

COUNTY/LOCAL HEALTH JURISDICTION AGREEMENT

HCA Agreement Number

Health Care Authority	ABCD Local Activities						1166-33934
This Agreement is by and between the State of Washington Health Care Auth (HCA) and the County or Local Health Jurisdiction identified below, and is iss						 uthority issued	HCA Program Number
pursuant to the Interlocal Co		Action Administration Company of the	Managara da de la companya da de la companya de la	THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLUMN TW		Western Cons	
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Kittitas County dba			507 North Nanum S		uite 102	?	
Kittitas County Public Health D	epartmen	t DAL	Ellensburg, WA 989 COUNTY/LOCAL HEAL	926-	DIOTION	20112165	
EMPLOYER IDENTIFICATION NUMB		NAL	COUNTY/LOCAL HEAL	IH JURIS	DICTION	CONTACT	NAME
916001349]	Maria Canfield				
COUNTY/LOCAL HEALTH JURISDICT CONTACT TELEPHONE	ION		TY/LOCAL HEALTH JUF	RISDICTIO	N	COUNTY	/LOCAL HEALTH JURISDICTION
(509) 962-7515 Ext:			ACT FAX 962-7581			CONTAC	· · · · · · · · · · · · · · · · · ·
		(000)				mana.c	anfield@co.kittitas.wa.us
HCA DIVISION				HCA INI	DEX NUM	/BER	HCACONTRACT CODE
Division of Health Care Services			1225				7055LS-66
HCA CONTACT NAME AND TITLE			HCA CONTACT ADD	RESS			
Margaret Wilson			P O Box 45530				
Nurse Consultant Advisor			Olympia, WA 98405-5530				
HCA CONTACT TELEPHONE (360) 725-1658 Ext:			ONTACT FAX				TACT E-MAIL
	(360) 664-4371					Margare	t.Wilson@hca.wa.gov
IS THE COUNTY/LOCAL HEALTH JUF OF THIS AGREEMENT?	A SUBF	BRECIPIENT FOR PURPOSES C		CFDA	NUMBERS		
No	93.778		3				
AGREEMENT START DATE	AGREEMENT END DATE				MAXIMUM AGREEMENT AMOUNT		
7/1/2011	6/30/2013				\$20,00	00.00	
EXHIBITS. When the box below	v is marke	ed with	an X the following	Exhibits	are att	ached and	d are incorporated into this

County/Local Health Jurisdiction Agreement by reference:

The terms and conditions of this Agreement are an integration and representation of the final, entire and exclusive understanding between the parties superseding and merging all previous agreements, writings, and communications, oral or otherwise, regarding the subject matter of this Agreement. The parties signing below represent that they have read and understand this Agreement, and have the authority to execute this Agreement. This Agreement shall be binding on HCA only upon signature by HCA

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COUNTY/LOCAL HEALTH JURISDICTION SIGNATURE(S)	PRINTED NAME(S) AND TITLE(S)	DATE(S) SIGNED
Mart a. (an)	Maria D. Carrield	10/4/11
HCA SIGNATURE	PRINTED NAME AND TITLE	DATE SIGNED
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X a US.	Susan DeBlasio, Contracts Manager	14/10/11

- 1. **Definitions Specific to the County/Local Health Jurisdiction Agreement.** The words and phrases listed below, as used in this County/Local Health Jurisdiction Agreement, shall each have the following definitions:
 - a. "ABCD" means Access to Baby and Child Dentistry, a program designed to detect and prevent early childhood dental decay by engaging dentists in seeing 0 to 6 year old Medicaid eligible children and engaging local public health departments in outreach and case management.
 - b. "Case Management" means identifying barriers to early oral health care for eligible children and assisting families in addressing those barriers; preparing families for their child's first visit to the dentists by providing a family orientation and assisting them in making that first appointment; and following-up to insure that appointments were made and kept, and that the families understand the need for future visits and home care.
 - c. "ABCD Dental Champion" means a participating dentist(s) who has/have been identified by the University of Washington in each local program to deliver the University of Washington designed training to newly recruited dentists and assist the local ABCD coordinator and the local dental society in recruiting dentists to participate.
 - d. "Family Orientation" means educating the family of Medicaid children on the need for early and preventive dental care and dental office etiquette, including the need to make and keep dental appointments.
 - e. "Outreach" means identifying families with eligible children and linking them with dental care through a variety of methods, including but not limited to partnerships with other organizations who work with low-income families, earned media, and referral services.
 - f. "Health Care Authority or "HCA" means the agency designated by the Washington Legislature as the Single State Agency that oversees Washington State's medical assistance programs, including Medicaid, and its employees and authorized agents.
 - g. "Local Programs" means the constellation of local partners who deliver this program in a county or group of counties.
- 2. Purpose. The Access to Baby & Child Dentistry (ABCD) Program, which began in Spokane in 1995 as a pilot program, now operates in 34 Washington counties. A decade of published results confirms that this innovative program started in Spokane, Washington in 1995 has increased utilization of dental services early in life, improved oral health, and has achieved Medicaid cost savings.
 - HCA will contract with a local health jurisdiction or a qualifying community organization within county/counties that currently has/have an ABCD program. Contractor will assist HCA to reduce dental decay and improve the oral health of Washington's young Medicaid-eligible children 0 to 6 years by increasing utilization of dental services among this population.
- 3. Statement of Work. The Contractor shall provide the services and staff, and otherwise do all things necessary for or incidental to the performance of work, as set forth below:
 - a. Develop and implement an ABCD action plan in accordance with the ABCD program principles. The ABCD program principles are outlined below.

- (1) Provide outreach and recruitment of Medicaid-eligible children ages birth to six, in collaboration with other organizations
- (2) Provide care coordination, including:
 - (a) Providing Family Orientation;
 - (b) Connecting enrolled families with a dentist who accepts Medicaid and is ABCD certified;
 - (c) Assisting as possible in setting up dental appointments for eligible children;
 - (d) Addressing family barriers to accessing oral health care:
- (3) Coordinate with the local ABCD Dental Champion(s) to:
 - (a) Identify and recruit dental providers who will take Medicaid clients through the ABCD Program;
 - (b) Maintain a list of active ABCD providers who accept Medicaid clients 0 to 6 years and monitor provider availability to accept new clients 0 to 6 into their practice;
 - (c) Support current ABCD providers:
 - (d) Provide new ABCD provider trainings as needed:
 - (e) Provide Medicaid billing training assistance to ABCD offices/or arrange for billing assistance;
 - (f) Update dental society (or local dentists/study clubs in counties without a society) on the ABCD Program and encourage their continued recruitment of new Medicaid providers.
 - (g) As feasible, support the Dental Champion's participation in meetings and activities necessary to effectively conduct Medicaid provider outreach, recruitment and training
- (4) As appropriate, identify and recruit primary care medical providers to participate in Medicaid, secure their training in preventive oral health techniques and build their role in referring Medicaid-eligible children to the ABCD Program.
- (5) Convene local oral health coalition and/or ABCD Steering Committee for continued agency and community input about recruitment of Medicaid eligible children and to keep the community apprised of the ABCD Program.
- (6) Participate in statewide ABCD Coordinators group meetings to remain current with ABCD policies, practices, opportunities (attending at least 2/3 of annual meetings in person).
- b. Complete and submit, via email or original, Exhibit A, ABCD Quarterly Outreach & Case Management Report for the specific quarter, with the A-19-1A that justifies the agreed upon prices for that quarter. The report for the 8th quarter (reporting on April 1, 2013-June 30, 2013) must be submitted no later than June 3, 2013, outlining the deliverables that will be completed by June 30, 2013.

