

STANDARD AGREEMENT

STD 213 (Rev 03/2019)

AGREEMENT NUMBER

BSCC 1403-25

PURCHASING AUTHORITY NUMBER (If Applicable)

BSCC-5227**1. This Agreement is entered into between the Contracting Agency and the Contractor named below:**

CONTRACTING AGENCY NAME

BOARD OF STATE AND COMMUNITY CORRECTIONS

CONTRACTOR NAME

EL DORADO COUNTY PROBATION DEPARTMENT**2. The term of this Agreement is:**

START DATE

OCTOBER 1, 2025

THROUGH END DATE

JUNE 30, 2029**3. The maximum amount of this Agreement is:****\$7,990,057****4. The parties agree to comply with the terms and conditions of the following exhibits, attachments, and appendices which are by this reference made a part of the Agreement.**

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* This item is hereby incorporated by reference and can be viewed at: https://www.bscc.ca.gov/s_bsccprop47/*IN WITNESS WHEREOF, THIS AGREEMENT HAS BEEN EXECUTED BY THE PARTIES HERETO.***CONTRACTOR**

CONTRACTOR NAME (if other than an individual, state whether a corporation, partnership, etc.)

EL DORADO COUNTY PROBATION DEPARTMENT

CONTRACTOR BUSINESS ADDRESS

3974 Durock Road, Ste. 205

CITY

Shingle Springs

STATE

CA

ZIP

95682

PRINTED NAME OF PERSON SIGNING

KACI SMITH

TITLE

Interim Chief Probation Officer

CONTRACTOR AUTHORIZED SIGNATURE



DATE SIGNED

STATE OF CALIFORNIA

CONTRACTING AGENCY NAME

BOARD OF STATE AND COMMUNITY CORRECTIONS

CONTRACTING AGENCY ADDRESS

2590 Venture Oaks Way, Suite 200

CITY

Sacramento

STATE

CA

ZIP

95833

PRINTED NAME OF PERSON SIGNING

COLLEEN CURTIN

TITLE

Deputy Director

CONTRACTING AGENCY AUTHORIZED SIGNATURE



DATE SIGNED

CALIFORNIA DEPARTMENT OF GENERAL SERVICES APPROVAL: EXEMPT PER SCM, VOLUME 1, CH. 4.06

EXHIBIT A: SCOPE OF WORK

1. GRANT AGREEMENT – PROPOSITION 47 GRANT PROGRAM

This Grant Agreement is between the State of California, Board of State and Community Corrections (hereafter referred to as BSCC) and El Dorado County Probation Department (hereafter referred to as the Grantee or Contractor).

2. PROJECT SUMMARY AND ADMINISTRATION

- A. The Reentry, Intervention, Support, and Engagement (RISE) system pilot is a behavioral health intervention system and program model led by El Dorado County Probation to reduce recidivism, improve access to care, and support reentry for adults with mental health and substance use disorders. RISE integrates court, custody, and community-based services to create a seamless, individualized care pathway across pretrial, diversion, and felony supervision caseloads. The program delivers screening, assessment, therapy, care coordination, and court compliance support, while building system infrastructure through cross-agency collaboration, data sharing, and provider capacity-building. RISE targets moderate-risk or high-risk, and high-needs people who fall between systems, offering timely access to treatment and stabilization supports that promote long-term recovery, legal compliance, and public safety, fulfilling Proposition 47's goals through sustainable, equity-driven reform.
- B. Grantee agrees to administer the project in accordance with Attachment 1: Proposition 47 Grant Program Cohort 5 Request for Proposals (incorporated by reference) and Attachment 2: Proposition 47 Grant Program Proposal, which are attached and hereto and made part of this agreement.

3. PROJECT OFFICIALS

- A. The BSCC's Executive Director or designee shall be the BSCC's representative for administration of the Grant Agreement and shall have authority to make determinations relating to any controversies that may arise under or regarding the interpretation, performance, or payment for work performed under this Grant Agreement.
- B. The Grantee's project officials shall be those identified as follows:

Authorized Officer with legal authority to sign:

Name: Kaci Smith
Title: Interim Chief Probation Officer
Address: 3974 Durock Rd., Ste. 205, Shingle Springs, CA 95682
Phone: (530) 573-7980
Email: kaci.smith@edcgov.us

Designated Financial Officer authorized to receive warrants:

Name: Nikki Moeszinger
Title: Chief Fiscal Officer
Address: 3974 Durock Rd., Ste. 205, Shingle Springs, CA 95682
Phone: (530) 621-6066
Email: Nikki.moeszinger@edcgov.us

Project Director authorized to administer the project:

Name: Geri Green
Title: Grant Analyst
Address: 3974 Durock Rd., Ste. 205, Shingle Springs, CA 95682

EXHIBIT A: SCOPE OF WORK

Phone: (530) 621-6079
Email: geri.green@edcgov.us

- C. Either party may change its project representatives upon written notice to the other party.
- D. By signing this Grant Agreement, the Authorized Officer listed above warrants that he or she has full legal authority to bind the entity for which he or she signs.

4. DATA COLLECTION

Grantees will be required to comply with all data collection and reporting requirements as described in Attachment 1: Proposition 47 Grant Program Cohort 5 Request for Proposals and Attachment 2: Proposition 47 Grant Program Proposal.

5. REPORTING REQUIREMENTS

- A. The Grantee will submit quarterly progress reports in a format prescribed by the BSCC. These reports, which will describe progress made on program objectives and include required data, shall be submitted according to the following schedule:

Quarterly Progress Report Periods

	Due no later than:
1. October 1, 2025 to December 31, 2025	February 16, 2026
2. January 1, 2026 to March 31, 2026	May 15, 2026
3. April 1, 2026 to June 30, 2026	August 17, 2026
4. July 1, 2026 to September 30, 2026	November 16, 2026
5. October 1, 2026 to December 31, 2026	February 15, 2027
6. January 1, 2027 to March 31, 2027	May 17, 2027
7. April 1, 2027 to June 30, 2027	August 16, 2027
8. July 1, 2027 to September 30, 2027	November 15, 2027
9. October 1, 2027 to December 31, 2027	February 15, 2028
10. January 1, 2028 to March 31, 2028	May 15, 2028
11. April 1, 2028 to June 30, 2028	August 15, 2028
12. July 1, 2028 to September 30, 2028	November 15, 2028
13. October 1, 2028 to December 31, 2028	February 15, 2029

Note: Project activity period ends December 31, 2028. The period of January 1, 2029 to June 30, 2029 is for completion of Final Local Evaluation Report and financial audit only.

B. Evaluation Documents

	Due no later than:
1. Local Evaluation Plan	March 31, 2026
2. Final Local Evaluation Report	June 30, 2029

C. Other

	Due no later than:
Financial Audit Report	June 30, 2029

6. PROJECT RECORDS

- A. The Grantee shall establish an official file for the project. The file shall contain adequate documentation of all actions taken with respect to the project, including copies of this Grant Agreement, approved program/budget modifications, financial records and required reports.

EXHIBIT A: SCOPE OF WORK

- B. The Grantee shall establish separate accounting records and maintain documents and other evidence sufficient to properly reflect the amount, receipt, and disposition of all project funds, including grant funds and any matching funds by the Grantee and the total cost of the project. Source documentation includes copies of all awards, applications, approved modifications, financial records and narrative reports.
- C. Personnel and payroll records shall include the time and attendance reports for all individuals reimbursed under the grant, whether they are employed full-time or part-time. Time and effort reports are also required for all subcontractors and consultants.
- D. The grantee shall maintain documentation of donated goods and/or services, including the basis for valuation.
- E. Grantee agrees to protect records adequately from fire or other damage. When records are stored away from the Grantee's principal office, a written index of the location of records stored must be on hand and ready access must be assured.
- F. All Grantee records relevant to the project must be preserved a minimum of three (3) years after closeout of the grant project and shall be subject at all reasonable times to inspection, examination, monitoring, copying, excerpting, transcribing, and auditing by the BSCC or designees. If any litigation, claim, negotiation, audit, or other action involving the records has been started before the expiration of the three-year period, the records must be retained until the completion of the action and resolution of all issues which arise from it or until the end of the regular three-year period, whichever is later.

7. CONFLICT OF INTEREST

- A. Existing law prohibits any grantee, subgrantee, partner or like party who participated on the Proposition 47 Grant Program Scoring Panel Roster (see Appendix A) from receiving funds from the Proposition 47 Grant Program grants awarded under this RFP, except under authorized conditions, approved by BSCC. Applicants who are awarded grants under this RFP are responsible for reviewing the Proposition 47 Grant Program Scoring Panel Roster (see Appendix A) and ensuring that no grant dollars are passed through to any entity represented by the members of the scoring panel.
- B. In cases of an actual conflict of interest with a scoring panelist, the Board may revoke the grant award and legal consequences could exist for the parties involved, including, but not limited to, repayment of the grant award.

8. STATE AUDIT REQUIREMENT

Grantees are required to provide the BSCC with a program-specific compliance audit that covers the service delivery period of the grant, October 1, 2025, through December 31, 2028. The audit report will be due no later than June 30, 2029. The program-specific compliance audit shall be performed by a Certified Public Accountant or a participating county or city auditor that is organizationally independent from the participating county or city's project financial management functions. Expenses for the final audit may be reimbursed for actual costs up to \$25,000.

In addition, BSCC reserves the right to call for a program or financial audit at any time between the execution of the grant agreement and three (3) years following the end of the grant period. The Department of General Services, State Controller, the California State Auditor, the Department of Finance, or their designated representative shall have the right to review and to copy any records and supporting documentation pertaining to the performance of this grant.

EXHIBIT B: BUDGET DETAIL AND PAYMENT PROVISIONS

1. INVOICING AND PAYMENTS

- A. The Grantee shall be paid in quarterly in arrears by submitting an invoice (Form 201) to the BSCC that outlines actual expenditures claimed for the invoicing period.

Quarterly Invoicing Periods:

1. October 1, 2025 to December 31, 2025	Due no later than: February 16, 2026
2. January 1, 2026 to March 31, 2026	May 15, 2026
3. April 1, 2026 to June 30, 2026	August 17, 2026
4. July 1, 2026 to September 30, 2026	November 16, 2026
5. October 1, 2026 to December 31, 2026	February 15, 2027
6. January 1, 2027 to March 31, 2027	May 17, 2027
7. April 1, 2027 to June 30, 2027	August 16, 2027
8. July 1, 2027 to September 30, 2027	November 15, 2027
9. October 1, 2027 to December 31, 2027	February 15, 2028
10. January 1, 2028 to March 31, 2028	May 15, 2028
11. April 1, 2028 to June 30, 2028	August 15, 2028
12. July 1, 2028 to September 30, 2028	November 15, 2028
13. October 1, 2028 to December 31, 2028	February 15, 2029

Final Invoicing Period*:

14. January 1, 2029 to March 31, 2029	Due no later than: May 15, 2029
15. April 1, 2029 to June 30, 2029	August 15, 2029

**Note: Only expenditures associated with completion of the Final Local Evaluation Report and the financial audit may be included on these last two invoices.*

- B. All project expenditures (excluding costs associated with the completion of the Final Local Evaluation Report and the financial audit) and all obligated match contributions must be incurred by the end of the grant project period, December 31, 2028, and included on the invoice due February 15, 2029. Project expenditures incurred after December 31, 2028 will not be reimbursed.
- C. The Final Local Evaluation Report is due to BSCC by June 30, 2029. Expenditures incurred for the completion of the Final Local Evaluation Report during the period of January 1, 2029 to June 30, 2029 must be submitted during the Final Invoicing Period(s), with the final invoice due on August 15, 2029. Supporting fiscal documentation will be required for all expenditures claimed on during the Final Invoicing Periods and must be submitted with the final invoice.
- D. The financial audit is due to BSCC by June 30, 2029. Expenditures incurred for the completion of the financial audit during the period of January 1, 2029 to June 30, 2029 must be submitted during the Final Invoicing Periods, with the final invoice due on August 15, 2029. Supporting fiscal documentation will be required for all expenditures claimed during the Final Invoicing Periods and must be submitted with the final invoice.
- E. Grantee shall submit an invoice to the BSCC each invoicing period, even if grant funds are not expended or requested during the invoicing period.
- F. Upon the BSCC's request, supporting documentation must be submitted for project expenditures. Grantees are required to maintain supporting documentation for all expenditures on the project site for the life of the grant and make it readily available for review during BSCC site visits. See Exhibit A. Scope of Work, Item 6. Project Records.

EXHIBIT B: BUDGET DETAIL AND PAYMENT PROVISIONS

2. GRANT AMOUNT AND LIMITATION

- A. In no event shall the BSCC be obligated to pay any amount in excess of the grant award. Grantee waives any and all claims against the BSCC, and the State of California on account of project costs that may exceed the sum of the grant award.
- B. Under no circumstance will a budget item change be authorized that would cause the project to exceed the amount of the grant award identified in this Grant Agreement.

