Exhibit: A

AMENDMENT NO. 2_

CONTRACT NO. 30002122

FOR

Multnomah County Sex Buyers Accountability Program

This Contract was made and entered by and between <u>Multnomah County</u>, hereinafter called Contractor, and the City of Portland, a municipal corporation of the State of Oregon, by and through its duly authorized representatives, hereinafter called City.

The parties agree:

- 1. Contract number 30002122 shall be extended for an additional period, commencing January 1, 2013 and ending December 31, 2016.
- 2. Paragraph 2. RESPONSIBILITIES OF THE CITY, B. Program Curriculum shall now read:

B. Program Curriculum

The curriculum developed for this diversion program is patterned after the First Offender Prostitution Program developed by the City of San Francisco. It is anticipated that the SBAD program curriculum will consist of educational and informational presentations by PPB, a health care professional, SARC, a survivor, Lifeworks Northwest, and Sexaholics Anonymous.

3. All other terms and conditions shall remain unchanged and in full force and effect.

CONTRACTOR SIGNATURE:

This contract amendment may be signed in two (2) or more counterparts, each of which shall be deemed an original, and which, when taken together, shall constitute one and the same contract amendment.

The parties agree the City and Contractor may conduct this transaction by electronic means, including the use of electronic signatures.

Multnomah County

By: Deborah Kafoury JAM & Scattlaglar Date: 11/5/19	
Name: Deborah Katoury	
Title: County Chair	
Address: 1021 SW 4th Ave Suite 600 Portland OP 97204	

APPROVED AS TO FORM

Approved as to Form:

By:

Office of City Attorney

Office of City Auditor

CITY ATTORNEY

Date:



INTERGOVERNMENTAL AGREEMENT Contract Number 1011135

This is an Agreement between the City of Portland (City) and Multnomah County (County).

PURPOSE:

The purpose of the Sex Buyers Accountability and Diversion (SBAD) Program is to reduce the demand for commercial sex and human trafficking by educating persons arrested for solicitation of prostitution about the legal, social and health ramifications of the commercial sex trade. SBAD represents a paradigm shift from solely criminal prosecution to prevention, early intervention, and rehabilitation of solicitors of prostitution. The program aims to greatly reduce criminal justice and public health costs while increasing participants' risk awareness and quality of life. Pursuant thereto, City will assist County in the design and development of a comprehensive educational and informational program as described below.

The parties agree as follows:

1. **TERM** The term of this agreement shall be from January 1, 2011 to December 31, 2012. This agreement was made under the authority of PCRB Rule 46-0130(1)(f) and may be renewed indefinitely.

2. RESPONSIBILITIES OF THE CITY

A. Curriculum Design Committee

- 1.) City will participate in the activities of the SBAD Curriculum Design Committee, which is comprised of Lifeworks Northwest, Multnomah County District Attorney's Office (MCDA), Portland Police Bureau (PPB) and DCJ. Other participants in the committee may include, but not limited to, a community member, survivor/victim, reformed offender, Sexual Assault Resource Center (SARC), County Commissioner McKeel and staff, a judge, and the Multnomah County Sheriff's Office.
- 2.) The Curriculum Design Committee will create organizational by-laws to guide decision making, determine the committee's meeting schedule, and design the program curriculum.

B. Program Curriculum

The curriculum developed for this diversion program is patterned after the First Offender Prostitution Program developed by the City of San Francisco. It is anticipated that the SBAD program curriculum will consist of educational and informational presentations by PPB, a health care professional, SARC, a survivor, and Lifeworks Northwest.

3. RESPONSIBILITIES OF COUNTY The County agrees to contract with Lifeworks Northwest, Inc. to provide assistance in the design, development, and implementation of the SBAD Program and will receive from Lifeworks copies of all client pre- and post-tests and alphabetical listings of all clients who have successfully completed the program, including the client's name, client's case number, and date of program completion. County will also receive all Financial Accounting Reports from Lifeworks on a quarterly basis describing all monies collected and shall further describe the costs incurred for providing this program and monies disbursed to the MCDA and PPB.

