



**San Luis Obispo
Countywide 10 Year
Plan to End
Homelessness**

*We envision a future
in which the housing
and comprehensive
services necessary to
remain housed are
available for all,
affording everyone
maximum self-
sufficiency, and the
opportunity to be
productive and
participating
members of our
community*

**HOMELESS SERVICES OVERSIGHT COUNCIL (HSOC)
Finance and Data Committee Agenda**
August 4, 2020, 10 a.m.

Participate by Zoom video call:

<https://zoom.us/j/92625266266?pwd=RCs1TWZFWis1a2pPVEFvZFU2SHJqQT09>

Or dial in:

+1 669 900 9128

Meeting ID: 926 2526 6266

Passcode: 734100

1. Call to Order and Introductions
2. Public Comment
3. Consent: Approval of Minutes
4. Action/Information/Discussion
 - 4.1 Discussion Item: Homeless Point in Time Count
 - 4.1.1 2020 Housing Inventory Count/ Point in Time Count Reports
 - 4.1.2 2021 Point in Time Count Request for Proposals
 - 4.2 Discussion Item: Homeless Management Information System (HMIS)
 - 4.2.1 HMIS Privacy Policy
 - 4.2.1.1 HMIS Grievance Form
 - 4.2.2 HMIS Participating Agency Agreement
 - 4.2.2.1 Discuss Client verbal or written consent
 - 4.2.3 HMIS Systems Administrators Calls
 - 4.2.4 Preparing HMIS during the COVID-19 Health Crisis Workshop
 - 4.2.5 California Emergency Solutions and Housing Program (CESH) HMIS Report
 - 4.2.6 Discuss whether to conduct Request for Proposals for vendor selection to upgrade/ improve HMIS
 - 4.3 HUD CARES ACT
 - 4.3.1 Discuss estimated need of Homeless Prevention and Rapid Rehousing due to COVID-19
 - 4.3.2 Systems Performance Improvement workshop

- 5 Future Discussion/Report Items
- 6 Next Meeting Date: August 26, 2020
- 7 Adjournment

**HOMELESS SERVICES OVERSIGHT COUNCIL
 HSOC FINANCE AND DATA COMMITTEE MEETING
 April 29 2020, 10am-12pm
 Department of Social Services
 Room 356**

MEMBERS PRESENT	MEMBERS ABSENT	STAFF & GUESTS		
Janna Nichols Sstoz Tes Kristen Richards (alt for Jessica Thomas)	Jeff Al-Mashat Shay Stewart	Russ Francis George Solis Jessica Lorance Grace McIntosh Angela Smith		
AGENDA ITEM			CONCLUSIONS/ACTIONS	FOLLOW UP
1. Call to Order and Introductions	Janna welcomed the group and introductions were made.			
2. Public Comment	None			
3. Consent: Approval of Minutes	Janna asked if the section on page 2 of the minutes stating “the client survey also needs to be compliant with HUD” is in reference to Personally Identifiable Information (PII). George confirms that this is what this means, and that this subject will be covered later in this meeting. Janna asked if putting out a Request for Proposals (RFP) for a new HMIS (Homeless Management Information System) will be an item on a future agenda. George confirmed that it will be.		Sstoz made a motion to approve the minutes. Janna seconded. All were in favor.	
4. Action/Information/Discussion				
4.1 Discussion Item: COVID updates				

<p>4.1.1 Project Roomkey HMIS Workflow</p>	<p>George explained that the State created a non-congregate shelter program called Project Roomkey, reimbursed by FEMA, which the SLO EOC (Emergency Operations Center) is now using. Project Roomkey requires similar universal data to that which is required by existing emergency shelter programs. Agencies can set up non-congregate shelter programs under Project Roomkey.</p> <p>Janna asked if a Shelter in Place program in a campground would qualify for this. George will check on this.</p> <p>Janna asked for clarification on the phrase 'access/functional needs' on page 4 of the attachment. George clarified that this refers to mobility and access issues, e.g. an individual who requires a first floor room as they have difficulty with stairs.</p> <p>Janna asked if this program is only for individuals who have tested positive for COVID-19, or whose test results are pending. George clarified that people who are asymptomatic and low risk or who have been exposed to COVID-19 can be included, but FEMA is only reimbursing those who have tested positive and high risk categories.</p> <p>Janna asked if providers will be given the screening tool which is in use at the EOC. George responded that this has not happened yet but there will be more news forthcoming. A Request for Proposals is due out on May 1 which will be for CDBG (Community Development Block Grant), Federal ESG-CV (Emergency Solutions Grant COVID-19), State ESG-CV, and COVID-19 Emergency Funding. Some of this funding can be used for Project Roomkey.</p>		
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	George also reported that the State requires daily reports for Project Roomkey, showing how many rooms are being used at that time and how many participants are in the program. If agencies receive funding for Project Roomkey, they will need to be doing this daily.		
4.2 Discussion Item: HUD Reports			
4.2.1 Systems Performance Measures	<p>Following on from discussion at the last meeting, System Performance Measures for fiscal year 2019 were submitted to HUD (Department of Housing and Urban Development) on February 28. These Measures show differences between performance in 2018 and 2019. George clarified that 'SH' in Measure 1 refers to Safe Havens (of which SLO County does not have any), and that that the difference between metrics A and B in Measure 1 is that metric B includes Permanent Housing projects. George also clarified that SLO County does have Transitional Housing projects (Stand Strong and TMHA), which are not entered into HMIS but are included in PIT (Point in Time) counts.</p> <p>The next step will be to look more closely at this data and carry out analysis on individual measures to determine why some outcomes are falling behind (e.g. moving people into Permanent Housing).</p>		
4.2.2 HIC/ PIT	George explained that the annual inventory count was originally due to HUD on April 30, but due to COVID-19, our deadline is now June 30. George has reached out to all agencies to collect		

