

INTERDEPARTMENTAL MEMORANDUM

DEPARTMENT OF COMMUNITY INITIATIVES

TO: Mayor and City Council

FROM: Dennis J. Campa, Director, Department of Community Initiatives

THROUGH: Terry M. Brechtel, City Manager

COPIES: Frances A. Gonzalez, Assistant City Manager; Finance Department; Office of

Management and Budget; Environmental Services; Office of Cultural Affairs;

Neighborhood Action Department; City Attorney's Office; File

SUBJECT: AUTHORIZING ALLOCATION AND EXPENDITURE OF HUMAN

DEVELOPMENT SERVICES FUNDS FROM VARIOUS COUNCIL DISTRICTS AND THE EXECUTION OF CONTRACTS AND CONTRACT AMENDMENTS WITH VARIOUS COMMUNITY BASED

ORGANIZATIONS

DATE: January 8, 2004

SUMMARY AND RECOMMENDATIONS

This ordinance authorizes the allocation and expenditure of Human Development Services Funds (HDSF) from various Council Districts in the amount of \$20,500 to Big Brothers, Big Sisters; \$5,500 to Catholic Charities, Retired and Senior Volunteer Program; \$3,500 to Catholic Charities, Foster Grandparent Program; \$26,500 to Communities in Schools; \$9,500 to Helping Hands Lifeline Foundation; \$35,000 to Keep San Antonio Beautiful; \$35,500 to Magik Theatre; \$35,000 to Merced Housing Texas; and \$60,000 to the University of Texas at San Antonio. This ordinance also authorizes the execution of contracts and contract amendments with the abovementioned agencies.

Staff recommends the approval of this ordinance.

BACKGROUND INFORMATION

Big Brothers Big Sisters, Alamo Area, promotes the positive development of at risk youth, from single-parent families, by providing opportunities for them to experience healthy one-to-one relationships with caring adult volunteers. In Fiscal Year 2004, Big Brothers Big Sisters received \$29,100 from the General Fund through the delegate agency process. Through Council Districts 3, 4, 5, 6, 8, and 10, Big Brothers Big Sisters will receive an additional \$20,500 in HDSF and will serve an additional 20 youth. This action requires amending their Fiscal Year 2004 delegate agency contract for a total contract amount of \$49,600.

Catholic Charities' Retired and Senior Volunteer Program (RSVP) provides participants who are 55 years of age and older the opportunity to volunteer in community service activities in San Antonio. Volunteers tutor children, build homes for low-income families, and teach computer classes. In Fiscal Year 2004, RSVP received \$52,895 through the General Fund delegate agency process and has been allocated an additional \$5,500 in HDSF from Council Districts 1, 2, 3, 4, 6, 8, and 10. Through these funds, RSVP will support recognition events for 1,600 volunteers providing approximately 600,600 volunteer hours per year. This action requires amending their Fiscal Year 2004 delegate agency contract for a total contract amount of \$58,395.

Catholic Charities' Foster Grandparent Program provides volunteer opportunities in community service activities to low-income persons aged 60 and over. They offer services to children with exceptional or special needs to achieve improved physical, mental, emotional, behavioral, developmental, and educational goals. The program also provides a stipend and other benefits that enable the eligible participants to volunteer as Foster Grandparents without cost to them. In Fiscal Year 2004, the Foster Grandparent Program received \$27,812 through the General Fund delegate agency process and has been allocated an additional \$3,500 in HDSF from Council Districts 3, 4, 6, and 8. Through these funds, the Foster Grandparent Program will support recognition events for 120 Foster Grandparents providing approximately 124,000 volunteer hours per year. This action requires amending their Fiscal Year 2004 delegate agency contract for a total contract amount of \$31,312.

Communities in Schools of San Antonio (CIS) connects schools with community resources in order to help young people successfully learn, stay in school and prepare for life. CIS is a community facilitator, which brings a wide range of resources into the schools to provide urgently needed supports for at-risk youth and their families. Through HDSF, Council Districts 1, 2, and 6 have allocated \$26,500 to CIS to provide program services in 11 public schools in San Antonio Independent School District, Edgewood Independent School District, and Northside Independent School District.

Helping Hands Lifeline Foundation (Helping Hands) provides services that help alleviate poverty, keep families and individuals in their homes, and encourage self-sufficiency through utility, rental, food and referral assistance. In Fiscal Year 2004, Helping Hands received \$47,530 through the General Fund delegate agency process and has been allocated an additional \$9,500 in HDSF from the Mayor and Council Districts 3, 4, 5, 6, 7, 9, and 10. Through these funds, Helping Hands will serve an additional 375 participants. This action requires amending their Fiscal Year 2004 delegate agency contract for a total contract amount of \$57,030.

Keep San Antonio Beautiful (KSAB) encourages San Antonio residents to take responsibility for improving the environment by organizing community cleanups, encouraging volunteerism, providing children environmental education, and accomplishing public/private partnerships to make San Antonio a better place to live. KSAB received \$24,000 in Fiscal Year 2003 HDSF for operating expenses. Through the Mayor and Council Districts 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10, KSAB has been allocated \$35,000 in HDSF to continue to support operations for Fiscal Year 2004. KSAB proposes to provide three graffiti clean-ups, 102 outreach events and 93 litter/illegal dump clean-ups. The Environmental Services Department will continue to manage and monitor this contract.

The Magik Theatre offers a variety of professional theater and educational programs that includes productions for children and adults, touring productions, in-school workshops, youth theatre, a year-round after-school program, scholarships, internships, volunteer opportunities and Tickets for Literacy. For Fiscal Year 2004, \$35,500 in HDSF will support Magik Theatre's *Tickets for Literacy* program to provide 7,100 tickets to low-income children in Council Districts 1, 3, 4, 6, 7, 8, 9, and 10. The *Tickets for Literacy* program plans its productions based on local school districts' required reading lists and provides tickets to children who cannot afford to attend. The Office of Cultural Affairs will manage and monitor this contract in Fiscal Year 2004.

Merced Housing Texas and Los Vecinos de las Misiones Community Development Corporation have facilitated planning efforts to provide sewer service to 26 residents living in the Espada Mission neighborhood. San Antonio Metropolitan Health Department has designated the neighborhood as a significant public health risk due to lack of sewer infrastructure. Through a HDSF allocation of \$35,000, Council District 3 will address these health and safety problems by providing funding for permanent sewer connections to the newly installed sewer main. This HDSF expenditure addresses the general welfare of the community. The Neighborhood Action Department will manage and monitor this contract with Merced Housing Texas.

From Fiscal Year 2001 through 2003, Council District 8 allocated One Time and HDSF funding to the University of Texas at San Antonio (UTSA) for 21 scholarships for students residing within District 8. Councilmember Art Hall wishes to continue this program through \$60,000 from his HDSF allocation. Thirty scholarships will be available for entering freshmen and graduate students from Council District 8 through an application process.

POLICY ANALYSIS

The Fiscal Year 2004 Adopted Budget established the City Council HDSF. Ordinance No. 96958, passed and approved on December 19, 2002, adopted the Fiscal Year 2003 HDSF guidelines, which provides eligibility criteria and specific description on the types of organizations and investments that may receive HDSF. Ordinance No. 97567 passed and approved on May 1, 2003 amended the guidelines.

Attachment A further describes the intent and purpose of the HDSF and specifies eligibility

criteria for programs. Attachment B provides a summary of accountability measures for each agency.

FISCAL IMPACT

This ordinance authorizes the expenditure of Human Development Services Funds from various Council Districts and has no additional General Fund impact. <u>Attachment C</u> provides the council district allocations per agency.

COORDINATION

The Department of Community Initiatives has coordinated these allocations and contracts with Environmental Services, Neighborhood Action Department, Office of Cultural Affairs, City Attorney's Office, Office of Management and Budget, Finance Department, the Mayor's Office, and Council District offices 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10.

SUPPLEMENTARY COMMENTS

A Discretionary Contracts Disclosure Form is included for each agency.

Attachments: Attachment A: Fiscal Year 2003 HDSF Guidelines

Attachment B: Summary of Accountability Measures for each agency

Attachment C: HDSF allocations by Council District

Dennis J. Campa

Director

Department of Community Initiatives

Frances A. Gonzalez Assistant City Manager

Approved:

Terry M. Brechtel City Manager

02/03

City of San Antonio Discretionary Contracts Disclosure*

For use of this form, see City of San Antonio Ethics Code, Part D, Sections 1&2
Attach additional sheets if space provided is not sufficient.
State*Not Applicable* for questions that do not apply.

* This form is required to be supplemented in the event there is any change in the information under (1), (2), or (3) below, before the discretionary contract is the subject of council action, and no later than five (5) business days after any change about which information is required to be filed.

Disclosure of Parties, Owners, and Closely Related Persons

(1) the iden	tity of any individual who would be a party to the discretionary contract:
N/A	
(2) the iden	tity of any business entity that would be a party to the discretionary contract:
N/A	
and the	name of:
(A) any	individual or business entity that would be a subcontractor on the discretionary contract;
N/A	
and the	name of:
bus	individual or business entity that is known to be a partner, or a parent or subsidiary iness entity, of any individual or business entity who would be a party to the discretionary tract:
N/A	

¹ A business entity means a sole proprietorship, partnership, firm, corporation, holding company, joint-stock company, receivership, trust, unincorporated association, or any other entity recognized by law.

(3) the identity of any lobbyist of discretionary contract being so to the discretionary contract.	r public relation ought by any ind	s firm employed ividual or busine	d for purpose ss entity who	s relating to the would be a party	
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Signature:	Title: Pro	sident & CEO		Date: 9/5/2003	
Egobeth FL - 8-	1	: Big Brothers	Big Sisters,	Date, SISIEUUS	

² For purposes of this rule, fact; are "reasonably understood" to "raise a question" about the appropriateness of official action if a disinterested person would conclude that the facts, if true, require recusal or require careful consideration of whether or not recusal is required.

Complete this form according the instructions and the City of San Antonio Ethics Code, Part D. Sections1 & 2.

Disclosure of Parties, Owners, and Closely Related Persons

(1) the identity of any individual who would be a party to the discretionary contract;
Steve Saldana
President
(a) the interest and bearings and the that would be a party to the dispretionary contract:
(2) the identity of any <u>business entity</u> ¹ that would be a party to the discretionary contract: N/A and the name
N/A and the name of:
OI.
(A) any individual or business entity that would be a subcontractor on the discretionary
contract;
N/A
(B) any individual or business entity that is known to be a partner, or a parent or subsidiary
business entity, of any individual or business entity who would be a party to the discretionary
contract;
AL/A
N/A
(3) the identity of any lobbyist or public relations firm employed for purposes relating to the
discretionary contract being sought by any individual or business entity that would be a party to
the discretionary contract.
N/A

¹ A *business entity* means a sole proprietorship, partnership, firm, corporation, holding company, joint-stock company, receivership, trust, unincorporated association, or any other entity recognized by law.

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State"Not Applicable" for questions that do not apply.

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Political Contributions

Any individual or business entity seeking a discretionary contract from the city must disclose in connection with a proposal for a discretionary contract all political contributions totaling one hundred dollars (\$100) or more within the past twenty-four (24) months made directly or indirectly to any current or former member of City Council, any candidate for City Council, or to any political action committee that contributes to City Council elections, by any individual or business entity whose identity must be disclosed under (1), (2) or (3) above. Indirect contributions by an individual include, but are not limited to, contributions made by the individual's spouse, whether statutory or common-law. Indirect contributions by an entity include, but are not limited to, contributions made through the officers, owners, attorneys, or registered lobbyists of the entity.

To Whom Made:	Amount:	Date of Contribution:			
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Signature:	Title: President	Date:			
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Disclosure of Parties, Owners, and Closely Related Persons

City of San Antonio Discretionary Contracts Disclosure*

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For the purpose of assisting the City in the enforcement of provisions contained in the City Charter and the Code of Ethics, an individual or business entity seeking a discretionary contract from the City is

required to disclose in connection with a proposal for a discretionary contract: (1) the identity of any individual who would be a party to the discretionary contract: N/A (2) the identity of any business entity that would be a party to the discretionary contract: N/A and the name of: (A) any individual or business entity that would be a subcontractor on the discretionary contract; N/A and the name of: (B) any individual or business entity that is known to be a partner, or a parent or subsidiary business entity, of any individual or business entity who would be a party to the discretionary contract;

¹ A business entity means a sole proprietorship, partnership, firm, corporation, holding company, joint-stock

company, receivership, trust, unincorporated association, or any other entity recognized by law.

(3) the identity of any lobbyist or public relation discretionary contract being sought by any ind to the discretionary contract.	s firm employed for puividual or business entit	urposes relating to the y who would be a party
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Political Contributions Any individual or business entity seeking a discretionary of connection with a proposal for a discretionary of hundred dollars (\$100) or more within the past twe to any current or former member of City Council, a action committee that contributes to City Council whose identity must be disclosed under (1), (2) individual include, but are not limited to, contribut statutory or common-law. Indirect contributions contributions made through the officers, owners, at	contract all political contract all political contract for (24) months many candidate for City Contract elections, by any individual or (3) above. Indirections made by the individual or an entity include.	ntributions totaling one ade directly or indirectly or indirectly ouncil, or to any political idual or business entity of contributions by an dual's spouse, whether but are not limited to.
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	e Director y: Communities In Sc ntonio	Date: hools December 19, 2003

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and the name of:
(B) any individual or business entity that is known to be a partner, or a parent or subsidiary business entity, of any individual or business entity who would be a party to the discretionary contract;
NIA

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of official action if a disinterested person would conclude that the facts, if true, require recusal or require careful consideration of whether or not recusal is required.

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(2) the identity of any business entity that would be a party to the discretionary contract:
N)A
and the name of:
(A) any individual or business entity that would be a subcontractor on the discretionary contract;
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and the name of:
(B) any individual or business entity that is known to be a partner, or a parent or subsidiary business entity, of any individual or business entity who would be a party to the discretionary contract;
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(3) the identity of any lobbyist of discretionary contract being so to the discretionary contract.	ought by any individual or business	for purposes relating to the sentity who would be a party
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Signature:	Title: Preoident Company: KEEPSAN A	Date: 12/19/03

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(2) the identity of any business entity that would be a party to the discretionary contract:
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and the name of:
(A) any individual or business entity that would be a subcontractor on the discretionary contract;
Nu
and the name of:
(B) any individual or business entity that is known to be a partner, or a parent or subsidiary business entity, of any individual or business entity who would be a party to the discretionary contract;
WW

A business entity means a sole proprietorship, partnership, firm, corporation, holding company, joint-stock company, receivership, trust, unincorporated association, or any other entity recognized by law.

COSA Form 1050-33-2, Discretionary Contracts Disclosure, 09/12/02

(3) the identity of any lobbyist or public discretionary contract being sought by to the discretionary contract.	c relations firm employed y any individual or busines	for purposes relating to the s entity who would be a party
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Disclosures in Proposals Any individual or business entity seeking	a discretionary contract w	rith the city shall disclose any
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Signature:	Title: Frechix Company: MAJIK	Director Date: 12/12/03
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COSA Form 1050-33-2, Discretionary Contracts Disclosure, 09/12/02

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Disclosure of Parties, Owners, and Closely Related Persons

required to disclose in connection with a proposal for a discretionary contract:

(1) the identity of any individual who would be a party to the discretionary contract.

