CONSOLIDATED HOMELESS GRANT PROGRAM CONTRACT
FACE SHEET

1. NAME/ADDRESS:
   Juan Carlos Olivares, Exec Director
   Yakima Valley Farm Workers Clinic
   601 N Keys Road
   Yakima WA 98901

2. ORIGINAL CONTRACT AMOUNT:
   11,680

3. CASH MATCH REQUIREMENT:
   $ 0.00

4. TOTAL CONTRACT AMOUNT:
   $ 11,680

5. PREVIOUS CONTRACT AMOUNT:
   $ 0.00

6. MODIFICATION AMOUNT:
   $ 0.00

7. NEW TOTAL CONTRACT AMOUNT:
   $ 11,680

8. CONTACT INFO:
   Janice Gonzales
   (509) 865-7638, ext 2743
   Janiceg@yvfwc.org

9. YVCOG PROGRAM CONTACT INFO:
   Crystal Testerman, Program Manager
   311 N 4th Street, Suite 204
   Yakima WA 98901
   509-424-4695
   crystal.testerman@yvcoug.org

10. YVCOG FISCAL CONTACT INFO:
    Christina Wickenhagen, Deputy Director
    311 N 4th St, Suite 204
    Yakima WA 98901
    509-759-7986
    chris.wickenhagen@yvcoug.org

11. CONTRACT START DATE: July 1, 2017
12. CONTRACT END DATE: June 30, 2018

13. FINDING AUTHORITY:
    2163 Local Filing Fees – Homeless Program

14. STATE AND FEDERAL "BARS" CODE:
    n/a

15. CFDA NUMBER(S):
    n/a

16. PURPOSE:
    Contractor shall perform professional services as defined by the Statement of Work, incorporated herein.

EXHIBITS: When the box below is marked with an X, the following Exhibits are attached and are incorporated into this Contract by reference:

☑ Exhibits (specify):
   EXHIBIT A – N/A
   EXHIBIT B – Scope of Work
   EXHIBIT C - Budget

This Contract contains all of the terms and conditions agreed upon by the parties and all documents attached or incorporated by reference, include Basic Intergency Agreement or its successor. No other understandings or representations, oral or otherwise, regarding the subject matter of this Contract shall be deemed to exist or bind the parties. The parties signing below warrant that they have read and understand this Contract and have authority to enter into this Contract.

YAKIMA VALLEY FARM WORKERS CLINIC
NCAC

Juan Carlos Olivares, Executive Director

Date 7/26/17

Attest:

Crystal Testerman, Program Manager

YAKIMA VALLEY CONFERENCE OF
GOVERNMENT

James A Restucci, Chairman

Lauris C Mattson, Executive Director

Approved as to form:

VYCOG Attorney
WSBA# 5205
GENERAL TERMS AND CONDITIONS

1. **Definitions:** The words and phrases listed below, as used in the Contract, shall have the following definitions:
   
   A. "Contract" The term contract is intended to mean an agreement creating obligations enforceable by law between Yakima Valley Conference of Governments and the contractor. For purposes of this "contract", the parties agree that all terms contained in the General Terms and Conditions and Special Terms and Conditions including and Exhibits and other documents, as well as any other attachments, are considered part of the "contract".
   
   
   C. "Debarment" means an action taken by a federal official to exclude a person or business entity from participating in transactions involving certain federal funds.
   
   D. "Director" means the Director of Yakima Valley Conference of Governments.
   
   E. "General Terms and Conditions: means the contractual provisions contained within this Contract, which govern the contractual relationship between the Conference and Contractor, under this Contract.
   
   F. "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 for governmental services or other activities, addresses, telephone numbers, social security numbers, driver license numbers, other identifying numbers, and any financial identifies.
   
   G. "Principals," which includes officers, members of the Executive Committee, owner(s), or other person(s) with management or supervisory responsibilities relating to the transaction.
   
   H. "RCW" means the Revised Code of Washington. All references in this Contract to RCW chapters or sections shall include any successor, amended, or replacement statue. The RCW can be accessed at http://apps.leg.wa.gov/rcw/.
   
