0193



# county of Santa Cruz

# HUMAN RESOURCES AGENCY

CECILIA ESPINOLA, ADMINISTRATOR 1000 EMELINE ST., SANTA CRUZ, CA 95060 (405) 4564130 OR 454-4045 FAX: (408) 454-4842

July 26, 2000

Agenda: August 15, 2000

BOARD OF SUPERVISORS County of Santa Cruz 701 Ocean Street Santa Cruz, California 95060

## UNIVERSITY OF CALIFORNIA, DAVIS, TRAINING CONTRACTS

Dear Members of the Board:

The Human Resources Agency (HRA) annually contracts with the University of California, Davis (UC Davis), to provide staff development training under the California Department of Social Services (CDSS) staff development training program. The attached three contracts for staff trainings in the CalWORK's, Child Welfare Services, and Adult Services programs in the amount of \$84,100 are financed through a combination of federal and state funds and in-kind match from UC Davis. Expenditures for the contracts are included in HRA's 2000/2001 budget and represent no County cost. HRA is requesting your Board's approval of the attached agreements with UC Davis to provide the training in accordance with HRA's annual training plan.

Breakdown per contract/program:

CalWORK's	\$52,200
Child Welfare Services	\$20,300
Adult Services	\$11,600

BOARD OF SUPERVISOR Agenda: August 15, 2000 CONTRACT WITH UC DAVIS Page 2

IT IS THEREFORE RECOMMENDED that your Board approve the agreements with UC Davis providing \$84,100 for staff development training, and authorize the Human Resources Agency Administrator to sign the agreements.

Very truly yours,

Cecilia Espinole

CECILIA ESPINOLA Administrator

CE:RB:rb: UC Davis Training FY01.doc

**RECOMMENDED:** 

Susan A. Mauriello County Administrative Officer

Cc: County Administrative Office Auditor-Controller

# COUNTY OF SANTA CRUZ REQUEST FOR APPROVAL OF AGREEMENT

0195

TO: Board of Supervisors	FROM:
County Administrative Officer County Counsel Aud tor-Controller	Human Resources Agency (Dept.)
The Boa d of Supervisors is hereby re-	quested to approve the attached agreement and authorize the execution of the same.
1. Said agreement is between the	Count of Santa Cruz Human Resources Agency (Agency)
and, <u>University</u> of Califor	nia, Davis (Nome & Address)
2. The agreement will provide <u>Tra</u>	ining directed towards Adult Services staff under the Dept. of
Social Services staff	development training program
3. The agreement is needed to est	ablish annual training program 5-2000-57
4. Peric d of the agreement is from	
-	(Fixed amount; Monthly rate; Not to exceed)
	1 600
	R. Brown ::4837
	<u> </u>
	OPRIATIONS ARE INSUFFICIENT, ATTACH COMPLETED FORM AUD-74
Appropriations are available and	have been encumbered. Contract No. 0 1892 Date 8/1/00
are not	GARY A. KNUTSON, Auditor - Controller
	By Rould Silon Deputy.
Proposal reviewed and approved. It is HRA Administrator	recommended that the Board of Supervisors approve the agreement and authorize the to_execute the same on behalf of theHRA
	(Agency). Cpunty: Administrative Officer
Remarks:	B DoRallan Day 8/3/190
	(Analyst) By V V V Date Of OAV
Agreement approved as to form. Date	· /
Distribution: Bd. c f Supv. • White Audi~or-Controller • Blue County Counsel • Green * Co. //dmin. Officer • Canary Audi~or-Controller • Pink Originating Dept. • Goldenrod *To Drig. Dept. if rejected. ADM - 29 (6/95)	State of California  )  ss    County of Santa Cruz  )  ss    I

## UNIVERSITY OF CALIFORNIA, DAVIS



SANTA BARBARA • SANTA CRUZ

UNIVERSITY EXTENSION http://universityextension.ucdavis.edu 1632 DA VINCI COURT DAVIS, CALIFORNIA 95616-4860

Agreement S-2000-57

#### Agreement for Training Services

This Agreement is made <u>this</u> day of <u>, 2000</u> by and between The Regents of the University of California, a constitutional corporation, on behalf of its Davis campus UNIVERSITY EXTENSION ("University") and the County of <u>SANTA CRUZ</u> \_\_\_\_\_\_, a political subdivision of the State of California ( "County") for the purpose of establishing an annual training program.

#### RECITALS

WHEREAS, University, a public education institution accredited by the Western Association of Schools and Colleges, has developed an Adult Services training program ("Program,") and

WHEREAS, County wishes to obtain major skills training courses, for which Program is suitable, in accordance with their annual training plan attached as Exhibit B, for County's personnel who provide related services;

NOW, THEREFORE, the parties agree as follows:

- 1. <u>University</u> agrees to present Program as set forth in Exhibit A.
- 2. <u>Fee.</u> County shall reimburse University for <u>eighty-five</u> percent (<u>85</u>%) of the total amount shown in Exhibit A. University shall provide in-kind match of <u>fifteen</u> percent (<u>15</u>%).
- 3. <u>Pavment.</u> University will invoice County in arrears on a monthly basis for training completed. In the event course schedule changes affect the amount billed, invoice adjustments will be prepared. County shall pay University within thirty days (30) of County's receipt of University invoice. The invoice shall indicate the total cost, the County's share of cost, and the University's in-kind contribution for the period. The maximum total cost of the Program shall not exceed <u>Eleven Thousand Six Hundred</u> (\$11,600.00) dollars.
- 4. <u>Term.</u> The term of this agreement shall be from July 1, 2000 through June 30, 2001 University shall make a good faith effort to schedule and deliver classes during the term, but if classes are not completed by the termination date then parties agree that classes shall be scheduled and delivered as soon as feasible after the termination date. All classes must be completed before September 30, 2001.