c. Email each signed A-19-1A <u>in a pdf format</u>, or mail with original signature, to the ABCD Program Manager, at the address provided on page one (1) of this Agreement to be received no later than the last business day of the month following the close of each Contract quarter:

ABCD A19-1A for:	Month	
First Quarter	October	
Second Quarter	January	
Third Quarter	April	*
Fourth Quarter	July	***************************************

As noted in Section 5, Billing and Payment, the A-19-1A for the fourth quarter of the second year of this Agreement (for services provided between April 1, 2013 and June 30, 2013) must be submitted no later than the last business day of July, 2013.

4. Consideration.

- a. <u>Maximum Contract Amount</u>. Total consideration payable to Contractor for satisfactory performance of the work under this Agreement is up to a maximum of \$20,000.00, including any and all expenses, and shall be based on deliverable payment amounts stated in ABCD Quarterly Outreach & Case Management Report, Exhibit A and properly completed A-19-1A Invoice vouchers.
- b. Source(s) of Funds. The above maximum amount payable under this Agreement, for the service to be provided is based on the amounts(s) of funding from the following sources:
 - (1) 50% is allotted under this Agreement from federal funds received by HCA under the United States Department of Health & Human Services Medical Assistance Program, Title XIX of the Social Security Act, <u>Catalog of Federal Domestic Assistance # 93.778</u>; and
 - (2) 50% is allotted under this Agreement from GF-S (General Fund- State) funds.
- c. Sub-recipient Status.

If indicated on page one (1) of this County/Local Health Jurisdiction Agreement the Contractor is a sub-recipient for purposes of this County/Local Health Jurisdiction Agreement, and as such, shall comply with the terms and conditions listed in Section 46, Sub-recipients.

- d. Funding Stipulations.
 - (1) The Contractor shall cooperate in supplying any information to HCA that may be needed to verify accuracy of reimbursable billings.
 - (2) The Contractor shall not use funds payable under this County/Local Health Jurisdiction Agreement for lobbying activities of any nature. The Contractor certifies that no state or federal funds payable under this County/Local Health Jurisdiction Agreement shall be paid to any person or organization to influence, or attempt to influence, either directly or indirectly, an

officer or employee of an state or federal agency, or an officer or member of any state or federal legislative body or committee, regarding the award, amendment, modification, extension, or renewal of a state or federal contract or grant.

(3) The Contractor shall not pay Consultants and/or Billing Agents, or Subcontractors on either a contingent, or percentage basis, for work performed as a result of this County/Local Health Jurisdiction Agreement.

5. Billing and Payment.

- a. Invoice System. The Contractor shall submit invoices using A-19-1A. Consideration for services rendered shall be payable upon receipt of properly completed invoices which shall be submitted to the HCA ABCD Program Manager designated by HCA on page one (1) of this Agreement. Contractor will submit invoices not more than once quarterly.
- b. Each invoice shall describe and document to HCA's satisfaction a description of the work performed, activities accomplished and the progress of the project. The rates shall be in accordance with the deliverables set forth in Section 4, Consideration, of this Contract.
- c. Billing for the fourth quarter of the second year of this Agreement (for services provided between April 1, 2013 and June 30, 2013) must be submitted no later than the last business day of July, 2013.
- d. Payment. Payment shall be considered timely if made by HCA within thirty (30) days after receipt and acceptance by the Program Manager of the properly completed invoices. Payment shall be sent to the address designated by the Contractor on page one (1) of this Agreement. HCA at its sole discretion, withhold payment claimed by the Contractor for services rendered if Contractor fails to satisfactorily comply with any term or condition of this Agreement.

6. Background Checks.

This requirement applies to any employees, volunteers and subcontractors who may have unsupervised access to children or vulnerable adults served under this County/Local Health Jurisdiction Agreement.

The Contractor shall ensure a criminal history background check pursuant to RCW 43.43.832, 43.43.834, RCW 43.20A.710 and WAC 388-06 has been completed for all current employees, volunteers, and subcontractors, and that a criminal history background check shall be initiated for all prospective employees, volunteers and subcontractors who may have unsupervised access to children or vulnerable adults served under this County/Local Health Jurisdiction Agreement. The Contractor shall assist in obtaining additional state or national criminal history and/or child abuse/neglect history, if requested by HCA. The Contractor shall ensure that no employee, volunteer or subcontractor, including those provisionally hired pursuant to RCW 43.43.832(7), has unsupervised access to children or vulnerable adults served under this County/Local Health Jurisdiction Agreement, until a full and satisfactory background check is completed and documentation, qualifying the individual for unsupervised access, is returned to the Contractor.

7. Notices.

Whenever one party is required to give notice to the other party under this County/Local Health Jurisdiction Agreement, it shall be deemed given if mailed by United States Postal Service, registered or certified mail, return receipt requested, postage prepaid and addressed as follows:

- a. In the case of notice to the Contractor, notice shall be sent to the point of contact identified on page one of this Agreement;
- b. In the case of notice to HCA, notice shall be sent to:

HCA Contracts Services Health Care Authority P. O. Box 42702 Olympia, WA 98504

Said notice shall become effective on the date delivered as evidenced by the return receipt or the date returned to sender for non-delivery other than for insufficient postage. Either party may at any time change its address for notification purposes by mailing a notice in accordance with this Section, stating the change and setting forth the new address, which shall be effective on the tenth (10th) day following the effective date of such notice unless a later day is specified in the notice.

8. Professional Credentialing and Licensure.

The Contractor, its employees, and/or subcontractors who shall be in contact with HCA clients while performing work under this County/Local Health Jurisdiction Agreement must be accredited, certified, licensed or registered according to Washington state laws and regulations. The Contractor shall ensure that all such individuals do not have, and shall remain without during the term of this Agreement, restrictions or sanctions placed on such accreditation, certification, license and/or registration. The Contractor, within three business days of receipt of information relating to disciplinary action against the accreditation, certification, license and/or registration of the Contractor, an employee, or subcontractor, shall notify the HCA Contact listed on page one of this Agreement.

