

MEMO



Date: 07/24/2023

RE: FY23 Contractor/Vendor

To: All current Contract/Vendors of potential OAA funding

From: Samantha Secrist, Nutrition Services Project Manager

CC: Joe Rodgers, WCTCOG Executive Director

Christal Martin, Director of Area Agency on Aging

Brittany Calloway, Data Specialist

This memo serves as notice that the West Central Texas Area Agency on Aging (WCTAAA) is moving away from subrecipient (RFP) to a vendor solicitation for FY24 and FY25. The term for this time period is October 1, 2023 through September 30, 2025. The application in its entirety may be found on our website. Please print the application, complete it in its entirety and submit it via mail or hand-deliver along with a copy of all applicable State and Federal licenses and/or certifications that regulate your business. As a friendly reminder, applications submitted via email, fax, or otherwise will not be accepted. Please have these submitted by close of business on August 31, 2023 at the latest.

For questions, please feel to contact me via email ssecrist@westcentraltexas.org or by calling 325-793-8417 with any questions you may have.

Sincerely,

Samantha Secrist

Nutrition Services Project Manager





Information&Referral*BenefitsCounseling*CareCoordination&CaregiverSupportCoordination*Nutrition Services*Health and Wellness Programs*NursingHomeOmbudsman 3702Loop322*Abilene,TX79602*(325)793-8417*Fax(325)793-8486

The West Central Texas Area Agency on Aging (WCTAAA) would like to extend opportunity to your company to apply to become a contractor for the WCTAAA Program of the West Central Texas Council of Governments). The WCTAAA provides The WCTAAA provides an 60 of services to persons vears of or older. age congregate or home delivered meals, personal care services, medical services may include services, transportation services, and caregiver services. Of course, these are only a few examples of the services that we provide to area seniors, as there is possibility of the extension of our services, as grant funding allows. Although we are a non-profit agency, our compensation rates are competitive for the local market.

applicants To be considered WCTAAA. а contractor to the must the meet following criteria: be free from debarment of government funds. ensure staff. facility and personnel policies are compliance with the Americans with in Disabilities Act, and maintain insurance that protects the health and safety of clients and employees, and bond employees. Vendors may be a private non-profit, private for-profit or local city/county entity.

Please print the application, complete in its entirety and submit it via mail or hand-deliver along with a copy of all applicable State and Federal licenses and/or certifications that regulate your business. Applications submitted via email, fax, or otherwise will not be accepted.

Once the application has been completed and processed, we will send out the Contract Agreement via Docusign.

Mail to:

West Central Texas Council of Governments
Area Agency on Aging
Attn: Samantha Secrist, Nutrition Services Project Manager
3702 Loop 322
Abilene, TX 79602

Upon receipt and review of your application, we will contact you regarding a possible Contract Agreement. Should you have any questions concerning the completion of the application, please do not hesitate to contact Samantha Secrist at secrist@westcentraltexas.org or (325) 793-8417.

The West Central Texas Area Agency on Aging (WCTAAA) reserves the right in its sole discretion to reject any and all applications.



DIRECT PURCHASE OF SERVICE APPLICATION INFORMATION FFY2024-FFY2025

The West Central Texas Area Agency on Aging (WCTAAA) as designated by the Texas Health and Human Services Commission (HHSC) is the focal point for services to persons 60 or older, their caregivers, and persons on Medicare. The AAA administers services funded by the Older Americans Act with emphasis placed on frail, rural, low income and minority individuals. The AAA purchases various services for eligible clients. Services are purchased from appropriate service providers that have completed a Direct Purchase of Service Application packet and executed a Contract agreement.

Definition of Direct Purchase of Service (DPS): DPS is a procurement methodology for the purchase of services on client-by-client basis in lieu of annualized contracting, or a fixed sum basis. It is a procurement methodology, which provides flexibility in the purchasing of services for participants in the Title III Programs.

Eligibility to Apply: Service providers eligible to apply are private, non-profit, and local city-county governmental entities, which have the capacity to meet the requirements of service delivery under DPS procedures.

Debarred/Suspended Parties: Debarred or suspended parties are ineligible to apply for funding and are excluded from participation in this program.

Application Process: Interested parties may apply for consideration for participation in the contractor pool by completing and submitting the attached forms. All current contractors must reapply every two years. Incomplete applications will be returned. **The term of this application is for the period October 1, 2023 through September 30, 2025**.

Maintenance of Records: Contractors shall retain all financial records, supporting documents statistical records, and all other records relating to its performance for a period of 7 years. All records shall be kept in the contractor's possession and maintained indefinitely IF audit findings, other disputes, or litigation have not been resolved. The contractor shall give WCTCOG/AAA, the comptroller of the United States, and the State of Texas, through any authorized representatives, access to and right to examine all records, books, papers, contracts or other documents related to the purchase of services agreement. Such right of access shall continue as long as such records exist.

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Confidentiality: Contractors shall have procedures in place to ensure no information about or obtained from a program participant is disclosed in a form that identifies the person without the informed consent of the person or his/her legal guardian.

Code of Conduct: The contractor will establish safeguards to prohibit employees from soliciting and/or accepting gratuities, favors, or anything of monetary value from participants.

Evaluation: WCTCOG/AAA will periodically evaluate contractor performance in accordance with requirements from the Texas Administrative Codes.

Criteria for Ongoing Evaluation of Contractors:

The Contractor agrees to:

- 1. Provide services in accordance with current or revised HHSC policies and standards and the OAA.
- 2. Submit billing with appropriate documentation as required by the AAA by the close of business on the <u>5th</u> calendar day of each month following the last day of the month in which services were provided.
 - a. If the <u>5th</u> day falls on a weekend or holiday, the information shall be delivered by the close of business on the following business day.
 - b. If a holiday falls between the 1st and the 5th calendar day of the month the reports shall be delivered by the 6th calendar day of the month.
 - c. No reimbursement for services provided will be made if contractor payment invoices and supporting documentation are not correct and submitted to the AAA within the **30**th calendar days of the month following the month in which services were provided.
 - d. Any concerns regarding discrepancies between the invoiced services and payment must be made within <u>90</u> calendar days after payment is mailed.
- 3. Notify the AAA within 24 hours if, for any reason, the Contractor becomes unable to provide the service(s).
- 4. Ensure that all required insurance(s), certification(s), training(s), or license(s) do not lapse.
- 5. Provide the AAA, within 10 days of agency's receipt of copies of changes, updates, or renewals to board members, corporate officers, ownership, insurance, certificates, trainings or licenses.
- 6. Maintain communication and correspondence concerning program participants' status.
- 7. Establish a method to guarantee the confidentiality of all information relating to the program participant in accordance with applicable federal and state laws, rules, and regulations. This provision shall not be construed as limiting AAA or any federal or state authorized

