

ARLINGTON COUNTY, VIRGINIA OFFICE OF THE PURCHASING AGENT 2100 CLARENDON BOULEVARD, SUITE 500 ARLINGTON, VA 22201 (703) 228-3410

REQUEST FOR PROPOSALS NO. 21-DHS-RFP-598

THIS IS AN OPEN-ENDED SOLICITATION WITH MULTIPLE SUBMISSION DATES

ELECTRONIC SEALED PROPOSALS WILL BE RECEIVED BY ARLINGTON COUNTY VIA VENDOR REGISTRY, UNTIL 4:00 P.M. ON THE 7th DAY OF JUNE 2021 AS THE FIRST DEADLINE FOR:

DAY SUPPORT AND EMPLOYMENT SERVICES

VENDORS ARE REQUIRED TO REGISTER ON <u>VENDOR REGISTRY</u> IN ORDER TO SUBMIT A RESPONSE TO THISREQUEST FOR PROPOSAL. NO RESPONSES WILL BE ACCEPTED AFTER THE PROPOSALDUE DATE AND TIME.

Proposals will not be publicly opened.

NOTICE: ANY OFFEROR ORGANIZED AS A STOCK OR NONSTOCK CORPORATION, LIMITED LIABILITY COMPANY, BUSINESS TRUST OR LIMITED PARTNERSHIP, OR REGISTERED AS A LIMITED LIABILITY PARTNERSHIP, MUST BE AUTHORIZED TO TRANSACT BUSINESS IN THE COMMONWEALTH OF VIRGINIA PRIOR TO SUBMITTING A PROPOSAL (REFER TO <u>AUTHORITY TO TRANSACT BUSINESS</u> SECTION OF THE SOLICITATION FOR FURTHER INFORMATION).

PREPROPOSAL CONFERENCE

A virtual preproposal conference will be held at 10:00 a.m., May 13, 2021 on Microsoft Teams to allow potential Offerors an opportunity to obtain clarification of the specifications and requirements of the solicitation. To join the meeting, please click the following link Click here to join the meeting, or join by dialing +1 347-973-6905 and enter Conference ID 247017033#. ATTENDANCE AT THE PREPROPOSAL CONFERENCE IS OPTIONAL. Minutes of the preproposal conference will be recorded by the County and may be incorporated into the solicitation documents through an Addendum. Interested Offerors are, however, urged to attend.

Arlington County reserves the right to reject any and all proposals, cancel this solicitation, and waive any informalities as defined in the Arlington County Purchasing Resolution.

Arlington County, Virginia



Office of the Purchasing Agent

Kaylin Schreiber Procurement Officer kschreiber@arlingtonva.us

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I. INTRODUCTION TO EVALUATION PROCESS

Arlington County, Virginia, is soliciting proposals from Offerors having experience and abilities in the areas identified in this solicitation. Each proposal must contain evidence of the Offeror's qualifications in the specified areas and in other disciplines directly related to the proposed work. Offerors might also be required to submit profiles and resumes of the staff to be assigned to the project, references, examples of similar work performed and other information that will clearly demonstrate the Offeror's relevant expertise, as specified in the solicitation.

The County intends to provide Offerors the opportunity to submit a proposal on multiple submission dates.

A County Selection Advisory Committee ("SAC") will review and evaluate all written proposals based on the criteria identified in this solicitation. Subsequent evaluations, such as to select firms for negotiation, may include, but are not limited to, review of more detailed proposals and/or oral presentations. Any such subsequent evaluations will be based on the same criteria.

The County reserves the right to accept or reject and to waive any informalities or irregularities in the proposals and to contract as the best interests of the County require in order to obtain the services described in this RFP. Selection of an Offeror's proposal does not mean that all aspects of the proposal are acceptable to the County. The County reserves the right to negotiate terms and conditions with the selected Offeror before executing a contract.

MANDATORY REQUIREMENTS

Note that this solicitation contains qualification requirements that are mandatory for all Offerors. Refer to the Proposal Submittal Elements section of this document for details.

II. INFORMATION FOR OFFERORS

1. SOLICITATION SCHEDULE

RFP No. 21-DHS-RFP-598 – TENTATIVE SCHEDULE

RFP ISSUANCE April 29, 2021;

QUESTION DEADLINES May 18, 2021 at 5:00 p.m.;

August 18, 2021 at 5:00 p.m.; November 18, 2021 at 5:00 p.m.; February 18, 2022 at 5:00 p.m.; May 18, 2022 at 5:00 p.m.; August 18, 2021 at 5:00 p.m.;

November 21, 2022 at 5:00 p.m.; AND

February 20, 2023 at 5:00 p.m.

ADDENDUM ISSUANCES (if applicable) May 21, 2021;

August 23, 2021; November 23, 2021; February 21, 2022; May 23, 2022; August 22, 2022;

November 28, 2022; AND

February 23, 2023.

PROPOSAL DUE DATES June 7, 2021 at 4:00 p.m.;

September 9, 2021 at 4:00 p.m.; December 10, 2021 at 4:00 p.m.; March 10, 2022 at 4:00 p.m.; June 9, 2022 at 4:00 p.m.; September 8, 2022 at 4:00 p.m.;

December 15, 2022 at 4:00 p.m.; AND

March 13, 2023 at 4:00 p.m.

CONTRACT AWARDS TBD

2. QUESTIONS AND ADDENDA

OFFERORS MUST BE REGISTERED IN VENDOR REGISTRY TO SUBMIT A QUESTION FOR THIS REQUEST FOR PROPOSALS.

All communications relating to this solicitation must be submitted online using Vendor Registry. For a question to be considered, the question must be entered in the Question Section of the **RFP No. 21-DHS-RFP-598**. Prior to the award of a contract resulting from this solicitation, Offerors are prohibited from contacting any County staff other than those assigned to the Office of the Purchasing Agent.

If any questions or responses require revisions to this solicitation, such revisions will be by formal Addendum only. Offerors are cautioned not to rely on any written, electronic, or oral representations made by any County representative or other person, including the County's technical contact, that appear to change any portion of the solicitation, unless the change is ratified by a written Addendum to this solicitation issued by the Office of the Purchasing Agent.

3. OFFERORS' RESPONSIBILITY TO INVESTIGATE

Before submitting a proposal, each Offeror must make all investigations necessary to ascertain all conditions and requirements affecting the full performance of the contract and to verify any representations made by the County upon which the Offeror will rely. No pleas of ignorance of such conditions and requirements will relieve the successful Offeror from its obligation to comply in every detail with all provisions and requirements of the contract or will be accepted as a basis for any claim for any monetary consideration on the part of the successful Offeror.

4. INTEREST IN MORE THAN ONE PROPOSAL, AND COLLUSION

Reasonable grounds for believing that an Offeror is interested in more than one proposal for a solicitation, including both as an Offeror and as a subcontractor for another Offeror, or that collusion exists between two or more Offerors, will result in rejection of all affected proposals. However, an individual or entity acting only as a subcontractor may be included as a subcontractor on two or more different Offerors' proposals. Offerors rejected under the above provision will also be disqualified if they respond to a resolicitation for the same work.

5. COMPETITIVE NEGOTIATION FOR NON-PROFESSIONAL SERVICES

This solicitation is a competitive negotiation for goods and services, as defined in the Arlington County Purchasing Resolution. The content of the proposals and the identity of the offerors are not public record until a Notice of Decision to Award has been issued. The opening of proposals is therefore not public.

6. NOTICE OF DECISION TO AWARD

When the County has made a decision to award a contract(s), the County will post an Award Notice or Intent to Award to Vendor Registry.

7. TRADE SECRETS OR PROPRIETARY INFORMATION

Trade secrets or proprietary information that an Offeror submits in connection with a procurement transaction may be exempted from public disclosure under the Virginia Freedom of Information Act ("VFOIA"). However, the Offeror must invoke VFOIA protection clearly and in writing on the Proposal Form for County review. The Proposal Form must include at least the following: (1) the data or other materials sought to be protected and (2) specific reasons why the material is confidential or proprietary. It is the Offeror's sole responsibility to defend such exemptions if challenged in a court of competent jurisdiction.

8. FINANCIAL STATEMENT

If requested by the County, an Offeror must submit its most recent independent certified public accountant's audit of its finances, including the management letter and other ancillary audit components. If the audited financial statement is not available, the Offeror must submit a written statement explaining the statement's absence and provide other documents (e.g., tax returns) that enable the County to assess the Offeror's financial condition. Failure to submit a financial statement upon request will be grounds for immediate disqualification. If the financial statement is not for the identical organization submitting the offer, the Offeror must submit a written explanation of the relationship and financial responsibility of the organization whose financial statement is provided (e.g., parent-subsidiary).

The County will return the financial statement at the conclusion of the award process only upon receipt of a written request signed by an officer of the organization or the same person who signed the original Proposal Form. The County considers a non-public financial statement submitted pursuant to this paragraph to be proprietary information that is not subject to disclosure under VFOIA.

9. **DEBARMENT STATUS**

The Offeror must indicate on the Proposal Form whether it or any of its principals is currently debarred from submitting proposals to the County or to any other state or political subdivision and whether the Offeror is an agent of any person or entity that is currently debarred from submitting proposals to the County or to any other state or political subdivision. An affirmative response may be considered grounds for rejection of the proposal.

10. CONFLICT OF INTEREST STATEMENT

The Offeror must provide a statement regarding any potential conflict of interest, with the notarized signature of a principal of the Offeror, on the form provided in this solicitation.

11. REPLACEMENT OR AUGMENTATION OF KEY PERSONNEL OR SUBCONTRACTORS

The key personnel and subcontractors in an Offeror's proposal are considered essential to the Offeror's qualifications and may not be replaced or substituted, nor may additional personnel or subcontractors be added, after qualification of the Offeror's proposal unless the County approves the changes in advance in writing.

12. AUTHORITY TO TRANSACT BUSINESS

Any Offeror organized as a stock or nonstock corporation, limited liability company, business trust, or limited partnership or registered as a registered limited liability partnership must be authorized to transact business in the Commonwealth of Virginia as a domestic or foreign business entity if so required by Title 13.1 or Title 50 of the Code of Virginia, or as otherwise required by law. The proper and full legal name of the entity and the identification number issued to the Offeror by the Virginia State Corporation Commission must be included on the Proposal Form. Any Offeror that is not required to be authorized to transact business in the Commonwealth must include in its proposal a statement describing why the Offeror is not required to be so authorized. The County may require an Offeror to provide documentation that 1) clearly identifies the complete name and legal form of the entity and 2) establishes that the entity is authorized by the State Corporation Commission to transact business in the Commonwealth of Virginia. Failure of an Offeror to provide such documentation will be a ground for rejection of the proposal or cancellation of any award. For further information refer to the Commonwealth of Virginia State Corporation Commission website at: www.scc.virginia.gov.

13. EXCEPTIONS TO TERMS AND CONDITIONS

The attached draft Contract Terms and Conditions contain a number of mandatory terms, which are marked with an asterisk. Those terms are not negotiable. If an Offeror objects to a mandatory term, the County will consider the proposal non-responsive.

The Offeror must state whether it requests revisions to any of the remaining, non-mandatory terms and, if so, must explain the reason for the request(s) and propose alternative language. An Offeror who does not request a revision in its proposal may not object or request revisions to any contract terms during the negotiation process.

The County will review any request for revisions to non-mandatory terms after the selection of finalists for negotiation. Such requests will not factor into the evaluation of proposals.

14. INSURANCE REQUIREMENTS

Each Offeror must be able to demonstrate proof of the specific coverage requirements and limits applicable to this solicitation. If the Offeror is not able to do so, it may propose alternate insurance coverage in its exceptions to the County's Terms and Conditions.

15. ARLINGTON COUNTY BUSINESS LICENSES

The successful Offeror must comply with the provisions of Chapter 11 ("Licenses") of the Arlington County Code, if applicable. For information on the provisions of that Chapter and its applicability to this solicitation, contact the Arlington County Business License Division, Office of the Commissioner of the Revenue, at 2100 Clarendon Blvd., Suite 200, Arlington, Virginia, 22201, tel. (703) 228-3060, or e-mail business@arlingtonva.us.

16. ESTIMATED QUANTITIES/NON-EXCLUSIVITY OF CONTRACTOR

The contract that will result from this solicitation will not obligate the County to purchase a specific quantity of items or services during the Contract Term. Any quantities that are included in the contract documents are the present expectations of the County for the period of the contract, and the County is under no obligation to buy that, or any, amount as a result of having provided this estimate or of having had any normal or otherwise measurable requirement in the past. The County may require more goods and/or services than the estimated annual amount, and any such additional quantities will not give rise to any claim for compensation other than at the unit prices and/or rates specified in the contract.

The items or services covered by this contract may be or become available under other County contract(s), and the County may determine that it is in its best interest to procure the items or services through such other contract(s). The County does not guarantee that the selected contractor will be the exclusive provider of the goods or services covered by the resulting contract.

17. RIDER CLAUSE

A. Extension to Other Jurisdictions

The County extends the resultant contract(s), including pricing, terms and conditions, to all public entities under the jurisdiction of the United States of America and its territories.

B. Inclusion of Governmental & Nonprofit Participants

Eligible entities include but are not limited to private schools, parochial schools, non-public schools such as charter schools, special districts, intermediate units, non-profit agencies providing services on behalf of government, and/or state, community and/or private colleges/universities.

C. Notification and Reporting

The contractor must notify the issuing jurisdiction of entities that use any contract resulting from this solicitation and to provide usage information as requested. The contractor will provide a copy of the solicitation and resultant contract documents to any requesting jurisdiction or entity.

18. ELECTRONIC SIGNATURE

If awarded, the Offeror may be required to accept an agreement and sign electronically through the County's e-signature solution, DocuSign.