3. BUDGET CONTINGENCY CLAUSE

- A. This grant agreement is valid and enforceable only if sufficient funds are made available through the annual transfer of savings generated by Proposition 47 from the General Fund to the Safe Neighborhoods and Schools Fund and subsequent transfer from the Safe Neighborhoods and Schools Fund to the Second Chance Fund. (Gov. Code, § 7599.1 & Pen. Code, § 6046.2.) On or before July 31st of each fiscal year the Department of Finance will calculate the state savings associated with Proposition 47 and certify the calculation to the State Controller who shall transfer those funds to the Safe Neighborhoods and Schools Fund. (Gov. Code, § 7599.1.) The grantee agrees that the BSCC's obligation to pay any sum to the grantee under any provision of this agreement is contingent upon the availability of sufficient funding transferred to the Safe Neighborhoods and Schools Fund and subsequent transfer to the Second Chance Fund.
- B. If Proposition 47 funding is reduced or falls below estimates contained within the Proposition 47 Request for Proposals, the BSCC shall have the option to either cancel this Grant Agreement with no liability occurring to the BSCC or offer an amendment to this agreement to the Grantee to reflect a reduced amount.
- C. If BSCC cancels the agreement pursuant to Paragraph 3(B) or Grantee does not agree to an amendment in accordance with the option provided by Paragraph 3(B), it is mutually agreed that the Grant Agreement shall have no further force and effect. In this event, the BSCC shall have no liability to pay any funds whatsoever to Grantee or to furnish any other considerations under this Agreement and Grantee shall not be obligated to perform any provisions of this Grant Agreement except that Grantee shall be required to maintain all project records required by Paragraph 6 of Exhibit A for a period of three (3) years following the termination of this agreement.

4. PROJECT COSTS

- A. Grantee is responsible for ensuring that actual expenditures are for eligible project costs. "Eligible" and "ineligible" project costs are set forth in the [July 2023 BSCC Grant Administration Guide](#).
- B. The provisions of the BSCC Grant Administration Guide are incorporated by reference into this agreement and Grantee shall be responsible for adhering to the requirements set forth therein. To the extent any of the provisions of the BSCC Grant Administration Guide and this agreement conflict, the language in this agreement shall prevail.
- C. Grantee is responsible for ensuring that invoices submitted to the BSCC claim actual expenditures for eligible project costs.
- D. Grantee shall, upon demand, remit to the BSCC any grant funds not expended for eligible project costs or an amount equal to any grant funds expended by the Grantee in violation of the terms, provisions, conditions or commitments of this Grant Agreement.
- E. Grant funds must be used to support new program activities or to augment existing funds that expand current program activities. Grant funds shall not replace (supplant) any federal, state and/or local funds that have been appropriated for the same purpose. Violations can result in

EXHIBIT B: BUDGET DETAIL AND PAYMENT PROVISIONS

recoupment of monies provided under this grantor suspension of future program funding through BSCC grants.

5. PROMPT PAYMENT CLAUSE

Payment will be made in accordance with, and within the time specified in, Government Code Chapter 4.5, commencing with Section 927.

6. WITHHOLDING OF GRANT DISBURSEMENTS

- A. The BSCC may withhold all or any portion of the grant funds provided by this Grant Agreement in the event the Grantee has materially and substantially breached the terms and conditions of this Grant Agreement.
- B. At such time as the balance of state funds allocated to the Grantee reaches five percent (5%), the BSCC may withhold that amount as security, to be released to the Grantee upon compliance with all grant provisions, including:
 - 1) submittal and approval of the final invoice;
 - 2) submittal and approval of the final progress report; and
 - 3) submittal and approval of any additional required reports, including but not limited to the Final Local Evaluation Report and the financial audit.
- C. The BSCC will not reimburse Grantee for costs identified as ineligible for grant funding. If grant funds have been provided for costs subsequently deemed ineligible, the BSCC may either withhold an equal amount from future payments to the Grantee or require repayment of an equal amount to the State by the Grantee.
- D. In the event that grant funds are withheld from the Grantee, the BSCC's Executive Director or designee shall notify the Grantee of the reasons for withholding and advise the Grantee of the time within which the Grantee may remedy the failure or violation leading to the withholding.

7. EXECUTIVE ORDER N-6-22 – RUSSIA SANCTIONS

On March 4, 2022, Governor Gavin Newsom issued Executive Order N-6-22 (the EO) regarding Economic Sanctions against Russia and Russian entities and individuals. "Economic Sanctions" refers to sanctions imposed by the U.S. government in response to Russia's actions in Ukraine, as well as any sanctions imposed under state law. The EO directs state agencies to terminate contracts with, and to refrain from entering any new contracts with, individuals or entities that are determined to be a target of Economic Sanctions. Accordingly, should the State determine Contractor is a target of Economic Sanctions or is conducting prohibited transactions with sanctioned individuals or entities, that shall be grounds for termination of this agreement. The State shall provide Contractor advance written notice of such termination, allowing Contractor at least 30 calendar days to provide a written response. Termination shall be at the sole discretion of the State.

8. PROJECT BUDGET

EXHIBIT B: BUDGET DETAIL AND PAYMENT PROVISIONS

BUDGET CATEGORIES	GRANT FUNDS	LEVERAGED FUNDS	TOTAL
1. Salaries and Benefits	\$767,506	\$3,631,983	\$4,399,489
2. Services and Supplies	\$12,700	\$0	\$12,700
3. Professional Services or Public Agency Contracts	\$694,440	\$1,643,500	\$2,337,940
4. Non-Governmental Organization (NGO)	\$4,933,630	\$124,649	\$5,058,279
5. Data Collection and Project Evaluation	\$464,600	\$0	\$464,600
6. Equipment/Fixed Assets	\$75,000	\$20,000	\$95,000
7. Other (Travel, Training, etc.)	\$0	\$314	\$314
8. Indirect Costs	\$1,042,181	\$0	\$1,042,181
TOTAL	\$7,990,057	\$5,420,446	\$13,410,503

EXHIBIT C: GENERAL TERMS AND CONDITIONS (04/2017)

1. **APPROVAL:** This Agreement is of no force or effect until signed by both parties and approved by the Department of General Services, if required. Contractor may not commence performance until such approval has been obtained.
2. **AMENDMENT:** No amendment or variation of the terms of this Agreement shall be valid unless made in writing, signed by the parties and approved as required. No oral understanding or Agreement not incorporated in the Agreement is binding on any of the parties.
3. **ASSIGNMENT:** This Agreement is not assignable by the Contractor, either in whole or in part, without the consent of the State in the form of a formal written amendment.
4. **AUDIT:** Contractor agrees that the awarding department, the Department of General Services, the Bureau of State Audits, or their designated representative shall have the right to review and to copy any records and supporting documentation pertaining to the performance of this Agreement. Contractor agrees to maintain such records for possible audit for a minimum of three (3) years after final payment, unless a longer period of records retention is stipulated. Contractor agrees to allow the auditor(s) access to such records during normal business hours and to allow interviews of any employees who might reasonably have information related to such records. Further, Contractor agrees to include a similar right of the State to audit records and interview staff in any subcontract related to performance of this Agreement. (Gov. Code §8546.7, Pub. Contract Code §10115 et seq., CCR Title 2, Section 1896).
5. **INDEMNIFICATION:** Contractor agrees to indemnify, defend and save harmless the State, its officers, agents and employees from any and all claims and losses accruing or resulting to any and all contractors, subcontractors, suppliers, laborers, and any other person, firm or corporation furnishing or supplying work services, materials, or supplies in connection with the performance of this Agreement, and from any and all claims and losses accruing or resulting to any person, firm or corporation who may be injured or damaged by Contractor in the performance of this Agreement.
6. **DISPUTES:** Contractor shall continue with the responsibilities under this Agreement during any dispute.
7. **TERMINATION FOR CAUSE:** The State may terminate this Agreement and be relieved of any payments should the Contractor fail to perform the requirements of this Agreement at the time and in the manner herein provided. In the event of such termination the State may proceed with the work in any manner deemed proper by the State. All costs to the State shall be deducted from any sum due the Contractor under this Agreement and the balance, if any, shall be paid to the Contractor upon demand.
8. **INDEPENDENT CONTRACTOR:** Contractor, and the agents and employees of Contractor, in the performance of this Agreement, shall act in an independent capacity and not as officers or employees or agents of the State.
9. **RECYCLING CERTIFICATION:** The Contractor shall certify in writing under penalty of perjury, the minimum, if not exact, percentage of post-consumer material as defined in the Public Contract Code Section 12200, in products, materials, goods, or supplies offered or sold to the State regardless of whether the product meets the requirements of Public Contract Code Section 12209. With respect to printer or duplication cartridges that comply with the requirements of Section 12156(e), the certification required by this subdivision shall specify that the cartridges so comply (Pub. Contract Code §12205).
10. **NON-DISCRIMINATION CLAUSE:** During the performance of this Agreement, Contractor and its subcontractors shall not deny the contract's benefits to any person on the basis of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic

EXHIBIT C: GENERAL TERMS AND CONDITIONS (04/2017)

information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran status, nor shall they discriminate unlawfully against any employee or applicant for employment because of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran status. Contractor shall insure that the evaluation and treatment of employees and applicants for employment are free of such discrimination. Contractor and subcontractors shall comply with the provisions of the Fair Employment and Housing Act (Gov. Code §12900 et seq.), the regulations promulgated thereunder (Cal. Code Regs., tit. 2, §11000 et seq.), the provisions of Article 9.5, Chapter 1, Part 1, Division 3, Title 2 of the Government Code (Gov. Code §§11135-11139.5), and the regulations or standards adopted by the awarding state agency to implement such article. Contractor shall permit access by representatives of the Department of Fair Employment and Housing and the awarding state agency upon reasonable notice at any time during the normal business hours, but in no case less than 24 hours' notice, to such of its books, records, accounts, and all other sources of information and its facilities as said Department or Agency shall require to ascertain compliance with this clause. Contractor and its subcontractors shall give written notice of their obligations under this clause to labor organizations with which they have a collective bargaining or other agreement. (See Cal. Code Regs., tit. 2, §11105.)

Contractor shall include the nondiscrimination and compliance provisions of this clause in all subcontracts to perform work under the Agreement.

- 11. CERTIFICATION CLAUSES:** The CONTRACTOR CERTIFICATION CLAUSES contained in the document CCC 04/2017 are hereby incorporated by reference and made a part of this Agreement by this reference as if attached hereto.
- 12. TIMELINESS:** Time is of the essence in this Agreement.
- 13. COMPENSATION:** The consideration to be paid Contractor, as provided herein, shall be in compensation for all of Contractor's expenses incurred in the performance hereof, including travel, per diem, and taxes, unless otherwise expressly so provided.
- 14. GOVERNING LAW:** This contract is governed by and shall be interpreted in accordance with the laws of the State of California.
- 15. ANTITRUST CLAIMS:** The Contractor by signing this agreement hereby certifies that if these services or goods are obtained by means of a competitive bid, the Contractor shall comply with the requirements of the Government Codes Sections set out below.
 - A. The Government Code Chapter on Antitrust claims contains the following definitions:
 - 1) "Public purchase" means a purchase by means of competitive bids of goods, services, or materials by the State or any of its political subdivisions or public agencies on whose behalf the Attorney General may bring an action pursuant to subdivision (c) of Section 16750 of the Business and Professions Code.
 - 2) "Public purchasing body" means the State or the subdivision or agency making a public purchase. Government Code Section 4550.
 - B. In submitting a bid to a public purchasing body, the bidder offers and agrees that if the bid is accepted, it will assign to the purchasing body all rights, title, and interest in and to all causes of action it may have under Section 4 of the Clayton Act (15 U.S.C. Sec. 15) or under the Cartwright Act (Chapter 2 (commencing with Section 16700) of Part 2 of Division 7 of the Business and Professions Code), arising from purchases of goods, materials, or services by the bidder for sale to the purchasing body pursuant to the bid. Such assignment shall be made and become effective

EXHIBIT C: GENERAL TERMS AND CONDITIONS (04/2017)

at the time the purchasing body tenders final payment to the bidder. Government Code Section 4552.

- C. If an awarding body or public purchasing body receives, either through judgment or settlement, a monetary recovery for a cause of action assigned under this chapter, the assignor shall be entitled to receive reimbursement for actual legal costs incurred and may, upon demand, recover from the public body any portion of the recovery, including treble damages, attributable to overcharges that were paid by the assignor but were not paid by the public body as part of the bid price, less the expenses incurred in obtaining that portion of the recovery. Government Code Section 4553.
- D. Upon demand in writing by the assignor, the assignee shall, within one year from such demand, reassign the cause of action assigned under this part if the assignor has been or may have been injured by the violation of law for which the cause of action arose and (a) the assignee has not been injured thereby, or (b) the assignee declines to file a court action for the cause of action. See Government Code Section 4554.

16. CHILD SUPPORT COMPLIANCE ACT: For any Agreement in excess of \$100,000, the contractor acknowledges in accordance with Public Contract Code 7110, that:

- A. The contractor recognizes the importance of child and family support obligations and shall fully comply with all applicable state and federal laws relating to child and family support enforcement, including, but not limited to, disclosure of information and compliance with earnings assignment orders, as provided in Chapter 8 (commencing with section 5200) of Part 5 of Division 9 of the Family Code; and
- B. The contractor, to the best of its knowledge is fully complying with the earnings assignment orders of all employees and is providing the names of all new employees to the New Hire Registry maintained by the California Employment Development Department.

17. UNENFORCEABLE PROVISION: In the event that any provision of this Agreement is unenforceable or held to be unenforceable, then the parties agree that all other provisions of this Agreement have force and effect and shall not be affected thereby.

18. PRIORITY HIRING CONSIDERATIONS: If this Contract includes services in excess of \$200,000, the Contractor shall give priority consideration in filling vacancies in positions funded by the Contract to qualified recipients of aid under Welfare and Institutions Code Section 11200 in accordance with Pub. Contract Code §10353.