- representative's right of access to program participant case records or other information relating to program participants served under this agreement.
- 8. Keep financial and program supporting documents, statistical records, and any other records pertinent to the services for which a claim for reimbursement was submitted to the AAA. The records and documents shall be kept for a minimum of seven years after close of contractor's fiscal year.
- 9. Make available at reasonable times and for required periods all fiscal and program participant records, books, and supporting documents pertaining to services provided under this agreement, for purposes of inspection, monitoring, auditing, or evaluations by AAA staff, the Comptroller General of the United States and the State of Texas, through any authorized representative(s).
- 10. The agreement may be terminated for cause or without cause upon the giving of 30 days advance written notice.
- The agreement does not guarantee a total level of reimbursement other than for individual units/services authorized; contingent upon receipt of funds.
- 12. Contractor acknowledges it is an independent provider, <u>NOT</u> an agent of the AAA. Thus, the Contractor indemnifies and holds harmless the AAA against expense or liability of any kind arising out of service delivery performed by the Contractor. Contractor must immediately notify the AAA if the Contractor becomes involved in or is threatened with litigation related to program participants receiving services funded by the AAA.
- 13. Employees of the Contractor will not solicit or accept gifts or favors of monetary value by or on behalf of program participants as a gift, reward or payment.

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WEST CENTRAL TEXAS AREA AGENCY ON AGING DIRECT PURCHASE OF SERVICE

FISCAL YEAR 2024-2025 CONTRACTOR APPLICATION/RENEWAL UPDATE

Please type or clearly print application information.

Contractor Name/Legal Entity Name (as listed on W-	9)
DBA (if applicable)	
Physical Address:	
Mailing Address:	
Tax Identification Number (SSN or Federal ID):	Fax Number (including area code):
Type of Provider: Government Agency Private Non-Profit City Government County Government	
Authorizing Official:	Title:
Email Address:	Telephone:
Billing Contact Person & Title:	Billing Address:
Email Address:	Telephone:
Number of Years Organization has been in business:	Is Agency Bonded? Yes No (Attach Certificate of Bonding Insurance)
Has anyone in agency been convicted of a felony? Yes No	If yes, explain:
Does Agency have liability insurance? Yes No	Attach a copy of all applicable State and Federal licenses and/or certifications that regulate your
Please provide a current copy of your liability insurance.	<u>business.</u>
Does any person in your agency/business have a coor board member(s)? YES NO	onflict of interest with a AAA staff, advisory council
If checked yes, must complete a Conflict of Interest	Form.

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Service and Bidding Info	rmation:	
1. Proposed Service:	Congregate Meals	
A. Service Area:		
B. Proposed AAA cos	t per unit	Standard cost per unit
AS CALCUI	ATED ON RATE S	ETTING DOCUMENTS
2. Proposed Service:	Home-Delivered Meals	
A. Service Area:		
B. Proposed AAA cost	per unit	Standard cost per unit
AS CALCUI	ATED ON RATE S	ETTING DOCUMENTS
3. Proposed Service:	<u>Transportation</u>	
A. Service Area:		
B. Proposed AAA cost	oer unit	Standard cost per unit
AS CALCIII	ATED ON BATE S	ETTING DOCUMENTS

Service definitions can be found at:

https://www.hhs.texas.gov/laws-regulations/handbooks/aaa/appendices/appendix-ii-service-definitions-area-agencies-aging

Additional Attachments:
Signed Assurance of Enactment of an Affirmative Action Plan Signed Certification Regarding Debarment Signed Statement indicating compliance with the Civil Rights Act of 1964
I understand that this Direct Purchase of Service Application will be made a part of the final Contractor Agreement.
I certify that the information provided in this application is true and correct to the best of knowledge.
Printed Name
Authorized Signature

Date

Affirmative Action Plan

The			_hereby agrees that it will
enact (Name o	f Applicant)		
steps to eliminate the which is evident from	e effects of past and part and	resent job discrimination resent practices and po	consibility to take necessary on, intended or unintended, dicies. It is the policy of the ns regardless of race, color,
This applicant is cor including, but not limit		laws related to Equa	I Employment Opportunity
religion, sex or nation	ns origin in all employ	-	tion because of race, color, ng hiring, firing, promotion, ment.
		all employees who are als on the basis of sex.	covered by the Fair Labor
The Age Discrimination between the ages of 5	•	ts discrimination beca	use of age against anyone
	-		Federal financial assistance igion, sex or national origin.
develop affirmative a develop and implem	oction plans. Agencies ent an affirmative act shall be given to qualif	s, which are part of a ion plan for single or	ch requires all grantees to n "umbrella agency," shall ganizational unit on aging. ect to requirements of merit
	nabilitation Act of 1973, ned persons solely beca	-	oyers may not refuse to hire
affirmative action and meetings, bulletin boa	mplementation of this lequal employment op ards, and any newslette	s affirmative action pl	•
	Number of Full Time	Time	
Total Staff:			
Older Persons (60+)			
Minority			
Women			
Name		Date	

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GRANTS AND COOPERATIVE AGREEMENTS WITH STATE AND LOCAL GOVERNMENTS

Section (1)(d): Pre-Award Policies

Debarment and Suspension. Federal agencies shall not award assistance to applicants that are debarred or suspended, or otherwise excluded from or ineligible for participation in Federal assistance programs under Executive Order 12549. Agencies shall establish procedures for the effective use of the List of Parties Excluded from Federal Procurement or Non-procurement programs to assure that they do not award assistance to listed parties in violation of the Executive Order. Agencies shall also establish procedures to provide for effective use and/or dissemination of the list to assure that their grantees and subgrantees (including contractors) at any tier do not make awards in violation of the non-procurement debarment and suspension common rule.

CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION FOR COVERED CONTRACTS AND GRANTS

Federal Executive Order 12549 requires the Texas Department of Health and Human Services Commission (HHSC) to screen each covered potential contractor/grantee to determine whether each has a right to obtain a contract/grant in accordance with federal regulations on debarment, suspension, ineligibility, and voluntary exclusion. Each covered contractor/grantee must also screen each of its covered subcontractors/providers.

