copyright, trademark or similar statutes, made or conceived or reduced to practice or learned by Contractor, either alone or jointly with others, during the period of Contractor's agreement with the County or result from the use of premises leased, owned or contracted for by the County.

Contractor acknowledges that all original works of authorship which are made by Contractor (either solely or jointly with others) within the scope of this Agreement and which are protectable by copyright are "works made for hire," as that term is defined in the United States Copyright Act (17 U.S.C. Section 101), and shall belong solely to County. Contractor agrees that the County will be the copyright owner in all copyrightable works of every kind and description created or delivered by Contractor, either solely or jointly with others, in connection with any agreement with the County.

Q. INTELLECTUAL PROPERTY INDEMNITY

Contractor represents and warrants for the benefit of the County and its users that, to its knowledge, as of the effective date of this Agreement, Contractor is the exclusive owner of all rights, title and interest in the Deliverables and/or services provided pursuant to this Agreement. Contractor shall defend, indemnify and hold the County harmless against any claim, action or litigation (including but not limited to all judgments, costs, fees, and reasonable attorney's fees) by a third party alleging the Deliverables and/or services provided pursuant to this Agreement infringe upon any intellectual property rights of third parties. This indemnity and duty to defend is in addition to and does not supersede the requirements stated in VII of this agreement.

R. OWNERSHIP RIGHTS TO MATERIALS/RESTRICTIONS ON USE

All materials obtained, developed or prepared by Contractor in the course of performing services hereunder, including but not limited to videotapes, audio recordings, still photographs, ads or brochures, and the derivative works, patent, copyright, trademark, trade secret or other proprietary rights associated therewith (collectively "Deliverables"), shall be the sole and exclusive property of the County. To the extent Contractor owns or claims ownership rights to said Deliverables, Contractor hereby expressly assigns all said rights, title, and interest in and to the Deliverables to the County pursuant to the terms and conditions of this Agreement and at no additional cost. The County has the exclusive royalty-free irrevocable right to duplicate, publish or otherwise use for any purpose, all materials prepared under this Agreement. If Contractor wishes to use the materials prepared hereunder for any purpose including but not limited to promotional, educational or commercial purposes, the Contractor shall obtain prior written authorization from the County, which consent may be withheld by the County in its sole discretion. Contractor acknowledges that all original works of authorship which are made by Contractor (solely or jointly with others) within the scope of this Agreement and which are protectable by copyright are "works made for hire," as that term is defined in the United States Copyright Act (17 U.S.C., Section 101), and shall belong solely to County. Contractor agrees that the County will be the copyright owner in all copyrightable works of every kind and description created or developed by Contractor, solely or jointly with others, in connection with any agreement with the County. If requested to, and at no further expense to the County, Contractor will execute in writing any acknowledgments or assignments of copyright ownership of such copyrightable works as may be appropriate for preservation of the worldwide ownership in the County and its nominees of such copyrights. This section shall apply to the extent not otherwise provided under this agreement.



S. COUNTY DATA

(1) <u>Definitions:</u> "County Data" shall mean data and information received by Contractor from County. County Data includes any information or data that is transported across a County network, or that resides in a County-owned information system, or on a network or system under the control and management of a contractor for use by County. "County Confidential Information" shall include all material, non-public information (including material, non-public County Data) appearing in any form (including, without limitation, written, oral or displayed), that is disclosed, directly or indirectly, through any means of communication by County, its agents or employees, to Contractor, its agents or employees, or any of its affiliates or representatives.

(2) Contractor shall not acquire any ownership interest in County Data (including County Confidential Information). As between Contractor and County, all County Confidential Information and/or County Data shall remain the property of the County. Contractor shall not, without County's written permission, use or disclose County Data (including County Confidential Information) other than in the performance of its obligations under this Agreement.

(3) Contractor shall be responsible for establishing and maintaining an information security program that is designed to ensure the security and confidentiality of County Data, protect against any anticipated threats or hazards to the security or integrity of County Data, and protect against unauthorized access to or use of County Data that could result in substantial harm or inconvenience to County or any end users. Upon termination or expiration of this Agreement, Contractor shall seek and follow County's direction regarding the proper disposition of County Data.

(4) Contractor shall take appropriate action to address any incident of unauthorized access to County Data, including addressing and/or remedying the issue that resulted in such unauthorized access, and notifying County by phone or in writing within 24 hours of any incident of unauthorized access to County Data, or any other breach in Contractor's security that materially affects County or end users. If the initial notification is by phone, Contractor shall provide a written notice within 5 days of the incident. Contractor shall be responsible for ensuring compliance by its officers, employees, agents, and subcontractors with the confidentiality, privacy, and information security requirements of this Agreement. Should County Confidential Information and/or legally protected County Data be divulged to unauthorized third parties, Contractor shall comply with all applicable federal and state laws and regulations, including but not limited to California Civil Code sections 1798.29 and 1798.82 at Contractor's sole expense. Contractor shall not charge County for any expenses associated with Contractor's compliance with these obligations.