None

(2) the identity of any business entity, that would be a party to the discretionary contract.

Merced Housing Texas

and the name of:

(3) any individual or business entity that would be a subcontractor on the discretionary contract.

None

and the name of:

(9) any individual or business entity that is known to be a partner or a parent or subsidiary business entity of any individual or business entity who would be a partner or a parent or subsidiary business entity of any individual or business entity who would be a partner.

None

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(3) the identity of any too discretion any contract b to the discretionary con	eing sought by any in	dividual of busines	s entity who.	would be a party
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Disclosure of Parties, Owners, and Closely Related Persons

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City of San Antonio

Discretionary Contracts Disclosure*
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(1) the identity of any individual who would be a party to the discretionary contract
NA .
(2) the identity of any business entity that would be a party to the dispretionary contract
NA
and the name of:
(A) any individual or business entity that would be a subcontractor on the discretionary contract;
NA
and the name of:
(B) any individual or business entity that is known to be a partner or a parent of subsidiary business entity for any individual or business entity who would be a party to the discretionary contract.
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YT FAX NO. 210 458 5196 COMMUNITY INITIATIVES

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FY 2003 Human Development Services Fund Guidelines

I. Background

The City Council Human Development Services Fund (HDSF) was originally established in FY2002 which included \$700,000.00. Funds previously budgeted in the Department of Community Initiatives (DCI) for City Council district senior services programs and One-Time Council Projects were consolidated into one category to form the HDSF.

II. Overview

The FY 2003 Adopted Budget continues the HDSF. Each City Council District received \$120,000.00 for FY 2003 plus all prior year(s) outstanding balances remaining in the HDSF account for each City Council District. Attachment "A" details the carry forward amount for FY 2002 HDSF for each City Council District. During FY 2003, Council Members will be provided balance updates on a monthly basis.

III. Public Purpose

- 1. All projects and services funded from HDSF must advance a municipal public purpose set forth herein, and be open to members of the public who meet eligibility requirements for the projects or services.
- 2. A primary objective of City to service providers is to provide funds allowing a supported service provider to leverage additional funding from other sources to accomplish the service provider's objectives consistent with the City Council's budget priorities.
- 3. Proposed services should be targeted at a clearly defined population and/or geographic area(s) and should address quantifiable participant outcomes compatible with priorities defined by the City Council.
- 4. City Council finds that a public purpose of the City is served by the disbursement of HDSF funds for the following expenditures:
 - A. Community recreation expenditures that include: program operations, sports and recreation events and equipment, office equipment, telecommunications and supplies supporting sports/recreation programs, kitchen equipment for the Comprehensive Nutrition Program sites, photo equipment and supplies for sports/recreations programs, vehicles, auto insurance and equipment supporting sports/recreation programs, award ceremonies and recognitions.
 - B. Education and training expenditures that include: educational events, educational equipment and supplies, vehicles and auto insurance supporting educational programs, program operations, Individual Development Account (IDA) expenditures made in accordance with all federal law, scholarships for higher education to non-profit organizations and governmental entities, including promotion of high school completion

and drop out prevention strategies for the youth of San Antonio, child care for parents attending training and child care quality improvement initiatives, after school programs, the City's Summer Challenge Program, and sponsoring citizens of San Antonio to attend youth and leadership development conferences as representatives of the City of San Antonio.

- C. Neighborhood revitalization expenditures that include: graffiti abatement and neighborhood cleanup on public property or as part of official City program, and efforts that strengthen neighborhood involvement.
- D. Health and safety expenditures that include: emergency assistance for needy or in times of crisis, public health projects including sewer connection projects that are designated as a significant public health risk by the San Antonio Metropolitan Health District.
- E. Welfare expenditures that include: expenditures for direct childcare programs meeting the specific criteria set forth for match guidelines in the Childcare Development Block Grant at 45 CFR 98, 99, Individual Development Account (IDA) expenditures made in accordance with all federal law, and Volunteer Income Tax Assistance (VITA) open and free to the public whereby an agency assists citizens in preparing and filing their income taxes and introduces and connects them to other financial security initiatives.

The municipal public purpose that is served by the award of such expenditures is to: 1) support community recreation to youth, elderly, low income and disabled persons, 2) provide education and training for the community 3) provide neighborhood revitalization for the community 4) promote the professional needs of the City, 5) prepare the workforce for productive employment 6) prevent homelessness 7) promote family, social and economic stability or 8) promote the health, safety and welfare of the community.

IV. Implementing Actions

- 1. For projects to be implemented by City staff through a City of San Antonio Department, direct expenditures will be made out of the appropriate City Council District's allocation.
- 2. For projects involving an outside service provider or organization, prior to the allocation of City funds, the service provider or organization will be required to execute a contract with the City, utilizing a form approved by the City Attorney, establishing the terms and conditions for expenditure of the funds.
- 3. The Director of the Department of Community Initiatives, or his designee, is authorized to expend monies from HDSF in accordance with these Guidelines and with the project selections made by each Council Member so long as the project amount is \$10,000.00 or less. The City Manager or her designee is authorized to expend monies from HDSF in accordance with these Guidelines and with the project selections made by each Council Member so long as the project amount is greater than \$10,000.00 and \$25,000.00 or less. Any contract/allocation proposed for the service provider in excess of \$25,000.00 must first be approved by City Council before award of the funds, execution of the contract or commencement of services.

- 4. Service Providers using HDSF for one-time events and/or purchases will be required to provide receipts or invoices to DCI staff prior to disbursement of funds. Delegate Agency contracts will operate on a cost reimbursement basis.
- 5. Service Providers must be in existence for one year or more to receive HDSF in excess of \$10,000.00 for the period October 1, 2002 through September 30, 2003. The service provider must have been in operation and providing the services for which funding is requested for a minimum of one year on the first day of January prior to the fiscal year which assistance from the City is requested (i.e. January 1, 2002 for FY 2003). HDSF allocated to service providers operating for less than one year cannot total more than 50% of the service providers total budget.
- 6. Each calendar quarter during the City's fiscal year, DCI shall report to the City Council and the City Managers Office all HDSF expenditures that have been made during that calendar quarter.

V. Project Selection Coordinating Actions

- 1. Awards to service providers and organizations will be coordinated and monitored by DCI with assistance provided by the Office of Management & Budget and the City Attorney's Office.
- 2. DCI will collect and maintain receipts and invoices for funds utilized for a one-time event or purchase. For on-going operating expenses, DCI will utilize the Delegate Agency monitoring process whereby service providers will be required to submit a statement of work and budget with DCI approval of these. DCI performs program or fiscal monitoring of all Delegate Agencies on a monthly basis.
- 3. Persons making requests of HDSF should complete a City of San Antonio Request for Human Development Services Funds Form (Attachment "B" and available for download on the City's website at www.sanantonio.gov/rfp) and submit this form to their Council District Office. City Council members may either provide a comprehensive list of projects to be funded with each district's Human Development Services Fund allocation or may inform staff of individual project selection throughout the fiscal year by forwarding the City of San Antonio Request for Human Development Services Funds Form and a memorandum from the Council Member authorizing the allocation to the Director of the Department of Community Initiatives authorizing the expenditure.

VI. Timeline for Contracts and Payment

- Week 1 DCI receives authorization from Council Member and determines whether the expenditure is allowable and the availability of funds.
- Week 2 City Attorney's Office drafts and approves contract. DCI staff enter the contract into ECMS database, contact agency and get contract signed by the service provider. (The service provider is required to sign a contract in a form prescribed by the City agreeing, among other things, to utilize the funds for the purpose stated in said contract and in compliance with these standards).

- Week 3 DCI staff reviews and City Attorney's Office approves the form of the contract.
- Week 4 DCI distributes copies of the contract and sends Request for Payment to Finance for one-time events and purchases. For service contracts, the Delegate Agency Contract is on a cost-reimbursement basis, therefore, DCI will request an invoice from the service provider as back up documentation for the Request for Payment.

Finance Department prepares check and mails to the service provider.

Note: Cumulative purchases of any kind for the same program from any one service provider that exceeds \$25,000.00 will require Council action, which will add two more weeks to the timeline.

Timeline for internal City of San Antonio projects will be two weeks.

VII. Limitations

- 1. HDSF should be used to support a one-time program or service.
- 2. It is requested that Council Members make each allocation larger than \$500.00 due to the cost to the City of initiating a contractual relationship.
- 3. When a service provider requests funds to purchase equipment, the allocation shall cover the entire cost of the equipment.
- 4. When feasible, Council Members are encouraged to invest in services that have been competitively procured by the Department of Community Initiatives in its annual Delegate Agency Request for Proposal process.
- 5. If a Councilperson desires to seek HDSF funding from other Council Districts, for a particular project, he must submit a six signature memorandum for the matter to be placed on the City Council Agenda for consideration, and approval, whether or not the expenditure is collectively less than \$25,000.00.
- 6. Exceptions HDSF may not be used for the following:
 - Any sectarian or religious facility or activity
 - > Services which are primarily commercial.
 - > Programs devoted primarily to the political advocacy of special causes.
 - Permanent improvements to any non-city owned structure or property.
 - Expenditures for the primary benefit of an individual.
 - > Services and/or product must not be subject to any proprietary interest.
- 7. When disbursements are made to non-City of San Antonio departments and organizations, they should be made to a legal organization and not to an individual.
- 8. A Government entity may only request HDSF for projects for which it is not responsible to carry out under its own charter or mandates. HDSF should not be provided to other

governmental entities for carrying out their functions except for joint projects where City programs are also involved. (Example: HDSF cannot be expended to purchase materials directly for a school district for student instruction during normal school hours).

VIII. Eligibility

The following eligibility criteria are applicable to all service providers that receive funding support from the HDSF:

The service provider must be a provider of services that principally address community needs of the people of the City of San Antonio.

1. Types of Entities

- A. Non-Profit Organizations must show proof of having filed as a not-for-profit corporation (tax exempt status as determined by the IRS under section 501(c)(3) of the Internal Revenue Code) or be an affiliate of a corporation having a not-for-profit charter elsewhere in Texas or in the United States. Additionally, the service provider must show proof of exemption from franchise taxes by the State Comptroller.
- B. Faith Based Organizations are any organizations that are religiously oriented, regardless of whether or not religious activities are their primary function. This can include houses of worship, congregations, private schools, hospitals, thrift stores, or any other organization whose mission is based on religious principles. All services, programs and events funded by HDSF and provided by faith-based organizations must be open to and used by the public.
- C. Neighborhood Association or other legally formed organization with its purpose defined as serving the community. The City may not contract with individuals for HDSF.
- D. Governmental Entity means a municipality, county, school district, or other political subdivision of the State of Texas.

Please contact Dennis Campa, Director of the Department of Community Initiatives, at 207-7209 or Louis A. Lendman, Director of Management & Budget, at 207-2049 should you have any questions regarding the Human Development Services Fund.

Attachment B

Summary of Accountability Measures for HDSF Expenditures

Big Brothers Big Sisters: General Fund \$29,100 and HDSF \$20,500-Total: \$49,600

\checkmark	# of unduplicated participants served	1,576*
\checkmark	# of youth matched to mentors	1,248
\checkmark	# of volunteer hours	33,500

^{*}Number of participants is supported by total agency funding, HDSF portion will support 20 additional participants

Communities in Schools (CIS): HDSF \$26,500

\checkmark	# of unduplicated participants served	4,700
\checkmark	% of students receiving CIS case management	
	services who will stay in school	95%
\checkmark	% of students served with a barrier to success	
	of attendance, academics, or behavior will	
	demonstrate improvement in one or more of	
	these areas	85%

Catholic Charities-Retired and Senior Volunteer Program: General Fund \$52,895 and HDSF \$5,500-Total: \$58,395

\checkmark	# of unduplicated participants served	3,200
\checkmark	# of volunteer hours per year	600,600
\checkmark	# of active volunteers	1,600

Catholic Charities-Foster Grandparent Program: General Fund \$27,812 and HDSF \$3,500-Total: \$31,312

\checkmark	# of unduplicated participants served	112
\checkmark	# of volunteers	120
\checkmark	# of volunteer hours per year	124,000

Helping Hands Lifeline Foundation: General Fund \$47,530 and HDSF \$9,500-Total: \$57,030

\checkmark	# unduplicated participants served	2,475*
\checkmark	# utility, rent, food grants provided to participants	2,653
\checkmark	% of families with improved financial condition	96%

^{*}Number of participants is supported by total agency funding, HDSF portion will support 375 additional participants

Attachment B

Keep San Antonio Beautiful: HDSF \$35,000

 ✓ # of outreach events ✓ # graffiti clean-ups ✓ # litter / illegal dump clean-ups 	102 8 93
Magik Theatre: HDSF \$35,500	
 ✓ # of theatre tickets for low income children from Council District 1 ✓ # of theatre tickets for low income children from Council District 3 	1,000 400
 ✓ # of theatre tickets for low income children from Council District 4 ✓ # of theatre tickets for low income children from 	2,000
 ✓ # of theatre tickets for low income children from ✓ # of theatre tickets for low income children from 	1,000
Council District 7 ✓ # of theatre tickets for low income children from Council District 8	500 700
 ✓ # of theatre tickets for low income children form Council District 9 	1,000
 ✓ # of theatre tickets for low income children form Council District 10 Total number of tickets: 	$\frac{500}{7,100}$
Merced Housing Texas: HDSF \$35,000	
	26
UTSA: HDSF \$60,000	
✓ # of undergraduate scholarships✓ # of graduate scholarships	20 10

ATTACH	MEN	IT C			ì											
Council District	Big	Brothers, Sisters- endment	Ch R	atholic arities- SVP- endment	Ch F Grar Pro	atholic arities- oster ndparent ogram- endment	mmunities Schools	L Fou	elping lands ifeline indation- endment	Α	eep San Antonio eautiful	Magik heatre	Н	lerced ousing Texas	Į	JTSA
Mayor	\$	-	\$	-	\$	-	\$ -	\$	1,000	\$	1,000	\$ -	\$	-	\$	
1	\$	-	\$	500	\$	_	\$ 2,500	\$	-	\$	3,500	\$ 5,000	\$	-	\$	
2	\$	-	\$	1,000	\$	-	\$ 12,000	\$		\$	3,000	\$ -	\$	-	\$	
3	\$	2,000	\$	2,000	\$	1,500	\$ -	\$	2,000	\$	3,000	\$ 2,000	\$	35,000	\$	
4	\$	3,000	\$	500	\$	500	\$ 	\$	1,000	\$	3,500	\$ 10,000	\$	· · · -	\$	
5	\$	3,000	\$	_	\$	_	\$ 	\$	2,000	\$	3,500	\$ 	\$	-	\$	
6	\$	5,000	\$	500	\$	1,000	\$ 12,000	\$	1,000	\$	3,500	\$ 5,000	\$	_	\$	
7	\$	-	\$	_	\$	-	\$ -	\$	500	\$	3,000	\$ 2,500	\$	-	\$	
8	\$	2,500	\$	500	\$	500	\$ -	\$	-	\$	4,000	\$ 3,500	\$	-	\$	60,00
9	\$	**	\$		\$	-	\$ -	\$	1,000	\$	3,500	\$ 5,000	\$	-	\$	
10	\$	5,000	\$	500	\$	-	\$ -	\$	1,000	\$	3,500	\$ 2,500	\$		\$	
Total:	\$	20,500	\$	5,500	\$	3,500	\$ 26,500	\$	9,500	\$	35,000	\$ 35,500	\$	35,000	\$	60,00