In this certification "contractor/grantee" refers to both contractor/grantee and subcontractor/subgrantee; "contract/grant" refers to both contract/grant and subcontract/subgrant.

By signing and submitting this certification the potential contractor/grantee accepts the following terms:

- The certification herein below is a material representation of fact upon which reliance was placed when this
 contract/grant was entered into. If it is later determined that the potential contractor/grantee knowingly rendered
 an erroneous certification, in addition to other remedies available to the federal government, the Department of
 Health and Human Services, United States Department of Agriculture or other federal department or agency, or
 the Texas Department of Health and Human Services Commission (HHSC) may pursue available remedies,
 including suspension and/or debarment.
- 2. The potential contractor/grantee shall provide immediate written notice to the person to which this certification is submitted if at any time the potential contractor/grantee learns that the certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 3. The words "covered contract," "debarred," "suspended," "ineligible," "participant," "person," "principal," "proposal," and "voluntarily excluded," as used in this certification have meanings based upon materials in the Definitions and Coverage sections of federal rules implementing Executive Order 12549. Usage is as defined in the attachment.
- 4. The potential contractor/grantee agrees by submitting this certification that, should the proposed covered contract/grant be entered into, it shall not knowingly enter into any subcontract with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the Department of Health and Human Services, United States Department of Agriculture or other federal department or agency, and/or the Texas Department of Health and Human Services Commission (HHSC), as applicable.

Do you have or do you anticipate having subcontractors/subgrantees under this proposed contract? __ YES __ NO

- 5. The potential contractor/grantee further agrees by submitting this certification that it will include this certification titled "Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion for Covered Contracts and Grants" without modification, in all covered subcontracts and in solicitations for all covered subcontracts.
- 6. A contractor/grantee may rely upon a certification of a potential subcontractor/subgrantee that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered contract/grant, unless it knows that the certification is erroneous. A contractor/grantee must, at a minimum, obtain certifications from its covered subcontractors/subgrantees upon each subcontract's/subgrant's initiation and upon each renewal.
- 7. Nothing contained in all the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this certification document. The knowledge and information of a contractor/grantee is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 8. Except for contracts/grants authorized under paragraph 4 of these terms, if a contractor/grantee in a covered contract/grant knowingly enters into a covered subcontract/subgrant with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in the transaction, in addition to other remedies available to the federal government, Department of Health and Human Services, United State Department of Agriculture, or other federal department or agency, as applicable, and/or the Texas Department of Health and Human Services Commission (HHSC) may pursue available remedies, including suspension and/or debarment.

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CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION FOR COVERED CONTRACTS AND GRANTS

Indicate which statement applies to the covered potential contractor/grantee: The potential contractor/grantee certifies, by submission of this certification, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this contract/grant by any federal department or agency or by the State of Texas. The potential contractor/grantee is unable to certify to one or more of the terms in this certification. In this instance, the potential contractor/grantee must attach an explanation for each of the above terms to which he is unable to make certification. Attach the explanation(s) to this certification. NAME OF POTENTIAL CONTRACTOR/GRANTEE___ CONTRACTOR ID NO./FEDERAL EMPLOYER'S ID NO._____ Signature of Authorized Representative Printed/Typed Name of Authorized Representative Title of Authorized Representative

THIS CERTIFICATION IS FOR FFY 2024-FFY 2025, PERIOD BEGINNING October 1, 2023 and ENDING September 30, 2025

Date

DEFINITIONS

Covered Contract/Grant and Subcontracts/Subgrants.

- (1) Any nonprocurement transaction which involves federal funds (regardless of amount and including such arrangements as subgrants) and are between the Texas Department of Health and Human Services Commission (HHSC) or its agents/grantees and another entity.
- (2) Any procurement contract for goods or services between a participant and a person, regardless of type, expected to equal or exceed the federal procurement small purchase threshold fixed at 10 U.S.C. 2304(g) and 41 U.S.C. 253(g) (currently \$25,000) under a grant or subgrant.
- (3) Any procurement contract for goods or services between a participant and a person under a covered grant, subgrant, contract or subcontract, regardless of amount, under which that person will have a critical influence on or substantive control over that covered transaction:
 - a. Principal investigators.
 - b. Providers of audit services required by the Texas Department of Health and Human Services Commission

(HHSC) or

federal funding source.

c. Researchers.

DEBARMENT

An action taken by a debarring official in accordance with 45 CFR Part 76 (or comparable federal regulations) to exclude a person from participating in covered contracts/grants. A person so excluded is "debarred."

GRANT

An award of financial assistance, including cooperative agreements, in the form of money, or property in lieu of money, by the federal government to an eligible grantee.

INELIGIBLE

Excluded from participation in federal nonprocurement programs pursuant to a determination of ineligibility under statutory, executive order, or regulatory authority, other than Executive Order 12549 and its agency implementing regulations; for example, excluded pursuant to the Davis-Bacon Act and its implementing regulations, the equal employment opportunity acts and executive orders, or the environmental protection acts and executive orders. A person is ineligible where the determination of ineligibility affects such person's eligibility to participate in more than one covered transaction.

PARTICIPANT

Any person who submits a proposal for, enters into, or reasonably may be expected to enter into a covered contract. This term also includes any person who acts on behalf of or is authorized to commit a participant in a covered contract/grant as an agent or representative of another participant.

PERSON

Any individual, corporation, partnership, association, unit of government, or legal entity, however organized, except: foreign governments or foreign governmental entities, public international organizations, foreign government owned (in whole or part) or controlled entities, and entities consisting wholly or partially of foreign governments or foreign governmental entities.

PRINCIPAL

Officer, director, owner, partner, key employee, or other person within a participant with primary management or supervisory responsibilities; or a person who has a critical influence on or substantive control over a covered contract/grant whether or not the person is employed by the participant. Persons who have a critical influence on or substantive control over a covered transaction are:

- (1) Principal investigators.
- (2) Providers of audit services required by the Texas Department of Health and Human Services Commission (HHSC)
 - or federal funding source.
- (3) Researchers.

PROPOSAL

A solicited or unsolicited bid, application, request, invitation to consider or similar communication by or on behalf of a person seeking to receive a covered contract/grant.

SUSPENSION

An action taken by a suspending official in accordance with 45 CFR part 76 (or comparable federal regulations) that immediately excludes a person from participating in covered contracts/grants for a temporary period, pending completion of an investigation and such legal, debarment, or Program Fraud Civil Remedies Act proceedings as may ensue. A person so excluded is "suspended."

