MEMORANDUM OF UNDERSTANDING BETWEEN THE COUNTY OF MONTEREY, ON BEHALF OF THE MONTEREY COUNTY HEALTH DEPARTMENT, BEHAVIORAL HEALTH BUREAU AND THE MONTEREY COUNTY SPECIAL EDUCATION LOCAL PLAN AREA FOR MENTAL HEALTH SERVICES

This Memorandum of Understanding (MOU) is made and entered into between the Monterey County Special Education Local Plan Area (hereinafter SELPA), on behalf of its member Local Education Agencies (LEAs), and the County of Monterey, on behalf of the Monterey County Health Department, Behavioral Health Bureau (hereinafter MCBH). SELPA, on behalf of its member LEAs, and MCBH collectively may be referred to as "the Parties."

WHEREAS, on October 8, 2010, California Governor Arnold Schwarzenegger vetoed a fiscal year 2010-11 appropriation for educationally related mental health services mandated by AB 3632, and stated in doing so that "[t]his mandate is suspended;"

WHEREAS, AB 114, Statutes of 2011, Chapter 43 (AB 114) became effective July 1, 2011, and placed the responsibility for provision of mental health services for students with disabilities with LEAs;

WHEREAS, SELPA is authorized to obligate its member LEAs to the terms of this Memorandum of Understanding;

WHEREAS, SELPA acknowledges that the LEAs are mandated to provide services necessary to ensure students a free and appropriate public education (FAPE), including mental health services, Home Alternative to Residential Treatment services and residential placements (hereinafter Mental Health Services), pursuant to student's Individualized Education Plan (IEP), the federal Individuals with Disabilities Education Act (IDEA) and state law;

WHEREAS, MCBH offers outpatient mental health services by qualified professionals; and

WHEREAS, SELPA requests that MCBH facilitate the provision of Mental Health Services to students of the LEAs within SELPA who are eligible and where such services provided by MCBH are deemed necessary in the IEP.

NOW, THEREFORE, it is agreed as follows:

1. MCBH agrees to provide Mental Health Services, Home Alternative Residential Treatment (HART), Residential Monitoring, and Residential Searching and Securing from July 1, 2023 through and including June 30, 2024 to students of the LEAs within SELPA pursuant to the guidelines set forth in the attached Interagency Agreement between the Monterey County Special Education Local Plan Area and the Monterey County Health Department, Behavioral Health Bureau, 2023-2024 (Exhibit A: Interagency Agreement). For the purposes of this Memorandum of Understanding and the attached Interagency Agreement, the parties agree:

A. Mental Health Services

MCBH shall provide Mental Health Services which may include the following services pursuant to an IEP: individual and group counseling provided to a student; individual or group counseling provided to parents of special education students; consultation services provided to parents, students, teachers and other school personnel; planning and implementing a program of psychological counseling for special education students and parents; as well as all services described in Exhibit B. MCBH agrees to provide only those Mental Health Services identified in a student's IEP at the frequency, location, and duration identified in the IEP. Moreover, as requested by the LEA, MCBH agrees to attend and participate in IEP team meetings.

B. Home Alternative to Residential Treatment (HART)

MCBH shall subcontract the provision of HART services pursuant to an IEP.

C. Residential Monitoring

MCBH shall conduct at least one onsite monitoring visit during each school year to the out of home residential non-public school (NPS) at which the student is attending pursuant to an IEP. MCBH agrees to onsite monitoring which shall include, but not limited to, a review of services provided to the student, a review of progress the student is making towards the goals set forth in the student's IEP and Behavioral Intervention Plan (BIP), if applicable; observe the student during instruction time and walkthrough of the facility; and report findings resulting from the monitoring visit.