19. SMALL BUSINESS PARTICIPATION AND DVBE PARTICIPATION REPORTING REQUIREMENTS:

- A. If for this Contract Contractor made a commitment to achieve small business participation, then Contractor must within 60 days of receiving final payment under this Contract (or within such other time period as may be specified elsewhere in this Contract) report to the awarding department the actual percentage of small business participation that was achieved. (Govt. Code § 14841.)
- B. If for this Contract Contractor made a commitment to achieve disabled veteran business enterprise (DVBE) participation, then Contractor must within 60 days of receiving final payment under this Contract (or within such other time period as may be specified elsewhere in this Contract) certify in a report to the awarding department: (1) the total amount the prime Contractor received under the Contract; (2) the name and address of the DVBE(s) that participated in the performance of the Contract; (3) the amount each DVBE received from the prime Contractor; (4) that all payments under the Contract have been made to the DVBE; and (5) the actual

EXHIBIT C: GENERAL TERMS AND CONDITIONS (04/2017)

percentage of DVBE participation that was achieved. A person or entity that knowingly provides false information shall be subject to a civil penalty for each violation. (Mil. & Vets. Code § 999.5(d); Govt. Code § 14841.)

20. LOSS LEADER: If this contract involves the furnishing of equipment, materials, or supplies then the following statement is incorporated: It is unlawful for any person engaged in business within this state to sell or use any article or product as a "loss leader" as defined in Section 17030 of the Business and Professions Code. (PCC 10344(e).)

21. GENERATIVE AI DISCLOSURE OBLIGATIONS:

- A. The following terms are in addition to the defined terms and shall apply to the Contract:
 - 1) "Generative AI (GenAI)" means an artificial intelligence system that can generate derived synthetic content, including text, images, video, and audio that emulates the structure and characteristics of the system's training data. (Gov. Code § 11549.64.)
- B. Contractor shall immediately notify the State in writing if it: (1) intends to provide GenAI as a deliverable to the State; or (2), intends to utilize GenAI, including GenAI from third parties, to complete all or a portion of any deliverable that materially impacts: (i) functionality of a State system, (ii) risk to the State, or (iii) Contract performance. For avoidance of doubt, the term "materially impacts" shall have the meaning set forth in State Administrative Manual (SAM) § 4986.2 Definitions for GenAI.
- C. Notification shall be provided to the State designee identified in this Contract.
- D. At the direction of the State, Contractor shall discontinue the provision to the State of any previously unreported GenAI that results in a material impact to the functionality of the System, risk to the State, or Contract performance, as determined by the State.
- E. If the use of previously undisclosed GenAI is approved by the State, then Contractor will update the Deliverable description, and the Parties will amend the Contract accordingly, which may include incorporating the GenAI Special Provisions into the Contract, at no additional cost to the State.
- F. The State, at its sole discretion, may consider Contractor's failure to disclose or discontinue the provision or use of GenAI as described above, to constitute a material breach of Contract when such failure results in a material impact to the functionality of the System, risk to the State, or Contract performance. The State is entitled to seek any and all remedies available to it under law as a result of such breach, including but not limited to termination of the contract.

EXHIBIT D: SPECIAL TERMS AND CONDITIONS

1. GRANTEE'S GENERAL RESPONSIBILITY

- A. Grantee agrees to comply with all terms and conditions of this Grant Agreement. Review and approval by the BSCC are solely for the purpose of proper administration of grant funds and shall not be deemed to relieve or restrict the Grantee's responsibility.
- B. Grantee is responsible for the performance of all project activities identified in Attachment 1: Proposition 47 Grant Program Cohort 5 Request for Proposals and Attachment 2: Proposition 47 Grant Program Proposal.
- C. Grantee shall immediately advise the BSCC of any significant problems or changes that arise during the course of the project.

2. GRANTEE ASSURANCES AND COMMITMENTS

- A. Compliance with Laws and Regulations
This Grant Agreement is governed by and shall be interpreted in accordance with the laws of the State of California. Grantee shall at all times comply with all applicable State laws, rules and regulations, and all applicable local ordinances.
- B. Fulfillment of Assurances and Declarations
Grantee shall fulfill all assurances, declarations, representations, and statements made by the Grantee in Attachment 1: Proposition 47 Grant Program Request for Proposal and Attachment 2: Proposition 47 Grant Program Proposal, documents, amendments, approved modifications, and communications filed in support of its request for grant funds.
- C. Permits and Licenses
Grantee agrees to procure all permits and licenses necessary to complete the project, pay all charges and fees, and give all notices necessary or incidental to the due and lawful proceeding of the project work.

3. POTENTIAL SUBCONTRACTORS

- A. In accordance with the provisions of this Grant Agreement, the Grantee may subcontract for services needed to implement and/or support program activities. Grantee agrees that in the event of any inconsistency between this Grant Agreement and Grantee's agreement with a subcontractor, the language of this Grant Agreement will prevail.
- B. Nothing contained in this Grant Agreement or otherwise, shall create any contractual relation between the BSCC and any subcontractors, and no subcontract shall relieve the Grantee of his responsibilities and obligations hereunder. The Grantee agrees to be as fully responsible to the BSCC for the acts and omissions of its subcontractors and of persons either directly or indirectly employed by any of them as it is for the acts and omissions of persons directly employed by the Grantee. The Grantee's obligation to pay its subcontractors is an independent obligation from the BSCC's obligation to make payments to the Grantee. As a result, the BSCC shall have no obligation to pay or to enforce the payment of any moneys to any subcontractor.
- C. Grantee shall ensure that all subcontractors comply with the eligibility requirements stated in the Proposition 47 Cohort 5 RFP and described in Appendix B.
- D. Grantee assures that for any subcontract awarded by the Grantee, such insurance and fidelity bonds, as is customary and appropriate, will be obtained.
- E. Grantee agrees to place appropriate language in all subcontracts for work on the project requiring the Grantee's subcontractors to:

EXHIBIT D: SPECIAL TERMS AND CONDITIONS

1) Books and Records

Maintain adequate fiscal and project books, records, documents, and other evidence pertinent to the subcontractor's work on the project in accordance with generally accepted accounting principles. Adequate supporting documentation shall be maintained in such detail so as to permit tracing transactions from the invoices, to the accounting records, to the supporting documentation. These records shall be maintained for a minimum of three (3) years after the acceptance of the final grant project audit under the Grant Agreement and shall be subject to examination and/or audit by the BSCC or designees, state government auditors or designees, or by federal government auditors or designees.

2) Access to Books and Records

Make such books, records, supporting documentations, and other evidence available to the BSCC or designee, the State Controller's Office, the Department of General Services, the Department of Finance, California State Auditor, and their designated representatives during the course of the project and for a minimum of three (3) years after acceptance of the final grant project audit. The Subcontractor shall provide suitable facilities for access, monitoring, inspection, and copying of books and records related to the grant-funded project.

4. PROJECT ACCESS

Grantee shall ensure that the BSCC, or any authorized representative, will have suitable access to project activities, sites, staff and documents at all reasonable times during the grant period including those maintained by subcontractors. Access to program records will be made available by both the grantee and the subcontractors for a period of three (3) years following the end of the grant period.

5. ACCOUNTING AND AUDIT REQUIREMENTS

- A. Grantee agrees that accounting procedures for grant funds received pursuant to this Grant Agreement shall be in accordance with generally accepted government accounting principles and practices, and adequate supporting documentation shall be maintained in such detail as to provide an audit trail. Supporting documentation shall permit the tracing of transactions from such documents to relevant accounting records, financial reports and invoices.
- B. The BSCC reserves the right to call for a program or financial audit at any time between the execution of this Grant Agreement and three years following the end of the grant period. At any time, the BSCC may disallow all or part of the cost of the activity or action determined to not be in compliance with the terms and conditions of this Grant Agreement or take other remedies legally available.

6. DEBARMENT, FRAUD, THEFT OR EMBEZZLEMENT

It is the policy of the BSCC to protect grant funds from unreasonable risks of fraudulent, criminal, or other improper use. As such, the Board will not enter into contracts or provide reimbursement to grantees that have been:

1. debarred by any federal, state, or local government entities during the period of debarment; or
2. convicted of fraud, theft, or embezzlement of federal, state, or local government grant funds for a period of three years following conviction.

Furthermore, the BSCC requires grant recipients to provide an assurance that there has been no applicable debarment, disqualification, suspension, or removal from a federal, state or local grant program on the part of the grantee at the time of application and that the grantee will immediately notify the BSCC should such debarment or conviction occur during the term of the Grant contract.

EXHIBIT D: SPECIAL TERMS AND CONDITIONS

BSCC also requires that all grant recipients include, as a condition of award to a subgrantee or subcontractor, a requirement that the subgrantee or subcontractor will provide the same assurances to the grant recipient. If a grant recipient wishes to consider a subgrantee or subcontractor that has been debarred or convicted, the grant recipient must submit a written request for exception to the BSCC along with supporting documentation.

All Grantees must have on file with the BSCC a completed and signed Certification of Compliance with BSCC Policies on Debarment, Fraud, Theft and Embezzlement (Required as Attachment E of the original Proposal Package).

7. MODIFICATIONS

No change or modification in the project will be permitted without prior written approval from the BSCC. Changes may include modification to project scope, changes to performance measures, compliance with collection of data elements, and other significant changes in the budget or program components contained in Attachment 1: Proposition 47 Grant Program Cohort 5 Request for Proposal and Attachment 2: Proposition 47 Grant Program Proposal.

8. TERMINATION

A. This Grant Agreement may be terminated by the BSCC at any time after grant award and prior to completion of project upon action or inaction by the Grantee that constitutes a material and substantial breach of this Grant Agreement. Such action or inaction includes but is not limited to:

- 1) substantial alteration of the scope of the grant project without prior written approval of the BSCC;
- 2) refusal or inability to complete the grant project in a manner consistent with Attachment 1: Proposition 47 Grant Program Cohort 5 Request for Proposal and Attachment 2: Proposition 47 Grant Program Proposal, or approved modifications;
- 3) failure to provide the required local match share of the total project costs; and
- 4) failure to meet prescribed assurances, commitments, recording, accounting, auditing, and reporting requirements of the Grant Agreement.

B. Prior to terminating the Grant Agreement under this provision, the BSCC shall provide the Grantee at least 30 calendar days written notice stating the reasons for termination and effective date thereof. The Grantee may appeal the termination decision in accordance with the instructions listed in Exhibit D: Special Terms and Conditions, Number 8. Settlement of Disputes.

9. SETTLEMENT OF DISPUTES

A. The parties shall deal in good faith and attempt to resolve potential disputes informally. If the dispute persists, the Grantee shall submit to the BSCC Corrections Planning and Grant Programs Division Deputy Director a written demand for a final decision regarding the disposition of any dispute between the parties arising under, related to, or involving this Grant Agreement. Grantee's written demand shall be fully supported by factual information. The BSCC Corrections Planning and Grant Programs Division Deputy Director shall have 30 days after receipt of Grantee's written demand invoking this Section "Disputes" to render a written decision. If a written decision is not rendered within 30 days after receipt of the Grantee's demand, it shall be deemed a decision adverse to the Grantee's contention. If the Grantee is not satisfied with the decision of the BSCC Corrections Planning and Grant Programs Division Deputy Director, the Grantee may appeal the decision, in writing, within 15 days of its issuance

EXHIBIT D: SPECIAL TERMS AND CONDITIONS

(or the expiration of the 30-day period in the event no decision is rendered), to the BSCC Executive Director, who shall have 45 days to render a final decision. If the Grantee does not appeal the decision of the BSCC Corrections Planning and Grant Programs Division Deputy Director, the decision shall be conclusive and binding regarding the dispute and the Contractor shall be barred from commencing an action in court, or with the Victims Compensation Government Claims Board, for failure to exhaust Grantee's administrative remedies.

- B. Pending the final resolution of any dispute arising under, related to or involving this Grant Agreement, Grantee agrees to diligently proceed with the performance of this Grant Agreement, including the providing of services in accordance with the Grant Agreement. Grantee's failure to diligently proceed in accordance with the State's instructions regarding this Grant Agreement shall be considered a material breach of this Grant Agreement.
- C. Any final decision of the State shall be expressly identified as such, shall be in writing, and shall be signed by the Executive Director, if an appeal was made. If the Executive Director fails to render a final decision within 45 days after receipt of the Grantee's appeal for a final decision, it shall be deemed a final decision adverse to the Grantee's contentions. The State's final decision shall be conclusive and binding regarding the dispute unless the Grantee commences an action in a court of competent jurisdiction to contest such decision within 90 days following the date of the final decision or one (1) year following the accrual of the cause of action, whichever is later.
- D. The dates of decision and appeal in this section may be modified by mutual consent, as applicable, excepting the time to commence an action in a court of competent jurisdiction.

10. UNION ACTIVITIES

For all agreements, except fixed price contracts of \$50,000 or less, the Grantee acknowledges that applicability of Government Code §§16645 through 16649 to this Grant Agreement and agrees to the following:

- A. No State funds received under the Grant Agreement will be used to assist, promote or deter union organizing.
- B. Grantee will not, for any business conducted under the Grant Agreement, use any State property to hold meetings with employees or supervisors, if the purpose of such meetings is to assist, promote or deter union organizing, unless the State property is equally available to the general public for holding meetings.
- C. If Grantee incurs costs or makes expenditures to assist, promote or deter union organizing, Grantee will maintain records sufficient to show that no reimbursement from State funds has been sought for these costs, and that Grantee shall provide those records to the Attorney General upon request.

11. WAIVER

The parties hereto may waive any of their rights under this Grant Agreement unless such waiver is contrary to law, provided that any such waiver shall be in writing and signed by the party making such waiver.