VOLUNTARY EXCLUSION OR VOLUNTARILY EXCLUDED

A status of nonparticipation or limited participation in covered transactions assumed by a person pursuant to the terms of a settlement.

ASSURANCE OF COMPLIANCE WITH THE DEPARTMENT OF **HEALTH AND HUMAN SERVICES REGULATION UNDER** TITLE VI OF THE CIVIL RIGHTS ACT OF 1964

	(hereinafter called the "Applicant")
and all requirements imposed by or purs Human Services (45 C.F.R. Part 80) issue with Title VI of that Act and the Regulati of race, color, or national origin, be exclude be otherwise subjected to discrimination receives Federal financial assistance from	with Title VI of the Civil Rights Act of 1964 (P.L. 880352) suant to the Regulation of the Department of Health and ed pursuant to that title, to the end that, in accordance on, no person in the United States shall, on the ground uded from participation in, be denied the benefits of, or a under any program or activity for which the Applicant om the Department; and HEREBY GIVES ASSURANCE ares necessary to effectuate this agreement.
assistance extended to the Applicant II Applicant, or in the case of any transfer which the real property or structure is assistance is extended of for another path benefits. If any personal property is so path the period during which it retains owner	is provided or improved with the aid of Federal financial by the Department, this Assurance shall obligate the of such property, any transferee, for the period during is used for a purpose for which the Federal financial purpose involving the provision of similar services or provided, this Assurance shall obligate the Applicant for riship or possession of the property. In all other cases, cant for the period during which the Federal financial tment.
grants, loans, contracts, property, discouthed the date hereof to the Applicant by the D date on account of applications for Feder date. The Applicant recognizes and agree in reliance on the representations and a States shall have the right to seek judic binding on the Applicant, its successors,	on of and for the purpose of obtaining any and all Federal unts or other Federal financial assistance extended after repartment, including installment payments after such a al financial assistance which were approved before such es that such Federal financial assistance will be extended greements made in the Assurance, and that the United cial enforcement of this Assurance. This Assurance is transferees, and assignees, and the person or persons orized to sign this Assurance on behalf of the Applicant.
Applicant	Signature of Authorized Representative
Address; City, State, Zip	Printed Name of Authorized Representative

Date

Title



WEST CENTRAL TEXAS COUNCIL OF GOVERNMENTS WEST CENTRAL TEXAS AREA AGENCY ON AGING

Contract No. 10.01.2023 CONTRACTOR AGREEMENT FFY2024-FFY2025

., hereinafter referred to as **Contractor**, and West Central Texas Area Agency on Aging (**AAA**) do hereby agree to provide services effective beginning <u>October 1</u>, <u>2023 and ending September 30, 2025</u>, in accordance with the Older Americans Act of 1965 (OAA), as amended, regulations of the Texas Department of Health and Human Services Commission (HHSC), the **AAA** Direct Purchase of Service program and the stated Scope of Services.

The **AAA** Direct Purchase of Service program is designed to promote the development of a comprehensive and coordinated service delivery system to meet the needs of older individuals (60 years of age or older) and their caregivers. This agreement provides a mechanism for the creation of an individualized network of community resources accessible to a program participant in compliance with the OAA and HHSC's AAA Access and Assistance guidelines.

The purpose of the system of Access and Assistance is to develop cooperative working relationships with service providers to build an integrated service delivery system that ensures broad access to and information about community services, maximizes the use of existing resources, avoids duplication of effort, identifies gaps in services, and facilitates the ability of people who need services to easily find the most appropriate provider.

Now and therefore, for and in consideration of the mutual promises and benefits stated herein, the parties now agree as follows:

1. SCOPE OF SERVICES

A. The **Contractor** agrees to provide the following service(s) as identified below to program participants authorized by the **AAA** staff, in accordance with the completed contractor application, all required assurances, licenses, certifications and rate setting documents, as applicable.

Service: Congregate Meals

<u>Service Definition</u>: A hot or other appropriate meal served to an older person who is

eligible in a congregate setting.

Unit of Service: One Meal.

Service Area: Brown, Callahan, Coleman, Comanche, Eastland, Fisher, Haskell,

Jones, Kent, Knox, Mitchell, Nolan, Runnels, Scurry, Shackelford,

Stephens, Stonewall, Taylor and Throckmorton County

Service: Home Delivered Meals

Service Definition: Hot, cold, frozen, dried, canned, fresh, or supplemental food (with a

satisfactory storage life) delivered to a person who is eligible in

their place of residence. A CNE is required.

Unit of Service: One Meal.

Service Area: Brown, Callahan, Coleman, Comanche, Eastland, Fisher, Haskell,

Jones, Kent, Knox, Mitchell, Nolan, Runnels, Scurry, Shackelford,

Stephens, Stonewall, Taylor and Throckmorton County

Service: Transportation

Service Definition: Services that provide for, or arrange for, taking an older person from

one location to another. Does not include any other activity.

 Demand or Response: Transportation designed to carry an older person from a specific origin to a specific destination upon request. An older person requests the transportation service in advance of their need, usually twenty-four to forty-

eight hours prior to the trip.

<u>Unit of Service</u>: One, one-way trip.

Service Area: Brown, Callahan, Coleman, Comanche, Eastland, Fisher, Haskell,

Jones, Kent, Knox, Mitchell, Nolan, Runnels, Scurry, Shackelford,

Stephens, Stonewall, Taylor and Throckmorton County

All Texas Administrative Code standards are located at the Texas Secretary of State website: Texas Administrative Code (state.tx.us)

All Older Americans Act and other required rules and regulations are located at https://acl.gov/about-acl/authorizing-statutes/older-americans-act

https://www.hhs.texas.gov/laws-regulations/handbooks/aaa/area-agency-aging-policies-procedures-manual

<u>Targeting</u>: AAA services are designed to identify eligible program participants, with an emphasis on high-risk program participants and to serve older individuals with greatest economic and social need, low-income minorities and those residing in rural areas, as required by the OAA.