D. Residential Searching and Securing

MCBH shall, at the request of the LEA, assist with searching and securing appropriate residential placement facilities for up to 15 special education students identified by the student's LEA and IEP team as being in need of this specific level of service. Searching support will include researching potential facilities, contacting, and communicating with facilities on behalf of the LEA, and submitting application packets to facilities. LEAs will provide MCBH all required documentation for residential placement facility application packets. Securing support will include tracking facility denials and coordinating acceptance dates for admission to facilities. MCBH will NOT contract with residential placement facilities as part of Searching and Securing services within this agreement. The residential placement facility expenses will be the sole responsibility of the LEA. Should the number of special education students requiring searching and securing services exceed 15, SELPA will be invoiced for the additional services.

- 2. MCBH agrees to assign Psychiatric Social Workers (PSW) per School District listed in Exhibit B to provide psychological services to students in LEA Therapeutic Intervention Program (TIP) classes, and to provide Residential Monitoring for students in out of home care. The PSW shall comply with all County and State certification and licensing requirements and shall deliver services within their scope of licensure and practice.
- 3. SELPA on behalf of the LEAs identified in this MOU, agrees to pay up to a total maximum amount not to exceed \$4,568,437.00. To offset the total cost to SELPA, MCBH shall seek Medi-Cal reimbursement for Mental Health Services and HART services provided pursuant to this Memorandum of Understanding for all Medi-Cal eligible beneficiaries served.

Services	Estimated Amount
Mental Health Services	\$4,179,595.00
HART	\$339,431.43
Residential Monitoring	\$32,300.00
Residential Searching and Securing	\$17,110.50
Total	\$4,568,437.00

- 4. Funds provided to MCBH through SELPA, including federal IDEA and state allocations, shall only be used for Mental Health Services provided pursuant to this Memorandum of Understanding for eligible students, including payment for HART, Residential Monitoring, and Residential Searching and Securing as identified in Exhibit B.
- 5. In the event that the total service costs provided through this Memorandum of Understanding exceeds funding received by MCBH and SELPA to cover such costs, SELPA will reimburse MCBH the amount due and will seek reimbursement from the student's LEA of residence.
- 6. MCBH shall not be responsible for any costs related to transportation and travel of the student and the student's parents to and from any and all Mental Health Services, including residential placement, as specified in the IEP.
- 7. Invoicing: MCBH shall submit to SELPA a monthly invoice for Mental Health Services, HART, Residential Monitoring, and Residential Searching and Securing that includes the total cost per service provision in accordance with the billing structure and payment rate identified in Exhibit B.
- 8. Records: MCBH will provide SELPA and LEAs a quarterly report of the Mental Health Services, HART, Residential Monitoring, and Residential Searching and Securing provided by MCBH staff pursuant to this Memorandum of Understanding. The schedule for these reports is as follows:

Report #	Reporting Period	Due to MCOE
1	July 1, 2023 – September 30, 2023	October 31, 2023
2	October 1, 2023 – December 31, 2023	January 31, 2024
3	January 1, 2024 – March 31, 2024	April 30, 2024
4	April 1, 2024 – June 30, 2024	July 31, 2024

The records will include the following data for each student: the school district of residence, and the Service Function Codes (SFC) of the services provided as described in the student's IEP. Exhibit B identifies the CALPADS code that aligns with the SFC. The report will also include the units of service, the student's name, date of birth, provider name, date(s) of service, unit/minutes/mode, and SFC in sufficient detail to enable SELPA to establish a link between the services provided and the individual student's IEP. MCBH is responsible for maintaining all required documentation in accordance with current practice for audit purposes.