   I. "Subcontract" means a separate contract between the Contractor and an individual or entity ("Subrecipient") to perform all or a portion of the duties and obligations that the Contractor shall perform pursuant to this Contract.
   
   J. "WAC" means the Washington Administrative Code. All references in this Contract to WAC chapters or sections shall include any successor, amended, or replacement regulation. The WAC can be accessed at http://apps.leg.wa.gov/wac/.
2. **Amendment**: This Contract, or any term or condition, may only be modified in writing and signed by both parties. Only personnel authorized to bind each of the parties shall sign an amendment.

3. **Assignment**: Except as otherwise provided herein, the Contractor shall not assign rights or obligations derived from this Contract to a third party without the prior, written consent of the Conference and the written assumption of all of the Contractor’s obligations in the Contract by the third party.

4. **Billing Limitations**: Contractor shall maintain a written record of expenses and submit monthly invoices detailing expenses for reimbursement. The Conference shall pay the Contractor within 45 days after receiving an invoice and proper supporting documentation. All billings must be received no later than 60 days after the close of the contract to be considered for payment or as required by the funding agency, or funding source, whichever is shorter.

5. **Circulars**: These requirements apply to the primary recipient of federal funds, and then follow the funds to the Subrecipient. The Federal Circulars found in Title 2 of the Code of Federal Regulations (CFR) provide the applicable administrative requirements, cost Principles and audit requirements. The Circulars are applicable to all non-federal recipients of Federal Awards unless specifically excluded. Subrecipient must follow this Circular and incorporated appendices and any future amendments, and any successor replacement circulars or regulations.

6. **Compliance with Applicable Law**: At all times, during the term of this Contract the Contractor and the Conference shall comply with all applicable federal, state, and local laws, regulations, and rules, including but not limited to non-discrimination for laws and regulations.

7. **Confidentiality**: The parties shall use Personal Information and other confidential information gained by reason of this Contract only for the purpose of this Contract. The YVCOG and the Contractor shall not disclose, transfer, or sell any such information to any other party, except as provided by law or, in the case of Personal Information except as provided by law or with the prior written consent of the person to whom the Personal Information pertains. The parties shall maintain the confidentiality for all Personal Information and other confidential information gained by reason of this Contract and shall return or certify the destruction of such information if requested in writing by the party to this Contract that provided the information.

8. **Conflicts of Interest**: Subrecipient shall provide a copy of their Conflict of Interest Statement/Policy prior to their first billing being paid. In addition, Subrecipient shall assure compliance with any explicable State or Federal laws relating to Conflicts of Interest.
9. **Debarment Certification**: The Contractor, by signature to this Contract, certifies the Contractor, its Principals and any Subrecipient are 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 language notification requirement in any and all Subcontracts into which it enters. The Contractor shall immediately notify the YVCOG if, during the term of this Contract, the Contractor, its Principals or Subrecipient becomes debarred. The YVCOG may immediately terminate this Contract by providing the Contractor written notice if the Contractor becomes debarred during the term of this Contract.

10. **Disputes**: The Yakima Valley Conference of governments, as the fiscal agent, shall address disputes between the parties by reviewing the facts, contract terms, and applicable statutes and rules, and make a determination. This process shall constitute the final administrative remedy available to the parties. Each party reserves the right to litigate issues and matters in court de novo.

11. **Documentation for Reimbursement Requests**: At the Contractor’s first request for reimbursement, YVCOG will require detailed back-up documentation for all expenditures. On subsequent invoices, the monthly activity report and printout from the Contractor’s accounting system listing the expenditures charged against the contract will be acceptable. All backup documentation must be available to the YVCOG and all other auditors, upon request. Reimbursement of expenditures for staff time spent on more than one source will require timesheets reflecting hours charged to the contract.

12. **Entire Contract**: The Contract including all documents attached to or incorporated by reference; contain all the terms and conditions agreed upon by the parties. No other understanding or representations, oral or otherwise, regarding the subject matter of this Contract shall be deemed to exist or bind the parties.