B. Services & Reimbursement Methodology:

Service	Fixed Rate (include rate)	Variable Rate (identify range)	Cost Reimbursement
Congregate Meals			
Home-Delivered Meals			
Transportation			

2. TERMS OF AGREEMENT

A. The Contractor agrees to:

- 1. Provide services in accordance with current or revised HHSC policies and standards and the OAA.
- 2. Submit billing with appropriate documentation as required by the AAA by the close of business on the <u>5th</u> calendar day of each month following the last day of the month in which services were provided.
 - a. If the 5th day falls on a weekend or holiday, the information shall be delivered by the close of business on the following business day.
 - b. If a holiday falls between the 1st and the 5th calendar day of the month the reports shall be delivered by the 6th calendar day of the month.
 - c. No reimbursement for services provided will be made if contractor payment invoices and supporting documentation are not correct and submitted to the AAA within **30 calendar days** of the month following the month in which services were provided.
 - d. Any concerns regarding discrepancies between the invoiced services and payment must be made within **90** calendar days after payment is mailed.
- 3. Notify the AAA within 24 hours if, for any reason, the Contractor becomes unable to provide the service(s).
- 4. Ensure that all required insurance(s), certifications), training(s), or license(s) do not lapse.
- 5. Provide the AAA, within 10 days of agency's receipt of copies of changes, updates, or renewals to board members, corporate officers, ownership, insurance, certificates, trainings or licenses.
- 6. Maintain communication and correspondence concerning program participants' status.
- 7. Establish a method to guarantee the confidentiality of all information relating to the program participant in accordance with applicable federal and state laws, rules, and regulations. This provision shall not be construed as limiting AAA or any federal or state authorized representative's right of access to program participant case records or other information relating to program participants served under this agreement.
- 8. Keep financial and program supporting documents, statistical records, and any other records pertinent to the services for which a claim for reimbursement was submitted to the AAA. The records and documents shall be kept for a minimum of seven years after close of contractor's fiscal year.
- 9. Make available at reasonable times and for required periods all fiscal and program participant records, books, and supporting documents pertaining to services provided under this agreement,

- for purposes of inspection, monitoring, auditing, or evaluations by AAA staff, the Comptroller General of the United States and the State of Texas, through any authorized representative(s).
- 10. Provide standard documents concerning general release of information, medical/health related release (if necessary), client's rights and responsibilities, voluntary contributions, and complaint/grievances and appeals to all program participants. Service will not be authorized until these documents are reviewed and approved by AAA staff.
- 11. Encourage program participant contributions (program income) on a voluntary and confidential basis. Such contributions will be properly safeguarded and accurately accounted for as receipts and expenditures on the Contractor's invoice.

B. The Contractor further agrees:

- 1. The agreement may be terminated for cause or without cause upon the giving of 30 days advance written notice.
- 2. The agreement does not guarantee a total level of reimbursement other than for individual units/services authorized; contingent upon receipt of funds.
- 3. Contractor acknowledges it is an independent provider, <u>NOT</u> an agent of the AAA. Thus, the Contractor indemnifies saves and holds harmless the AAA against expense or liability of any kind arising out of service delivery performed by the Contractor. Contractor must immediately notify the AAA if the Contractor becomes involved in or is threatened with litigation related to program participants receiving services funded by the AAA.
- 4. Employees of the Contractor will not solicit or accept gifts or favors of monetary value by or on behalf of program participants as a gift, reward or payment.

C. Through the Direct Purchase of Services program, the AAA agrees to:

- 1. Review program participant intake, assessment forms and any other required forms completed by Contractor, as required, determining program participant eligibility. Service authorization is based on program participant need and the availability of funds.
- 2. Provide timely written notification to Contractor of program participant's eligibility and authorization to receive services.
- 3. Maintain communication and correspondence concerning the program participants' status.
- 4. Provide timely technical assistance to Contractor as requested and as available.
- 5. Conduct quality-assurance procedures, which will include on-site monitoring visits and customer satisfaction surveys annually, to ensure quality services are being provided and if applicable, Centers for Medicare and Medicaid Services exclusion reviews are conducted.
- 6. Contingent upon the AAA's receipt of funds authorized for this purpose from HHSC, reimburse the Contractor based on the agreed reimbursement methodology, approved rate(s), service(s) authorized, and in accordance with subsection (A)(2) of this document, within 30 business days of the AAA's receipt of the Contractor's invoice providing such invoice includes all required attachments, is complete and is accurate.

3. ASSURANCES

The Contractor shall comply with:

- A. Title VI of the Civil Rights Act of 1964 (42 U.S.C. §2000d et.seq.)
- B. Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. §794)
- C. Americans with Disabilities Act of 1990 (42 U.S.C. §12101 et seq.)
- D. Age Discrimination in Employment Act of 1975 (42 U.S.C. §§6101-6107)

- E. Title IX of the Education Amendments of 1972 (20 U.S.C. §§1681-1688)
- F. Food Stamp Act of 1977 (7 U.S.C. §200 et seq.)
- G. Drug Free Workplace Act of 1988
- H. Texas Senate Bill 1 1991, as applicable
- I. HHSC administrative rules, as set forth in the Texas Administrative Code, to the extent applicable to this Agreement.
- J. HHSC AAA Policies and Procedures Manual, to the extent applicable to this Agreement.
- K. Certification Regarding Debarment 45CFR §92.35 Subawards to debarred and suspended parties; this document is required annually as long as this agreement is in effect.
- L. Centers for Medicare and Medicaid Services (CMS) State Medicaid Director Letter SMDL #09-001 regarding Individuals or Entities Excluded from Participation in Federal Health Care Programs
- M. HHSC (legacy DADS) Information Letter 11-07 Obligation to Identify Individuals or Entities Excluded from Participation in Federal Health Care Programs
- N. HHSC Uniform Terms and Conditions

4. FOCAL POINT DESIGNATION

The West Central Texas Area Agency on Aging (WCTAAA) is the focal point for services to persons 60 or older in the West Central Texas Area.

5. ATTACHMENTS

A-Si	gned	W-	9

B-Signed Data Use Agreement

C- Signed Lobbying Certification

D-Signed Prohibited Telecommunications and Video Services

E-Signed HHSC Required Certifications

6. SIGNATURES

For the faithful performance of the terms of this agreement, the parties affix their signatures and bind themselves effective October 1, 2023 and ending September 30, 2025.

Authorized Contractor Signature	
Print Name	
Title	Joe Rogers, Executive Director West Central Texas Council of Governments
Date	
	Date

Attachment B

Data Use Agreement Form

Subcontractor Agreement Form

The DUA between HHS and CONTRACTOR establishes the permitted and required uses and disclosures of <u>Confidential Information</u> by CONTRACTOR.

CONTRACTOR has subcontracted with _________(SUBCONTRACTOR) for performance of duties on behalf of CONTACTOR which are subject to the DUA. SUBCONTRACTOR acknowledges, understands and agrees to be bound by the identical terms and conditions applicable to CONTRACTOR under the DUA, incorporated by reference in this Agreement, with respect to HHS <u>Confidential Information</u>. CONTRACTOR and SUBCONTRACTOR agree that HHS is a third-party beneficiary to applicable provisions of the subcontract.