- 9. Final Accounting: A statement of actual costs, inclusive of supporting accounting documentation, will be submitted within ninety (90) days of the expiration of this Memorandum of Understanding. The statement will reflect actual costs incurred for the entire fiscal year.
- 10. Condition Precedent: This Memorandum of Understanding shall not be effective unless and until each of the Parties execute this Memorandum of Understanding through their respective agency procedures.
- 11. Audit: SELPA auditors will have access to MCBH records supportive of claims filed related to Mental Health Services provided by MCBH pursuant to this Memorandum of Understanding if required for audit purposes as allowed by state and federal law. MCBH will be responsible for the costs resulting from any audit exceptions and/or disallowed claims filed pursuant to this Memorandum of Understanding for Fiscal Year 2023-2024 regarding services provided by MCBH that are not Mental Health Services or services provided by MCBH that are not described in a student's IEP. SELPA will be responsible for the costs of any audit exceptions and/or disallowed claims filed pursuant to this Memorandum of Understanding for Fiscal Year 2023-2024 which are the responsibility of SELPA. In the event of the need for an audit appeal, MCBH and SELPA will mutually agree upon the most expedient process for resolution. This audit provision shall survive the term of this Memorandum of Understanding.
- 12. Referrals and Assessment Reports: MCBH and SELPA agree to abide by the policies and procedures for making student referrals and providing the necessary assessment reports as provided in the attached Interagency Agreement (Exhibit A).
- 13. Supervision of Clinical Staff: MCBH shall designate a Supervisor to provide ongoing clinical supervision for MCBH Psychiatric Social Workers and MCBH Staff providing Mental Health Services to ensure that support, guidance and consultation is available as needed. Responsibility for the conduct of MCBH Psychiatric Social Workers shall remain solely with the County of Monterey. In addition to office-based supervision, MCBH agrees to provide onsite clinical supervision on a bi-monthly basis at each school where services are provided to ensure appropriate administrative and clinical oversight.

The PSW's direct supervisor shall be a MCBH Unit Supervisor who reports directly to the MCBH Services Manager. The MCBH Unit Supervisor's duties include, but are not limited to:

- Clinical supervision and completion of performance evaluations of MCBH Psychiatric Social Workers;
- Coordinate and assign referrals, and oversee scheduled work hours;
- Ensure coverage of services in the event of the unplanned absence; and
- Work with the District to make any needed adjustments to the scheduling of work hours due to the District's school calendar year.

- 14. MCBH and each District Special Education Director or designee agree to meet on a bimonthly basis beginning the first month of the school year to ensure appropriate, efficient and effective implementation of the services rendered by MCBH.
- 15. The District will assign a District Special Education Director or designee to serve as a point of contact for the MCBH for any and all issues or concerns that arise regarding delivery of services by the MCBH associated with this MOU.
- 16. Interagency Agreement (Exhibit A): SELPA and MCBH agree that the attached Interagency Agreement between the Monterey County Special Education Local Plan Area and the Monterey County Health Department, Behavioral Health Bureau, 2023-2024 is an integral part of this Memorandum of Understanding and further agree that in the event of a conflict between the Memorandum of Understanding and the Interagency Agreement, the Interagency Agreement shall prevail.
- 17. Privacy: MCBH and SELPA acknowledge the protections afforded to student health information under regulations adopted pursuant to the Health Insurance Portability and Accountability Act of 1996 (HIPAA), Pub. L. No. 14-109; student records under the Family Educational Rights and Privacy Act (FERPA); Section 1232g of Title 20 of the United States Code; and under provisions of California law relating to privacy. MCBH and SELPA shall ensure that all activities undertaken under this Memorandum of Understanding will conform to the requirements of these laws to the extent they are applicable.

18. Indemnification: General.

Except as expressly provided below in Section 19, SELPA shall indemnify, defend, and hold harmless the County of Monterey (hereinafter County), its officers, agents, and employees from any claim, liability, loss, injury, or damage arising out of, or in connection with, performance of this Memorandum of Understanding by SELPA and/or its agents, members, employees, or sub-contractors, excepting only loss, injury, or damage caused by the negligence or willful misconduct of personnel employed by the County. It is the intent of the parties to this Memorandum of Understanding to provide the broadest possible indemnification for the County. SELPA shall reimburse the County for all costs, attorneys' fees, expenses, and liabilities incurred by the County with respect to any litigation in which SELPA is obligated to indemnify, defend, and hold harmless the County under this Memorandum of Understanding.