	<p>data in preparation for this, and reported that data collection is around 90-95% complete. George thanked all agencies for their work on this.</p>		
<p>4.3 Discussion Item: Quarterly Data Quality Reports</p>	<p>County staff will work with Bell Data to identify the data issues in the report. Overall, data quality has improved – for last year’s Q4, the error rate was 10.76%. This was down to 7.63% for Q1.</p> <p>Janna asked for clarification on the error rate of 64.64% for Income Sources at Annual Assessment in measure 4 (Income and Housing Data Quality). George explained that this is more an error in the system rather than the data, as this includes anyone who is enrolled in an Emergency Shelter or Rapid Rehousing program but has not had an annual assessment within the last year. This shows up as a data error but it is not a requirement of these projects for all clients to have an annual assessment.</p> <p>George shared that Measure 3 (Universal Data Elements) had an error count of 202 in Q4. This has been reduced to 17 in Q1, after the County worked with Bell Data to identify the issue. George reported that Measure 6 (Timeliness) gives a snapshot of where providers currently are, in the context of HUD’s requirement that client data be entered within three days. George reported that more than 900 clients were entered within this time, though more than 700 were entered eleven or more days after the data was captured. George said that the County is aware that it takes time to set projects up in HMIS, and</p>		

	<p>data must then be entered at a later date, and that this is a reason for some of the delayed entries.</p>		
<p>4.4 Action Item: Vote to approve the updated documents for Homeless Management Information System</p>	<p>George reported that County staff have worked with HUD TA (Technical Assistance) to update the following documents to ensure they are compliant. The County most recently had feedback from HUD TA on April 15, and submitted the revised documents to County Counsel for their review. County Counsel reported no issues.</p> <p>After approval of the documents, the next step is for them to be taken to the full HSOC meeting on May 11 for approval.</p>		
<p>4.4.1 Action Item: Vote to approve the new Privacy Notice</p>	<p>The Privacy Notice tells clients why agencies collect their data, what the data is used for, and what their rights are.</p> <p>Janna commented on two items: Item C refers to the right of clients to submit grievances to providers. This would trigger the provider’s Grievance Policy, meaning that all organizations that are HMIS-compliant would need to be following this. Item D implies that organizations would be required to provide annual privacy and security training to all staff using HMIS, and to have all staff using HMIS sign an annual confidentiality agreement, which may not be feasible. 5CHC currently has one confidentiality agreement as an agency, and does not have a procedure to reaffirm individuals annually.</p>	<p>Sstoz made a motion to approve the new Privacy Notice. Janna seconded. All were in favor. The motion carried.</p>	

	<p>George clarified that the documents under review today represent the baseline that HUD is requiring, and that the County may be able to help by providing an annual privacy and security training session with all HMIS users, which could be the time to get them to sign individual confidentiality agreements.</p>		
<p>4.4.2 Action Item: Vote to approve the new Privacy Public notice</p>	<p>The Privacy Public Notice should be posted in any area where agencies do intake with clients, such as a front lobby or reception. This notice informs clients about the Privacy Notice.</p> <p>George clarified that it is not necessary to read out either notice to clients at intake, but that clients can request the full Privacy Notice. George also clarified that these documents do not replace the HMIS consent form, which may also need to be updated.</p> <p>Janna suggested that a mention of obtaining client consent by signature should be included in the Privacy Notice. George responded that the next step is to look at procedures to ensure we can comply with the Privacy Notice, and clarified that the documents under review today are what HUD requires as a baseline. A CoC (Continuum of Care) can have its own additional privacy measures on top of this, and individual agencies can have their own additional measures and privacy documents on top of this if they choose.</p> <p>Janna requested clarification on the proper name for the document, as it is referred to as both</p>	<p>Sstoz made a motion to approve the new Privacy Public Notice. Janna seconded. All were in favor. The motion carried.</p>	

	<p>Privacy Public Notice and Mandatory Collection Notice. George said he will check the HMIS regulations to see what the title should be.</p>		
<p>4.4.3 Action Item: Vote to approve the new Data Quality Plan</p>	<p>George explained that HUD has recommended all CoCs review their Data Quality Plan, in order to monitor and improve data quality. HMIS coverage is part of the HUD CoC application competitive element, so the higher the bed coverage, the greater the chance that HSOC has of receiving more funding. All beds in HUD-funded programs are required to participate in HMIS, including warming center beds. The bed coverage and utilization rates will be helped by getting data from all three warming centers into HMIS. There will be training on data collection in late summer or fall of this year.</p> <p>Janna raised the point that if an agency has more beds than they normally use, this would bring the bed coverage rate down if the beds are set up. The County would need to tell providers how many beds to set up in winter, and providers would need to keep the rest in storage, to avoid this.</p> <p>Janna questioned the data timeliness requirement that data must be entered within 3 calendar days from the point of the event. George confirmed that this can be changed to 3 business days.</p>	<p>Sstoz made a motion to approve the new Data Quality Plan, with the adjustment from '3 calendar days' to '3 business days'. Janna seconded. All were in favor. The motion carried.</p>	
<p>5. Future Discussion/Report Items</p>	<ul style="list-style-type: none"> Review implementation procedures to ensure they are being executed in accordance with the Privacy Notice 		

	<ul style="list-style-type: none"> • Analysis on the HMIS report • Review of intake form and client grievance form • HUD requirement that HMIS systems become aligned; question of whether to upgrade and consolidate existing systems or put out an RFP for a new system 		
6. Next Meeting Date: May 27, 2020			
7. Adjournment	Janna adjourned the meeting at 11:20am.		

2020 Point-in-Time Count CA-614 San Luis Obispo County CoC

Population: Sheltered-Only Count

Persons in Households with at least one Adult and one Child

	Sheltered		Unsheltered	Total
	Emergency	Transitional		
Total Number of Households	26	6		32
Total Number of persons (Adults & Children)	81	18		99
Number of Persons (under age 18)	47	12		59
Number of Persons (18 - 24)	7	0		7
Number of Persons (over age 24)	27	6		33

Gender (adults and children)	Sheltered		Unsheltered	Total
	Emergency	Transitional		
Female	52	14		66
Male	29	4		33
Transgender	0	0		0
Gender Non-Conforming (i.e. not exclusively male or female)	0	0		0

Ethnicity (adults and children)	Sheltered		Unsheltered	Total
	Emergency	Transitional		
Non-Hispanic/Non-Latino	39	5		44
Hispanic/Latino	42	13		55

2020 Point-in-Time Count CA-614 San Luis Obispo County CoC

Race (adults and children)	Sheltered		Unsheltered	Total
	Emergency	Transitional		
White	55	18		73
Black or African-American	3	0		3
Asian	0	0		0
American Indian or Alaska Native	2	0		2
Native Hawaiian or Other Pacific Islander	0	0		0
Multiple Races	21	0		21