HHS has the right but not the obligation to review or approve the terms and conditions of the subcontract by virtue of this Subcontractor Agreement Form.

CONTRACTOR and SUBCONTRACTOR assure HHS that any <u>Breach</u> or <u>Event</u> as defined by the DUA that SUBCONTRACTOR <u>Discovers</u> will be reported to HHS by CONTRACTOR in the time, manner and content required by the DUA.

If CONTRACTOR knows or should have known in the exercise of reasonable diligence of a pattern of activity or practice by SUBCONTRACTOR that constitutes a material breach or violation of the DUA or the SUBCONTRACTOR's obligations CONTRACTOR will:

- 1. Take reasonable steps to cure the violation or end the violation, as applicable;
- 2. If the steps are unsuccessful, terminate the contract or arrangement with SUBCONTRACTOR, if feasible;
- 3. Notify HHS immediately upon discovery of the pattern of activity or practice of SUBCONTRACTOR that constitutes a material breach or violation of the DUA and keep HHS reasonably and regularly informed about steps CONTRACTOR is taking to cure or end the violation or terminate SUBCONTACTOR's contract or arrangement.

This Subcontractor Agreement Form is executed by the parties in their capacities indicated below.

CONTRACTOR (WCTCOG)		SUBCONTRACTOR	
SIGN:		SIGN:	
NAME:	JOE ROGERS	NAME:	
TITLE:	EXECUTIVE DIRECTOR	TITLE:	
DATE		DATE:	

Attachment C

RESTRICTIONS ON LOBBYING

Section 319 of Public Law 101-121 prohibits recipients of federal contracts, grants, and loans exceeding \$100,000 at any tier under a federal contract from using appropriated funds for lobbying the Executive or Legislative Branches of the federal government in connection with a specific contract, grant, or loan. Section 319 also requires each person who requests or receives a federal contract or grant in excess of \$100,000 to disclose lobbying.

No appropriated funds may be expended by the recipient of a federal contract, loan, or cooperative agreement to pay any person for influencing or attempting to influence an officer or employee of any federal executive department or agency as well as any independent regulatory commission or government corporation, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with any of the following covered federal actions: the awarding of any federal contract, the making of any federal grant, the making of any federal loan the entering into of any cooperative agreement and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative agreement.

As a recipient of a federal grant exceeding \$100,000, WCTAAA requires its subcontractors of that grant to file a certification, set forth in Appendix B.1, that neither the agency nor its employees have made, or will make, any payment prohibited by the preceding paragraph.

Subcontractors are also required to file with WCTAAA a disclosure form, set forth in Appendix B.2, if the subcontractor or its employees have made or have agreed to make any payment using nonappropriated funds (to <u>include</u> profits from any federal action), which would be prohibited if paid for with appropriated funds.

Attachment C

LOBBYING CERTIFICATION FOR CONTRACTS, GRANTS, LOANS, AND COOPERATIVE AGREEMENTS

The undersigned certifies to the best of his or her knowledge and belief, that:

- (1) No federal appropriated funds have been paid or will be paid by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement, and the extension continuation, renewal amendment, or modification of any federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- (3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, US Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

Signature		
Title		
Agency		
Agency		
Date		

Attachment D

PROHIBITED TELECOMMUNICATIONS AND VIDEO SURVEILLANCE SERVICES OR EQUIPMENT CERTIFICATION

This Contract is subject to the Public Law 115-232, Section 889, and 2 Code of Federal Regulations (CFR) Part 200, including §200.216 and §200.471, for prohibition on certain telecommunications and video surveillance or equipment.

Public Law 115-232, Section 889, identifies that restricted telecommunications and video surveillance equipment or services (e.g. phones, internet, video surveillance, cloud servers) include the following:

- A) Telecommunications equipment that is produced by Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliates of such entities).
- B) Video surveillance and telecommunications equipment produced by Hytera Communications Corporations, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliates of such entities).
- C) Telecommunications or video surveillance services used by such entities or using such equipment.
- D) Telecommunications or video surveillance equipment or services produced or provided by an entity that the Secretary of Defense, Director of the National Intelligence, or the Director of the Federal Bureau of Investigation reasonably believes to be an entity owned or controlled by the government of a covered foreign country.

The entity identified below, through its authorized representative, hereby certifies that no funds under this RFP or any resulting Contract will be obligated or expended to procure or obtain telecommunication or video surveillance services or equipment or systems that use covered telecommunications equipment or services as a substantial or essential component of any system, or as a critical technology as part of any system prohibited by 2 CFR §200.216 and §200.471, or applicable provisions in Public Law 115-232 Section 889.

☐ The Respondent hereby certifies that it doe or applicable regulations in Public Law 115-23 SIGNATURE OF AUTHORIZED PERSON:	s comply with the requirements of 2 CFR §200.216 and 2 Section 889.	and §200.471,
NAME OF AUTHORIZED PERSON:		
NAME OF COMPANY:		
DATE: _		
☐ The Respondent hereby certifies that it can §200.471, or applicable regulations in Public L	- OR- not comply with the requirements of 2 CFR §200.216 ∟aw 115-232 Section 889.	3 and
SIGNATURE OF AUTHORIZED PERSON:		_
NAME OF AUTHORIZED PERSON:		_
NAME OF COMPANY:		_
DATE:		

Attachment E

TEXAS HEALTH AND HUMAN SERVICE COMMISSION REQUIRED CERTFICATIONS

West Central Council of Governments (WCTCOG), in its capacity as the Area Agency on Aging, receives funding through Texas Health and Human Services Commission (THHSC) to carryout various programs under the federal Older Americans Act. WCTAAA's grant agreement with THHSC requires any subcontractors receiving funding under such agreement to certify to the following provisions below. "Subcontractor" herein means the contracting party with WCTAAA to provide goods or perform services, whether referred to as "consultant", "contractor", "subcontractor", "vendor" or other similar term in the Contract above.

- 1. Subcontractor is in good standing with all state and federal funding and regulatory agencies;
- 2. Subcontractor is not currently debarred, suspended or otherwise excluded from participating in federal grants;
- 3. Subcontractor is not delinquent on any repayment agreements related to THHSC funding programs or any federal grant programs;
- 4. Subcontractor has not had a required license or certification revoked that is necessary to provide the goods or perform services under the above Contract; and
- 5. Subcontractor is not ineligible to provide goods or services as described in the Contract above;
- 6. Subcontractor has not had a contract terminated by THHSC; and
- 7. Subcontractor has not voluntarily surrendered, within the past three years, any license issued by THHSC.