III. INTRODUCTION TO REQUEST FOR PROPOSAL NO. 21-DHS-RFP-598

The intent of this solicitation and resulting agreement is to obtain the services of a qualified Contractor(s) to provide day support and employment services to adults ages 22 and older with developmental disabilities such as autism, down syndrome, and intellectual disability.

Offerors may submit proposals regarding one or more types of services listed in the Scope of Services and may propose services not listed.

The County will be accepting proposals throughout the contract period and may be making multiple awards during that period.

If at any time the County updates this solicitation with new mandatory scope requirements after awards have been made, the County will reach out to contractors who have already been awarded a contract to confirm in writing that the contractors are able to and will adhere to the new requirements. If a new optional service is added to the scope after awards have been made, contractors may reach out to the County to request adding the new service to their current contracts. Any changes to an existing contract will be executed via an amendment.

BACKGROUND/PURPOSE OF SOLICITATION

The County's Developmental Disability Services Bureau (DDS) program is located within the Aging and Disability Services Division and has as its primary goal to maximize chosen outcomes for persons with developmental disabilities through service coordination and implementation in the most integrated community settings.

INTRODUCTION TO ARLINGTON COUNTY

Arlington County is a County in the Commonwealth of Virginia and is situated in Northern Virginia on the south bank of the Potomac River directly across from Washington, D.C. Arlington is also bordered by Fairfax County and City of Falls Church to the northwest, west, and southwest, and the City of Alexandria to the southeast. With a land area of 26 square miles (67 km²), Arlington is the geographically smallest self-governing County in the United States. As of January 1, 2018, Arlington had an estimated population of 225,200.

ARLINGTON COUNTY DEPARTMENT OF HUMAN SERVICES

The Department of Human Services (DHS) promotes the health, safety, and economic stability of Arlington residents. It is the largest department in the County, providing services to more than 58,000 clients per year with an approximate \$145 million budget, more than 700 staff, and over 140 programs. As an integrated agency with public assistance, social service, behavioral healthcare, housing, public health, adult and aging services, and employment programs under one department, DHS is well equipped to meet the complex needs of at-risk individuals and families. DHS monitors and assesses the full realm of human needs in the County, facilitates services by the private sector, and provides services directly. DHS serves as a problem identifier and catalyst for community action, working toward greater community collaboration.

IV. SCOPE OF SERVICES

In order to adequately address the following Scope of Services requirements, contractor(s) must be knowledgeable of and capable of implementing the Virginia Department of Medical Assistance Services (DMAS) Home and Community-Based Services (HCBS) Guidelines found at (http://www.dmas.virginia.gov/#/generalreq) and the Virginia Department of Behavioral Health and Developmental Services (DBHDS) Medicaid Waiver Services (www.dbhds.virginia.gov/developmental-services/waiver-services).

I. PROGRAM REQUIREMENTS FOR DAY SUPPORT AND EMPLOYMENT SERVICES:

- 1. Serve participants with developmental disabilities who are deemed eligible for County funding and referred by County staff from the Department of Human Services (DHS), Developmental Disability Services Bureau (DDS).
- Provide services that enhance a participant's functional capacity by providing opportunities to
 engage in skill building activities, community integration activities (for example, recreate in the
 community with family and friends, increase social connections, live as independently as
 possible), and employment.
- 3. Ensure that services reflect and respect the choices and input of the participant and his/her family or legal guardian.
- 4. Participate in Person-Centered Planning (PCP) meetings for all participants. PCP meetings are convened annually and coordinated by the DDS Support Coordinator.
- 5. Develop an annual Individual Support Plan (ISP) for each participant. Each ISP must reflect the individualized services specific to the participant's needs. The ISP must include measurable outcomes that determine when goals have been achieved. Progress notes must reflect progress made towards achieving the goals and outcomes and document steps taken by the Contractor.
- 6. Ensure that the ISP is implemented, reviewed, and monitored throughout the duration of the participant's planning year, which will vary from person to person.;
- 7. Provide at least one (1) of the following services (refer to Proposal Requirements, Technical Approach):
 - a. **Group Day Support**: Structured program provided in groups of no more than one (1) staff member to seven (7) participants. The program must provide opportunities for peer interactions, community integration, career planning, and enhancement of social networks. Support may also be provided to ensure a participant's health and safety. Support services must be provided in accordance with the participant's ISP.
 - b. **Virtual Group Day Support**: Structured group day support activities that are provided via a virtual platform (i.e. Microsoft TEAMS, Zoom, Go-to-Meeting, etc.) in groups no more than one (1) staff member to five (5) participants. Activities assist with the acquisition and retention of, and improvement in, self-help, socialization, and adaptive skills. This service helps to mitigate the risks that participants may face from social

isolation. Activities must be person-centered and take into consideration each participant's' personal interests and needs. A staff member must be assigned to this service and always present on the virtual platform during active programming. Center-based group day support staff may not overlap or provide programming during this service.

- c. One-to-One Group Day Support: Structured services that assign one (1) staff person to one (1) participant to provide individualized support and supervision as outlined Section a., Group Day Support. The assigned Contractor staff is responsible for the participants' safety and well-being while participating in day support activities. The staff member must be "within arm's reach" of the assigned participants at all times due to the complex behavioral or medical support needs that constitute the basis for one-to-one staff support. This service will be time-limited, and a plan to reduce or fade the service should be discussed and developed at the start of services. The Contractor must review with the Project Officer and DDS Support Coordinator the need for this service every ninety (90) days.
- d. **Community Engagement**: Services that are provided in groups of no more than one (1) staff to three (3) participants. Community Engagement fosters the ability of the participants to acquire, retain, or improve skills necessary to build positive social behavior, interpersonal competence, greater independence, employability, and personal choice necessary to access typical activities in community life, such as those chosen by the individuals in the general population.
- e. **Community Coaching**: Services designed for participants who need one-on-one support in order build a specific skill or set of skills to address a barrier(s) preventing the participant from accessing Community Engagement. Community Coaching services are approved in ninety (90) day increments and must be re-evaluated at the end of the service period. The services may be renewed for an additional ninety (90) days if deemed necessary.
- f. **Group Supported Employment**: Structured programs that provide work to a group of three (3) to eight (8) participants at a job site integrated into the community. Group sizes may vary to accommodate the different needs and abilities of participants in this program. The Group Supported Employment (GSE) program should provide participants with the opportunity to interact and have regular contact with employees/co-workers who do not have a disability and are performing the same or similar job tasks. Participants must be employed and compensated by either the employer/business or the Contractor. Participants must be compensated at or above Virginia's minimum wage unless the Contractor has permission from the Department of Labor to pay subminimum wages. Ongoing employment supports, such as job training/re-training, life skills training, transportation management and mediation between participant and supervisory staff, must be provided by the Contractor's onsite employment specialist. The Contractor must provide support services in accordance with the participant's 's ISP.
- g. **Individual Supported Employment**: These services are provided one-on-one by an employment specialist in a setting that meets the participant's personal and career

goals, either as a single participant in an integrated employment situation making at or above minimum wage or in a self-employment situation. On-going support services may include one or more of the following activities: travel training, job-site training, advocacy and other support needed to ensure the individual's success at his/her job and that he/she remains employed. The Contractor must provide support services in accordance with the participant's ISP.

- h. **Workplace Assistance**: A one-to-one service provided to participants who have completed job development but require more than typical job coaching services to maintain stabilization in employment. Workplace Assistance services supplement the employment specialist service. The employment specialist will continue providing professional oversight and coaching.
- i. Customized Employment: A structured program that provides a flexible process designed to personalize the employment relationship between a job candidate and an employer to meet the needs of both parties. The service must include a "job discovery" process that identifies the strengths, functional skills, and interests of the individual. The information gathered during the job discovery phase is used in combination with the identified business needs to create a customized position that is beneficial for both the individual and the business. Information pertaining to customized employment can be found here: https://www.dol.gov/agencies/odep/topics/customized-employment. The Contractor must be certified by the Virginia Department of Rehabilitative Services (DARS) to offer this service. Information pertaining to Virginia DARS can be found here: https://www.vadars.org/essp/.
- j. Transportation: In conjunction with providing one or more of the services described in Sections a, c, d and e, the Contractor must provide transportation of a participant from his/her residence to the program location. The service can be provided in a staff member's privately-owned vehicle, if permitted by the Contractor, or a company-owned vehicle. Transportation costs for Day Support services may be invoiced to the County if the participant is not eligible to receive transportation services under DMAS. The County will not reimburse for transportation related to Employment Services described in Sections f, g, h and i.
- k. Travel Training: Provides one-to-one training for people with disabilities to obtain the skills required to travel safely and independently on fixed-route public transportation. This service will be primarily be for individuals engaged in Group Supported Employment or Individual Supported Employment.
- 8. Invoice DMAS for Virginia Medicaid Waiver services provided to all participants with an active Virginia Developmental Disability (DD) Medicaid Waiver. The County will not reimburse for services for participants with a DD Medicaid Waiver. Additionally, the County will not reimburse for services should the service be determined ineligible for reimbursement by Medicaid.
- Maintain all necessary and required participant-specific information concerning provision of Medicaid-covered services. The Contractor must provide this information to the Project Officer upon request.

- 10. Submit a customized rate application (when applicable) to the Virginia DBHDS for participants requiring a higher level of support services. The County is not responsible for the reimbursement of support needs if the Contractor determines that the Medicaid reimbursement rate is not sufficient.
- 11. Ensure availability of on-site staff who are trained and certified to administer medications prescribed by the participant's medical team. Coordinate the refilling of medication and medical supplies that need to be maintained on-site for use during program hours. Coordinate medication refills with caregivers, legal guardians, and/or residential providers. Have written procedures for staff training and administering necessary prescribed medications specific to the individual needs of each participant.
- 12. Supervise the daily self-administration of medication by individuals. Assist the participant with coordinating the refill of medication and medical supplies with caregivers, legal guardians, and/or residential providers.
- 13. Coordinate schedules with participants' residential programs, caregivers, employers and providers of specialized transportation services. This includes day program closings for in-service trainings and holidays other than scheduled federal holidays as well as weather related closings.
- 14. Provide access to professional language interpretation services for staff when serving participants with limited English proficiency, including American Sign Language, as needed or upon request. Have written policies and procedures for accessing these services. Ensure that staff are trained on use and access of language interpreting services.
- 15. Transport participants to and from planned community outings while attending the program. Ensure the safety of participants, whether in staff's private vehicles or Contractor-owned vehicles. Conduct annual driving record checks for all drivers who will transport participants in any capacity. The County will not reimburse for transportation services that occur during program operation hours and are the result of program activities, such as community outings;
- 16. Maintain records and reports of annual fire marshal inspections. Maintain all Occupational Safety and Health Administration (OSHA) standards in both center-based locations and employment sites. All permits and facility records must be made available to County staff upon request.
- 17. Maintain responsibility for snow and ice removal to ensure safe access to the facility, parking lots, and loading/unloading areas of the building.
- 18. Provide adequate and appropriate space for administrative staff, meetings, and record keeping at all program site locations. The same shall be applicable to all new sites developed during the contract term.
- 19. Maintain normal business office hours (if different from service hours) from 8:00 A.M. to 5:00 P.M., Monday through Friday, except for holidays. Business, holiday, and program hours should be distinctly identified in the proposal.

- 20. Establish program policies and procedures, which include the following:
 - a) Incident reporting
 - b) Sexual abuse and sexual harassment reporting
 - c) Admission, discharge, appeals, and suspension
 - d) Participant attendance
 - e) Notifying and interacting with emergency services
 - f) Providing language interpretation services
 - g) Conducting criminal background and Virginia Central Registry checks
 - h) Staff training
 - i) Use of Contractor-owned and private staff vehicles including driver's license checks and insurance requirements
 - j) Emergency and inclement weather plans
 - k) Pandemic safety and cleanliness
- 21. Adhere to all DBHDS Licensing training requirements (https://dbhds.virginia.gov/quality-management/Office-of-Licensing).
- 22. Allow County staff physical access to the Contractor's offices and facilities, as needed, during the Contractor's identified business hours and without giving prior notice. Allow access to the program for members of the participant's PCP team without prior notice if the participant gives permission. Access to participant records shall be made available to the participant's assigned DDS Support Coordinator, the DDS Clinical Supervisor, the Project Officer and the DDS Bureau Chief. Prior notice is not required.
- 23. Provide programming for participants with challenging behaviors and medical diagnoses. The Contractor should provide accommodations that allow the participant to engage in regular programming or provide specially designed programs when accommodations cannot be made
- 24. Establish an emergency response plan in response to critical incidents utilizing an all hazards approach (e.g. fire, natural disaster, severe weather, intruder, or suspicious persons and packages), to include recovery and contingencies to appropriately address the safety and security of all the participants served;
- 25. Remain abreast of changes in requirements as they occur and adjust service provision and program operations accordingly. This applies to changes to local, state, and national policies, to include DMAS, DARS, DBHDS and the Arlington Community Service Board (CSB).
- 26. Provide proof of required licensure, compliance, and operations in "Good Standing." In the event that the Contractor's operating status is affected due to a change in licensure, the Contractor's Executive Director or assigned designated personnel must inform the Project Officer in writing within five (5) business days of its knowledge or determination of such status.
- II. <u>LISCENSURE AND COMPLIANCE REQUIREMENTS FOR DAY SUPPORT AND EMPLOYMENT SERVICES:</u>

- Provide services in accordance with the DBHDS core taxonomy: https://dbhds.virginia.gov/library/community%20contracting/OCC-2010-CoreServicesTaxonomy7-2v2.pdf.
- 2. Contractors providing Group Day Support Services and One-to-One Services must be licensed as required by DBHDS: https://dbhds.virginia.gov/quality-management/Office-of-Licensing).
- 3. Providers of employment services must be an approved vendor in accordance with the Virginia Department for Aging and Rehabilitative Services https://www.vadars.org/essp/).
- 4. Contractors must comply with the Human Rights Regulations adopted by the State Board: https://dbhds.virginia.gov/quality-management/human-rights).
- 5. Providers of Group Day Support, Group Supported Employment, Individual Supported Employment and One-to-One services must comply with all Virginia Developmental Disability (DD) Medicaid Waiver regulations:https://www.virginiamedicaid.dmas.virginia.gov/wps/portal/ProviderManual).
- Comply with the Community Services Performance Contract for the Purchase of Community Mental Health, Developmental, and Substance Abuse Services, as promulgated by DBHDS for all Community Services Performance Contracts (<u>Microsoft Word - 12.20.2019</u> <u>DMC FINAL 8.17.20 - V 7.6.3 (virginia.gov)</u>.
- 7. Comply with the Federal Department of Labor Regulations: http://www.dol.gov/regulations.
- 8. Comply with Incident Reporting consistent with DBHDS standards: http://23.29.59.141/assets/doc/QMD/OL/DRAFT.DBHDS.SeriousIncidentGuidance.2018.08.06.pdf.
- 9. Serious incidents (i.e. abuse/neglect allegations, serious injuries/accidents, incidents involving police, other community member's death, missing persons, and acts that would be a crime, whether or not police are involved) must be communicated to the Project Officer immediately. Written incident reports detailing the serious incident must be submitted within twenty-four (24) hours of the incident or knowledge of the incident. All other incident reporting must be reported within three (3) business days.

