File No. \_\_\_\_\_\_ 180591\_\_\_\_\_

Committee Item No. \_\_\_\_\_ Board Item No. \_\_\_\_\_

### COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

Committee: Budget & Finance Committee

Date	June	15	2018
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**Board of Supervisors Meeting** 

Date

### Cmte Board

	Motion
$\boxtimes$	Resolution
	Ordinance
	Legislative Digest
	Budget and Legislative Analyst Report
	Youth Commission Report
h H	Introduction Form
	Department/Agency Cover Letter and/or Report
H H	MOU
	Grant Information Form
	Grant Budget
H H	Subcontract Budget
	Contract/Agreement
	Form 126 – Ethics Commission
	Award Letter
	Application
	Dublin Coweenenderee
	Public Correspondence
OTHER	Public Correspondence (Use back side if additional space is needed)
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FILE NO. 180591

### **RESOLUTION NO.**

[Accept and Expend Grant - California Victim Compensation Board - Compensation for Crime Victims - \$2,164,014]

Resolution retroactively authorizing the Office of the District Attorney to accept and expend a grant in the amount of \$2,164,014 from the California Victim Compensation Board for a project entitled "Joint Powers Agreement" for the period July 1, 2018, to June 30, 2021.

WHEREAS, The City and County of San Francisco, Office of the District Attorney desires to enter into an agreement with the California Victim Compensation Board in accordance with Government Code, Section 13838 for the purpose of assisting victims and witnesses with compensation claims; and

WHEREAS, Funds received hereunder shall not be used to supplant local funds that would, in the absence of California Victim Compensation Board Programs, be made available to support the assistance of victims and witnesses of crime; and

WHEREAS, All positions supported by these funds shall be coded "G" in the District Attorney's budget; and

WHEREAS, The grant does not require an amendment to the Annual Salary Ordinance (ASO); and

WHEREAS, The grant budget does not include provision for indirect costs; now, therefore, be it

RESOLVED, That the Board of Supervisors hereby authorizes the Office of the District Attorney to retroactively accept and expend, on behalf of the City and County of San Francisco, a grant from the California Victim Compensation Board to continue the Joint Powers Agreement in the amount of \$2,164,014 to assist victims of crime.

Mayor Farrell BOARD OF SUPERVISORS

Approved: Recommended: 1 for Mark Farrell 2 3 Mayor 4 5 Eugene Clendinen Chief Administrative & Financial Officer 6 / v for George Gascón Approved: 7 IAL 8 **District Attorney** Ben Rosenfield 9 Controller 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 Mayor Farrell **BOARD OF SUPERVISORS** 

File Number: 180591

(Provided by Clerk of Board of Supervisors)

### **Grant Resolution Information Form**

(Effective July 2011)

Purpose: Accompanies proposed Board of Supervisors resolutions authorizing a Department to accept and expend grant funds.

The following describes the grant referred to in the accompanying resolution:

- 1. Grant Title: Compensation for Crime Victims
- 2. Department: Office of the District Attorney
- 3. Contact Person: Lorna Garrido Telephone: (415) 553-9258
- 4. Grant Approval Status (check one):
  - [X] Approved by funding agency [] Not yet approved
- 5. Amount of Grant Funding Approved or Applied for: \$2,164,014
- 6. a. Matching Funds Required: \$0
  - b. Source(s) of matching funds (if applicable): n/a
- 7. a. Grant Source Agency: California Victim Compensation Board
  - b. Grant Pass-Through Agency (if applicable): n/a

8. Proposed Grant Project Summary: To enter, verify, and adjudicate claims for the unreimbursed financial losses of victims of crime.

- 9. Grant Project Schedule, as allowed in approval documents, or as proposed: Start-Date: July 1, 2018 End-Date: June 30, 2021
- **10.** a. Amount budgeted for contractual services: **\$0** 
  - b. Will contractual services be put out to bid? n/a
    - c. If so, will contract services help to further the goals of the Department's Local Business Enterprise (LBE) requirements? **n/a**
    - d. Is this likely to be a one-time or ongoing request for contracting out? n/a
- **11.** a. Does the budget include indirect costs?
  - [] Yes [X] No

b.

- 1. If yes, how much? n/a
- b. 2. How was the amount calculated? n/a
- c. 1. If no, why are indirect costs not included?

[] Not allowed by granting agency [X] To maximize use of grant funds on direct services [] Other (please explain):

c. 2. If no indirect costs are included, what would have been the indirect costs?

### 12. Any other significant grant requirements or comments: None

### \*\*Disability Access Checklist\*\*\*(Department must forward a copy of all completed Grant Information Forms to the Mayor's Office of Disability) 13. This Grant is intended for activities at (check all that apply): [X] Existing Program(s) or Service(s) [X] Existing Site(s) [] Existing Structure(s) [] Rehabilitated Site(s) [] Rehabilitated Structure(s) [] New Program(s) or Service(s) [] New Site(s) [] New Structure(s) 14. The Departmental ADA Coordinator or the Mayor's Office on Disability have reviewed the proposal and concluded that the project as proposed will be in compliance with the Americans with Disabilities Act and all other Federal, State and local disability rights laws and regulations and will allow the full inclusion of persons with disabilities. These requirements include, but are not limited to: 1. Having staff trained in how to provide reasonable modifications in policies, practices and procedures; 2. Having auxiliary aids and services available in a timely manner in order to ensure communication access; 3. Ensuring that any service areas and related facilities open to the public are architecturally accessible and have been inspected and approved by the DPW Access Compliance Officer or the Mayor's Office on **Disability Compliance Officers.** If such access would be technically infeasible, this is described in the comments section below: Comments: Departmental ADA Coordinator or Mayor's Office of Disability Reviewer: Jessica Geiger (Name) Facilities Manager (Title) (Signature Required) Department Head or Designee Approval of Grant Information Form: Eugene Clendinen (Name)

Chief Administrative & Financial Officer
(Title)
Date Reviewed: 4/30/18
(Signature Required)

### **BUDGET WORKSHEET**

(Rev. 2/15)

### **EXHIBIT B-1**

FY 2018-2019

Page 1

### Name of County Contract Number

**PERSONNEL SERVICES** 

San Francisco VC-8056

\_\_\_\_

Salaries and Wages								
	CalVCP	-				Time (hrs		
Employee Name	Position	County Position/Class	#FTE X	Pay	Rate	X per year)	Contrac	et Amount
Maria Miguel, Step 4	S	8135 Asst Chief VW Investigator	1.0	\$	52.59	656	\$	34,502
Maria Miguel, Step 4		8135 Asst Chief VW Investigator	1.0	\$	55.22	1,424	\$	78,635
Maria Miguel - bilingual				\$	40.00	26	\$	1,040
Monica Wheaton-Howell, Step 5	Ľ	8131 VW Investigator II	1.0	\$	42.67	2,080	\$	88,749
Rommel Castelo, Step 5		8129 VW Investigator I	1.0	\$	38.90	1,200	\$	46,675
Rommel Castelo, Step 5		8129 VW Investigator I	0.65	\$	38.90	880	\$	22,249
Dee Dee Tyson, Step 5	CA	8129 VW Investigator I	1.0	\$	38.90	2,080	\$	80,902
Dee Dee Tyson - longevity				\$	24.00	26	\$	624
Michael Sly, Step 3	CA	8129 VW Investigator I	1.0	\$	35.28	912	\$	32,173
Michael Sly, Step 4		8129 VW Investigator I	1.0	\$	37.04	1,168	\$	43,264
Ferdinand Laxamana, Step 3	CA	8129 VW Investigator I	1.0	\$	35.28	912	\$	32,173
Ferdinand Laxamana, Step 4		8129 VW Investigator I	1.0	\$	37.04	1,168	\$	43,264
	_			. <u> </u>				
Total Salaries and Wages				- , ,			\$	504,250
Fringe Benefits								
	CalVCP							
Employee Name	Position	Position/Class	#FTE X			/ X Percentage		ct Amount
Maria Miguel	<u>    S                                </u>	8135 Asst Chief VW Investigator	1.0		14,176			52,510
Monica Wheaton-Howell	<u>L</u>	8131 VW Investigator II	<u> </u>		88,749	27.99%	\$	24,841
Rommel Castelo	CA	8129 VW Investigator I	1.0	\$	68,923	48.33%	\$	33,309

\$<sup>-</sup>

\$

\$

1.0

1.0

1.0

81,526

75,437

75,437

40.29%

42.97%

54.57%

\$

\$

\$

32,847

32,415

41,166

217,088

721,338

8129 VW Investigator I

8129 VW Investigator I

8129 VW Investigator I

ĊA.

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CA

**Total Fringe Benefits** 

Dee Dee Tyson

Ferdinand Laxamana

Michael Sly

#### TOTAL PERSONNEL SERVICES

### CONTINUE ON NEXT PAGE

\$

\$

### BUDGET WORKSHEET (Rev. 2/15)

. .

Name of County	San Francisco	Page 2 <b>FY 2018-2019</b>
Contract Number	VC-8056	
OPERATING EXPENSES		Contract Amount
	Rent (\$16,139/year/FTE)	
	Utilities	-
	Insurance	······································
	Equipment rental	
	Equipment repair	
	Office supplies	
	Telephone	
	Postage	
	Expendable equipment (non-capitalized assets)	
	Overhead (10% of salary)	
	Training	
	Data Processing	
· · · · · · · · · · · · · · · · · · ·	Other	
	Travel - Meetings, conferences	
	Travel - Training	
TOTAL OPERATING EXPENSES		\$ -
TOTAL OF LIGHTING EXI LIGED		Ψ
TOTAL AMOUNT OF CONTRACT FOR THI	SYEAR	\$ 721,338
Please indicate if county staff are paid bi-	weekly or monthiy:bi-w	eekly
Does your county direct any non-VCGCB	funding toward the services provided under this o	contract?
,,,,,	XYes	No
If <b>yes</b> , please list any additional funds provid Please describe the source of funding.		
	Source of funding	Amount
Personnel Services	General Fund (2.2 FTE 8129 Claims Specialists)	\$ 266,033
Operating Expenses	General Fund (Balance of Rent & Overhead)	\$ 147,259
Other	,	
		Total \$ 413,292
County Budget Officer Contact Informatic	on:	

**EXHIBIT B-1** 

Name:Eugene Clendinen, Chief Administrative & Financial OfficerPhone Number:415-553-1895Email Address:eugene.clendinen@sfgov.org