(5) Contractor shall defend, indemnify and hold County harmless against any claim, liability, loss, injury or damage arising out of, or in connection with, the unauthorized use, access, and/or disclosure of information by Contractor and/or its agents, employees or sub-contractors, excepting only loss, injury or damage caused by the sole negligence or willful misconduct of personnel employed by the County.

T. PAYMENT TERM [NOT APPLICABLE TO COMMUNITY BASED ORGANIZATIONS – Describe payment terms for CBO's in Section V. (D) PAYMENT SCHEDULE]

The County's standard payment term shall be Net Thirty (30), unless otherwise agreed to by the parties. Payment shall be due Net Thirty (30) days from the date of receipt and approval of correct and proper invoices. Payment is deemed to have been made on the date the County mails the warrant or initiates the electronic funds transfer.

U. CONTRACT EXECUTION

Unless otherwise prohibited by law or County policy, the parties agree that an electronic copy of a signed contract, or an electronically signed contract, has the same force and legal effect as a contract executed with an original ink signature. The term "electronic copy of a signed contract" refers to a transmission by facsimile, electronic mail, or other electronic means of a copy of an original signed contract in a portable document format. The term "electronically signed contract" means a contract that is executed by applying an electronic signature using technology approved by the County.



V. LIVING WAGE (IF APPLICABLE)

Unless otherwise exempted or prohibited by law or County policy, where applicable, Contractors that contract with the County to provide Direct Services developed pursuant to a formal Request for Proposals process, as defined in County of Santa Clara Ordinance Code Division B36 ("Division B36") and Board Policy section 5.5.5.5 ("Living Wage Policy"), and their subcontractors, where the contract value is \$100,000 or more ("Direct Services Contract"), must comply with Division B36 and the Living Wage Policy and compensate their employees in accordance with Division B36 and the Living Wage Policy. Compliance and compensation for purposes of this provision includes, but is not limited to, components relating to fair compensation, earned sick leave, paid jury duty, fair workweek, worker retention, fair chance hiring, targeted hiring, local hiring, protection from retaliation, and labor peace. If Contractor and/or a subcontractor violates this provision, the Board of Supervisors or its designee may, at its sole discretion, take responsive actions including, but not limited to, the following:

- (a) Suspend, modify, or terminate the Direct Services Contract.
- (b) Require the Contractor and/or Subcontractor to comply with an appropriate remediation plan developed by the County.
- (c) Waive all or part of Division B36 or the Living Wage Policy.

This provision shall not be construed to limit an employee's rights to bring any legal action for violation of the employee's rights under Division B36 or any other applicable law. Further, this provision does not confer any rights upon any person or entity other than the Board of Supervisors or its designee to bring any action seeking the cancellation or suspension of a County contract. By entering into this contract, Contractor certifies that it is currently complying with Division B36 and the Living Wage Policy with respect to applicable contracts and warrants that it will continue to comply with Division B36 and the Living Wage Policy with respect to applicable contracts.

W. COVID-19 REQUIREMENTS (IF APPLICABLE)

Contractor shall comply with all County requirements relating to COVID-19 for persons who routinely perform services for the County onsite and share airspace with or proximity to other people at a County facility as part of their services for the County, including but not limited to vaccination, as applicable and periodically updated, and available at https://procurement.sccgov.org/doing-business-county/contractor-vaccinations and incorporated herein by this reference. If applicable, Contractor shall complete the Contractor Certification of Compliance with COVID-19 Vaccine Requirements ("Certification"), attached hereto as Exhibit <u>C</u>. Contractor shall comply with the requirements of this Section for the entire term of this Agreement.

Contractor shall comply with all reasonable requests by County for documentation demonstrating Contractor's compliance with this Section. Failure by Contractor to comply with any of the requirements of this Section (including but not limited to vaccination and masking requirements and completion and submittal of the Certification) is a material breach of this Agreement, and the County may, in its sole discretion terminate this Agreement immediately or take other action as the County may determine to be appropriate.

SECTION VII: INSURANCE/INDEMNIFICATION

Independent Contractors shall comply with the County's insurance and indemnification requirements as indicated below. These requirements do not apply to Dependent Contractors.