Chronically Homeless (adults and children)	Sheltered		Unsheltered	Total
	Emergency	Transitional		
Total number of households	11			
Total number of persons	32			

Population: Sheltered-Only Count

Persons in Households with only Children

	Sheltered			Unsheltered	Total
	Emergency	Transitional	Safe Haven		
Total Number of Households	0	0	0		0
Total Number of children (under age 18)	0	0	0		0

Gender (adults and children)	Sheltered			Unsheltered	Total
	Emergency	Transitional	Safe Haven		
Female	0	0	0		0
Male	0	0	0		0
Transgender	0	0	0		0
Gender Non-Conforming (i.e. not exclusively male or female)	0	0	0		0

Ethnicity (adults and children)	Sheltered			Unsheltered	Total
	Emergency	Transitional	Safe Haven		
Non-Hispanic/Non-Latino	0	0	0		0
Hispanic/Latino	0	0	0		0

Race (adults and children)	Sheltered			Unsheltered	Total
	Emergency	Transitional			
White	0	0	0		0
Black or African-American	0	0	0		0
Asian	0	0	0		0
American Indian or Alaska Native	0	0	0		0
Native Hawaiian or Other Pacific Islander	0	0	0		0
Multiple Races	0	0	0		0

Chronically Homeless (adults and children)	Sheltered			Unsheltered	Total
	Emergency	Transitional	Safe Haven		
Total number of persons	0		0		

2020 Point-in-Time Count CA-614 San Luis Obispo County CoC

Population: Sheltered-Only Count

Persons in Households without Children

	Sheltered			Unsheltered	Total
	Emergency	Transitional	Safe Haven		
Total Number of Households	145	5	0		150
Total Number of persons (Adults)	147	5	0		152
Number of Persons (18 - 24)	6	0	0		6
Number of Persons (over age 24)	141	5	0		146

Gender (adults and children)	Sheltered			Unsheltered	Total
	Emergency	Transitional	Safe Haven		
Female	45	2	0		47
Male	101	3	0		104
Transgender	1	0	0		1
Gender Non-Conforming (i.e. not exclusively male or female)	0	0	0		0

Ethnicity (adults and children)	Sheltered			Unsheltered	Total
	Emergency	Transitional	Safe Haven		
Non-Hispanic/Non-Latino	127	4	0		131
Hispanic/Latino	20	1	0		21

2020 Point-in-Time Count CA-614 San Luis Obispo County CoC

Race (adults and children)	Sheltered			Unsheltered	Total
	Emergency	Transitional	Safe Haven		
White	128	5	0		133
Black or African-American	8	0	0		8
Asian	1	0	0		1
American Indian or Alaska Native	2	0	0		2
Native Hawaiian or Other Pacific Islander	1	0	0		1
Multiple Races	7	0	0		7

Chronically Homeless (adults and children)	Sheltered			Unsheltered	Total
	Emergency	Transitional	Safe Haven		
Total number of persons	50		0		

Date of PIT Count: 1/27/2020

Population: Sheltered-Only Count

Total Households and Persons

	Sheltered			Unsheltered	Total
	Emergency	Transitional	Safe Haven		
Total Number of Households	171	11	0	0	182
Total Number of Persons	228	23	0	0	251
Number of Children (under age 18)	47	12	0	0	59
Number of Persons (18 to 24)	13	0	0	0	13
Number of Persons (over age 24)	168	11	0	0	179

Gender

	Sheltered			Unsheltered	Total
	Emergency	Transitional	Safe Haven		
Female	97	16	0	0	113
Male	130	7	0	0	137
Transgender	1	0	0	0	1
Gender Non-Conforming (i.e. not exclusively male or female)	0	0	0	0	0

Ethnicity

	Sheltered			Unsheltered	Total
	Emergency	Transitional	Safe Haven		
Non-Hispanic/Non-Latino	166	9	0	0	175
Hispanic/Latino	62	14	0	0	76

Race

Point In Time Summary for CA-614 - San Luis Obispo County CoC

	Sheltered			Unsheltered	Total
	Emergency	Transitional	Safe Haven		
White	183	23	0	0	206
Black or African-American	11	0	0	0	11
Asian	1	0	0	0	1
American Indian or Alaska Native	4	0	0	0	4
Native Hawaiian or Other Pacific Islander	1	0	0	0	1
Multiple Races	28	0	0	0	28

Chronically Homeless	Sheltered			Unsheltered	Total
	Emergency	Transitional	Safe Haven		
Total number of persons	82		0	0	82

HIC Total Summary for CA-614 - San Luis Obispo County CoC

Total Year-Round Beds - Household without Children

1. Current Year-Round Beds for Households without Children	442
1A. Current Year Round ES Beds for Households without Children	131
1B. Current Year Round TH Beds for Households without Children	4
1C. Current Year Round Safe Haven Beds for Households without Children	0
1D. Current Year Round RRH Beds for Households without Children	31
1E. Current Year Round PSH Beds for Households without Children	272
2. Total Year-Round Beds for Households without Children	442
2A. Number of DV Year-Round Beds for Households without Children	0
2B. Subtotal, non-DV Year-Round Beds for Households without Children	442
3. Total Year Round HMIS Beds for Households without Children	272
3A. Total Year Round ES HMIS Beds for Households without Children	122
3B. Total Year Round TH HMIS Beds for Households without Children	0
3C. Total Year Round Safe Haven HMIS Beds for Households without Children	0
3D. Total Year Round RRH HMIS Beds for Households without Children	31
3E. Total Year Round PSH HMIS Beds for Households without Children	115
4. Total Year Round HMIS Beds for Households without Children	272
5. HMIS Bed Coverage: Beds for Households without Children	61.54%

Total Year-Round Beds - Households with Children

1. Current Year Round Beds for Households with Children	614
1A. Current Year Round ES Beds for Households with Children	128
1B. Current Year Round TH Beds for Households with Children	27
1C. Current Year Round Safe Haven Beds for Households with Children	0