STATE OF CALIFORNIA	
STANDARD AGREEMEN	IT

# STD 213 (Rev 06/03)

		and the second sec	VC-8056		
			REGISTRATION NUMBE	R	
1. This Agreement is enter	ered into between the Stat	te Agency and the	Contractor named belo	Wite states	
STATE AGENCY'S NAME					
CALIFORNIA VICTIN	COMPENSATION BO	ÁRD	·····		
	RANCISCO DISTRICT	ATTORNEY'S (	FFICE		
2 The term of this	JULY 1, 2018		JUNE 30, 2021		· · · ·
Agreement is:				weber to be to a	aagin en bij (* 19
<ol> <li>The maximum amount of this Agreement is:</li> </ol>	and the second	dred sixty-four the	usand, fourteen dóllars		· · · ·
4. The parties agree to co made a part of the Agre	omply with the terms and c eement.	conditions of the fo	llowing exhibits which a	re by this referei	nce
Exhibit A - Scope of Work	uni este di sico Ti ancorregenere entre entre este este este este este este este e			3 Pages	
Exhibit B – Budget Detail a Exhibit B-1 – Budget Page				3 Pages 1 Page	
	ns and Conditions (GTC 04/2017	7)		1 Page	: ···
Exhibit D – Special Terms	and Conditions			9 Pages	
Attachment I – CalVCB Inl	formation Security Policy (Memo	17-008)		6 Pages	
Attachment II - CalVCB C	onfidentiality Statement and Cer	rtification		4 Pages	1. Al
	raud Policy (Memo 17-004)	and the second sec		3 Pages	- 
Attachment IV - Training F	Request Form Acknowledgement of Policies	1. a. a. 1. 1.		2 Pages 1 Page	
Attachment VI – Password				6 Pages	
Attachment VII – County F	Purchase Request Form and Insl	tructions		3 Pages	
Attachment VIII – CalVCB				1 Page	
Attachment IX - CalVCB /	Asset Identification Form	antiality Acknowledgen	iant in the second second	2 Pages 2 Pages	
	le Use of Technology Resources		<b>1411</b>	5 Pages	
Attachment XII - Privacy F		and a second		4 Pages	A.
Items shown with an Asterisi	() are hereby incorporator	t by reference and r	node nod of this odragamen	i as if atlanhad ha	ning i S rein
These documents can be vie					(elo.
IN WITNESS WHEREOF, th		· · · ·			
	CONTRACTOR		N N N N N N N N N N N N N N N N N N N	Department of Ge	neral
CONTRACTOR'S NAME (if other that		oration, partnership, etc.)	Sa	rvices Use Only	
COUNTY OF SAN FRA				•	
BY (Authorized Signature)			D (Dd not type)		
at	7	4	9/18		
PRINTED NAME AND TITLE OF PE	RSON SIGNING	/		d Som staat die	
Eugene Clendinen Chi	ief Administrative & Fina	ancial Officer			
ADDRESS	the District Attorney 850 Bryant Str	The second s	ncisco, CA 94103		
	STATE OF CALIFORN	IA			
AGENCY NAME	n an				
	COMPENSATION BOAI	RD		이 가지 않는	
BY (Authorized Signature)					
		<u></u>		2 y 1	
Julie Nauman, Chief Ex			Exemp	, per	
ADDRESS				112.1	

. . .

AGREEMENT NUMBER

400 R STREET, SUITE 500, SACRAMENTO, CA 95811

#### EXHIBIT A SCOPE OF WORK

The Contractor agrees to provide to the California Victim Compensation Board (CalVCB) services as described herein:

- The data entry, verification, and processing of claims for the unrelimbursed financial losses of victims of crime.
- 2. The Contractor shall verify and process applications and bills pursuant to the statutes, regulations, policies and directives of CalVCB.
- The Contractor shall only use information collected under this contract for the purpose of verifying and processing claims.
- 4. The data entry, verification and processing of all applications and bills shall be performed by persons who have completed all required training provided by CaIVCB, and who have been certified by CaIVCB as qualified to perform such duties.
- 5. If an overpayment is identified as a result of an error the Contractor made, the Contractor shall follow the processes, policies and directives of CaIVCB.
- The Contractor shall administer emergency expenses under Government Code section 13952.5, subdivision (c) pursuant to a separate Revolving Fund contract.
- 7. The Contractor shall conduct data entry verification and review for applications and bills related to crimes that occurred in the following counties: San Francisco and Solano.
- CalVCB may at its sole discretion, redirect workload (1) from CalVCB to a Contractor or (2) from one Contractor to another Contractor or (3) from a Contractor to CalVCB. The Contractor may, with approval from the Deputy Executive Officer of the Victim Compensation Division at CalVCB, or the Deputy Executive Officer's designee, establish Memorandums of Understanding (MOU) to conduct data entry, verification, and review for applications and bills received from other counties.
  - The Contractor will use CalVCB's automated claims management system, known as the Compensation and Restitution System (Cares2), to perform the work under this contract. The Contractor shall ensure that all contracted staff persons performing duties under this contract comply with CalVCB guidelines, procedures, directives, and memos pertaining to the use of the Cares2 system.
- The Contractor shall follow the processes, policies and directives of CalVCB when monies owed to the Restitution Fund in the form of liens and overpayments is identified.

#### EXHIBIT A SCOPE OF WORK

- 11. The Contractor shall also provide any paper application, bill or other related documents in its possession to CalVCB or its agent(s) on demand.
- 12. The Contractor shall maintain the highest customer service standards, and shall ensure that applications and bills are processed accurately and efficiently, that applicants receive prompt responses to their inquiries, and are treated with sensitivity and respect. Should CaIVCB communicate to the Contractor any compliance issues or concerns about the foregoing, the Contractor shall respond to CaIVCB within a reasonable time as requested by CaIVCB. The Contractor shall demonstrate and apply trauma-informed principles and practices when communicating verbally and in writing with recipients of services.

13. The services shall be performed at:

County of	San Francisco
Office	Office of the District Attorney
Address	850 Bryant Street, Room 322
City, State, Zip	San Francisco, CA 94103

- 14. The services shall be provided during regular business hours, as defined in the State Administrative Manual section 0180 and Government Code section 11020, Monday through Friday, except government holidays. At the beginning of each fiscal year, the Contractor shall provide a list of scheduled holidays for the coming year. The Contractor shall obtain approval from the CLASS Manager or designee in advance for any temporary changes in schedule or operating hours.
- 15. The Contractor shall provide outreach and training activities for stakeholders and members of the public within the designated service area to the extent that such activities do not adversely affect the Contractor's ability to conduct data entry, verification, and review of applications and bills. When conducting outreach or training activities, the Contractor shall inform CaIVCB and utilize CaIVCB resource materials.
- 16. The Contractor shall use forms and processes as required by CalVCB. Forms, letters or other documentation created by the Contractor and intended for the public, shall be submitted to CalVCB for review and approval prior to use.
- 17. The project representatives during the term of this agreement will be:

• • •	State Agency:	California Victim Compensation Board	Contra	actor: San Francisco O	flice of the District Attor	ney
,	Name:	Dionne C. Bell-Rucker,	Name	Gena Castro Rodriguez, Psy.	D., LMFT Chief of Victim Serv	vices

### EXHIBIT A SCOPE OF WORK

County Liaison and Support Section	
Manager	
Phone: (916) 491-3512	Phone: 415-734-3359
Fax: (916) 491-6435	Fax: 415-553-1034

Direct all inquiries to:

State California Victim Compensation Agency: Board	Contractor: San Francisco Office of the District Attorney
Section/Unit: Business Services Branch	Section/Unit: Victim Services
Attention: Ryan Metzer, Contract Analyst	Attention: Gene Castro Rodriguez, Chief of Victim Services
Address: 400 R Street, Suite 400 Sacramento, CA 95811	Address: 250 Bryani Stmet, Room 322 Sen Francisco, CA 94103
Phone: (916) 491-3877	Phone: 415-734-3359
Fax: (916) 491-6413	Fax: 415-553-1034

### EXHIBIT B BUDGET DETAIL AND PAYMENT PROVISIONS

### . INVOICING AND PAYMENT

- a. For services satisfactorily rendered, and upon receipt and approval of the involces, CalVCB agrees to compensate the Contractor for actual expenditures permitted by the terms of this contract, as reflected in Exhibit B1, Budget.
- Invoices shall include the county name, contract number, month/year and time sheets or attendance records; including the employee name, position/classification, and time base, fringe benefit amounts and other expenses. Invoices and timesheets/attendance records should be submitted no later than the 30<sup>th</sup> day of the month following the month in which the expenses were incurred. Invoices should be submitted to:

California Victim Compensation Board Attn: Accounting P. O. Box 1348 Sacramento, CA 95812-1348

The Contractor shall submit a final year-end closeout invoice within forty-five (45) calendar days after June 30, 2019 for fiscal year 2018/2019, after June 30, 2020 for fiscal year 2019/2020, and after June 30, 2021 for fiscal year 2020/2021. The final reimbursement to the Contractor shall be contingent upon the receipt and approval of this closeout invoice by CaIVCB.

### 2. BUDGET CONTINGENCY CLAUSE

It is mutually agreed that if the Budget Act of the current year and/or any subsequent years covered under this agreement does not appropriate sufficient funds for the program, this agreement shall be of no further force and effect. In this event, CaIVCB shall have no liability to pay any funds whatsoever to the Contractor or to furnish any other consideration under this agreement and the Contractor shall not be obligated to perform any provisions of this agreement.

If funding for any fiscal year is reduced or deleted by the Budget Act for purposes of this program, CalVCB shall have the option to either terminate this agreement with no liability to CalVCB, or offer an amendment of this agreement to the Contractor to reflect the reduced amount.

The Contractor shall be paid by CaIVCB from the Restitution Fund. Any payments shall be contingent upon the availability of funds in the Restitution Fund. Any funds paid shall not be a charge upon any federal monies or state General Fund monies. Funds provided under this agreement are not to be used for other services to victims

### EXHIBIT B BUDGET DETAIL AND PAYMENT PROVISIONS

and shall not be used to supplant those currently provided by county funds, or grants administered by the California Emergency Management Agency.

### 3. PROMPT PAYMENT CLAUSE

CalVCB shall pay all properly submitted, undisputed invoices within forty-five (45) days of receipt, in accordance with Chapter 4.5 of the Government Code beginning with section 927.

### 4. COST LIMITATION

The total amount of this agreement shall not exceed \$721,338.00 for fiscal year 2018/2019, \$721,338.00 for fiscal year 2019/2020, and \$721,338.00 for fiscal year 2020/2021. Funding shall be contingent upon availability of funds and shall be at the sole discretion of CaIVCB. The funding of this contract may be changed by written amendment to the contract, upon approval of CaIVCB.

The Contractor shall submit a budget for Fiscal Year 2018/2019 with this contract. The Contractor shall submit a proposed budget for Fiscal Year 2019/2020, no later than April 1, 2019 and for Fiscal Year 2020/2021, no later than April 1, 2020. The CLASS Manager shall provide written approval of the proposed budget(s) and any subsequent modification(s).