13. **Governing Law, Venue, and Jurisdiction**: This Agreement shall be governed by the laws of the State of Washington. Any action, suit, or judicial proceeding for the enforcement of this Agreement shall be brought in Yakima County Superior Court for the State of Washington.

14. **Independent Status**: For purposes of this Contract the Contractor acknowledges that the Contractor is not an officer, employee, or agent of the YVCOG. The Contractor shall not hold out itself or any of its employees as, nor claim status as, an officer, employee, or agent of the YVCOG. The Contractor shall not claim for itself or its employees any rights, privileges, or benefits, which would accrue to an employee of the YVCOG. The Contractor shall indemnify and hold harmless the YVCOG from all obligations to pay or
withhold federal or state taxes or contributions on behalf of the Contractor or the Contractor’s employees.

A. The parties agree that, for the purposes of this Contract, the Contractor is an independent contractor and neither the Contractor nor any employee of the Contractor is an employee of the YVCOG. Neither the Contractor nor any employee of the Contractor is entitled to any benefits that YVCOG provides its employees. The Contractor is solely responsible for payment of any statutory workers’ compensation or employer’s liability insurance as required by state law.

15. Inspection: Either party may request reasonable access to the other party’s records and place of business for the limited purpose of monitoring, auditing, and evaluating the other party’s compliance with this Contract and applicable laws and regulations. During the term of this Contract and for one year following termination or expiration of this Contract, upon receiving reasonable written notice, the parties shall provide the other party with access to its place of business and to its records, which are are relevant to its compliance with their Contract, and applicable laws and regulations. This provision shall not be construed to give either party access to the other party’s records and place of business for any other purpose. Nothing herein shall be construed to authorize either party to possess or copy records of the other party.

16. Indemnification, Defense, and Hold Harmless: To the fullest extent permitted by law including RCW 4.24.115, the Contractor shall indemnify, defend, and hold harmless the YVCOG and its officers, employees, agents, and volunteers form all claims, suits, or actions brought for injuries to, or death of, any persons, or damages arising from or relating to the Contractor’s performance of this Agreement or in consequence of any negligence or breach of contract related to the Contractor’s performance of this Agreement caused in whole or in part by any act for omission by the Contractor or the agents or employees of the Contractor related to performance of this Agreement.

17. Contractor’s Waiver of Employer’s Immunity under Title 51 RCW: Contractor intends that its obligations to indemnify, defend, and hold harmless set forth above in section 16 shall operate with full effect regardless of any provision to the contrary in Title 51 RCW, Washington’s Industrial Insurance Act. Accordingly, the Contractor specifically assumes all potential liability for actions brought by employees of the Contractor against the YVCOG and its officers, employees, agents, and volunteers, and, solely for the purpose of enforcing the Contractor’s obligations to indemnify, defend, and hold harmless set forth above in section 16, the Contractor specifically waives any immunity granted under the state industrial insurance law, Title 51 RCW. The parties have mutually negotiated this waiver. The Contractor shall similarly require that any subcontractor it retains in connection with its performance of this Agreement shall
comply with the terms of this paragraph, waive any immunity granted under Title 51 RCW, and assume all liability for actions brought by employees of the subcontractor.

18. Insurance:
   A. The YVCOG certifies that it is insured as a member of the Washington Cities Insurance Authorities Risk Pool, and can pay for losses for which it is found liable.
   B. The Contractor shall, with insurance carries with a Best Rating of A-VII or better, maintain occurrence based comprehensive general liability insurance and automobile liability insurance with minimum limits of $1,000,000 per occurrence and $2,000,000 aggregated, as well as Workers Compensation Contingent Employers Liability with minimum limits of $1,000,000 each accident or disease for each employee. Such insurance shall provide the YVCOG, its officers, employees, agents and volunteers are Primary Additional Insureds. Prior to commencement of any work under this Agreement, the Contractor shall, provide proof of such insurance including all Certificates of Insurance and endorsements pertaining to such insurance, and if requested, any policy pertaining to insurance required under this Agreement.