Title	El Dorado County Probation	06/23/2025
	by brian richart in Proposition 47 Grant Program, Cohort 5 - Request for Proposals	id. 50888144
	brian.richart@edcgov.us	

Original Submission	06/23/2025
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Score	n/a
Proposition 47 Cohort 5	checked
Proposition 36 Activities	checked
Applicant Category	Large Scope Project - applying for more than \$2 million and up to \$8 million
SUBMITTING A PROPOSAL FOR PROPOSITION 47 GRANT FUNDS	<p>The Proposition 47, Safe Neighborhoods and Schools Act Grant Program, Request for Proposals (RFP) is divided into four sections: Applicant Information, Project Title and Project Summary Proposal Narrative and Budget (with key Attachments) Key Project Contacts Other Attachments: Mandatory and Optional Each section has fields that require a response. Applicants will be prompted to provide written text, numerical input, radial button choices, and upload attachments. Documents in Word, Excel, and/or PDF are allowable formats for upload attachments. Some responses requiring narrative text input have a limited number of allowable characters for those fields. If a character limit has been enabled for a specific response field, a character counter will display the number of characters allowed and will then show the number of characters remaining as text is entered into the response field. Character limits include all text, punctuation, and spaces. If the character limit is exceeded, a red prompt will appear with the message "You have exceeded the character limit." Applicants may start and stop their application, as needed, during the solicitation period. However, to save the information entered into the BSCC-Submittable Application, applicants must select "Save Draft" at the bottom of the application before existing. Applicants are prohibited from submitting the Proposition 47, Safe Neighborhoods and Schools Act Grant Program application until all mandatory fields are completed (those with a red asterisk), character limits are in compliance, and required documents have been uploaded. Applicants should read the Proposition 47, Safe Neighborhoods and Schools Act RFP prior to completing this application process. The RFP contains all the necessary information to successfully complete and submit the Proposition 47, Safe Neighborhoods and Schools Act application. This document can be found at: https://www.bscc.ca.gov/s_bsccprop47/</p>

CONFIDENTIALITY NOTICE: All documents submitted as a part of the Proposition 47, Safe Neighborhoods and Schools Act Grant Program proposal are public documents and may be subject to a request pursuant to the California Public Records Act. The BSCC cannot ensure the confidentiality of any information submitted in or with this proposal. (Gov. Code, § 6250 et seq.)

APPLICANT INFORMATION, PROJECT TITLE AND PROJECT SUMMARY This section requires information about the applicant and the proposed project.

Name of Applicant El Dorado County Probation

Tax Identification Number 946000511

Applicant's Physical Address 3974 Durock Rd
Ste 205
Shingle Springs
CA
95682
US

Applicant's Mailing Address (if different than physical address)

Mailing Address For Reimbursement Payments 3974 Durock Rd
Ste 205
Shingle Springs
CA
95682
US

Project Title Reentry Intervention Support and Engagement (RISE) System

Project Summary The Reentry, Intervention, Support, and Engagement (RISE) system pilot is a behavioral health intervention system and program model led by El Dorado County Probation to reduce recidivism, improve access to care, and support reentry for adults with mental health and substance use disorders. RISE integrates court, custody, and community-based services to create a seamless, individualized care pathway across pretrial, diversion, and felony supervision caseloads. The program delivers screening, assessment, therapy, care coordination, and court compliance support, while building system infrastructure through cross-agency collaboration, data sharing, and provider capacity-building. RISE targets moderate-risk or high-risk, and high-needs people who fall between systems, offering timely access to treatment and stabilization supports that promote long-term recovery, legal compliance, and public safety, fulfilling Proposition 47's goals through sustainable, equity-driven reform.

PROJECT
NARRATIVE AND
BUDGET

Complete the following sections: Section 1. Project Need Section 2. Community Engagement Including: Proposition 47 Local Advisory Committee Membership Roster (Attachment C) and Proposition 47 Local Advisory Committee Letter(s) of Agreement (Attachment D) Section 3. Project Description Including: Proposition 47 Project Work Plan (Attachment B) Section 4. Data Collection and Project Evaluation Section 5: Budget Attachment - Proposal Budget Table and Budget Narrative (Attachment A) The required attachments are stand-alone documents available on the BSCC Proposition 47 Homepage: https://www.bscc.ca.gov/s_bsccprop47/ . Download, complete, and upload where prompted.

Section 1. Project
Need

The Reentry, Intervention, Support, and Engagement (RISE) pilot system addresses critical service gaps for individuals with mental health and substance use disorders (SUD) who fall outside County Behavioral Health’s specialty mental health programs. Justice involved people in El Dorado County (EDC) encounter persistent obstacles to timely treatment, posing both individual and public safety risks.

EDC’s jail and probation data reveal alarming trends: 20% of incarcerated people screen positive for mental health needs and one in five receives psychotropic medication (O’Connell & Davaran, 2023a, p. 9). Nearly 60% of adults on probation screen positive for SUD (O’Connell & Davaran, 2023a, p. 43), and over half experience co-occurring disorders. 65% of people booked are released within three days, missing formal reentry planning under CalAIM, forcing them to secure care independently (O’Connell & Davaran, 2023a, p. 22).

People referred to Diversion Courts also experience delays, as they await court acceptance without access to treatment, increasing risks of relapse, re-offense, and disengagement. Annually, over 1,600 people are screened for pre-trial risk through the use of the VPRAI with 75% qualifying for pretrial monitoring. Of this qualifying population, 40% fail to appear, 33% incur technical violations, and 17% face new charges (O’Connell & Davaran, n.d., Slides 10, 11 & 13). These outcomes are driven in part by infrastructure barriers, as an example, the 15-minute drive between the Jail/Court and Probation services center. This separation contributes to reporting failure, the leading cause of technical violations, accounting for 62% of all such violations from 2018 to 2022 (O’Connell & Davaran, 2023b, Figure 7). Early probation violations stem from unmet basic needs including, housing, food, employment, and ongoing drug use (O’Connell & Davaran, 2023b, Intake).

The cycle is reinforced by high recidivism. 70% of jail residents have prior bookings, and 15% have been booked over 11 times in four years (O’Connell & Davaran, 2023a, p. 23, p. 48). Among those placed on probation from 2017–2019, 55% were rebooked within three years (O’Connell & Davaran, 2023a, p. 55). Behavioral health is a key driver: 74% of those with a mental health episode were rebooked, compared to 54% without one. Among those with SUD, the rebooking rate spike to 83% (O’Connell & Davaran, 2023a, p. 55–56). These outcomes call for immediate and coordinated intervention.

Target Population: The RISE system defines and measures the target population through the locally established Sequential Intercept Model (SIM). The SIM for our population outlines five stages where community-based supports can interrupt criminal justice trajectories by addressing behavioral health and substance use disorder (SUD) needs at each point (Griffin et al., 2015). Historically, Probation has served people at Intercept 5, the Re-entry Intercept, through its Adult Day Reporting Center. However, legislative mandates such as Prop 36, and the use of Pretrial services have significantly increased Probation's role at earlier intercepts in the justice process, placing greater demands on resources and limiting its capacity to effectively address behavioral health needs at those intercepts. Prop 47 grant funding will increase the capacity to not only identify but treat people with unmet behavioral health needs across all three critical intercepts. The RISE prioritizes the behavioral health needs of people in the justice system in an unprecedented way in this county. Using the Criminogenic Risk and Behavioral Health Needs Framework Model (Osher, F. et al., 2012) the RISE system's response will provide effective and timely mental health and substance abuse interventions across these three intercepts:

- Intercept 2 – Initial Detention/Release Decision: Participants granted pretrial release receive rapid behavioral health screening and stabilization before court hearings.
- Intercept 3 – Jails/Courts (Diversion): Participants in diversion courts (Prop 36 Drug Diversion, PC 1001.36 Mental Health Diversion, PC 1001.80 Military Diversion) access tailored SUD and mental health services during the gap between referral and acceptance.
- Intercept 5 – Community Corrections/Re-entry: Participants recently released from custody engage with a cohesive network of behavioral health and substance use supports to prevent relapse and re-offending.

RISE will serve participants that are at moderate or high risk to recidivate, who have been screened or assessed with mental health, SUD, or co-occurring disorders, and who do not qualify for specialty mental health services from County Behavioral health. Probation data reflects an average of 900 separate and distinct people on formal supervision each year, of that number approx. 20% or 175 people experience homelessness or are at risk of homelessness (Probation Data. 2025) Within this cohort, RISE will prioritize the need of participants experiencing homelessness or from communities of color. This will also include populations facing compounded barriers accessing SUDS and/or Behavioral Health services, exacerbated by a 40% countywide clinician vacancy rate (Behavioral Health System Improvement Plan, 2024, p. 1) and El Dorado County's Health Professional Shortage Area designation (Department of Health Care Access and Information, 2024).

Fragmented County and community-based services force justice participants to navigate disjointed pathways with little support. Transportation challenges, stigma, and limited culturally responsive care disproportionately affect people of color, those with co-occurring disorders,

and residents in remote areas. Language barriers and limited provider diversity reduce engagement among Latino, Native American, LGBTQ+, and limited-English-proficient populations. Without accessible, coordinated services, those most in need are often least able to engage. The data reflects a system straining under the demand for behavioral health services it is not equipped to meet. Without expansion of assessment and treatment services, disparities will deepen.

The RISE system introduces a new model that integrates county justice and behavioral health services and trusted community providers. This cross-system collaboration brings coordinated navigation, residential and outpatient treatment, and stabilization services such as permanent supportive housing and transportation assistance to a single access point, spanning pretrial, diversion courts, and reentry populations. The RISE resolves fundamental gaps through an integrated model based on a shared framework for reducing recidivism and promoting recovery that unites county justice, behavioral health, and trusted community partners by offering rapid screening, early assessment, coordinated navigation, and stabilization services at key points. The RISE system model is built upon the Criminogenic risk and Behavioral Health Needs Framework which weaves together science on risk and needs to provide an approach to achieve better outcomes for adults in contact with the criminal justice system with substance use disorders, mental illness or both (Osher, F. et al., 2012, p. 29). The RISE system establishes consistent and expanded access to both county and community based behavioral health treatment services. It is supported by a sustainable Medi-Cal billing framework that will integrate with the local jail's CalAIM plan, compliment the re-entry services of the Managed Care Plans, and increase sustainability of the program past the grant award period. This person-centered, data-informed approach strengthens collaboration among Probation, the Court, and community providers, advancing Prop 47's goals of reducing recidivism and expanding equitable access to treatment for underserved, high-risk populations.

Section 2.
Community
Engagement

The Prop 47 Local Advisory Committee (PLAC) was established through a strategic, inclusive process that prioritized highly credentialed clinical partners and key members, who are committed to improving outcomes for people with behavioral health needs. The lead agency conducted grassroots outreach, collaborative planning sessions, and one-on-one interviews with stakeholders across justice, healthcare, housing, and workforce systems. We especially prioritized partnerships with Community-Based Organizations (CBO) deeply rooted in the community, but historically under-resourced for standalone service provision to justice involved populations.

To build a representative and functional PLAC, the lead agency conducted targeted engagement through grassroots outreach, collaborative planning sessions, and relationship-building with key stakeholders across multiple systems of care that are uniquely positioned to expand their clinical assessment and treatment capacity to serve people in the justice system.

In addition to the Superior Court and Public Defender's Office, PLAC partners include:

- Marshall CARES (Clinical Assisted Recovery & Education Services): A low-barrier outpatient MAT clinic at Marshall Medical Center, serving SUD and Opioid Use Disorder.
- El Dorado Community Health Center (EDCHC): A federally qualified health center offering integrated clinical services for behavioral health and co-occurring disorders, including SUD services through their STEPS program; for low-income, homeless, and uninsured residents.
- Mountain Valley Health: A representative of one of El Dorado County's CalAIM Managed Care Plans, ensuring service coordination and system alignment to the goals of the CalAIM initiative.
- Arturo Rangel, LMFT & Susan Fleischer, LCSW: Providing oversight to Sacramento State University Practicum Interns, with extensive experience running adult day reporting center behavioral health programs.
- Golden Sierra Job Training Agency: A regional workforce board representative assisting to facilitate employment pathways for clients with criminal pasts.
- Two Probation Peer Advisors: Individuals with lived justice experience who now serve as high-performing Probation staff, offering unique insights and community connections.

Homebase, a 501(c)(3) partner of the local Continuum of Care (CoC), strengthens system capacity by providing guidance, training, and technical assistance to both the CoC and local housing providers on best practices. The CoC has tasked Homebase with coordinating in-reach support for the lead agency in crafting a request for proposal that engages a diverse pool of housing providers and selects the best-qualified partner to address the unique needs of the target population.

PLAC membership reflects input from behavioral health, education, judiciary, defense attorneys, employment, housing, and directly impacted individuals. Stakeholders identified roles, structural gaps, and equity barriers, that ensure RISE priorities align with lived realities. Selection criteria emphasized prevention, diversion, reintegration, geographic reach, cultural relevance, and Prop 47 objectives. Special attention was given to including culturally aware providers, expanding treatment capacity, and integrating siloed services such as assessment, healthcare coordination, housing, employment, and transportation.

This approach balances expertise, geography, cultural relevance, and system alignment. Fairness and inclusion were prioritized by inviting members and stakeholders across disciplines and geographic regions and ensuring that lived experience is represented at the table. The selection process emphasized equity, capacity to serve the target population, and geographic accessibility for both West and East Slope communities. Future additions to the PLAC will follow a transparent process informed by input from existing members, community feedback, and ongoing needs assessments.