### **REDUCTION OF CONTRACT AMOUNT**

CalVCB reserves the right to reduce the amount in the contract if CalVCB's fiscal monitoring indicates that the Contractor's rate of expenditure will result in unspent funds at the end of the program year or when deemed necessary.

### EXHIBIT C GENERAL TERMS AND CONDITIONS

PLEASE NOTE: The General Terms and Conditions will be included in the contract by reference to Internet site

7

http://www.dgs.ca.gov/ols/Resources/StandardContractLanguage.aspx.

#### EXHIBIT D SPECIAL TERMS AND CONDITIONS

### PERSONNEL SERVICES AND WORKLOAD

- a. The Contractor shall submit by mail, email, or fax to CalVCB, in accordance with state law, a signed Statement of Economic Interests (Form 700) for each staff member performing work under this contract who is responsible for recommending an initial eligibility or payment decision, and for each person in a supervisory position over such staff members. The Form 700 must be mailed, emailed or faxed within five (5) business days of hiring new staff and, thereafter, must be submitted on an annual basis. The Contractor shall submit Form 700 no later than 30 days from CalVCB's request each year. Upon the resignation or termination of a staff person as described in this paragraph, the Contractor shall submit a final Form 700 within ten (10) business days.
- b. The Contractor shall obtain written authorization prior to filling vacant or new positions related to this contract, reassigning personnel to or from the workgroup funded by this contract, or changing the time base of existing positions even though funding was previously requested and made part of the budget. Approval of such requests will be based upon CalVCB's review of the Contractor's workload, performance, and availability of funds. Personnel assigned to this contract shall possess the appropriate knowledge, skills and abilities to successfully perform the work. Hiring, transfers, or promotions of key personnel, such as program Managers, Supervisors and Leads must be approved in writing by the CalVCB CLASS Manager.
  - The Contractor shall notify CaIVCB when a staff person assigned to perform the functions of this contract has been absent, or is expected to be absent, for any reason, longer than two weeks. When the staff person is on leave, including vacation, sick, and annual leave, CaIVCB shall compensate the Contractor for that period of time only if the staff person accrued leave during the time the staff person was assigned to perform the functions described in this contract. Further, the Contractor agrees to provide, at CaIVCB's request, documentation verifying leave accrued under the agreement.
- d. The Contractor shall ensure that staff persons assigned to functions under this contract do not participate in criminal investigations or prosecution. The Contractor shall ensure that the staff persons assigned to functions under this contract do not also collect restitution or serve as a restitution specialist or victim advocate, with the exception of the director of the county victim assistance program.
- e. The Contractor shall budget no more than 20% of the salary and benefits for the director of the county victim assistance program as part of this contract, unless prior written authorization is obtained from the Deputy Executive Officer of the Victim Compensation Division or the Deputy Executive Officer's designee. The

### EXHIBIT D SPECIAL TERMS AND CONDITIONS

Contractor will also obtain prior written authorization from the Deputy Executive Officer of the Victim Compensation Division or the Deputy Executive Officer's designee before including the salaries of any other administrative staff who are not directly involved in functions under this contract or the supervision of staff fulfilling functions under this contract in the budget.

In addition, the Contractor shall obtain prior written permission from the Deputy Executive Officer of the Victim Compensation Division or the Deputy Executive Officer's designee if staff persons assigned to functions under this contract will perform any other county function. Should the Contractor assign a staff person to perform functions other than those described in Exhibit A, the Contractor shall request written authorization ten (10) days prior to the staff person beginning other county functions. CalVCB shall not reimburse the Contractor for other duties performed outside the scope of the contract.

g. For each staff member performing services under this contract, the Contractor shall provide the name, business address, telephone number and email; the job title and description of duties; the name of his or her supervisor; the names of any staff supervised; and any other information as required by CalVCB. The Contractor shall also provide contact information for individual county victim assistance centers and advocate staff in any centers in other counties which send applications directly to the Contractor. The Contractor shall update the information anytime a change is made.

To mail requests and correspondence related to this section of the contract, send to: County Liaison and Support Section, California Victim Compensation Board, P.O. Box 3036, Sacramento, CA 95812-3036.

### 2. INCOMPATIBLE ACTIVITIES

Contractor's staff assigned to perform services for CalVCB shall not:

- 1. Participate in a criminal investigation or prosecution.
- b. Engage in any conduct that is clearly inconsistent, incompatible, or in conflict with his or her assigned duties under the contract, including but not limited to: providing services that could be compensated under CalVCB.
- c. Use information obtained while doing work under the contract for personal gain or the advantage of another person.

d. Disclose any confidential information to anyone, including, but not limited to, victim advocates, community-based organizations, law enforcement, prosecutors and others, except as required by law or authorized by the CaIVCB. Confidential

#### EXHIBIT D SPECIAL TERMS AND CONDITIONS

information includes, but is not limited to, information about applicants, applications, crime documentation and other documents associated with applications.

- Provide or use the names of persons or records of CalVCB for a mailing list, which has not been authorized by CalVCB.
- Represent himself or herself as a CalVCB employee.
- g. Take any action with regard to a victim compensation claim or restitution matter with the intent to obtain private gain or advantage.
- h. Involve himself or herself in the handling of any claim or restitution matter when he or she has a relationship (business or personal) with a claimant or other interested party.
- Knowingly initiate any contact with a claimant, person for whom restitution may be sought, or person against whom restitution may be collected, unless the contact is for the purposes of carrying out the services under the contract and is done in an appropriate manner.

All confidential information obtained during the performance of the contract duties shall be held in strict confidence.

It shall be the Contractor's responsibility to ensure that every staff person assigned to provide contracted services to CalVCB is made aware of and abides by these provisions. If an assigned staff person is unwilling or unable to abide by these provisions, the staff person shall no longer be assigned to perform the services required by the contract and that person's salary will not be paid by CalVCB.

### 3. PERFORMANCE ASSESSMENT

CaIVCB shall assess and evaluate the Contractor's performance in a manner consistent with those assessments and evaluations currently in place for CaIVCB's claims processing staff.

- 2. CalVCB shall monitor performance under the contract and periodically report performance to the Contractor.
- 3. CalVCB reserves the right to revoke access to CalVCB's database of any Contractor's staff whose performance is consistently poor or below average based on the performance criteria used by CalVCB or who does not comply with the contract provisions. Any Contractor's staff whose access has been revoked shall no longer be authorized to process claims and the staff person's position will no

#### EXHIBIT D SPECIAL TERMS AND CONDITIONS

longer be funded by CalVCB. The Contractor will provide replacement staff, contingent upon approval by CalVCB CLASS Manager or designee.

- 4. CalVCB shall set performance and production expectations or goals related to the fulfillment of the services in this contract. Those expectations may include, but are not limited to, time frames for completion of work, amount of work to be completed within given time frames, and standards for the quality of work to be performed. CalVCB will provide written notice of performance and production expectations to the Contractor. If the Contractor fails to achieve performance and production expectation expectations set by CalVCB as set forth in the written notice, CalVCB reserves the right to reduce the amount of the contract or terminate the agreement upon 30 days' notice.
- CalVCB shall require county supervisors to utilize production, aging and workload reports provided by CalVCB, to maintain the level of production as outlined by CalVCB. The Contractor shall inform the CLASS Manager or designee of performance or other staffing issues immediately upon identification.

### 4. PROGRAM EVALUATION AND MONITORING

The Contractor shall make available to CalVCB, and its representatives, for purposes of inspection, audit and review, any and all of its books, papers, documents, financial records and other records pertaining to the operation of this contract. The records shall be available for inspection and review during regular business hours throughout the term of this contract, and for a period of three (3) years after the expiration of the term of this contract.

### 5. JOB-REQUIRED TRAINING

CalVCB may reimburse salaries, benefits and travel costs for the Contractor's staff to attend job-required training, meetings, hearings, conferences or workshops. All such costs are included within the maximum agreement amount as reflected in the attached budget.

The Contractor shall obtain prior written authorization from CalVCB to attend trainings, meetings, hearings, conferences or workshops that are not job-required. The request is to be submitted on the Training Request Form (Attachment IV to this contract) and must be forwarded to the CLASS Manager or designee for approval prior to the training date. Approval for reimbursement for the requested training is at the discretion of CalVCB.

### 3. MOVING

### EXHIBIT D SPECIAL TERMS AND CONDITIONS

- CalVCB shall not reimburse any costs associated with the relocation of the Contractor's staff performing under this contract.
- .7. The Contractor shall obtain written authorization from CalVCB to relocate computer terminals far in advance as possible before any planned move. The request should be emailed to the CLASS Manager or designee for approval.
- Notification of relocation shall include the new address, including room number and the name, title, address, and phone number of a contact person who is responsible for telephone line and computer/electrical cable installation.
- The Contractor's Information Technology Department must notify CalVCB's Information Technology Section and CLASS of any change of a public internet protocol (IP) address within one business day.
- 10. Failure of the Contractor to obtain prior authorization to relocate a computer may result in the Contractor's inability to perform functions of the contract for a period of time. CaIVCB will not reimburse the Contractor for lost production time.

### 7. EQUIPMENT

a. Written request and approval prior to purchase

The Contractor shall obtain prior written authorization from CaIVCB in the acquisition of any/all equipment (capitalized assets), including "modular furniture", even though funding may have been previously requested and made part of the budget. CaIVCB reserves the option of not reimbursing the Contractor for equipment purchases that are not approved in writing prior to purchase.

The Contractor shall submit the request for equipment purchases on the County Purchase Request Form (Attachment VII to this contract) to the attention of the County Liaison and Support Section, California Victim Compensation Board, P. O. Box 3036, Sacramento, CA 95812-3036.

If new equipment is purchased the County will be sent an Asset Identification Form (Attachment IX) and affix an asset tag to the equipment.

b. Purchase of Information Technology Equipment

Costs for providing information technology equipment (as defined in State Administrative Manual section 4819.2) including input and output devices with software as well as monthly maintenance fees and installation, as deemed necessary by CalVCB, shall be provided and/or reimbursed by CalVCB. Specifically, if CalVCB purchases equipment, then CalVCB will configure, install,

### EXHIBIT D

### SPECIAL TERMS AND CONDITIONS

and provide support for equipment and operating software. If the Contractor purchases equipment, then the Contractor is responsible for its own configuration, installation, and support of those purchases, which may involve the purchase of a maintenance service agreement with the vendor. The Contractor is responsible for budgeting dollars through this contract to cover those support and/or maintenance service agreement costs. CalVCB is not a party to such contract.

All equipment purchased or reimbursed under this contract, regardless of whether CaIVCB or the Contractor purchased it, shall be the property of CaIVCB and shall be identified with a state identification number. The Contractor shall ensure that no one other than a staff person who performs duties under this contract uses CaIVCB equipment. The Contractor is responsible for maintaining equipment in such fashion that any warranties are not voided.