19. Maintenance and Records: During the term of this Contract and per state law for seven years following termination or expiration of this Contract, both parties shall maintain records sufficient to:
   A. Document performance of all acts required by law, regulation, or this Contract;
   B. Demonstrate accounting procedures, practices, and records that sufficiently and properly document the Contractor’s invoices to the YVCOG and all expenditures made by the Contractor to perform as required by this Contract.
   C. For the same period, the Contractor shall maintain records sufficient to substantiate the Contractor’s statement of its organization’s structure, tax status, capabilities, and performance.

20. Nondiscrimination: The Contractor agrees that it shall not discriminate against any person on the grounds of race, creed, color, religion, national origin, sex, sexual orientation, age, marital status, political affiliation or belief, or the presence of any sensory, mental or physical handicap in violation of the Washington state Law Against Discrimination (RCW Chapter 49.60) or the Americans with Disabilities Act (42 USC 12101 et seq.) In the event the Contractor violates this provision, the YVCOG may terminate this Contract immediately and bar the Contractor from performing any services for the YVCOG in the future.

21. Order of Precedence: In the event of an inconsistency in this Contract, unless otherwise provided herein, the inconsistency shall be resolved by giving precedence, in the following order, to:
   A. Applicable federal and State of Washington statutes and regulations;
B. Special Terms and Condition of this Contract;
C. This Contract.

22. **Ownership of Material**: Copyright in all material created by the Contractor and paid for by the YVCOG shall be the property of the State of Washington. Both YVCOG and Contractor may use these materials and permit others to use them, for any purpose consistent with their respective mission as part of the State of Washington. 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 this Agreement but is not created for or paid for by the YVCOG is owned by the Contractor or such other party as determined by Copyright Law and/or Contractor's internal policies. Contractor hereby grants the YVCOG a perpetual license to use this material for YVCOG internal purposes at no charge to the YVCOG, provided that such license shall be limited to the extent which the Contractor has a right to grant such a license.

23. **Responsibility**: Each party to this Contract shall be responsible for the negligence of its officers, employees, and agents in the performance of this Contract to the extent allowed by law. No party to this Contract shall be responsible for the acts and/or omissions of entities or individuals not party to this Contract. The YVCOG and the Contractor shall cooperate in the defense of tort lawsuits, when possible. Both parties agree and understand that he provision may not be feasible in all circumstances. The YVCOG and the Contractor agree to notify the attorneys of record in any tort lawsuit where both are parties if either the YVCOG or the Contractor enters into settlement negotiations. It is understood that the notice shall occur prior to any negotiations, or as soon as possible, and the notice may be either written or oral.

24. **Severability**: The provisions of this Contract are severable. If any court holds any provision of this Contract, including any provision of any document incorporated by reference, invalid, that invalidity shall not affect the other provisions this Contract.

25. **Subcontracting**: The Contractor may not subcontract the services to be provided under this Contract, unless requested and approved in writing by the Executive Director or his assigns or unless otherwise specified in the Contract. If the YVCOG and the Contractor are found by a jury or trier of fact to be jointly and severally liable for the personal injury damages arising from any act or omission from the contract, then the YVCOG shall be responsible for its proportionate share, and the Contractor shall be responsible for its proportionate share. Nothing in this term shall be construed as creating a right or remedy of any kind or nature in any person or party other than the YVCOG and the Contractor. This term shall not apply in the event of a settlement by either the YVCOG or the Contractor.
26. **Survivability:** The terms and conditions contained in the Contract, which by their sense and context, are intended to survive the expiration of this particular Contract shall survive. Surviving terms include but are not limited to Confidentiality, Disputes, Inspection, Maintenance of Records, Ownership of Material, Responsibility, Termination for Default, Termination Procedure, and Title to Property.