All PLAC meetings will be Brown Act-compliant, publicly noticed, and include agendas, minutes, and public-comment opportunities. Member names, affiliations, and roles will be regularly updated to ensure transparency. This diverse, trauma-informed composition continues to evolve through transparent, feedback-driven additions, particularly toward enhancing representation of Hispanic, Black, and other underrepresented groups.

Proposition 47 Local Advisory Committee Membership Roster (Attachment C)

[EDCProbation_Advisory-Committee-Membership-Roster_Final.docx](#)

Proposition 47 Local Advisory Committee Letter(s) of Agreement (Attachment D)

[EDCProbation_Letter_of_Agreement_Final.pdf](#)

Section 3. Project
Description

The RISE system's highly trained professionals and comprehensive services target critical community needs by reducing recidivism, expanding access to assessments and community-based behavioral health treatments. Ensuring collaboration between Community-Based Organizations' (CBO) and Probation develops the capacity for long-term sustainability. RISE achieves these outcomes through grant-funded residential treatment beds, partnership with a local project serving the unhoused, El Dorado Community Health Center, and Marshall CARES. This includes the use of grant-funds to establish a Marriage Family Therapist (MFT)/Licensed Clinical Social Worker (LCSW) practicum program with Sacramento State University, where associate MFTs and LCSWs will provide for the behavioral health services offered at the RISE Center. Overall, the RISE system is based on the Risk, Need, and Responsivity Framework (RNR) and will customize treatment, support, and supervision based on each participant's specific risk for recidivism and therapeutic need.

Increasing access to assessments including treatment options for behavioral health and substance use disorder need, will be accomplished by establishing low-barrier, closed-loop referral pathways; offering service navigation by staff with lived experience; expanding clinician capacity across all systems; and delivering culturally competent treatment and stabilization services aligned with the Risk-Need-Responsivity model.

The RISE system's target population includes individuals assessed as moderate to high-risk with unmet behavioral health needs who are involved in pretrial services, diversion programs, or re-entry processes. Identification of the target population will be guided by validated actuarial screening and assessment tools, including the Brief Jail Mental Health Screen (BJMHS), Tobacco Alcohol Prescription Medication & Other Substance Use (TAPS), Drug Abuse Screening Test (DAST-10), Public Safety Assessment (PSA), Protocol for Responding to and Assessing Patients' Assets, Risks, and Experiences (PRAPARE), and the Static Risk Assessment (SRA). All RISE participants, regardless of court or custody status, including those granted pretrial release, referred to diversion courts, or reentering from jail or prison will receive formal mental health and substance use evaluations. Once diagnostic information is obtained

through clinical reports and aligned with each participant's measured static risk, appropriate referrals and individualized treatment plans will be developed to ensure targeted, need-responsive care.

RISE will identify participants who screen positive for mental illness and/or substance use disorder needs either while in custody, upon release to Pretrial Services, or by probation's Intake Unit. Staff will use local partner agency databases to track jail release schedules, court calendars, and screening outcomes to support early identification of individuals preliminarily eligible for RISE based on clinical need. The Public Safety Assessment (PSA) will be used to determine moderate or high risk of reoffending for participants contacted through Pretrial, while Intake Unit officers will utilize the actuarial Static Risk Assessment (SRA) to determine long-term recidivism risk. All participants will receive formal mental health and substance use evaluations, as indicated by screening results. Once diagnostic information is obtained through clinical reports and aligned with each participant's measured static risk, appropriate referrals and individualized treatment plans will be developed to ensure targeted, need-responsive care.

The RISE system is equipped to receive referrals from any El Dorado County (EDC) justice agency, the Court, or probation officer. This ensures unidentified, but potentially eligible participants that have returned to custody will have an opportunity to access the RISE at any stage of justice system involvement. The RISE will screen 1,296 potential participants over the three-year grant period.

RISE Navigators will confirm Medi-Cal status and assist with activation or application if necessary. RISE Program Coordinator or a Deputy Probation Officer will utilize the participants justice status (e.g., pretrial; diversion court, formal probation), risk-level, and needs screenings to determine the appropriate pathway for assessment services. The assessment service provider options are varied, with highly trained, assessment capable Clinicians and staff available at the Day Reporting Center (DRC), as well as at off-site community-based locations provided both by CBO's and practicum interns. Participants on formal probation will be navigated to the DRC clinicians for assessment. Pre-plea participants (not on formal probation) will be navigated primarily to community-based clinicians. The addition of grant funded Licensed Alcohol & Drug Abuse Counselor (LADAC), SUD Provider, Behavioral Health Clinician (Medical Doctor), Psychiatric Nurse Practitioners, Licensed Marriage & Family Therapist, Licensed Clinical Social Workers, and Associate Interns increases assessment capacity to quickly connect participants to treatment services.

Clinicians will provide level of care (LOC) recommendations informed by standardized assessments and Social Determinants of Health data. RISE staff will use these insights to develop Individualized Service Plans (ISPs) to align the participants unique treatment needs with available RISE therapeutic and supportive treatment therapy resources. ISP summaries will be provided to the Courtroom workgroup to ensure the whole person needs of each participant are known to decision makers. Participants will be navigated to the most appropriate RISE treatment pathway dependent upon their justice status, in line with the Risk-Need-Responsivity model. Participation length will be dependent upon the ISP level of care

recommendation. The RISE will assess and provide treatment to 360 participants over the three-year grant period. This figure accounts for a phased failure rate of 30% at 10 days, 20% at 60 days, and 5% at 90 days post RISE entry.

RISE Navigators will coordinate every participant's journey through the system services by scheduling and facilitating screenings; coordinating clinical assessments, arranging individual and group therapy, or psychoeducation workshops; and linking participants to crisis stabilization when needed. RISE system services will include leveraged as well as grant funded electronic and alcohol monitoring, to provide a coordinated response with CBOs for participants receiving behavioral health treatment services who require additional support and accountability to ensure return to Court and/or successful community re-entry. Navigators will communicate participant progress and barriers to the grant funded Program Coordinator, probation officers, MDT teams, and treatment partners to ensure tailored support and smoother transitions throughout a participant's receipt of RISE services.

RISE follows the Risk-Need-Responsivity (RNR) model to match service intensity with risk and need. The navigator structure ensures participants are supported at every step. All services and engagement activities are trauma-informed, culturally and gender responsive, and accessible. The RISE system is structured to enhance participant's existing protective factors and reduce barriers. Navigators in each pathway of the RISE work alongside participants to find strengths-based solutions and resources to barriers such as transportation, housing, behavioral health access, all common obstacles for underserved populations disproportionately affected by incarceration. Restorative justice principles are advanced through the RISE system's engagement with participants, and the community in a collaborative process that emphasizes personal agency, restores relationships, and promotes accountability to community safety.

RISE supports the Court through ISP summaries, LOC recommendations, and ongoing status reports. Navigators will also provide real-time support to the Public Defender, and various Diversion Court Programs to expedite eligibility screening for individuals eligible for Diversion handling and referral.

Providers include a Medical Doctor, LADAC, Mental Health Navigator, SUD Medical Assistant, Psychiatric Nurse Practitioner, Substance Use Navigator, and supervised interns. Lived experience is valued: several RISE staff members are formerly justice-involved and now employed in direct service roles. Administrative and clinical teams include individuals with diverse educational and personal backgrounds, ensuring that service planning reflects the realities and strengths of those served.

The RISE pilot leverages existing partnerships, and staffing infrastructure within the lead agency, jail system, court, and community-based organizations. Screening tools and information-sharing agreements are already in place and will be expanded with minimal delay. The system model allows for rapid deployment of service coordination functions upon grant award.

The RISE system services address a critical gap created by recent budget constraints that led to the reduction of behavioral health services historically provided at the DRC by El Dorado County Health and Human Services. These reductions left a void in behavioral health programming that the RISE is positioned to fill, ensuring continuity of care and timely access to needed services for participants.

The RISE system is aligned with Prop 47's intent to reduce recidivism and prioritize treatment over incarceration by addressing root causes of justice involvement, reducing racial disparities through culturally responsive navigation, and enhancing diversion pathways through court and defense partnerships.

To support the RISE system's goals and planned activities, specific expenses have been allocated that align with our objectives and leverage substantial external funding. For NGO's: EDCHC and Marshall CARES has dedicated highly trained staff to meet the behavioral health needs of RISE participants. A housing provider will be contracted to meet the needs of participants that are unhoused or at risk of homelessness. A contract for Residential Treatment beds will allocate beds to program participants to provide inpatient care. A transportation contract will remove a local treatment accessibility barrier. Leverage: SCRAM electronic monitoring services are allocated at \$72,000 for the purpose of providing a coordinated response with the CBOs to provide accountability for the purpose of returning to court and successful community re-integration. \$1,150,000 of AB109 funds are leveraged for the current SCRAM contract that will be expanded. \$183,500 is leveraged and paid for through CalAIM PATH JI funds for a Medi-Cal billing contract that will allow for immediate Medi-Cal billing services. CalAIM PATH JI round 4 funds will be used to leverage costs for an electronic health record system to advance in-house billing increasing sustainability of RISE services. Leverage funds of \$124,649 for emergency housing, transitional housing, and transportation services is provided through AB109.

Bibliography
(optional)

El Dorado County Board of Supervisors. (2016). Stepping Up Resolution. Legistar

Griffin, P. A., Munetz, M., Bonfine, N., & Kemp, K. (2015). Development of the sequential intercept model. *The Sequential Intercept Model and Criminal Justice*, 21–39.

<https://doi.org/10.1093/med:psych/9780199826759.001.0001>

O’Connell, K. (2021). El Dorado County Behavioral Health and Justice Strategy. Local System Data

O’Connell, K., Ardivan, D. (2023a). Justice and Mental Health in El Dorado County. Local Data

O’Connell, K., Ardivan, D. (2023b). El Dorado County Probation Adult Field Services – Research Brief. Local System Data

O’Connell, K., Ardivan, D. (2023c). El Dorado County Technical Violation Study. Local System Data

O’Connell, K., Ardivan, D. (2023d). El Dorado County Sequential Intercept Map. Local System Data

O’Connell, K., Ardivan, D. (n.d.). Pretrial Release and Mental Health Diversion: A road to Community Safety and Support. Local System Data

Osher, F., D’Amora, D. A., Plotkin, M., Jarrett, N., & Eggleston, A. (2012). *A Shared Framework for Reducing Recidivism and Promoting Recovery*. Retrieved 2025.

Stepping Up Initiative Partnership. (2020). Stepping Up Initiative Strategic Plan. Local System Data

Proposition 47 Project Work Plan (Attachment B)

[EDCProbation_Work-Plan_Final.docx](#)

Section 4. Data
Collection and
Project Evaluation

The project evaluation will be conducted by both internal staff and an external evaluator to ensure thorough and objective monitoring. The goals include an increase in participation in reentry programs and an increase in access to and participation in mental health and substance use disorder programs. Internal evaluation will involve program managers, data analysts, and case managers, focusing on tracking program entries and exits.

O’Connell Research will serve as the external evaluator. They have extensive experience in reducing jail bookings and collaborating with stakeholders on related projects such as the Justice Mental Health Collaboration Program which led to the county’s resolved commitment to the Stepping Up Initiative, informing the current strategy for data collection (O’Connell, 2021) that informs decision making at the system level to meet the unique needs of justice involved individuals (EDC BOS Resolution,

2016, Stepping Up Initiative Partnership, 2020). O'Connell Research has a long history with El Dorado County looking at the interaction of justice and behavioral health. O'Connell Research will guide the project's evaluation with a multidisciplinary team convening in late 2025 if granted.

During the start-up phase, the evaluation team will establish baseline metrics and finalize the evaluation framework, identifying key performance indicators (KPIs) like participation rates and initial health outcomes. Throughout the implementation phase, continuous monitoring will include monthly internal reviews and quarterly external audits to ensure adherence to protocols and goals.

The effectiveness of interventions will be assessed through robust monitoring systems, focusing on outcomes such as reduced recidivism, improved mental health, housing stability, and employment status. Data will be collected using both quantitative and qualitative methods, including participant feedback. Regular stakeholder meetings will be held to align efforts and discuss progress. Quality assurance will be maintained through ongoing staff training, periodic site visits, routine data verification, and continuous stakeholder engagement to make necessary adjustments and ensure interventions are effectively implemented.

Process measures include tracking participation rates, service delivery metrics, and provider engagement. Outcome measures include tracking new felony or misdemeanor convictions committed within three years of release from custody or within three years of placement on supervision as defined by AB 1056, as well as mental health and substance use improvements, housing stability, and employment and education outcomes. Community engagement and trust will be assessed through surveys and community forums.

The preliminary research plan for collecting and evaluating baseline and outcome data related to the process and outcome indicators involves a systematic approach to ensure comprehensive and accurate data collection and analysis. To establish baseline data, the research team will conduct initial assessments of all program participants, gathering detailed information on demographic and socio-economic factors such as age, gender, ethnicity, criminal history, mental health status, and substance use history. Data will be collected through probation records, service provider reports, and participant self-reports gathered through an integration data collection tool.

Data management and quality assurance will involve using a secure, centralized database to manage all collected data, which will be regularly updated and maintained to ensure data integrity and security. Quality assurance measures will include routine data audits, verification of data entries, and cross-checking with service provider records to ensure accuracy and completeness. The evaluation of baseline and outcome data will be conducted using statistical software to perform detailed analyses. Descriptive statistics will summarize demographic characteristics and initial conditions of the participants, while inferential statistics will test hypotheses related to the effectiveness of interventions, focusing on key outcome measures such as recidivism rates, mental health improvements,

substance use reductions, housing stability, and employment outcomes.