Except as expressly provided below in Section 19, County shall indemnify, defend, and hold harmless SELPA and its member LEAs, their officers, agents, and employees from any claim, liability, loss, injury, or damage arising out of, or in connection with, performance of this Memorandum of Understanding by County and/or its agents, members, employees, or subcontractors, excepting only loss, injury, or damage caused by the negligence or willful misconduct of personnel employed by SELPA and its member LEAs. It is the intent of the parties to this Memorandum of Understanding to provide the broadest possible indemnification for SELPA and its member LEAs. County shall reimburse SELPA for all costs, attorneys' fees, expenses, and liabilities incurred by SELPA or its members LEAs with respect to any litigation in which County is obligated to indemnify, defend, and hold harmless SELPA and its member LEAs under this Memorandum of Understanding.

19. Indemnification: Due Process Claims.

LEAs shall defend, indemnify and hold harmless the County from all due process claims filed by parents on behalf of their children with respect to any and all claims arising out of this MOU and/or the assessment and determination of whether or not to provide treatment or Mental Health Services as described in this MOU. Under no circumstances shall the County be a liable party to administrative or judicial litigation involving Mental Health Services. In the event, however, that an LEA becomes party to administrative or judicial litigation involving Mental Health Services subject to this Agreement, the County agrees that it will use reasonable efforts to cooperate in preparation of such cases for resolution sessions, mediation, due process hearing, trial or other such proceedings. Such cooperation may include attendance and/or participation and such proceedings, meeting with LEA staff, counsel, and other advisors, or other assistance as deemed appropriate by the LEA and County. The parties shall confer in good faith regarding appropriate reimbursement for County staff time needed for such cooperation.

20. Limitation of Liability.

Each party's total liability to the other arising under this MOU, if any, is limited to an amount not to exceed either the per occurrence limit or the aggregate limit of the party's required insurance coverage, as stated within Exhibit C and Exhibit D, respectively, copies of which are attached hereto and incorporated herein by this reference.

21. Insurance:

- A. MCBH's Insurance. The County of Monterey shall secure and maintain the insurance coverage or self-insurance described in Exhibit C.
- B. SELPA's and Each of SELPA's Member LEAs' Insurance. SELPA and each of its member LEAs shall secure and maintain the insurance coverage or self-insurance described in Exhibit D.
- 22. Laws and Venue: This Memorandum of Understanding shall be interpreted in accordance with the laws of the State of California. If any action is brought to interpret or enforce any term of this Memorandum of Understanding, the action shall be brought in a state court situated in the County of Monterey, State of California, unless otherwise specifically provided for under California law.
- 23. Third Party Rights: Nothing in this Memorandum of Understanding shall be construed to give any rights, benefits, or obligations to anyone other than SELPA, MCBH, and LEAs.
- 24. Severability: The unenforceability, invalidity, or illegality of any provision(s) of this Memorandum of Understanding shall not render the other provisions unenforceable, invalid, or illegal.
- 25. Term: This Memorandum of Understanding shall cover the period of July 1, 2023, through and including June 30, 2024. This Memorandum of Understanding shall terminate as of the close of business on June 30, 2024. However, prior to May 1, 2024, this Memorandum of Understanding may be extended by the parties' mutual written consent for any reason.

- 26. Dispute Resolution: MCBH and SELPA agree that the Interagency Agreement Dispute Resolution described in Exhibit A to this Memorandum of Understanding shall be used to address disputes on the implementation of the Memorandum of Understanding, as well as disputes arising under the Interagency Agreement.
- 27. Integration: This Memorandum of Understanding, including Exhibits A and B, represents the entire understanding of SELPA and MCBH as to those matters contained herein, and supersedes and cancels any prior oral or written understanding, promises, or representations with respect to those matters covered herein. This Memorandum of Understanding may not be modified or altered except in writing signed by both parties hereto. This is an integrated Memorandum of Understanding.
- 28. Signatories: The signatories of this Memorandum of Understanding or their designee shall be responsible for assuring the Memorandum of Understanding is implemented. Neither party shall be deemed to be in default of the terms of this Memorandum of Understanding if either party is prevented from performing the terms of this Memorandum of Understanding by causes beyond its control, including, but not limited to, acts of God; changes in any laws and/or regulations of state or federal government; or any catastrophe resulting from flood, fire, explosion, or other causes beyond the control of the defaulting party. If any of the stated contingencies occur, the party delayed by force majeure shall immediately give the other parties written notice of the cause for delay. The party delayed by force majeure shall use reasonable diligence to correct the cause of the delay, if correctable, and if the condition that caused the delay is corrected, the party delayed shall immediately give the other parties written notice thereof and shall resume performance of the terms of this Memorandum of Understanding. Neither party shall be liable for any excess costs if the failure to perform this Memorandum of Understanding arises from any of the contingencies listed above.