If computer software is purchased under this contract, vendors shall certify that it has appropriate systems and controls in place to ensure that State funds are not used to acquire, operate, or maintain computer software in a manner that does not comply with applicable copyrights.

The Contractor agrees to apply security patches and upgrades, and keep virus software up-to-date on any machine on which CalVCB data may be used.

CalVCB requires the Contractor to purchase a maintenance agreement that provides on-site support within 24 hours.

All machines must be configured to accept and apply software and security updates for all software installed on the computer. This includes the operating system, applications, programs, utilities, and anti-virus software.

CalVCB reserves the right to access and audit all IT assets purchased or reimbursed under this agreement, including software, equipment, and computers, to ensure they are patched, used and operating in a manner consistent with State policy and the terms of this contract. All personal computers should be using the following hardware, or an approved equivalent, which is the current standard for CalVCB:

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Intel 4th Generation Multi-Core 17 Processor 8 GB Ram 500 GB Hard Drive Network Port USB Port(s) 24" Flat Screen Monitor USB Keyboard USB Mouse or Trackball

### EXHIBIT D SPECIAL TERMS AND CONDITIONS

The Contractor shall obtain prior written authorization from CalVCB prior to installing any equivalent or additional software on CalVCB purchased or reimbursed equipment. Requests should be immediately directed to the CLASS Manager or designee.

#### 8. OPERATING EXPENSES

a. The Contractor may charge expenses to various line-item allocations as part of its operating expenses such as rent, utilities, postage, and telephone, etc. Such expenses are generally identified as "direct costs". The Contractor shall ensure that expenses that are classified as "direct cost" are not also included in the "indirect cost" or "overhead" categories. Indirect costs are those costs that are incurred for a common or joint purpose or a cost that is not readily assignable to a specific operating expense line-item. CalVCB reserves the right to deny any expenses that are deemed ineligible by the state.

b. The Contractor shall submit, upon CalVCB's request, a copy of the indirect cost allocation plan demonstrating how the indirect cost rate was established. All costs included in the plan shall be supported by formal accounting records, which substantiate the propriety of such charges.

The total amount budgeted for operating expenses, including direct and indirect expenses, shall not exceed 18% of the entire amount awarded.

The Contractor shall obtain written approval prior to modifications being made to the line items under the operating expense category such as an increase to rent or offsetting savings from one line item to another. Requests should be directed to the CLASS Manager or designee.

### 9. PERFORMANCE PERIOD AND CONTRACT RENEWAL

The period of performance for the contract shall be for three (3) years from July 1, 2018 through June 30, 2021.

### 10. INVENTORY

Electronic Data Processing equipment, capitalized assets and non-capitalized assets, reimbursed or paid for under this contract shall remain the property of CaIVCB and shall bear identification tags supplied by CaIVCB. The Contractor shall prepare an equipment inventory listing using the County Inventory Form (Attachment VIII) in July of each year for the term of this contract. The completed forms shall be submitted by e-mail to their assigned CLASS analyst. Inventory listings not submitted by end of July each year shall result in a delay in payment of submitted invoices.

### EXHIBIT D SPECIAL TERMS AND CONDITIONS

In the event of termination of this agreement, CaIVCB shall take possession of its property. The Contractor shall hold those items identified in the inventory list in storage until CaIVCB retrieves its property. Payment of storage and retrieval shall be the responsibility of CaIVCB.

CaIVCB reserves the right to request current and complete inventory listings, and to remotely access, for audit purposes, all IT equipment procured through this contract.

Any other arrangements for disposal or surplus of equipment requires approval from CaIVCB's Business Services Branch. Counties must contact their assigned CLASS analyst to initiate this process.

### 11. CONFIDENTIALITY OF RECORDS

- a. All financial, statistical, personal, technical and other data and information relating to the State's operations which are designated confidential by the State and made available to the Contractor in order to carry out this agreement, or which become available to the Contractor in carrying out this agreement, shall be protected by the Contractor from unauthorized use and disclosure through observance of the same or more effective procedural requirements as applicable to the State. This includes the protection of any extractions of CaIVCB's confidential data for another purpose. Personally identifiable information shall be held in the strictest confidence, and shall not be disclosed except as required by law or specifically authorized by CaIVCB (refer to CaIVCB Information Security Policy Memo 17-008, Attachment I to this contract). This shall apply regardless of whether or not the services for such staff persons are paid for by CaIVCB.
- b. CaIVCB's Custodian of Records in Sacramento shall be notified when an applicant or applicant's representative requests a copy of any document in or pertaining to the claimant's file. The Contractor shall not disclose any document pursuant to any such request unless authorized to do so by CaIVCB's Executive Officer, Chief Deputy Executive Officer, Deputy Executive Officer, or Legal Division.
  - CalVCB's Legal Division in Sacramento is to be immediately notified of any request made under the Public Records Act (PRA) (Gov. Code, §6250, et. seq.) for information received or generated in the performance of this contract. No record shall be disclosed pursuant to any such request unless authorized by CalVCB's Legal Division.
- c. The Contractor shall ensure that all staff are informed of and comply with the requirements of these provisions and any direction given by CalVCB. The Contractor shall complete and submit with their signed contract a Confidentiality Statement

#### EXHIBIT D SPECIAL TERMS AND CONDITIONS

signed by each employee performing work under this contract (Attachment II to this contract)

- d. The Contractor shall be responsible for any unauthorized disclosure by Contractor staff persons performing duties under this contract and shall indemnify, defend and hold harmless the State, its officers, agents and employees from any and all claims, losses, damages, penalties, fines, and attorney fees resulting from the unauthorized disclosure of CaIVCB records by such staff persons.
- e. The Contractor shall annually submit to CalVCB the confidentiality statements (see Attachment II) signed by each staff member performing services under this contract, whose salary or a portion thereof is paid through this contract, or who supervises staff members performing services under this contract. Confidentiality statements must be submitted within ten (10) business days of the start date of new staff. The Contractor should submit via mail, email or fax confidentiality statements for all staff no later than July 30 of each year. Access to CalVCB claims management database will be granted upon receipt of the signed confidentiality statements.

To mail requests and correspondence related to this section of the contract, send to: County Liaison and Support Section, California Victim Compensation Board, P.O. Box 3036, Sacramento, CA 95812-3036.

The Contractor will forward any PRA request or Information Practices Act (IPA) request received related to provision of services under this contract to CaIVCB's Legal Division. The Contractor will not take action on any PRA or IPA request for CaIVCB records without obtaining prior permission from CaIVCB's Legal Division.

### 12.SUBPOENAS

The Contractor is not the Custodian of Records for any of the materials it creates or receives pursuant to this contract. The Contractor shall post a notice in its receiving department or other appropriate place stating that all subpoenas for CalVCB records must be personally served on the California Victim Compensation Board at 400 R Street, 5<sup>th</sup> Floor, Sacramento, CA, 95811, Attn: Legal Division. The Contractor must notify anyone attempting to serve a subpoena for records of this requirement. The Contractor may also contact CalVCB's Legal Division at 916-491-3605 for further assistance.

In cases where documents are being subpoenaed, the Contractor shall provide CaIVCB with original and complete claim documents upon request. The Contractor shall submit the original claim documents in the most expedient manner necessary to meet the time constraints of the subpoena, including the use of overnight express mail.

### EXHIBIT D SPECIAL TERMS AND CONDITIONS

#### 13. <u>RETENTION OF RECORDS</u>

The Contractor shall retain all documents and records in hard copy related to applications entered into Cares2 for one year from the date the document is received. The Contractor shall retain all soft copies until confirmed uploaded into Cares2

The Contractor shall retain all records relating to the operation of this contract, including but not limited to, payroll, time-keeping, accounting records and electronic records, for seven years from the date the record is created. All electronically retained documents shall have the same legal effect as an original paper document.

### 14, SUBCONTRACTING

Nothing contained in this Agreement or otherwise, shall create any contractual relation between the State and any subcontractors, and no subcontract shall relieve the Contractor of his responsibilities and obligations hereunder. The Contractor agrees to be as fully responsible to the State for the acts and omissions of its subcontractors and of persons either directly or indirectly employed by any of them as it is for the acts and omissions of persons directly employed by the Contractor. The Contractor's obligation to pay its subcontractors is an independent obligation from the State's obligation to make payments to the Contractor. As a result, the State shall have no obligation to pay or to enforce the payment of any monies to any subcontractor.

### 15. TERMINATION FOR CONVENIENCE

CalVCB or the Contractor reserves the right to terminate this agreement upon thirty (30) days written notice to the other. In such an event, the Contractor shall be compensated for actual costs incurred in accordance with the terms of the agreement up to the date of termination. Invoicing of the above-mentioned costs shall be submitted to CalVCB within thirty (30) calendar days of the date of termination.

### 16. REGULATIONS AND GUIDELINES

All parties agree to abide by all applicable federal and state laws and regulations and CaIVCB guidelines, procedures, directives and memos as they pertain to the performance of this agreement.

#### 17. COMPLIANCE WITH CALVCB POLICY

The Contractor shall ensure that all staff assigned work related to this contract, review and comply with the requirements of CalVCB policies, including the CalVCB Fraud Policy (Attachment III), CalVCB Information Systems Security and Confidentiality Policy (Attachment X), Password Policy (Attachment VI), the CalVCB Privacy Policy (Attachment XII) and the Acceptable use of Technology Resources (Attachment XI).

#### EXHIBIT D SPECIAL TERMS AND CONDITIONS

CLASS will provide copies of the policies to the Contractor on July 1, along with an Acknowledgement of Policies Form (Attachment V), which must be signed by each county employee under this contract and returned to CLASS within 30 days of receipt.

#### 18. SECURITY AND PRIVACY COMPLIANCE

The Contractor's staff assigned to perform services for CaIVCB must adhere to the following provisions. Staff shall NOT:

- a. Attempt to access the Cares2 application from any location other than their assigned work location. Remote access is only permitted with prior written approval from the CalVCB Deputy Executive Officer of the Victim Compensation. Division.
- b. Share individual login ID and password with anyone else.
- c. Allow their computer to remember a password to the Cares2 application.
- d. Walk away from their computer without locking the screen (Ctrl+Alt+Delete).
- e. Leave documents with Personal Identifiable Information (PII) unattended on printers or fax machines, or in cubicles, offices or conference rooms.
- f. Visit untrusted websites or open any attachments or links from untrusted email.
- q. Uninstall or disable anti-virus software and automatic updates.
- h. Install any unauthorized or unlicensed software.
- Plug a mobile phone, personal USB drive or other peripheral device into the network system or desktop computer.
- j. Disclose any PII information to unauthorized users.
- k. Send any PII via email. Staff should use application numbers, bill numbers and initials only (if necessary). Staff should use encrypted email if they must send email containing PII information.
- Any virus attacks, security violations, and privacy breaches, should be immediately reported to the Contractor's Information Security Officer, the Contractor's CLASS Liaison and the CLASS Manager.