A. TYPE OF INSURANCE LANGUAGE



The following standard insurance and indemnification language is attached and incorporated into this agreement:

Insurance Exhibit Name: EXHIBIT B-2 Standard Service Contracts above \$100,000

Modification or Waiver Attached (if appropriate)



Workers Compensation: Does the contractor have employees? If "YES", then, WORKER'S COMPENSATION/EMPLOYER'S LIABILITY INSURANCE IS REQUIRED.	Yes
II TES, UIEI, WORKER'S COMPENSATION/EMPLOTER'S LIABILITT INSURANCE IS REQUIRED.	
Owned Auto Insurance: Will the contractor use any owned autos in the provision of direct services, such as transporting clients in autos or operating autos in performance of the work itself?	No
If "YES", then INSURANCE FOR OWNED AUTOS IS REQUIRED.	
Hired Auto Insurance: Will the contractor use any hired autos in the provision of direct services, such as transporting clients in autos or operating autos in performance of the work itself?	No
If "YES", then INSURANCE FOR HIRED AUTOS IS REQUIRED.	
Non-owned Auto Insurance	
Will the contractor be using any non-owned autos in the provision of direct services, such as transporting clients in non-owned autos or operating non-owned autos in performance of the work itself?	No
If "YES" then, INSURANCE FOR NON-OWNED AUTOS IS REQUIRED.	

SECTION VIII: FEDERAL/STATE REQUIRED PROVISIONS

(Examples include Drug-free Workplace Activity, Health Insurance Portability and Accountability Act (HIPAA), Business Associate Language, etc.)

	Α.	Federal Required Language Attached
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Only add special language if services included in the contract require language different from or in addition to that in Section VI.

Exhibit Name:

B. State Required Language Attached

Only add special language if services included in the contract require language different from or in addition to that in Section VI.

Exhibit Name:

The Exhibits named above are attached and incorporated by this reference.

SECTION IX: ADDITIONAL ATTACHED EXHIBIT(S)

Attachments and exhibits that conflict with County standard provisions or require risk assessment must be approved by County Counsel. Examples of attachments that require County Counsel approval are:

1) Contractor's terms and conditions that are different than, or add to the standard provisions' language,

2) Any changes to the language in Section VI—Standard Provisions.

Exceptions to County Counsel review include attachments that further explain the Contract Specifics as outlined in Section V, and insurance exhibits.

	Exhibit Name (s)			
The I	The Exhibits named above are attached and incorporated by this reference.			

SECTION V: CONTRACT SPECIFICS

A. Service Description and Expected Outcome (Scope of Services)

This Agreement is between the County of Santa Clara ("County") Office of the District Attorney ("DAO") and DreamPower Horsemanship ("Contractor") (together, the "Parties" and each a "Party"). Contractor agrees to provide comprehensive support and counseling services through the Gilroy Strong Resiliency Center (GSRC) as a result of the Gilroy Garlic Festival shooting on July 28, 2019.

Contractor's responsibilities shall include the following:

- 1. Provide up to one full-time equivalent (1 FTE) Clinical Coordinator. The Clinical Coordinator will be a licensed clinician and will possess a master's degree in social work or a related field. The Clinical Coordinator will perform all of the following services ("Clinical Coordinator services"):
 - a. Ensuring that appropriate healing activities are available to victims such as traumainformed counseling services, support groups, case management services, and other evidence-based recovery and wellness activities;
 - b. Identifying, developing, and coordinating psychoeducational trainings for victims, community members, first responders, victim advocates, and service providers both virtually and in-person;
 - c. Collaborating with community-based organizations for additional coordinated psychoeducational programming for victims;
 - d. Developing and maintaining collaborative relationships with appropriate community organizations and system providers;
 - e. Providing behavioral health program coordination at the GSRC to ensure the needs of clients are met;
 - f. Conferring with other professional staff to assist in evaluating client needs or problems;
 - g. Attending on-the-job training sessions;
 - h. Attending appropriate staff and in-service meetings and contributing to continuous quality improvement activities to enhance team and program development;
 - i. Administrative duties, including but not limited to:
 - i. Program coordination;
 - ii. Staff and in-service meetings;
 - iii. Community meetings;
 - iv. Report writing; and
 - j. Other related duties as assigned.
- 2. Provide psychotherapy and psychoeducation services performed by a licensed clinician ("clinical services") on an as-needed basis. At Contractor's discretion, clinical services may be performed solely by the Clinical Coordinator, by one or more licensed clinicians

who are not the Clinical Coordinator, or by a combination of the Clinical Coordinator and other licensed clinicians. Clinical services will include all of the following:

- a. Providing individual and family counseling, as needed;
- b. Preparing for and facilitating psychoeducational trainings for victims, community members, first responders, victim advocates, and service providers, both virtually and in-person, as needed;
- c. Providing group counseling at the GSRC and community locations that will focus on different victims, both direct and indirect.
 - i. Group counseling services will be offered to adults and youth of varying ages that will focus on trauma processing, mindfulness, and other Cognitive Behavioral Therapy (CBT)-based skill development, and resiliency-based symptom reduction.
- d. Providing therapeutic support on- and off-site for first responders, including:
 - i. Offering a periodic informal check-in and spending routine time at the police departments, Emergency Medical Services (EMS), fire departments, and 9-1-1 dispatch discussing the ongoing impact of the Garlic Festival shooting;
 - ii. Providing individual counseling to first responders impacted the by Garlic Festival shooting; and
 - iii. Facilitating first responder support groups for those impacted by the Garlic Festival shooting.
- e. Coverage of drop-in counseling hours at the GSRC.