III. REPORTING REQUIREMENTS FOR DAY SUPPORT AND EMPLOYMENT SERVICES

Report or Designated Product	Date due or Frequency		
Monthly Attendance Sheet	Ten (10) business days after end of month (except June – due date TBD based on end of County Fiscal Year deadlines)		
Contractor's Invoice(s)	Ten (10) business days after end of month (except June – due by July 7th)		
Individual Support Plan (ISP) – For all clients served under this agreement, both locally funded and DD Waiver	Minimum of ten (10) business days prior to effective date		
Participants' Wages Reports	August 15th		

Contractor's Annual Report	Thirty (30) business days following publication
Annual Audit	Upon Request
Participants' Incident Reports	Serious incidents (i.e. abuse/neglect allegations, serious injuries/accidents, incidents involving police, other community member's death, missing persons, and acts that would be a crime whether or not police are involved) must be communicated to the Project Officer immediately. Written incident reports detailing the serious incident must be submitted within twenty-four (24) hours of the incident or knowledge of the incident. All other incident reporting must be reported within three (3) business days.
Human Rights, Adult Protective Services (APS), Reports	Within twenty-four (24) hours of submission to The Office of Human Rights (https://topics.arlingtonva.us/human-rights/) and APS (https://aging-disability.arlingtonva.us/programs/aps/).
Revisions to Policies & Procedures	Within ten (10) business days of revision
Other reports deemed necessary by Project Officer	Upon request. Number of business days for submission will be determined by mutual agreement between the Contractor and the County.
Individual Participant Progress Reports (Quarterlies)	Within ten (10) business days of end of participant quarter
Participant Discharge Reports	Within five (5) business days of discharge
Response to referrals	Within ten (10) business days of receipt of referral
Certificates of Renewed Certifications (Commission on Accreditation of Rehabilitation Facilities (CARF), etc.)	Within five (10) business days following receipt
Prior Notification of CARF Review Dates	When dates are known
CARF Written Report of Review	Within ten (10) business days of receipt
Service Authorizations	Within ten (10) business days of start date
Sexual Harassment and Sexual Abuse Prevention and Reporting Training for All Staff Working Directly with Group Participants	Annually. Within ten (10) business of completion
 Monthly Invoice Section that identifies Arlington County as the payer Vendor name, address and contact person for invoice questions Dates of Service Purchase Order Number Unique Invoice Number Description of Services 	Within ten (10) business days after the end of the month. Must be submitted electronically via encrypted email.

•	Monthly participant attendance sheet	
•	Total Amount	

IV. ARLINGTON COUNTY'S ROLES AND RESPONSIBILITIES:

- 1. Assign a Project Officer who will be the point of contact for all contractual and programmatic concerns.
- 2. Screen, assess, and refer eligible participants through an agreed referral process. Review any justification for client rejections submitted by the Contractor and determine further steps.
- 3. Provide active support coordination. Support coordinators will facilitate services for individuals based on Person-Centered Plans that are created by the DDS Support Coordinator in collaboration with the participant. The Support Coordinator will actively monitor the services delivered to ensure that needs are being met and that participants are satisfied with the services.
- 4. The County may change/adjust the Scope of Work or reporting requirements for the program if deemed necessary. Changes will be discussed and coordinated with the Contractor and executed by a contract amendment.
- 5. The County will pay for transportation services to and from a group day support site for participants except for participants who have a Medicaid Waiver.

V. PROPOSAL REQUIREMENTS

1. GENERAL

FAILURE TO SUBMIT A PROPOSAL WITH A FULLY COMPLETED PROPOSAL FORM <u>USING THE PROPOSAL</u> <u>FORM PROVIDED IN THIS SOLICITATION</u> MAY BE CAUSE FOR REJECTION OF THE PROPOSAL. THE PROPOSAL FORM MUST BE SIGNED BY A PERSON LEGALLY AUTHORIZED TO BIND THE OFFEROR. The Offeror's proposal must address the Proposal Submittal Elements below, in the order listed, and must not exceed the stated page limitations.

Proposals and all documents related to this solicitation become the property of the County upon receipt.

2. PROPOSAL SUBMISSION

The submitted Proposal Form must be signed and fully executed. The Proposal Form must be submitted electronically via Vendor Registry no later than the date and time specified in this solicitation. The Vendor Registry system will not accept responses after the close date and time. The County will not accept emailed or faxed proposals.

The Offeror name on the electronic proposal submittal shall be the same as the Contractor/Vendor name as the registration in Vendor Registry for the upload to be considered a valid response. ONLY ELECTRONIC SUBMISSION IS ALLOWED, NO PROPOSAL SUBMITTED OTHER THAN A VENDOR REGISTRY ELECTRONIC UPLOAD WILL BE ACCEPTED. Arlington County is not responsible for late submissions, missed Addendums, or questions not submitted before the end date and time.

Timely submission is solely the responsibility of the Offeror. The Vendor Registry System will not accept applications after the publicly posted date and time. A proposal may be rejected if the Proposal Form is not signed in the designated space by a person authorized to legally bind the Offeror. Proposals and all documents uploaded/submitted to Arlington County by an Offeror become the property of the County upon receipt.

The County may reject any proposal that modifies or supplements the solicitation requirements.

3. OFFEROR'S RESPONSIBILITY FOR ERRORS OR OMISSIONS IN DOCUMENTS

Each Offeror is responsible for having determined the accuracy and/or completeness of the solicitation documents, including electronic documents, upon which it relied in making its proposal and has an affirmative obligation to notify the Arlington County Purchasing Agent immediately upon discovery of an apparent inaccuracy or error in or omission from the solicitation documents.

If the successful Offeror is aware of such an error or omission and has not notified the County Purchasing Agent, the Offeror must perform any work described in such incomplete or missing documents at no additional cost to the County.

4. **PROPOSAL STANDARDS**

Proposals submitted in response to this solicitation should be accurate and grammatically correct and should not contain spelling errors.

5. EXPENSES INCURRED IN PREPARING PROPOSAL

The County accepts no responsibility for any expense incurred by any Offeror in the preparation or presentation of a proposal or related in any way to an offer.

6. PROPOSALS EVALUATION CRITERIA AND WEIGHTS

The County will evaluate technical proposals that meet the above-stated requirements using the following criteria:

EVALUATION CRITERIA	POINTS
TECHNICAL EXPERTISE	35
TECHNICAL APPROACH	40
REFERENCES	20
PRICE	5

Offerors who receive at least 70 points out of 100 will be deemed qualified and selected for negotiation for a potential award.

7. PROPOSAL SUBMITTAL ELEMENTS

The County will not evaluate proposals that do not contain all requested content.

1. EXECUTED FORMS

- a. <u>Proposal Form</u>: original as detailed above.
- b. Conflict of Interest Statement: included in the RFP document.
- c. Addendum Acknowledgment Form(s): provided with any RFP addendum(s).

2. MANDATORY REQUIREMENTS

The following requirements are mandatory. If the County concludes after its initial review of a submitted proposal that the Mandatory Requirements are not met, the proposal will be considered non-responsive and will not be evaluated further.

- a. The Offeror may not take exceptions to mandatory provisions of the draft Contract Terms and Conditions that are attached to this solicitation. Mandatory provisions are marked with an asterisk. Compliance with this mandatory requirement will be verified against the Offeror's exceptions, if any, to the County's draft Terms and Conditions.
- b. The Offeror must provide a copy of the following:
 - Proof that the Offeror is an approved provider of Virginia Medicaid Waiver Services.
 - Proof that the Offeror has Commission on Accreditation of Rehabilitation Facilities (CARF) accreditation.
 - Proof that the Offeror is an approved provider of Virginia Department of Aging and Rehabilitative Services (DARS).

3. TECHNICAL EXPERTISE (NO MORE THAN 5 PAGES)

This factor considers the technical expertise and capacity of the Offeror to perform the requirements of this RFP. This factor encompasses all components of the Offeror's organizational structure and the qualifications and expertise of the Offeror's proposed staff and staff development initiatives.

- a. The Offeror's qualifications and experience to perform the work described in this solicitation. Include an organizational chart.
- b. The Offeror's experience in supporting individuals with developmental disabilities who also have a mental health diagnoses and/or behavioral challenges.
- Hiring practices, including methods of recruitment, required background checks, methods of retention, and how the Offeror will reduce turnover rates.

4. TECHNICAL APPROACH (NO MORE THN 10 PAGES)

This factor considers the Offeror's technical approach to perform the requirements as described throughout this solicitation. This factor examines the Offeror's proposed technical plan, including service description, service delivery, knowledge of strategies to increase system performance and understanding of the needs of the Department of Human Services and Arlington County Developmental Disability Services. It evaluates the Offeror's knowledge and application of recognized industry standards and best practice strategies for working within the developmental disability services arena and the Offeror's consideration of new and innovative approaches.

The response should address each of the requirements in the Scope of Work. The Offeror must indicate what Program Components it is offering (as listed in Solicitation Section IV, Scope of Service, I.7.). Describe the Offeror's strategies and how they will be implemented to meet the objectives and requirements for each Program Component for which the Offeror is submitting this proposal. Include a discussion of any changes proposed that substantially differ from the described scope. Include any suggestions on possible alternative approaches regarding the design, operation, and implementation of the Scope of Work. Include the following:

- a. Provide a detailed plan on how the Offeror will evaluate potential program participants to ensure they are appropriate candidates for the program.
- b. Explain how the Offeror will notify candidates who are not an appropriate candidate for the program.
- c. Explain how the Offeror will staff the program to meet the requirements and to ensure participant safety; include a sample staffing plan.
- d. Elaborate on how staff absences and vacancies will be covered.
- e. Provide a list of any required staff training.
- f. Discuss other opportunities for ongoing professional development available to the Offeror's staff.
- g. Provide a sample daily schedule for day support programs.
- h. Provide details of how individuals with behavioral needs have been successful in the Offeror's programs.
- Explain how the Offeror will handle admissions, discharges, appeals, and related quality assurance procedures. Provide admission, discharge, and appeals criteria. Include all relevant policies and procedures.

5. REFERENCES (THREE (3) PAGES MAXIMUM)

The Offeror must submit_contact information for three (3) entities for which its firm provided similar services in the last five (5) years from the date of issuance of this RFP. Do not include Arlington County Government references. At a minimum, provide the following information:

- a. Agency Name
- b. Point of contact and contact information (telephone number and email address)
- c. Description of services provided including number of clients served
- d. Duration of project

6. EXCEPTIONS TO THE COUNTY'S NON-MANDATORY CONTRACT TERMS AND CONDITIONS, if any

7. RATE PROPOSAL

The Offerors must use the Rate Proposal Spreadsheet included in this solicitation as Attachment A to provide rate proposals.

VI. CONTRACT TERMS AND CONDITIONS

THE FOLLOWING AGREEMENT WILL BE EXECUTED BY THE COUNTY AND THE SUCCESSFUL OFFEROR. BLANKS WILL BE COMPLETED DURING CONTRACT NEGOTIATIONS. NON-NEGOTIABLE PROVISIONS THAT ARE REQUIRED BY VIRGINIA LAW OR BY THE ARLINGTON COUNTY PURCHASING RESOLUTION ARE INDICATED BY AN ASTERISK (*). THIS AGREEMENT IS SUBJECT TO REVIEW BY THE COUNTY ATTORNEY BEFORE BEING SUBMITTED TO THE SUCCESSFUL OFFEROR FOR SIGNATURE.

ARLINGTON COUNTY, VIRGINIA OFFICE OF THE PURCHASING AGENT 2100 CLARENDON BOULEVARD, SUITE 500 ARLINGTON, VA 22201

AGREEMENT NO. 21-DHS-RFP-598

THIS AGREEMENT is made, on	, b	etween	_Contract	tor's name, <u>C</u>	Contract	tor's address
("Contractor") a	name of state	type of	entity	authorized	to do	business in
the Commonwealth of Virginia, and the County Board of Arlington County, Virginia. The County and the						
Contractor, for the consideration hereinafter specified, agree as follows:						

1. CONTRACT DOCUMENTS

The "Contract Documents" consist of:

This Agreement

Exhibit A – Scope of Work

Exhibit B – Contract Pricing

Exhibit C – Business Associate Agreement

Where the terms and provisions of this Agreement vary from the terms and provisions of the other Contract Documents, the terms and provisions of this Agreement will prevail over the other Contract Documents, and the remaining Contract Documents will be complementary to each other. If there are any conflicts, the most stringent terms or provisions will prevail.