(The remainder of this page is intentionally left blank)

IN WITNESS WHEREOF, the Parties have caused this Memorandum of Understanding to be executed by their duly authorized officers in the County of Monterey, State of California. This Memorandum of Understanding is effective July 1, 2023 by and between the undersigned parties.

COUNTY OF MONTEREY:

By:	DocuSigned by:
•	Elsa Modimentes, Director of Health Services

Date: 6/30/2023 | 11:27 AM PDT

APPROVED AS TO LEGAL FORM:

	DocuSigned by:		
By:	Shane Elen Strong		
Of	fice of County Counsel		
Datas	6/7/2023 6:54 PM PDT		

APPROVED AS TO FISCAL PROVISIONS



APPROVED AS TO FISCAL PROVISIONS

By:	
	Risk Management
Date	e:

MONTEREY COUNTY SELPA EDUCATION LOCAL PLAN AREA:

DocuSigned by:
By: kenyon Hopkins
Kenyon Hopkins, Executive Director
6/2/2023 5:26 PM PDT Date:
DocuSigned by:
By: Dr. Kalple G. Porras
Executive Committee Chair
6/2/2023 9:45 AM PDT
Date:
DocuSigned by:
By:
Colleen Stanley Ed.D, Chief Business Official
Date: 6/2/2023 2:50 PM PDT

Exhibit A: Interagency Agreement

INTERAGENCY AGREEMENT BETWEEN

THE MONTEREY COUNTY SPECIAL EDUCATION LOCAL PLAN AREA (SELPA)

AND

THE MONTEREY COUNTY HEALTH DEPARTMENT, BEHAVIORAL HEALTH BUREAU (MCBH)

2023 - 2024

On October 8, 2010, California Governor Arnold Schwarzenegger vetoed a fiscal year 2010-11 appropriation for educationally-related mental health services mandated by AB 3632, and stated in doing so that "[t]his mandate is suspended." AB 114, Statutes of 2011, Chapter 43 (AB 114) became effective July 1, 2011, and placed the responsibility for provision of mental health services for students with disabilities (AB 114 Services) with LEAs.

Monterey County Special Education Local Plan Area (SELPA) acknowledges that the Local Education Agencies (LEAs) are mandated to provide services necessary to ensure students a free and appropriate public education (FAPE), including mental health services (hereinafter Psychological Services), pursuant to a student's Individualized Education Plan (IEP), the federal Individuals with Disabilities Education Act (IDEA) and state law. SELPA is authorized to obligate its member LEAs to the terms of this Agreement.

County of Monterey Health Department, Behavioral Health Bureau (MCBH) offers outpatient mental health services by qualified professionals at its current publicized rates. SELPA requests that MCBH facilitate the provisions of Psychological Services to students of the LEAs within SELPA who are eligible and where such services are deemed necessary in the IEP.

This Agreement defines the roles and responsibilities of SELPA, on behalf of its member LEAs, and MCBH in the provision of special education and related services to school-age individuals residing in Monterey County. Individuals referred to MCBH must be suspected of needing related services provided by MCBH. Special education and related services covered under the terms of this Agreement shall be at no cost to the parent or guardian of the student being served.

A primary goal of this Agreement is to ensure that necessary special education and related services are provided to qualifying individuals with special needs in an efficient manner through joint planning, cooperative service delivery, and the judicious use of resources in accordance with applicable federal and state laws and regulations.