County's responsibilities shall include the following:

- 1. Providing space at GSRC located in downtown Gilroy, California:
 - a. The Neon Exchange 7365 Monterey Street Gilroy, CA 95020
- 2. Provide supervision, guidance, and support to GSRC staff.
- 3. Provide training, as necessary.
- B. Deliverables, Milestones, and Timeline for Performance
 - 1. Contractor shall provide up to 48 yearly-hours (hours per year) of therapeutic support to first responders.
 - 2. Facilitate up to eight support groups with six sessions each on a yearly basis for first responders.
 - 3. Facilitate up to 16 support groups per month to adults and youth of varying ages.

- 4. Contractor shall track and report data on a quarterly basis, using the federal Performance Measurement Tool.
- 5. Contractor shall complete bi-annual and annual progress reports in accordance with federal reporting rules.
- 6. Contractor shall collect, track, document and report data related to the usage of GSRC resources and services provided.
- C. Performance Standards
 - 1. Contractor shall perform the agreed-upon services in a competent and expedient manner and must immediately inform the County should problems arise that prohibit Contractor from performing the services in such a manner.
 - 2. Contractor shall perform services as scheduled and agreed-upon with the County.
 - 3. Contractor shall maintain written documentation, project information, and records relevant to the services provided and must make this information available for review by the County within three business days of any County requests to review.
 - 4. Contractor shall document and summarize cumulative findings from victim/client satisfaction surveys, to evaluate overall program effectiveness and any needs for program/services improvement.
 - 5. Contractor shall provide specific data required by the Center's grants and other fiduciary obligations.
 - 6. Federal Victims of Crime Act ("VOCA") funds are awarded to County of Santa Clara District Attorney's Office to be used for this contract. All parties are responsible for reviewing and adhering to the provisions of the Anti-Terrorism and Emergency Assistance Program ("AEAP") Guidelines and any other applicable federal guidelines. Additional requirements are as noted below:
 - a. Contractor shall comply with the Energy Policy and Conservation Act.
 - b. Contractor shall retain all records for three years after all payments are made and all other pending matters are closed.
 - c. DAO is required to meet reporting requirements set forth by the awarding agency. This includes submitting a financial report (Report of Expenditures and Request of Funds) every quarter and Progress Reports every six months.
- D. Payment Schedule

- 1. Funds for this contract is through the Antiterrorism and Emergency Assistance Program (AEAP). The maximum compensation paid to Contractor under this Agreement must not exceed \$502,839.00 for the term of the program.
- 2. Contractor will be compensated for services rendered and/or expenses incurred in accordance with Attachment B, "Budget and Budget Narrative."
 - a. The agreed-upon hourly rate for Clinical Coordinator services is \$42.85.
 - b. The agreed-upon hourly rate for clinical services, whether performed by the Clinical Coordinator or by another clinician, is \$75.00.
- Contractor will send an invoice to the DAO, specifically to <u>DAOAccountsPayable@dao.sccgov.org</u>, on a quarterly basis for costs incurred during that quarter.
 - a. Invoices should be sent no later than 15 days from the date of the respective quarter end. The quarterly billing cycles are outlined below:
 - i. July 1, 2020 September 30, 2020
 - ii. October 1, 2020 December 31, 2020
 - iii. April 1, 2021 June 30, 2021
 - iv. July 1, 2021 September 30, 2021
 - v. October 1, 2021- December 31, 2021
 - vi. January 1, 2022 March 31, 2022
 - vii. April 1, 2022- June 30, 2022
 - viii. July 1, 2022- September 30, 2022

DreamPower Horsemanship – Gilroy Strong Resiliency Center Attachment B: Budget and Budget Narrative

1. The compensation paid to Contractor under this Agreement must not exceed \$502,839.00 for the term of the program.

GSRC Staffing	Staffing/Item Description	July 2020 to June 2021	July 2021 to June 2022	July 2022 to September 2022	Total
Clinical Coordinator Position - DreamPower (up to 1 FTE) <i>and</i> Clinical Services for Individuals Other than First Responders (as needed)	The Clinical Coordinator is a Masters Level, licensed clinician and will be hired after a competitive hiring process from one of the community-based organizations that is already involved with the GSRC. This position will be responsible for ensuring that appropriate healing activities are available to victims such as trauma-informed counseling services, support groups, case management services, and other evidence-based recovery and wellness activities. This position will also collaborate with community-based organizations to ensure coordinated psychoeducation programming for victims. <i>and</i> Clinical services for individuals other than first responders will include psychotherapy and psychoeducation services that are performed by a licensed clinician and provided to anyone who is not a first responder. The services will include individual, group, and family counseling, as well as psychoeducational trainings for victims, community members, victim advocates, and service providers, both virtually and in- person. These services will be provided on an as-needed basis, as determined by DreamPower.	\$118,238	\$121,787	\$31,361	\$271,386