AMENDMENT TO DELEGATE AGENCY CONTRACT

This amendment of the <u>(agency name)</u> , Delegate Agency Contract ("this Amendment") is entered into by and between the City of San Antonio, a Texas Municipal Corporation, (hereinafter referred to as "City") acting by and through its designated representative, the City Manager, pursuant to Ordinance No passed and approved on, and <u>(agency name)</u> (hereinafter referred to as "Contractor") acting by and through its Chief Executive Officer.
WHEREAS, the City of San Antonio presently subcontracts with (agency name) to operate the (program name) pursuant to a Delegate Agency Contract (hereinafter referred to as "the Contract") that was executed on, 2004 pursuant to Ordinance No; and
WHEREAS, the City has allocated \$ from its FY04 City Council District 1 Human Development Services Fund Budget, \$ from its FY04 City Council District 2 Human Development Services Fund Budget, \$ from its FY04 City Council District 3 Human Development Services Fund Budget, \$ from its FY04 City Council District 4 Human Development Services Fund Budget, \$ from its FY04 City Council District 5 Human Development Services Fund Budget, \$ from its FY04 City Council District 6 Human Development Services Fund Budget, \$ from its FY04 City Council District 7 Human Development Services Fund Budget, \$ from its FY04 City Council District 8 Human Development Services Fund Budget, \$ from its FY04 City Council District 9 Human Development Services Fund Budget, and \$ from its FY04 City Council District 10 Human Development Services Fund Budget for Human Development related services; and
WHEREAS, pursuant to Ordinance No, the City Council of the City of San Antonio authorized the expenditure of \$.00 for the provision of in connection with the Program; and
WHEREAS, the City now desires to amend the Contract with (agency name) so the above described funds may be utilized by the Contractor to perform additional services; NOW THEREFORE:
City and Contractor agree to amend the Contract as follows:

City and Contractor agree to amend the Contract as follows:

Section 1 is hereby amended as follows:

The Contractor will provide, oversee, administer, and carry out all activities and services in a manner satisfactory to the City and in compliance with the Performance Impact Plan and Budget, attached hereto and incorporated herein as Attachment I. Goals, objectives and performance standards for the Program will be established by the City's Department of Community Initiatives and Contractor agrees to comply with said goals, objectives and performance standards.

The documents entitled Performance Impact Plan (amended) and Budget (amended) attached hereto and incorporated herein as Attachment I, will hereby supercede the Performance Impact Plan and Budget contained as Attachment I in the (agency name). Delegate Agency Agreement and all references in the Agreement to "Performance Impact Plan and Budget" will now refer to the attached Performance Impact Plan (amended) and Budget (amended).

2.	Section 2 is hereby amended as follows:							
	accordance with the budget approve	ed by City Council in Ordinance No. that reimbursement hereunder shall not including previous allocation).						
C	All other terms, conditions, covenants and provisions of the Contract are hereby continued and shall remain in effect in their original form, except for the provisions modified by this Amendment.							
a	The signer of this Amendment for City are assures and guarantees that he has full lead to behalf of City and Contractor respectively of the terms, conditions, provisions and	gal authority to execute this Agreement vely, and to bind City and Contractor to						
Exec	cuted this the day of	, 2004.						
CIT	Y OF SAN ANTONIO:	CONTRACTING AGENCY: Agency name address San Antonio, Texas 78						
	nis J. Campa, Director artment of Community Initiatives	By: Executive Director						
Date	:	Date:						
		Board President						
		Date:						
APP	ROVED AS TO FORM:							

City Attorney

STATE OF TEXAS

COUNTY OF BEXAR

DELEGATE AGENCY CONTRACT

CITY OF SAN ANTONIO

"Cit	This Contract is entered into by and between the City of San Antonio (hereinafter referred to as a Texas Municipal Corporation acting by and through its an approximate to Ordinance No.
CI	dated , and the (agency name), (hereinafter referred to as
"Co	ry"), a Texas Municipal Corporation, acting by and through its pursuant to Ordinance No dated, and the <u>(agency name)</u> , (hereinafter referred to as intractor")
WI	TNESSETH:
Exp pay Proj	EREAS, Contractor has submitted a request to the Council Districts Human Development Service Fund renditures Committee requesting assistance in securing a WHOLE DOLLAR AMOUNT contribution to for program operational expenditures for the (NAME OF PROJECT) (hereinafter referred to as the ject) which provides (PUBLIC PURPOSE DESCRIPTION FROM THE GUIDELINES) for (WHO IT LE BENEFIT) residing in the City; and
guio	EREAS, pursuant to Ordinance Nos. 96958 and 97567, the City Council adopted human development delines that authorized the expenditure of human development funds for operational expenditures for ects that are open to members of the public who meet certain eligibility requirements; and
WH mur	EREAS, pursuant to said ordinances, the City Council has found that such expenditures serve a nicipal purpose by (PUBLIC PURPOSE DESCRIPTION FROM THE GUIDELINES); and
Ser Fundade Ser from FY Dis Hu Dev refer serv	IEREAS, the City has allocated \$ from the FY04 District 1 Human Development vices Fund budget, \$ from the FY04 District 2 Human Development Services Fund budget, \$ from the FY04 District 3 Human Development Services Fund budget, \$ from the FY04 District 4 Human Development Services Fund budget, \$ from the FY04 District 5 Human Development Services Fund budget, \$ from the FY04 District 6 Human Development Services Fund budget, \$ from the FY04 District 7 Human Development Services Fund budget, \$ from the FY04 District 9 man Development Services Fund budget, \$ from the FY04 District 9 man Development Services Fund budget, \$ from the FY04 District 10 Human velopment Services Fund budget, and \$ from the FY04 Mayor's Human velopment Services Fund budget through its General Fund Operating budget (hereinafter erred to as General Fund) for the above-described expenditures which are for human development price-related purposes; and
	IEREAS, the Department of <u>Community Initiatives</u> is designated as the Managing City Department reinafter referred to as "Managing City Department") for the City of San Antonio; and
WH	EREAS, the City wishes to engage the Contractor to carry out the Project; NOW THEREFORE:
The	parties hereto agrec as follows:
	I. SCOPE OF WORK
1.1	The Contractor will provide, oversee, administer, and carry out all activities and services in a manner satisfactory to the City and in compliance with the Executive Summary/Statement of Work and Balanced Scorecard Performance Plan, attached hereto and incorporated herein for all purposes as

amendment to the Contract that revises the Balanced Scorecard Performance Plan without necessity of

Attachment I.

1.2 The Director of the Managing City Department or his designee shall have the authority to execute an

seeking subsequent City Council approval so long as the terms of the amendment stay within the parameters set forth in the Executive Summary/Statement of Work.

II. TERM

2.1 Except as otherwise provided for pursuant to the provisions hereof, this Contract shall begin on <u>BEGIN DATE</u> and shall terminate on <u>END DATE</u>. Contractor understands and agrees that there is no guarantee of renewal for the following fiscal year.

III. CONSIDERATION

- 3.1 In consideration, the City will reimburse Contractor for expenses incurred in accordance with the budget approved by City Council in Ordinance No. ______. Said budget is attached hereto and incorporated herein for all purposes as Attachment II. It is specifically agreed that reimbursement hereunder shall not exceed the amount of \$\mathbb{S}\$.
- 3.2 The funding level of this Contract is based on the allocation awarded to the Contractor by the City of San Antonio General Fund. The allocation is based on an appropriation for the *(enter name of project/program)*.

IV. PAYMENT

- 4.1 Contractor agrees that this is a cost reimbursement Contract and that the City's liability hereunder is limited to making reimbursements for allowable costs incurred as a direct result of City funded services provided by the Contractor in accordance with terms of the Contract. Requested reimbursed costs must be consistent with the terms and provisions of the approved budgeted line items described within Attachment II of this Contract. In no event shall the City be liable for any expense of Contractor not eligible for reimbursement as defined within the Contract. If specific circumstances require an advance payment on this Contract, Contractor must submit to Managing City Department a written request for such advance payment, including the specific reason for such request. Managing City Department may, in its sole discretion, approve an advance payment on this Contract. It is understood and agreed by the parties hereto that (1)each request will be considered by Managing City Department on a case-by-case basis, (2) the decision by Managing City Department whether or not to approve an advance payment is final and (3) all payments hereunder made to Contractor not specifically authorized by Managing City Department to be advance payments in accordance with the provisions of this paragraph are made on a cost reimbursement basis. For contracts in which advance payments are authorized:
 - (1) Requests for Advanced Payment require authorization from the Managing City Department no less than ten (10) business days prior to the actual cash need to allow sufficient time to process.
 - (2) Funds received from the City by the Contractor in advance for payments to vendors shall be remitted to the vendors in a prompt and timely manner, defined as not later than ten (10) calendar days after the Contractor is notified that a check is available from the City.
 - (3) The Contractor must deposit City funds in a bank insured with the Federal Deposit Insurance Corporation (FDIC) In those situations where Contractor's total deposits, including all City funds deposited in such account, exceed the FDIC insurance limit, the Contractor must arrange with its bank to automatically have the excess collaterally secured. A written copy of the collateral agreement must be obtained by Contractor from the Contractor's banking institution, maintained on file and be available for City monitoring reviews and audits. Advanced funds that causes the Contractor's account balance to exceed \$100,000.00 shall be deposited in a manner consistent with the Public Funds Investment Act (Chapter 2256) effective 9/2001 as amended.

- 4.2 Contractor agrees that reimbursements of eligible expenses shall be made monthly or bi-weekly, as determined by the Managing City Department according to standard procedures followed by the Finance Department. The Managing City Department may require the submission of **original** or certified copies of invoices, cancelled checks, or receipts to verify invoiced expenses.
- 4.3 Contractor agrees that all requests for reimbursement shall be accompanied with documentation as may be required by the Managing City Department
- 4.4 Contractor agrees that no budget line item shifts of funds may be made by the Contractor without the prior written approval of the Managing City Department. The Director of the Managing City Department or his designee shall have the authority to execute an amendment to this Contract that makes such approved budget line item shifts of funds without the necessity of seeking subsequent City Council approval so long as the total budget does not exceed the amount set forth in section 3.1 of this Contract.
- 4.5 The Contractor shall submit to City all final requests for payment no later than 45 days after the termination date of this Contract, unless Contractor receives written authorization from Managing City Department prior to such 45th day period allowing Contractor to submit a request for payment after such 45th day period.
- 4.6 Notwithstanding that items may be authorized in the Contractor's approved budget, all expenditures by Contractor or any of its subcontractors exceeding \$3,000.00 must be pre-approved in writing by the Managing City Department and if pre-approved, must be made in accordance with all applicable federal, state and local laws, rules and regulations including all bidding requirements that City would be required to perform under Chapter 252 of the Local Government Code groups of separate, sequential or component purchases, as such terms are defined in Section 252.001 of the Texas Local Government Code, exceeding a total cost of \$3,000.00 set forth in this paragraph.
- 4.7 Contractor agrees that within four months of Contract completion, Contractor shall receive prior written approval from City regarding purchase of supplies or equipment in excess of \$500.00.
- 4.8 Contractor agrees that the City shall not be obligated to any third parties (including any subcontractors of the Contractor);
- 4.9 Contractor shall maintain a financial management system, and acceptable accounting records that provide for:
 - (a) Accurate, current, and complete disclosure of financial support from each Federal, State and locally sponsored project and program in accordance with the "Reporting Requirements" set forth in Article IX. of this Contract. If accrual basis reports are required, the Contractor shall develop accrual data for its reports based on an analysis of the documentation available;
 - (b) Records that adequately identify the source and application of funds for City sponsored activities. Such records shall contain information pertaining to City awards, authorizations, obligations, unobligated balances, assets, equity, outlays, and income;
 - (c) Effective control over and accountability for all funds, property, and other assets. The Contractor shall adequately safeguard all such assets and shall assure that they are used solely for authorized purposes. Contractor shall maintain a separate numbered account for all funds received and disbursed through this Contract.
 - (d) Comparison of actual outlays with budget amounts for each award. Whenever appropriate or required by the City, financial information should be related to performance and unit cost data;
 - (e) Procedures to minimize the time elapsing between the transfer of funds from the City and the disbursement of said funds by the Contractor;

- (f) Procedures for determining reasonable, allowable, and allocable costs in accordance with the provisions of any and all applicable cost principles, and the terms of the award, grant, or Contract, with the City; and
- (g) Accounting records that are supported by source documentation (i.e., Timesheets, Employee Benefits, Professional Services Agreements, Purchases, and other documentation as required by City.) Contractor shall maintain records and shall meet necessary requirements under the Generally Accepted accounting Principle [GAPP].
- (h) an accounting system using the accrual basis of generally accepted accounting principles which accurately reflects all costs chargeable (paid and unpaid) to the Project should the Project terminate the next day is mandatory. A Receipts and Disbursements Ledger must be maintained. A general ledger with an Income and Expense Account for each budgeted line item is necessary. Paid invoices revealing check number, date paid and evidence of goods or services received are to be filed according to the expense account to which they were charged.
- 4.10 Contractor agrees that Contractor costs or earnings claimed under this Contract may not be claimed under another contract or grant from another agency.
- 4.11 Contractor shall establish and utilize a cost allocation methodology and plan which assures that the City is paying only its fair share of the costs for services, overhead, and staffing not solely devoted to the Project funded by this Contract. The cost allocation plan and supportive documentation shall be included in the audit of Contractor's Project.
- 4.12 Contractor certifies that public funds are used only for activities that are in addition to those which would otherwise be available in the area in the absence of such funds.
- 4.13 Upon completion, termination or at anytime during the period of Contract Performance all unused funds, rebates, or credits on-hand or collected thereafter relating to the Project, must immediately, upon receipt, be returned by Contractor to the City.
- 4.14 Upon execution of this Contract or anytime during the term of this Contract, the City's Director of Finance, or a person designated by the Managing City Department may review and approve all Contractor's system of internal accounting and administrative controls prior to the release of funds hereunder.

V. PROGRAM INCOME

- Income generated by City funds through the use of salaried personnel paid wholly or in part through City funds, or through the use of equipment, supplies, or other resources purchased wholly or in part through City funds is considered program income. At the sole option of the Managing City Department, Contractor will either (a) be required to return program income funds to City through the Managing City Department, or (b) upon prior written approval by City, Contractor may be permitted to retain such funds to be:
 - 1. Added to the Project and used to further eligible Project objectives, in which case proposed expenditures must first be approved by the City, or
 - 2. Deducted from the total Project cost for the purpose of determining the net cost reimbursed by the City.
- In any case where Contractor is required to return program income to Managing City Department, Contractor must return such program income to City within the timeframe that may be specified by Managing City Department. If Managing City Department does not specify a timeframe for Contractor to return program income to City, then Contractor must return such program income to City no later than thirty (30) days from the date specified in the notice described in section 5.3 of this Contract when such program income will be generated. If Managing City Department grants Contractor authority to retain Program Income, Contractor must submit all reports required by the Managing City Department within the time frame specified in the Contract.