# CalVCB Confidentiality Statement

### Purpose of Confidentiality Statement

It is the policy of the Victim Compensation Board (CalVCB) that all computerized files and data that contain CalVCB client information, as well as all information and documents associated with such files and data, are "confidential" and shall not be disclosed except as required by law or specifically authorized by CalVCB. I also acknowledge that it is the policy of CalVCB to ensure that all information is secured as set forth in the CalVCB Information Security Policy, Memo number 17-008 and that all CalVCB employees and contractors must respect the confidentiality of CalVCB data by not disclosing any files or data accessible to them through their employment, contract, or affiliation with CalVCB.

### State Employees and Contractors

Initial each section.

MM agree to protect confidential information in the following ways:

- Access, inspect, use, disclose, or modify information only to perform job duties.
- Never access, inspect, use, disclose, or modify information, including my own, for curiosity, personal gain, or any non-CalVCB business related reason.
- Never attempt to access, use, disclose, or modify information, including my own, for any non-CalVCB business or personal reason.
- Secure confidential information in approved locations and dispose of confidential information or confidential materials using the confidential destruction receptacle. Not destroy any original copies of information submitted to CalVCB without prior authorization from the Executive Officer, Deputy Executive Officer, or Legal Counsel.
- Log off of computer access to CalVCB data and information when not using it.
   Never remove confidential information from my work site without prior authorization from the Executive Officer, Deputy Executive Officer, or Legal Counsel.
- Never disclose personal information regarding anyone other than the requestor unless authorized to do so by the Executive Officer, Deputy Executive Officer, or Legal Counsel. "Personal Information" means any information that identifies or describes an individual, Including but not limited to, his or her name, social security number, physical
  - description, home address, home telephone number, education, financial matters, medical or employment history, or statements made or attributed to the individual.

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- Never disclose any information related to a victim compensation application, including whether an individual has filed a CalVCB application, unless it is under the following circumstances:
  - 1. The request for information is from an applicant or the applicant's authorized representative regarding his or her own application.
  - 2. The disclosure is for the purpose of verifying claims and the applicant has provided a signed authorization to release information, or
  - 3. Are authorized to disclose the information by the Executive Officer, Deputy Executive Officer, or Legal Counsel.
- Never release a copy of a law enforcement report to any individual, including a CalVCB applicant. Law enforcement reports include, but are not limited to, reports by police, CHP, sheriff departments, DOJ, FBI, Child Protective Services, and the Department of Social Services.
- Never disclose a Felon Status Verification Request completed by DOJ to any individual outside of CaIVCB.
- Never disclose any other information that is considered proprietary, copyrighted, or otherwise protected by law or contract.
- Inform the CalVCB Public Information Officer immediately of any request made under the Public Records Act (Gov. Code, § 6250 et. seq.).
- Inform a server of a subpoena that the subpoena shall be personally served on CalVCB at 400 R Street, 5th Floor, Sacramento, CA, 95811, Attn: Legal Office. Contact the CalVCB Legal Office at 916-491-3605 regarding any subpoena received by the Board.
- Notify the CalVCB Information Security Officer immediately if a suspected security incident involving the data occurs.

I, MMAcknowledge that as a state employee or individual performing work pursuant to a contract with CalVCB, I am required to know whether the information I have been granted access to is confidential and to comply with this statement and the CalVCB Information Security Policy, Memo Number 17-008. If I have any questions, I will contact CalVCB's Legal. Office or Information Security Officer.

I, Mean acknowledge that the unauthorized access, inspection, use, or disclosure of confidential information is a violation of applicable laws, including but not limited to, the following: Government Code sections 1470 et seq, 6254.17, and 19990(c), Civil Code section 1798 et seq., and Penal Code section 502. I further acknowledge that unauthorized access, inspection, use, disclosure, or modification of confidential information, including my own, or any attempt to engage in such acts can result in:

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- Administrative discipline, including but not limited to: reprimand, suspension without pay, salary reduction, demotion, and/or dismissal from state service.
- Criminal prosecution.
- Civil lawsuit.
- Termination of contract.

www\_expressly consent to the monitoring of my access to computer-based confidential information by CalVCB or an individual designated by CalVCB.



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## Certification

I have read, understand, and agree to abide by the provisions of the Confidentiality Statement and the CalVCB Information Security Policy, Memo number 17-008

I also understand that improper use of CalVCB files, data, information, and systems could constitute a breach of contract. I further understand that I must maintain the confidentiality of all CalVCB files, data, and information once my employment, contract, or affiliation with CalVCB ends. This signed Certification will be retained in my Official Personnel File in Human Resources.

If I am a contractor, I understand that it is my responsibility to share these contract provisions with any staff under my supervision and ensure that they comply with its provisions.

Signature Date

Name (Print)

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# CalVCB Confidentiality Statement

### Purpose of Confidentiality Statement

It is the policy of the Victim Compensation Board (CalVCB) that all computerized files and data that contain CalVCB client information, as well as all information and documents associated with such files and data, are "confidential" and shall not be disclosed except as required by law or specifically authorized by CalVCB. I also acknowledge that it is the policy of CalVCB to ensure that all information is secured as set forth in the CalVCB Information Security Policy; Memo number 17-008 and that all CalVCB employees and contractors must respect the confidentiality of CalVCB data by not disclosing any files or data accessible to them through their employment, contract, or affiliation with CalVCB.

### State Employees and Contractors

Initial each section.

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- Never access, inspect, use, disclose, or modify information, including my own, for curiosity, personal gain, or any non-CalVCB business related reason.
- Never attempt to access, use, disclose, or modify information, including my own, for any non-CalVCB business or personal reason.
- Secure confidential information in approved locations and dispose of confidential information or confidential materials using the confidential destruction receptacle. Not destroy any original copies of information submitted to CalVCB without prior authorization from the Executive Officer, Deputy Executive Officer, or Legal Counsel.
- Log off of computer access to CalVCB data and information when not using it.
- Never remove confidential information from my work site without prior authorization from the Executive Officer, Deputy Executive Officer, or Legal Counsel.
- Never disclose personal information regarding anyone other than the requestor unless authorized to do so by the Executive Officer, Deputy Executive Officer, or Legal Counsel. "Personal Information" means any information that identifies or describes an individual, including but not limited to, his or her name, social security number, physical description, home address, home telephone number, education, financial matters, medical or employment history, or statements made or attributed to the individual.

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- Never disclose any information related to a victim compensation application, including whether an individual has filed a CaIVCB application, unless it is under the following circumstances:
  - The request for information is from an applicant or the applicant's authorized representative regarding his or her own application,
    - 2. The disclosure is for the purpose of verifying claims and the applicant has provided a signed authorization to release information, or
    - 3. Are authorized to disclose the information by the Executive Officer, Deputy Executive Officer, or Legal Counsel.
- Never release a copy of a law enforcement report to any individual, including a CalVCB applicant. Law enforcement reports include, but are not limited to, reports by police, CHP, sheriff departments, DOJ, FBI, Child Protective Services, and the Department of Social Services.
- Never disclose a Felon Status Verification Request completed by DOJ to any individual outside of CalVCB.
- Never disclose any other information that is considered proprietary, copyrighted, or otherwise protected by law or contract.
- Inform the CalVCB Public Information Officer immediately of any request made under the Public Records Act (Gov. Code, § 6250 et. seq.).
- Inform a server of a subpoend that the subpoend shall be personally served on CalVCB at 400 R Street, 5th Floor, Sacramento, CA, 95811, Attn: Legal Office. Contact the CalVCB Legal Office at 916-491-3605 regarding any subpoend received by the Board.
- Notify the CalVCB Information Security Officer immediately if a suspected security incident involving the data occurs.

acknowledge that as a state employee or individual performing work pursuant to a contract with CalVCB, I am required to know whether the information I have been granted access to is confidential and to comply with this statement and the CalVCB Information Security Policy, Memo Number 17-008. If I have any questions, I will contact CalVCB's Legal Office or Information Security Officer.

I, <u>acknowledge</u> that the unauthorized access, inspection, use, or disclosure of confidential information is a violation of applicable laws, including but not limited to, the following: Government Code sections 1470 et seq, 6254.17, and 19990(c), Civil Code section 1798 et seq., and Penal Code section 502. I further acknowledge that unauthorized access, inspection, use, disclosure, or modification of confidential information, including my own, or any attempt to engage in such acts can result in:

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- Administrative discipline, including but not limited to: reprimand, suspension without pay, salary reduction, demotion, and/or dismissal from state service.
- Criminal prosecution.
- Civil lawsuit.

"我们就是一个人们的人们,我们就是不是不是你的。"你们还是我们的人们,就是你你们就是你的?"他说道:"你是我们就能能能能能是你的,你们还不能是你的。""你们还是你能是 不是你们的,你们不是你?""你们,我们就是你不是你的,我们不是你们的是你?"你们就是你能能能能能能能是我们的,我们就是我们就是你能能能能能。""你们是你们就是你们

•\_\_\_\_Termination of contract.

I expressly consent to the monitoring of my access to computer-based confidential information by CalVCB or an individual designated by CalVCB.



# Certification

I have read, understand, and agree to abide by the provisions of the Confidentiality Statement and the CalVCB Information Security Policy, Memo number 17-008

I also understand that improper use of CaIVCB files, data, information, and systems could constitute a breach of contract. I further understand that I must maintain the confidentiality of all CaIVCB files, data, and information once my employment, contract, or affiliation with CaIVCB ends. This signed Certification will be retained in my Official Personnel File in Human Resources.

If I am a contractor, I understand that it is my responsibility to share these contract provisions with any staff under my supervision and ensure that they comply with its provisions.

Howell Date --Howell Signature

Name (Print)

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# CalVCB Confidentiality Statement

### Purpose of Confidentiality Statement

It is the policy of the Victim Compensation Board (CalVCB) that all computerized files and data that contain CalVCB client information, as well as all information and documents associated with such files and data, are "confidential" and shall not be disclosed except as required by law or specifically authorized by CalVCB. I also acknowledge that it is the policy of CalVCB to ensure that all information is secured as set forth in the CalVCB Information Security Policy, Memo number 17-008 and that all CalVCB employees and contractors must respect the confidentiality of CalVCB data by not disclosing any files or data accessible to them through their employment, contract, or affiliation with CalVCB.

### **State Employees and Contractors**

Initial each section.