The Contract Documents set forth the entire agreement between the County and the Contractor. The County and the Contractor agree that no representative or agent of either party has made any representation or promise with respect to the parties' agreement that is not contained in the Contract Documents. The Contract Documents may be referred to below as the "Contract" or the "Agreement".

2. SCOPE OF WORK

The Contractor agrees to perform the services described in the Contract Documents (the "Work"). As detailed in the "Scope of Work" (Exhibit A), the primary purpose of the Work is Day support, employment and transportation services. It will be the Contractor's responsibility, at its sole cost, to provide the specific services set forth in the Contract Documents and sufficient services to fulfill the purposes of the Work.

Nothing in the Contract Documents limits the Contractor's responsibility to manage the details and execution of the Work.

3. PROJECT OFFICER

The performance of the Contractor is subject to the review and approval of the County Project Officer, who will be appointed by the Director of the Arlington County department or agency requesting the Work under this Contract.

4. CONTRACT TERM
Time is of the essence. The Work will commence on, 20 and must be completed no late
than 20 ("Initial Contract Term"), subject to any modifications provided in the Contract
Documents. Upon satisfactory performance by the Contractor the County may, through issuance of
bilateral Notice of Renewal, authorize continuation of the Agreement under the same contract prices fo
not more than additional 12-month periods, from, 20 to
20 (each a "Subsequent Contract Term"). The Initial Contract Term and any Subsequent Contract Term(s) are together the "Contract Term".
5. <u>CONTRACT AMOUNT</u>
The County will pay the Contractor in accordance with the terms of the Payment section below and o
Exhibit B for the Contractor's completion of the Work as required by the Contract Documents. The
Contractor will complete the Work for the total amount specified in this section ("Contract Amount").
The County will not compensate the Contractor for any goods or services beyond those included in Exhibi
A unless those additional goods or services are covered by a fully executed amendment to this Contract
Additional services will be billed at the rates set forth in Exhibit B unless otherwise agreed by the partie
in writing.
6. <u>CONTRACT PRICE ADJUSTMENTS</u>
The Contract Amount/unit price(s) will remain firm until ("Price
Adjustment Date"). To request a price adjustment, the Contractor or the County must submit a written
request to the other party not less than 90 days before the Price Adjustment Date. Adjustments to the

Any Contract Amount/unit price(s) that result from this provision will become effective the day after the Price Adjustment Date and will be binding for 12 months. The new Price Adjustment Date will be 12 months after the price adjustment.

Contract Amount/unit price(s) will not exceed the percentage of change in the U.S. Department of Labor Consumer Price Index, All Items, Unadjusted, Urban Areas ("CPI-U") for the 12 months of statistics

If the Contractor and the County have not agreed on a requested adjustment by 30 days before the Price Adjustment Date, the County may terminate the Contract, whether or not the County has previously elected to extend the Contract's term.

7. PAYMENT

available at the time of the Contract's renewal.

The Contractor must submit invoices to the County's Project Officer, who will either approve the invoice or require corrections. The County will pay the Contractor within forty-five (45) days after receipt of an invoice for completed work that is reasonable and allocable to the Contract and that has been performed

to the satisfaction of the Project Officer. The number of the County Purchase Order pursuant to which goods or services have been delivered or performed must appear on all invoices.

If the County makes a partial payment, it will retain 5% of the estimate upon which the partial payment is based until completion and final acceptance of the Work.

8. REIMBURSABLE EXPENSES

The County will not reimburse the Contractor for any expenses under this Contract. The amount in Exhibit B includes all costs and expenses of providing the services described in this Contract.

9. * PAYMENT OF SUBCONTRACTORS

The Contractor is obligated to take one of the two following actions within seven days after receipt of payment by the County for work performed by any subcontractor under this Contract:

- a. Pay the subcontractor for the proportionate share of the total payment received from the County attributable to the work performed by the subcontractor under this Contract; or
- b. Notify the County and the subcontractor, in writing, of the Contractor's intention to withhold all or a part of the subcontractor's payment, with the reason for nonpayment.

The Contractor is obligated to pay interest to the subcontractor on all amounts owed by the Contractor to the subcontractor that remain unpaid after seven days following receipt by the Contractor of payment from the County for work performed by the subcontractor under this Contract, except for amounts withheld as allowed in subsection b., above. Unless otherwise provided under the terms of this Contract, interest will accrue at the rate of 1% per month.

The Contractor must include in each of its subcontracts, if any are permitted, a provision requiring each subcontractor to include or otherwise be subject to the same payment and interest requirements with respect to each lower-tier subcontractor.

The Contractor's obligation to pay an interest charge to a subcontractor pursuant to this section may not be construed to be an obligation of the County. A Contract modification may not be made for the purpose of providing reimbursement for such interest charge. A cost reimbursement claim may not include any amount for reimbursement for such interest charge.

10. NO WAIVER OF RIGHTS

The County's approval or acceptance of or payment for any goods or services under this Contract will not waive any rights or causes of action arising out of the Contract.

11. * NON-APPROPRIATION

All payments by the County to the Contractor pursuant to this Contract are subject to the availability of an annual appropriation for this purpose by the County Board of Arlington County, Virginia ("Board"). In the event that the Board does not appropriate funds for the goods or services provided under this Contract, the County will terminate the Contract, without termination charge or other liability to the County, on the last day of the fiscal year or when the previous appropriation has been spent, whichever event occurs first.

12. ESTIMATED QUANTITIES/NON-EXCLUSIVITY OF CONTRACTOR

This Contract does not obligate the County to purchase a specific quantity of items or services during the Contract Term. Any quantities that are included in the Contract Documents are the present expectations of the County for the period of the Contract; and the County is under no obligation to buy that or any amount as a result of having provided this estimate or of having had any normal or otherwise measurable requirement in the past. The County may require more goods and/or services than the estimated annual quantities, and any such additional quantities will not give rise to any claim for compensation other than at the unit prices and/or rates in the Contract.

The County does not guarantee that the Contractor will be the exclusive provider of the goods or services covered by this Contract. The items or services covered by this Contract may be or become available under other County contract(s), and the County may determine that it is in its best interest to procure the items or services through those contract(s).

13. * COUNTY PURCHASE ORDER REQUIREMENT

County purchases are authorized only if the County issues a Purchase Order in advance of the transaction, indicating that the ordering County agency has sufficient funds available to pay for the purchase. If the Contractor provides goods or services without a signed County Purchase Order, it does so at its own risk and expense. The County will not be liable for payment for any purchases made by its employees that are not authorized by the County Purchasing Agent.

14. BACKGROUND CHECK

The Contractor is responsible for completing a criminal background check and a Virginia Central Registry check through the Virginia Department of Social Services for each person working on this contract and ensuring that subcontractors and volunteers comply with this background check requirement. The Contractor must inform the County immediately of any findings involving its staff or a subcontractor. Any finding may result in the immediate removal of the individual from the contract at the County discretion.

15. REPLACEMENT OF PERSONNEL AND SUBCONTRACTORS

The County has the right reasonably to reject staff or subcontractors whom the Contractor assigns to the project. The Contractor must then provide replacement staff or subcontractors satisfactory to the County in a timely manner and at no additional cost to the County. The day-to-day supervision and control of the Contractor's and its subcontractors' employees is the sole responsibility of the Contractor.

The Contractor may not replace key personnel or subcontractors identified in its proposal, including the approved Project Manager, without the County's written approval. The Contractor must submit any request to remove or replace key personnel or subcontractors to the County Project Officer at least 15 calendar days in advance of the proposed action. The request must contain a detailed justification, including identification of the proposed replacement and his or her qualifications.

If the approved Project Manager must be absent for an extended period, the Contractor must provide an interim Project Manager, subject to the County's written approval.

If the approved Project Manager resigns or is terminated by the Contractor, the Contractor will replace the Project Manager with an individual with similar qualifications and experience, subject to the County's written approval.

16. * EMPLOYMENT DISCRIMINATION BY CONTRACTOR PROHIBITED

During the performance of its work pursuant to this Contract:

- A. The Contractor will not discriminate against any employee or applicant for employment because of race, religion, color, sex, national origin, age or disability or on any other basis prohibited by state law. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this nondiscrimination clause.
- B. Notices, advertisements and solicitations placed in accordance with federal law, rule or regulation will be deemed sufficient for meeting the requirements of this section.
- C. The Contractor will state in all solicitations or advertisements for employees that it places or causes to be placed that such Contractor is an Equal Opportunity Employer.
- D. The Contractor will comply with the provisions of the Americans with Disabilities Act of 1990 ("ADA"), which prohibits discrimination against individuals with disabilities in employment and mandates that disabled individuals be provided access to publicly and privately provided services and activities.
- E. The Contractor must include the provisions of the foregoing paragraphs in every subcontract or purchase order of more than \$10,000.00 relating to this Contract so that the provisions will be binding upon each subcontractor or vendor.

17. * EMPLOYMENT OF UNAUTHORIZED ALIENS PROHIBITED

In accordance with §2.2-4311.1 of the Code of Virginia, as amended, the Contractor must not during the performance of this Contract knowingly employ an unauthorized alien, as that term is defined in the federal Immigration Reform and Control Act of 1986.

18. * DRUG-FREE WORKPLACE TO BE MAINTAINED BY CONTRACTOR

During the performance of this Contract, the Contractor must: (i) provide a drug-free workplace for its employees; (ii) post in conspicuous places, available to employees and applicants for employment, a statement notifying employees that the unlawful manufacture, sale, distribution, dispensation, possession, or use of a controlled substance or marijuana is prohibited in the Contractor's workplace and specifying the actions that will be taken against employees for violating such prohibition; (iii) state in all solicitations or advertisements for employees placed by or on behalf of the Contractor that the Contractor maintains a drug-free workplace; and (iv) include the provisions of the foregoing clauses in every subcontract or purchase order of more than \$10,000.00 relating to this Contract so that the provisions will be binding upon each subcontractor or vendor.

For the purposes of this section, "workplace" means the site(s) for the performance of the work required by this Contract.

19. *SEXUAL HARASSMENT POLICY

If the Contractor employs more than five employees, the Contractor shall (i) provide annual training on the Contractor's sexual harassment policy to all supervisors and employees providing services in the Commonwealth, except such supervisors or employees that are required to complete sexual harassment training provided by the Department of Human Resource Management, and (ii) post the Contractor's sexual harassment policy in (a) a conspicuous public place in each building located in the Commonwealth that the Contractor owns or leases for business purposes and (b) the Contractor's employee handbook.

20. SAFETY

The Contractor must ensure that it and its employees and subcontractors comply with all applicable local, state and federal policies, regulations and standards relating to safety and health, including the standards of the Virginia Occupational Safety and Health program of the Department of Labor and Industry for General Industry and for the Construction Industry and the applicable Federal Environmental Protection Agency and Virginia Department of Environmental Quality standards.

21. TERMINATION

The County may terminate this Contract at any time as follows: (1) for cause, if, as determined by the County, the Contractor is in breach or default or has failed to perform the Work satisfactorily; or (2) for the convenience of the County.

Upon receipt of a notice of termination, the Contractor must not place any further orders or subcontracts for materials, services or facilities; must terminate all vendors and subcontracts, except as are necessary for the completion of any portion of the Work that the County did not terminate; and must immediately deliver all documents related to the terminated Work to the County.

Any purchases that the Contractor makes after the notice of termination will be the sole responsibility of the Contractor, unless the County has approved the purchases in writing as necessary for completion of any portion of the Work that the County did not terminate.

If any court of competent jurisdiction finds a termination for cause by the County to be improper, then the termination will be deemed a termination for convenience.

A. TERMINATION FOR CAUSE, INCLUDING BREACH AND DEFAULT; CURE

1. Termination for Unsatisfactory Performance. If the County determines that the Contractor has failed to perform satisfactorily, then the County will give the Contractor written notice of such failure(s) and the opportunity to cure them within 15 days or any other period specified by the County ("Cure Period"). If the Contractor fails to cure within the Cure Period, the County may terminate the Contract for failure to provide satisfactory performance by providing written notice with a termination date. The Contractor must submit any request for termination costs, with all supporting documentation, to the County Project Officer within 30 days after the expiration of the Cure Period. The County may accept or reject the request for termination costs, in whole or in part, and may notify the Contractor of its decision within a reasonable time.

In the event of termination by the County for failure to perform satisfactorily, the Contractor must continue to provide its services as previously scheduled through the termination date, and the County must continue to pay all fees and charges incurred through the termination date.

Termination for Breach or Default. If the County terminates the Contract for default or breach
of any Contract provision or condition, then the termination will be immediate after notice of
termination to the Contractor (unless the County provides for an opportunity to cure), and
the Contractor will not be permitted to seek termination costs.

Upon any termination pursuant to this section, the Contractor will be liable to the County for costs that the County must expend to complete the Work, including costs resulting from any related delays and from unsatisfactory or non-compliant work performed by the Contractor or its subcontractors. The County will deduct such costs from any amount due to the Contractor; or if the County does not owe the Contractor, the Contractor must promptly pay the costs within 15 days of a demand by the County. This section does not limit the County's recovery of any other damages to which it is entitled by law.

Except as otherwise directed by the County, the Contractor must stop work on the date of receipt the notice of the termination.

B. TERMINATION FOR THE CONVENIENCE OF THE COUNTY

The County may terminate this Contract in whole or in part whenever the Purchasing Agent determines that termination is in the County's best interest. The County will give the Contractor at least 15 days' notice in writing. The notice must specify the extent to which the Contract is terminated and the effective termination date. The Contractor will be entitled to termination costs, plus any other reasonable amounts that the parties might negotiate; but no amount will be allowed for anticipatory profits.

Except as otherwise directed by the County, the Contractor must stop work on the date of receipt of the notice of the termination.