Total Summary for CA-614 - San Luis Obispo County CoC

1D. Current Year Round RRH Beds for Households with Children	374
1E. Current Year Round PSH Beds for Households with Children	85
2. Total Year Round Beds for Households with Children	614
2A. Number of DV Year-Round Beds for Households with Children	65
2B. Subtotal, non-DV Year-Round Beds for Households with Children	549
3. Total Year Round HMIS Beds for Households with Children	442
3A. Total Year Round ES HMIS Beds for Households with Children	58
3B. Total Year Round TH HMIS Beds for Households with Children	0
3C. Total Year Round Safe Haven HMIS Beds for Households with Children	0
3D. Total Year Round RRH HMIS Beds for Households with Children	374
3E. Total Year Round PSH HMIS Beds for Households with Children	10
4. Total Year Round HMIS Beds for Households with Children	442
5. HMIS Bed Coverage: Beds for Households with Children	80.51%

Total Year-Round Beds - Households with only Children

1. Current Year Round Beds for Households with only Children	0
1A. Current Year Round ES Beds for Households with only Children	0
1B. Current Year Round TH Beds for Households with only Children	0
1C. Current Year Round Safe Haven Beds for Households with only Children	0
1D. Current Year Round RRH Beds for Households with only Children	0
1E. Current Year Round PSH Beds for Households with only Children	0
2. Total Year Round Beds for Households with only Children	0
2A. Number of DV Year-Round Beds for Households with only Children	0
2B. Subtotal, non-DV Year-Round Beds for Households with only Children	0
3. Total Year Round HMIS Beds for Households with only Children	0
3A. Total Year Round ES HMIS Beds for Households with only Children	0

Total Summary for CA-614 - San Luis Obispo County CoC

3B. Total Year Round TH HMIS Beds for Households with only Children	0
3C. Total Year Round Safe Haven HMIS Beds for Households with only Children	0
3D. Total Year Round RRH HMIS Beds for Households with only Children	0
3E. Total Year Round PSH HMIS Beds for Households with only Children	0
4. Total Year Round HMIS Beds for Households with only Children	0
5. HMIS Bed Coverage: Beds for Households with only Children	n/a

San Luis Obispo County Continuum of Care
Homeless Management Information System (HMIS)

HMIS Grievance Form

If you feel a violation of your rights as an HMIS client has occurred or you disagree with a decision made about your "Protected HMIS Information" you may complete this form. Complete this form only after you have exhausted the grievance procedures at the agency you have a grievance with. **It is against the law for any agency to take retaliatory action against you if you file this grievance. You can expect a response within 30 days via the method of your choice.**

Grievances may be submitted in writing to:

Or Via Email to: SS_HMISsupport@co.slo.ca.us

County of San Luis Obispo
Dept of Social Services
Attn: HMIS Lead
3433 S. Higuera St
San Luis Obispo, CA 93401

Date Grievance Filed: _____

Name of Individual who
violated your privacy rights.

Name of Agency who
violated your privacy rights.

Brief description of grievance (what happened):

Your Name: _____

Best way to contact you: _____

Your Phone #: _____

Your Email Address: _____

Your mailing address: _____

CoC response date: _____

Recommendation to Agency:

DRAFT

San Luis Obispo County Continuum of Care Homeless Management Information System AGENCY PARTICIPATION AGREEMENT

This agreement is entered into on ____/____/____(mm/dd/yyyy) between the County of San Luis Obispo (Homeless Management Information System (HMIS) Lead Agency), hereafter known as "County," and _____, hereafter known as the "Agency," regarding access and use of the Homeless Management Information System.

I. Introduction

This document provides the framework for participant agencies of the San Luis Obispo Continuum of Care (CoC) Homeless Management Information Systems (HMIS).

The fundamental goal of HMIS is to improve care coordination for homeless persons in our CoC. This will be possible through providing a user-friendly and high-quality automated records system that expedites client intake procedures, improves referral accuracy, and supports the collection of quality information that can be used for program improvement and service-planning for service providers. This data will then be used to complete reporting requirements as established by the U.S. Department of Housing and Urban Development (HUD) and other federal, state and local funders as needed.

In compliance with all federal, state and local requirements regarding client/consumer confidentiality and data security, HMIS is designed to collect and deliver timely, credible, quality data about services and homeless persons or persons at risk of becoming homeless.

The County coordinates and funds programs providing homelessness prevention, emergency shelter, housing and supportive services to persons who are homeless or in housing crises in San Luis Obispo County ("Homeless Services"), and supports and improves the availability and provision of Homeless Services through the facilitation of quality review activities and allocation of available community resources based on data reported to HMIS.

The Homeless Services Oversight Council (HSOC), the CoC Governing Board, designated the County as the lead agency for HMIS and employs the System Administrator and other HMIS staff.

Agency is a provider of Homeless Services to clients in and around San Luis Obispo County and contributes data into HMIS as required by federal, state, and local funders. All Homeless Services providers are encouraged to participate in HMIS, except for domestic violence providers covered by the Violence Against Woman Act (VAWA).

Bell Data Systems, Inc., PO Box 1428, Mooresville, NC, 28115, is the contracted HMIS vendor for the San Luis Obispo CoC.

II. Governing Principles

Described below are the overall governing principles upon which all decisions pertaining to HMIS are based. The Agency is expected to read, understand and adhere to these principles.

2.1. **Protection of Client Privacy**

- The Agency that is considered a “covered entity” under the Health Insurance Portability and Accountability Act of 1996, 45 C.F.R., Parts 160 & 164, and corresponding regulations establishing by the U.S. Department of Health and Human Services is required to operate in accordance with HIPAA regulations.
- The Agency that is not considered a “covered entity” under the Health Insurance Portability and Accountability Act of 1996, 45 C.F.R., Parts 160 & 164, and corresponding regulations establishing by the U.S. Department of Health and Human Services is required to operate in accordance with HMIS Privacy Policy and Procedures.
- The Agency will comply with all applicable federal and state laws regarding protection of client privacy.
- The Agency will comply with all policies and procedures established by the CoC pertaining to protection of client privacy.
- The Agency will use a Privacy Notice to standardize the explanation of agency/HMIS privacy rules to clients

2.2. **Confidentiality**

The rights and privileges of Clients are crucial to the success of HMIS. These policies will ensure Clients’ privacy without affecting delivery of services, which is the primary focus of the Agency.