- 5. <u>Limit on attendance</u>. No more than thirty (30) persons per course session may attend without the prior written approval of the University.
- 6. <u>Reschedule/cancel of class.</u> If County reschedules or cancels any training class within 10 calendar days of start date, County shall pay for all expenses incurred up to the date University receives notice of the reschedule or cancellation.
- 7. <u>Force maieure.</u> In the event that performance by a party is rendered impossible by reason of strikes, lockouts, labor disputes, acts of God, governmental restrictions, regulations or other causes beyond the reasonable control of that party, performance shall be excused for a period commensurate with the period of impossibility. If County is the party whose performance is delayed, County shall be responsible for payment of all expenses incurred to the point at which University receives notice of the impossibility, plus half the cost of any existing uncancellable obligations made for the contract if the impossibility is permanent.
- 8. <u>Assignment.</u> Neither party shall assign, transfer or subcontract this agreement nor their rights or duties under this Agreement without the prior written permission of either party. University may subcontract for instructional and training facility services.
- 9. <u>Indemnification.</u> Each party shall defend, indemnify and hold the other party, its officers, employees and agents harmless from and against any and all liability, loss, expense including reasonable attorneys' fees, or claims for injury or damages arising out of the performance of this Agreement but only in proportion to and to the extent such liability, loss, expense, attorneys' fees, or claims for injury or damages are caused by or result from the negligent or intentional acts or omissions of the indemnifying party, its officers, agents, or employees.
- 10. <u>Insurance</u>. University shall maintain a program of self-insurance throughout the term of this Agreement with retentions as follows:

General Liability (and professional liability) coverage with a per occurrence limit of a minimum of one million dollars (\$1,000,000).

Workers Compensation insurance in accordance with the California state law.

Auto Liability including non-owned automobiles, with a minimum of two hundred and fifty thousand dollars (\$250,000) per person, and five hundred thousand dollars (\$500,000) per accident for bodily injury, and fifty thousand dollars (\$50,000) for property damage.

11. Prior to beginning work under this Agreement, University shall provide a Certificate of Insurance naming County, its officers, agents, and employees, individually and collectively as additional insured (except for Worker's Compensation Insurance), but only for this Agreement. Coverage shall apply as primary insurance and any other insurance or self-insurance maintained by the County, its officers, agents, and employees should be excess only. This insurance shall not be canceled or changed without a minimum of thirty (30) days advance, written notice given to County.

- 12. <u>Termination for lack of funding.</u> The terms of this Agreement and the services to be provided are contingent on the approval of funds by appropriating government agency. Should sufficient funds not be allocated, the services provided may be modified or this Agreement terminated at any time by giving the University thirty (30) days advance written notice. The University will be reimbursed for all work performed up to date of receipt of written notice of cancellation.
- 13. <u>Nondiscrimination.</u> University agrees not to discriminate in the provision of service under this agreement on the basis of race; color; religion; marital status; national origin; ancestry; sex; physical or mental handicap; medical condition; political affiliation; status as a Vietnam-era veteran or disabled veteran; or, within the limits imposed by law or University regulations, because of age or citizenship. University is an affirmative action/equal opportunity employer.
- 14. <u>Use of University name</u>. County shall not use the name of the University in any form or manner in advertisements, reports or other information released to the public without the prior written approval of University.
- 15. <u>Relationship of parties.</u> It is understood and agreed between the parties that in the performance of this Agreement University is an independent contractor and shall not act as the agent or employee of the County.
- 16. <u>Confidentiality of information about individuals.</u> University agrees to safeguard names and addresses of individuals received through the performance of this agreement in accordance with Welfare and Institution Code Section 10850.
- 17. <u>Termination</u>. Either party may terminate this agreement by giving thirty (30) days' written notice to the other party.
- 18. <u>Conflict of Interest.</u> The parties to this Agreement have read and are aware of the provisions of Government Code section 1090 et seq. and section 87100 relating to conflict of interest of public officers and employees. University warrants that it is unaware of any financial or economic interest of any public officer of employee of County relating to this Agreement. It is further understood and agreed that if such a financial interest does exist at the inception of this Agreement, County may immediately terminate this Agreement by giving written notice.
- 19. <u>Audit, Inspection and Retention of Records.</u> This. Agreement shall be subject to the examination and audit of County or its delegated representative. University agrees to maintain records for possible audit for a minimum of four (4) years after final payment. The examination and audit shall be confined to those matters connected with the performance of this agreement including, but not limited to, the costs of administering the Agreement. (Government Code 10532.) The State of California or any Federal agency providing funding for this program shall have the same right.
- 20. <u>Notice addresses.</u> All notices under this agreement shall be effective only if made in writing and delivered by personal service or by mail and addressed as follows:

<u>University:</u> Center for Human Services Training University Extension University of California 1632 Da Vinci Court Davis, CA 95616 County: Santa Cruz Human Resources Agency 1000 Emeline Ave Santa Cruz, CA 95060

- 21. Either party may, by written notice to the other, change its own mailing address.
- 22. <u>Waiver of Rights</u>. No delay or failure of either party in exercising any right, and no partial or single exercise of any right, shall be deemed to constitute a waiver of that right or any other right.
- 23. <u>Headings.</u> The headings and captions contained in this Agreement are for convenience only, and shall be of no force or effect in construing and interpreting the provisions of this Agreement.
- 24. <u>Severability of Terms</u>. In the event of any conflict between any provisions of this agreement and any applicable law, rule or regulation, this agreement shall be modified only to the extent necessary to eliminate the conflict and the rest of the agreement shall remain unchanged and in full force and effect.
- 25. Governing: law. The laws of the State of California shall govern this agreement.
- 26. <u>Integrated agreement.</u> This agreement constitutes the entire understanding between the parties respecting the subject matter contained herein and supersedes any and all prior oral or written agreements regarding such subject matter. No waiver, modification or addition to the agreement shall be binding unless expressed in writing and signed by both parties.