22. <u>INDEMNIFICATION (Note: Virginia law does not permit the County to indemnify others; cross indemnity provisions are not acceptable to the County)</u>

The Contractor covenants for itself, its employees and its subcontractors to save, defend, hold harmless and indemnify the County and all of its elected and appointed officials, officers, current and former employees, agents, departments, agencies, boards and commissions (collectively the "County Indemnitees") from and against any and all claims made by third parties for any and all losses, damages, injuries, fines, penalties, costs (including court costs and attorneys' fees), charges, liability, demands or exposure resulting from, arising out of or in any way connected with the Contractor's acts or omissions, including the acts or omissions of its employees and/or subcontractors, in performance or nonperformance of the Contract. This duty to save, defend, hold harmless and indemnify will survive the termination of this Contract. If the Contractor fails or refuses to fulfill its obligations contained in this section, the Contractor must reimburse the County for any and all resulting payments and expenses, including reasonable attorneys' fees. The Contractor must pay such expenses upon demand by the County, and failure to do so may result in the County withholding such amounts from any payments to the Contractor under this Contract.

23. INTELLECTUAL PROPERTY INDEMNIFICATION

The Contractor warrants and guarantees that in providing services under this Contract neither the Contractor nor any subcontractor is infringing on the intellectual property rights (including, but not limited to, copyright, patent, mask and trademark) of third parties.

If the Contractor or any of its employees or subcontractors uses any design, device, work or material that is covered by patent or copyright, it is understood that the Contract Amount includes all royalties, licensing fees, and any other costs arising from such use in connection with the Work under this Contract.

The Contractor covenants for itself, its employees and its subcontractors to save, defend, hold harmless, and indemnify the County Indemnitees, as defined above, from and against any and all claims, losses, damages, injuries, fines, penalties, costs (including court costs and attorneys' fees), charges, liability or exposure for infringement of or on account of any trademark, copyright, patented or unpatented invention, process or article manufactured or used in the performance of this Contract. This duty to save, defend, hold harmless and indemnify will survive the termination of this Contract. If the Contractor fails or refuses to fulfill its obligations contained in this section, the Contractor must reimburse the County for any and all resulting payments and expenses, including reasonable attorneys' fees. The Contractor must pay such expenses upon demand by the County, and failure to do so may result in the County withholding such amounts from any payments to the Contractor under this Contract.

24. COPYRIGHT

By this Contract, the Contractor irrevocably transfers, assigns, sets over and conveys to the County all rights, title and interest, including the sole exclusive and complete copyright interest, in any and all copyrightable works created pursuant to this Contract. The Contractor will execute any documents that the County requests to formalize such transfer or assignment.

The rights granted to the County by this section are irrevocable and may not be rescinded or modified, including in connection with or as a result of the termination of or a dispute concerning this Contract.

The Contractor may not use subcontractors or third parties to develop or provide input into any copyrightable materials produced pursuant to this Contract without the County's advance written approval and unless the Contractor includes this Copyright provision in any contract or agreement with such subcontractors or third parties related to this Contract.

25. OWNERSHIP OF WORK PRODUCT

This Contract does not confer on the Contractor any ownership rights or rights to use or disclose the County's data or inputs.

All work product, in any form, that results from this Contract is the property of the County and must be provided or returned to the County upon completion, termination, or cancellation of this Contract. The Contractor will not use or allow others to use the work product for any purpose other than performance of this Contract without the written consent of the County.

The work product is confidential, and the Contractor may neither release the work product nor share its contents. The Contractor will refer all inquiries regarding the status of any work product to the Project Officer or to his or her designee. At the County's request, the Contractor will deliver all work product, including hard copies of electronic files, to the Project Officer and will destroy all electronic files.

The Contractor must include the provisions of this section as part of any contract or agreement related to this Contract into which it enters with subcontractors or other third parties.

The provisions of this section will survive any termination or cancellation of this Contract.

26. CONFIDENTIAL INFORMATION

The Contractor and its employees, agents and subcontractors will hold as confidential all County information obtained under this Contract. Confidential information includes, but is not limited to, nonpublic personal information; personal health information (PHI); social security numbers; addresses; dates of birth; other contact information or medical information about a person; and information pertaining to products, operations, systems, customers, prospective customers, techniques, intentions, processes, plans and expertise. The Contractor must take reasonable measures to ensure that all of its employees, agents and subcontractors are informed of and abide by this requirement.

27. * ETHICS IN PUBLIC CONTRACTING

This Contract incorporates by reference Article 9 of the Arlington County Purchasing Resolution, as well as all state and federal laws related to ethics, conflicts of interest or bribery, including the State and Local Government Conflict of Interests Act (Code of Virginia § 2.2-3100 et seq.), the Virginia Governmental Frauds Act (Code of Virginia § 18.2-498.1 et seq.) and Articles 2 and 3 of Chapter 10 of Title 18.2 of the Code of Virginia, as amended (§ 18.2-438 et seq.). The Contractor certifies that its proposal was made without collusion or fraud; that it has not offered or received any kickbacks or inducements from any other offeror, supplier, manufacturer or subcontractor; and that it has not conferred on any public employee having official responsibility for this procurement any payment, loan, subscription, advance, deposit of money, services or anything of more than nominal value, present or promised, unless consideration of substantially equal or greater value was exchanged.

28. * COUNTY EMPLOYEES

No Arlington County employee may share in any part of this Contract or receive any benefit from the Contract that is not available to the general public.

29. FORCE MAJEURE

Neither party will be held responsible for failure to perform the duties and responsibilities imposed by this Contract if such failure is due to a fire, riot, rebellion, natural disaster, war, act of terrorism or act of God that is beyond the control of the party and that makes performance impossible or illegal, unless otherwise specified in the Contract.

30. * AUTHORITY TO TRANSACT BUSINESS

The Contractor must, pursuant to Code of Virginia § 2.2-4311.2, be and remain authorized to transact business in the Commonwealth of Virginia during the entire term of this Contract. Otherwise, the Contract is voidable at the sole option of and with no expense to the County.

31. * RELATION TO COUNTY

The Contractor is an independent contractor, and neither the Contractor nor its employees or subcontractors will be considered employees, servants or agents of the County. The County will not be responsible for any negligence or other wrongdoing by the Contractor or its employees, servants or agents. The County will not withhold payments to the Contractor for any federal or state unemployment taxes, federal or state income taxes or Social Security tax or for any other benefits. The County will not provide to the Contractor any insurance coverage or other benefits, including workers' compensation.

32. ANTITRUST

The Contractor conveys, sells, assigns and transfers to the County all rights, title and interest in and to all causes of action under state or federal antitrust laws that the Contractor may have relating to this Contract.

33. REPORT STANDARDS

The Contractor must electronically submit all written reports required by this Contract for advance review in a format approved by the Project Officer. Reports must be accurate and grammatically correct and should not contain spelling errors. The Contractor will bear the cost of correcting grammatical or spelling errors and inaccurate report data and of other revisions that are required to bring the report(s) into compliance with this section.

Whenever possible, reports must avoid unnecessary attachments or documents or superfluous use of paper (e.g. separate title sheets or chapter dividers)

34. AUDIT

The Contractor must retain all books, records and other documents related to this Contract for at least five years, or such period of time required by the County's funding partner(s), if any, whichever is greater, after the final payment and must allow the County or its authorized agents to examine the documents during this period and during the Contract Term. The Contractor must provide any requested documents to the County for examination within 15 days of the request, at the Contractor's expense. Should the County's examination reveal any overcharging by the Contractor, the Contractor must, within 30 days of County's request, reimburse the County for the overcharges and for the reasonable costs of the County's examination, including, but not limited to, the services of external audit firm and attorney's fees; or the County may deduct the overcharges and examination costs from any amount that the County owes to the Contractor. If the Contractor wishes to destroy or dispose of any records related to this Contract (including confidential records to which the County does not have ready access) within five years after the final payment, or such period of time required by the County's funding partner(s), if any, whichever is greater, the Contractor must give the County at least 30 days' notice and must not dispose of the documents if the County objects.

The Purchasing Agent may require the Contractor to demonstrate that it has the necessary facilities, ability, and financial resources to comply with the Contract and furnish the service, material or goods specified herein in a satisfactory manner at any time during the term of this Contract.

35. **ASSIGNMENT**

The Contractor may not assign, transfer, convey or otherwise dispose of any award or any of its rights, obligations or interests under this Contract without the prior written consent of the County.

36. AMENDMENTS

This Contract may not be modified except by written amendment executed by persons duly authorized to bind the Contractor and the County.

37. * ARLINGTON COUNTY PURCHASING RESOLUTION AND COUNTY POLICIES

Nothing in this Contract waives any provision of the Arlington County Purchasing Resolution, which is incorporated herein by reference, or any applicable County policy.

38. * DISPUTE RESOLUTION

All disputes arising under this Agreement or concerning its interpretation, whether involving law or fact and including but not limited to claims for additional work, compensation or time, and all claims for alleged breach of contract must be submitted in writing to the Project Officer as soon as the basis for the claim arises. In accordance with the Arlington County Purchasing Resolution, claims denied by the Project Officer may be submitted to the County Manager in writing no later than 60 days after the final payment. The time limit for a final written decision by the County Manager is 30 days. Procedures concerning contractual claims, disputes, administrative appeals and protests are contained in the Arlington County Purchasing Resolution. The Contractor must continue to work as scheduled pending a decision of the Project Officer, County Manager, County Board or a court of law.

39. * APPLICABLE LAW, FORUM, VENUE AND JURISDICTION

This Contract is governed in all respects by the laws of the Commonwealth of Virginia; and the jurisdiction, forum and venue for any litigation concerning the Contract or the Work is in the Circuit Court for Arlington County, Virginia, and in no other court.

40. ARBITRATION

No claim arising under or related to this Contract may be subject to arbitration.

41. NONEXCLUSIVITY OF REMEDIES

All remedies available to the County under this Contract are cumulative, and no remedy will be exclusive of any other at law or in equity.

42. NO WAIVER

The failure to exercise a right provided for in this Contract will not be a subsequent waiver of the same right or of any other right.

43. **SEVERABILITY**

The sections, paragraphs, clauses, sentences, and phrases of this Contract are severable; and if any section, paragraph, clause, sentence or phrase of this Contract is declared invalid by a court of competent jurisdiction, the rest of the Contract will remain in effect.

44. * ATTORNEY'S FEES

In the event that the County prevails in any legal action or proceeding brought by the County to enforce any provision of this Contract, the Contractor will pay the County's reasonable attorney's fees and expenses.

45. SURVIVAL OF TERMS

In addition to any statement that a specific term or paragraph survives the expiration or termination of this Contract, the following sections also survive: INDEMNIFICATION; INTELLECTUAL PROPERTY INDEMNIFICATION; RELATION TO COUNTY; OWNERSHIP OF WORK PRODUCT; AUDIT; COPYRIGHT; DISPUTE RESOLUTION; APPLICABLE LAW AND JURISDICTION; ATTORNEY'S FEES, AND CONFIDENTIAL INFORMATION.

46. <u>HEADINGS</u>

The section headings in this Contract are inserted only for convenience and do not affect the substance of the Contract or limit the sections' scope.

47. **AMBIGUITIES**

The parties and their counsel have participated fully in the drafting of this Agreement; and any rule that ambiguities are to be resolved against the drafting party does not apply. The language in this Agreement is to be interpreted as to its plain meaning and not strictly for or against any party.

48. NOTICES

Unless otherwise provided in writing, all legal notices and other communications required by this Contract are deemed to have been given when either (a) delivered in person; (b) delivered by an agent, such as a delivery service; or (c) deposited in the United States mail, postage prepaid, certified or registered and addressed as follows:

TO THE CONTRACTOR:		
TO THE COUNTY:		
AND		

Sharon T. Lewis, LL.M, MPS, VCO, CPPB Purchasing Agent Arlington County, Virginia 2100 Clarendon Boulevard, Suite 500 Arlington, Virginia 22201

TO COUNTY MANAGER'S OFFICE (FOR PROJECT CLAIMS):

Mark Schwartz, County Manager Arlington County, Virginia 2100 Clarendon Boulevard, Suite 318 Arlington, Virginia 22201

49. ARLINGTON COUNTY BUSINESS LICENSES

The Contractor must comply with the provisions of Chapter 11 ("Licenses") of the Arlington County Code, if applicable. For information on the provisions of that Chapter and its applicability to this Contract, the Contractor must contact the Arlington County Business License Division, Office of the Commissioner of the Revenue, 2100 Clarendon Blvd., Suite 200, Arlington, Virginia, 22201, telephone number (703) 228-3060.

50. * NON-DISCRIMINATION NOTICE

Arlington County does not discriminate against faith-based organizations.

51. LIMITED ENGLISH PROFICIENCY

The Contractor must comply with Executive Order 13166, Title VI of the Civil Rights Act of 1964 and make reasonable efforts to ensure that as part of the services that it provides, adequate communication services, including interpretation and translation, are available to persons who have limited English proficiency. If such services are not included in the Contract's scope of services and pricing, the Contractor will use a County-contracted service provider, and the County will make arrangements with a County-contracted service provider and pay the fees.

52. HIPAA COMPLIANCE

The Contractor must comply with the privacy, security and electronic transaction components of the Health Insurance Portability and Accountability Act of 1996, as amended ("HIPAA"). Pursuant to 45 C.F.R. §164.502(e) and §164.504(e), the Contractor is designated a Business Associate for purposes of this Contract and must execute the attached Arlington County Business Associate Agreement (Exhibit C). Pursuant to 45 C.F.R. § 164.308(b)(1) and the Health Information Technology for Economic and Clinic Health Act ("HITECH"), § 13401, the Contractor must also enter into an agreement with any subcontractors that, in a form approved by the County, requires the subcontractor to protect PHI to the same extent as the Arlington County Business Associate Agreement. The Contractor must ensure that its subcontractors notify the Contractor immediately of any breaches in security regarding PHI. Software and platforms used in performance of this Contract must be HIPAA compliant.