- 1. **Definitions.** The words and phrases listed below, as used in this Agreement, shall each have the following definitions:
 - a. "Agent" shall mean the Washington State Health Care Authority Director and/or the Director's delegate authorized in writing to act on behalf of the Director.
 - b. "Allowable Cost" means an expenditure which meets the test of the appropriate Executive Office of the President of the United States' Office of Management and Budget Circular. The most significant factors which determine whether a cost is allowable are the extent to which the cost is:
 - (1) Necessary and reasonable;
 - (2) Allocable;
 - (3) Authorized or not prohibited under Washington state or local laws and regulations;
 - (4) Adequately documented.
 - c. "Authority" or "HCA" shall mean the Washington State Health Care Authority, any division, section, office, unit or other entity of the Authority, or any of the officers or other officials lawfully representing the Authority.
 - d. "Confidential Information" means information that is exempt from disclosure to the public or other unauthorized persons under Chapter 42.56 RCW or other federal or state laws. Confidential Information includes, but is not limited to, Personal Information.
 - e. "Contract" or "Agreement" or "Interagency Agreement" means the entire written agreement between the Authority and the Contractor, including any Exhibits, documents, or materials incorporated by reference. The parties may execute this Agreement in multiple counterparts, each of which is deemed an original and all of which constitute only one agreement. E-mail (electronic mail) or fax (facsimile) transmission of a signed copy of this Agreement shall be the same as delivery of an original.
 - f. "Contractor" means the individual or entity performing services pursuant to this Agreement and includes the Contractor's owners, members, officers, directors, partners, employees, and/or agents, unless otherwise stated in this Agreement. For purposes of any permitted Subcontract, "Contractor" includes any Subcontractor and its owners, members, officers, directors, partners, employees, and/or agents.
 - g. "Debarment" means an action taken by a Federal agency or official to exclude a person or business entity from participating in transactions involving certain federal funds.
 - h. "Encrypt" means to encode Confidential Information into a format that can only be read by those possessing a "key"; a password, digital certificate or other mechanism available only to authorized users. Encryption must use a key length of at least 128 bits.
 - i. "Hardened Password" means a string of at least eight characters containing at least one alphabetic character, at least one number and at least one special character such as an asterisk, ampersand or exclamation point.
 - j. "HCA Contract Services" means the Washington State Health Care Authority central headquarters contracting office, or successor section or office.

- k. "OMB" means the Office of Management and Budget of the Executive Office of the President of the United States.
- I. "Personal Information" means information identifiable to any person, including, but not limited to, information that relates to a person's name, health, finances, education, business, use or receipt of governmental services or other activities, addresses, telephone numbers, Social Security Numbers, driver license numbers, other identifying numbers, and any financial identifiers.
- m. "Public Information" means information that can be released to the public. It does not need protection from unauthorized disclosure, but does need protection from unauthorized change that may mislead the public or embarrass HCA.
- n. "Physically Secure" means that access is restricted through physical means to authorized individuals only.
- o. "RCW" means the Revised Code of Washington. All references in this Agreement to RCW chapters or sections shall include any successor, amended, or replacement statute. Pertinent RCW chapters can be accessed at: http://apps.leg.wa.gov/rcw/.
- p. "Regulation" means any federal, state, or local regulation, rule, or ordinance.
- q. "Secured Area" means an area to which only authorized representatives of the entity possessing the Confidential Information have access. Secured Areas may include buildings, rooms or locked storage containers (such as a filing cabinet) within a room, as long as access to the Confidential Information is not available to unauthorized personnel.
- r. "Sensitive Information" means information that is not specifically protected by law, but should be limited to official use only, and protected against unauthorized access.
- s. "Subcontract" means any separate agreement or contract between the Contractor and an individual or entity ("Subcontractor") to perform all or a portion of the duties and obligations that the Contractor is obligated to perform pursuant to this Agreement.
- t. "Successor" means any entity which, through amalgamation, consolidation, or other legal succession becomes invested with rights and assumes burdens of the original Contractor.
- u. "Sub-recipient" means a non-Federal entity that expends federal awards received from a pass-through entity to carry out a federal program, but does not include an individual that is a beneficiary of such a program. A sub-recipient may also be a recipient of other Federal awards directly from a federal awarding agency. See OMB Circular A-133 for additional details.
- v. "Tracking" means a record keeping system that identifies when the sender begins delivery of Confidential Information to the authorized and intended recipient, and when the sender receives confirmation of delivery from the authorized and intended recipient of Confidential Information.
- w. "Trusted Systems" include only the following methods of physical delivery:
 - (1) Hand-delivery by a person authorized to have access to the Confidential Information with written acknowledgement of receipt;
 - (2) United States Postal Service (USPS) first class mail, or USPS delivery services that include Tracking, such as Certified Mail, Express Mail or Registered Mail:

- (3) Commercial delivery services (e.g. FedEx, UPS, DHL) which offer tracking and receipt confirmation; and
- (4) The Washington State Campus mail system.

For electronic transmission, the Washington State Governmental Network (SGN) is a Trusted System for communications within that Network.

- x. "Unique User ID" means a string of characters that identifies a specific user and which, in conjunction with a password, passphrase or other mechanism, authenticates a user to an information system.
- y. "Vendor" means a dealer, distributor, merchant, or other seller providing goods or services that are required for the conduct of a federal program. These goods or services may be for an organization's own use or for the use of beneficiaries of the federal program. See OMB Circular A-133 for additional details.
- z. "WAC" means the Washington Administrative Code. All references in this Agreement to WAC chapters or sections shall include any successor, amended, or replacement regulation. Pertinent WAC chapters or sections can be accessed at: http://apps.leg.wa.gov/wac/.
- 2. Access to Data. The Contractor shall provide access to Data generated under this Agreement to the Authority, the Joint Legislative Audit and Review Committee, and the State Auditor at no additional cost. This includes access to all information that supports the findings, conclusions, and recommendations of the Contractor's reports, including computer models and methodology for those models.
- 3. Advance Payment. HCA shall not make any payments in advance or anticipation of the delivery of services to be provided pursuant to this Agreement.
- **Amendment.** Unless otherwise provided, this Agreement may only be modified by a written amendment signed by both parties. Only personnel authorized to bind each of the parties may sign an amendment.
- 5. Antitrust Assignment. The Contractor hereby assigns to the State of Washington any and all of its claims for price fixing or overcharges which arise under the antitrust laws of the United States, or the antitrust laws of the State of Washington, relating to the goods, products or services obtained under this Agreement.
- **Assignment.** The work to be provided under this Agreement, and any claims arising there under, is not assignable or delegable by either party in whole or in part, without the express prior written consent of the other party, which consent shall not be unreasonably withheld
- 7. **Assurances.** The Authority and the Contractor agree that all activity pursuant to this Agreement will be in accordance with all applicable federal, state and local laws, rules, and regulations.
- **8. Attorneys' Fees.** In the event of litigation or other action brought to enforce contract terms, each party agrees to bear its own attorneys fees and costs.
- 9. Billing Limitations.
 - a. The Authority shall pay the Contractor only for authorized services provided in accordance with this Agreement.
 - b. The Authority shall not pay any claims for payment for services submitted more than twelve (12)

months after the calendar month in which the services were performed. The Authority within the Special Terms and Conditions of this Agreement may reduce length of time following the provision of services in which the Contractor may submit claims for payment.