- 5.3 Contractor shall provide the Managing City Department with thirty (30) days written notice prior to the activity that generates program income. Such notice shall detail the type of activity, time, and place of all activities that generate program income.
- 5.4 The Contractor shall fully disclose and be accountable to the City for all program income. Contractor must submit a statement of expenditures and revenues to the Managing City Department within thirty (30) days of the activity that generates program income. The statement is subject to audit verification by Managing City Department. Failure by Contractor to report program income as required is grounds for suspension, cancellation, or termination of the Contract.
- 5.5 Contractor is prohibited from charging fees or soliciting donations from participants in any City funded project without the prior written approval of the Managing City Department.

VI. EQUIPMENT

- 6.1 The City retains ownership of all equipment/property purchased with funds received through the City and such equipment/property shall, at the City's sole option, revert to the City at Contract's termination, for whatever reason. The Contractor agrees to relinquish and transfer possession of and, if applicable, title to said property without the requirement of a court order upon termination of this Contract. Equipment that has reverted to the Contractor through a City-paid lease agreement with option to buy will be considered the same as though the equipment was purchased outright with City funds. It is understood that the terms, "equipment" and "property", as used herein, shall include not only furniture and other durable property, but also vehicles.
- 6.2 Contractor agrees that no equipment purchased with City funds may be disposed of without receiving prior written approval from the Managing City Department. In cases of theft and/or loss of equipment, it is the responsibility of the Contractor to replace it with like equipment. City funds cannot be used to replace equipment in those instances. All replacement equipment will be treated in the same manner as equipment purchased with City funds.
- 6.3 Contractor shall maintain records on all items obtained with City funds to include:
 - (1) A description of the equipment, including the model and serial number, if applicable;
 - (2) The date of acquisition, cost and procurement source, purchase order number, and vendor number;
 - (3) An indication of whether the equipment is new or used;
 - (4) The vendor's name (or transferred from);
 - (5) The location of the property;
 - (6) The property number shown on the City property tag; and,
 - (7) A list of disposed items and disposition
- 6.4 The Contractor is fully and solely responsible for the safeguarding, maintaining, and reporting of lost, stolen, missing, damaged, or destroyed equipment/property purchased or leased with City funds. All lost, stolen, missing, damaged and/or destroyed equipment/property shall be reported to the local Police Department and, if applicable, the Federal Bureau of Investigation (FBI). The Contractor shall make such reports immediately and shall notify and deliver a copy of the official report to the Managing City Department within seventy-two (72) hours from the date that Contractor discovers the lost, stolen, missing, damaged and/or destroyed equipment/property.
- 6.5 The report submitted by the Contractor to the Managing City Department shall minimally include:

- (1) A reasonably complete description of the missing, damaged or destroyed articles of property, including the cost and serial number and other pertinent information;
- (2) A reasonably complete description of the circumstances surrounding the loss, theft, damage or destruction; and,
- (3) A copy of the official written police report or, should the Police not make such copy available, a summary of the report made to the Police, including the date the report was made and the name and badge number of the Police Officer who took the report.
- 6.6 All equipment purchased under this Contract shall be insured against fire, loss and theft.

VII. ADMINISTRATION OF CONTRACT.

- 7.1 The Contractor agrees to comply with all the terms and conditions that the City must comply with in its Contract with ('N/A').
- 7.2 In the event that any disagreement or dispute should arise between the parties hereto pertaining to the interpretation or meaning of any part of this Contract or its governing rules, regulations, laws, codes or ordinances, City, as the party ultimately responsible for all matters of compliance with *City of San Antonio* rules and regulations, shall have the final authority to render or secure an interpretation.
- 7.3 Contractor shall not use funds awarded from this Contract as matching funds for any Federal, State or local grant without the prior written approval of the Managing City Department.
- 7.4 The City shall have the authority during normal business hours to make physical inspections to the operating facility occupied to administer this Contract and to require such physical safeguarding devices as locks, alarms, safes, fire extinguishers, sprinkler systems, etc. to safeguard property and/or equipment authorized by this Contract.
- 7.5 Contractor shall establish and use internal program management procedures to preclude theft, embezzlement, improper inducement, obstruction of investigation or other criminal action, and to prevent fraud and program abuse. Said procedures shall be provided to Managing City Department upon request by the Managing City Department.
- 7.6 Contractor agrees to comply with the following check procedures:
- (a) No blank checks are to be signed in advance.
- (b) no checks are to be made payable to cash or bearer with the exception of those for petty cash reimbursement, not to exceed a \$100.00 maximum per check. Contractor agrees that the aggregate amount of petty cash reimbursement shall not exceed \$200.00 for any given calendar month during the term of the Contract unless Contractor receives prior written approval from the Managing City Department to exceed such limit.
- (c) Checks issued Contractor, that are not cashed within sixty (60) days from the date of issue, shall be investigated and stop-payment orders issued, as applicable. Upon cancellation of any outstanding check, if deemed appropriate by City, such check should be reissued to the Contractor or if deemed by City not to be a valid expense, such check shall be immediately returned to the City.
- 7.7 City reserves the right to request Contractor to provide additional records for authorized long distance calls charged to the City's allocated budget.
- 7.8 The costs associated with budgeted out of town travel for business in connection with the Contract, under the City's allocated budget, are allowable costs, provided (a) Contractor has obtained prior written approval of such costs from City and provided further that Contractor maintains and provides to City detailed documentation specific to such business travel expenses; and (b) Costs associated with out-of-town travel will be reimbursed at a rate no greater than the amounts outlined in the City of San

Antonio's travel policies which are set forth in City of San Antonio Administrative Directive 2.3. The purpose of the trip along with complete documentation of expenses and copies of all receipts are required to be maintained in the Contractor's files.

7.9 Contractor agrees that car allowance's paid to Contractor's employees shall be paid at a rate no more liberal than the City's policy for car allowance. Contractor further agrees that in order for its employees to be eligible for a car allowance, the employees 1) shall be required to possess a valid Texas Driver's License and liability insurance as required by law and 2) must record on a daily basis, odometer readings before and after business use, showing total business miles driven each day and must keep such record in the vehicle. Mileage records are subject to spot-checks by City auditors and monitors. Contractor shall strongly encourage the participation by its employees in an approved defensive driving course. Evidence of the required driver's license and liability insurance must be kept on file with Contractor.

VIII. AUDIT

- 8.1 If Contractor expends \$50,000.00 or more of City dollars during the term of this Contract, the Contractor shall furnish the Managing City Department with an audit, conducted by an outside independent auditor, within one hundred and twenty (120) days of the close of the the Contractor's fiscal year or termination of this Contract, whichever comes first. If the amount of funds to be paid to Contractor in Section 3.1 of this Contract is for \$50,000.00 or more, then the Contractor further agrees to provide a line item in their budget for a financial statement audit prepared by an independent outside auditor. If the City determines, in its sole discretion, that Contractor is in violation of the above requirements, the City shall have the right to dispatch auditors of its choosing to conduct the required audit and to have the Contractor pay for such audit. Contractor shall forward a copy of the audited financial statement to Managing City Department within thirty (30) days after the report is issued to Contractor. Contractor, shall in addition to submission of the audited financial report, submit a copy of the corrective action plan, summary schedule of prior audit findings, and management letter to Managing City Department."
- 8.2 Should any expense or charge that has been reimbursed be subsequently disapproved or disallowed as a result of any site review or audit, the Contractor will immediately refund such amount to the City. At its sole option, the Managing City Department may instead deduct such claims from subsequent reimbursements; however, in the absence of prior notice by City of the exercise of such option, Contractor shall provide to City immediate and full refund of such amount. If Contractor is obligated under the provisions hereof to refund a disapproved or disallowed amount to the City, such refund shall be made to City in cash required.

IX. RECORDS, REPORTING, AND COPYRIGHTS

- 9.1 The Managing City Department is assigned monitoring, fiscal control, and evaluation of all projects. Therefore, at such times and in such form as may be required, the Contractor shall furnish to the Managing City Department such statements, records, data, and information and permit the City to have interviews with personnel, board members, and program participants pertaining to the matters covered by this Contract.
- 9.2 The Contractor shall submit to the Managing City Department such reports as may be required by the City, including Contract Monitoring Report which is attached hereto and incorporated herein as Attachment III. The Contract Monitoring Report is to be submitted by the 10th working day of each month.
- 9.3 (a) No reports, information, project evaluation, project designs, data or any other documentation developed by, given to, prepared by, or assembled by Contractor under this Contract shall be disclosed or made available to any individual or organization by Contractor without the express prior written approval of the City.
 - Contractor shall establish a method to secure the confidentiality of records and information that Contractor may have access to in accordance with the applicable federal, state, and local laws and regulations. This provision shall not be construed as limiting the City's or its authorized representatives' right of access to records or other information under this Contract.

The Public Information Act, Government Code Section 552.021, requires the City to make public information available to the public. Under Government Code Section 552.002(a) public information means information that is collected, assembled, or maintained under a law or ordinance or in connection with the transaction of official business: (1) by a governmental body; or (2) for a governmental body and the governmental body owns the information or has a right of access to it. Therefore, if Contractor receives inquiries regarding documents within their possession pursuant to this Contract, Contractor shall within twenty-four (24) hours of receiving the requests forward such requests to City for disposition.

- (b) Contractor shall ensure that the Contractor and its subcontractor's shall only use the information supplied by the City hereunder, or assembled by Contractor under this Contract, for the purpose of providing services pursuant to this Contract. Contractor further agrees that neither it nor its subcontractors shall sell, transfer, assign or otherwise make available to any other party, whether for consideration or for no consideration, the information supplied by the City hereunder without the express prior written consent of the City.
- 9.4 In accordance with Texas law, Contractor acknowledges and agrees that all local government records created or received in the transaction of official business or the creation or maintenance of which were paid for with public funds are declared to be public property and subject to the provisions of Chapter 201 of the Texas Local Government Code and Subchapter J, Chapter 441 of the Texas Government Code. Thus, Contractor agrees that no such local government records produced by or on the behalf of Contractor pursuant to this Contract shall be the subject of any copyright or proprietary claim by Contractor.

The term "local government record" as used herein shall mean any document, paper, letter, book, map, photograph, sound or video recording, microfilm, magnetic tape, electronic medium, or other information recording medium, regardless of physical form or characteristic and regardless of whether public access to it is open or restricted under the laws of the state, created or received by local government or any of its officers or employees pursuant to law including an ordinance, or in the transaction of official business.

Contractor acknowledges and agrees that all local government records, as described in herein, produced in the course of the work required by this Contract, shall belong to and be the property of City and shall be made available to the City at any time. Contractor further agrees, to turn over to City, all such records upon termination of this Contract. Contractor agrees that it shall not, under any circumstances, release any records created during the course of performance of the Contract to any entity without City's written permission, unless required to do so by a Court of competent jurisdiction Managing City Department shall be notified of such request as set forth in Section 9.3 of this Contract.

- 9.5 The City shall own the copyright of whatever nature or extent and in all media whatsoever to any documents and records produced through the expenditure of public funds as provided by Section 201.005, Texas Local Government Code. Contractor and its employees, officers and agents, if any, shall be responsible for furnishing appropriate documentation confirming and/or transferring such copyright ownership in and to the City. Provided, however, nothing herein contained is intended nor shall it be construed to require Contractor to transfer any ownership interest in Contractor's best practice and benchmarking information to the City.
- 9.6 Within a period not to exceed 45 days from the termination date of the Contract, Contractor shall submit all final client and/or fiscal reports and all required deliverables to City. Contractor understands and agrees that in conjunction with the submission of the final report, the Contractor shall execute and deliver to City a receipt for all sums and a release of all claims against this Project.
- 9.7 Contractor shall provide all information requested by the Managing City Department relating to the Contractor's Board functions. Information required for submission may include but not be limited to:
 - A. Roster of current Board Members (name, title, address, telephone number, fax number and e-mail address)
 - B. Current Bylaws and Charter
 - C. Terms of Officers

- D. Amendments to Bylaws
- E. Schedule of anticipated board meetings for current Fiscal Year
- F. Minutes of board meetings will become part of the Contractor's Project records, and as such, must be available to City Staff upon request.
- G. Board Agenda at least three (3) business days prior to a Board meeting

X. INSURANCE

- 10.1 Contractor agrees to comply with the following insurance provisions:
- (a) Prior to the commencement of any work under this Contract. Contractor shall furnish an original completed Certificate(s) of Insurance to the City's Managing City Department and City Clerk's Office, which shall be completed by an agent authorized to bind the named underwriter(s) and their company to the coverage, limits, and termination provisions shown thereon, and which shall furnish and contain all required information referenced or indicated thereon. The original certificate(s) must have the agent's original signature, including the signer's company affiliation, title and phone number, and be mailed directly from the agent to the to the City. The City shall have no duty to pay or perform under this Contract until such certificate shall have been delivered to the City's Managing City Department and the City Clerk's Office, and no officer or employee, other than the City's Risk Manager, shall have authority to waive this requirement. If the City in its sole discretion determines that Contractor is in violation of the above requirements, the City shall have the right to dispatch auditors of its choosing to conduct the required audit. In such an event, Contractor shall pay for such audit.
- (b) The City reserves the right to review the insurance requirements of this section during the effective period of this Contract and any extension or renewal hereof and to modify insurance coverage and their limits when deemed necessary and prudent by the City's Risk Manager based upon changes in statutory law, court decisions, or circumstances surrounding this Contract, but in no instance will the City allow modification whereupon the City may incur increased risk.
- (c) A Contractor's financial integrity is of interest to the City, therefore, subject to Contractor's right to maintain reasonable deductibles in such amounts as are approved by the City, Contractor shall obtain and maintain in full force and effect for the duration of this Contract, and any extension hereof, at Contractor's sole expense, insurance coverage written on an occurrence basis, by companies authorized and admitted to do business in the State of Texas and rated A- or better by A.M. Best Company and/or otherwise acceptable to the City, in the following types and amounts:

TYPE

- 1. Workers' Compensation* Employers' Liability
- 2. Commercial General (public)
 - a. Premises/Operations
 - b. Independent contractors
 - c. Broad Form Contractual Liability
 - d. Products/completed operations
 - Broad Form Property Damage, To include fire legal liability*
 - Personal Injury f.
 - Explosion, collapse, underground And property damage Personal Injury*

- 3. Business Automobile Liability*
 - a. Owned/leased vehicles
 - b. Non-owned vehicles
 - c. Hired vehicles

AMOUNT

Statutory \$1,000,000/\$1,000,000/\$1,000,000

Liability Insurance to include coverage for the following:

For Bodily Injury and and Property Damage of \$1,000,000 per occurrence \$2,000,000 general aggregate or its equivalent in umbrella or excess liability coverage

Combined Single Limit for Bodily Injury and Property Damage of

\$1,000,000 per occurrence.