I certify that I certify the entity identified below meets the above requirements.

Signature		
Title		
Agency		
Date		

West Central Texas Council of Governments/ Area Agency on Aging

Direct Purchase of Services Program

The West Central Texas Council of Governments/Area Agency on Aging (AAA) is one of twenty-eight in the state of Texas. The AAA functions in accordance with the rules and regulations of the Older Americans Act of 1965, as amended, and State Standards of the Texas Department on Aging.

The AAA Mission is to:

- Develop a comprehensive and coordinated system to serve older individuals,
- Plan for the provision of supportive services in order to secure and maintain maximum independence and dignity in the home environment,
- Remove individual social barriers to economic and personal independence,
- Provide a continuum of care for vulnerable older individuals, and to
- Secure the opportunity for older individuals to receive managed in-home and community based long-term services.

To accomplish this mission, the AAA operates a comprehensive and coordinated Direct Purchase of Services (DPS) program. Each older individual enrolled into this program is thoroughly assessed for unmet needs and possible eligibility for other state or federal programs. Individuals whose needs cannot be fully met through existing community programs, but are available within the AAA, are served by a network of DPS vendors and inter-agency agreements.

Community networking to enhance inter-agency communication and coordination to prevent duplication is a AAA priority. Through these efforts the AAA is identified as a safety net of service provision, filling the gaps of the social services system in this Planning Service Area (PSA).

The DPS program strives to provide supportive services to maximize elder independence and dignity. Services include: Health Maintenance, Congregate & Home Delivered Meals, Transportation, Home Health Services, Residential Repair, Income Support, Emergency Response, and Chore Maintenance. Attachment #1 lists current vendors providing these services.

Through the DPS program the AAA has greater controls to ensure:

- Inter-agency communication & coordination
- Client continuum of care
- Increased competition
- The highest quality of services
- Federal & State funds track community need
- Prevent service duplication

- Accuracy of client data
- Serve target populations

The following processes detail the AAA procedures for the DPS program:

Service Budget Targets

Each fiscal year the AAA Advisory Council considers staff recommendations for DPS service categories and budget target amounts. AAA Staff develop recommendations for the Council from a variety of sources, such as, recent needs assessments, historical data, community resources and general information gathered by attending inter-agency meetings. Based on information received budget amounts are developed by service category and are presented to the Council for review and approval.

Resulting target amounts from Council meetings are then presented to the West Central Texas Council of Governments Board of Directors. Approved budget targets are then entered into the Abila by service category.

The DPS program allows the greatest funding flexibility. As community needs shift within a fiscal year, or if initial targets miscalculated needs in any given service category, funds can be shifted to track community need. The AAA has the authority (established by the West Central Texas Council of Governments Board of Directors and the AAA Advisory Council) to shift up to 40% between service categories of Title III-C1 and Title III-C2. Shifts of greater amounts must follow initial approval procedures identified in the preceding paragraphs.

Vendor Application

The AAA utilizes a modified Open Vendor Enrollment for all services to provide clients with maximum choice and increase local competition. When a Vendor Application is requested from a new vendor a AAA Briefing is scheduled. During this meeting the following items are discussed in great detail:

- Premise of the Older Americans Act
- TDoA Standards
- License requirements
- Unit Rates
- AAA Mission
- DPS Program goals and procedures
- Vendor outreach rewards
- AAA Network

Prospective vendors are encouraged to take all information back to their staff and ensure that their mission and goals are appropriate for the AAA DPS network. If the answer is Yes – the prospective vendor is encouraged to submit the application.

Vendor applications are reviewed by the AAA Access and Assistance staff for proper licensure, bonding, capabilities, unit rates, conflicts of interest, etc. Favorable applications are sent to the

AAA Advisory Council Quality Assurance Committee for recommendation to the full Council. Favorable applications are presented to the full Council based on Committee recommendation. Vendors approved by the full Council are enrolled into the program.

Attachment #2 is a blank DPS Application and the following required documents:

- Executive Director Vitae
- Agency Quality Assurance and Grievance Policy
- Signed Statement indicating compliance with the American Disabilities Act
- Signed Statement indicating compliance with the Civil Rights Act of 1964
- Signed Statement indicating compliance with the Rehabilitation Act of 1973
- Signed Certification Regarding Debarment

Vendor Agreement

Vendor Agreements initially state the term of the agreement (usually based on the fiscal year) and by which licensure standards the service will operate. Services to be purchased are listed as defined by the TDoA. Information and Assistance and Outreach service definitions are included in each agreement with the exception of Restaurant programs and general contractors for Residential Repair services. Unit rate reimbursement is based either on the Texas Department of Human Services unit rates, the Medicaid rate for same/similar services or a fair current market rate.

Vendor Agreements are amended as needed within a fiscal year. Refer to Attachment #3 for a copy of a basic agreement and amendment.

Vendor Orientation

The Client Services Coordinator schedules private orientations with vendor staff (front line staff, billing staff and management). The training consists of a thorough orientation to the purpose and objectives of the Older Americans Act, TDoA Standards and AAA policies and procedures.

The following details information provided regarding AAA policies and procedures:

- AAA Target Populations
- Budget Targets and Outreach
- AAA Intake
- Request for Services
- AAA Impairment Assessment
- Nutritional Assessment (if applicable)
- Service Authorization/Suspension or Termination
- Assessment Annual Due Dates
- AAA Network of vendors and services
- Client Contribution Policy
- AAA Grievance Policy
- Reporting Client Changes (Form 2067)

- Billing Process and Forms
- Source Data
- Expenditure Report

To promote efficiency throughout the system, the AAA is committed to keeping DPS processes as streamlined as possible. In determining what source data (documentation that verifies service provision) will be necessary for any vendor or service category, the AAA will review all documents currently utilized by the vendor. In situations where existing vendors forms can be utilized – the AAA will accept and utilize the form. In cases where this is not the case, the AAA shall develop or require a vendor to use another agency's form.

Vendor Outreach and Information & Assistance

Vendors are encouraged to conduct outreach activities within their respective service provision and information and referral to all AAA clients. Through outreach vendors identify possible AAA clients within target populations. Vendor front line staff contact their assigned AAA Access & Assistance contact person to discuss a particular client's situation. Based on the client's situation and the availability of funds in that service area, the AAA staff will authorize the vendor to conduct and complete a AAA Client Assessment and Request for Services for AAA eligibility determination.