- c. The Contractor shall not bill and HCA shall not pay for services performed under this Agreement, if the Contractor has charged or will charge another agency of the state of Washington or any other party for the same services.
- 10. Change in Status. In the event of substantive change in the legal status, organization structure, or fiscal reporting responsibility of the Contractor, the Contractor agrees to notify the HCA Contract Services of the change. The Contractor shall provide notice as soon as practicable, but no later than thirty (30) days after such a change takes effect.
- 11. Compliance with Applicable Law. At all times during the term of this Agreement, the Contractor shall comply with all applicable federal, state, and local laws and regulations, including but not limited to, nondiscrimination laws and regulations.

12. Confidentiality.

- a. The Contractor shall not use, publish, transfer, sell or otherwise disclose any Confidential Information gained by reason of this Agreement for any purpose that is not directly connected with Contractor's performance of the services contemplated hereunder, except:
 - (1) as provided by law; or,
 - (2) in the case of Personal Information, with the prior written consent of the person or personal representative of the person who is the subject of the Personal Information.
- b. The Contractor shall protect and maintain all Confidential Information gained by reason of this Agreement against unauthorized use, access, disclosure, modification or loss. This duty requires the Contractor to employ reasonable security measures, which include restricting access to the Confidential Information by:
 - (1) Allowing access only to staff that have an authorized business requirement to view the Confidential Information.
 - (2) Physically Securing any computers, documents, or other media containing the Confidential Information.
 - (3) Ensure the security of Confidential Information transmitted via fax (facsimile) by:
 - (a) Verifying the recipient phone number to prevent accidental transmittal of Confidential Information to unauthorized persons.
 - (b) Communicating with the intended recipient before transmission to ensure that the fax will be received only by an authorized person.
 - (c) Verifying after transmittal that the fax was received by the intended recipient.
 - (4) When transporting six (6) or more records containing Confidential Information, outside a Secure Area, do one or more of the following as appropriate:

- (a) Use a Trusted System.
- (b) Encrypt the Confidential Information, including:
 - i. Encrypting email and/or email attachments which contain the Confidential Information.
 - ii. Encrypting Confidential Information when it is stored on portable devices or media, including but not limited to laptop computers and flash memory devices.

Note: If the HCA Data Security Requirements Exhibit is attached to this Agreement, this item, 8.b.(4), is superseded by the language contained in the Exhibit.

- (5) Send paper documents containing Confidential Information via a Trusted System.
- (6) Following the requirements of the HCA Data Security Requirements Exhibit, if attached to this Agreement.
- c. Upon request by HCA program staff, at the end of the Agreement term, or when no longer needed, the Contractor shall return the Data to HCA information technology staff or the Contractor shall certify in writing that they employed a HCA approved method to destroy the information. The Contractor may obtain information regarding approved destruction methods from the HCA contact identified on the cover page of this Agreement.
- d. Paper documents with Confidential Information may be recycled through a contracted firm, provided the contract with the recycler specifies that the confidentiality of information will be protected, and the information destroyed through the recycling process. Paper documents containing Confidential Information requiring special handling (e.g. protected health information) must be destroyed on-site through shredding, pulping, or incineration.
- e. Notification of Compromise or Potential Compromise. The compromise or potential compromise of Confidential Information must be reported to the HCA Contact designated on the cover page of this Agreement within one (1) business day of discovery. The Contractor must also take actions to mitigate the risk of loss and comply with any notification or other requirements imposed by law or the Authority.
- f. Subsequent Disclosure. The Contractor shall not release, divulge, publish, transfer, sell, disclose, or otherwise make the Confidential Information or Sensitive Data known to any other entity or person without the express prior written consent of the Authority's Public Disclosure Office, or as required by law.
 - If responding to public record disclosure requests under Chapter 42.56 RCW, the Contractor agrees to notify and discuss with the Authority's Public Disclosure Officer requests for all information that are part of this Agreement, prior to disclosing the information. The Authority upon request shall provide the Contractor with the name and contact information for the Authority Public Disclosure Officer. The Contractor further agrees to provide the Authority with a minimum of two calendar weeks to initiate legal action to secure a protective order under RCW 42.56.540.
- 13. Conflict of Interest. Notwithstanding any determination by the Executive Ethics Board or other tribunal, the Authority may, in its sole discretion, by written notice to the Contractor terminate this Agreement if it is found after due notice and examination by the Agent that there is a violation of the Ethics in Public Service Act, Chapter 42.52 RCW; or any similar statute involving the Contractor in the procurement of, or services under this Agreement.

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In the event this Agreement is terminated as provided above, the Authority shall be entitled to pursue the same remedies against the Contractor as it could pursue in the event of a breach of this Agreement by the Contractor. The rights and remedies of the Authority provided for in this Section shall not be exclusive and are in addition to any other rights and remedies provided by the law. The existence of facts upon which the Agent makes any determination under this section shall be an issue and may be reviewed as provided in the "Disputes" Section of this Agreement.

- **14. Conformance.** If any provision of this Agreement violates any statute or rule of law of the State of Washington, it is considered modified to conform to that statute or rule of law.
- **15. Contractor Certification Regarding Ethics.** The Contractor certifies that the Contractor is now, and shall remain, in compliance with Chapter 42.52 RCW, Ethics in Public Service, throughout the term of this Agreement.
- 16. Covenant against Contingent Fees. The Contractor warrants that no person or selling agent has been employed or retained to solicit or secure this Agreement upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, excepting bona fide employees or bona fide established agents maintained by the Contractor for the purpose of securing business. The Authority shall have the right, in the event of breach of this clause by the Contractor, to annul this Agreement without liability or, in its discretion, to deduct from the contract price or consideration or recover by other means the full amount of such commission, percentage, brokerage or contingent fee.
- 17. Debarment Certification. The Contractor, by signature to this Agreement, certifies that the Contractor is not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded by any Federal department or agency from participating in transactions (Debarred). The Contractor also agrees to include the above requirement in any and all Subcontracts into which it enters. The Contractor shall immediately notify the HCA Contact designated on the cover page of this Agreement if, during the term of this Agreement, the Contractor becomes Debarred. HCA may immediately terminate this Agreement by providing Contractor written notice if Contractor becomes Debarred during the term of this Agreement.
- 18. Disputes. Disputes shall be determined by a Dispute Board. Each party to this Agreement shall appoint one member to the Dispute Board. The members so appointed shall jointly appoint an additional member to the Dispute Board. The Dispute Board shall review the facts, Agreement terms, and applicable statutes and rules and make a determination of the dispute. As an alternative to this process, either party may request intervention by the Governor, as provided by RCW 43.17.330, in which event the Governor's process shall control. Participation in either dispute process shall precede any judicial or quasi-judicial action and shall be the final administrative remedy available to the parties.
- 19. Force Majeure. If the Contractor is prevented from performing any of its obligations hereunder in whole or in part as a result of a major epidemic, act of God, war, terrorist acts, civil disturbance, court order, or any other cause beyond its control, such nonperformance shall not be grounds for termination for default. Immediately upon the occurrence of any such event, the Contractor shall commence to use its best efforts to provide, directly or indirectly, alternate and, to the extent practicable, comparable performance. Nothing in this Section shall be construed to prevent HCA from terminating this Agreement for reasons other than for default during the period of event set forth above, or for default, if such default occurred prior to such event.
- **20. Fraud and Abuse Requirements.** The Contractor shall report in writing all verified cases of fraud and abuse, including fraud and abuse by the Contractor's employees and/or subcontractors, within five (5) business days, to the HCA Contact designated on page one of this Agreement. The report shall include the following information:

- a. Subject(s) of complaint by name and either provider/subcontractor type or employee position:
- b. Source of complaint by name and provider/subcontractor type or employee position;
- c. Nature of compliant;
- d. Estimate of the amount of funds involved:
- e. Legal and administrative disposition of case.
- **21. Governing Law and Venue.** This Agreement shall be construed and interpreted in accordance with the laws of the state of Washington and the venue of any action brought hereunder shall be in Superior Court for Thurston County.
- 22. Hold Harmless and Indemnification.
 - a. The Contractor shall be responsible for and shall hold HCA harmless from all claims, loss, liability, damages, or fines arising out of or relating to the Contractor's, or any Subcontractor's, performance or failure to perform this Agreement, or the acts or omissions of the Contractor or any Subcontractor.
 - b. HCA shall be responsible for and shall hold the Contractor harmless from all claims, loss, liability, damages, or fines arising out of or relating to HCA's performance or failure to perform this Agreement.
- 23. Independent Contractor. The parties intend that an independent contractor relationship will be created by this Agreement. The Contractor and his or her employees or agents performing under this Agreement are not employees or agents of the Authority. The Contractor, his or her employees, or agents performing under this Agreement will not hold himself/herself out as, nor claim to be, an officer or employee of the Authority by reason hereof, nor will the Contractor, his or her employees, or agent make any claim of right, privilege or benefit that would accrue to such officer or employee.
 - All payments accrued on account of payroll taxes, unemployment contributions, and other taxes, insurance or other expenses for the Contractor or its staff shall be the sole responsibility of the Contractor.
- 24. Industrial Insurance Coverage. The Contractor shall comply with the provisions of Title 51 RCW, Industrial Insurance. If the Contractor fails to provide industrial insurance coverage or fails to pay premiums or penalties on behalf of its employees, as may be required by law, HCA may collect from the Contractor the full amount payable to the Industrial Insurance accident fund. HCA may deduct the amount owed by the Contractor to the accident fund from the amount payable to the Contractor by HCA under this Agreement, and transmit the deducted amount to the Department of Labor and Industries, (L&I) Division of Insurance Services. This provision does not waive any of L&I's rights to collect from the Contractor.
- 25. Inspection. The Contractor shall, at no cost, provide HCA and the Office of the State Auditor with reasonable access to Contractor's place of business, Contractor's records, and HCA client records, wherever located. These inspection rights are intended to allow HCA and the Office of the State Auditor to monitor, audit, and evaluate the Contractor's performance and compliance with applicable laws, regulations, and these Agreement terms. These inspection rights shall survive for six (6) years following this Agreement's termination or expiration.
- **26.** Limitation of Authority. Only the Agent or Agent's delegate by writing (delegation to be made prior to action) shall have the express, implied, or apparent authority to alter, amend, modify, or waive any clause or condition of this Agreement. Furthermore, any alteration, amendment, modification, or waiver of any Section or condition of this Agreement is not effective or binding unless made in writing and signed by the

Agent or Agent's delegate.

27. Maintenance of Records. The Contractor shall maintain records relating to this Agreement and the performance of the services described herein. The records include, but are not limited to, accounting procedures and practices, which sufficiently and properly reflect all direct and indirect costs of any nature expended in the performance of this Agreement. All records and other material relevant to this Agreement shall be retained for six (6) years after expiration or termination of this Agreement.

Without agreeing that litigation or claims are legally authorized, if any litigation, claim, or audit is started before the expiration of the six (6) year period, the records shall be retained until all litigation, claims, or audit findings involving the records have been resolved.

- 28. Notice of Overpayment. If the Contractor receives a vendor overpayment notice or a letter communicating the existence of an overpayment from the Washington State Department of Social and Health Services' Office of Financial Recovery (OFR), the Contractor may protest the overpayment determination by requesting an adjudicative proceeding. The Contractor's request for an adjudicative proceeding must:
 - a. Be received by the OFR at Post Office Box 9501, Olympia, Washington 98507-9501, within twenty-eight (28) calendar days of service of the notice;
 - b. Be sent by certified mail (return receipt) or other manner that proves OFR received the request;
 - c. Include a statement as to why the Contractor thinks the notice is incorrect; and
 - d. Include a copy of the overpayment notice.

Timely and complete requests will be scheduled for a formal hearing by the Washington State Office of Administrative Hearings. The Contractor may be offered a pre-hearing or alternative dispute resolution conference in an attempt to resolve the overpayment dispute prior to the hearing.

Failure to provide OFR with a written request for a hearing within twenty-eight (28) days of service of a vendor overpayment notice or other overpayment letter will result in an overpayment debt against the Contractor. HCA may charge the Contractor interest and any costs associated with the collection of this overpayment. HCA may collect an overpayment debt through lien, foreclosure, seizure and sale of the Contractor's real or personal property; order to withhold and deliver; or any other collection action available to HCA to satisfy the overpayment debt.

- **29. Order of Precedence.** In the event of any inconsistency or conflict between the General Terms and Conditions and the Special Terms and Conditions of this Agreement, the inconsistency or conflict shall be resolved by giving precedence to the Special Terms and Conditions. Terms or conditions that are more restrictive, specific, or particular than those contained in the General Terms and Conditions shall not be construed as being inconsistent or in conflict.
- 30. Ownership of Material.

Material created by the Contractor and paid for by HCA as a part of this Contract shall be owned by HCA and shall be "work made for hire" as defined by Title 17 USCA, Section 101. This material includes, but is not limited to: books; computer programs; documents; films; pamphlets; reports; sound reproductions; studies; surveys; tapes; and/or training materials. Material which the Contractor uses to perform the Contract but is not created for or paid for by HCA is owned by the Contractor and is not "work made for hire"; however, HCA shall have a perpetual license to use this material for HCA internal purposes at no

charge to HCA, provided that such license shall be limited to the extent which the Contractor has a right to grant such a license.