Attachment B Budget and Budget Narrative DreamPower Horsemanship – Gilroy Strong Resiliency Center – FY21-FY25

	<i>Note:</i> This line item describes the total funds for both the Clinical Coordinator position and any clinical services provided to individuals other than first responders. DreamPower will have discretion to determine the appropriate allocation of this Item's funds between the two.				
DreamPower Indirect Costs	There will be a 10% indirect cost rate linked to tasks conducted by the Clinical Coordinator, not to include clinical services. These funds will cover the cost of office supplies, printing, and materials for supervision. The 10% is calculated based on salary of the position.	\$11,824	\$12,179	\$3,136	\$27,139
First Responder Individual Counseling Program	A counseling program will be coordinated through the GSRC where responders can access a qualified professional of their choice who will bill the program directly with an identifier for the responder that respects anonymity and confidentiality. Providers will documentation that they are using known and evidenced-based therapy techniques. Total number of first responders = 485, 20% of whom can be expected to access therapy = 97 responders. Average cost per session = \$196 @ 8 sessions/responder = \$1,568 x 97 = \$152,096. [yr 1 x 30 responders = \$47,040; Yr 2 x 50 responders = \$78,400; Yr 3 x 17 responders = \$26,656]	\$42,990	\$78,400	\$26,656	\$148,046
First Responder Counseling Program - Workplace Check-ins	Therapist monthly informal check-in with responders about the ongoing impact of the Garlic Festival shooting. Four (4) hours a month @ \$196/hour = \$784/month	\$9,408	\$9,408	\$2,352	\$21,168
First Responder/Family Group Counseling Program	Group therapy for responders, family members 8 hours/month x 2 therapists = \$1300/month	\$15,600	\$15,600	\$3,900	\$35,100

INSURANCE REQUIREMENTS FOR STANDARD CONTRACTS ABOVE \$100,000

Indemnity

The Contractor shall indemnify, defend, and hold harmless the County of Santa Clara (hereinafter "County"), its officers, agents and employees from any claim, liability, loss, injury or damage arising out of, or in connection with, performance of this Agreement by Contractor and/or its agents, employees or sub-contractors, excepting only loss, injury or damage caused by the sole negligence or willful misconduct of personnel employed by the County. It is the intent of the parties to this Agreement to provide the broadest possible coverage for the County. The Contractor shall reimburse the County for all costs, attorneys' fees, expenses and liabilities incurred with respect to any litigation in which the Contractor contests its obligation to indemnify, defend and/or hold harmless the County under this Agreement and does not prevail in that contest.

Insurance

Without limiting the Contractor's indemnification of the County, the Contractor shall provide and maintain at its own expense, during the term of this Agreement, or as may be further required herein, the following insurance coverages and provisions:

A. Evidence of Coverage

Prior to commencement of this Agreement, the Contractor shall provide a Certificate of Insurance certifying that coverage as required herein has been obtained. Individual endorsements executed by the insurance carrier shall accompany the certificate. In addition, a certified copy of the policy or policies shall be provided by the Contractor upon request.

This verification of coverage shall be sent to the requesting County department, unless otherwise directed. The Contractor shall not receive a Notice to Proceed with the work under the Agreement until it has obtained all insurance required and such insurance has been approved by the County. This approval of insurance shall neither relieve nor decrease the liability of the Contractor.

B. **Qualifying Insurers**

All coverages, except surety, shall be issued by companies which hold a current policy holder's alphabetic and financial size category rating of not less than A- V, according to the current Best's Key Rating Guide or a company of equal financial stability that is approved by the County's Insurance Manager.

C. Notice of Cancellation

All coverage as required herein shall not be canceled or changed so as to no longer meet the specified County insurance requirements without 30 days' prior written notice of such cancellation or change being delivered to the County of Santa Clara or their designated agent.

D. Insurance Required

- 1. <u>Commercial General Liability Insurance</u> for bodily injury (including death) and property damage which provides limits as follows:
 - a. Each occurrence \$1,000,000
 - b. General aggregate \$2,000,000
 - c. Products/Completed Operations aggregate \$2,000,000
 - d. Personal Injury \$1,000,000

2. <u>General liability coverage shall include:</u>

- a. Premises and Operations
- b. Products/Completed
- c. Personal Injury liability
- d. Severability of interest
- 3. <u>General liability coverage shall include the following endorsement, a copy of which</u> <u>shall be provided to the County:</u>

Additional Insured Endorsement, which shall read:

"County of Santa Clara, and members of the Board of Supervisors of the County of Santa Clara, and the officers, agents, and employees of the County of Santa Clara, individually and collectively, as additional insureds."