IN WITNESS WHEREOF, this agreement has been executed as of the date first set forth above.

THE REGENTS OF THE UNIVERSITY OF CALIFORNIA COUNTY OF <u>SANTA CRUZ</u>

Charles Lacy Dean, University Extension

By\_\_\_\_\_ Signature

Name, Title\_\_\_\_\_

Date <u>7/14/00</u>

Date\_\_\_\_

Approved as to insuran Date 7-27-2000

APPROVED AS TO FORM: By: file M. Scoth Office of the County Counsel

## EXHIBIT A

## TRAINING

<u>4</u> day(s) of training in the subject areas selected by the agency from the UC Davis Extension curriculum in accordance with the agency's annual training plan submitted to the Training Bureau of the California Department of Social Services. Goals and objectives for the training are indicated in Exhibit B.

University will provide the following:

Needs assessment, curriculum planning and implementation Instructional and student services Instructional materials Evaluation and feedback Continuing education credit Off-site training site and audio-visual equipment when on-site facility and equipment are not available (additional charges will apply) Off-site coordination of training Coordination of enrollments across counties as agreed upon by the counties Food and non-alcoholic beverages when requested by the county in writing (additional charges will apply) Any other items when requested by the county in writing an approved by University

The County will provide the following:

On-site training facility and audio-visual equipment, if available On-site coordination of training

Total cost of training under this agreement is	\$11,600.00
University's in-kind contribution	\$ 1,740.00
County's share of cost	\$ 9.860.00

## EXHIBIT B

## **GOALS AND OBJECTIVES FOR FY 2000-2001**

#### Goals

In addition to assessing and providing training to further the agency's mission, Staff Development's goals include:

- Providing ongoing training to facilitate the implementation of new state-mandated regulations and policy updates for all employees.
- Holding induction classes for new Employment and Training Specialists, Social Workers and Eligibility Workers.
- Providing cross training in all services the agency offers.
- Collaborating with other county agencies and community based organizations to maximize resources.
- Providing personal and professional development opportunities for all employees.

#### Objectives

- 1. Complete Leadership Academy Instruction for all supervisors and managers.
- 2. Implement new computerized training registration and tracking system.
- 3. Conduct trainings on regulation changes in all eligibility programs for CalWORKs, Food Stamps, Medi-Cal, and General Assistance.
- 4. Conduct CalWORKs, Food Stamp, and Medi-Cal induction training.
- 5. Continue SOLUTIONSWest trainings for all CalWORKs, JTPA/CareerWorks and Child Care managers, supervisors, employment and training specialists, social workers, and eligibility workers.
- 6. Continue ongoing research for aid programs; update and develop training materials/manuals.
- 7. Provide ongoing inservice refresher training for existing eligibility staff.
- 8. Continue involvement in interviewing and hiring of EW staff.
- 9. Conduct mandatory training:

Cultural Awareness/Civil Rights

Fraud

Fair Hearings

Child Health and Disability Prevention (CHDP)

- 10. Provide computer training in a variety of applications, including email, Internet, word processing, Access, Excel, etc.
- 11. Explore implementation of SMART.

## THREE- TO FIVE-YEAR TRAINING PLAN'

1. Provide ongoing training for staff related to welfare reform and the changing culture of

the agency.

## EXHIBIT B, page 2

- 2. Continue to provide induction and ongoing training on regulations and regulation changes for aid programs.
- 3. Provide training to staff in all programs regarding provision of integrated services for families receiving services from aid, employment training, Child Welfare and other programs.
- 4. Provide induction and ongoing training on "best practice" models of assessment and service delivery for clients receiving Child Welfare Services, Adult Protective Services, In-Home Supportive Services, or MSSP Services, including special topics such as risk assessment; staff safety; core competencies for Child Welfare Services staff; cross-training on elder abuse assessment and intervention for Child Welfare Services staff providing on-call services; working with families where substance abuse, mental illness, physical disabilities, developmental disabilities, and/or domestic violence are involved; self-neglect in adults; and creative interventions in Adult Services.
- 5. Provide induction and ongoing training on regulations, changes in regulations, and changes in law affecting Child Welfare practice.
- 6. Prepare agency staff for the advent of the Statewide Automated Welfare System (CalWIN) to begin in 2001 2002.
- 7. In cooperation with the Data Processing staff, provide training with each computer upgrade as the agency moves to a PC/Windows environment.

# COUNTY OF SANTA CRUZ REQUEST FOR APPROVAL OF AGREEMENT

Ξ.