The Contractor takes full responsibility for HIPAA compliance, for any failure to execute the appropriate agreements with its subcontractors and for any failure of its subcontractors to comply with the existing or future regulations of HIPAA and/or HITECH. The Contractor will indemnify the County for any and all losses, fines, damages, liability, exposure or costs that arise from any failure to comply with this paragraph.

53. ADA COMPLIANCE

The Contractor is solely responsible for its compliance with the ADA and must defend and hold the County harmless from any expense or liability arising from the Contractor's non-compliance. The Contractor also must respond promptly to and cooperate fully with all inquiries from the U.S. Department of Labor.

The Contractor's responsibilities related to ADA compliance include, but are not limited to, the following:

- a. <u>Access to Programs, Services and Facilities</u>: The Contractor must ensure that its programs, services and facilities are accessible to persons with disabilities. If a particular facility or program is not accessible, the Contractor must provide equivalent services in an accessible alternate location or manner.
- b. <u>Effective Communication</u>: Upon request, the Contractor, must provide appropriate communication aids and services so that qualified persons with disabilities can participate equally in the Contractor's programs, services and activities. Communication aids and services can include, but are not limited to, qualified sign language interpreters, Braille documents and other means of facilitating communications with people who have speech, hearing or vision impairments.

- c. <u>Modifications to Policies and Procedures</u>: The Contractor must modify its policies and procedures as necessary to ensure that people with disabilities have an equal opportunity to enjoy the Contractor's programs, services and activities. For example, individuals' service animals must be allowed in the Contractor's offices or facilities, even if pets are generally prohibited.
- d. <u>No Extra Charges</u>: The Contractor may not charge a person with a disability or any group of individuals with disabilities to cover the cost of providing aids or services or of reasonable modifications to policies and procedures.

54. INSURANCE REQUIREMENTS

Before beginning work under the Contract or any extension, the Contractor must provide to the County Purchasing Agent a Certificate of Insurance indicating that the Contractor has in force at a minimum the coverage below. The Contractor must maintain this coverage until the completion of the Contract or as otherwise stated in the Contract Documents. All required insurance coverage must be acquired from insurers that are authorized to do business in the Commonwealth of Virginia, with a rating of "A-" or better and a financial size of "Class VII" or better in the latest edition of the A.M. Best Co. Guides.

- a. <u>Workers Compensation</u> Virginia statutory workers compensation (W/C) coverage, including Virginia benefits and employer's liability with limits of \$500,000/500,000/500,000 The County will not accept W/C coverage issued by the Injured Worker's Insurance Fund, Towson, MD.
- b. <u>Commercial General Liability</u> \$1,000,000 per occurrence, with \$2,000,000 annual aggregate covering all premises and operations and including personal injury, completed operations, contractual liability, independent contractors, and products liability. The general aggregate limit must apply to this Contract. Evidence of contractual liability coverage must be typed on the certificate.
- c. <u>Business Automobile Liability</u> \$1,000,000 combined single-limit (owned, non-owned and hired).
- d. <u>Professional Errors & Omissions</u> \$1,000,000 per occurrence.
- d. <u>Additional Insured</u> The County and its officers, elected and appointed officials, employees and agents must be named as additional insureds on all policies except workers compensation and automotive and professional liability; and the additional insured endorsement must be typed on the certificate.
- e. <u>Cancellation</u> If there is a material change or reduction in or cancellation of any of the above coverages during the Contract Term, the Contractor must notify the Purchasing Agent immediately and must, with no lapse in coverage, obtain replacement coverage that is consistent with the terms of this Contract. Not having the required insurance throughout the Contract Term is grounds for termination of the Contract.
- f. <u>Claims-Made Coverage</u> Any "claims made" policy must remain in force, or the Contractor must obtain an extended reporting endorsement, until the applicable statute of limitations for any claims has expired.

g. <u>Contract Identification</u> - All insurance certificates must state this Contract's number and title.

The Contractor must disclose to the County the amount of any deductible or self-insurance component of any of the required policies. With the County's approval, the Contractor may satisfy its obligations under this section by self-insurance for all or any part of the insurance required, provided that the Contractor can demonstrate sufficient financial capacity. In order to do so, the Contractor must provide the County with its most recent actuarial report and a copy of its self-insurance resolution.

The County may request additional information to determine if the Contractor has the financial capacity to meet its obligations under a deductible and may require a lower deductible; that funds equal to the deductible be placed in escrow; a certificate of self-insurance; collateral; or another mechanism to guarantee the amount of the deductible and ensure protection for the County.

The County's acceptance or approval of any insurance will not relieve the Contractor from any liability or obligation imposed by the Contract Documents.

The Contractor is responsible for the Work and for all materials, tools, equipment, appliances and property used in connection with the Work. The Contractor assumes all risks for direct and indirect damage or injury to the property used or persons employed in connection with the Work and for of all damage or injury to any person or property, wherever located, resulting from any action, omission, commission or operation under the Contract or in connection in any way whatsoever with the Work. The Contractor's insurance shall be the primary non-contributory insurance for any work performed under this Contract.

The Contractor is as fully responsible to the County for the acts and omissions of its subcontractors and of persons employed by them as it is for acts and omissions of persons whom the Contractor employs directly.

55. COUNTERPARTS

MITNICC those signatures

This Agreement may be executed in one or more counterparts and all of such counterparts shall together constitute one and the same instrument. Original signatures transmitted and received via facsimile or other electronic transmission, (e.g., PDF or similar format) are true and valid signatures for all purposes hereunder and shall be effective as delivery of a manually executed original counterpart.

withess these signatures.	
THE COUNTY BOARD OF ARLINGTON COUNTY, VIRGINIA	CONTRACTOR
AUTHORIZED	AUTHORIZED
SIGNATURE:	SIGNATURE:

NAME:	NAME:
TITLE:	TITLE:
DATE:	DATE:

EXHIBIT C

BUSINESS ASSOCIATE AGREEMENT

This Business Associate Agreement is hereby entered into between	(hereafter
referred to as "Business Associate") and the County Board of Arlington County, Virginia (hereaft	er referred
to as "Covered Entity" or "County") (collectively "the parties") and is hereby made a part of any	Underlying
Agreement for goods or services entered into between the parties.	

Recitals

The County provides services to its residents and employees which may cause it or others under its direction or control to serve as covered entities for purposes of the Health Insurance Portability and Accountability Act of 1996 (HIPAA).

The County, in its capacity as a covered entity, may provide Business Associate with certain information that may include Protected Health Information (PHI), so that Business Associate may perform its responsibilities pursuant to its Underlying Agreement(s) with and on behalf of County.

Covered Entity and Business Associate intend to protect the privacy of PHI and provide for the security of any electronic PHI received by Business Associate from Covered Entity, or created or received by Business Associate on behalf of Covered Entity in compliance with HIPAA; in compliance with regulations promulgated pursuant to HIPAA, at 45 CFR Parts 160 and Part 164; and in compliance with applicable provisions of the Health Information Technology for Economic and Clinical Health Act, as incorporated in the American Recovery and Reinvestment Act of 2009 (the "HITECH Act") and any applicable regulations and/or guidance issued by the U.S. Department of Health and Human Services ("DHHS") with respect to the HITECH Act (collectively "federal law").

WHEREAS, federal law and the specific regulations promulgated pursuant to HIPAA at 45 CFR § 164.314, 45 CFR § 164-502(e) and 45 CFR § 164.504(e) require a Covered Entity to enter into written agreements with all Business Associates (hereinafter "Business Associate Agreement");

WHEREAS, the parties desire to comply with HIPAA and desire to secure and protect such PHI from unauthorized disclosure;

THEREFORE, **Business Associate** and **Covered Entity**, intending to be legally bound, agree as follows. The obligations, responsibilities and definitions may be changed from time to time as determined by federal law and such changes are incorporated herein as if set forth in full text:

1) <u>Definitions</u>

The capitalized terms used in this Business Associate Agreement shall have the meaning set out below:

- a) <u>Accounting</u>. "Accounting" means a record of disclosures of protected health information made by the Business Associate.
- b) <u>Breach</u>. "Breach" means the acquisition, access, use, or disclosure of protected health information in a manner not permitted by this Business Associate Agreement and/or by HIPAA, which compromises the security or privacy of the protected health information. For purposes of this Business Associate Agreement, any unauthorized acquisition, access, use, or disclosure of protected health information shall be presumed to be a breach.
- c <u>Business Associate</u>. "Business Associate" means a person who creates, receives, maintains, or transmits protected health information on behalf of a Covered Entity to accomplish a task regulated by HIPAA and not as a member of the Covered Entity's workforce. A Business Associate shall include, but is not limited to, a non-workforce person/entity who performs data processing/analysis/transmission, billing, benefit management, quality assurance, legal, actuarial, accounting, administrative and/or financial services on behalf of the Covered Entity involving protected health information. A Business Associate also includes a subcontractor.
- d) <u>Covered Entity</u>. "Covered Entity" means a health plan, a health care clearinghouse, and/or a health care provider who transmits any health information in electronic form in connection with an activity regulated by HIPAA.
- e) <u>Data Aggregation</u>. "Data Aggregation" means, with respect to PHI created or received by Business Associate in its capacity as the Business Associate of Covered Entity, the combining of such PHI by the Business Associate with the PHI received by the Business Associate in its capacity as a Business Associate of another covered entity, to permit data analyses that relate to the health care operations of the respective covered entities.
- f) <u>Designated Record Set</u>. "Designated Record Set" means all records, including medical, enrollment, billing, payment, claims, and/or case management maintained by and/or for a Covered Entity.
- g) <u>Discovery</u>. "Discovery" shall mean the first day an unauthorized use or disclosure is known or reasonably should have been known by Business Associate, including when it is or should have been known by any person other than the person who engaged in the unauthorized use/disclosure who is an employee, officer, or agent of Business Associate.
- h) <u>Electronic Protected Health Information</u>. "Electronic Protected Health Information" means individually identifiable health information that is transmitted by or maintained in electronic media.
- i) <u>HIPAA.</u> "HIPAA" means the Health Insurance Portability and Accountability Act of 1996 as in effect and/or as amended.
- j) <u>HITECH Act</u>. "HITECH Act" means the portions of the Health Information Technology for Economic and Clinical Health Act which serve as amendments to HIPAA. HITECH is included within the definition of HIPAA unless stated separately.

- k) <u>Individual</u>. "Individual" means the person who is the subject of protected health information and/or a person who would qualify as a personal representative of the person who is the subject of protected health information.
- I) <u>Protected Health Information</u>. "Protected Health Information" or "PHI" means individually identifiable health information transmitted and/or maintained in any form.
- m) **Remuneration**. "Remuneration" means direct or indirect payment from or on behalf of a third party.
- n) Required By Law. "Required By Law" means an activity which Business Associate is required to do or perform based on the provisions of state and/or federal law.
- o) **Secretary.** "Secretary" means the Secretary of the Department of Health and Human Services or the Secretary's designee.
- p) <u>Security Incident</u>. "Security Incident" means the attempted or successful unauthorized access, use, disclosure, modification, or destruction of information or interference with the system operations in an information system.
- q) <u>Underlying Agreement</u>. "Underlying Agreement" means the County contract for goods or services made through the County's procurement office which the parties have entered into and which the County has determined requires the execution of this Business Associate Agreement.
- r) <u>Unsecured Protected Health Information</u>. "Unsecured Protected Health Information" means protected health information that is not rendered unusable, unreadable, or indecipherable to unauthorized persons through the use of a technology or methodology approved by the Secretary.

2) Obligations and Activities of Business Associate

- a) Business Associate acknowledges and agrees that it is obligated by law (or upon the effective date of any portion thereof shall be obligated) to meet the applicable provisions of HIPAA and such provisions are incorporated herein and made a part of this Business Associate Agreement. Covered Entity and Business Associate agree that any regulations and/or guidance issued by DHHS with respect to HIPAA that relate to the obligations of business associates shall be deemed incorporated into and made a part of this Business Associate Agreement.
- b) In accordance with 45 CFR §164.502(a)(3), Business Associate agrees not to use or disclose PHI other than as permitted or required by this Business Associate Agreement or as Required by Law.
- c) Business Associate agrees to develop, implement, maintain and use appropriate administrative, technical, and physical safeguards that reasonably prevent the use or disclosure of PHI other than as provided for by this Business Associate Agreement, in accordance with 45 CFR §§164.306, 310 and 312. Business Associate agrees to develop, implement, maintain and use administrative, physical, and technical safeguards that reasonably and appropriately protect the confidentiality, integrity, and availability of Electronic PHI, in accordance with 45 CFR §§164.306, 308, 310, and

- 312. In accordance with 45 CFR §164.316, Business Associate shall also develop and implement policies and procedures and meet the documentation requirements as and at such time as may be required by HIPAA.
- d) Business Associate agrees to mitigate, to the extent practicable, any harmful effect that is known to Business Associate, of a use or disclosure of PHI by Business Associate in violation of the requirements of this Business Associate Agreement.
- e) In accordance with 45 CFR §§164.308, 314 and 502, Business Associate will ensure that any workforce member or agent, including a vendor or subcontractor, whom Business Associate engages to create, receive, maintain, or transmit PHI on Business Associate's behalf, agrees to the same restrictions and conditions that apply through this Business Associate Agreement to Business Associate with respect to such information, including minimum necessary limitations. Business Associate will ensure that any workforce member or agent, including a vendor or subcontractor, whom Business Associate engages to create, receive, maintain, or transmit PHI on Business Associate's behalf, agrees to implement reasonable and appropriate safeguards to ensure the confidentiality, integrity, and availability of the PHI.
- f) At the request of Covered Entity, Business Associate will provide Covered Entity, or as directed by Covered Entity, an Individual, access to PHI maintained in a Designated Record Set in a time and manner that is sufficient to meet the requirements of 45 CFR § 164.524, and, where required by HIPAA, shall make such information available in an electronic format where directed by the Covered Entity.
- g) At the written request of Covered Entity, (or if so directed by Covered Entity, at the written request of an Individual), Business Associate agrees to make any amendment to PHI in a Designated Record Set, in a time and manner that is sufficient to meet the requirements of 45 CFR § 164.526.
- h) In accordance with 45 CFR §164.504(e)(2), Business Associate agrees to make its internal practices, books, and records, including policies and procedures, and any PHI, relating to the use and disclosure of PHI, available to Covered Entity or to the Secretary for purposes of determining compliance with applicable law. To the extent permitted by law, said disclosures shall be held in strictest confidence by the Covered Entity. Business Associate will provide such access in a time and manner that is sufficient to meet any applicable requirements of applicable law.
- i) Business Associate agrees to document and maintain a record of disclosures of PHI and information related to such disclosures, including the date, recipient and purpose of such disclosures, in a manner that is sufficient for Covered Entity or Business Associate to respond to a request by Covered Entity or an Individual for an Accounting of disclosures of PHI and in accordance with 45 CFR § 164.528. Business Associate further shall provide any additional information where required by HIPAA and any implementing regulations. Unless otherwise provided under HIPAA, Business Associate will maintain the Accounting with respect to each disclosure for at least six years following the date of the disclosure.
- j) Business Associate agrees to provide to Covered Entity upon written request, or, as directed by Covered Entity, to an Individual, an Accounting of disclosures in a time and manner that is

sufficient to meet the requirements of HIPAA, in accordance with 45 CFR §164.528. In addition, where Business Associate is contacted directly by an Individual based upon information provided to the Individual by Covered Entity and where so required by HIPAA and/or any implementing regulations, Business Associate shall make such Accounting available directly to the Individual.