The plan for entering data sharing agreements involves establishing formal agreements with key stakeholders including partner organizations. These agreements will outline the terms and conditions for data sharing, ensuring compliance with privacy laws and regulations such as the Health Insurance Portability and Accountability Act (HIPAA) and the California Confidentiality of Medical Information Act (CMIA). To obtain recidivism data, the project will use access to the jail management system to assess returns to incarceration. Memorandums of Understanding (MOUs) will be established with these entities, specifying the types of data to be shared, the frequency of data exchanges, and the security measures to protect sensitive information.

Section 5. Budget Attachment- Proposal Budget Table and Budget Narrative (Attachment A)

[EDCProbation_Budget_Final.xlsx](#)

KEY PROJECT CONTACTS	This sub-section requires information about the key project contact individuals that will be acting as the project administrators of the grant. This section requires names and contact information for the individuals identified as the Project Director, Financial Officer, Day-to-Day Project Contact, Day-to-Day Fiscal Contact, and the Authorized Officer with signing authority.
Project Director	Geri Green
Project Director's Title	Grant Analyst
Project Director's Physical Address	3974 Durock Rd Ste 205 Shingle Springs CA 95682 US
Project Director's Email Address	geri.green@edcgov.us
Project Director's Phone Number	+15306216079
Financial Officer	Nikki Moeszinger
Financial Officer's Title	Chief Fiscal Officer

Financial Officer's Physical Address 3974 Durock Rd
Ste 205
Shingle Springs
CA
95682
US

Financial Officer's Email Address nikki.moeszinger@edcgov.us

Financial Officer's Phone Number +15306216066

Day-To-Day Program Contact Michael
Boyd

Day-To-Day Program Contact's Title and Agency/Department/Organization Deputy Chief Probation Officer / Adult Services Division / El Dorado County Probation

Day-To-Day Program Contact's Physical Address 3974 Durock Rd
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Shingle Springs
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95682
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Day-To-Day Program Contact's Email Address michael.boyd@edcgov.us

Day-To-Day Program Contact's Phone Number +15306214516

Day-To-Day Fiscal Contact Deborah
Dill

Day-To-Day Fiscal Contact's Title with Agency/Department/Organization Fiscal Analyst / Fiscal Division / El Dorado County Probation

Day-To-Day Fiscal Contact's Physical Address 3974 Durock Rd
Ste 205
Shingle Springs
CA
95682
US

Day-To-Day Fiscal Contact's Email Address deborah.dill@edcgov.us

Day-To-Day Fiscal Contact's Phone Number +15306216082

Name of Authorized Officer* Brian Richart

I hereby certify I am checked
vested by the
Applicant with the
authority to enter into
contract with the
BSCC, and the
grantee and any
subcontractors will
abide by the laws,
policies, and
procedures
governing this
funding.

Date of Assurance 6/23/2025

Authorized Officer's Title and Agency/Department Chief Probation Officer / El Dorado County Probation

Authorized Officer's Physical Address 3974 Durock Rd
Ste 205
Shingle Springs
CA
95682
US

Authorized Officer's Email Address brian.richart@edcgov.us

Authorized Officer's Phone Number +15306215958

2025 Proposition 47 Grant Program - Proposal Budget and Budget Narrative

Name of Applicant: El Dorado County Probation

Contract Term: October 1, 2025 through June 30, 2029

Note: Budget Categories 1 - 8 will auto-populate based on the information entered in the sections below.

Budget Category	Grant Funds	Leveraged Funds	Total
1. Salaries and Benefits	\$767,506	\$3,631,983	\$4,399,489
2. Services and Supplies	\$12,700	\$0	\$12,700
3. Professional Services or Public Agency Subcontracts	\$694,440	\$1,643,500	\$2,337,940
4. Non-Governmental Organization (NGO) Subcontracts <i>(In order to be eligible, a minimum of 50% of the total grant funds requested must be shown in the "Grant Funds" column)</i>	\$4,933,630	\$124,649	\$5,058,279
5. Data Collection and Project Evaluation	\$464,600	\$0	\$464,600
6. Equipment/Fixed Assets	\$75,000	\$20,000	\$95,000
7. Other (Travel, Training, etc.)	\$0	\$314	\$314
8. Indirect Cost	\$1,042,181	\$0	\$1,042,181
TOTAL	\$7,990,057	\$5,420,446	\$13,410,503

1a. Salaries and Benefits

Name and Title	(Show as either % FTE <u>or</u> Hourly Rate) & Benefits	Grant Funds	Leveraged Funds	Total
Deputy Probation Officer III	1.0 FTE (\$177,584.66 FY 25/26)* 3 Years	\$532,752	\$0	\$532,752
Program Coordinator	1.0 FTE (\$78,251.33 FY 25/26)* 3 Years	\$234,754	\$0	\$234,754
Adult Day Reporting Center	Adult Day Reporting Center Program Services/Supplies (\$543,300 FY 25/26) * 3 Years	\$0	\$1,629,900	\$1,629,900
Deputy Probation Officer Supervisor	1.0 FTE (\$235,784 FY 25/26) * 3 Years	\$0	\$707,352	\$707,352
Probation Assistant	2.0 FTE (\$112,780 Each/Annually FY 25/26) * 3 Years	\$0	\$676,680	\$676,680
Deputy Probation Officer III	1.0 FTE (\$206,017 FY 25/26) * 3 Years	\$0	\$618,051	\$618,051
		\$0	\$0	\$0
		\$0	\$0	\$0
		\$0	\$0	\$0
		\$0	\$0	\$0
TOTAL		\$767,506	\$3,631,983	\$4,399,489

1b. Salaries and Benefits Narrative: Provide a brief description for each position that addresses their role on the grant project.

Specific staffing expenses are allocated to ensure the RISE system's goals and activities are effectively achieved. For Deputy Probation Officer III, 1.0 FTE (\$177,584.66 annually) has been allocated, dedicated to ensuring case planning for re-entry participants addresses responsivity issues and barriers relating to trauma, and alignment with RNR principles, as well as working with the RISE team to understand how the criminogenic/behavioral health framework impacts the kind of services and intensity of services should be individual led for each participant.

For the Program Coordinator, 1.0 FTE (\$78,251.33 annually) has been allocated, dedicated for point of contact liaison for system partners, analyzing & tracking process measures and outcomes, and monitoring the system's fidelity to share with the lead agency and the PLAC members.

Leverage - Existing Adult Day Reporting Center annual costs that the RISE will expand upon paid for through the AB109 Community Corrections Partnership budget allocation: Emergency Housing \$25,000; Transitional Housing \$57,000; Transportation Services \$3,000; Participant Cell Phones \$35,000; Apprenticeship Training (vocational) \$299,590; Meals for Participants \$1,000; Facility Lease & Costs \$81,612; Utilities/Data/Communication \$21,100; Program Equipment & Supplies \$20,000; Total Leverage = \$543,300 Annually.

Existing Adult Day Reporting Center staffing will be leveraged, paid for through the AB109 Community Corrections Partnership budget allocation: 1.0 FTE Deputy Probation Officer Supervisor (\$235,784 annually) and a Deputy Probation Officer III (\$206,017 annually).

Existing Pretrial staff will be leveraged to ensure the RISE system's goals are achieved for the pretrial and diversion target population - 2.0 FTE Probation Assistant (\$112,780 Each/Annually FY 25/26) paid for through SB129 funds.

2a. Services and Supplies				
Description of Services or Supplies	Calculation for Expenditure	Grant Funds	Leveraged Funds	Total
Laptop(s)	\$1600 each x 2 (county staff)	\$3,200	\$0	\$3,200
Computer Monitor(s)	\$240 each x 4 (2 per county staff)	\$960	\$0	\$960
Computer Hardware & Software	For two county staff: Visio at \$450 one-time cost for each (\$900 for two). Adobe Pro at \$475 one-time cost for each (\$950 for two). Docking Station \$225 one-time cost for each (\$450 for two) Desktop Scanner \$800 one-time cost for each (\$1,600 for two)	\$3,900	\$0	\$3,900
Cell Phone(s)	\$400 each x 2 (county staff)	\$800	\$0	\$800
Cell Phone Service	Annual contract x 2 (\$40 per month x 12 months x 3 years)	\$3,840	\$0	\$3,840
		\$0	\$0	\$0
		\$0	\$0	\$0
		\$0	\$0	\$0
		\$0	\$0	\$0
TOTAL		\$12,700	\$0	\$12,700

2b. Services and Supplies Narrative: Provide a brief description for each item that explains how it will be used toward fulfilling grant objectives.

The Probation Department leases the building located at 3974 Durock Road located in Shingle Springs, California. With dedicated staff (1 FTE Deputy Probation Officer III, and 1 FTE Program A81) for the supportive services model as proposed in our RISE program to provide oversight, accountability, and linkages between the Probation Department and Community Based Organizations. This would require other necessary equipment dedicated computers/monitors/desks to ensure adequate workspace for all partners.

3a. Professional Services or Public Agency Subcontracts				
Description of Professional Service(s)	Calculation for Expenditure	Grant Funds	Leveraged Funds	Total
Clinical practicum program contracts (Safe Communities)	(1 FTE) Program Coordinators (LCSW) @ \$85 hr x 15 hr wk = \$66,300 Annually; (1 FTE) Lead Licensed Clinician (LCSW/LMFT) @ \$85 x 15 hr wk = \$66,300 Annually (2) Registered Associate/Interns @ \$30 hr x 24 hr wk = \$74,880 Annually for 2 Staff; Staffing 3 Year Cost Total= \$622,440	\$622,440	\$0	\$622,440
Electronic Health Record System	The electronic health record system is being purchased through CalAIM PATH JI funding. Our funding through Rounds 1, 2, and 3, (\$210,000) are specific to practices in the Juvenile Treatment Center (24/7 Correctional Facility). The department will be requesting additional funding through Round 4 specifically for the Adult module of the Electronic Health Record (\$100,000) and will directly support the RISE program while working towards achieving the goals of CalAIM's Providing Access to Healthcare for the Justice Involved initiative.	\$0	\$310,000	\$310,000
SCRAM Monitoring Services	Continuous Alcohol Monitoring and Continuous Electronic Monitoring Service \$2,000/month (\$24,000 Annually)	\$72,000	\$1,150,000	\$1,222,000
Medi-Cal Billing Contract	Leverage Path 4 (\$13,500 one-time start up fees, \$5,000 monthly fee x 34 months)	\$0	\$183,500	\$183,500
		\$0	\$0	\$0
		\$0	\$0	\$0
		\$0	\$0	\$0
		\$0	\$0	\$0
TOTAL		\$694,440	\$1,643,500	\$2,337,940

3b. Professional Services or Public Agency Subcontracts Narrative: List each consultant and/or public agency that will receive grant funds. Provide a brief description of the services that will be provided.

Clinical Practicum - The RISE will contract with Sacramento State to embed registered associate interns in the RISE, overseen by LCSW & LMFT Program Coordinators to receive practicum hours for licensing, providing individual group therapy, community psychoeducation workshops, crisis stabilization and crisis management, & referrals to stabilization services (housing, legal aid, food). Modalities include: EMDR; TF-CBT; Narrative Therapy; Somatic & Mindfulness-based techniques; & CPT in a culturally responsive manner. This practicum model can expand to additional universities, providing an influx of clinicians to the EDC community, trained to service the justice population.

Leveraged funding includes the electronic health record system (\$210,000) is being purchased through CalAIM PATH JI funding. Our funding through Rounds 1, 2, and 3, are specific to practices in the Juvenile Treatment Center (24/7 Correctional Facility). The department will be receiving additional funding through Round 4 specifically for the adult module of the Electronic Health Record (\$100,000) and will directly support the RISE program while working towards achieving the goals of CalAIM's Providing Access to Healthcare for the Justice Involved initiative. The EHR is a necessary component to maximize sustainability of RISE services after the grant award.

Leveraged funding includes AB109 Community Corrections Subaccount allocations for the Probation Department to provide Electronic Monitoring Services to both Adults and Juveniles under a term of Probation Supervision as ordered by the Superior Court. This effort is funded primarily through AB 109 at a contract rate of \$575,000 for existing services. Community Corrections Subaccount for the Adult Population. The anticipated number of justice involved to be served through the RISE program over the term of the grant is approximately 1,300.

SCRAM - Expanded contract services provided out of the Probation Department will include contracts for electronic monitoring (\$2,000/month \$24,000 Annually) CAM & CEM. Clients that are assessed and do not meet the threshold for County Behavioral Health services through the Diversion Courts will be treated by clinicians embedded in the RISE system. The purpose of these services is to provide a coordinated response with CBO's to include the ability to provide alcohol monitoring while receiving Substance Use Disorder treatment services, electronic monitoring for clients possibly experiencing mental health conditions requiring additional support and accountability for return to Court and/or successful reentry.

A Medi-Cal billing contract leveraged through CalAIM Path JI funds (\$183,500) (Round 4) will be leveraged for use by the RISE staff, to include Sacramento State University clinicians and both partner CBO's at the DRC to achieve the goal of sustaining the program past grant award through CalAIM Medi-Cal billing.