Adult students - non conserved

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Administration

The SELPA, LEAs, and MCBH shall designate and identify liaison persons to administer and

fac	facilitate implementation of this Agreement. All parties to the Agreement shall engage in		
administrative activities designed to support impl		plen	
	SELPA/LEAs		MCBH
A.	The SELPA Executive Director and the LEA special education administrators shall be the liaisons for facilitating interactions with MCBH.	A.	A Services Manager shall be the liaison for facilitating interactions with local education agencies and the SELPA.
	The SELPA Executive Director shall invite MCBH representatives to two meetings of the SELPA Director's Cabinet each year for the purposes of long-range planning and monitoring of the implementation of the agreement and timelines involved, as well as communication pertinent to areas requiring attention/alterations.		MCBH representatives shall annually attend at least three meetings of the SELPA Director's Cabinet each year for the purposes of long-range planning and monitoring of the implementation of the agreement and timelines involved, as well as communication pertinent to areas requiring attention/alterations.
C.	Shall annually identify staff development activities for mutual participation.	C.	Shall annually identify staff development activities for mutual participation.
D.	Shall identify the continuum of placement options in the SELPA Procedural Handbook.	D.	Shall assure that a range of psychological services including school-based counseling, outpatient counseling, and residential treatment is available to students needing these services. School-based services will be provided as outlined in the <i>Service Delivery</i> section of this Agreement.
E.	N/A		For students whose parents do not speak English, and upon request of a parent, shall provide translation from English to parent's primary language of all written correspondence, assessment reports, and treatment summaries, unless not feasible. Versions in both English and parent's primary language shall be forwarded to the IEP team.
	Designated SELPA/LEA and MCBH staff shall be responsible for collaboratively monitoring contracts with all nonpublic schools within which students have been placed to ensure that services in the IEP are provided.		Designated SELPA/LEA and MCBH Service Manager shall be responsible for collaboratively monitoring contracts with all nonpublic schools within which students have been placed to ensure that services in the IEP are provided.
G.	Shall include MCBH staff in Positive Behavioral Intervention Supports (PBIS) activities to ensure successful integration of mental health interventions.	G.	Shall participate in Positive Behavioral Intervention Supports (PBIS) activities to assist with selection and provision of evidence-based therapeutic services.

Release and Exchange of Information

The parent/guardian of an individual with special needs has the right to authorize that all relevant information needed by the LEA, the SELPA, and MCBH be provided and available to the agencies for the purposes of assessment and the determination of an appropriate program and related services under provisions of law, including but not limited to, the Individuals with Disabilities Education Act and E.C. § 56515(c)(1). This right shall transfer to the special needs individual at the age of majority, which is eighteen (18) years of age E.C. § 56515(c)(2).

LEAs	MCBH
A. Shall obtain written parent consent to	A. N/A
exchange information with MCBH for	
purposes of referral and provision of	
services covered by this Agreement. Such	
authorization shall be in accordance with	
federal and state laws related to	
confidentiality of student records.	

Referral

An IEP team may refer a student who has been determined to be an individual with exceptional needs (IWEN) or who is suspected of being an IWEN, as defined in E.C. § 56026, and is also suspected of needing related services provided by MCBH when the criteria outlined below are met. The identified procedures outline how a referral is initiated. **Processes outlined in this section are not designed for use in responding to psychiatric emergencies or other situations requiring immediate response.**