Insurance afforded by the additional insured endorsement shall apply as primary insurance, and other insurance maintained by the County of Santa Clara, its officers, agents, and employees shall be excess only and not contributing with insurance provided under this policy. Public Entities may also be added to the

additional insured endorsement as applicable and the contractor shall be notified by the contracting department of these requirements.

4. <u>Automobile Liability Insurance</u>

For bodily injury (including death) and property damage which provides total limits of not less than one million dollars (\$1,000,000) combined single limit per occurrence applicable to all owned, non-owned and hired vehicles.

4a. <u>Aircraft/Watercraft Liability Insurance (Required if Contractor or any of its agents</u> or subcontractors will operate aircraft or watercraft in the scope of the Agreement)

For bodily injury (including death) and property damage which provides total limits of not less than one million dollars (\$1,000,000) combined single limit per occurrence applicable to all owned, non-owned and hired aircraft/watercraft.

- 5. Workers' Compensation and Employer's Liability Insurance
 - a. Statutory California Workers' Compensation coverage including broad form all-states coverage.
 - b. Employer's Liability coverage for not less than one million dollars (\$1,000,000) per occurrence.

E. Special Provisions

The following provisions shall apply to this Agreement:

- 1. The foregoing requirements as to the types and limits of insurance coverage to be maintained by the Contractor and any approval of said insurance by the County or its insurance consultant(s) are not intended to and shall not in any manner limit or qualify the liabilities and obligations otherwise assumed by the Contractor pursuant to this Agreement, including but not limited to the provisions concerning indemnification.
- 2. The County acknowledges that some insurance requirements contained in this Agreement may be fulfilled by self-insurance on the part of the Contractor. However, this shall not in any way limit liabilities assumed by the Contractor under this Agreement. Any self-insurance shall be approved in writing by the County upon satisfactory evidence of financial capacity. Contractors obligation hereunder may be satisfied in whole or in part by adequately funded self-insurance programs or self-insurance retentions.

- 3. Should any of the work under this Agreement be sublet, the Contractor shall require each of its subcontractors of any tier to carry the aforementioned coverages, or Contractor may insure subcontractors under its own policies.
- 4. The County reserves the right to withhold payments to the Contractor in the event of material noncompliance with the insurance requirements outlined above.

F. <u>Fidelity Bonds</u> (Required only if contractor will be receiving advanced funds or payments)

Before receiving compensation under this Agreement, Contractor will furnish County with evidence that all officials, employees, and agents handling or having access to funds received or disbursed under this Agreement, or authorized to sign or countersign checks, are covered by a BLANKET FIDELITY BOND in an amount of AT LEAST fifteen percent (15%) of the maximum financial obligation of the County cited herein. If such bond is canceled or reduced, Contractor will notify County immediately, and County may withhold further payment to Contractor until proper coverage has been obtained. Failure to give such notice may be cause for termination of this Agreement, at the option of County.

CONTRACTOR CERTIFICATION OF COMPLIANCE WITH COVID-19 VACCINE REQUIREMENTS (Revised January 4, 2022)

Contractor Information:

Contractor name:	Name of Contractor representative:		
DreamPower Horsemanship	Martha McNiel		
Contractor phone number:	Contractor email address:		
4158236479	dreampowerhorsemanship@hotmail.com 		

Contractor Certification. On behalf of Contractor, I hereby certify that:

- Contractor has reviewed and is in compliance with all current County requirements regarding COVID-19 vaccination applicable to contractor's employees working at County facilities, including but not limited to the requirements in the County's memorandum regarding COVID-19 Vaccine Requirement for County Personnel ("County Vaccine Policy"), the County's memorandum regarding Application of COVID-19 Vaccination Requirement to County Contractors, Interns, and Volunteers, all current State and County Health Officer orders, and any other County requirements. These memoranda and current County policies are accessible at <<u>https://procurement.sccgov.org/doing-business-county/contractor-vaccinations</u>>. Contractor has also reviewed and is in compliance with the State of California's July 26, 2021 Public Health Order and December 22, 2021 Public Health Orders. Contractor understands that it is responsible for reviewing and maintaining compliance with all subsequent revisions or amendments to State and County orders and requirements regarding COVID-19.
- 2. As of the date signed below:
 - a. Contractor understands that it must confirm, and has confirmed, that all of contractor's workers (including any subcontractor workers) who routinely perform services for the County onsite and share airspace with or proximity to other people at a County facility as part of their services for the County¹ are:
 - i. Fully vaccinated against COVID-19 and, as of January 24, 2022, up-to-date on any boosters for which they are eligible as defined and required in the County Vaccine Policy; <u>or</u>

¹ As established in the County's Memorandum Regarding Application of COVID-19 Vaccination Requirement to County Contractors, Interns, and Volunteers, contractors performing work at closed construction sites are not required to comply with the County's vaccination requirements, but must comply with all applicable federal, state, and local public health laws, including but not limited to vaccination, testing, and masking requirements.