- 4. **TERMINATION** This agreement may be terminated by either party upon 30 day's written notice.
- 5. INDEMNIFICATION Subject to the conditions and limitations of the Oregon Constitution and the Oregon Tort Claims Act, ORS 30.260 through 30.300, County shall indemnify, defend and hold harmless City from and against all liability, loss and costs arising out of or resulting from the acts of County, its officers, employees and agents in the performance of this agreement. Subject to the conditions and limitations of the Oregon Constitution and the Oregon Tort Claims Act, ORS 30.260 through 30.300 City shall indemnify, defend and hold harmless County from and against all liability, loss and costs arising out of or resulting from the acts of City, its officers, employees and agents in the performance of this agreement.
- INSURANCE Each party shall each be responsible for providing worker's compensation insurance as required by law. Neither party shall be required to provide or show proof of any other insurance coverage.
- 7. ADHERENCE TO LAW Each party shall comply with all federal, state and local laws and ordinances applicable to this agreement.
- 8. NON-DISCRIMINATION Each party shall comply with all requirements of federal and state civil rights and rehabilitation statutes and local non-discrimination ordinances.
- ACCESS TO RECORDS Each party shall have access to the books, documents and other records of the other which are related to this agreement for the purpose of examination, copying and audit, unless otherwise limited by law.
- 10. SUBCONTRACTS AND ASSIGNMENT Neither party will subcontract or assign any part of this agreement without the written consent of the other party.
- 11. THIS IS THE ENTIRE AGREEMENT This Agreement constitutes the entire Agreement between the parties. This Agreement may be modified or amended only by the written agreement of the parties.

12. ADDITIONAL TERMS AND CONDITIONS:

- A. COMPENSATION County's contract number 4700000383 with Lifeworks Northwest, Inc. provides for the collection of fees and distribution of revenue as follows:
 - 1.) Lifeworks shall charge program participants a flat fee of \$1,000.00 to attend this one-day training session.
 - 2.) Lifeworks, Inc. shall administer the collection, accounting, and disbursement of the revenue collected at each session. Lifeworks will retain 10% of the fees collected, or \$1,400, whichever is greater, as reimbursement for administrative and direct costs associated with the program, including subcontracting with a prostitution survivor/presenter and payment for interpretation services, as needed. The remainder of the money collected shall be distributed as follows: 33% to the MCDA, 34% to the PPB, and 33% to be retained by Lifeworks. Lifeworks shall use it's 33% of the funds collected to provide services to victims, including the New Options for Women (NOW) Program.

- 3). Lifeworks will distribute the revenue collected to the MCDA and PPB within 30 days of each training session. Checks will be mailed to:
 - a). For the MCDA Office:
 Multnomah County
 District Attorney's Office
 Attention: Finance
 1021 SW 4th Avenue, Suite 600
 Portland, OR 97204
 - b). For the PPB:

 Portland Police Bureau
 Fiscal Services Division (Attn: Tess Tuquero)
 1111 SW 2nd Avenue, Suite 1406
 Portland, OR 97204
- 4). Fees support all of the costs of conducting SBAD classes and subsidize Portland Police Bureau human-trafficking operations, victims' recovery programs and District Attorney's screening, and processing of those arrested. No Multnomah County funding is in any way involved in this contract.

MULTNOMAH COUNT	Y, OREGON:	CITY OF PORTLAND	» *
County Chair or Designee	Jayun Room for Scott	Signature:	San Ch
Date:	103/15/11	Print Name:	Sam Adams
Dept Director or Designee:	N/A	Title:	MAYOR
Date;	N/A	Date:	5/23/11
		. *************************************	APPROVED AS TO FORM
HENRY H. LAZENBY, JR. COUNTY ATTORNEY FOR	MULTNOMAH COUNTY	Approved as to form by:	Inla Meny
Reviewed By Assistant County Attorney	Jacquie Weber	Date:	5/12/2011
(Electronic Approval)Date:	02/28/2011		Luffin Veladely



MULTNOMAH COUNTY INTERGOVERNMENTAL AGREEMENT AMENDMENT #1 Contract Number 1011135

This amendment, effective January 1, 2013 to Multnomah County's Contract referenced above effective January 1, 2011 between Multnomah County, Oregon, hereinafter referred to as County, and City of Portland, hereinafter referred to as City.

The parties agree:

- 1. Contract Number 1011135 shall be extended for an additional period, commencing January 1, 2013 and ending December 31, 2014.
- 2. The following changes are made to Contract No. 1011135: (Note: Wording with strike through is language being deleted; wording in bold Italics is being added.)
 - a. Amend paragraph 12. ADDITIONAL TERMS AND CONDITIONS, A. COMPENSATION,, to read as follows:

A. COMPENSATION – County's contract number 4700000383 1314001 with Lifeworks Northwest, Inc. provides for the collection of fees and distribution of revenue as follows:

3. All other terms and conditions of the contract shall remain the same.

MULINOMAH COUNTY, ORE	GON:	CITY OF PORTLAN	D:
Date: Dept Director or Designee: N//		Signature: Print Name; Title; Date;	Charlie Hales MAYOR 3-21-13
REVIEWED;			
JENNY M. MORF, COUNTY ATTORNEY FOR ML By Assistant County Attorney	JLTNOMAH COUNTY s/Jacquie Weber	Approved as to form by:	APPROVED AS TO FORM
Date: F	ebruary 6, 2013	Date:	CITY ATTORNEY 2/19/13
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