TO: Board of Supervisors County Administrative Officer County Counsel Auditor-Controller		FBOM: Decan	Human Resour			
The Board of Supervisors is hereby re	quested to approve the	attached agreen	nent and authorize t	the execution of	the same.	
1. Said agreement is between the	<u>County</u> of Sar	<u>ita Cruz Hu</u>	man Resources	Agency		(Agency)
and, <u>University of Califor</u>	nia, Davis				(Name &	Address)
2. The igreement will provide <u>Tra</u> <u>under the Diservices sta</u>						
3. The agreement is needed <u>to</u>	establish annual d	training pro	ogram <u>EW2</u>	000-57		
4. Period of the agreement is from						
5. Anticipated cost is \$44,370			(Fixe	ed amount; Month	nly rate; Not t	o exceed)
6. Remarks: <u>Total contract \$</u>	52,200					
<u> </u>	: R. Brown x4837					
7. App opriations are budgeted in	392100		(I	ndex#) <u>3665</u>	(S	ubobject)
	OPRIATIONS ARE INS				1 1	
Appropriations are not available and	have been encumbered. will be	Contract No GAR By_	. <u>0 X1893</u> RY A.KNUTSON, AL Kmll	uditor - Controller	/// <i>0</i> 2	_ Deputy.
Proposal reviewed and approved. It is HRA Administator	s recommended that the to ex	Board of Superview the same	visors approve the on behalf of the]	/ agreement and a HRA	uthorize the	
Remark s:	(Analyst)	ency). Βγ	19 County A	dministrative Offic		lvo
Agreement approved as to form. Dat	e		(	(		
Distribution: Bd. of Supv. • White Aucitor-Controller - Blue County Counsel • ***********************************	State of California, do said Board of Supervise in the minutes of said	ex-officient ex-of	ed by the County Adm	for approval of agreen inistrative Officer	eement was app by an order duly ty Administrative	roved by v entered

## UNIVERSITY OF CALIFORNIA, DAVIS

BERKELEY • DAVIS • IRVINE • LOS ANGELES • MERCED • RIVERSIDE • SAN DIEGO • SAN FRANCISCO



SANTA BARBARA • SANTA CRUZ

UNIVERSITY EXTENSION http://universityextension.ucdavis.edu 1632 DA VINCI COURT DAVIS, CALIFORNIA 95616-4860

Agreement EW-2000-57

#### Agreement for Training Services

This Agreement is made this <u>d a y</u> o f<u>, 2000</u> by and between The Regents of the University of California, a constitutional corporation, on behalf of its Davis campus UNIVERSITY EXTENSION ("University") and the County of <u>SANTA CRUZ</u>, a political subdivision of the State of California ("County") for the purpose of establishing an annual training program.

#### **RECITALS**

WHEREAS, University, a public education institution accredited by the Western Association of Schools and Colleges, has developed an Eligibility/Employment Services training program ("Program,") and

WHEREAS, County wishes to obtain major skills training courses, for which Program is suitable, in accordance with their annual training plan attached as Exhibit B, for County's personnel who provide related services;

NOW, THEREFORE, the parties agree as follows:

- 1. <u>Universitv</u> agrees to present Program as set forth in Exhibit A.
- 2. <u>Fee.</u> County shall reimburse University for <u>eighty-five</u> percent (<u>85</u>%) of the total amount shown in Exhibit A. University shall provide in-kind match of <u>fifteen</u> percent (<u>15</u>%).
- 3. <u>Pavment.</u> University will invoice County in arrears on a monthly basis for training completed. In the event course schedule changes affect the amount billed, invoice adjustments will be prepared. County shall pay University within thirty days (30) of County's receipt of University invoice. The invoice shall indicate the total cost, the County's share of cost, and the University's in-kind contribution for the period. The maximum total cost of the Program shall not exceed <u>Fifty-two Thousand Two Hundred</u> (\$52,200.00) dollars.
- 4. <u>Term.</u> The term of this agreement shall be from <u>July 1, 2000</u> through <u>June 30, 2001</u> University shall make a good faith effort to schedule and deliver classes during the term, but if classes are not completed by the termination date then parties agree that classes shall be scheduled and delivered as soon as feasible after the termination date. All classes must be completed before <u>September 30, 2001</u>.

- 5. <u>Limit on attendance.</u> No more than thirty (30) persons per course session may attend without the prior written approval of the University.
- 6. <u>Reschedule/cancel of class.</u> If County reschedules or cancels any training class within 10 calendar days of start date, County shall pay for all expenses incurred up to the date University receives notice of the reschedule or cancellation.
- 7. <u>Force maieure.</u> In the event that performance by a party is rendered impossible by reason of strikes, lockouts, labor disputes, acts of God, governmental restrictions, regulations or other causes beyond the reasonable control of that party, performance shall be excused for a period commensurate with the period of impossibility. If County is the party whose performance is delayed, County shall be responsible for payment of all expenses incurred to the point at which University receives notice of the impossibility, plus half the cost of any existing uncancellable obligations made for the contract if the impossibility is permanent.
- 8. <u>Assignment.</u> Neither party shall assign, transfer or subcontract this agreement nor their rights or duties under this Agreement without the prior written permission of either party. University may subcontract for instructional and training facility services.
- 9. <u>Indemnification.</u> Each party shall defend, indemnify and hold the other party, its officers, employees and agents harmless from and against any and all liability, loss, expense including reasonable attorneys' fees, or claims for injury or damages arising out of the performance of this Agreement but only in proportion to and to the extent such liability, loss, expense, attorneys' fees, or claims for injury or damages are caused by or result from the negligent or intentional acts or omissions of the indemnifying party, its officers, agents, or employees.
- 10. <u>Insurance</u>. University shall maintain a program of self-insurance throughout the term of this Agreement with retentions as follows:

General Liability (and professional liability) coverage with a per occurrence limit of a minimum of one million dollars (\$1,000,000).

Workers Compensation insurance in accordance with the California state law.

Auto Liability including non-owned automobiles, with a minimum of two hundred and fifty thousand dollars (\$250,000) per person, and five hundred thousand dollars (\$500,000) per accident for bodily injury, and fifty thousand dollars (\$50,000) for property damage.

11. Prior to beginning work under this Agreement, University shall provide a Certificate of Insurance naming County, its officers, agents, and employees, individually and collectively as additional insured (except for Worker's Compensation Insurance), but only for this Agreement. Coverage shall apply as primary insurance and any other insurance or self-insurance maintained by the County, its officers, agents, and employees should be excess only. This insurance shall not be canceled or changed without a minimum of thirty (30) days advance, written notice given to County.