1)1 agree to protect confidential information in the following ways:

- Access, inspect, use, disclose, or modify information only to perform job duties.
- Never access, inspect, use, disclose, or modify information, including my own, for curiosity, personal gain, or any non-CalVCB business related reason.
- Never attempt to access, use, disclose, or modify information, including my own, for any non-CalVCB business or personal reason.
- Secure confidential information in approved locations and dispose of confidential information or confidential materials using the confidential destruction receptacle. Not destroy any original copies of information submitted to CalVCB without prior authorization from the Executive Officer, Deputy Executive Officer, or Legal Counsel.
- Log off of computer access to CalVCB data and information when not using it.
- Never remove confidential information from my work site without prior authorization from the Executive Officer, Deputy Executive Officer, or Legal Counsel.
- Never disclose personal information regarding anyone other than the requestor unless authorized to do so by the Executive Officer, Deputy Executive Officer, or Legal Counsel. "Personal Information" means any information that identifies or describes an individual, including but not limited to, his or her name, social security number, physical description, home address, home telephone number, education, financial matters, medical or employment history, or statements made or attributed to the individual.

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  - 3. Are authorized to disclose the information by the Executive Officer, Deputy Executive Officer, or Legal Counsel.
- Never release a copy of a law enforcement report to any individual, including a CalVCB applicant. Law enforcement reports include, but are not limited to, reports by police, CHP, sheriff departments, DOJ, FBI, Child Protective Services, and the Department of Social Services.
- Never disclose a Felon Status Verification Request completed by DOJ to any individual outside of CalVCB.
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- Notify the CalVCB Information Security Officer Immediately if a suspected security incident involving the data occurs.

I, 22 acknowledge that as a state employee or individual performing work pursuant to a contract with CalVCB, I am required to know whether the information I have been granted access to is confidential and to comply with this statement and the CalVCB Information Security Policy, Memo Number 17-008. If I have any questions, I will contact CalVCB's Legal Office or Information Security Officer.

I, <u>1</u> acknowledge that the unauthorized access, inspection, use, or disclosure of confidential information is a violation of applicable laws, including but not limited to, the following: Government Code sections 1470 et seq, 6254.17, and 19990(c), Civil Code section 1798 et seq., and Penal Code section 502. I further acknowledge that unauthorized access, inspection, use, disclosure, or modification of confidential information, including my own, or any attempt to engage in such acts can result in:

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- Administrative discipline, including but not limited to: reprimand, suspension without pay, salary reduction, demotion, and/or dismissal from state service.
- Criminal prosecution.
- Civil lawsuit.
- Termination of contract.

121 expressly consent to the monitoring of my access to computer-based confidential information by CalVCB or an individual designated by CalVCB.

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# Certification

I have read, understand, and agree to abide by the provisions of the Confidentiality Statement and the CalVCB Information Security Policy, Memo number 17-008

I also understand that improper use of CaIVCB files, data, Information, and systems could constitute a breach of contract. I further understand that I must maintain the confidentiality of all CaIVCB files, data, and information once my employment, contract, or affiliation with CaIVCB ends. This signed Certification will be retained in my Official Personnel File in Human Resources.

If I am a contractor, I understand that it is my responsibility to share these contract provisions with any staff under my supervision and ensure that they comply with its provisions.

-19 Signature Date Ox Name (Print)

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# CalVCB Confidentiality Statement

### **Purpose of Confidentiality Statement**

It is the policy of the Victim Compensation Board (CalVCB) that all computerized files and data that contain CalVCB client information, as well as all information and documents associated with such files and data, are "confidential" and shall not be disclosed except as required by law or specifically authorized by CalVCB. I also acknowledge that it is the policy of CalVCB to ensure that all information is secured as set forth in the CalVCB Information Security Policy, Memo number 17-008 and that all CalVCB employees and contractors must respect the confidentiality of CalVCB data by not disclosing any files or data accessible to them through their employment, contract, or affiliation with CalVCB.

### State Employees and Contractors

Initial each section.

I,  $\underline{M5}$  agree to protect confidential information in the following ways:

- Access, inspect, use, disclose, or modify information only to perform job duties.
- Never access, inspect, use, disclose, or modify information, including my own, for curiosity, personal gain, or any non-CalVCB business related reason.
- Never attempt to access, use, disclose, or modify information, including my own, for any non-CalVCB business or personal reason.
- Secure confidential information in approved locations and dispose of confidential information or confidential materials using the confidential destruction receptacle. Not destroy any original copies of information submitted to CaIVCB without prior authorization from the Executive Officer, Deputy Executive Officer, or Legal Counsel.
- Log off of computer access to CalVCB data and information when not using it.
- Never remove confidential information from my work site without prior authorization from the Executive Officer, Deputy Executive Officer, or Legal Counsel.
- Never disclose personal information regarding anyone other than the requestor unless authorized to do so by the Executive Officer, Deputy Executive Officer, or Legal Counsel. "Personal Information" means any information that identifies or describes an individual, including but not limited to, his or her name, social security number, physical description, home address, home telephone number, education, financial matters, medical or employment history, or statements made or attributed to the individual.

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- Never disclose any information related to a victim compensation application, including whether an individual has filed a CalVCB application, unless it is under the following circumstances:
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- Never release a copy of a law enforcement report to any individual, including a CalVCB applicant. Law enforcement reports include, but are not limited to, reports by police, CHP, sheriff departments, DOJ, FBI, Child Protective Services, and the Department of Social Services.
- Never disclose a Felon Status Verification Request completed by DOJ to any individual outside of CalVCB.
- Never disclose any other information that is considered proprietary, copyrighted, or otherwise protected by law or contract.
- Inform the CalVCB Public Information Officer immediately of any request made under the Public Records Act (Gov. Code, § 6250 et. seq.).
- Inform a server of a subpoend that the subpoend shall be personally served on CalVCB at 400 R Street, 5th Floor, Sacramento, CA, 95811, Attn: Legal Office. Contact the CalVCB Legal Office at 916-491-3605 regarding any subpoend received by the Board.
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- Administrative discipline, including but not limited to: reprimand, suspension without pay, salary reduction, demotion, and/or dismissal from state service.
- Criminal prosecution.
- Civil lawsuit.
- Termination of contract.

1,  $M_{2}$  expressly consent to the monitoring of my access to computer-based confidential information by CalVCB or an individual designated by CalVCB.



# Certification

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<u>4/4/18</u> Date Signature

Name (Print

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Signature FERGNANO LAGAMANY Name (Print)

4141185 Date

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re

Name (Print)

BarrahiD

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Signatu

Date

Hanna teter Name (Print)

VCB-BSB-15 (Rev. 3/17)

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#### 1. Fraud Activities Statement (Attachment III)

I have read, understand, and agree to abide by the provisions of the CalVCB's Fraud Policy. I understand that if an issue arises regarding these requirements during my daily work and I suspect dishonest or fraudulent activity, I should immediately notify my JP or CRC supervisor/manager and/or the CalVCB's Office of Audits and Investigations (OAI) for review. When the employee believes his or her supervisor/ manager is involved in the fraudulent activity, the employee should contact the OAI section directly.

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#### 2. Acceptable Use of Technology Resources (Attachment XI)

I have read, understand, and agree to abide by the provisions of CalVCB's Acceptable Use of Technology Resources Policy (Memo 17-005)

#### Privacy Policy (Attachment XII) 3.

I have read, understand, and agree to abide by the provisions of CalVCB's Privacy Policy (Memo 17-010)

#### 4. Password Policy (Attachment XIII)

I have read, understand, and agree to abide by the provisions of CalVCB's Password Policy (Memo 17-012)

#### Incompatible Work Activities 5.

I have read, understand, and agree to abide by the provisions of the Exhibit D, Section 2, Incompatible Work Activities. I understand that I shall not engage in any work activity that is clearly inconsistent, incompatible, in conflict with, or adverse to my duties. I also understand that if I am unwilling or unable to abide by the provisions, I shall no longer be assigned to perform the services required by the contract

Employee's Signature Aria

Typed or Printed Nam

Manager/Supervisor Signature

Jackie

Type or Printed Name

County

Date

ms

8135

Date

**Classification Title** 

VC-8056

**Contract Number** 

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**County Employee's Signature** 

Typed or Printed Name

Manager/Supervisor Signature Type or Printed Name Maria

Date

**Classification Title** 

Date 4/4/18

**Classification Title** 

Contract Number

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County Employee's Signature

Typed or Printed Name

Manager/Supervisor Signature Type or Printed Name County San Francis

> Oh

**Classification** Title

Date

Date 4/4/18

**Classification Title** W Azz **Contract Number** 

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County Employee's Signature Michael Signature

Typed or Printed Name

Manager/Supervisor Signature Type or Printed Name Wandsus

Date

8129-Victim/Witness Investigator

**Classification Title** 

Date 18

Classification Title 8135 Age Chir

**Contract Number** VC - 8056

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4/4/18 County Employee's Signature Date VIOTIN/WITHESS INVESTIGATER FORDALD UNANANA **Typed or Printed Name Classification Title** 835 Manager/Supervisor Signature Date Aria Type or Printed Name **Classification Title** 8135 Aut randsc Dan County **Contract Number** C-8056

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I also understand that failure on my part to comply with these requirements may result in punitive and/or disciplinary action up to, and including, termination of the JP or CRC contract.

I also understand that failure on my part to comply with these requirements may result in punitive and/or disciplinary action up to, and including, termination of the contract.

#### 2. Acceptable Use of Technology Resources (Attachment XI)

I have read, understand, and agree to abide by the provisions of CalVCB's Acceptable Use of Technology Resources Policy (Memo 17-005)

#### 3. Privacy Policy (Attachment XII)

I have read, understand, and agree to abide by the provisions of CalVCB's Privacy Policy (Memo 17-010)

#### 4. Password Policy (Attachment XIII)

I have read, understand, and agree to abide by the provisions of CalVCB's Password Policy (Memo 17-012)

#### 5. Incompatible Work Activities

I have read, understand, and agree to abide by the provisions of the Exhibit D, Section 2, Incompatible Work Activities. I understand that I shall not engage in any work activity that is clearly inconsistent, incompatible, in conflict with, or adverse to my duties. I also understand that if I am unwilling or unable to abide by the provisions, I shall no lenger be assigned to perform the services required by the contract

County Employee's Signature Typed or Printed Name Manager/Supervisor Signature or Printed Name

Date VICTIM WITTPER INVES **Classification** Title Date **Classification Title** 8135 Asstchief V Investigat

Contract Number VC - 8056

#### 1. Fraud Activities Statement (Attachment III)

I have read, understand, and agree to abide by the provisions of the CalVCB's Fraud Policy. I understand that if an issue arises regarding these requirements during my daily work and I suspect dishonest or fraudulent activity, I should immediately notify my JP or CRC supervisor/manager and/or the CalVCB's Office of Audits and Investigations (OAI) for review. When the employee believes his or her supervisor/manager is involved in the fraudulent activity, the employee should contact the OAI section directly.

In referring the matter, the JP or CRC employee must complete an *Investigation Referral Form* and forward it to the OAI.