- The Agency agrees to post a Privacy Public Notice where Client intake is completed to inform clients of their intent to collect and enter data into the HMIS. Copies of this notice will be available to Clients upon request.
- The Agency will provide copies of the Privacy Notice, detailing all privacy protections in place within the HMIS, to any Client upon request.
- The Agency will not share any confidential information received from HMIS to any organization or individual without signed written consent form the Client, unless otherwise permitted by applicable regulations or laws.
- The Agency will ensure that all persons who are issued a User Identification and Password to the HMIS abide by this agreement, including all associated confidentiality provisions. The Agency will be responsible for oversight of its own related confidentiality requirements.
- The Agency agrees that it will ensure that all persons issued a User ID and Password will complete a formal training provided by the County on privacy and confidentiality policies and HMIS. Agency employees must demonstrate mastery

of that information prior to activation of their User License. The Agency will notify the HMIS System Administrator when a staff member with a User ID and Password leaves the Agency within two (2) business days of the staff member's last day.

- The Agency agrees that those granted Agency Administrator system access must first complete HMIS Agency Administrator training provided by the County and adhere to the Agency Administrator user guidelines.
- The Agency acknowledges that ensuring the confidentiality, security and privacy of any information downloaded from the system by the Agency is strictly the responsibility of the Agency.

2.3. Custody of Data

Client data is the most valuable and sensitive component of HMIS. These policies will ensure integrity and protect Client data from accidental or intentional unauthorized modification or disclosure.

- The Agency understands that Client data will be encrypted at the server level using encryption technology.
- The Agency understands the file server, which contains all Client information, including encrypted identifying Client information, will be located at Bell Data Systems.
- If this Agreement is terminated, the County shall maintain their right to the use of all Client data previously entered by the terminating Agency; this use is subject to any restrictions requested by the Client.

III. Roles and Responsibilities

3.1. HMIS Lead

- The County will provide the Agency 24-hour access to HMIS data-gathering system, via internet connection.
- The County reserves the right to provide up to two (2) Bell Data User licenses to each HMIS Agency based on the size of the client population at no cost. An Agency may purchase additional user licenses under separate contract.
- The County will provide template for a Client Release of Information Authorization (ROI) form.
- The County will provide initial training and refresher training as required to HMIS Users.
- The County will provide basic user support and technical assistance (i.e., general trouble- shooting and assistance with report generation) in accordance with standard operating procedures.
- HMIS data used in reports released to the public will be limited to presentation of aggregated, or summary, data. Personal identifying information will never

be published.

- The County will monitor quality and timelines of data entry.
- The County will notify the Agency Administrator and/or Executive Director if it becomes aware of any violation of HMIS policies or procedures on the part of HMIS Users at this organization. If the violation is a security incident, the System Administrator will also present the incident to the HMIS Advisory Committee.

3.2. **Agency**

- The Agency Administrator will be the main contact for the Agency in matters regarding HMIS. The Agency Administrator will be the first contact for user staff for issues concerning HMIS before the System Administrator is contacted.
- The Agency Administrator will inform the System Administrator within two (2) business days if a staff user leaves the Agency. Agency will notify the System Administrator when new users need to be trained and assigned license.
- HMIS Users will accurately enter data in a timely fashion; within three (3) business days of entry or exit into the program whenever possible.
- The Agency Administrator will monitor HMIS data quality and be responsible to ensure that data is corrected based on monthly data quality reports.
- The Agency Administrator (or designated Agency HMIS User) will be required to attend any HMIS User meetings and inform any other Agency Users of the information discussed.
- Agency will not purposefully enter inaccurate information or over-ride accurate information entered by its own Agency or another Agency.
- The Agency shall not use HMIS with intent to defraud federal, state or local governments, individuals or entities, or to conduct any illegal activity.

IV. **Standard Operating Procedures**

4.1. **HMIS Participation**

- The Agency participating in HMIS shall commit to abide by the governing principles of HMIS and adhere to the terms and conditions of this partnership in the Agency Participation Agreement.
- The Agency shall confirm their participation in HMIS by submitting a signed HMIS Agency Participation Agreement to the HMIS System Administrator.
- The Agency shall inform the HMIS System Administrator in writing of their intention to terminate the HMIS Agency Participation Agreement. The System Administrator will revoke access of the Agency staff to HMIS and will keep all termination records on file with the associated HMIS Agency Participation Agreement.

- If the System Administrator determines that the Agency is in violation of the terms of the HMIS Agency Participation Agreement, the Agency, the County and the HSOC Finance and Data Committee will work to resolve the conflict. If unable to resolve conflict(s) and it results in termination the Agency will be notified in writing of the intention to revoke their participation in HMIS.

4.2. User Authorization & Passwords

- HMIS Users including the Agency Administrator must have a specific function and purpose for using and entering data into HMIS.
- The Agency staff participating in HMIS shall commit to abide by the governing principles of HMIS and adhere to the terms and conditions of the Agency Partnership Agreement.
- The Agency Administrator must only request user access to HMIS for those staff members that require access for business purposes only. **All users must have their own user ID and password and should never be allowed to use a user ID that is not assigned to them.** Licenses will only be assigned once staff member has completed all required HMIS training.
- The Agency will not share assigned User IDs and Passwords to access HMIS with any other organization, government entity, business, or individual.
- The Agency will prohibit anyone with an Agency-assigned User ID and Password from entering offensive language, profanity, or discriminatory comments based on race, color, religion, national origin, ancestry, handicap, age, sex, and/or sexual orientation.
- The System Administrator will confirm that the Agency provides HMIS workstation(s) that:
 - Has and uses a hardware or software firewall.
 - Has and uses updated virus protection software
 - Has and uses screens that “go to sleep” after 5 minutes of inactivity and require a password to re-activate
 - Has screens positioned so that data is not visible to others; (i.e. – other staff, clients, etc. who are in the immediate area)
 - Do not have user names and/or passwords posted in visible and/or accessible locations
- When the Agency Administrator identifies a staff member that requires access to HMIS, the System Administrator will coordinate the training and qualify the HMIS User. The User Agreement will be provided to the prospective user to read, sign and return to the System Administrator. A new user ID and temporary password will then be created and issued.
- If a staff user forgets his or her password or has reason to believe that someone else has gained access to their password, they must immediately notify their Agency or System Administrator. The Agency or System

Administrator has the ability to reset the user's Password and notify the user of the new temporary Password.