4a. Non-Governmental Organization (NGO) Subcontracts

Description of Subcontracts	Calculation for Expenditure	Grant Funds	Leveraged Funds	Total
El Doardo Community Health Centers	Salary & benefits: 1.0 FTE Navigator-Licensed Alcohol & Drug & Abuse Counselor (\$91,885 annually), 1.0 FTE Mental Health Navigator (\$69,300 annually), .50 FTE SUD Medical Assistant (\$38,831), .50 FTE SUD Clinician-MD (\$191,122), .50 FTE BH Clinician, MFT (\$63,564 annually); 1.0 FTE Case Manager (\$133,893 annually); Staff Training (\$4,000 1st year, \$1,000 2nd year, \$0 3rd year); Staff travel mileage (\$2,000); Client Education Material (\$3,000); Client transportation (\$1,200), Equipment costs including computers, hardware, & assessment software (\$15,000) and indirect costs (El Dorado County subcontracts for FY 25/26 will be 15% de minimis).	\$1,791,985	\$0	\$1,791,985
Marshall CARES	Salary & benefits: 1FTE SUD Provider (\$208,111 annually), 2FTE Substance Use Navigator (\$107,584 annually/each), 1FTE Psychiatric Nurse Practitioner (\$204,226 annually); Cell Service Plan (\$2,160 annually); Client Transportation (\$1,000 annually); Equipment costs including computers, hardware, & software (\$6,000) and indirect costs (El Dorado County subcontracts for FY 25/26 will be 15% de minimis).	\$1,897,995	\$0	\$1,897,995
Housing navigation services & assistance, Shelter beds for immediate Re-entry - Provider to be determined	3 years for 10 beds at \$65/bed/night (estimating 274 days used per year, annual cost of \$178,100)	\$534,300	\$25,000	\$559,300
Residential Treatment Beds - Provider to be determined	10 beds at \$2,750 monthly cost for 6 months, Jan 2026 - June 2026. During this timeframe, the lead agency will finalize the contract for Medi-Cal billing services. Goal is to having the billing mechanism online by July 2026, which aligns with the County's CalAIM go-live date.	\$165,000	\$57,000	\$222,000
Transportation support services - Provider to be determined	191 days for dedicate transportation route for the RISE program at \$950/day route cost for 3 years. Annual cost is calculated at \$181,450.	\$544,350	\$42,649	\$586,999
		\$0	\$0	\$0
		\$0	\$0	\$0
		\$0	\$0	\$0
TOTAL <i>(a minimum of 50% of the total grant funds requested must be shown in the "Grant Funds" column)</i>		\$4,933,630	\$124,649	\$5,058,279

4b. Non-Governmental Organization (NGO) Subcontracts Narrative: List each NGO subcontractor that will receive grant funds. Provide a brief description of the services that will be provided.

To support the project's goals and planned activities, specific expenses have been allocated that align with our objectives and leverage substantial external funding.

For El Dorado Community Health Center: 1.0 FTE Navigator-Licensed Alcohol & Drug & Abuse Counselor (\$91,885 annually), to provide assessment services, level of care recommendations, and supportive case management. 1FTE Mental Health Navigator (\$69,300 annually), to provide Mental Health-specific community health system navigation and supportive case management. .50 FTE SUD Medical Assistant (\$38,831), administrative processing, receiving referrals, and client engagement. .50 FTE SUD Clinician-MD (\$191,122), to provide assessment services, level of care recommendations, and SUD treatment program services in the community. .50 FTE BH Clinician, MFT (\$63,564 annually) to provide assessment services, level of care recommendations, behavioral health treatment program services in the community. 1 FTE Case Manager (\$133,893 annually) to provide case management, client engagement, assessments, and level of care recommendations. Staff Training (\$4,000 1st year, \$1,000 2nd year, \$0 3rd year) for assessment training, evidence-based curriculum for justice populations. Staff travel mileage (\$2,000 for travel to justice service treatment provision locations such as the Day Reporting Center; Client Education Material (\$3,000) for programmatic materials and supplies; Participant transportation (\$1,200) for supportive services and barrier removal, Equipment costs including computers, hardware, & assessment software (\$15,000) for staff services support.

For Marshall CARES: 1FTE SUD Provider (\$208,111 annually) for clinical assessments, level of care recommendations, SUD program provision at the Day Reporting Center and/or in the Community. 2.0 FTE Substance Use Navigator (\$107,584 annually/each) for Day Reporting Center System Navigation and supportive case management. 1FTE Psychiatric Nurse Practitioner (\$204,226 annually) for assessment services, level of care recommendations, case management, and client engagement. Cell Service Plan (\$2,160 annually) for staff communications. Client Transportation (\$1,000 annually) for supportive services and barrier removal; Equipment costs including computers, hardware, & software (\$6,000) for staff services support.

Leveraged funds include AB 109 Community Corrections Subaccount allocations for emergency housing (\$25,000), The Bridge Transitional Housing (\$57,000), and the .5 FTE Transportation Driver (\$39,649) and Transportation Services for Clients (\$3,000) operating out of the Community Corrections Center.

5a. Data Collection and Project Evaluation [minimum 5% of requested grant funds (or \$50,000, whichever is greater) but not more than 10%]

Description of Data Collection and Project Evaluation	Grant Funds	Leveraged Funds	Total
.50 FTE Administrative Analyst (\$88,200 Annually)	\$264,600	\$0	\$264,600
O'Connell Research, Inc. Consultant supporting criminal justice data	\$175,000	\$0	\$175,000
CPA for the compliance audit	\$25,000	\$0	\$25,000
	\$0	\$0	\$0
	\$0	\$0	\$0
	\$0	\$0	\$0
	\$0	\$0	\$0
	\$0	\$0	\$0
TOTAL	\$464,600	\$0	\$464,600

5b. Data Collection and Project Evaluation Narrative:

To ensure the RISE program effectiveness is measured and is meeting goals and objectives a .50 FTE Admin. Analyst (\$88,200 Annually) is assigned to the RISE to work alongside the consultant for local data access the to establish baseline metrics and finalize the evaluation framework, identify key performance indicators (KPIs) like participation rates and initial health outcomes and assist with continuous monitoring to include monthly internal reviews and quarterly external audits to ensure adherence to protocols and goals.

O'Connell Research, Inc. will serve as a consultant supporting criminal justice data with (\$200,000). They will work with the Admin Analyst and data team to complete the local evaluation plan, quarterly progress reports, and local evaluation report, data collection efforts specific to BSCC annual recidivism reporting, measuring the number of days between program enrollment/services received to offense conviction, and reporting on the severity of conviction. Their expertise will guide the project's evaluation and monitoring processes, ensuring accurate data collection and analysis, which is essential for measuring the project's impact and making data-driven adjustments for the 3-year service delivery period.

A Certified Public Accountant will be obtained to complete the compliance audit (\$25,000).

6a. Equipment/Fixed Assets

Description of Equipment/Fixed Assets	Calculation for Expense	Grant Funds	Leveraged Funds	Total
Assessment Rooms/Desk/Cubicles	Build out private assessment offices (\$30,000) / Leveraging the use of \$20,000 allocated from AB 109 Budget	\$75,000	\$20,000	\$95,000
		\$0	\$0	\$0
		\$0	\$0	\$0
		\$0	\$0	\$0
		\$0	\$0	\$0
		\$0	\$0	\$0
TOTAL		\$75,000	\$20,000	\$95,000

6b. Equipment/Fixed Assets Narrative: List any equipment or fixed assets that will be purchased with grant funds and provide a brief description of each item that explains how it will be used toward fulfilling grant objectives.

The Probation Department leases the building located at 3974 Durock Road in Shingle Springs, California. With dedicated staff (1.0 FTE Deputy Probation Officer III and 1 Program Coordinator) for the supportive services model as proposed in our RISE program to provide oversight, accountability, and linkages between the Probation Department and Community-Based Organizations. This would require the build out of two private interview rooms specifically for the clinicians and program navigators on site/embedded through the partnership, which Proposition 47 will be funding. Leveraged funds include (\$20,000) from the AB 109 Planning and Implementation funding to support modifications to the leased space.

7a. Other (Travel, Training, etc.)

Description of Other (Travel, Training, etc.)	Calculation for Expense	Grant Funds	Leveraged Funds	Total
Lunch Reimbursement (Grant Conference)	GSA Rate for Lunches - 5 Key Grant Team Members * 2 Days	\$0	\$230	\$230
Mileage Reimbursement (Grant Conference)	60 miles * \$0.70, round trip, 2 travel days (1 Vehicle for all Members)	\$0	\$84	\$84
		\$0	\$0	\$0
		\$0	\$0	\$0
		\$0	\$0	\$0
		\$0	\$0	\$0
TOTAL		\$0	\$314	\$314

7b. Other (Travel, Training, etc.) Narrative: Provide a brief explanation for how each item listed above will contribute toward fulfilling grant objectives. Please budget for at least one 2-day trip to Sacramento for 3-5 key grant team members.

Due to the county's proximity to Sacramento, the travel costs associated with the 2-day trip for 3-5 key grant team members will be covered under Leveraged Funds. County vehicles will provide the transportation, and the lunch GSA rate of \$23.00 (FY 2025) is used in the calculation. Mileage cost from El Dorado County Probation to the State Capital will be calculated using the IRS 2025 mileage rate of 70 cents per mile, at 30 miles one way.

8a. Indirect Costs

For this grant program, indirect costs may be charged using only <u>one</u> of the two options below:	Grant Funds	Leveraged Funds	Total
1) Indirect costs not to exceed 15 percent (15%) of the total grant award. Applicable if the applicant does not have a federally approved indirect cost rate.	\$1,042,181	\$0	\$1,042,181
<i>If using Option 1) grant funds allocated to Indirect Costs may not exceed:</i>	\$1,042,181		
2) Indirect costs not to exceed 20 percent (20%) of the total grant award. Applicable if the applicant has a federally approved indirect cost rate. Amount claimed may not exceed the applicant's federally approved indirect cost rate.	\$0	\$0	\$0
<i>If using Option 2) grant funds allocated to Indirect Costs may not exceed:</i>	\$1,389,575		
Please see Instructions tab for additional information regarding Indirect Costs. If the amount exceeds the maximum allowed and/or turns red , please adjust it to not exceed the line-item noted.	\$1,042,181	\$0	\$1,042,181

8b. Indirect Costs Narrative:

El Dorado County does not have a Federally approved indirect rate agreement. Indirect cost rate #1 is utilized to calculate the indirects costs using De Minimis of 15%.

Attachment B: Project Work Plan

Required Attachment: Applicants must upload a completed Work Plan to the BSCC Submittable Application Portal.

Instructions: Complete a Project Work Plan using the format below. Goals and objectives must have a clear relationship to the need and intent of the grant. A minimum of one goal and corresponding objectives must be identified. Completed plans should:

1. Identify the project's top goals and objectives;
2. Identify how the goal(s) will be achieved in terms of process and outcome measures, project activities, responsible staff/partners, and start and end dates; and
3. Provide a list of the data elements to be collected.

1	Goal	Reduce Recidivism Among Justice-Involved Individuals with Behavioral Health Needs.					
Objectives		A	Enhance, and expand an array of community based behavioral health treatment and housing services for moderate and high risk individuals on pretrial and court diversion with unmet behavioral health needs.				
		B	Establish RISE Center based behavioral health programming in collaboration with community based providers for moderate and high risk individuals reentering the community from jail and prison.				
		C	Conduct system navigation and case management services coordinated across both county and community treatment pathways through the RISE center.				
		D	Enter objective				
Process and Outcome Measures		Measurement of individuals retained in on-site RISE treatment program at 30, 90, and 180 days. Reduced returns to custody. Reduced technical violations.					
Project activities and services that support the identified goal and objectives				Responsible staff/partners		Timeline	
						Start Date	End Date
1	Establish navigator classification, hire staff; develop and deliver cross-agency training on community and county behavioral health system navigation.			1	Probation; Marshal Medical; EDCHC	1	12/31/28
2	Select and adopt validated screening tools; embed screening protocols in diversion, pretrial, and reentry processes.			2	Probation	2	12/31/28
3	Structure on-site RISE treatment programs and warm hand-off services to be delivered by at the RISE DRC & at community locations.			3	Probation; Marshal Medical; EDCHC	3	12/31/28
4	Conduct data sharing agreements with justice partners and treatment systems to enable recidivism tracking; establish metrics dashboards to track outcomes.			4	Probation; LAC; Consultant	4	12/31/28
List the data elements and sources that will be used to measure the outcomes							

Probation Adult Service data.
 Superior Court data.
 Public Defender data.

2	Goal	Increase access to assessments and community-based behavioral health treatment services.					
Objectives	A	Establish low barrier, closed loop referral pathways from system intercepts (diversion, pretrial, reentry) to CBO behavioral health providers, with warm handoffs and service navigation support					
	B	Implement assessment/appointment accompaniment and engagement strategies (e.g., peer support, transportation coordination, incentives) to reduce no-show rates and support treatment initiation.					
	C	Coordinate with CBO partners to expand service hours, culturally responsive care, and treatment modalities (e.g., outpatient SUD, MRT, CBT, trauma-informed care) provided by the RISE.					
	D	Identify and contract with CBOs for stabilization services (e.g., housing, employment, transportation).					
Process and Outcome Measures	Reduced failures to appear. Measurement of individuals that attended first appointment with community based treatment provider. Measurement of individuals that successfully completed Court Diversion programs.						
Project activities and services that support the identified goal and objectives		Responsible staff/partners		Timeline			
				Start Date		End Date	
1	Map existing referral pathways and identify gaps in linkage from system intercepts to CBO providers; leverage existing referrals and closed-loop feedback processes; establish MOUs outlining expectations for assessment referral response time and communication.	1	Probation & LAC	1	10/1/25	1	12/31/28
2	Hire navigators; expand client incentive program; create transportation assistance options, create outreach workflow for missed appointments; implement RISE MDT case review schedule to identify individuals at risk of drop out and report on common barriers.	2	Probation & community based providers	2	10/1/25	2	12/31/28
3	Conduct a community and participant needs assessment to identify services gaps (hours, modality, language, etc.).	3	Marshal Medical; EDCHC; Housing service provider TBD	3	10/1/25	3	12/31/28
4	Develop letters of interest and requests for proposals for housing services provider and stabilization services.	4	Probation & LAC	4	10/1/25	4	12/31/28

List the data elements and sources that will be used to measure the outcomes

Community based behavioral health services data.
Probation Adult Service data.
HMIS CoC homelessness data (provider TBD).