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County Employee's Signature Date **Classification Title Printed Name** upervisor Signature Date 8135 Type or Printed Name **Classification Title** VC-8056 County **Contract Number** 



# Information Systems Security and Confidentiality Acknowledgement

I have read and understand the CalVCB Information Systems Security and Confidentiality requirements listed below. If an issue arises regarding these requirements during my daily work, I understand that I should refer to the Acceptable Use of CalVCB Technology Resources Policy, Information Security Policy, or contact my manager/supervisor to seek further clarification. I understand that failure on my part to comply with these requirements may result in punitive and/or disciplinary action up to, and including, termination.

### I understand that I must:

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Division or Unit

Ser Signature

Date

Phone Number

OPTZ Manager/Supervisor

5118 Date

Phone Number

Signature

### **Filing Instructions**

Staff/Contractor: Once completed, forward the form with original signature to your supervisor/manager.

Supervisor/Manager: Forwards the original to Human Resources to be filed in the staff's Official Personnel File.

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User Name (Print) **User Signature** Phone Number

Date

Phone Number

Manager/Supervisor

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1500 User Name (Print)

User manne (r minu)

**User Signature** 

Manager/Supervisor

Dept Division or Unit

Phone Number

Phone Number

Signature

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**User Signature** 

Manager/Supervis Signature

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Date

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VCB-ITD-08 (Rev. 1/17)

TO77-Sa, Francisco JI Division or Unit

4/4/18 Date 4/4/18

415-551-9570 Phone Number

415-551-9539

Phone Number

Page 2 of 2



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FLAXAMA User Name (Print)

rature

414/15

**Division or Unit** 

Date

Date

Phone Number

Phone Number

Mapager/Supervisor Signature

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VCB-ITD-08 (Rev. 1/17)



Attachment X

# Information Systems Security and Confidentiality

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User/Warne (Print)

User Signature

Mahager/Supervisor Signature

Division or

Date

Date

15.56

Phone Number

Phone Number

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VCB-ITD-08 (Rev. 1/17)

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User Name (Print) **Division or Unit** User Signature Date Phone Number

Manager/Supervisor

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Date

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VCB-ITD-08 (Rev. 1/17)

Page 2 of 2

**Phone Number** 

## CCC 04/2017

### **CERTIFICATION**

I, the official named below, CERTIFY UNDER PENALTY OF PERJURY that I am duly authorized to legally bind the prospective Contractor to the clause(s) listed below. This certification is made under the laws of the State of California.

Contractor/Bidder Firm Name (Print	
San Francisco Office c	of the District Attorney 94-6000417
By (Authorized Signature)	
6/	
Printed Name and Title of Person Sig	ning
Eugene Clendinen, Ch	nief Administrative & Financial Officer
Date Executed	Executed in the County of
4/2/18	San Francisco
	an a

### CONTRACTOR CERTIFICATION CLAUSES

1. <u>STATEMENT OF COMPLIANCE</u>: Contractor has, unless exempted, complied with the nondiscrimination program requirements. (Gov. Code §12990 (a-f) and CCR, Title 2, Section 11102) (Not applicable to public entities.)

2. <u>DRUG-FREE WORKPLACE REQUIREMENTS</u>: Contractor will comply with the requirements of the Drug-Free Workplace Act of 1990 and will provide a drug-free workplace by taking the following actions:

a. Publish a statement notifying employees that unlawful manufacture, distribution, dispensation, possession or use of a controlled substance is prohibited and specifying actions to be taken against employees for violations.

b. Establish a Drug-Free Awareness Program to inform employees about:

1) the dangers of drug abuse in the workplace;

2) the person's or organization's policy of maintaining a drug-free workplace;

3) any available counseling, rehabilitation and employee assistance programs; and,

4) penalties that may be imposed upon employees for drug abuse violations.

e. Every employee who works on the proposed Agreement will:

1) receive a copy of the company's drug-free workplace policy statement; and,

2) agree to abide by the terms of the company's statement as a condition of employment on the Agreement.

Failure to comply with these requirements may result in suspension of payments under the Agreement or termination of the Agreement or both and Contractor may be ineligible for award of any future State agreements if the department determines that any of the following has occurred: the Contractor has made false certification, or violated the certification by failing to carry out the requirements as noted above. (Gov. Code §8350 et seq.)

3. <u>NATIONAL LABOR RELATIONS BOARD CERTIFICATION</u>: Contractor certifies that no more than one (1) final unappealable finding of contempt of court by a Federal court has been issued against Contractor within the immediately preceding two-year period because of Contractor's failure to comply with an order of a Federal court, which orders Contractor to comply with an order of the National Labor Relations Board. (Pub. Contract Code §10296) (Not applicable to public entities.)

## 4. CONTRACTS FOR LEGAL SERVICES \$50,000 OR MORE- PRO BONO

<u>**REOUREMENT:**</u> Contractor hereby certifies that Contractor will comply with the requirements of Section 6072 of the Business and Professions Code, effective January 1, 2003.

Contractor agrees to make a good faith effort to provide a minimum number of hours of pro bono legal services during each year of the contract equal to the lessor of 30 multiplied by the number of full time attorneys in the firm's offices in the State, with the number of hours prorated on an actual day basis for any contract period of less than a full year or 10% of its contract with the State.

Failure to make a good faith effort may be cause for non-renewal of a state contract for legal services, and may be taken into account when determining the award of future contracts with the State for legal services.

5. <u>EXPATRIATE CORPORATIONS</u>: Contractor hereby declares that it is not an expatriate corporation or subsidiary of an expatriate corporation within the meaning of Public Contract Code Section 10286 and 10286.1, and is eligible to contract with the State of California.

#### 6. SWEATFREE CODE OF CONDUCT:

a. All Contractors contracting for the procurement of laundering of apparel, garments or corresponding accessories, or the procurement of equipment, materials, or supplies, other than procurement related to a public works contract, declare under penalty of perjury that no apparel, garments or corresponding accessories, equipment, materials, or supplies furnished to the state pursuant to the contract have been laundered or produced in whole or in part by sweatshop labor, forced labor, convict labor, indentured labor under penal sanction, abusive forms of child labor or exploitation of children in sweatshop labor, or with the benefit of sweatshop labor, forced labor, convict labor, indentured labor under penal sanction, abusive forms of child labor or exploitation of children in sweatshop labor. The contractor further declares under penalty of perjury that they adhere to the Sweatfree Code of Conduct as set forth on the California Department of Industrial Relations website located at <u>www.dir.ca.gov</u>, and Public Contract Code Section 6108.

b. The contractor agrees to cooperate fully in providing reasonable access to the contractor's records, documents, agents or employees, or premises if reasonably required by authorized officials of the contracting agency, the Department of Industrial Relations,

or the Department of Justice to determine the contractor's compliance with the requirements under paragraph (a).

7. <u>DOMESTIC PARTNERS</u>: For contracts of \$100,000 or more, Contractor certifies that Contractor is in compliance with Public Contract Code section 10295.3.

8. <u>GENDER IDENTITY</u>: For contracts of \$100,000 or more, Contractor certifies that Contractor is in compliance with Public Contract Code section 10295.35.

### DOING BUSINESS WITH THE STATE OF CALIFORNIA

The following laws apply to persons or entities doing business with the State of California.

1. <u>CONFLICT OF INTEREST</u>: Contractor needs to be aware of the following provisions regarding current or former state employees. If Contractor has any questions on the status of any person rendering services or involved with the Agreement, the awarding agency must be contacted immediately for clarification.

Current State Employees (Pub. Contract Code §10410):

1). No officer or employee shall engage in any employment, activity or enterprise from which the officer or employee receives compensation or has a financial interest and which is sponsored or funded by any state agency, unless the employment, activity or enterprise is required as a condition of regular state employment.

2). No officer or employee shall contract on his or her own behalf as an independent contractor with any state agency to provide goods or services.

Former State Employees (Pub. Contract Code §10411):

1). For the two-year period from the date he or she left state employment, no former state officer or employee may enter into a contract in which he or she engaged in any of the negotiations, transactions, planning, arrangements or any part of the decision-making process relevant to the contract while employed in any capacity by any state agency.

2). For the twelve-month period from the date he or she left state employment, no former state officer or employee may enter into a contract with any state agency if he or she was employed by that state agency in a policy-making position in the same general subject area as the proposed contract within the 12-month period prior to his or her leaving state service.

If Contractor violates any provisions of above paragraphs, such action by Contractor shall render this Agreement void. (Pub. Contract Code §10420)

Members of boards and commissions are exempt from this section if they do not receive payment other than payment of each meeting of the board or commission, payment for preparatory time and payment for per diem. (Pub. Contract Code §10430 (e)) 2. <u>LABOR CODE/WORKERS' COMPENSATION</u>: Contractor needs to be aware of the provisions which require every employer to be insured against liability for Worker's Compensation or to undertake self-insurance in accordance with the provisions, and Contractor affirms to comply with such provisions before commencing the performance of the work of this Agreement. (Labor Code Section 3700)

3. <u>AMERICANS WITH DISABILITIES ACT</u>: Contractor assures the State that it complies with the Americans with Disabilities Act (ADA) of 1990, which prohibits discrimination on the basis of disability, as well as all applicable regulations and guidelines issued pursuant to the ADA. (42 U.S.C. 12101 et seq.)

4. <u>CONTRACTOR NAME CHANGE</u>: An amendment is required to change the Contractor's name as listed on this Agreement. Upon receipt of legal documentation of the name change the State will process the amendment. Payment of involces presented with a new name cannot be paid prior to approval of said amendment.

#### 5. CORPORATE QUALIFICATIONS TO DO BUSINESS IN CALIFORNIA:

a. When agreements are to be performed in the state by corporations, the contracting agencies will be verifying that the contractor is currently qualified to do business in California in order to ensure that all obligations due to the state are fulfilled.

b. "Doing business" is defined in R&TC Section 23101 as actively engaging in any transaction for the purpose of financial or pecuniary gain or profit. Although there are some statutory exceptions to taxation, rarely will a corporate contractor performing within the state not be subject to the franchise tax.

c. Both domestic and foreign corporations (those incorporated outside of California) must be in good standing in order to be qualified to do business in California. Agencies will determine whether a corporation is in good standing by calling the Office of the Secretary of State.

6. <u>RESOLUTION</u>: A county, city, district, or other local public body must provide the State with a copy of a resolution, order, motion, or ordinance of the local governing body which by law has authority to enter into an agreement, authorizing execution of the agreement.

7. <u>AIR OR WATER POLLUTION VIOLATION</u>: Under the State laws, the Contractor shall not be: (1) in violation of any order or resolution not subject to review promulgated by the State Air Resources Board or an air pollution control district; (2) subject to cease and desist order not subject to review issued pursuant to Section 13301 of the Water Code for violation of waste discharge requirements or discharge prohibitions; or (3) finally determined to be in violation of provisions of federal law relating to air or water pollution.