Should funds not be available to even allow a client assessment to be conducted, the AAA staff are required to provide standard Information and Assistance.

The AAA requires all vendor to provide Information and Assistance back to the AAA for all services within the network. Referral is made back to their AAA contact or the AAA Information & Referral Specialist for assistance. If the service needed is not a network service, but the vendor is aware of a community resource they are expected to make and follow up on the referral. This ensures the communications and quality of services of the AAA network.

Client Assessment / Request for Services

The AAA staff contact promptly reviews the Client Assessment/Request for Services forms upon receipt to determine eligibility and availability of funds. When necessary, the AAA will contact the vendor for additional information to determine eligibility. Should further clarification of the situation or additional information be needed, AAA staff schedule a joint home visit with the vendor to evaluate the client.

The AAA must receive an original Client Assessment prior to service authorization, as internal policy requires a client signature to validate information and client authorization to share information with other vendors to meet identified needs. In urgent situations, a fax of the form is allowed to initiate the process of authorizing services. However, the original form must be received within 5 working days of service initiation.

Individual Service Authorization

Services are authorized based on information received in the Client Assessment, the Request for Services and the availability of funds. The authorizing AAA staff enters the client data and

authorization into WellSky documenting an effective date, end date and total units authorized. Service Authorization for on-going in-home services extends through the remainder of the fiscal year based on client continued need and the availability of funds. The Client Authorization with AAA signatures is sent to the vendor for their records.

Reporting Changes

Vendors are required to promptly notify their AAA contact when a client's status changes. Situations that warrant an adjustment in units of service are to be documented in writing. The AAA will allow notification through the DHS Form 2067 or vendor letterhead. Client status changes are filled in the clients file and the documentation field in WellSky.

Homemaker and Personal Assistance vendors are required to meet licensure standards which require a quarterly supervisory assessment. Copies of these assessments are to be sent to the AAA contact. If an adjustment in units is warranted and authorized, a new Monthly Authorization is sent to the vendor highlighting the adjusted units.

Vendor Billing

Vendor billings are due n the AAA offices by the 5th day of the month following service provision. Vendor billings are to include all source data or information that "backs up" the total units billed. Incomplete billings are held and vendors are contacted to promptly provide the additional or correct information for verification and processing.

AAA Billing Processing

The vendor billing – actual units of service provision are reconciled against authorized units in WellSky. The AAA staff contact shall prepare vendor billings based on actual units submitted by the vendor. Actual units are reconciled against units authorized through the Monthly Expenditure Report in WellSky. Once units are reconciled, a Monthly Expenditure Report is printed and attached to the vendors Check Request for reimbursement. All verification (back up) is also attached.

The Check Request is signed by the AAA staff who prepared the billing as the Requestor. Staff signature indicates that the AAA is requesting the WCTCOG Finance Department to issue a check for the stated number of units at the stated unit rate for the stated amount. The signed Check Request and Monthly Expenditure report are submitted to Finance for payment. Billings without proper signatures are to be promptly returned to the AAA.

Finance Department Billing Process

AAA staff compile the vendor billing – the Check Request, Monthly Expenditure Report and back up (Attachment #5) which is filed in the vendor binder. Finance completes their processes, to include the completion of the 269 and the draw down of funds. Upon receipt of funds, vendor checks are released and sent to vendors.

Sanctions Policy

The DPS billing process allows for very precise monthly financial desk reviews of vendor practices. Billings that contain excess units are reconciled down to authorized units with written notice stating that an excess billing was submitted. If a specific vendor consistently bills in excess a written notice is sent explaining proper procedures and offers technical assistance. If excess billing continues beyond technical assistance, the vendor is dropped from the roster and services are no longer purchased.

The same process is utilized in situations where service provision is not in compliance with standards or AAA expectations.

Quality Assurance Survey

Once each fiscal year a Quality Assurance Survey is conducted for all services and vendors. Information gathered from these surveys is used to justify Vendor Agreement renewal. Information that is inconsistent or negative is followed up with the vendor for correction. Situations that are not corrected, endanger client safety, or violate State or Federal Standards fall into sanction.

Tracking System

- WellSky data
- Abila fiscal

Form (Rev. October 2018)
Department of the Treasury
Internal Revenue Service

Request for Taxpayer Identification Number and Certification

▶ Go to www.irs.gov/FormW9 for instructions and the latest information.

Give Form to the requester. Do not send to the IRS.

	1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank.									
	2 Business name/disregarded entity name, if different from above									
Print or type. Specific Instructions on page 3.	3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check only one of the following seven boxes. ☐ Individual/sole proprietor or ☐ C Corporation ☐ S Corporation ☐ Partnership ☐ Trust/estate single-member LLC ☐ Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) ▶					4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): Exempt payee code (if any)				
	Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner of the LLC is another LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-member LLC that is disregarded from the owner should check the appropriate box for the tax classification of its owner.									
e Spec	Other (see instructions) ► 5 Address (number, street, and apt. or suite no.) See instructions. Requester's r				(Applies to accounts meintained outside the U.S.) name and address (optional)					
See	6 City, state, and ZIP code									
	7 List account number(s) here (optional)									
Pai	t I Taxpayer Identification Number (TIN)									
				curity number						
•	If the account is in more than one name, see the instructions for line 1. Also see What Name			er identification number						
Number To Give the Requester for guidelines on whose number to enter.		-								
Par	t II Certification									
Unde	penalties of perjury, I certify that:									
2. I ar Se	e number shown on this form is my correct taxpayer identification number (or I am waiting for n not subject to backup withholding because: (a) I am exempt from backup withholding, or (b vice (IRS) that I am subject to backup withholding as a result of a failure to report all interest longer subject to backup withholding; and) i have n	ot been i	notifie	d by the	Interna				
3. l ar	n a U.S. citizen or other U.S. person (defined below); and									
4. The	FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting	ng is corre	ect.							
you h	ication instructions. You must cross out item 2 above if you have been notified by the IRS that you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 stition or abandonment of secured property, cancellation of debt, contributions to an individual reting than interest and dividends, you are not required to sign the certification, but you must provide you	does not ement an	apply. F	or mor nt (IRA)	tgage in	terest p nerally,	aid, paym	ents		
Sign	orginatare or	Date ►								

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)
 Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.