*if applicable

- (d) The City shall be entitled, upon request and without expense, to receive copies of the policies and all endorsements thereto as they apply to the limits required by the City, and may make a reasonable request for deletion, revision, or modification of particular policy terms, conditions, limitations or exclusions (except where policy provisions are established by law or regulation binding upon either of the parties hereto or the underwriter of any such policies). Upon such request by the City, the Contractor shall exercise reasonable efforts to accomplish such changes in policy coverage, and shall pay the cost thereof.
- (e) Contractor agrees that with respect to the above required insurance, all insurance contracts and Certificate(s) of Insurance will contain the following required provisions.
- Name the City and its officers, employees, volunteers and elected representatives as <u>additional</u> <u>insureds</u> as respects operations and activities of, or on behalf of, the named insured performed under contract with the City, with the exception of the workers' compensation and professional liability polices;
- The Contractor's insurance shall be deemed primary with respect to any insurance or self insurance carried by the City of San Antonio for liability arising out of operations under the Contract with the City of San Antonio; and
- Workers' compensation and employers' liability policy will provide a waiver of subrogation in favor of the City.
- (f) Contractor shall notify the City in the event of any notice of cancellation, non-renewal or material change in coverage and shall give such notices not less than thirty (30) days prior to the change, or ten (10) days notice for cancellation due to non-payment of premiums, which notice must be accompanied by a replacement Certificate of Insurance. All notices shall be given to the City at the following address:

City of San Antonio
Department of Community Initiatives
P.O. Box 839966
San Antonio, TX 78283-3966

City of San Antonio City Clerk's Office P.O. Box 839966 San Antonio, TX 78283-3966

(g) If Contractor fails to maintain the aforementioned insurance, or fails to secure and/or maintain the aforementioned endorsements, the City may obtain such insurance, and deduct and retain the amount of the premiums for such insurance from any sums due under the Contract; however, procuring of said insurance by the City is an alternative to other remedies the City may have, and is not the exclusive remedy for failure of Contractor to maintain said insurance or secure such endorsement. In addition to any other remedies the City may have upon Contractor's failure to provide and maintain any insurance or policy endorsements to the extent and within the time herein required, the City shall have the right to order Contractor to stop work hereunder, and/or withhold any payment(s) which become due, to Contractor hereunder until Contractor demonstrates compliance with the requirements hereof.

Nothing herein contained shall be construed as limiting in any way the extent to which Contractor may be held responsible for payments of damages to persons or property resulting from Contractor's or its subcontractors' performance of the work covered under this Contract.

(h) It is expressly understood and agreed to by Contractor that additional insurance (e.g. professional liability, motor truck cargo insurance, payment and performance bonds, builders risk, pollution, a fuel storage tank, environmental, commercial crime/fidelity bond, or other insurance as required by the City's Risk Manager) may have to be purchased by the Contractor if the City determines at the time of Contract execution that such insurance is applicable.

XI. INDEMNITY

11.1 CONTRACTOR AGREES TO COMPLY WITH THE FOLLOWING INDEMNITY PROVISION:

- (a) Contractor covenants and agrees to FULLY INDEMNIFY, and HOLD HARMLESS, the City and the elected officials, employees, officers, directors, volunteers, and representatives of the City, individually or collectively, from and against any and all costs, claims, liens, damages, losses, expenses, fees, fines, penalties, proceedings, actions, demands, causes of action, liability and suits of any kind and nature, including but not limited to, personal or bodily injury, death and property damage, made upon the City directly or indirectly arising out of, resulting from or related to Contractor's activities under this Contract, including any acts or omissions of Contractor, any agent, officer, director, representative, employee, consultant or subcontractor of Contractor, and their respective officers, agents, employees, directors and representatives while in the exercise of performance of the rights or duties under this Contract, all without however, waiving any governmental immunity available to the City under Texas Law and without waiving any defenses of the parties under Texas Law. IT IS FURTHER COVENANTED AND AGREED THAT SUCH INDEMNITY SHALL APPLY EVEN WHERE SUCH COSTS, CLAIMS, LIENS, DAMAGES, LOSSES, EXPENSES, FEES, FINES, PENALTIES, ACTIONS, DEMANDS, CAUSES OF ACTION, LIABILITY AND/OR SUITS ARISE IN ANY PART FROM THE NEGLIGENCE OF CITY, THE ELECTED OFFICIALS, EMPLOYEES, OFFICERS, DIRECTORS AND REPRESENTATIVES OF CITY, UNDER THIS CONTRACT. The provisions of this INDEMNITY are solely for the benefit of the parties hereto and not intended to create or grant any rights, contractual or otherwise, to any other person or entity. Contractor shall promptly advise the City in writing of any claim or demand against the City or Contractor known to Contractor related to or arising out of Contractor's activities under this Contract and shall see to the investigation of and defense of such claim or demand at Contractor's cost. The City shall have the right, at its option and at its own expense, to participate in such defense without relieving Contractor of any of its obligations under this paragraph.
- (b) It is the EXPRESS INTENT of the parties to this Contract, that the INDEMNITY provided for in this Article is an INDEMNITY extended by Contractor to INDEMNIFY, PROTECT and HOLD HARMLESS, the City from the consequences of the City's OWN NEGLIGENCE, provided however, that the INDEMNITY provided for in this Article SHALL APPLY only when the NEGLIGENT ACT of the City is a CONTRIBUTORY CAUSE of the resultant injury, death, or damage, and shall have no application when the negligent act of the City is the sole cause of the resultant injury, death, or damage. Contractor further AGREES TO DEFEND, AT ITS OWN EXPENSE, and ON BEHALF OF THE CITY AND IN THE NAME OF THE CITY, any claim or litigation brought against the City and its elected officials, employees, officers, directors, volunteers and representatives, in connection with any such injury, death, or damage for which this INDEMNITY shall apply, as set forth above.
 - XII. SMALL, MINORITY OR WOMAN OWNED BUSINESS ADVOCACY POLICY
- 11.1 Contractor agrees to comply with the following Small, Minority or Woman-owned Business Advocacy Policy:
 - (a) Contractor is hereby advised that it is the policy of the City of San Antonio that Small, Minority or Woman-owned Business Enterprises shall have the maximum practical opportunity to participate in the performance of public contracts. Contractor agrees that Contractor will not discriminate against any individual or group on account of race, color, sex, age, religion, national origin or disability and will not engage in employment practices which have the effect of discriminating against employees or prospective employees because of race, color, religion, national origin, sex, age or disability. Contractor further agrees that Contractor will abide by all applicable terms and provisions of City's Non-Discrimination Policy, City's Small, Minority or Woman-owned Business Advocacy Policy and City's Equal Opportunity Affirmative Action policy, these policies being available in City's Department of Economic Development, Division of Internal Review and the City Clerk's Office.
 - (b) If the amount of funds to be paid to Contractor in section 3.1 of this Contract is for \$200,000.00 or more, then the Contractor agrees to submit to the City a Good Faith Effort

Plan (GFEP) indicating Contractors utilization of Small, Minority and Woman-owned Business Enterprises no later than fifteen (15) days from the date of execution of this Contract. If City approves the GFEP, and the City subsequently finds material deficiencies in any aspect of the GFEP, Contractor will be required to submit a written report to City's Department of Economic Development. The Contractor will also be required to submit a supplemental Good Faith Effort Plan indicating efforts to resolve any deficiencies. A denied Supplemental Good Faith Effort Plan, by the City's Department of Economic Development, will constitute failure to satisfactorily resolve any deficiencies by the Contractor. Failure to obtain an approved Supplemental Good Faith Effort Plan, within ninety (90) days of initial denial shall constitute a default and result in penalty on the Contractor of \$1,000.00 per day as liquidated damages for the default until all deficiencies are resolved. Failure to cure all deficiencies within another ninety (90) days of the date the penalty is initially assessed constitute a further (additional) condition of default by the Contractor and which can, at the option of the Director of the Managing City Department, result in forfeiture of the entirety of this Contract.

XIII. APPLICABLE LAWS

- 13.1 The Contractor certifies that it will provide a drug-free workplace in compliance with the Drug-Free Workplace Act of 1988 and the Drug-Free Workplace Rules established by the Texas Worker's Compensation Commission effective April 17, 1991. Failure to comply with the above referenced law and regulations could subject the Contractor to suspension of payments, termination of Contract, and debarment and suspension actions.
- 13.2 The Contractor understands that certain funds provided it pursuant to this Contract are funds which have been made available by the City's General Operating Budget or by Federal, State, or other granting entities. Consequently, Contractor agrees to comply with all laws, rules, regulations, policies, and procedures applicable to these funds as directed by the City and as required in this Contract.
- 13.3 All of the work performed under this Contract by Contractor shall comply with all applicable laws, rules, regulations and codes of the United States and the State of Texas and with the charter, ordinances, bond ordinances, and rules and regulations of the City of San Antonio and County of Bexar.
- 13.4 Contractor shall not engage in employment practices which have the effect of discriminating against any employee or applicant for employment, and, will take affirmative steps to ensure that applicants are employed and employees are treated during employment without regard to their race, color, religion, national origin, sex, age, handicap, or political belief or affiliation. Specifically, Contractor agrees to abide by all applicable provisions of San Antonio City ordinance number 69403 on file in the City Clerk's Office. Additionally, Contractor certifies that it will comply fully with the following nondiscrimination, minimum wage and equal opportunity provisions, including but not limited to:
 - a. Titles VI and VII of the Civil Rights Act of 1964, as amended;
 - b. Section 504 of the Rehabilitation Act of 1973, as amended;
 - c. The Age Discrimination Act of 1975, as amended;
 - d. Title IX of the Education Amendments of 1972, as amended (title 20 USC Sections 1681-1688:
 - e Fair Labor Standards Act of 1938, as amended;
 - f. Equal Pay Act of 1963, (P.L.888-38); and
 - g. All applicable regulations implementing those laws.
- 13.5 The Contractor warrants that any and all taxes that the Contractor may be obligated for, including but not limited to, Federal, State, and local taxes, fees, special assessments, Federal and State payroll and income taxes, personal property, real estate, sales and franchise taxes, are current, and paid to the fullest extent liable as of the execution date of the Contract. The Contractor shall comply with all applicable local, State, and Federal laws including, but not limited to:
 - a. worker's compensation;
 - b. unemployment insurance;
 - c. timely deposits of payroll deductions;

- d. filing of Information on Tax Return for 990 or 990T, Quarterly Tax Return Form 941, W-2's Form 1099 on individuals who received compensation other than wages, such as car allowance, contract or consultant work, non-employee compensation, etc;
- e. Occupational Safety and Health Act regulations;
- f. Employee Retirement Income Security Act of 1974, P.L. 93-406.
- 13.6 Contractor agrees to comply with the Americans with Disabilities Act, P.L. 101-336 enacted July 26, 1990 and all regulations thereunder.
- 13.7 This article shall also incorporate and the Contractor agrees to abide by any and all future amendments or additions to such laws, rules, regulations, policies and procedures as they may be promulgated.

XIV. NO SOLICITATION

14.1 The Contractor warrants that no person or selling agency or other organization has been employed or retained to solicit or secure this Contract upon a Contract or understanding for a commission, percentage, brokerage, or contingent fee and further that no such understanding or agreement exists or has existed with any employee of the Contractor or the City. For breach or violation of this warrant the City shall have the right to this Contract without liability or, at its discretion, to deduct from the Contract or otherwise recover the full amount of such commission, percentage, brokerage, or contingent fee, or to seek such other remedies as legally may be available.

XV. TERMINATION

- 15.1 Termination for Cause Should the Contractor fail to fulfill, in a timely and proper manner, obligations under this Contract to include performance standards established by the City, or if this Contractor should violate any of the covenants, contracts, or stipulations of the Contract, the City shall thereupon have the right to terminate this Contract by sending written notice to the Contractor of such termination and specify the effective date thereof (which date shall not be sooner than the end of ten (10) days following the day on which such notice is sent). The Contractor shall be entitled to receive just and equitable compensation for any work satisfactorily completed prior to such termination date. The question of satisfactory completion of such work shall be determined by the City alone, and its decision shall be final. It is further expressly understood and agreed by the parties that Contractor's performance upon which final payment is conditioned shall include, but not be limited to, the Contractor's complete and satisfactory performance, of its obligations for which final payment is sought.
- 15.2 Termination for Convenience This Contract may be terminated in whole or in part when the City determines that continuation of the project would not produce beneficial results commensurate with the further expenditure of funds. Such termination by City shall specify the date thereof, which date shall not be sooner than thirty (30) days following the day on which notice is sent. The Contractor shall also have the right to terminate this Contract and specify the date thereof, which date shall not be sooner than the end of thirty (30) days following the day on which notice is sent. The Contractor shall be entitled to receive just and equitable compensation for any work satisfactorily completed prior to such termination date. The question of satisfactory completion of such work shall be determined by the City alone, and its decision shall be final. It is further expressly understood and agreed by the parties that Contractor's performance upon which final payment is conditioned shall include, but not be limited to, the Contractor's complete and satisfactory performance of its obligations for which final payment is sought.
- 15.3 Notwithstanding any other remedy contained herein or provided by law, the City may delay, suspend, limit, or cancel funds, rights or privileges herein given the Contractor for failure to comply with the terms and provisions of this Contract. Specifically, at the sole option of the City, the Contractor may be placed on probation during which time the City may withhold reimbursements in cases where it determines that the Contractor is not in compliance with this Contract. The Contractor shall not be relieved of liability to the City for damages sustained by the City by virtue of any breach of this Contract, and the City may withhold funds otherwise due as damages.

- 15.4 At the termination of the contract, all unclaimed (30 days or older) salaries or wages must be returned to City in the following form:
 - (a) a cashier's check for the aggregate amount made payable to the City of San Antonio
 - (b) a listing showing the Social Security number, full name, last known complete address and the amount for each person involved.