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- 12. <u>Termination for lack of funding</u>. The terms of this Agreement and the services to be provided are contingent on the approval of funds by appropriating government agency. Should sufficient funds not be allocated, the services provided may be modified or this Agreement terminated at any time by giving the University thirty (30) days advance written notice. The University will be reimbursed for all work performed up to date of receipt of written notice of cancellation.
- 13. <u>Nondiscrimination</u>. University agrees not to discriminate in the provision of service under this agreement on the basis of race; color; religion; marital status; national origin; ancestry; sex; physical or mental handicap; medical condition; political affiliation; status as a Vietnam-era veteran or disabled veteran; or, within the limits imposed by law or University regulations, because of age or citizenship. University is an affirmative action/equal opportunity employer.
- 14. <u>Use of University name</u>. County shall not use the name of the University in any form or manner in advertisements, reports or other information released to the public without the prior written approval of University.
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- 16. <u>Confidentiality of information about individuals.</u> University agrees to safeguard names and addresses of individuals received through the performance of this agreement in accordance with Welfare and Institution Code Section 10850.
- 17. <u>Termination</u>. Either party may terminate this agreement by giving thirty (30) days' written notice to the other party.
- 18. <u>Conflict of Interest.</u> The parties to this Agreement have read and are aware of the provisions of Government Code section 1090 et seq. and section 87100 relating to conflict of interest of public officers and employees. University warrants that it is unaware of any financial or economic interest of any public officer of employee of County relating to this Agreement. It is further understood and agreed that if such a financial interest does exist at the inception of this Agreement, County may immediately terminate this Agreement by giving written notice.
- 19. <u>Audit, Inspection and Retention of Records.</u> This Agreement shall be subject to the examination and audit of County or its delegated representative. University agrees to maintain records for possible audit for a minimum of four (4) years after final payment, The examination and audit shall be confined to those matters connected with the performance of this agreement including, but not limited to, the costs of administering the Agreement. (Government Code 10532.) The State of California or any Federal agency providing funding for this program shall have the same right.
- 20. <u>Notice addresses.</u> All notices under this agreement shall be effective only if made in writing and delivered by personal service or by mail and addressed as follows:

<u>University:</u> Center for Human Services Training University Extension University of California 1632 Da Vinci Court Davis, CA 95616 County: Santa Cruz Human Resources Agency 1000 Emeline Ave Santa Cruz, CA 95060

- 21. Either party may, by written notice to the other, change its own mailing address.
- 22. <u>Waiver of Rights.</u> No delay or failure of either party in exercising any right, and no partial or single exercise of any right, shall be deemed to constitute a waiver of that right or any other right.
- 23. <u>Headings.</u> The headings and captions contained in this Agreement are for convenience only, and shall be of no force or effect in construing and interpreting the provisions of this Agreement.
- 24. <u>Severability of Terms</u>. In the event of any conflict between any provisions of this agreement and any applicable law, rule or regulation, this agreement shall be modified only to the extent necessary to eliminate the conflict and the rest of the agreement shall remain unchanged and in full force and effect.
- 25. Governing law. The laws of the State of California shall govern this agreement.
- 26. <u>Integrated agreement.</u> This agreement constitutes the entire understanding between the parties respecting the subject matter contained herein and supersedes any and all prior oral or written agreements regarding such subject matter. No waiver, modification or addition to the agreement shall be binding unless expressed in writing and signed by both parties.
- IN WITNESS WHEREOF, this agreement has been executed as of the date first set forth above.

BY-

THE REGENTS OF THE UNIVERSITY OF CALIFORNIA

COUNTY OF SANTA CRUZ

BY

Charles Lacy Dean, University Extension

Name, Title\_\_\_\_\_

Date\_\_\_\_

Signature

Date 7-27-2000

APPROVED AS TO FORM Office of the County Counse

#### 0207

### EXHIBIT A

### TRAINING

<u>dat</u>(s) of training in the subject areas selected by the agency from the UC Davis Extension curriculum in accordance with the agency's annual training plan submitted to the Training Bureau of the California Department of Social Services. Goals and objectives for the training are indicated in Exhibit B.

University will provide the following:

Needs assessment, curriculum planning and implementation Instructional and student services Instructional materials Evaluation and feedback Continuing education credit Off-site training site and audio-visual equipment when on-site facility and equipment are not available (additional charges will apply) Off-site coordination of training Coordination of enrollments across counties as agreed upon by the counties Food and non-alcoholic beverages when requested by the county in writing (additional charges will apply) Any other items when requested by the county in writing an approved by University

The County will provide the following:

On-site training facility and audio-visual equipment, if available On-site coordination of training

Total cost of training under this agreement is	\$52,200.00
University's in-kind contribution	\$ 7,830.00
County's share of cost	\$44,370.00

## EXHIBIT B

## **GOALS AND OBJECTIVES FOR FY 2000-2001**

## Goals

In addition to assessing and providing training to further the agency's mission, Staff Development's goals include:

- Providing ongoing training to facilitate the implementation of new state-mandated regulations and policy updates for all employees.
- Holding induction classes for new Employment and Training Specialists, Social Workers and Eligibility Workers.
- Providing cross training in all services the agency offers.
- Collaborating with other county agencies and community based organizations to maximize resources.
- Providing personal and professional development opportunities for all employees.