4.3. **Data Entry**

Client data will be gathered according to the policies, procedures and confidentiality rules of each individual program. The Agency will only enter into HMIS individuals that exist as Clients under the Agency/Program's jurisdiction.

- The Agency shall use Client information in HMIS, as entered by the Agency or Partner Agencies, to assist the Agency in providing adequate and appropriate services to the Client including referrals through Coordinated Entry.
- The Agency will only enter Client into HMIS with the Client's authorization. Clients may refuse to have data entered, at which point the Agency has two options: to create an unnamed client (following the training manual) or leave the client out of the system. Clients may not be denied services based on their refusal to have their information entered into HMIS.
- The Agency will accurately enter data in a timely manner, within three (3) business days of entry or exit into the program or as needed when there is a significant change in information. The Agency shall not misrepresent its Client base in the HMIS system by entering known inaccurate information. Client records should be updated in HMIS at the minimum of once per year.
- The Agency will enter all client and program level data elements defined by the CoC and/or required by HUD and/or other federal, state and local funders.
- The Agency will routinely review records it has entered into HMIS for completeness and data accuracy.
- The Agency is responsible for the accuracy, integrity, and security of all data input by said Agency.
- If using paper, the intake data collection forms correctly align with the newest intake form
- The Agency understands that good data quality of Client specific data is essential to the meaningful analysis and accurate reporting of Continuum of Care data.
- HUD funded programs are required to use HMIS to remain in compliance with their HUD grant. Failure to participate in HMIS could result in HUD funding being reduced or eliminated.
- There should be congruity between the following HMIS data elements, based on the applicable homeless definition: (Is Client Homeless, Housing Status, Prior Living Situation and Length of stay at prior living situation are being properly completed).
- Agencies should have an organized exit process that includes the proper procedure to communicate discharge destination and evidence exists that discharge destination data is properly being entered into the HMIS

- Federal funded programs have minimum data entry requirement based on different funding type. For details refer to the most recent [HMIS Data Standards Manual](#). All non-federal funded programs who are willing to participate in HMIS will at least enter the minimum required data elements—referred to as Universal Data Elements in the [HMIS Data Standards Manual](#).

4.4. Release and Disclosure of Client Data

Once collected, providers have obligations about how PII information may be used and disclosed. Uses and disclosures either are required by HUD (e.g., participants' access to their own information, oversight of compliance with the HMIS data privacy and security standards) or are permitted by HUD (e.g., to provide services, reporting to funders). HUD's required and permitted uses and disclosures must be stated in the CoC's Privacy Notice.

Per the 2004 HMIS Data and Technical Standards, HUD permits the following uses and disclosures of PII without participant consent, provided that the uses and disclosures are listed in the CoC's Privacy Notice. If any of these uses and disclosures is not listed in the Privacy Notice, consent is required:

- To provide or coordinate services to an individual
- For functions related to payment or reimbursement for services
- To carry out administrative functions, including but not limited to legal, audit, personnel, oversight, and management functions
- For creating de-identified from PII

Per the 2004 HMIS Data and Technical Standards, HUD also permits the following types of uses and disclosures of PII without participant consent, provided that these additional uses and disclosures are listed in the Privacy Notice. If any of these uses and disclosures is not listed in the Privacy Notice, consent is required:

- Uses and disclosures required by law
- Uses and disclosures to avert a serious threat to health or safety
- Uses and disclosures about victims of abuse, neglect, or domestic violence
- Uses and disclosures for research purposes
- Uses and disclosures for law enforcement purposes

Per the 2004 HMIS Data and Technical Standards, HUD requires two mandatory disclosures regardless of their inclusion in the Privacy Notice:

- Participants' access to their own information
- Disclosures for oversight of compliance with HMIS data privacy and security standards

Certain uses and disclosures may also be prohibited or otherwise restricted by other federal, state, or local laws. For instance, recipients of Violence Against Women Act funding are prohibited from disclosing PII without the participant's written consent.

4.5. Publication of Reports

- The Agency agrees that it may only release aggregated or summary information generated by HMIS that is specific to its own client data. The Agency may make aggregated data available to other entities for funding or planning purposes pertaining to providing services to homeless persons. Aggregate data that does not contain any Client personal identifying information, including but not limited to, Name, Social Security Number and Address, may be shared with internal and external agents. This policy should be made clear to Clients as part of the Informed Consent procedure.
- The Agency shall retain access to identifying and statistical data on the Clients it services.
- The County will use only unidentified, aggregate HMIS data for homeless policy and planning decisions, in preparing federal, state, or local applications for homelessness funding, to demonstrate the need for and effectiveness of a program, and to obtain a view of program utilization.

4.6. Server Availability

The System Administrator will strive to maintain continuous availability by design and by practice.

- Necessary and planned downtime will be scheduled when it will have least impact, for the shortest possible amount of time, and will only come after timely communication to all participants.
- If a user discovers server is down, the user will report immediately to their Agency Administrator. The System Administrator will notify users by email if they become aware server is down (unplanned).
- All other procedures for maximizing server availability, recovering from unplanned downtime, communicating, and avoiding future downtime are the responsibility of the System Administrator and Bell Data Systems.

4.7. Compliance

Compliance with these Policies and Procedures is mandatory for participation in HMIS.

- The Agency shall follow, comply with and enforce the User Agreement & Code of Ethics form (See: HMIS Standard Operating Procedures Manual). HMIS documents may be modified by the CoC as needed. Changes will be communicated to HMIS Users.
- Bell Data is HIPPA compliant. All changes to Client data are recorded in the system and can be audited if there is suspected misuse of the system.
- The Agency is responsible for ensuring they meet the Privacy and Security requirements detailed in HMIS Standard Operating Procedures Manual.
- The County will schedule periodic monitoring visits to ensure that HMIS

policies and procedures are being followed.

4.8. **Technical Support**

The County will provide support include problem reporting, requests for enhancements (features), or other general technical support.

Users shall submit support request to their Agency Administrator or the System Administrator. Users shall not, under any circumstances submit requests directly to the software vendor.