- **Publicity.** The Contractor agrees to submit to the Authority all advertising and publicity matters relating to this Agreement wherein the Authority's name is mentioned or language used from which the connection of the Authority's name may, in the Authority's judgment, be inferred or implied. The Contractor agrees not to publish or use such advertising and publicity maters without the prior written consent of the Authority.
- **Savings.** In the event funding from State, federal, or other sources is withdrawn, reduced, or limited in any way after the effective date of this Agreement and prior to its completion or termination, the Authority may terminate this Agreement under the "Termination Due to Change in Funding" Section, without the ten (10) day notice requirement, subject to renegotiation at the Authority's discretion under those new funding limitations and conditions.
- **33. Severability.** If any term or condition of this Agreement is held invalid by any court, the remainder of this Agreement remains valid and in full force and effect.
- **34. Site Security.** While on the Authority's premises, the Contractor, its agents, employees, or subcontractors shall conform in all respects with physical, fire or other security policies or regulations. Failure to comply with these regulations and/or policies may be grounds for revoking or suspending security access to these facilities. The Authority reserves the right and authority to immediately revoke security access or the Contractor's agents, employees, and/or subcontractors for any real or threatened breach of this provision. Upon reassignment or termination of any Contractor staff, the Contractor agrees to promptly notify the HCA Contract Services.
- **35. Survivability.** The terms and conditions contained in this Agreement which, by their sense and context, are intended to survive the expiration or termination of the particular agreement shall survive. Surviving terms include, but are not limited to: Billing Limitations; Confidentiality, Disputes; Indemnification and Hold Harmless, Inspection, Maintenance of Records, Notice of Overpayment, Ownership of Material, Termination for Default, Termination Procedure, and Treatment of Property.
- **36. Subcontracting.** Neither the Contractor nor any Subcontractor shall enter into subcontracts for any of the work contemplated under this Agreement without obtaining prior written approval of the Authority. In no event shall the existence of the subcontract operate to release or reduce the liability of the contractor to the Authority for any breach in the performance of the contractor's duties. This clause does not include contracts of employment between the contractor and personnel assigned to work under this Agreement.

Additionally, the Contractor is responsible for ensuring that all terms, conditions, assurances and certifications set forth in this agreement are carried forward to any subcontracts. Contractor and its subcontractors agree not to release, divulge, publish, transfer, sell or otherwise make known to unauthorized persons personal information without the express written consent of the Authority or as provided by law

If at any time during the progress of the work, the Authority determines in its sole judgment that any subcontractor is incompetent or undesirable, the Authority shall notify the Contractor, and the Contractor shall take immediate steps to terminate the subcontractor's involvement in the work.

The rejection or approval by the Authority of any subcontractor or the termination of a subcontractor shall not relieve the Contractor of any of its responsibilities under this Agreement, nor be the basis for additional charges to the Authority.

The Authority has no contractual obligations to any subcontractor or vendor under contract to the

Contractor. The Contractor is fully responsible for all contractual obligations, financial or otherwise, to their subcontractors.

37. Sub-recipients.

- a. General. If the Contractor is a sub-recipient of federal awards as defined by Office of Management and Budget (OMB) Circular A-133 and this Agreement, the Contractor shall:
 - (1) Maintain records that identify, in its accounts, all federal awards received and expended and the federal programs under which they were received, by Catalog of Federal Domestic Assistance (CFDA) title and number, award number and year, name of the federal agency, and name of the pass-through entity;
 - (2) Maintain internal controls that provide reasonable assurance that the Contractor is managing federal awards in compliance with laws, regulations, and provisions of contracts or grant agreements that could have a material effect on each of its federal programs;
 - (3) Prepare appropriate financial statements, including a schedule of expenditures of federal awards;
 - (4) Incorporate OMB Circular A-133 audit requirements into all agreements between the Contractor and its Subcontractors who are sub-recipients:
 - (5) Comply with any future amendments to OMB Circular A-133 and any successor or replacement Circular or regulation;
 - (6) Comply with the applicable requirements of either 2 CFR, Part 225 (OMB Circular A-87) or 2 CFR, Part 230 (OMB Circular A-122), and any successor or replacement Circular or regulation; and
 - (7) Comply with the Omnibus Crime Control and Safe streets Act of 1968, Title VI of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, Title II of the Americans with Disabilities Act of 1990, Title IX of the Education Amendments of 1972, The Age Discrimination Act of 1975, and The Department of Justice Non-Discrimination Regulations, 28 C.F.R. Part 42, Subparts C.D.E. and G, and 28 C.F.R. Part 35 and 39. (Go to www.ojp.usdoj.gov/ocr/ for additional information and access to the aforementioned Federal laws and regulations.)
- b. Single Audit Act Compliance. If the Contractor is a sub-recipient and expends \$500,000 or more in federal awards from any and/or all sources in any fiscal year, the Contractor shall procure and pay for a single audit or a program-specific audit for that fiscal year. Upon completion of each audit, the Contractor shall:
 - (1) Submit to the HCA contact person the data collection form and reporting package specified in OMB Circular A-133, reports required by the program-specific audit guide (if applicable), and a copy of any management letters issued by the auditor;
 - (2) Follow-up and develop corrective action for all audit findings; in accordance with OMB Circular A-133, prepare a "Summary Schedule of Prior Audit Findings."
- c. Overpayments. If it is determined by HCA, or during the course of a required audit, that the Contractor has been paid unallowable costs under this Interagency Agreement, HCA may require the Contractor to reimburse HCA in accordance with either 2 CFR, Part 225 (OMB Circular A-87) or 2 CFR, Part 230 (OMB Circular A-122).

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38. System Security. Unless otherwise provided, the Contractor agrees not to attach any Contractor-supplied computers, peripherals or software to the Authority Network without prior written authorization from Authority's Security Administrator. Contractor-supplied computer equipment, including both hardware and software, must be reviewed by the Authority Security Administrator prior to being connected to any Authority network connection and that it must have up-to-date anti-virus software and personal firewall software installed and activated on it.

Unauthorized access to Authority networks and systems is a violation of Authority Policy 06-03 and constitutes computer trespass in the first degree pursuant to RCW 9A.52.110. Violation of any of these laws or policies could result in termination of this Agreement and other penalties.