## Objectives

- 1. Complete Leadership Academy Instruction for all supervisors and managers.
- 2. Implement new computerized training registration and tracking system.
- **3.** Conduct trainings on regulation changes in all eligibility programs for CalWORKs, Food Stamps, Medi-Cal, and General Assistance.
- 4. Conduct CalWORKs, Food Stamp, and Medi-Cal induction training.
- 5. Continue SOLUTIONSWest trainings for all CalWORKs, JTPA/CareerWorks and Child Care managers, supervisors, employment and training specialists, social workers, and eligibility workers.
- **6.** Continue ongoing research for aid programs; update and develop training materials/manuals.
- 7. Provide ongoing inservice refresher training for existing eligibility staff.
- 8. Continue involvement in interviewing and hiring of EW staff.
- 9. Conduct mandatory training:

Cultural Awareness/Civil Rights

Fraud

Fair Hearings

Child Health and Disability Prevention (CHDP)

- 10. Provide computer training in a variety of applications, including **email**, Internet, word processing, Access, Excel, etc.
- 11. Explore implementation of SMART.

## THREE- TO FIVE-YEAR TRAINING PLAN

1. Provide ongoing training for staff related to welfare reform and the changing culture of

#### 0210

#### EXHIBIT B, page 2

- 2. Continue to provide induction and ongoing training on regulations and regulation changes for aid programs.
- 3. Provide training to staff in all programs regarding provision of integrated services for families receiving services from aid, employment training, Child Welfare and other programs.
- 4. Provide induction and ongoing training on "best practice" models of assessment and service delivery for clients receiving Child Welfare Services, Adult Protective Services, In-Home Supportive Services, or MSSP Services, including special topics such as risk assessment; staff safety; core competencies for Child Welfare Services staff; cross-training on elder abuse assessment and intervention for Child Welfare Services staff providing on-call services; working with families where substance abuse, mental illness, physical disabilities, developmental disabilities, and/or domestic violence are involved; self-neglect in adults; and creative interventions in Adult Services.
- 5. Provide induction and ongoing training on regulations, changes in regulations, and changes in law affecting Child Welfare practice.
- 6. Prepare agency staff for the advent of the Statewide Automated Welfare System (CalWIN) to begin in 2001 2002.
- 7. In cooperation with the Data Processing staff, provide training with each computer upgrade as the agency moves to a PC/Windows environment.

# COUNTY OF SANTA CRUZ REQUEST FOR APPROVAL OF AGREEMENT

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TO: Board of Supervisors County Administrative Officer County Counsel Aud tor-Controller		FROM:	~		(Dept.) / <u>26/00</u> (Date)
The Board of Supervisors is hereby re	quested to approve the	attached agreeme	ent and authorize t	he execution of t	ne same.
1. Said agreement is between the	County of Sa	nta Cruz Huma	n Resources A	gency	(Agency)
ond. <u>University of Califor</u>	nia. Davis				(Name & Address)
2. The ogreement will provide <u>Train</u>	ning directed.to.	<u>Child Welfar</u>	<u>e Services</u> st	aff under th	e
Dept. of Social Service	<u>es staff developm</u>	ent training	program		
3. The agreement is needed <u>to es</u>	stablish annual t	raining progr	am ( <i>W200</i>	00-57	
4. Period of the agreement is from	7/1/00		to6	/30/01	
5. Anticipated cost is \$ <u>17,400</u>			(Fixe	ed amount; Monthl	y rate; Not to exceed)
6. Remarks: Total contract \$20	).300				
<u>_W-9 on file. Contact:</u>	R. Brown x4837				
7. Appropriations are budgeted in	392100		(1	ndex#) <u>3665</u>	_(Subobject)
NOTE: IF APPR	OPRIATIONS ARE INS	SUFFICIENT, AT	TACH COMPLET	ED FORM AUD-7	4
Appropriations are not available and	have been will be		91333 A. KNUTSON, AU Rosald A		11 /00 Deputy.
Proposal reviewed and approved. It is <u>HRA_Administrator</u>					horize the
Remarks: Agreement approved as to form. Date	(Analyst)	gency). <sub>By</sub>	RAPALL	ministrative Office	ote 8/3/00
Distribution: Bd. of Supv White Auditor-Controller - Blue County Counsel - Green' * Co. Admin. Officer - Canary Auditor-Controller - Pink Originating Dept Goldenrod *To Org. Dept. if rejected.	State of California County of Santa Cruz I State of California, do said Board of Supervi In the minutes of said	ex-officio hereby certify that th isors as recommende	he foregoing request	for approval of agree ninistrative Officer by	
ACM - 29 (6/95)		19	Вү ———		<b>• 🏹 </b> 🖗

## UNIVERSITY OF CALIFORNIA, DAVIS

0212

SANTA BARBARA • SANTA CRUZ

BERKELEY • DAVIS • IRVINE • LOS ANGELES • MERCED • RIVERSIDE • SAN DIEGO • SAN FRANCISCO

UNIVERSITY EXTENSION http://universityextension.ucdavis.edu 1632 DA VINCI COURT DAVIS, CALIFORNIA 95616-4860

Agreement CW-2000-57

#### Agreement for Training Services

This Agreement is made <u>this</u> day of <u>, 2000</u> by and between The Regents of the University of California, a constitutional corporation, on behalf of its Davis campus UNIVERSITY EXTENSION ("University") and the County of <u>SANTA CRUZ</u> \_\_\_\_\_, a political subdivision of the State of California ("County") for the purpose of establishing an annual training program.