situations requiring immediate response.			
LEAs	MCBH		
A. For students who are already eligible for special education, the instructional team shall identify the possible need for a referral to MCBH.	A. N/A		
 B. The Case Manager and School Psychologist shall: Notify the LEA's identified special education administrator. Schedule and convene an IEP team meeting (supplemental, annual, or reassessment, as appropriate) to determine if a referral is indicated. MCBH representative shall be invited to the IEP meeting. 	B. N/A		
 C. If the IEP team determines that a referral to MCBH is needed, the Case Manager and School Psychologist shall open a new meeting in SIRAS (whatever type is appropriate), complete, and present to the parent for informed consent: 1. A Notice of Referral for Reassessment and Proposed Action (NC 2B). 2. An Assessment Plan (NC 3). 3. A Parent Consent to Release/Exchange Information form (NC 9) as needed and required by law. 4. Parent Guide to MCBH Services. 	C. N/A		
 D. Following completion of items in C above, the Case Manager and School Psychologist shall compile and forward to the LEA special education administrator a hard-copy packet to include: 1. A completed referral to MCBH Services (RE 7), labeled "MCBH Referral". 2. The most current psycho-educational and other relevant reports to SIRAS file. 3. Completed copies of the Notice of Referral for Reassessment and 	D. N/A		

Referral Proposed Action (NC 2B), the consented Assessment Plan (NC 3), and any required Parent Consent to Release/Exchange Information (NC 9) forms with parent signature. 4. A completed Notice of IEP Team Meeting (NC 6) scheduling the meeting no less than fifty (50) days (unless the MCBH assessment is completed sooner) and no more than sixty (60) calendar days from the date that consent for the assessment was received – not counting days between the student's regular school sessions, terms, or days of school vacation in excess of five (5) school days from the date of receipt of the parent's written consent for assessment, unless the parent agrees, in writing, to an extension. In the case of student school vacations, the 60-day time frame shall recommence on the date that student's school days reconvene. The IEP, however, shall be developed within 30 days after the commencement of the subsequent regular school year for each student for whom a referral has been made 30 days or less prior to the end of the regular school year (E.C. § 56344(a)). E. N/A E. The identified LEA special education administrator, shall: 1. Review the submitted packet to ensure that all documents as described in D above have been accurately and adequately addressed and completed. 2. Scan and attach the referral packet to the student's SIRAS file. 3. Assign the MCBH Unit Supervisor and other MCBH designated coordinator to the student in SIRAS. 4. Notify the MCBH Unit Supervisor and other MCBH designated coordinator of the referral via email (using SSID only) within five (5) working days of the LEA's receipt of parental consent for the MCBH assessment.

Refe	erral
F. Students who are being assessed for initial eligibility for special education, and for whom there is strong evidence that services may be needed beyond those that can be provided at the district level, may also be referred (concurrent assessment). The referral process is compiled and submitted following the steps outlined above with the exception of current psycho-educational assessments. A copy of the Notice of Referral for Special Education and Proposed Action and results of preliminary psycho-educational assessments, however, including those conducted by school personnel in accordance with E.C. § 56320, to the extent they are available, should be included. A telephone consultation between the Case Manager and/or School Psychologist and the MCBH Unit Supervisor will be conducted prior to the referral, whenever possible.	F. N/A
G. Students who are currently enrolled in a Therapeutic Intervention Program and for whom there is strong evidence that services may be needed beyond those that can be provided at the district level, may not require additional assessment to determine the provision of mental health as a related service. If the student is currently receiving services for social/emotional needs, the referral is compiled and submitted following the steps outlined above with the exception of completion of a Notice of Referral and Proposed Action (NC 2) and Assessment Plan (NC 3). A telephone consultation between the Case Manager and/or School Psychologist and the MCBH Unit Supervisor will be conducted prior to the referral. A copy of the results of psycho educational assessments conducted by school personnel in accordance with E.C. § 56320 should be included in the referral packet. If an assessment to determine social/emotional needs has not been recently conducted, an assessment by	G. N/A

Referral	
behavioral health will be required. If the student will not require assessment to determine the areas of need, the IEP meeting notice to initiate services provided by MCBH should indicate a meeting date within 30 days.	