XVI. PROHIBITION OF POLITICAL ACTIVITIES

- 16.1. Contractor agrees that no funds provided from or through the City shall be contributed or used to conduct political activities or the benefit of any candidate for elective public office, partisan or non-partisan, nor shall the personnel involved in the administration of the project provided for in this Contract be assigned to work for or on behalf of any partisan or non-partisan political activity.
- 16.2 Contractor agrees that no funds, provided under this Contract may be used in anyway to attempt to influence, in any manner, a member of Congress or any other State or local elected or appointed official.
- 16.3 The prohibition set forth in sections 16.1 and 16.2 of this Contract includes, but are not limited to, the following:
 - (a) an activity to further the election or defeat of any candidate for public office or for any activity undertaken to influence the passage, defeat or final content of local, state or federal legislation;
 - (b) working or directing other personnel to work on any political activity during time paid for with city funds, including, but not limited to activities such as taking part in voter registration drives, voter transportation activities, lobbying, collecting contributions, making speeches, assisting at meetings or rallies, or distributing political literature.
 - (c) coercing personnel, whether directly or indirectly, to work on political activities on their personal time, including activities such as taking part in voter registration drives, voter transportation activities, lobbying, collecting contributions, making speeches, assisting at meetings or rallies, or distributing political literature.
 - (d) using facilities or equipment paid for, in whole or in part with City funds for political purposes including physical facilities such as office space, office equipment or supplies, such as telephones, computers, fax machines, during and after regular business hours;
- To ensure that the above policies are complied with, Contractor shall: provide every member of its personnel with a statement of the above prohibitions and have each individual sign a statement acknowledging receipt of the policy. Such statement shall include a paragraph that directs any staff person who has knowledge of violations or feels that he or she has been pressured to violate the above policies to call and report the same to the Managing City Department. Contractor shall list the name and number of a contact person from the Managing City Department on the statement that Contractors personnel can call to report said violations.
- 16.5 Contractor agrees that in any instance where an investigation of the above is ongoing or has been confirmed, salaries paid to the Contractor under this Contract may, at the City's discretion, be withheld until the situation is resolved, or the appropriate member of the Contractor's personnel is terminated.
- 16.6 This Article shall not be construed to prohibit any person from exercising his or her right to express his or her opinion or to limit any individual's right to vote. Further, Contractor and staff members are not prohibited from participating in political activities on their own volition, if done during time not paid for with city funds.

XVII. PERSONNEL MANAGEMENT

- 17.1 The Contractor agrees to establish internal procedures that assure employees of an established complaint and grievance policy. The grievance policy will include procedures to receive, investigate, and resolve complaints and grievances in an expeditious manner.
- 17.2 The Contractor shall establish safeguards to prohibit officers or employees from using their positions for a purpose that is or gives the appearance of being motivated by a desire for private gain for themselves or those with whom they have family, business, or other ties. Members of the Board of Directors or governing body of the Contractor may not be employees of Contractor or paid in any way for service with City Contract funds.
- 17.3 Contractor is permitted to pay its full time employees for the total number of holidays authorized by the City Council for City employees. If the Contractor elects to observe more than the total number of holidays, authorized by the City Council for City employees, then such additional days are not eligible for reimbursement under this Contract.
- 17.4 Contractor agrees that the Job titles and descriptions set forth in the budget (Attachment II) that affect a salary or range increase may not be changed without justification and prior written approval from the City, as evidenced through a written amendment to this Contract approved by the City Council.
- 17.5 Contractor agrees that all copies of written job descriptions will be filed in all individual personnel folders for each position in the organization.
- 17.6 The Contractor agrees to provide the City with the names and license registration of any employees of Contractor regulated by State law whose activities contribute towards, facilitate, or coordinate the performance of this Contract.
- 17.7 Contractor may be reimbursed by City for the cost of administrative leave with pay granted to full time, permanent employees that is not chargeable to annual or personal leave only for the reasons listed below:
- (a) To attend annual training in a branch of the Armed Services, not to exceed fifteen (15) working days during the term of this Contract;
- (b)To serve as a juror;
- (c) To attend the funeral of someone in the immediate family. Immediate family shall include father, mother, sister, brother, husband, wife or child, and other relatives, (including in-laws) if the latter are actually members of the employee's household. In such event, the Contractor may grant up to three (3) work days of leave with pay that is not chargeable to annual or personal leave.
- (d) To attend seminars or workshops, with written approval from the Managing City Department.
- 17.8 Chief Executive Officers (CEO's), directors and other Supervisory personnel of Contractor may not supervise a spouse, parents, children, brothers, sisters, and in-laws standing in the same relationship, (hereinafter referred to as "Relatives") who are involved in any capacity with program delivery supported through City funds. Relatives, however, may be co-workers in the same organization in a non-supervisory position.
- 17.9 Upon termination of a participating employee, all contributions made to the pension fund, less reasonable insurance company administrative costs, not refunded to the terminating employee, shall be returned to the City, to the fullest extent permitted or required by applicable law.

XVIII. SPECIAL PROVISIONS

- 18.1 Contractor agrees to comply with the following special provisions:
 - (a) Under no circumstances will the funds received under this Contract be used, either directly or indirectly, to pay costs or attorney fees incurred in any adversarial proceeding against the City or any other public entity.

- (b) Contractor, at the City's option, could be ineligible for consideration to receive any future funding while any adversarial proceedings against the City remains unresolved.
- 18.2 Contractor shall publicly acknowledge that this Project is supported by the City as directed by the Managing City Department.
- 18.3 Contractor agrees to comply with the special provisions which are attached hereto and incorporated herein for all purposes as Attachment IV.
- 18.4 This space reserved for applicable Office of Management and Budget (OMB) circulars or other laws required to administer this Contract.

XIX. NO USE OF FUNDS FOR RELIGIOUS ACTIVITIES

19.1 Contractor agrees that none of the performance rendered hereunder shall involve, and no portion of the funds received hereunder shall be used, directly or indirectly, for the construction, operations, maintenance or administration of any sectarian or religious facility or activity, nor shall said performance rendered or funds received be utilized so as to benefit, directly or indirectly, any such sectarian or religious facility or activity.

XX. DEBARMENT

20.1 Contractor certifies that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in any State or Federal Program.

XXI. AMENDMENT

21.1 Except when the terms of this Contract expressly provide otherwise, any alterations additions or deletions to the terms hereof shall be by amendment in writing executed by both City and Contractor and evidenced by passage of a subsequent City ordinance, as to City's approval.

XXII. ASSIGNMENT

22.1 Contractor shall not assign or transfer Contractor's interest in this Contract without the written consent of the City Council of San Antonio. Any attempt to transfer, pledge or other assignment shall be void ab initio and shall confer no rights upon any third person or party.

XXIII. SUBCONTRACTING

23.1 None of the work or services covered by this Contract shall be sub-contracted without the prior written consent of City and the approval by ordinance by the San Antonio City Council, provided, however, the Director of the Managing City Department may approve subcontracts for professional services up to 25% of the total amount of the Contract but in no event can the amount of said subcontracts exceed \$25,000.00. Any work or services approved for sub-contracting hereunder, however, shall be sub-contracted only by written Contract, and unless specific waiver is granted in writing by City, shall be subject by its terms to each and every provision of this Contract. Compliance by sub-contractors with this Contract shall be the responsibility of Contractor. Contractor agrees that payment for services of any approved sub-contractor shall be submitted through Contractor, and Contractor shall be responsible for all payments to sub-contractors.

XXIV. OFFICIAL COMMUNICATIONS

24.1 For purposes of this Contract, all official communications and notices among the parties shall be deemed sufficient if in writing and mailed, registered or certified mail, postage prepaid, to the addresses set forth below:

Attachment II	
CITY	Contractor
Director	
Department of Community Initiatives	
115 Plaza de Armas, Ste 210	
San Antonio, TX 78205	

Notices of changes of address by either party must be made in writing delivered to the other party's last known address within five (5) business days of the change.

XXV. VENUE

25.1 Contractor and City agree that this Contract shall be governed by and construed in accordance with the laws of the State of Texas. Any action or proceeding brought to enforce the terms of this Contract or adjudicate any dispute arising out of this Contract shall be bought in a court of competent jurisdiction in San Antonio, Bexar County, Texas.

XXV. GENDER

26.1 Words of any gender used in this Contract shall be held and construed to include any other gender, and words in the singular number shall be held to include the plural, unless the context otherwise requires.

XXVII. AUTHORITY

27.1 The signer of this Contract for Contractor represents, warrants, assures and guarantees that he has full legal authority to execute this Contract on behalf of Contractor and to bind Contractor to all of the terms, conditions, provisions and obligations herein contained. Contractor must provide evidence to City that it is currently operating as a non-profit entity with a current Internal Revenue Code section 501(c)(3) status, or a for-profit entity governed by an autonomous governing body, acting in accordance with the governing instruments submitted to the City in the application for funding. Whether a non-profit or for-profit entity, Contractor must be authorized to do business in the State of Texas and be formed under and operating in accordance with all applicable laws of the State of Texas. Contractor shall provide Managing City Department verification of the foregoing requirements no later than the execution date of this Contract.

XXVIII LICENSES AND TRAINING

28.1 Contractor warrants and certifies that Contractor's employees and its subcontractors have the requisite training, license or certification to provide said services, and meets all competence standards promulgated by all other authoritative bodies, as applicable to the services provided herein.

XXIX. SEVERABILITY

29.1 If any clause or provision of this Contract is held invalid, illegal or unenforceable under present or future federal, state or local laws, including but not limited to the City Charter, City Code, or ordinances of City, then and in that event it is the intention of the parties hereto that such invalidity, illegality or unenforceability shall not affect any other clause or provision hereof and that the remainder of this Contract shall be construed as if such invalid, illegal or unenforceable clause or provision was never contained herein; it is also the intention of the parties hereto that in lieu of each clause or provision of this Contract that is invalid, illegal or unenforceable, there be added as a part of this Contract a clause or provision as similar in terms to such invalid, illegal or unenforceable clause or provision as may be possible, legal, valid and enforceable.

XXX. ENTIRE CONTRACT

30.1 This Contract and its attachments, if any, constitute the entire and integrated Contract between the parties hereto and contain all of the terms and conditions agreed upon, and supersedes all prior negotiations, representations, or contracts, either oral or written.

Attachment II	
In witness of which this Contract has been execute	ed effective the,,
CITY OF SAN ANTONIO:	CONTRACTING AGENCY:
	(enter name of agency)
Director	
Department of Community Initiatives	(address)
	San Antonio, TX (zip code)
APPROVED AS TO FORM:	
	Executive Director
City Attorney	
	Board President (if required by Agency)

ATTACHMENTS

Attachment I – Scope of Work Attachment II – Budget Attachment III – Report, if applicable Attachment IV – Special Provisions

AGREEMENT BETWEEN THE CITY OF SAN ANTONIO AND KEEP SAN ANTONIO BEAUTIFUL, INC.

STATE OF TEXAS)(
COUNTY OF BEXAR)(

This agreement is entered into by and between the CITY OF SAN ANTONIO, a Texas Municipal Corporation (hereinafter referred to as "CITY") acting by and through its City Manager, pursuant to Ordinance No. XXXXXX, passed and approved on XXXXXXX, and Keep San Antonio Beautiful, Inc., a non-profit corporation (hereinafter referred to as "KSAB") acting by and through its President, Bud Little.

WHEREAS, Keep San Antonio Beautiful, Inc. is a non-profit corporation providing services to improve the community environment and aesthetics; and

WHEREAS, KSAB receives donations from various organizations to provide these services; and

WHEREAS, the City of San Antonio has authorized this expenditure of \$1000.00 from the Mayor's Human Development Services Fund; \$3,500.00 from the District 1 Human Development Services Fund; \$3,000.00 from the District 2 Human Development Services Fund; \$3,000.00 from the District 3 Human Development Services Fund; \$3,500 from the District 4 Human Development Services Fund; \$3,500.00 from District 5 Human Development Services Fund; \$3500.00 from District 6 Human Development Services Fund; \$4,000.00 from District 8 Human Development Services Fund; \$3500.00 District 9 Human Development Services Fund; \$3500.00 from District 10 Human Development Services Fund

WHEREAS, in exchange for KSAB's assistance in the planning, scheduling and coordinating neighborhood clean-ups and providing community education, CITY has agreed to contribute \$35,000.00;

NOW THEREFORE:

SECTION 1.

The City of San Antonio agrees to appropriate and pay to Keep San Antonio Beautiful, Inc., the amount of thirty-five thousand dollars and no cents (\$35,000.00) for their assistance in, including, but not limited to, the planning, scheduling, and coordination of neighborhood clean-ups and providing community education within the San Antonio area as described in the Strategic Communication Campaign attached hereto and incorporated herein as Attachment I.

These services are to be provided for the period from October 1, 2003 through September 30, 2004. In consideration therefore, KSAB agrees to exclusively use said funds for such purpose and for no other purpose. A copy of KSAB's proposed budget for this project is attached hereto and incorporated herein as Attachment II.

SECTION 2.

KSAB and its agents, if any, shall properly, accurately and completely maintain all books, documents, papers, accounting records, and other evidence pertaining to performance hereunder and shall make such materials available at their respective offices at all reasonable times as and as often as CITY may deem necessary, during the period of this agreement for the purpose of accounting and audit inspections by CITY and/or its authorized representatives to audit, examine and make excerpts and/or copies of same.

SECTION 3.

KSAB covenants that neither it nor its agents, employees or anyone under its control, will discriminate against any individual or group on the basis of race, color, sex, age, religion, national origin, or disability in employment practices or while in the performance of rights, duties, and obligations hereunder.

SECTION 4.

CONTRACTOR covenants and agrees to FULLY INDEMNIFY and HOLD HARMLESS, the CITY and the elected officials, employees, officers, directors, and representatives of the CITY, individually or collectively, from and against any and all costs, claims, liens, damages, losses, expenses, fees, fines, penalties, proceedings, actions, demands, causes of action, liability and suits of any kind and nature, including but not limited to, personal injury or death and property damage, made upon the CITY, directly or indirectly arising out of, resulting from or related to

Contractor's activities under this CONTRACT, including any acts or omissions of CONTRACTOR, any agent, officer, director, representative, employee, consultant or subcontractor of CONTRACTOR, and their respective officers, agents, employees, directors and representatives while in the exercise or performance of the rights or duties under this CONTRACT, all without, however, waiving any governmental immunity available to the CITY under Texas Law and without waiving any defenses of the parties under Texas Law. IT IS FURTHER COVENANTED AND AGREED THAT SUCH INDEMNITY SHALL APPLY EVEN WHERE ANY SUCH COSTS, CLAIMS, LIENS, DAMAGES, LOSSES, EXPENSES, FEES, FINES, PENALTIES, ACTIONS, DEMANDS, CAUSE OF ACTION, LIABILITY AND/OR SUITS ARISE IN ANY PART FROM THE NEGLIGENCE OF CITY, THE ELECTED OFFICIALS, EMPLOYEES, OFFICERS, DIRECTORS AND REPRESENTATIVES OF CITY. The provisions of this INDEMNITY are solely for the benefit of the parties hereto and not intended to create or grant any rights, contractual or otherwise, to any other person or entity. CONTRACTOR shall promptly advise the CITY in writing of any claim or demand against the CITY or CONTRACTOR known to CONTRACTOR related to or arising out of CONTRACTOR'S activities under this CONTRACT and shall see to the investigation and defense of such claim or demand at CONTRACTOR'S cost. The CITY shall have the right, at its option and at its own expense, to participate in such defense without relieving CONTRACTOR of any of its obligations under this paragraph.

It is the EXPRESS INTENT of the parties to this contract, that the INDEMNITY provided for in this section (Section 4), is an INDEMNITY extended by CONTRACTOR to INDEMNIFY, PROTECT and HOLD HARMLESS the CITY from the consequences of the CITY'S OWN NEGLIGENCE, provided however, that the INDEMNITY provided for in this section SHALL APPLY only when the NEGLIGENT ACT of the CITY is a CONTRIBUTORY CAUSE of the resultant injury, death or damage, and shall have no application when the negligent act of the CITY is the sole cause of the resultant injury, death, or damage. CONTRACTOR further AGREES TO DEFEND, AT ITS OWN EXPENSE and ON BEHALF OF THE CITY AND IN THE NAME OF THE CITY, any claim or litigation brought against the CITY and its elected officials, employees, officers, directors and representatives, in connection with any such injury, death, or damage for which this INDEMNITY shall apply, as set forth above.