- k) In accordance with 45 CFR §164.502(b), Business Associate agrees to make reasonable efforts to limit use, disclosure, and/or requests for PHI to the minimum necessary to accomplish the intended purpose of the use, disclosure, or request. Where required by HIPAA, Business Associate shall determine (in its reasonable judgment) what constitutes the minimum necessary to accomplish the intended purpose of a disclosure.
- In accordance with 45 CFR §502(a)(5), Business Associate shall not directly or indirectly receive remuneration in exchange for any PHI of an Individual, except with the express written preapproval of Covered Entity.
- m) To the extent Business Associate is to carry out one or more obligation(s) of the Covered Entity's under Subpart E of 45 CFR Part 164, Business Associate shall comply with the requirements of Subpart E that apply to the Covered Entity in the performance of such obligation(s).
- n) In accordance with 45 CFR §164.314(a)(1)(i)(C), Business Associate agrees to promptly report to Covered Entity any Security Incident of which Business Associate becomes aware.
- o) In accordance with 45 CFR §164.410 and the provisions of this Business Associate Agreement, Business Associate will report to Covered Entity, following Discovery and without unreasonable delay, but in no event later than five business days following Discovery, any Breach of Unsecured Protected Health Information. Business Associate shall cooperate with Covered Entity in investigating the Breach and in meeting Covered Entity's obligations under HIPAA and any other applicable security breach notification laws, including, but not limited to, providing Covered Entity with such information in addition to Business Associate's report as Covered Entity may reasonably request, e.g., for purposes of Covered Entity making an assessment as to whether/what Breach Notification is required.

Business Associate's report under this subsection shall, to the extent available at the time the initial report is required, or as promptly thereafter as such information becomes available but no later than 30 days from discovery, include:

- 1. The identification (if known) of each Individual whose Unsecured Protected Health Information has been, or is reasonably believed by Business Associate to have been, accessed, acquired, or disclosed during such Breach;
- 2. A description of the nature of the unauthorized acquisition, access, use, or disclosure, including the date of the Breach and the date of discovery of the Breach;
- 3. A description of the type of Unsecured PHI acquired, accessed, used or disclosed in the Breach (e.g., full name, Social Security number, date of birth, etc.);

- 4. The identity of the individual(s) who made and who received the unauthorized acquisition, access, use or disclosure;
- 5. A description of what Business Associate is doing to investigate the Breach, to mitigate losses, and to protect against any further breaches; and
- 6. Contact information for Business Associate's representatives knowledgeable about the Breach.
- p) Business Associate shall maintain for a period of six years all information required to be reported under paragraph "o". This records retention requirement does not in any manner change the obligation to timely disclose all required information relating to a non-permitted acquisition, access, use or disclosure of Protected Health Information to the County Privacy Officer and the County Project Officer or designee five business days following Discovery.

3) Permitted Uses and Disclosures by Business Associate

Except as otherwise limited in this Business Associate Agreement, Business Associate may use or disclose PHI, consistent with HIPAA, as follows:

- a) Business Associate may use or disclose PHI as necessary to perform functions, activities, or services to or on behalf of Covered Entity under any service agreement(s) with Covered Entity, including Data Aggregation services related to the health care operations of Covered Entity, if called for in the Underlying Agreement, if Business Associate's use or disclosure of PHI would not violate HIPAA if done by Covered Entity.
- b) Business Associate may use PHI for the proper management and administration of Business Associate or to carry out the legal responsibilities of Business Associate.
- c) Business Associate may disclose PHI for the proper management and administration of Business Associate if:
 - 1. Disclosure is Required by Law;
 - 2. Business Associate obtains reasonable assurances from the person to whom the PHI is disclosed that the PHI will remain confidential, and will be used or further disclosed only as Required By Law or for the purpose for which it was disclosed, and the person agrees to promptly notify Business Associate of any known breaches of the PHI's confidentiality; or
 - 3. Disclosure is pursuant to an order of a Court or Agency having jurisdiction over said information.
- d) Business Associate may use PHI to report violations of law to appropriate Federal and State authorities, consistent with 45 CFR § 164.502(j)(1).

4) Obligations of Covered Entity

- a) Covered Entity will notify Business Associate of any limitations on uses or disclosures described in its Notice of Privacy Practices (NOPP).
- b) Covered Entity will notify Business Associate of any changes in, or revocation of, permission by an Individual to use or disclose PHI, to the extent that such changes or revocation may affect Business Associate's use or disclosure of PHI.
- c) Covered Entity will notify Business Associate of any restriction of the use or disclosure of PHI, to the extent that such restriction may affect Business Associate's use or disclosure of PHI.
- d) Covered Entity will notify Business Associate of any alternative means or locations for receipt of communications by an Individual which must be accommodated or permitted by Covered Entity, to the extent that such alternative means or locations may affect Business Associate's use or disclosure of PHI.
- e) Except as otherwise provided in this Business Associate Agreement, Covered Entity will not ask Business Associate to use or disclose PHI in any manner that would not be permissible under HIPAA if such use and/or disclosure was made by Covered Entity.

5) Term, Termination and Breach

- a) This Business Associate Agreement is effective when fully executed and will terminate when all of the PHI provided by Covered Entity to Business Associate, or created or received by Business Associate on behalf of Covered Entity, is destroyed or returned to Covered Entity, including any material provided to subcontractors. If it is infeasible to return or destroy all PHI, protections are extended to such information, in accordance with the Section 5(d) and 5(e) below.
- b) Upon Covered Entity's determination that Business Associate has committed a violation or material breach of this Business Associate Agreement, and in Covered Entity's sole discretion, Covered Entity may take any one or more of the following steps:
 - 1. Provide an opportunity for Business Associate to cure the breach or end the violation, and if Business Associate does not cure the Breach or end the violation within a reasonable time specified by Covered Entity, terminate this Business Associate Agreement;
 - 2. Immediately terminate this Business Associate Agreement if Business Associate has committed a material breach of this Business Associate Agreement and cure of the material breach is not feasible; or,
 - 3. If neither termination nor cure is feasible, elect to continue this Business Associate Agreement and report the violation or material breach to the Secretary.
- c) If Business Associate believes Covered Entity has failed to fulfill any of its duties under this Business Associate Agreement, Business Associate will promptly notify Covered Entity as to same and Covered Entity shall promptly address the matter with Business Associate.

- d) Except as provided in Section 5(e) upon termination of this Business Associate Agreement for any reason, Business Associate will return or destroy, at the discretion of Covered Entity, all PHI received from Covered Entity or created or received by Business Associate on behalf of Covered Entity. This provision will also apply to PHI that is in the possession of workforce members, subcontractors, or agents of Business Associate. Neither Business Associate, nor any workforce member, subcontractor, or agent of Business Associate, will retain copies of the PHI.
- e) If Business Associate determines that returning or destroying all or part of the PHI received or created by and/or on behalf of Covered Entity is not feasible, Business Associate will notify Covered Entity of the circumstances making return or destruction infeasible. If Covered Entity agrees that return or destruction is infeasible, then Business Associate will extend the protections of this Business Associate Agreement to such PHI and limit further uses and disclosures of such PHI to those purposes that make the return or destruction infeasible, for so long as Business Associate maintains such PHI. Business Associate further agrees to retain the minimum necessary PHI to accomplish those tasks/responsibilities which make return and/or destruction infeasible.

6) Miscellaneous

- a) Covered Entity and Business Associate agree to take any action necessary to amend this Business Associate Agreement from time to time as may be necessary for Covered Entity or Business Associate to comply with the requirements of HIPAA, and/or any other implementing regulations or guidance.
- b) Notwithstanding the expiration or termination of this Business Associate Agreement or any Underlying Agreement, it is acknowledged and agreed that those rights and obligations of Business Associate which by their nature are intended to survive such expiration or termination shall survive, including, but not limited to, Sections 5(d) and 5(e) herein.
- c) In the event the terms of this Business Associate Agreement conflict with the terms of any other agreement between Covered Entity and Business Associate or the Underlying Agreement, then the terms of this Business Associate Agreement shall control.
- d) Notices and requests provided for under this Business Associate Agreement will be made in writing to Covered Entity, delivered by hand-delivery, overnight mail or first class mail, postage prepaid at:
 - (1) Marcy Foster,Arlington County Privacy Officer2100 Clarendon Blvd., Suite 511Arlington, Virginia 22201
 - (2) Stephen MacIsaacCounty Attorney2100 Clarendon Blvd., Suite 511Arlington, Virginia 22201
 - (3) County Project Officer

Notice and requests provided for under this Business Associate Agreement will be made in writing in the manner described above to Business Associate at:

Attn:			

- e) Covered Entity will have the right to inspect any records of Business Associate or to audit Business Associate to determine whether Business Associate is in compliance with the terms of this Business Associate Agreement. However, this provision does not create any obligation on the part of Covered Entity to conduct any inspection or audit.
- f) Nothing in this Business Associate Agreement shall be construed to create a partnership, joint venture, or other joint business relationship between the parties or any of their affiliates, or a relationship of employer and employee between the parties. Rather, it is the intention of the parties that Business Associate shall be an independent contractor.
- g) Nothing in this Business Associate Agreement provides or is intended to provide any benefit to any third party.
- h) The Business Associate will indemnify and hold harmless Arlington County, its elected officials, officers, directors, employees and/or agents from and against any employee, federal administrative action or third party claim or liability, including attorneys' fees and costs, arising out of or in connection with the Business Associate's violation (or alleged violation) and/or any violation and/or alleged violation by Business Associate's workforce, agent/s, or subcontractor/s of the terms of this Business Associate Agreement, federal law, HIPAA, the HITECH Act, and/or other implementing regulations or guidance or any associated audit or investigation.

The obligation to provide indemnification under this Business Associate Agreement shall be contingent upon the party seeking indemnification providing the indemnifying party with written notice of any claim for which indemnification is sought. Any limitation of liability provisions contained in the Underlying Agreement do not supersede, pre-empt, or nullify this provision or the Business Associate Agreement generally.

This indemnification shall survive the expiration or termination of this Business Associate Agreement or the Underlying Agreement.

i) Any ambiguity in this Business Associate Agreement shall be resolved to permit the parties to comply with HIPAA, its implementing regulations, and associated guidance. The sections, paragraphs, sentences, clauses and phrases of this Business Associate agreement are severable. If any phrase, clause, sentence, paragraph or section of this Business Associate Agreement is declared invalid by a court of competent jurisdiction, such invalidity shall not affect any of the remaining phrases, clauses, sentences and sections of this Business Associate Agreement.

- j) If any dispute or claim arises between the parties with respect to this Business Associate Agreement, the parties will make a good faith effort to resolve such matters informally, it being the intention of the parties to reasonably cooperate with each other in the performance of the obligations set forth in this Business Associate Agreement. The Dispute Resolution clause of the Underlying Agreement ultimately governs if good faith efforts are unsuccessful.
- k) A waiver with respect to one event shall not be construed as continuing, or as a bar to or waiver of any other right or remedy as to any subsequent events.
- I) Neither party may assign any of its rights or obligations under this Business Associate Agreement without the prior written consent of the other party.
- m) This Business Associate Agreement and the rights and obligations of the parties hereunder shall be construed, interpreted, and enforced with, and shall be governed by, the laws of the Commonwealth of Virginia and the United States of America.
- n) This Business Associate Agreement shall remain in effect for the duration of the Underlying Agreement between the parties, any renewals, extension or continuations thereof, and until such time as all PHI in the possession or control of the Business Associate has been returned to the Covered Entity and/or destroyed. If such return or destruction is not feasible, the Business Associate shall use such PHI only for such limited purposes that make such return or destruction not feasible and the provision of this Business Associate Agreement shall survive with respect to such PHI.
- o) The Business Associate shall be deemed to be in violation of this Business Associate Agreement if it knew of, or with the exercise of reasonable diligence or oversight should have known of, a pattern of activity or practice of any subcontractor, subsidiary, affiliate, agent or workforce member that constitutes a material violation of that entity's obligations in regard to PHI unless the Business Associate took prompt and reasonable steps to cure the breach or end the violation, as applicable, and if such steps were unsuccessful, terminated the contract or arrangement with such entity, if feasible.
- p) Upon the enactment of any law or regulation affecting the use or disclosure of PHI, or any change in applicable federal law including revisions to HIPAA; upon publication of any decision of a court of the United States or of the Commonwealth of Virginia, relating to PHI or applicable federal law; upon the publication of any interpretive policy or opinion of any governmental agency charged with the enforcement of PHI disclosures or applicable federal law, the County reserves the right, upon written notice to the Business Associate, to amend this Business Associate Agreement as the County determines is necessary to comply with such change, law or regulation. If the Business Associate disagrees with any such amendment, it shall so notify the County in writing within thirty (30) days of the County's notice. In case of disagreement, the parties agree to negotiate in good faith the appropriate amendment(s) to give effect to such revised obligation. In the County's discretion, the failure to enter into an amendment shall be deemed to be a default and good cause for termination of the Underlying Agreement.
- q) The County makes no warranty or representation that compliance by the Business Associate with this Business Associate Agreement, HIPAA, the HITECH Act, federal law or the regulations

promulgated thereunder will be adequate or satisfactory for the Business Associate's own purposes or to ensure its compliance with the above. The Business Associate is solely responsible for all decisions made by it, its workforce members, agents, employees, subsidiaries and subcontractors regarding the safeguarding of PHI and compliance with federal law.