27. **Termination Due to Change in Funding:** If the funds upon which YVCOG relied to establish this Contract are withdrawn, reduced, or limited, or if additional or modified conditions are placed on such funding, the YVCOG may terminate this Contract by providing at least five business days’ written notice to the Contractor. The termination shall be effective on the date specified in the notice of termination.

28. **Alternative use of Funding:** YVCOG at its sole discretion may choose to provide alternative funding sources to continue this contract if the original funds which the YVCOG relied to establish this Contract are withdrawn, reduced, or limited, or if additional or modified conditions are placed on such funding. Such decision to use alternative funding sources shall not abrogate YVCOG’s right to terminate this contract under the provisions set forth in item 27 above, and such decision to provide and/or continue such alternative funding shall be at the sole discretion of YVCOG and contractor agrees to hold YVCOG harmless for such decision.

29. **Termination:**
   
   A. Either party may terminate this Agreement by providing thirty (30) calendar days’ written notice sent by certified mail to the addresses listed on Page 1.
   
   B. If the Contractor fails to comply with the terms and conditions of this Agreement, the YVCOG may terminate this Agreement immediately upon written notice sent by certified mail to the Contractor and the YVCOG may pursue such remedies as are legally available.
   
   C. If this Agreement is terminated or any reason, YVCOG shall pay only for performance rendered or costs incurred in accordance with the terms of this Agreement and prior to the effective date of termination.

30. **Title to Property:** Title to all property purchased or furnished by the YVCOG for use by the Contractor during the term of this Contract shall remain with the YVCOG. Title to all property purchased or furnished by the Contractor for which the Contractor is entitled to reimbursement by the YVCOG under this Contract shall pass to and vest in the YVCOG. The Contractor shall take reasonable steps to protect and maintain all the YVCOG property in its possession against loss or damage and shall return the YVCGO property to the YVCOG upon Contract termination or expiration, reasonable wear and tear excepted.

31. **Treatment of Client Property:** Unless otherwise provided in the Contract, the Contractor shall ensure that any adult client receiving services from the Contractor
under this Contract shall have reasonable access to the client’s personal property. The Contractor shall not unreasonably interfere with any adult client’s ownership, possession, or use of the client’s property. The Contractor shall provide clients under age 18 with reasonable access to their personal property that is appropriate to the client’s aged, development, and needs. Upon termination or completion of this Contract, the Contractor shall promptly release to the client and/or the client’s guardian or custodian all of the client’s personal property. This section does not prohibit the Contractor from implementing such lawful and reasonable policies, procedures and practices as the Contractor deems necessary for safe, appropriate, and effective service delivery (for example, appropriately restricting clients’ access to, or possession or use of, lawful or unlawful weapons, drugs and animals).

32. **Waiver:** Waiver of any breach or default on any occasion shall not be deemed a waiver of any subsequent breach or default. Any waiver shall not be construed to be a notification of the terms and conditions of this Contract unless amended as set forth in Section 2, Amendment. Only the Executive Director or designee has the authority to waive any term or condition of this Contract on behalf of the YVCOG.

33. **Notices:** Any demand, request or notice which either party desires or may be required to make or deliver to the other shall be in writing and shall be deemed delivered when personally delivered, or when delivered by private courier service (such as Federal Express), or three days after being deposited in the United States mail, in registered or certified format, return receipt requested, addressed as follows:

**CONTRACTOR:**
Juan Carlos Olivares, Executive Director
Yakima Valley Farm Workers Clinic NCAC
601 N Keys Road
Yakima WA 98901

**YVCOG:**
Larry Mattson, Executive Director
Yakima Valley Conference of Governments
311 N 4th Street, Suite 204
Yakima WA 98901
EXHIBIT B

Statement of Work for Coordinated Entry Access Points:

• A coordinated entry assessment and system generated referral from the Active Client List are
  required for ALL program entries at participating agencies, except for domestic violence and
  other victim service providers and some shelter programs that admit on a per-night basis with
  limited or no entry criteria. Nightly shelters will be encouraged to adopt vulnerability over first
  come first served access but will not be required to comply.