#### **RECITALS**

WHEREAS, University, a public education institution accredited by the Western Association of Schools and Colleges, has developed a <u>Child Welfare</u> training program ("Program,") and

WHEREAS, County wishes to obtain major skills training courses, for which Program is suitable, in accordance with their annual training plan attached as Exhibit B, for County's personnel who provide related services;

NOW, THEREFORE, the parties agree as follows:

- 1. <u>Universitv</u> agrees to present Program as set forth in Exhibit A.
- 2. <u>Fee.</u> County shall reimburse University for <u>seventy-five</u> percent (<u>75</u>%) of the total amount shown in Exhibit A. University shall provide in-kind match of <u>twenty-five</u> percent (<u>25</u>%).
- <u>Payment.</u> University will invoice County in arrears on a monthly basis for training completed. In the event course schedule changes affect the amount billed, invoice adjustments will be prepared. County shall pay University within thirty days (30) of County's receipt of University invoice. The invoice shall indicate the total cost, the County's share of cost, and the University's in-kind contribution for the period. The maximum total cost of the Program shall not exceed <u>Twenty Thousand Three Hundred</u> (\$20,300.00) dollars.
- 4. <u>Term.</u> The term of this agreement shall be from <u>Julv 1, 2000</u> through J<u>une 30, 2001</u> University shall make a good faith effort to schedule and deliver classes during the term, but if classes are not completed by the termination date then parties agree that classes shall

be scheduled and delivered as soon as feasible after the termination date. All classes must be completed before <u>September 30, 2001</u>.

- 5. <u>Limit on attendance</u>. No more than thirty (30) persons per course session may attend without the prior written approval of the University.
- 6. <u>Reschedule/cancel of class.</u> If County reschedules or cancels any training class within 10 calendar days of start date, County shall pay for all expenses incurred up to the date University receives notice of the reschedule or cancellation.
- 7. <u>Force maieure.</u> In the event that performance by a party is rendered impossible by reason of strikes, lockouts, labor disputes, acts of God, governmental restrictions, regulations or other causes beyond the reasonable control of that party, performance shall be excused for a period commensurate with the period of impossibility. If County is the party whose performance is delayed, County shall be responsible for payment of all expenses incurred to the point at which University receives notice of the impossibility, plus half the cost of any existing uncancellable obligations made for the contract if the impossibility is permanent.
- 8. <u>Assignment.</u> Neither party shall assign, transfer or subcontract this agreement nor their rights or duties under this Agreement without the prior written permission of either party. University may subcontract for instructional and training facility services.
- 9. <u>Indemnification.</u> Each party shall defend, indemnify and hold the other party, its officers, employees and agents harmless from and against any and all liability, loss, expense including reasonable attorneys' fees, or claims for injury or damages arising out of the performance of this Agreement but only in proportion to and to the extent such liability, loss, expense, attorneys' fees, or claims for injury or damages are caused by or result from the negligent or intentional acts or omissions of the indemnifying party, its officers, agents, or employees.
- 10. <u>Insurance</u>. University shall maintain a program of self-insurance throughout the term of this Agreement with retentions as follows:

General Liability (and professional liability) coverage with a per occurrence limit of a minimum of one million dollars (\$1,000,000).

Workers Compensation insurance in accordance with the California state law.

Auto Liability including non-owned automobiles, with a minimum of two hundred and fifty thousand dollars (\$250,000) per person, and five hundred thousand dollars (\$500,000) per accident for bodily injury, and fifty thousand dollars (\$50,000) for property damage.

11. Prior to beginning work under this Agreement, University shall provide a Certificate of Insurance naming County, its officers, agents, and employees, individually and collectively as additional insured (except for Worker's Compensation Insurance), but only for this Agreement. Coverage shall apply as primary insurance and any other insurance or self-insurance maintained by the County, its officers, agents, and employees should be excess

only. This insurance shall not be canceled or changed without a minimum of thirty (30) days advance, written notice given to County.

- 12. <u>Termination for lack of funding.</u> The terms of this Agreement and the services to be provided are contingent on the approval of funds by appropriating government agency. Should sufficient funds not be allocated, the services provided may be modified or this Agreement terminated at any time by giving the University thirty (30) days advance written notice. The University will be reimbursed for all work performed up to date of receipt of written notice of cancellation.
- 13. <u>Nondiscrimination.</u> University agrees not to discriminate in the provision of service under this agreement on the basis of race; color; religion; marital status; national origin; ancestry; sex; physical or mental handicap; medical condition; political affiliation; status as a Vietnam-era veteran or disabled veteran; or, within the limits imposed by law or University regulations, because of age or citizenship. University is an affirmative action/equal opportunity employer.
- 14. <u>Use of University name</u>. County shall not use the name of the University in any form or manner in advertisements, reports or other information released to the public without the prior written approval of University.
- 15. <u>Relationship of parties.</u> It is understood and agreed between the parties that in the performance of this Agreement University is an independent contractor and shall not act as the agent or employee of the County.
- 16. <u>Confidentiality of information about individuals.</u> University agrees to safeguard names and addresses of individuals received through the performance of this agreement in accordance with Welfare and Institution Code Section 10850.
- 17. <u>Termination</u>. Either party may terminate this agreement by giving thirty (30) days' written notice to the other party.
- 18. <u>Conflict of Interest.</u> The parties to this Agreement have read and are aware of the provisions of Government Code section 1090 et seq. and section 87100 relating to conflict of interest of public officers and employees. University warrants that it is unaware of any financial or economic interest of any public officer of employee of County relating to this Agreement. It is further understood and agreed that if such a financial interest does exist at the inception of this Agreement, County may immediately terminate this Agreement by giving written notice.
- 19. <u>Audit, Inspection and Retention of Records.</u> This Agreement shall be subject to the examination and audit of County or its delegated representative. University agrees to maintain records for possible audit for a minimum of four (4) years after final payment. The examination and audit shall be confined to those matters connected with the performance of this agreement including, but not limited to, the costs of administering the Agreement. (Government Code 10532.) The State of California or any Federal agency providing funding for this program shall have the same right.