SECTION 5.

Without limiting **KSAB's** indemnification, it is agreed that **KSAB** shall obtain and maintain in force and effect for the duration of this agreement, at **KSAB's** sole expense, insurance coverages written by companies authorized and admitted to do business in the Sate of Texas and rated A or better by A. M. Best Company and/or otherwise acceptable to **CITY**, in the following types and amounts:

Liability Insurance

Coverage <u>Minimum Limits</u>

Commercial General Liability, including:

\$1,000,000 (one million) per occurrence, \$2,000,000 (two million) general aggregate or its equivalent in Umbrella or Excess Liability coverage.

- 1. Contractual Liability
- 2. Independent Contractor (if applicable)
- 3. Fire Legal Liability
- 4. Broad Form Property Liability
- 5. Premises/Operations

Worker's Compensation and Employer's Liability
Worker's Compensation Statutory
Employer's Liability \$500,000 Limit

Each insurance policy required by this agreement shall contain the following clauses:

A. "This insurance shall not be canceled, limited in scope or coverage, or non-renewed until after thirty (30) days prior written notice has been given to:

City Clerk's Office P.O. Box 839966 San Antonio, Texas 78283-3966"

- B. "It is agreed that the insurance provided by **KSAB** is primary to any insurance of self-insurance maintained by the **CITY.**"
- C. "Each insurance policy required by this agreement, excepting policies for Worker's Compensation, Employer's Liability shall name CITY as additional insured."
- D. "Prior to commencement of this agreement, **KSAB** shall deliver to **CITY** insurance certificates confirming the existence of the insurance required by this agreement and including the applicable clauses reference above."

- E. "Nothing herein contained shall be construed as limiting in any way the extent to which **KSAB** may be held responsible for payments of damages to persons or property resulting from **KSAB's** performance under this agreement."
- F. "With regards to Workers' Compensation and Employer's Liability policies, each shall provide for a waiver of subrogation in favor of CITY."

SECTION 6.

It is expressly understood and agreed by both parties hereto that each acts independently of each other, and that as such, neither has the authority to bind the other or to hold out to a third party that it has the authority to by the other. The parties hereto understand and agree that CITY shall not be liable for any claims which may be asserted by any third party occurring in connection with KSAB's performance hereunder.

Nothing contained herein shall be deemed or construed by the parties hereto or by any third party, as creating the relationship of employer-employee, principal-agent, partners, joint ventures, or any other similar such relationships, between the parties hereto.

Any and all of the employees of KSAB, wherever located or situated, while engaged in the performance of any work required by this agreement shall be considered employees of KSAB only, and not of CITY, and any and all claims that may arise on behalf of said employee while so engaged, shall be the sole obligation and responsibility of KSAB.

SECTION 7.

KSAB agrees that it will comply with all applicable local, state and federal laws while in the performance of any rights, duties or obligations under this agreement.

EXECUTED on this the	day of	,2004.
CITY OF SAN ANTONIO	KEEP SAN A	ANTONIO BEAUTIFUL, INC.
Terry Brechtel	Bud Little	
City Manager	President	
APPROVED AS TO FORM: _		
	City Attori	ney

Strategic Communication Campaign

Setting Forth KSAB's Image with
Effective Environmental Education and Community Wide Efforts

SITUATION ANALYSIS

Keep San Antonio Beautiful's (KSAB) mission is to encourage citizens of San Antonio to take responsibility for improving the City's environment by organizing community cleanups, encouraging volunteerism, providing children environmental education, and accomplishing public/private partnerships to make San Antonio a better place to live.

KSAB is a certified affiliate of Keep America Beautiful. The program concentrates on educating the public about solid waste issues, litter prevention, graffiti abatement and public stewardship. Since 1980, the organization has been sustained with the assistance of a broad base of support from local government, private industry, and individual citizens.

One of KSAB's primary goals is providing all residents beneficial environmental to instill in the importance of a clean community and the basic recycle, reuse and rethink concepts.

The following are environmentally friendly and smart programs and services provided to citizens through the City of San Antonio:

- Curbside Recycling Collection Program
- Brush and Bulky Items Collection Program
- Hazardous Waste Disposal Center
- Dead Animal Pick-Up Service
- Dial-a-Trailer Program
- Adopt-a-Spot Litter Clean Up Program
- 3-1-1 Twenty-Four Hour Customer Service Number

KSAB wants to educate citizens about some of these programs' new guidelines. For example:

- The ease of backyard composting
- Newspapers need to be bundled and placed in paper bags
- Clear, brown and green glass is now acceptable for recycling
- Empty spray aerosol cans without nozzle are now acceptable
- Only plastic bottles with tapered neck are accepted
- When to set out brush/bulky items for collection
- The Bitters Brush Site where brush can be recycled and mulch can be purchased at a very low cost
- Dial A Trailer Program is one way to prevent neighborhood illegal dumping
- Availability of the Hazardous Waste Disposal Center and Dead Animal Pick-Up Service to the public

Scope of Work -

To effectively serve the citizens of San Antonio and accomplish KSAB's mission, there is a need to 1) develop strong, strategic communication campaigning in KSAB's outreach efforts to promote programs and improve education and to 2) develop and use a consistent, persuasive message citizens of all ages will identify and retain.

The following needs to be analyzed for improvement:

- 1. Environmental education components provided to children
 - Don't Mess With Texas
 - Recycling and brush up collection
 - Reduce, Reuse, Rethink concepts
- 2. Citizens' awareness of environmentally friendly and smart programs and services available to them
- 3. Citizens' knowledge of properly utilizing programs and services:
 - Using the Dial-a-Trailer Program as an easy and convenient way to
 - a. Dispose of those items not accepted by regular recycling or brush/bulky item collection
 - b. If resident misses a pick up
 - Participating in programs such as the Adopt-a-Spot Litter Clean Up Program to beautify neighborhoods and/or business lots
- 4. Citizens' alertness to changes in programs' guidelines in compliance with the City
 - Curbside Recycling Collection Program
 - Brush and Bulky Items Collection Program
- 5. Citizens', community and business organizations' knowledge of KSAB as a resource to:
 - Get information
 - Reserve a Dial-a-Trailer
 - To Adopt-a-Spot
 - Have a "No Dumping" sign placed on their street
 - Order a recycling bin
 - Schedule environment education presentations at schools or neighborhood association meetings
 - To volunteer to fulfill community service/philanthropic hours
- 6. Government regulators knowledge and levels of support for KSAB.

PLANNING

Goals and Opportunities –

Improve KSAB's image with more effective promotional outreach and environmental education efforts by:

- 1. Éducating children, Pre-K to 8th grade, about keeping their community clean and recycle, reuse and rethink concepts.
- 2. Raising community's awareness of the availability of the environmentally smart and friendly programs and services offered by the City of San Antonio's Environmental Services Department.
- 3. Increasing community's knowledge of changes in program guidelines and how to properly utilize the programs and services.
- 4. Increasing government regulators support of KSAB's goals and objectives.

Objectives and Evaluation –

- 1. To improve children's environmental education and awareness of recycle, reuse and rethink concepts by 25 percent.
- 2. To increase homeowner outreach to inform them of programs and how to use them properly by 25 percent.
- 3. To encourage citizens and organizations to participate in community-improvement programs such as Dial A Trailer and Adopt A Spot by 25 percent.
- 4. To develop and establish an additional 10 community and business partnerships.
- 5. To increase sponsorship opportunities with local businesses by 25 percent.6. To establish KSAB as a leading and active affiliate of KTB and KAB through State and National Awards Programs.
- 7. Increase government regulators collaboration by 25% to support KSAB efforts.

Target Audiences -

- Children and adults in San Antonio
- Government regulators and regulating organizations
- Organized neighborhood associations
- Opinion leaders
- Civic organizations
- **Businesses**
- Community-oriented organizations: SAWS, CPS, Texas Disposal System
- Police and Fire
- Keep Texas Beautiful/Keep America Beautiful
- Media

IMPLEMENTATION

Tactics -

I. Education Outreach: KSAB Presentations

A. Every elementary and middle-school in city

- Research Social Studies Dept. Heads or after school program coordinators, make contact, and schedule KSAB guest speaker presentations
- 2. Provide detailed information about programs, the rethink, reuse and recycle concepts
- 3. Encourage class/students to implement at their school:
 - a. Recycling program
 - b. Litter Clean Up
 - c. Other
- 4. Maintain relationships with schools to continue partnerships
- 5. Evaluate effectiveness of outreach and education by tracking any environmental smart and friendly activities implemented at school and off-campus and any correspondence
- B. Summer Programs: Boys/Girls Club, Boys/Girls Scouts, YMCA and YWCA
 - 1. Research summer program coordinators, make contact, and schedule KSAB guest speaker presentations
 - 2. Provide detailed information about programs, the rethink, reuse and recycle concepts and a KSAB Information Package for Kids
 - 3. Encourage students to implement at their summer program facility:
 - a. Recycling program
 - b. Litter Clean Up
 - c. Dial A Trailer Program
 - 4. Maintain relationships with summer programs to continue partnerships
 - 5. Evaluate effectiveness of outreach and education by tracking any environmental smart and friendly activities implemented at summer program facility and any correspondence
- C. University Registered Students Organizations (RSOs)
 - 1. Research and contact RSOs involved in environmental, community activism and volunteerism:
 - a. UTSA VOICES
 - b. St. Mary's University Environmental Rescue
 - c. OLLU Volunteer United Council
 Service Learning & Volunteerism
 - 2. Schedule KSAB guest speaker presentations to provide detailed information about programs, the rethink, reuse and recycle concepts
 - 3. Encourage RSO to implement at their university:
 - a. Recycling program

- b. Litter Clean Up
- c. Special event with KSAB
- d. Other
- 4. Maintain relationships with RSO to continue partnerships
- 5. Evaluate effectiveness of outreach and education by tracking any environmental smart and friendly activities implemented at university and off-campus and any correspondence
- D. Every organized neighborhood association in city
 - 1. Research, make contact and schedule KSAB presentation
 - 2. Provide detailed information about programs
 - 3. Take and fulfill any work orders and requests to reserve Dial-A-Trailers and contract Adopt-A-Spots
 - 4. Maintain relationships with neighborhood associations to continue partnerships
 - Evaluate effectiveness of outreach and education by tracking use of programs and services and any correspondence

II. Promotional Outreach: KSAB Booth Set-Ups

- A. High-traffic, community-oriented events
 - 1. Research events hosted/sponsored by:
 - a. Chambers of Commerce
 - h SAWS
 - c. CPS
 - d. Texas Disposal System
 - e. Police and Fire
 - f. Hospitals
 - g. Others
 - 2. Make contact with event coordinators to assign KSAB a booth set-up.
 - 3. If possible (for no charge), include KSAB logo on following for name identification:
 - a. T-Shirts
 - b. Goodie bags
 - c. Promotional collateral
 - d. Other
 - Evaluate effectiveness of outreach and education by counting number of visitors to booth, amount of collateral and goodies given out and collection of any requests such as resident ordering a recycling bin

B. High-traffic, highly publicized events

- Research major festivals and concert events at applicable venues
- 2. Make contact with event coordinators to assign KSAB a booth set-up.
- 3. If possible (for no charge), include KSAB logo on following for name identification:
 - a. T-Shirts
 - b. Goodie bags
 - c. Promotional collateral
 - d. Other
- 4. Set up recycling bins w/KSAB logo for event patrons to deposit recyclables
- 5. Evaluate effectiveness of outreach and education by counting number of visitors to booth, use of recycle bins, amount of collateral and goodies given out and collection of any requests such as resident ordering a recycling bin

III. Special Event/Fundraiser

- 1. Solicit sponsorship by letter to CEOs
 - a. Title sponsor (Home Depot, HEB, SBC, etc)
 - b. Other level sponsors (i.e. Roger Solar's Sports, Runners World) or in-kind donators for runner goodie bags, items for goodie bags, food and water day of, entertainment, etc
- 2. Schedule Honorary Guest (elected official, news personality, etc)
- 3. Heavy promotions/Media relations
 - a. Running community (Web sites, Roger Solar Sports, sports businesses, track/field teams etc.)
 - b. Environmental advocates and advocacy organizations
 - c. School and civic groups
 - d. Corporations
 - e. Others from target audiences

Keep San Antonio Beautiful

PROPOSED BUDGET SUMMARY

FY 2003-2004

PERSONNEL

PERSONNEL		
Salaries	<u> </u>	\$20,000.00
FICA		0.00
Worker's Compensation	_	0.00
Insurance (Unemployment)	_	0.00
Retirement	_	0.00
Other (Health Insurance)		0.00
TOTAL PERSONNEL	_	\$20,000.00
OPED A TYONG		
OPERATIONS		\$ 0.00
Communications	_	
Mail & parcel Post	_	0.00
Rental of Facilities	_	0.00
Rental of Equipment	-	0.00
Official Travel		0.00
Maintenance/Repair: Buildings	_	0.00
Maintenance/Repair: Machines & Equipment	_	0.00
Utilities		0.00
Fees to Professional Contractors	_	0.00
Legal Services	_	0.00
Automatic Data Processing	_	0.00
Advertising		0.00
Membership Dues	_	0.00
Binding, Printing & Reproduction	_	\$500.00
Subscriptions to Publications		0.00
Office Supplies	_	0.00
Mileage	-	\$1700.00
Photographic Supplies		0.00
Motor Fuel & Lubricants	_	0.00
Insurance	_	0.00
Bonding	_	0.00
Program Supplies		\$12,800.00
TOTAL OPERATIONS	_	\$15,000.00
	TOTAL BUDGET	\$35,000.00

Attachment II Event

ECMS # DATABASE

AGREEMENT TO USE FUNDS of the City of San Antonio

THIS AGREEMENT is entered into by and between the City of San Antonio, a Texas Municipal Corporation ("CITY") acting by and through its City Manager, pursuant to Ordinance No. 98181 passed and approved on the 18th day of September 2003, and the **AGENCY**, ("Recipient") by and through its contact person, **PERSON'S NAME**; WITNESSETH:

WHEREAS, Recipient is headquartered in Bexar County, Texas, with a mailing address at AGENCY ADDRESS, San Antonio, Texas 78XXX; and

WHEREAS, Recipient has submitted a \$AMOUNT.00 request to the City to provide a NAME OF EVENT in support of its NAME OF PROGRAM which provides PUBLIC PURPOSE DESCRIPTION FROM THE GUIDELINES activities for WHO WILL BENEFIT residing in the City of San Antonio; and

WHEREAS, pursuant to Ordinance No. 96958, passed and approved on December 19, 2002, the City Council adopted human development guidelines that authorized the expenditure of human development funds for EXPENDITURE DESCRIPTION FROM GUIDELINES for the benefit of the citizens of San Antonio; and

WHEREAS, pursuant to said ordinance, the City Council has found that such expenditures serve a municipal purpose by supporting/providing PUBLIC PURPOSE DESCRIPTION FROM THE GUIDELINES; and

WHEREAS the City has al	llocated \$ from the FY04	District 1 Human Development
Services Fund budget, \$_	from the FY04 District 2	Human Development Services
Fund budget, \$	from the FY04 District 3 Huma	n Development Services Fund
budget, \$ from	the FY04 District 4 Human Deve	lopment Services Fund budget,
\$ from the FY0 4	4 District 5 Human Development S	ervices Fund budget, \$
from the FY04 District 6	Human Development Services Fu	and budget, \$ from the
FY04 District 7 Human	Development Services Fund bud	get, \$ from the FY04
District 8 Human Develop	pment Services Fund budget, \$	from the FY04 District 9
Human Development Ser	rvices Fund budget, and \$	from the FY04 District 10
Human Development Serv	vices Fund budget for the above-des	cribed expenditures which are for
human development service	e-related purposes; NOW THEREF	ORE:

For and in consideration of the following mutual promises and obligations, and for the benefit of the citizens of the City of San Antonio and to support PUBLIC PURPOSE DESCRIPTION FROM THE GUIDELINES which is the goal of both parties hereto, the parties hereto agree as follows:

1. In consideration of the payment of the sum of \$ AMOUNT.00 to Recipient by the City, Recipient agrees to spend these funds only for a EVENT in support of its NAME OF PROGRAM which provides PUBLIC PURPOSE DESCRIPTION FROM THE

GUIDELINES activities for WHO WILL BENEFIT residing in the City of San Antonio. Recipient agrees to provide City with invoices to support the expenditures under this Agreement no later than thirty (30) days from the date that Recipient makes such expenditures.