3	Goal	Increase capacity of CBOs to provide treatment and sustain RISE services post grant.						
Objectives	A	Develop a long-term sustainability plan with CBO partners that includes diversified funding strategies, including billing Medi-Cal and leveraging CalAIM ECM/Community Supports by Year 2.						
	B	Workforce development and clinical training for RISE staff on evidence-based practices in behavioral health treatment and justice-involved care.						
	C	Integrate CBOs into shared data, referral, and reporting systems to enable real-time coordination and performance monitoring.						
	D	Enter objective						
Process and Outcome Measures	Increase in the number of clients receiving behavioral health or navigation services directly from CBO partners (measured quarterly). Percentage of CBO partners successfully billing Medi-Cal or another third-party payer for RISE-aligned services by end of grant term.							
Project activities and services that support the identified goal and objectives			Responsible staff/partners		Timeline			
					Start Date	End Date		
1	Leverage the LAC to expand Medi-Cal billing readiness, shared grant writing efforts, long term funding strategies, and integration with CalAIM community supports.		1	All partners & LAC	1	10/1/25	1	12/31/28
2	Leverage the existing CORE trailer's referral and tracking system to expand access to CBO & county partners, and collect outcomes.		2	Probation & LAC	2	10/1/25	2	12/31/28
3	Enter activity or service		3	Enter name	3	mm/dd/yy	3	mm/dd/yy
4	Enter activity or service		4	Enter name	4	mm/dd/yy	4	mm/dd/yy
List the data elements and sources that will be used to measure the outcomes								

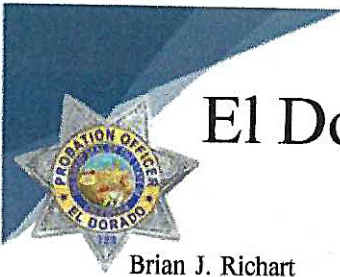
CORE trailer jot form data.
Electronic health record system.

Attachment C: Proposition 47 Local Advisory Committee Membership Roster

Required Attachment: A complete Membership Roster must be uploaded to the BSCC Submittable Application Portal in order to be considered for funding.

Name of Applicant (Lead Public Agency): El Dorado County Probation

Individual Name	Job Title	Agency/Organization
Shelby Wineinger	Court Executive Officer	El Dorado County Superior Court
Teri Monterosso	Chief Public Defender	El Dorado County Public Defender
Martin Entwistle	Chief Medical Officer	Marshall Medical Center
Darlene Galipo	Director	Golden Sierra Job Training Agency
Michael Boyd	Deputy Chief Probation Officer	El Dorado County Probation
Stephanie Denega	Probation Assistant; Lived Experience	El Dorado County Probation
Mindi Paxiao	Probation Officer; Lived Experience	El Dorado County Probation
Arturo Rangel	LMFT; Clinician Practicum oversight Program Coordinator/Clinician	Safe Communities Practicum Program
Susan Fleischer	LCSW, McS: Practicum oversight Program Coordinator/Clinician	Safe Communities Practicum Program
Dr. Thomas Mahoney	Deputy Chief Medical Officer	Mountain Valley Health Plan
Caleb Sandford	Chief Executive Officer	El Dorado Community Health Center



El Dorado County Probation Department

Safe Communities Through Changed Lives

Brian J. Richart
Chief Probation Officer

June 17, 2025

This is a letter of agreement between **El Dorado County Probation** and all organizations listed herein for the purposes of applying for the Proposition 47 Grant administered by the Board of State and Community Corrections. All organizations listed herein agree to participate on the local **Proposition 47 Local Advisory Committee (PLAC)** led by **El Dorado County Probation** using a collaborative approach. This advisory body will, at a minimum, advise the Applicant on:

- How to identify and prioritize the most pressing needs to be addressed (to include target population, target area, etc.);
- How to identify the strategies, programs and/or services to be undertaken to address those needs;
- The development of the grant project; and
- Ongoing implementation of the grant project.

The local program will be known as the "Reentry Intervention Support & Engagement (RISE)" program. PLAC members representing key system partners will be installed immediately upon notice of award. Immediate appointments will come from within the Housing sector. Required MOUs or service contracts will be immediately established to ensure coordination. All targeted members have been selected based on their alignment with the guiding principles of Prop 47, as they relate to the RISE's mission to create an integrated system of care for justice involved individuals.

Signed in mutual agreement,

APPLICANT SIGNATURE

X Brian Richart (Jun 20, 2025 07:00 PDT)

Signature

Brian Richart, Chief Probation Officer

El Dorado County Probation

3974 Durock Rd. Ste. 205, Shingle Springs, CA 95682

South lake Tahoe Office
1360 Johnson Blvd., Ste 102
South Lake Tahoe, CA 96150
(530) 573-3083

Shingle Springs Office
3974 Durock Rd., Ste 205
Shingle Springs, CA 95682
(530) 621-5625

Juvenile Treatment Center
1041 Al Tahoe Blvd.
South Lake Tahoe, CA 96150
(530) 543-6978

Providing Public Safety Through Collaborative Partnerships and Innovative Practices in Corrections, with Accountability and Compassion We Believe That Our Well Trained, Dedicated, and Compassionate Employees are the Probation Department's Most Valuable Asset.

PROPOSITION 47 LOCAL ADVISORY COMMITTEE MEMBER SIGNATURES

Shelby Wineinger

X Shelby Wineinger (Jun 20, 2025 09:39 PDT)

Signature

Shelby Wineinger, Court Executive Officer

El Dorado Superior Court

495 Main Street

Placerville, CA 95667

Teri M. Monterosso

X Teri M. Monterosso (Jun 20, 2025 09:09 PDT)

Signature

Teri Monterosso, Chief Public Defender

El Dorado County Public Defender

3976 Durock Rd.

Shingle Springs, CA 95682

M. Entwistle

X Martin Entwistle (Jun 20, 2025 10:42 PDT)

Signature

Martin Entwistle, Associate Chief Medical

Officer & VP of Population Health

Marshall Medical Center

1100 Marshall Way

Placerville, CA 95667

Darlene Galipo

X Darlene Galipo (Jun 20, 2025 14:56 PDT)

Signature

Darlene Galipo, Director

Golden Sierra Job

Training Agency

115 Ascot Dr Ste 140

Roseville, CA 95661

Michael Boyd

X Michael Boyd (Jun 20, 2025 07:12 PDT)

Signature

Michael Boyd, Deputy Chief Probation Officer

El Dorado County Probation

3974 Durock Rd. Ste. 205

Shingle Springs, CA 95682

Stephanie Denega

X Stephanie Denega (Jun 20, 2025 19:46 PDT)

Signature

Stephanie Denega, Probation Assistant

Lived Experience

El Dorado County Probation

3974 Durock Rd. Ste. 205

Shingle Springs, CA 95682

South lake Tahoe Office

1360 Johnson Blvd., Ste 102

South Lake Tahoe, CA 96150

(530) 573-3083

Shingle Springs Office

3974 Durock Rd., Ste 205

Shingle Springs, CA 95682

(530) 621-5625

Juvenile Treatment Center

1041 Al Tahoe Blvd.

South Lake Tahoe, CA 96150

(530) 543-6978

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Mindi Paxiao
X Mindi Paxiao (Jun 20, 2025 17:31 PDT)

Signature

Mindi Paxiao, Deputy Probation Officer

Lived Experience

El Dorado County Probation

3974 Durock Rd. Ste. 205

Shingle Springs, CA 95682

Arturo Rangel
X Arturo Rangel (Jun 20, 2025 15:35 PDT)

Signature

Arturo Rangel, LMFT

Clinician Practicum oversight

1611 S Street Suite 201

Sacramento, CA 95818

Susan Fleischer, LCSW
X Susan Fleischer, LCSW (Jun 20, 2025 17:26 PDT)

Signature

Susan Fleischer, LCSW, McS

Clinician Practicum oversight

1611 S Street Suite 201

Sacramento, CA 95818

Thomas Mahoney
X Thomas Mahoney (Jun 20, 2025 11:47 PDT)

Signature

Dr. Thomas Mahoney

Deputy Chief Medical Director

Mountain Valley Health Plan

7751 S. Manthey Road

French Camp, CA 95231

Caleb Sandford
X Caleb Sandford (Jun 20, 2025 11:30 PDT)

Signature

Caleb Sandford

Chief Executive Officer

El Dorado Community Health Center

4212 Missouri Flat Road

Placerville, CA 95667

South lake Tahoe Office

1360 Johnson Blvd., Ste 102
South Lake Tahoe, CA 96150
(530) 573-3083

Shingle Springs Office

3974 Durock Rd., Ste 205
Shingle Springs, CA 95682
(530) 621-5625

Juvenile Treatment Center

1041 Al Tahoe Blvd.
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APPENDIX A: PROPOSITION 47 GRANT PROGRAM SCORING PANEL ROSTER

	Name	Title/Organization
1	Jamie Achterberg	Assistant to the City Manager, City of Bakersfield
2	Galit Lipa	Agency Director, Office of the State Public Defender
3	Tracie Neal	Chief Probation Officer, Shasta County Probation Department
4	Marcus Galeste	Research Scientist III, Commission for Behavioral Health
5	Lisa Hooks	Staff Services Manager II, Regional Manager, State Council on Developmental Disabilities
6	Nakea Blair	Program Director, Bigger Than You Inc.
7	Melissa Chelius	Associate Governmental Program Analyst, California Department of Corrections and Rehabilitation
8	Jose de Avila	Probation Manager, Contra Costa County Probation Department
9	Deirdre Benedict	Supervising Analyst, Judicial Council of California
10	Dallaery M. Limon	WHO Case Manager, Family Assistance Next Step Reentry Housing Program
11	Deanna Adams	Attorney II, Judicial Council of California
12	Sandy Bonilla	Co-Founder/Director, Southern California Mountains Foundation Urban Conservation Corp
13	Miguel Santos	Correctional Counselor II, California Department of Corrections and Rehabilitation

APPENDIX B: CRITERIA FOR NON-GOVERNMENTAL ORGANIZATIONS RECEIVING PROPOSITION 47 GRANT FUNDS

This RFP includes requirements that apply to non-governmental organizations **that receive BSCC grant funds as a subcontractor**. Grantees are responsible for ensuring that all subcontracted third parties continually meet these requirements as a condition of receiving any Prop 47 funds. The RFP describes these requirements as follows. Any non-governmental organization that receives Prop 47 funds must:

- Have been duly organized, in existence, and in good standing for at least six (6) months prior to the start date of the applicant’s Grant Agreement with BSCC.

Note: Non-governmental organizations that have recently reorganized or have merged with other qualified non-governmental organizations that were in existence prior to the six (6) month date are also eligible, provided all necessary agreements have been executed and filed with the California Secretary of State prior to the start date of the applicant’s Grant Agreement with BSCC.

- Be registered with the California Secretary of State’s Office, if applicable.
- Have a valid Employer Identification Number (EIN), and/or Taxpayer ID (if sole proprietorship).
- Have a valid business license, if applicable.
- Have any other state or local licenses or certifications necessary to provide the services requested (e.g., facility licensing by the Department of Health Care Services), if applicable.

In the table below, provide the name of the Grantee and list all subcontracted third parties.

Name of Grantee:

Name of Subcontracted Third Party	Address	Email / Phone	Meets All Requirements
			Yes <input type="checkbox"/> No <input type="checkbox"/>
			Yes <input type="checkbox"/> No <input type="checkbox"/>
			Yes <input type="checkbox"/> No <input type="checkbox"/>
			Yes <input type="checkbox"/> No <input type="checkbox"/>

Refer to next page for signature block.

APPENDIX B: CRITERIA FOR NON-GOVERNMENTAL ORGANIZATIONS RECEIVING PROPOSITION 47 GRANT FUNDS

Grantees are required to update this list and submit it to BSCC any time a new third-party subcontract is executed after the initial assurance date. Grantees shall retain (on-site) applicable source documentation for each contracted party that verifies compliance with the requirements listed in the Proposition 47 RFP. These records will be subject to the records and retention language found in Exhibits A and C of the Standard Agreement.

The BSCC will not reimburse for costs incurred by any third party that does not meet the requirements listed above and for which the BSCC does not have a signed grantee assurance on file.

A signature below is an assurance that all requirements listed above have been met.

AUTHORIZED SIGNATURE			
<i>(This document must be signed by the person who is authorized to sign the Grant Agreement.)</i>			
NAME OF AUTHORIZED OFFICER	TITLE	TELEPHONE NUMBER	EMAIL ADDRESS
STREET ADDRESS	CITY	STATE	ZIP CODE
APPLICANT'S SIGNATURE (verified e-signature is acceptable)			DATE
X			