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20. <u>Notice addresses.</u> All notices under this agreement shall be effective only if made in writing and delivered by personal service or by mail and addressed as follows:

<u>University:</u> Center for Human Services Training University Extension University of California 1632 Da Vinci Court Davis, CA 95616 County: Santa Cruz Human Resources Agency 1000 Emeline Ave Santa Cruz, CA 95060

- 21. Either party may, by written notice to the other, change its own mailing address.
- 22. <u>Waiver of Rights</u>. No delay or failure of either party in exercising any right, and no partial or single exercise of any right, shall be deemed to constitute a waiver of that right or any other right.
- 23. <u>Headings.</u> The headings and captions contained in this Agreement are for convenience only, and shall be of no force or effect in construing and interpreting the provisions of this Agreement.
- 24. <u>Severability of Terms.</u> In the event of any conflict between any provisions of this agreement and any applicable law, rule or regulation, this agreement shall be modified only to the extent necessary to eliminate the conflict and the rest of the agreement shall remain unchanged and in full force and effect.
- 25. Governing law. The laws of the State of California shall govern this agreement.
- 26. <u>Integrated agreement.</u> This agreement constitutes the entire understanding between the parties respecting the subject matter contained herein and supersedes any and all prior oral or written agreements regarding such subject matter. No waiver, modification or addition to the agreement shall be binding unless expressed in writing and signed by both parties.
- IN WITNESS WHEREOF, this agreement has been executed as of the date first set forth above.

THE REGENTS OF THE UNIVERSITY OF CALIFORNIA

By\_

Charles Lacy Dean, University Extension

Date 7/14/00

COUNTY OF SANTA CRUZ

By\_\_\_\_ Signature

Name. Title

Date\_\_\_\_

Approved as to in mak 1-27-2000

APPROVED AS TO FORM: By: And M. Scott Office of the County Counsel

## EXHIBIT A

### TRAINING

 $_{_{_{_{_{_{_{}}}}}}}$  day(s) of training in the subject areas selected by the agency from the UC Davis Extension curriculum in accordance with the agency's annual training plan submitted to the Training Bureau of the California Department of Social Services. Goals and objectives for the training are indicated in Exhibit B.

University will provide the following:

Needs assessment, curriculum planning and implementation Instructional and student services Instructional materials Evaluation and feedback Continuing education credit Off-site training site and audio-visual equipment when on-site facility and equipment are not available (additional charges will apply) Off-site coordination of training Coordination of enrollments across counties as agreed upon by the counties Food and non-alcoholic beverages when requested by the county in writing (additional charges will apply) Any other items when requested by the county in writing an approved by University

The County will provide the following:

On-site training facility and audio-visual equipment, if available On-site coordination of training

Total cost of training under this agreement is	\$20,300.00
University's in-kind contribution	\$ 5,800.00
County's share of cost	\$17,400.00

## EXHIBIT B

## **GOALS AND OBJECTIVES FOR FY 2000-2001**

#### Goals

In addition to assessing and providing training to further the agency's mission, Staff Development's goals include:

- Providing ongoing training to facilitate the implementation of new state-mandated regulations and policy updates for all employees.
- Holding induction classes for new Employment and Training Specialists, Social Workers and Eligibility Workers.
- Providing cross training in all services the agency offers.
- Collaborating with other county agencies and community based organizations to maximize resources.
- Providing personal and professional development opportunities for all employees.

#### Objectives

- 1. Complete Leadership Academy Instruction for all supervisors and managers.
- 2. Implement new computerized training registration and tracking system.
- **3.** Conduct trainings on regulation changes in all eligibility programs for CalWORKs, Food Stamps, Medi-Cal, and General Assistance.
- 4. Conduct CalWORKs, Food Stamp, and Medi-Cal induction training.
- 5. Continue SOLUTIONSWest trainings for all CalWORKs, JTPA/CareerWorks and Child Care managers, supervisors, employment and training specialists, social workers, and eligibility workers.
- 6. Continue ongoing research for aid programs; update and develop training materials/manuals.
- 7. Provide ongoing inservice refresher training for existing eligibility staff.
- 8. Continue involvement in interviewing and hiring of EW staff.
- 9. Conduct mandatory training:

Cultural Awareness/Civil Rights

Fraud

Fair Hearings

Child Health and Disability Prevention (CHDP)

- **10.** Provide computer training in a variety of applications, including **email**, Internet, word processing, Access, Excel, etc.
- 11. Explore implementation of SMART.

## THREE- TO FIVE-YEAR TRAINING PLAN

1. Provide ongoing training for staff related to welfare reform and the changing culture of

the agency.

EXHIBIT B, page 2

- 2. Continue to provide induction and ongoing training on regulations and regulation changes for aid programs.
- 3. Provide training to staff in all programs regarding provision of integrated services for families receiving services from aid, employment training, Child Welfare and other programs.
- 4. Provide induction and ongoing training on "best practice" models of assessment and service delivery for clients receiving Child Welfare Services, Adult Protective Services, In-Home Supportive Services, or MSSP Services, including special topics such as risk assessment; staff safety; core competencies for Child Welfare Services staff; cross-training on elder abuse assessment and intervention for Child Welfare Services staff providing on-call services; working with families where substance abuse, mental illness, physical disabilities, developmental disabilities, and/or domestic violence are involved; self-neglect in adults; and creative interventions in Adult Services.
- 5. Provide induction and ongoing training on regulations, changes in regulations, and changes in law affecting Child Welfare practice.
- 6. Prepare agency staff for the advent of the Statewide Automated Welfare System (CalWIN) to begin in 2001 2002.
- 7. In cooperation with the Data Processing staff, provide training with each computer upgrade as the agency moves to a PC/Windows environment.