- **Termination for Convenience.** Except as otherwise provided in this Agreement, the Agent, or designee, may, by giving ten (10) calendar days written notice, beginning on the second day after the mailing, terminate this Agreement in whole or in part when it is in the best interest of the Authority. If this Agreement is so terminated, the Authority shall be liable only for payment in accordance with the terms of this Agreement for services rendered prior to the effective date of termination.
- **40. Termination for Default.** In the event the Authority determines the Contractor has failed to comply with the terms and conditions of this Agreement, the Authority has the right to suspend or terminate this Agreement. The Authority shall notify the Contractor in writing of the need to take corrective action. If corrective action is not taken within ten (10) business days, this Agreement may be terminated. The Authority reserves the right to suspend all or part of this Agreement, withhold further payments, or prohibit the Contractor from incurring additional obligations of funds during investigation of the alleged compliance breach and pending corrective action by the Contractor or a decision by the Authority to terminate this Agreement.

In the event of termination, the Contractor shall be liable for damages as authorized by law including, but not limited to, any cost difference between the original contract and the replacement or cover contract and all administrative costs directly related to the replacement contract, e.g., cost of the competitive bidding, mailing, advertising, and staff time. The termination shall be deemed a "Termination for Convenience" if it is determined that the Contractor:

- a. Was not in default, or
- b. Failure to perform was outside of his or her control, fault or negligence.
- **41. Termination Due to Change in Funding.** If the funds HCA relied upon to establish this Agreement are withdrawn, reduced or limited, or if additional or modified conditions are placed on such funding, HCA may immediately terminate or unilaterally amend this Agreement by providing written notice to the Contractor. The termination shall be effective on the date specified in the termination notice.
- **42. Termination or Expiration Procedures.** The following terms and conditions apply upon Agreement termination or expiration:
 - a. The Authority, in addition to any other rights provided in this Agreement, may require the Contractor to deliver to the Authority any property specifically produced or acquired for the performance of such part of this Agreement as has been terminated.
 - b. The Authority shall pay to the Contractor the agreed upon price, if separately stated, for completed work and service accepted by the Authority's program staff and the amount agreed upon by the Contractor and the Authority for:

- (1) Completed work and services for which no separate price is stated;
- (2) Partially completed work and services;
- (3) Other property or services which are accepted by the Authority's program staff; and
- (4) The protection and preservation of property, unless the termination is for default, in which case the Agent or designee shall determine the extent of the liability. Failure to agree with such determination shall be a dispute within the meaning of the "Disputes" Section of this Agreement. The Authority may withhold from any amounts due the Contractor such sum as the Agent or designee determines to be necessary to protect the Authority against potential loss or liability.
- c. The rights and remedies of the Authority provided in this section shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Agreement.
- d. After receipt of notice of termination, and except as otherwise directed by the Agent or designee, the Contractor shall:
 - (1) Stop work under this Agreement on the date, and to the extent specified in the notice:
 - (2) Place no further orders or subcontracts for materials, services, or facilities except as may be necessary for completion of such portion of the work under this Agreement that is not terminated;
 - (3) Assign to the Authority, in the manner, at the times, and to the extent directed by the agent or designee, all the rights, title, and interest of the Contractor under the orders and subcontracts so terminated; in which case the Authority has the right, at its discretion, to settle or pay any or all claims arising out of the termination of such orders and subcontracts;
 - (4) Settle all outstanding liabilities and all claims arising out of such termination of orders and subcontracts, with the approval or ratification of the Agent or designee to the extent the Agent or designee may require, which approval or ratification shall be final for all the purposes of this Section;
 - (5) Transfer title to the Authority and deliver in the manner, at the times, and to the extent directed by the agent or designee any property which, if this Agreement has been completed, would have been required to be furnished to the Authority;
 - (6) Complete performance of such part of the work as shall not have been terminated by the Agent or designee; and
 - (7) Take such action as may be necessary, or as the Agent or designee may direct, for the protection and preservation of the property related to this Agreement which is in the possession of the Contractor and in which the Authority has or may acquire an interest.
- 43. Treatment of Property. All property purchased or furnished by HCA for use by the Contractor during this Agreement term shall remain with HCA. Title to all property purchased or furnished by the Contractor for which the Contractor is entitled to reimbursement by HCA under this Agreement shall pass to and vest in HCA. The Contractor shall protect, maintain, and insure all HCA property in its possession against loss or damage and shall return HCA property to HCA upon Agreement termination or expiration.
- **Treatment of Client Property**. Unless otherwise provided, the Contractor shall ensure that any adult Client receiving services from the Contractor has unrestricted access to the Client's personal property.

The Contractor shall not interfere with any adult Client's ownership, possession, or use of the Client's property. The Contractor shall provide Clients under age eighteen (18) with reasonable access to their personal property that is appropriate to the Client's age, development, and needs. Upon termination of this Agreement, the Contractor shall immediately release to the Client and/or the Client's guardian or custodian all of the Client's personal property.

45. Waiver. Waiver of any breach or default on any occasion shall not be deemed to be a waiver of any subsequent breach or default. Any waiver shall not be construed to be a modification of the terms and conditions of this Contract. Only the HCA Contracts Administrator or designee has the authority to waive any term or condition of this Contract on behalf of HCA.

Exhibit A - ABCD Outreach & Case Management Report

ABCD Outreach & Case Management Contract Reporting Year One 2011-2012 • 1st Quarter Report

Please complete and submit report electronically to:

Margaret Wilson, RN, MN
Division of Health Care Services, Washington State Health Care Authority
PO BOX 45530, Olympia, WA 98504-4430

Phone: (360) 725-1658 Email: Margaret.wilson@hca.wa.gov

Organization:	
ABCD Contact	
Person:	
Phone:	

Report Due: 10/31/11	1	Quarter -9/30/11		
Performance Category	Yes	No	Maximum \$\$ available for this deliverable	, , , , , , , , , , , , , , , , , , ,
Develop and submit Year One Action Plan that is in compliance with the principles of the ABCD program (refer to Statement of Work)			\$1000	
Hire or allocate staff to ABCD program			500	
Convene oral health coalition or ABCD Steering Committee			500	
Participate in state ABCD Coordinator/Program Meeting			250	
Complete ParentHelp123.org data share agreement w/WithinReach			250	

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ABCD Outreach & Case Management Contract Reporting Year One 2011-2012 • 2nd Quarter Report

Please complete and submit report electronically to:

Margaret Wilson, RN, MN

Division of Health Care Services, Washington State Health Care Authority

PO BOX 45530, Olympia, WA 98504-4430

Organization:	
ABCD Contact	
Person:	
Phone:	

Report Due: 1/31/12	2 nd Quarter 10/1/11-12/31/11			
Performance Category	Yes	No	Maximum \$\$ available for this deliverable	Brief description (for events, provide date held/attended / for staff assignments, provide name and title) – no more than 100 words (attach supporting document if providing additional detail)
Implement Year One Action Plan			\$1000	
Attend or hold one outreach event			500	
Use ParentHelp123.org interface to identify potential new Medicaid families			500	
Convene oral health coalition or ABCD Steering Committee			500	

ABCD Outreach & Case Management Contract Reporting Year One 2011-2012 • 3rd Quarter Report

Please complete and submit report electronically to:

Margaret Wilson, RN, MN

Division of Health Care Services, Washington State Health Care Authority

PO BOX 45530, Olympia, WA 98504-4430

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Organization:	
ABCD Contact	
Person:	
Phone:	

Report Due: 4/30/12	3 rd Quarter 1/1/12-3/31/12				
Performance Category	Yes	No	Maximum \$\$ available for this deliverable	I am I am a marca la marca la compacta la	
Attend or hold one outreach event			\$500		
Use ParentHelp123.org interface to identify potential new Medicaid families			500		
Convene oral health coalition or ABCD Steering Committee			500		
Participate in state ABCD Coordinator/ProgramMeeting			1000		

ABCD Outreach & Case Management Contract Reporting Year One 2011-2012 • 4th Quarter Report

Please complete and submit report electronically to:

Margaret Wilson, RN, MN

Division of Health Care Services, Washington State Health Care Authority

PO BOX 45530, Olympia, WA 98504-4430

Organization:	
ABCD Contact	
Person:	
Phone:	

Report Due: 7/31/12		uarter -6/30/12		
Performance Category	Yes	No	Maximum \$\$ available for this deliverable	Brief description (for events, provide date held/attended / for staff assignments, provide name and title) – no more than 100 words (attach supporting document if providing additional detail)
Attend or hold one outreach event			\$250	
Use ParentHelp123.org interface to identify potential new Medicaid families			250	
Convene oral health coalition or ABCD Steering Committee		·	250	
Participate in state ABCD Coordinator/Program Meeting			250	
Submit Year One Action Plan Summary Report by 7/31/12			500	
Develop Year 2 budget and plan			1000	

ABCD Outreach & Case Management Contract Reporting Year One 2011-2012 • Action Plan Summary Report

Please complete and submit report electronically to:

Margaret Wilson, RN, MN
Division of Health Care Services, Washington State Health Care Authority
PO BOX 45530, Olympia, WA 98504-4430

Phone: (360) 725-1658 Email: Margaret.wilson@hca.wa.gov

Organization:	
ABCD Contact	
Person:	
Phone:	

Briefly describe the key Year One ABCD outcomes regarding:

- Outreach and recruitment of new clients
- Program promotion
- Care Coordination
- Engaging the dental community in the ABCD Program
- Coordination with the local ABCD champion in dental recruitment & training

Briefly describe or attach the ABCD Year Two Action Plan, including budget:

ABCD Outreach & Case Management Contract Reporting Year Two 2012-2013 • 1st Quarter Report

Please complete and submit report electronically to:

Margaret Wilson, RN, MN

Division of Health Care Services, Washington State Health Care Authority PO BOX 45530, Olympia, WA 98504-4430

Organization:	
ABCD Contact	
Person:	
Phone:	

Report Due: 10/31/12		1 st Quarter 7/1/12-9/30/12		·
Performance Category	Yes		Maximum \$\$ available for this deliverable	Brief description (for events, provide date held/attended / for staff assignments, provide name and title) – no more than 100 words (attach supporting document if providing additional detail)
Allocate staff to ABCD Program for Year Two			\$750	
Implement Year Two Action Plan			750	
Convene oral health coalition or ABCD Steering Committee			250	
Participate in state ABCD Coordinator/Program Meeting			500	
Use ParentHelp123.org interface to identify potential new Medicaid families			250	

ABCD Outreach & Case Management Contract Reporting Year Two 2012-2013 • 2nd Quarter Report

Please complete and submit report electronically to:

Margaret Wilson, RN, MN

Division of Health Care Services, Washington State Health Care Authority

PO BOX 45530, Olympia, WA 98504-4430

Organization:	
ABCD Contact	
Person:	
Phone:	

Report Due: 1/31/13	2 nd Quarter 10/1/12-12/31/12			
Performance Category	Yes	No	Maximum \$\$ available for this deliverable	Brief description (for events, provide date held/attended / for staff assignments, provide name and title) – no more than 100 words (attach supporting document if providing additional detail)
Attend or hold one outreach event			\$1000	
Use ParentHelp123.org interface to identify potential new Medicaid families			500	
Convene oral health coalition or ABCD Steering Committee		a1 112	1000	

ABCD Outreach & Case Management Contract Reporting Year Two 2012-2013 • 3rd Quarter Report

Please complete and submit report electronically to:

Margaret Wilson, RN, MN

Division of Health Care Services, Washington State Health Care Authority

PO BOX 45530, Olympia, WA 98504-4430

Organization:	
ABCD Contact	
Person:	
Phone:	

Report Due: 4/30/13	3 rd Quarter 1/1/13-3/31/13			
Performance Category	Yes	No	Maximum \$\$ available for this deliverable	Brief description (for events, provide date held/attended / for staff assignments, provide name and title) – no more than 100 words (attach supporting document if providing additional detail)
Attend or hold one outreach event	. :		\$500	
Use ParentHelp123.org interface to identify potential new Medicaid families			500	
Convene oral health coalition or ABCD Steering Committee			500	
Participate in state ABCD Coordinator/Program Meeting			1000	

ABCD Outreach & Case Management Contract Reporting Year Two 2012-2013 • 4th Quarter Report

Please complete and submit report electronically to:

Margaret Wilson, RN, MN

Division of Health Care Services, Washington State Health Care Authority

PO BOX 45530, Olympia, WA 98504-4430

Organization:	
ABCD Contact	
Person:	
Phone:	

Report Due: 6/3/13	4 th Quarter 4/1/13-6/30/13			
Performance Category	Yes	No	Maximum \$\$ available for this deliverable	Brief description (for events, provide date held/attended / for staff assignments, provide name and title) – no more than 100 words (attach supporting document if providing additional detail)
Attend or hold one outreach event			\$250	
Use ParentHelp123.org interface to identify potential new Medicaid families			250	
Convene oral health coalition or ABCD Steering Committee			500	
Participate in state ABCD Coordinator/Program Meeting			500	
Submit Year Two Action Plan Summary Report by 6/3/2013			1000	

ABCD Outreach & Case Management Contract Reporting Year Two 2012-2013 • Action Plan Summary Report

Please complete and submit report electronically to:

Margaret Wilson, RN, MN

Division of Health Care Services, Washington State Health Care Authority

PO BOX 45530, Olympia, WA 98504-4430

Phone: (360) 725-1658 Email: Margaret.wilson@hca.wa.gov

Organization:	
ABCD Contact	
Person:	
Phone:	

YEAR END REPORT DUE BY: 6/3/13

Briefly describe the key Year Two ABCD outcomes regarding:

- Outreach and recruitment of new clients
- Program promotion
- Care Coordination
- Engaging the dental community in the ABCD Program
- Coordination with the local ABCD champion in dental recruitment & training

Quantitative Reporting: (if you have this available)

DELIVERABLE	YEAR ONE	YEAR TWO
Number of families contacted		
Number of provider contacts made		
Number of new ABCD providers		