- ii. Have a legally sufficient and approved medical, disability, or religious exemption from vaccination that has been granted by contractor.
- b. Contractor has verified and will continue to verify the vaccination status of all staff working on site at any County facility, and has obtained proof of vaccination from its staff in a form consistent with the California Department of Public Health's Vaccine Records Guidelines and Standards.
- 3. If contractor seeks to send any workers who are not fully vaccinated and, as of January 24, 2022, up-to-date on boosters for which they are eligible, to any County facility because the contractor has granted them an exemption, contractor shall notify the County in writing by providing a list of any such workers to the COVID-19 Designee for the department that manages the facility where the contractor personnel will be working at least 96 hours in advance of any such worker arriving onsite so that the department has sufficient time to determine whether it will approve the contractor's requests that its personnel work onsite and, if approved, can ensure that the contractor has complied with all applicable COVID-19 safety requirements for unvaccinated individuals, including, where appliable, regular testing and the use of a fit-tested N95 mask.² Notice must be separately provided to each department that manages a facility where contractor seeks to assign personnel to work onsite. Regardless of exemption status, personnel who are not fully vaccinated and, as of January 24, 2022, up-to-date on boosters for which they are eligible may not work in higher-risk settings at County facilities.³
- 4. If any of contractor's workers are noncompliant with vaccination or testing requirements, contractor will notify the County Department for which they are providing services immediately and will not permit those workers to go onsite at a County facility without express written permission from the County.

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 $^{^2}$ If contractor sends workers who are not fully vaccinated and, as of January 24, 2022, up-to-date on boosters for which they are eligible, it is contractor's obligation to ensure that it has any necessary authorization under the California Confidentiality of Medical Information Act, Cal. Civ. Code §§ 56 *et. seq.*, and under any other laws to share this information with the County.

³ "Higher-Risk Settings" are those identified in the Order of the Health Officer of the County of Santa Clara Requiring Upto-Date COVID-19 Vaccination of Personnel in Higher-Risk Settings, *available at*: <u>https://covid19.sccgov.org/december-</u> <u>28-2021-booster-health-order</u>. There are certain high-risk roles and high-risk areas that are not within higher-risk settings. Regardless of exemption status, effective no later than February 1, 2022, County personnel are not permitted to work in these high-risk roles and high-risk areas if they are not fully vaccinated and, as of January 24, 2022, up-to-date.

5. Contractor will comply with all reasonable requests by the County for documentation demonstrating the contractor's compliance with this Certification.

I verify the truth and accuracy of the statements in this Certification under penalty of perjury under the laws of the State of California.

Martha McNiel	Director
Name of authorized representative of Contractor	Title
DocuSigned by: Martha MCNel OCB7743E364C44C	3/7/2022
Signature	Date

GRANT AGREEMENT

This Grant Agreement is made between the County of Santa Clara ("County") and Gilroy Police Foundation ("Grantee"), effective as of the date last signed by the parties below, for a grant in the total amount of \$10,000 ("Grant") to be disbursed to the Grantee. The following terms and conditions apply to the Grant:

- 1. **PURPOSE AND ACTIVITY.** Grant funds may only be used by the Grantee to administer a scholarship program for high school seniors who have shown exemplary service to the community of Gilroy ("Program"). Grantee shall hold Grant funds in an account to be used for Program purposes only, solicit scholarship applications, and distribute scholarships of no less than \$2000 each to winning high school seniors. Grant funds will be distributed in this manner until funds are exhausted. This Grant Agreement is not a pledge or commitment by the County to make any other grants or contributions to Grantee. However, if County asset forfeiture funds are available for Program purposes after the deadline for Grant-funded scholarship awards in Paragraph 2, the parties agree to confer regarding the use of such funds for the Program.
- 2. **DURATION OF GRANT-FUNDED ACTIVITY.** Grant-funded scholarships shall be awarded no later than May 31, 2026. Any Grant funds that remain unexpended after this period shall be returned to the County.
- 3. **DISBURSEMENT.** Funds shall be made available to the Grantee consistent with Board direction. Grantee shall submit proof of compliance with Board direction within five (5) business days of a request by the County in accordance with Section 5.
- 4. ACKNOWLEDGMENT. Grantee shall acknowledge disbursement by County by email to the Office of the District Attorney at jgibbonsshapiro@dao.sccgov.org no later than five (5) business days after receipt.
- 5. **RECORD KEEPING.** Grantee shall maintain records, including original receipts and invoices, demonstrating compliance with the Grant Agreement and with conditions associated with matching funds (if any) for a period of seven (7) years. The County may request these records, which shall be provided no later than five (5) business days after request. Grantee shall further comply with any reasonable requests for information about program activities and any reporting requested by the County, and any audit or investigation regarding the proper use of funds.
- 6. **RETURN OF FUNDS.** Grantee shall return any and all funds that the County determines were not used for the purpose(s) approved by the Board. The funds shall be returned within five (5) business days after the County's determination.
- 7. **DUTY TO DEFEND, INDEMNIFY AND HOLD HARMLESS.** To the maximum extent allowed by law, Grantee shall indemnify, defend and hold harmless the County and its officers, agents, and employees from any claim, liability, loss, injury or damage arising out of, or in connection with, performance of this agreement by the parties and/or their agents, employees or sub-contractors, excepting only loss, injury, or damage caused by the sole negligence or willful misconduct of personnel employed by the County.