4.9. **HMIS Document Revisions**

The County will coordinate the compilation and revisions of all HMIS documents. Proposed changes may originate from any HMIS user.

1. When proposed changes originate within the Agency, the Agency Administrator must review and then submit to the System Administrator. The System Administrator will maintain a list of proposed changes.
2. The list of proposed changes will be discussed by the County and the HSOC Finance and Data Committee. Results of said discussion will be communicated, along with the amended Policies and Procedures. The revised Policies and Procedures will be identified within the document by the date of the discussion.
3. Updated HMIS documents and forms are available in pdf format on the [County website](#).

4.10. **Term and Termination**

This Agreement is effective as of the Effective Date and, except as otherwise provided herein, shall continue for a term of one (1) year at which time this Agreement shall automatically renew for additional one (1) year terms. To the extent the Agency has entered into a Master Provider Agreement or Program Agreement with the County, this Agreement shall automatically terminate upon the termination of the Master Provider Agreement between the County and Agency and shall automatically terminate as to any programs for the provision of Homeless Services to the extent any Program Agreement between the County and Agency is terminated. This Agreement may be otherwise terminated by either party, with or without cause, upon thirty (30) days prior written notice to the other party; provided, however, the party breaching or violating this Agreement may cure any breach or violation prior to the effective date of termination and this Agreement will continue unless otherwise terminated as provided herein.

4.11. **Indemnification**

The Agency shall indemnify, hold harmless and defend the County, its officers, directors, trustees, agents and employees (the representatives) and the County funding sources and

their representatives, from and against any and all claims, judgments, actions, demands, losses, costs, expenses, liabilities (joint or several), penalties or other damages that relate directly or indirectly to (i) bodily injuries to or death of persons serviced by the Agency; (ii) damage to property caused by, or purportedly caused by, the Agency, its agents or employees; (iii) services or programs offered by the Agency; (iv) the use, occupancy or operation of the shelter operated by the Agency; (v) improper or unauthorized use or disclosure of Data; (vi) breach or violation of the terms and provisions of this Agreement; or (vi) any act, performance, or failure to perform by the Agency, its officers, agents, employees or assigns, including attorneys' fees and expenses reasonably incurred in investigating or enforcing this indemnity. Each party hereto shall give to the other prompt and timely written notice of any claim made or suit instituted coming to its knowledge which may in any way, directly or indirectly, contingently or otherwise, affect any party and all parties have the right to participate in the defense to the extent of its own interest. The approval of any of the Agency's policies by the County shall in no way affect or change the terms and conditions of this provision.

4.12. **Miscellaneous**

- (a) Entire Agreement; Amendment. This Agreement constitutes the entire understanding of Agency and the County with respect to the subject matter hereof and supersedes all prior negotiations, discussions, undertakings and agreements between the parties with respect to such subject matter. Except as otherwise provided herein, this Agreement may be amended or modified only by a writing executed by the duly authorized representatives of the parties hereto.
- (b) Third Parties. Nothing herein expressed or implied is intended or shall be construed to confer upon or give any person other than Agency and the County any rights or remedies under or by reason of this Agreement.
- (c) Independent Contractors. The County and Agency are independent contractors, and nothing herein or otherwise is intended to cause either party to be deemed a joint venturer, employee or partner of the other for any purpose whatsoever.
- (d) Severability. If any provision of this Agreement is held invalid or unenforceable by any court of competent jurisdiction, then the remaining provisions hereof shall be interpreted and construed as though such invalid or unenforceable provision had not appeared.
- (e) Governing Law. This Agreement shall be governed by the laws of the State of California.

(f) Notice. All notices and other communications hereunder shall be in writing and shall be deemed to have been duly given when delivered in person or two (2) business days after it is mailed, certified, return receipt requested, postage prepaid or sent by facsimile with written confirmation of receipt:

(i) If to the County, addressed to:

Department of Social Services
3433 S. Higuera St
San Luis Obispo, CA 93401
Attn: HMIS System Administrator

(ii) If to Agency, addressed to:

Either party may, from time to time, by written notice to the other party, designate a different address, which shall be substituted for the one specified above for such party.

(g) Assignment. This Agreement may not be assigned or transferred in whole or in part by any party and purported assignment without the express written consent of the other party is void.

(h) Binding Effect. This Agreement shall be binding upon the successors and assigns of the respective parties.

(i) Interpretation. This Agreement is to be deemed to have been prepared jointly by the parties, and any uncertainty or ambiguity existing herein shall not be interpreted against any party but shall be interpreted according to the rules for the interpretation of arm's length agreements.

IN WITNESS WHEREOF, the parties have entered into this Agreement effective on the Effective Date.

AGENCY:

By: _____

Title: _____

Date: _____

THE COUNTY OF SAN LUIS OBISPO:

Department of Social Services

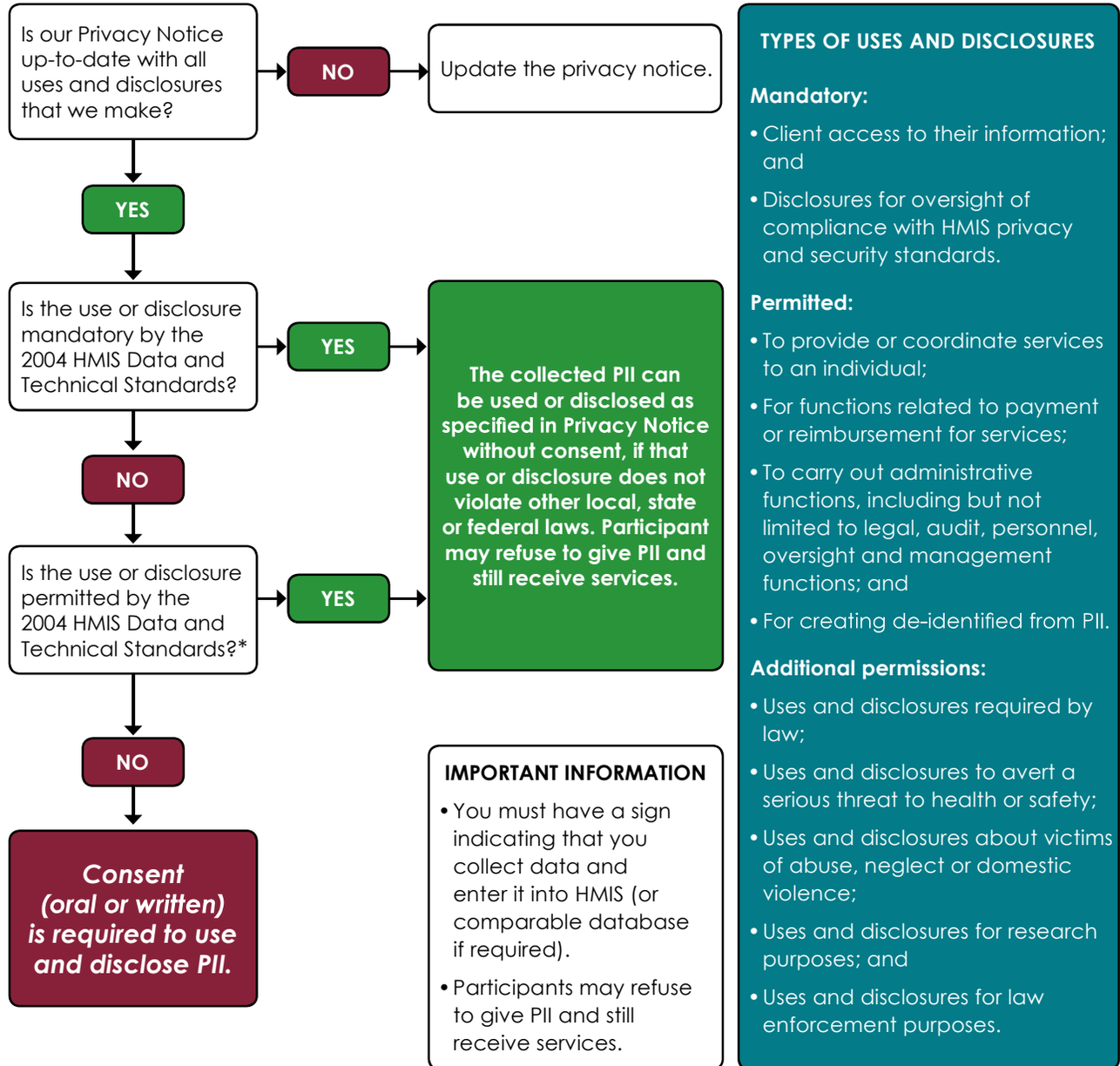
By: _____

Devin Drake,
Title: Director

Date: _____

Chapter 2: Data Privacy and Security

Do I need the client's consent (written or oral) to use or disclose information?



* Best practice is to provide a copy of the Privacy Notice and verbally explain it in plain language to all participants

Attachment 4.2.5

CESH Project Outcomes and Demographics - Summary

Collaborative

Report Run Date: 7/31/2020 - 1:50:47 PM

Reporting Period: 01/01/2020-06/30/2020; Projects(s):

Services Only							
Performance Measures by Subpopulation	Chronically Homeless	Veteran	Unaccompanied Homeless Youth 18-24)	Unaccompanied Homeless Youth Under 18)	Households (Without Children)	Households (With Children and Adults)	Total Served unduplicated)
Number of homeless persons served	6	0	0	0	8	0	8
Number of persons at imminent risk of homelessness served	0	0	0	0	0	0	0
Number of unsheltered homeless persons (Adults or HOH) served (with a prior living situation of 'place not meant for habitation')	0	0	0	0	0	0	0
Number of instances of services	210	0	0	0	255	0	255
Number of persons exiting to a permanent housing destination	1	0	0	0	2	0	2
Number of persons exiting to a safe exit, other than permanent housing	0	0	0	0	0	0	0
Number of persons exiting to an emergency shelter or street	0	0	0	0	0	0	0
Number of persons exiting to an other situation	0	0	0	0	0	0	0
Average length of stay (in days)	90	0	0	0	122	0	91
Average length of time homeless before project	3275	0	0	0	2495	0	2495

Attachment 4.2.5

entry (in days) (Adults or HOH)							
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Street Outreach							
Performance Measures by Subpopulation	Chronically Homeless	Veteran	Unaccompanied Homeless Youth 18-24)	Unaccompanied Homeless Youth Under 18)	Households (Without Children)	Households (With Children and Adults)	Total Served unduplicated)
Number of homeless persons served	6	1	0	0	16	0	16
Number of persons at imminent risk of homelessness served	0	0	0	0	0	0	0
Number of unsheltered homeless persons (Adults or HOH) served (with a prior living situation of 'place not meant for habitation')	6	1	0	0	16	0	16
Number of instances of services	32	3	0	0	60	0	60
Number of persons exiting to a permanent housing destination	0	0	0	0	0	0	0
Number of persons exiting to a safe exit, other than permanent housing	0	0	0	0	0	0	0
Number of persons exiting to an emergency shelter or street	0	0	0	0	0	0	0
Number of persons exiting to an other situation	0	0	0	0	0	0	0
Average length of stay (in days)	24	1	0	0	40	0	15
Average length of time homeless before project entry (in days) (Adults or HOH)	1588	207	0	0	772	0	772

Age							
Project Type/Age							

Attachment 4.2.5

	Age 12 and under	Ages 13-17	Ages 18-24	Ages 25-34	Ages 35-44	Ages 45-54	Ages 55-61	Age 62 and older	Age Unknown/Refused
Services Only	0	0	0	1	1	1	3	2	0
Street Outreach	0	0	0	2	2	7	3	2	0

Gender						
Project Type/Gender	Male	Female	Trans Female (M to F)	Trans Male (F to M)	Gender Non-Conforming	Gender Unknown/Refused
Services Only	8	0	0	0	0	0
Street Outreach	9	7	0	0	0	0

Race							
Project Type/Race	White	Black or African American	Asian	American Indian or Alaska Native	Native Hawaiian or Other Pacific Islander	Multiple Races	Race Unknown/Refused
Services Only	8	0	0	0	0	0	0
Street Outreach	12	2	1	0	0	1	0

Ethnicity			
Project Type/Ethnicity	Non-Hispanic/Non-Latino	Hispanic/Latino	Ethnicity Unknown/Refused
Services Only	8	0	0
Street Outreach	12	4	0