- 2. Accounting records for all expenditures shall be maintained by Recipient in accordance with generally accepted accounting practices, and shall be subject to audit by the City or its contracted auditor. These records shall be maintained for a period of three years from the effective date of this Agreement.
- 3. This Agreement will commence immediately upon execution hereof upon authorization of the above mentioned Ordinance.
- 4. Any literature, signs, or print advertising of any type appearing on any medium which refers to or which is paid for by funds received as a result of this Agreement shall contain the words, "Paid for by The City of San Antonio."
- 5. This Agreement is not assignable and funds received as a result hereof shall only be used by the parties stated herein.
- 6. In the event that all of the above-described funds are not used for the purposes set out in Section 1 of this Agreement and in accordance with all terms and provisions hereof, Recipient agrees to refund any amounts to the CITY which were not used in accordance with these terms within thirty (30) days of the end of the Project or September 30, 2004 END OF FISCAL YEAR, whichever occurs earlier.
- 7. None of the performance rendered hereunder shall involve, and no portion of the funds received hereunder shall be used, directly or indirectly, for the construction, operations, maintenance or administration of any sectarian or religious facility or activity, nor shall said performance rendered or funds received be utilized so as to benefit, directly or indirectly, any such sectarian or religious facility or activity.

8. INSURANCE

RECIPIENT shall be responsible for insuring its employees and sub-recipients for Worker's Compensation or Alternative Plan. If a Worker's Compensation Policy is maintained, then for the duration of this AGREEMENT, RECIPIENT will attach a waiver of subrogation in favor of the CITY.

RECIPIENT shall be responsible for insuring its own Property, Equipment, Autos and Legal Liability. In no event will the CITY be required to maintain any insurance coverage for RECIPIENT.

9. INDEMNITY

Any and all of the employees of the **RECIPIENT**, wherever located, while engaged in the performance of any work required by the **CITY** under this **AGREEMENT** shall be considered employees of the **RECIPIENT** only, and not of the **CITY**, and any and all claims

Attachment II Event

that may arise from the Workers' Compensation Act on behalf of said employees while so engaged shall be the sole obligation and responsibility of the **RECIPIENT**

The **RECIPIENT** indemnifies, saves, and holds harmless the **CITY** against all claims, demands, actions or causes of action of whatsoever nature or character, as permitted by law, arising out of or by reason of the execution or performance of the work provided for herein and further agrees to defend, at its sole cost and expense, any action or proceeding commenced for the purpose of asserting any Workers' Compensation claim of whatsoever character arising herein.

- 10. Recipient shall not engage in employment practices which have the effect of discriminating against any employee or applicant for employment, and, will take affirmative steps to ensure that applicants are employed and employees are treated during employment without regard to their race, color, religion, national origin, sex, age, handicap, or political belief or affiliation.
- 11. If any provision of this agreement is for any reason held to be unconstitutional, void, or invalid, the remaining provisions or sections contained herein shall remain in effect and the section so held shall be reformed to reflect the intent of the parties.
- 12. The signer of this Agreement for Recipient represents, warrants, assures and guarantees that the he or she has full legal authority to execute this Agreement on behalf of Recipient and to bind Recipient to all of the terms, conditions, provisions and obligations herein contained.

day of

IN —	WITNESS	OF , 20		this	Agreement	has	been	executed	on	this	the	
Cľ	ΓΥ OF SAN	ANT	ONIO			F	AGEN	CY				
Di	: unis or Franc rector partment of 0		nunity Ini	tiativ	es	I	By: AUTH Fitle	ORIZED F	ER!	SON		
Ap	proved as to	Form	Z-1000000000000000000000000000000000000	st Cit	v. Attorney							

ECMS # DATABASE

AGREEMENT TO USE FUNDS of the City of San Antonio

THIS AGREEMENT is entered into by and between the City of San Antonio, a Texas Municipal Corporation ("City") acting by and through its City Manager, pursuant to Ordinance No. 98181 passed and approved on the 18th day of September 2003, and the Name of Agency, ("Recipient") by and through its contact person, authorized signor; WITNESSETH:

WHEREAS, Recipient is headquartered in Bexar County, Texas, with a mailing address at AGENCY MAILING ADDRESS; and

WHEREAS, Recipient has submitted a request for Human Development Service Funds to the City requesting assistance in securing a \$ WHOLE DOLLAR AMOUNT contribution for the purchase DESCRIBE WHAT WILL BE PURCHASED in support of its NAME OF PROGRAM which provides PUBLIC PURPOSE DESCRIPTION FROM THE GUIDELINES for WHO IT WILL BENEFIT residing in the City; and

WHEREAS, pursuant to Ordinance No. 96958 passed and approved on December 19, 2002, the City Council adopted human development guidelines that authorized the expenditure of human development funds for EXPENDITURE DESCRIPTION FROM GUIDELINES for projects that are open to members of the public who meet certain eligibility requirements; and

WHEREAS, pursuant to said ordinance, the City Council has found that such expenditures serve a municipal purpose by providing/supporting PUBLIC PURPOSE DESCRIPTION FROM THE GUIDELINES; and

WHEREAS the City has al	located \$ from the FY04 D	istrict 1 Human Development
Services Fund budget, \$_	from the FY04 District 2 I	Human Development Services
Fund budget, \$	from the FY04 District 3 Human	Development Services Fund
budget, \$ from	the FY04 District 4 Human Develo	pment Services Fund budget,
\$ from the FY0 4	District 5 Human Development Sei	vices Fund budget, \$
from the FY04 District 6	Human Development Services Fun	d budget, \$ from the
FY04 District 7 Human	Development Services Fund budge	et, \$ from the FY04
District 8 Human Develop	oment Services Fund budget, \$	from the FY04 District 9
Human Development Sei	rvices Fund budget, and \$	from the FY04 District 10
-	vices Fund budget for the above-descr	
human development service	e-related purposes; NOW THEREFO	RE:

For and in consideration of the following mutual promises and obligations, and for the benefit of the citizens of the City of San Antonio and to support PUBLIC PURPOSE DISCRIPTION FROM THE GUIDELINES which is the goal of both parties hereto, the parties hereto agree as follows:

Attachment II Supplies

1. In consideration of the payment of the sum of \$ WHOLE DOLLAR AMOUNT to Recipient by the City, Recipient agrees to spend these funds only for DESCRIBE WHAT WILL BE PURCHASED (hereinafter referred to as "the supplies") in support of its NAME OF PROGRAM which provides PUBLIC PURPOSE DESCRIPTION FROM THE GUIDELINES for WHO IT WILL BENEFIT residing in the City. Recipient agrees to provide City with invoices to support the expenditures under this agreement no later than thirty (30) days from the date that Recipient makes such expenditures.

- 2. Accounting records for all expenditures shall be maintained by Recipient in accordance with generally accepted accounting practices. Recipient further agrees to maintain records verifying the use of the supplies in connection with its NAME OF PROGRAM described in this Agreement. These records shall be maintained from the date of execution of this Agreement until the date on which the supplies is no longer used for Recipients NAME OF PROGRAM. All of the above-described records shall be subject to audit by the City or its contracted auditor.
- 3. This Agreement will commence immediately upon execution hereof and shall terminate when the Recipient no longer uses the supplies in connection with the NAME OF PROGRAM described in this Agreement.
- 4. Any literature, signs, or print advertising of any type appearing on any medium which refers to or which is paid for by funds received as a result of this Agreement shall contain the words, "Paid for by The City of San Antonio."
- 5. This Agreement is not assignable and funds received as a result hereof shall only be used by the parties stated herein.
- 6. In the event that Recipient fails to meet any of its obligations under this Agreement, or the Agreement terminates because the Recipient no longer uses the supplies in connection with its NAME OF PROGRAM described in this Agreement, the City shall have the option to require the Recipient to 1) refund to the City any amounts which were not expended in accordance with the terms of this Agreement or 2) return the supplies described in this Agreement to the City. The City shall provide Recipient with written notice of such election and Recipient shall have fifteen (15) days from the date City delivers such notice to Recipient to provide City with said funds or supplies.
- 7. None of the performance rendered hereunder shall involve, and no portion of the funds received hereunder shall be used, directly or indirectly, for the construction, operations,

Attachment II Supplies

maintenance or administration of any sectarian or religious facility or activity, nor shall said performance rendered or funds received be utilized so as to benefit, directly or indirectly, any such sectarian or religious facility or activity.

- 8. If any provision of this Agreement is for any reason held to be unconstitutional, void, or invalid, the remaining provisions or sections contained herein shall remain in effect and the section so held shall be reformed to reflect the intent of the parties.
- 9. The signer of this Agreement for Recipient represents, warrants, assures and guarantees that the he or she has full legal authority to execute this Agreement on behalf of Recipient and to bind Recipient to all of the terms, conditions, provisions and obligations herein contained.

IN WITNESS OF WHICH this Agreemen, 2003.	t has been executed on this the day of
CITY OF SAN ANTONIO	AGENCY NAME
By: Dennis or Frances Director Department of Community Initiatives	By: AUTHORIZED PERSON
Approved as to Form:	
Assistant City Attorney	

ECMS#	
ECM5#	

AGREEMENT TO USE FUNDS of the City of San Antonio

THIS AGREEMENT is entered into by and between the City of San Antonio, a Texas Municip	
Corporation ("CITY") acting by and through its City Manager, pursuant to Ordinance No.	
passed and approved on the day of, 2003, and t	
, ("Recipient") by and through its contact person,	,
WIINESSEIII.	
WHEREAS, Recipient is a (PUT NON-PROFIT ORGANIZATION OR GOVERNMENT)	ĸΤ.
ENTITY) headquartered in Bexar County, Texas, with a mailing address at	
, San Antonio, Texas; and	
WHEREAS, Recipient has submitted a request for Human Development Service Funds to t	he
City requesting assistance in securing WHOLE DOLLAR AMOUNT to pay for scholarships to	
in connection with its program; and	
WHEREAS, pursuant to Ordinance No. 96958, passed and approved on December 19, 2002, t	
City Council adopted human development guidelines that authorized the expenditure of hum	
development funds for scholarships for higher education to non-profit organizations as	
governmental entities including the promotion of high school completion and drop of	ut
prevention strategies for the youth of San Antonio; and	
WHEREAS, pursuant to said ordinance, the City Council has found that such expenditures ser a municipal purpose by promoting the professional needs of the City and preparing the workfor for productive employment; and	
WHEREAS the City has allocated \$ from the FY04 District 1 Human Developme	n t
Services Fund budget, \$ from the FY04 District 2 Human Development Service	
Fund budget, \$ from the FY04 District 3 Human Development Services Fund	
budget, \$ from the FY04 District 4 Human Development Services Fund budget	
from the FY04 District 5 Human Development Services Fund budget, \$	
from the FY04 District 6 Human Development Services Fund budget, \$ from the	ne
FY04 District 7 Human Development Services Fund budget, \$ from the FY05)4
District 8 Human Development Services Fund budget, \$ from the FY04 District	
Human Development Services Fund budget, and \$ from the FY04 District	
Human Development Services Fund budget for the above-described expenditures which are f	or
human development service-related purposes; NOW THEREFORE:	
	_
For and in consideration of the following mutual promises and obligations, and for the benefit	
the citizens of the City of San Antonio and to promote the professional needs of the City and	ю
prepare the workforce for productive employment, the parties hereto agree as follows:	

İ.	In consideration of the payment of the sum o	f <u>\$</u>				_ to	Recipient	by the	City,
	Recipient agrees to spend these funds only for	the				pr	rogram wl	nich prov	/ides
	scholarships to the	of	the	City	of	San	Antonio	meeting	the
	following criteria:								
	a					•			
	b								
	c					·			
	d								
	e.								

- 2. Accounting records for all expenditures shall be maintained by Recipient in accordance with generally accepted accounting practices, and shall be subject to audit by the City or its contracted auditor. These records shall be maintained for a period of three years from the effective date of this contract.
- 3. This Agreement will commence immediately upon execution hereof upon authorization of the above mentioned Ordinance.
- 4. Any literature, signs, or print advertising of any type appearing on any medium which refers to or which is paid for by funds received as a result of this Agreement shall contain the words, "Paid for by The City of San Antonio."
- 5. This Agreement is not assignable and funds received as a result hereof shall only be used by the parties stated herein.
- 6. In the event that all of the above-described funds are not used for the purposes set out in Section 1 of this Agreement and in accordance with all terms and provisions hereof, Recipient agrees to refund any amounts to the CITY which were not used in accordance with these terms within thirty (30) days of the end of the Project or September 30, 2004, whichever occurs earlier.
- 7. None of the performance rendered hereunder shall involve, and no portion of the funds received hereunder shall be used, directly or indirectly, for the construction, operations, maintenance or administration of any sectarian or religious facility or activity, nor shall said performance rendered or funds received be utilized so as to benefit, directly or indirectly, any such sectarian or religious facility or activity.
- 8. If any provision of this agreement is for any reason held to be unconstitutional, void, or invalid, the remaining provisions or sections contained herein shall remain in effect and the section so held shall be reformed to reflect the intent of the parties.

the he or she has full legal authority to exec	represents, warrants, assures and guarantees the cute this Agreement on behalf of Recipient and s, provisions and obligations herein contained.	
IN WITNESS OF WHICH this Agreement, 2003.	t has been executed on this the day	of
CITY OF SAN ANTONIO		
By:	Ву:	
Dennis J. Campa		
Director	Name of Signor	
	Title	
Approved as to Form:		
City Attorney		