- r) The Business Associate agrees that its workforce members, agents, employees, subsidiaries and subcontractors shall be bound by the confidentiality requirements herein and the provisions of this Business Associate Agreement shall be incorporated into any training or contracts with the same.
- s) This Business Associate Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same document.
- t) This Business Associate Agreement shall replace and supersede any prior Business Associate Agreement entered between the parties.

IN WITNESS WHEREOF, each party hereto has executed this Business Associate Agreement in duplicate originals on the date below written:

<u>Arlingto</u>	n County, Virginia		Business Associate
Ву:		Ву:	
•	(Signature)	-	(Signature)
Name:		Name:	
Title:	County Privacy Officer	Title:	
Date:		Date:	

VII. ATTACHMENTS AND FORMS

ARLINGTON COUNTY, VIRGINIA REQUEST FOR PROPOSALS NO. 21-DHS-RFP-598

PROPOSAL FORM

ELECTRONIC SEALED PROPOSALS WILL BE RECEIVED BY ARLINGTON COUNTY VIA VENDOR REGISTRY, UNTIL 4:00 P.M. ON THE 7th DAY OF JUNE 2021 AS THE FIRST DEADLINE

FOR PROVIDING DAY SUPPORT, HABILIATION, AND EMPLOYMENT SERVICES PER THE SOLICITATION.

THE FULL <u>LEGAL NAME</u> OF THE ENTITY SUBMITTING THIS PROPOSAL MUST BE WRITTEN IN THE SPACE BELOW. THIS PROPOSAL FORM AND ALL OTHER DOCUMENTS THAT REQUIRE A SIGNATURE MUST BE FULLY AND ACCURATELY COMPLETED AND SIGNED BY A PERSON WHO IS AUTHORIZED TO BIND THE OFFEROR, OR THE PROPOSAL MAY BE REJECTED.

SUBMITTED BY: (legal name of entity)				
AUTHORIZED SIGNATU	JRE:			
PRINT NAME AND TITE	.E:			
ADDRESS:				
CITY/STATE/ZIP:				
TELEPHONE NO.:		MAIL DRESS:		
THIS ENTITY IS INCORFIN:	PORATED			
THIS ENTITY IS A: (check the applicable	CORPORATION		LIMITED PARTNERSHIP	
option)	GENERAL PARTNERSHIP		UNINCORPORATED ASSOCIATION	
	LIMITED LIABILITY COMPANY		SOLE PROPRIETORSHIP	
IS OFFEROR AUTHORIZ COMMONWEALTH OF	ZED TO TRANSACT BUSINESS IN VIRGINIA?	THE	YES 🗖 NO	
IDENTIFICATION NO. IS SCC:	SSUED TO THE ENTITY BY THE			

Any Offeror exempt from Virginia State Corporation Commission (SCC) authorization requirement must include a statement with its proposal explaining why it is not required to be so authorized.

PROPOSAL F	-	E 2 OF 5 DSTREET D-U-I	N-S NUM	BER: (if a	available)					
FROM SUB	MITTING P OR ANY OT	NY OF ITS PRI ROPOSALS TO HER STATE OF REE YEARS?	ARLING	TON COL	JNTY,		YES		NO	
OFFEROR S	TATUS:	MINORITY O	WNED:		WOMAN (OWNED:			NEITHER:	
THE UNDER	SIGNED UI	NDERSTANDS A	AND ACK	NOWLED	GES THE FC	LLOWING	G:			
ELECTRONI	C COPY THA	THE SOLICITA AT IS AVAILAB ORREGISTRY.C	LE FROM	THE VE	NDOR REGIS	STRY WEE	SITE A	AT:	·	<u>15-</u>
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NAME (PRIN	ΤΕD):				TI	TLE:				
E-MAIL ADDI	RESS:				TE	EL. NO.: _				
Trade secret transaction Pursuant to S protect subr	s or propr will not be Section 4-1 nitted data	DPRIETARY INF ietary informa e subject to p 11 of the Arlin a or materials ata or materia	ation sub oublic dis ngton Cou from dis	mitted I closure inty Purc sclosure	under the Nasing Reso must, befor	Virginia Folution, here or upo	reedo oweve on sub	m of r, an (missio	Information Offeror seek on of the da	Act. ing to ita or
Pleas	se mark on	e:								
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	es, the pr formation	oposal that I	have su	bmitted	does cont	ain trade	secre	ets ar	nd/or propri	etary

PROPOSAL FORM, I	PAGE 3	3 OF 5
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PROPOSAL POR	If Yes, you must clearly identify below the exact data or materials to be protected <u>and</u> lis all applicable page numbers, sections, and paragraphs, of the proposal that contain such data or materials:
	State the specific reason(s) why protection is necessary and why the identified information constitutes a trade secret or is proprietary:
is necessary, yo	to identify the data or materials to be protected or to state the reason(s) why protection will not have invoked the protection of Section 4-111 of the Purchasing Resolution on the award of a contract, the proposal will be open for public inspection consistent with
affected by (1) a (as defined in \	OF NON-COLLUSION: The undersigned certifies that this proposal is not the result of orany act of collusion with another person engaged in the same line of business or commerce (rirginia Code §§ 59.1-68.6 et seq.) or (2) any act of fraud punishable under the Virginia Frauds Act (Virginia Code §§ 18.2-498.1 et seq.).
Provide the na communication	ON AND MAILING ADDRESS FOR DELIVERY OF NOTICES ame and address of the person who is designated to receive notices and othe s regarding this solicitation. Refer to the "Notices" section in the draft Contract Terms and information regarding delivery of notices.
NAME:	
ADDRES	SS:
E-MAIL:	

PROPOSAL FORM, PAGE 4 OF	5
OFFEROR'S PRINTED NAME:	

CONFLICT OF INTEREST STATEMENT

I, whose name is subscribed below, a duly authorized representative and agent of the entity submitting this proposal to Arlington County in response to its Request for Proposal No. 21-DHS-RFP-598 and on behalf of the Offeror certify that:

- 1. Neither the Offeror nor any affiliated entity has, within the past five years, been employed by or represented a deliverer of services that reasonably could be expected to be considered for purchase by the County as a result of this solicitation;
- 2. if the Offeror is awarded a contract under this solicitation and during the term of that contract prepares an invitation to bid or request for proposal for or on behalf of the County, the Offeror must not (i) submit a bid or proposal for that procurement or any portion thereof or (ii) disclose to any potential bidder or offeror information concerning the procurement that is not available to the public.
- 3. The Offeror will not solicit or accept any commissions or fees from vendors who ultimately furnish services to the County as a result of any contract award made as a result of this solicitation.

OFFEROR'S NAME:	-
SIGNED BY:	-
PRINTED NAME/TITLE:	-
DATE:	
NOTARY STATEMENT	
COMMONWEALTH OF VIRGINIA/STATE OF)	
CITY/COUNTY OF) to wit:	
personally appeared be, 20 the undersigned a Notary Public in and for th, known to me (or satisfactorily proven) t subscribed to within the instrument as an agent of the Offeror and executed the same for the purposes therein contained.	o be the person whose name is acknowledged that he/she has
(Seal)	
Notary registration number: My commission expires:	

Attachment A

Rate Proposal Worksheet

Please enter the proposed rate for each Unit of Type of Service. If you are not proposing a Type of Service listed, please enter "N/A" in the Rate column.

Type of Service	Unit	Rate
Group Day Support- Structured program provided in	Day	
groups of no more than one (1) staff member to seven (7)		
participants. The program must provide opportunities for		
peer interactions, community integration, career planning,		
and enhancement of social networks. Support may also be		
provided to ensure a participant's health and safety.		
Support services must be provided in accordance with the		
participant's ISP.		
Virtual Group Day Support - Structured group day support	Day	
activities that are provided via a virtual platform (i.e.		
Microsoft TEAMS, Zoom, Go-to-Meeting, etc.) in groups no		
more than one (1) staff member to five (5) participants.		
Activities assist with the acquisition and retention of, and		
improvement in, self-help, socialization, and adaptive		
skills. This service helps to mitigate the risks that		
participants may face from social isolation. Activities must		
be person-centered and take into consideration each		
participant's' personal interests and needs. A staff		
member must be assigned to this service and always		
present on the virtual platform during active		
programming. Center-based group day support staff may		
not overlap or provide programming during this service.		
One-to-One Group Day Support - Structured services that	Day	
assign one (1) staff person to one (1) participant to		
provide individualized support and supervision as outlined		
Section a., Group Day Support. The assigned Contractor		
staff is responsible for the participants' safety and well-		
being while participating in day support activities. The		
staff member must be "within arm's reach" of the		
assigned participants at all times due to the complex		
behavioral or medical support needs that constitute the		
basis for one-to-one staff support. This service will be		
time-limited, and a plan to reduce or fade the service		
should be discussed and developed at the start of services.		
The Contractor must review with the Project Officer and		
DDS Support Coordinator the need for this service every		
ninety (90) days.		
Community Engagement - Services that are provided in	Day	
groups of no more than one (1) staff to three (3)		

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participants. Community Engagement fosters the ability of		
the participants to acquire, retain, or improve skills		
necessary to build positive social behavior, interpersonal		
competence, greater independence, employability, and		
personal choice necessary to access typical activities in		
community life, such as those chosen by the individuals in		
the general population.		
Community Coaching - Services designed for participants	Day	
who need one-on-one support in order build a specific		
skill or set of skills to address a barrier(s) preventing the		
participant from accessing Community Engagement.		
Community Coaching services are approved in ninety (90)		
day increments and must be re-evaluated at the end of		
the service period. The services may be renewed for an		
additional ninety (90) days if deemed necessary.		
Group Supported Employment - Structured programs that	Day	
provide work to a group of three (3) to eight (8)		
participants at a job site integrated into the community.		
Group sizes may vary to accommodate the different needs		
and abilities of participants in this program. The Group		
Supported Employment (GSE) program should provide		
participants with the opportunity to interact and have		
regular contact with employees/co-workers who do not		
have a disability and are performing the same or similar		
job tasks. Participants must be employed and		
compensated by either the employer/business or the		
Contractor. Participants must be compensated at or above		
Virginia's minimum wage unless the Contractor has		
permission from the Department of Labor to pay		
subminimum wages. Ongoing employment supports, such		
as job training/re-training, life skills training,		
transportation management and mediation between		
participant and supervisory staff, must be provided by the		
Contractor's onsite employment specialist. The Contractor		
must provide support services in accordance with the		
participant's 's ISP.		
Individual Supported Employment - T These services are	Hour	
provided one-on-one by an employment specialist in a		
setting that meets the participant's personal and career		
goals, either as a single participant in an integrated		
employment situation making at or above minimum wage		
or in a self-employment situation. On-going support		
services may include one or more of the following		
activities: travel training, job-site training, advocacy and		
other support needed to ensure the individual's success at		
his/her job and that he/she remains employed. The		
may her job and that her she remains employed. The		

	1	
Contractor must provide support services in accordance		
with the participant's ISP.		
Workplace Assistance - A one-to-one service provided to	Hour	
participants who have completed job development but		
require more than typical job coaching services to		
maintain stabilization in employment. Workplace		
Assistance services supplement the employment specialist		
service. The employment specialist will continue providing		
professional oversight and coaching.		
Customized Employment- A structured program that	Hour	
provides a flexible process designed to personalize the		
employment relationship between a job candidate and an		
employer to meet the needs of both parties. The service		
must include a "job discovery" process that identifies the		
strengths, functional skills, and interests of the individual.		
The information gathered during the job discovery phase		
is used in combination with the identified business needs		
to create a customized position that is beneficial for both		
the individual and the business. Information pertaining to		
customized employment can be found here:		
https://www.dol.gov/agencies/odep/topics/customized-		
employment. The Contractor must be certified by the		
Virginia Department of Rehabilitative Services (DARS) to		
offer this service. Information pertaining to Virginia DARS		
can be found here: https://www.vadars.org/essp/ .		
Transportation - In conjunction with providing one or	Day	
more of the services described in Sections I.7. a, c, d and		
e, the Contractor must provide transportation of a		
participant from his/her residence to the program		
location. The service can be provided in a staff member's		
privately-owned vehicle, if permitted by the Contractor,		
or a company-owned vehicle. Transportation costs for		
Day Support services may be invoiced to the County if the		
participant is not eligible to receive transportation		
services under DMAS. The County will not reimburse for		
transportation related to Employment Services described		
in Sections I.7. f, g, h and i.		
Travel Training - Provides one-to-one training for people	Hour	
with disabilities to obtain the skills required to travel		
safely and independently on fixed-route public		
transportation. This service will be primarily be for		
individuals engaged in Group Supported Employment or		
Individual Supported Employment.		
	L	