8. <u>PAYEE DATA RECORD FORM STD. 204</u>: This form must be completed by all contractors that are not another state agency or other governmental entity.

Pursuant to Public Contract Code section 10478, if a bidder or proposer currently or within the previous three years has had business activities or other operations outside of the United States, it must certify that it is not a "scrutinized" company as defined in Public Contract Code section 10476.

Therefore, to be eligible to submit a bid or proposal, please insert your company name and Federal ID Number and complete <u>only one of the following</u> three paragraphs (via initials for Paragraph # 1 or Paragraph # 2, or via initials and certification for Paragraph # 3):

	(a) A. C. MARTER HEARING CONTRACT STREET, AND
Company/Vendor Name (Printed)	Federal ID Number
San Francisco Office of the District Attorney	94-6000417
Printed Name and Title of Person Initialing (for Options 1 or 2)	
Eugene Clendinen, Chief Administrative & Financial Officer	
1. (X) We do not currently have, and have no	at had within the previous
(nitials three years, business activities or oth	
United States.	er operations outside of me
Office States.	
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2. We are a scrutinized company as defin	
Initials section 10476, but we have received	
Department of General Services (DGS	
pursuant to Public Contract Code section	ion 10477(b). A copy of the
written permission from DGS is include	ded with our bid or proposal.
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OR 3	thin the previous three years, s outside of the United States, a scrutinized company ection 10476. RY that I am duly authorized to 1#3. This certification is made

Attachment

## CALIFORNIA CIVIL RIGHTS LAWS CERTIFICATION

Pursuant to Public Contract Code section 2010, if a bidder or proposer executes or renews a contract over \$100,000 on or after January 1, 2017, the bidder or proposer hereby certifies compliance with the following:

1. <u>CALIFORNIA CIVIL RIGHTS LAWS</u>; For contracts over \$100,000 executed or renewed after January 1, 2017, the contractor certifies compliance with the Unruh Civil Rights Act (Section 51 of the Civil Code) and the Fair Employment and Housing Act (Section 12960 of the Government Code); and

2. <u>EMPLOYER DISCRIMINATORY POLICIES</u> For contracts over \$100,000 executed or renewed after January 1, 2017, if a Contractor has an internal policy against a sovereign nation or peoples recognized by the United States government, the Contractor certifies that such policies are not used in violation of the Unruh Civil Rights Act (Section 51 of the Civil Code) or the Fair Employment and Housing Act (Section 12960 of the Government Code).

#### CERTIFICATION

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#### IRAN CONTRACTING ACT (Public Contract Code sections 2202-2208)

Prior to bidding on; submitting a proposal or executing a contract or renewal for a State of California contract for goods or services of \$1,000,000 or more, a vendor must either: a) certify it is <u>not</u> on the current list of persons engaged in investment activities in Iran created by the California Department of General Services ("DGS") pursuant to Public Contract Code section 2203(b) and is not a financial institution extending twenty million dollars (\$20,000,000) or more in credit to another person, for 45 days or more, if that other person will use the credit to provide goods or services in the energy sector in Iran and is identified on the current list of persons engaged in investment activities in Iran created by DGS; or b) demonstrate it has been exempted from the certification requirement for that solicitation or contract pursuant to Public Contract Code section 2203(c) or (d).

To comply with this requirement, please insert your vendor or financial institution name and Federal ID Number (if available) and complete <u>one</u> of the options below. Please note: California law establishes penalties for providing false certifications, including civil penalties equal to the greater of \$250,000 or twice the amount of the contract for which the false certification was made; contract termination; and three-year ineligibility to bid on contracts. (Public Contract Code section 2205.)

#### **OPTION #1 - CERTIFICATION**

I, the official named below, certify I am duly authorized to execute this certification on behalf of the vendor/financial institution identified below, and the vendor/financial institution identified below is <u>not</u> on the current list of persons engaged in investment activities in Iran created by DGS and is not a financial institution extending twenty million dollars (\$20,000,000) or more in credit to another person/vendor, for 45 days or more, if that other person/vendor will use the credit to provide goods or services in the energy sector in Iran and is identified on the current list of persons engaged in investment activities in goods or services in the energy sector in Iran and is identified on the current list of persons engaged in investment activities in Iran created by DGS.

Vendor Name/Financial Institution (Printed)	Federal ID Number (or n/a)
San Francisco Office of the District Attorney	94-6000417
By (Authorized Signature)	
Printed Name and Title of Person Signing	
Eugene Clendinen, Chief Administrative & Financial Officer	
Date Executed 4/9//8 Executed in San Francis	co, CA

#### **OPTION #2 – EXEMPTION**

Pursuant to Public Contract Code sections 2203(c) and (d), a public entity may permit a vendor/financial institution engaged in investment activities in Iran, on a case-by-case basis, to be eligible for, or to bid on, submit a proposal for, or enters into or renews, a contract for goods and services.

If you have obtained an exemption from the certification requirement under the Iran Contracting Act, please fill out the information below, and attach documentation demonstrating the exemption approval.

Vendor Name/Financial Institution (Printed)	Federal ID Number (or n/a)
By (Authorized Signature)	
Printed Name and Tille of Person Signing	Data Executed

TO:	Angela Calvillo, Clerk of the Board of Supervisors
FROM:	Lorna Garrido, Grants and Contracts Manager
DATE:	April 11, 2018
SUBJECT:	Accept and Expend Resolution for Subject Grant
GRANT TITLE:	CalVCB – Compensation for Crime Victims

Attached please find the original\* and 1 copy of each of the following:

X Proposed grant resolution; original\* signed by Department, Mayor, Controller

- X Grant information form, including disability checklist
- X\_Grant budget
- <u>X</u> Grant application
- X Grant award letter from funding agency
- Ethics Form 126 (if applicable)
- \_\_\_\_ Contracts, Leases/Agreements (if applicable)
- \_\_\_\_ Other (Explain):

#### **Special Timeline Requirements:**

Please schedule at the earliest available date.

### Departmental representative to receive a copy of the adopted resolution:

Name: Lorna Garrido

Phone: (415) 553-9258

Interoffice Mail Address: DAT, 850 Bryant Street, Room 322

Certified copy required Yes

No 🖂

(Note: certified copies have the seal of the City/County affixed and are occasionally required by funding agencies. In most cases ordinary copies without the seal are sufficient).

### OFFICE OF THE MAYOR SAN FRANCISCO



Mark Farrell Mayor

# 2019 JUN - 1 AM II: 35

To: Angela Calvillo, Clerk of the Board of Supervisors
From: Kelly Kirkpatrick, Acting Mayor's Budget Director
Date: June 1, 2018
Re: Mayor's FY 2018-19 and FY 2019-20 Budget Submission

Madam Clerk,

In accordance with City and County of San Francisco Charter, Article IX, Section 9.100, the Mayor's Office hereby submits the Mayor's proposed budget by June 1<sup>st</sup>, corresponding legislation, and related materials for Fiscal Year 2018-19 and Fiscal Year 2019-20.

In addition to the Annual Appropriation Ordinance, Annual Salary Ordinance, and Mayor's Proposed FY 2018-19 and FY 2019-20 Budget Book, the following items are included in the Mayor's submission:

- The budget for the Treasure Island Development Authority for FY 2018-19 and FY 2019-20
- The budget for the Office of Community Investment and Infrastructure for FY 2018-19
- 15 separate pieces of legislation (see list attached)
- A Transfer of Function letter detailing the transfer of positions from one City department to another. See letter for more details.
- An Interim Exception letter
- A memo highlighting technical adjustments to the Mayor's Proposed May 1st Budget
- A letter addressing funding levels for consumer price index increases for nonprofit corporations or public entitles for the coming two fiscal years

If you have any questions, please contact me at (415) 554-6125.

Sincerely,

Kelly Kirkpatrick Acting Mayor's Budget Director

cc: Members of the Board of Supervisors Harvey Rose Controller

> 1 DR. CARLTON B. GOODLETT PLACE, ROOM 200 SAN FRANCISCO, CALIFORNIA 94102-4681 TELEPHONE: (415) 554-6141

			2	
	DEPT	Budget & Finance Committee Calendar Date	Description or Title of Legislation	Type of Legislation
	ADM	14-Jun	Neighborhood Beautification and Graffiti Clean-up Fund Tax Designation Ceiling	Ordinance
	CON	14-Jun	Resolution Adjusting the Access Line Tax with the Consumer Price Index of 2018	Resolution
	CON	14-Jun	Proposition J Contract Certification Specified Contracted-Out Services Previously Approved	Resolution
	REC	14-Jun	Park Code - Tennis Center Fees	<sup>.</sup> Ordinance
	REC	14-Jun	Park Code - Golf Course Fees	Ordinance
•	CPC	15-Jun	Administrative Code Planning Code Enforcement Fund	Ordinance
	CPC	15-Jun	Planning Code - Fees for Certain Permits and Transportation Analysis	Ordinance
	DAT	15-Jun	Administrative Code - Cash Revolving Fund for District Attorney's Office	Ordinance
	DAT	15-Jun	Accept and Expend Grant - California Victim Compensation Board – Compensation for Crime Victims - \$2,164,014	Resolution
	DPH	15-Jun .	Health Code - Patient Rates 2017-2020	Ordinance
	DPH	15-Jun	California Mental Health Services Authority – Participation Agreement – Presumptive Transfer	Resolution
	DPH	. 15-Jun	Accept and Expend Grants- Recurring State Grant Funds - Department of Public Health- FY2018-2019	Resolution
	ном	15-Jun	Administrative Code - Mayor's Fund for the Homeless and Navigation Partnerships Fund	Ordinance
ı	ном	15-Jun	Homelessness and Supportive Housing Fund - FYs 2018-2019 and 2019-2020 Expenditure Plans	Resolution
•	POL	12-Jul	De-Appropriation and Re-Appropriation – Expenditures of \$6,174,381 Supporting Increased Workers' Compensation Expenditures – Police Department – FY 2017-2018	Ordinance

Office of the Mayor ( San Francisco



MARK . ARRELL MAYOR

BOARD OF SUPERVISORS SAN FRANCISCO

2019 JUN - 1 AM 11: 40

37

TO: FROM: Mayor Farrell RE: Compensation for Crime Victims - \$2,164,014 DATE: June 1, 2018

Attached for introduction to the Board of Supervisors is a resolution retroactively authorizing the Office of the District Attorney to accept and expend a grant in the amount of \$2,164,014 from the California Victim Compensation Board for a project entitled "Joint Powers Agreement" for the period July 1, 2018 to June 30, 2021.

Should you have any questions, please contact Andres Power (415) 554-5168.

1 DR. CARLTON B. GOODLETT PLACE, ROOM 200 SAN FRANCISCO, CALIFORNIA 94102-4681 TELEPHONE: (415) 554-6141