• Clients must provide consent before beginning the intake and assessment process using the
  Client Informed Consent form. If client consent is collected orally via call in, the consent must
  be collected when the first contact is made with a physical provider.

• Client informed consent documentation should be scanned and uploaded in HMIS whenever
  possible for all adults in a household. Consent must be uploaded prior to generating a referral
  unless only oral consent is currently available.

• All clients will complete standardized intake information. This may include some of all: a pre-
  screening form to divert at risk households, an up-to-date HMIS data standards compliant
  intake form (preferably the coordinated entry HMIS form), and the VI-SPDAT-Single or Family or
  TAY adaptation adopted for coordinated entry use.

• All VI-SPDAT assessments will use the same script during the assessment. Staff will use
  Motivational interviewing skills to assist clients in reporting the most accurate information as
  possible.

• Intake information may be recorded directly into HMIS or may be collected on paper forms.

• ALL intake and assessment data should ultimately be entered into HMIS system within 24
  hours. If the system is not currently available for some reason, it may be held on paper until
  the system access is restored.
## BUDGET
(2017 - 2018)

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>The purpose of this contract is for salaries and admin costs for staff</td>
<td></td>
</tr>
<tr>
<td>performing the client assessment.</td>
<td></td>
</tr>
<tr>
<td>Contractor shall perform professional services for a coordinated entry</td>
<td></td>
</tr>
<tr>
<td>assessment for all program entries at participating agencies, except for</td>
<td></td>
</tr>
<tr>
<td>domestic violence and other victim service providers.</td>
<td></td>
</tr>
<tr>
<td>Staff Salary/Benefits (Direct cost)</td>
<td>$11,130.00</td>
</tr>
<tr>
<td>Admin (Indirect cost)</td>
<td>$350.00</td>
</tr>
<tr>
<td>See Scope of Work for a more detailed description of duties.</td>
<td></td>
</tr>
<tr>
<td><strong>TOTAL CONTRACT AMOUNT</strong></td>
<td>$11,680.00</td>
</tr>
</tbody>
</table>

** Under “General Terms and Conditions,” documentation of items in sections 11. and 18. must accompany the first invoice before payment will be made.

### Invoicing Provisions:

A. Monthly invoices and documentation must be submitted in both the following two ways:

- Electronically: Submitted electronic invoices must be provided concurrently to the program manager and to your fiscal contact. Electronic invoices must be submitted no later than the 8th of the month. If the 8th falls on a Saturday or Sunday, invoices must be received by close of business the following Monday.

- Original invoice via delivery: A signed original hard copy of the invoice must be submitted to Yakima Valley Conference of Governments. The signed original invoice must be received no later than the 10th of the month to be paid on the next scheduled payable date at the following address:

  Yakima Valley Conference of Governments  
  311 N 4th Street, Suite 204  
  Yakima, WA 98901

B. Under “General Terms and Conditions,” documentation of Insurance as reflected section 16. Must accompany the first invoice before payment will be made.
EXHIBIT C (page 2)

C. All late invoices will not be paid until the following month; the decision to approve or deny payment of claims for services submitted more than 45 days after the end of the invoice period shall rest solely with the Executive Director; the Director’s decision shall be final and not capable of right to appeal.

D. The Contractor is responsible for ensuring submitted cost documentation is clearly associated with the allowable costs of the contract. Invoices not meeting this requirement will be returned for correction (All submission deadlines still apply to invoices in need of correction).

E. Submitted costs ineligible for reimbursement or not properly supported will be deducted from the Contractor’s reimbursement. Contractor will be provided a summary of deductions and may opt to submit a supplemental invoice providing additional documentation before the next month’s invoicing deadline for these costs only. Should a contractor opt not to re-invoice, these costs will be considered void as of the close of the next invoicing period.

F. Each invoice submitted must reconcile with client input into the Coordinated Entry system and in HMIS.

G. All program or billing related questions must be submitted to the program manager directly at Yakima Valley Conference of Governments.