8. GENERAL RESTRICTIONS:

- a. **Compliance with all laws.** Grantee shall comply with all applicable laws and regulations in the spending of Grant funds. The Grantee shall (a) not use any Grant funds for religious worship, instruction, or proselytization or to pay for equipment or supplies to be used for religious worship, instruction, or proselytization; (b) not use any Grant funds to construct, rehabilitate, or restore any property that is used for religious worship, instruction, or proselytization; and, (c) comply with all applicable laws concerning nondiscrimination and equal opportunity in employment and contracting, including but not limited to the following: Santa Clara County's policies for contractors on nondiscrimination and equal opportunity; Title VII of the Civil Rights Act of 1964 as amended; Americans with Disabilities Act of 1990; the Age Discrimination in Employment Act of 1967; the Rehabilitation Act of 1973 (Sections 503 and 504); the Equal Pay Act of 1963; California Fair Employment and Housing Act (Gov. Code § 12900 et seq.); California Labor Code sections 1101, 1102, and 1197.5; and the Genetic Information Nondiscrimination Act of 2008. In addition to the foregoing, Grantee shall not discriminate against any subcontractor, employee, or applicant for employment because of age, race, color, national origin, ancestry, religion, sex, gender identity, gender expression, sexual orientation, mental disability, physical disability, medical condition, political belief, organizational affiliation, or marital status in the recruitment, selection for training (including but not limited to apprenticeship), hiring, employment, assignment, promotion, layoff, rates of pay or other forms of compensation. Nor shall Grantee discriminate in the provision of services provided under this grant because of age, race, color, national origin, ancestry, religion, sex, gender identity, gender expression, sexual orientation, mental disability, physical disability, medical condition, political beliefs, organizational affiliations, or marital status.
- b. **No Assignment.** Grantee may not assign or delegate performance of this Grant Agreement or of the project to any other person or entity, without the prior written consent of the County.
- c. **Governing Law, Forum.** This Grant Agreement shall be governed by and construed in accordance with the laws of the State of California, without reference to its conflict of laws provisions. Any disputes or proceedings between the County and Grantee arising from or concerning this Grant Agreement shall be brought in the state or federal court in the counties of Santa Clara, San Francisco, or Sacramento in the sole discretion of the County. Grantee hereby consents to the personal jurisdiction and venue of such courts.
- 9. **TERMINATION AND EXPIRATION.** The County may terminate the Grant Agreement for convenience at any time, for any reason, without penalty or liability. This Grant Agreement shall expire by its own terms on May 31, 2026. Paragraphs 1, 5-9 shall survive termination or expiration of the Grant Agreement.
- 10. **RECOGNITION; COUNTY NAME, SEAL, AND LOGOS.** Grantee shall acknowledge the contribution of the County in its annual reports and publications related to the Program. The County shall retain all rights, title, and interest in and to its name, seal, and logos.

- 11. AUTHORITY. The person(s) signing this Grant Agreement on behalf of Grantee represents and warrants to County that he or she has the requisite legal authority and power to execute it, and to bind Grantee to the obligations contained herein.
- 12. CONTRACT EXECUTION. Unless otherwise prohibited by law or County policy, the parties agree that an electronic copy of a signed contract, or an electronically signed contract, has the same force and legal effect as a contract executed with an original ink signature. The term "electronic copy of a signed contract" refers to a transmission by facsimile, electronic mail, or other electronic means of a copy of an original signed contract in a portable document format. The term "electronically signed contract" means a contract that is executed by applying an electronic signature using technology approved by the County.

ACCEPTED AND AGREED TO:

COUNTY OF SANTA CLARA:

By: CINDY CHAVEZ, President Board of Supervisors

Date: NOV 0 3 2020

GRANTEE:

DocuSigned by: inda Wild By:

9/17/2020 Date:

Signed and certified that a copy of this document has been delivered by electronic or other means to the President, Board of

ATTEST:

Supervisors.

MEGAN DOYLE

Clerk of the Board of Supervisors

APPROVED AS TO FORM AND LEGALITY:

DocuSigned by: Usley Pak

9/5/2020

LESLEY PAK

Date

Deputy County Counsel