Assessment Process

Assessments will be conducted by qualified, knowledgeable personnel using test instruments validated for the purpose for which they are used and shall assess individuals suspected of or identified with special needs in all areas of suspected disability. No single test shall be used as the sole criteria for determining an appropriate educational program. Tests shall be administered in a student's primary language or other mode of communication. These and all other assessment requirements shall be followed in accordance with the E.C. § 56320 and applicable federal and state law. MCBH shall conduct an assessment for all referred students for the purpose of identifying specific social/emotional needs and developing recommendations regarding goals, supports, strategies, and interventions that the student may require.

regarding goars, supports, strategies, and inter	arding goals, supports, strategies, and interventions that the student may require.		
LEAs	MCBH		
A. N/A	A. Shall immediately verify receipt of the referral via email to the special education administrator of the LEA and verify the IEP date or request a new date, if necessary.		
	Shall, within five (5) working days of receipt of a referral packet, notify the special education administrator of any additional information needed by MCBH in order to conduct the assessment.		
B. N/A	B. Shall complete the assessment prior to the scheduled IEP team meeting unless the LEA and parent agree in writing to an extension or parent revokes consent for the assessment in writing.		
	At a minimum, the assessment shall include a review of the referral packet, an observation of the student within the educational setting, and interviews with the student, teachers, and parents unless circumstances prevent it. Additional assessment will be conducted as determined necessary by the assessor and in consultation with the School Psychologist.		
C. Shall contact the MCBH assessor to discuss the assessment results prior to the IEP team meeting, if determined necessary, after reviewing the MCBH assessment report.	C. Shall use the SELPA-approved assessment report template and provide a copy of the MCBH assessment report through uploading it into SIRAS at least 48 hours prior to the IEP team meeting and notifying the School Psychologist via email that it has been uploaded. If there are any findings that may be unexpected, shall contact the School Psychologist to discuss prior to the IEP team meeting.		

Assessment Process

- D. Upon notification from MCBH of the inability to reach the parent or caregiver after 3 attempts, or if the parent or caregiver declines to participate in the assessment, LEA designee shall make contact with the parent or caregiver and inform MCBH of the outcome.
- D. If MCBH is not able to reach the parent or caregiver after 3 attempts, or if the parent or caregiver declines to participate in the assessment, MCBH will notify the Special Education Director, Case Manager and School Psychologist via email to request assistance.

Individualized Education Program (IEP)

Upon completion of the assessment by MCBH, an IEP team meeting shall be convened on the date previously scheduled. For annual IEP reviews, triennial assessments and reviews, and IEP amendments, IEP team meetings shall be convened on dates and at times mutually agreed upon by all parties.

A. Shall convene an IEP team meeting in accordance with legal timelines (E.C. § 56344(a)) and as previously scheduled (initials only) or mutually agreed upon by all parties.	A. N/A
B. Shall ensure that all required members of the IEP team are in attendance at the scheduled meeting unless the parent and the LEA agree, in writing (NC 7), that the attendance of the member is not necessary because the member's area of the	B. Shall send a representative to attend the meeting unless excused in writing by the parent and the LEA. The representative must be able to interpret assessment results. If an assessment has been conducted and the parent disagrees with
the IEP team are in attendance at the scheduled meeting unless the parent and the LEA agree, in writing (NC 7), that the attendance of the member is not necessary	meeting unless excused in writing to parent and the LEA. The represents must be able to interpret assessment results. If an assessment has been

C. Shall ensure completion of the following portions of the IEP, following discussion at the IEP team meeting, as they relate to services provided by MCBH:

modified or discussed, or that the

56341(d) and (g)).

member's area of curriculum or related service is being addressed but the member

will submit written input to the parent and

the IEP team prior to the meeting (E.C. §

LEAs

- 1. Description of the present levels of social and emotional performance (E.C. § 56345(a)(1)).
- 2. Goals and objectives related to the present levels in the area of social/emotional/behavioral development with objective criteria and procedures to determine whether they are being achieved (E.C. § 56345(a)(2)).
- 3. Description of the manner in which the progress of the student toward meeting the annual goals such as through the use of quarterly or other periodic reports, concurrent with the issuance of report cards, will be provided (E.C. § 56345(a)(3)). Each LEA shall provide grading period dates at the beginning of the school

meeting unless excused in writing by the parent and the LEA. The representative must be able to interpret assessment results. If an assessment has been conducted and the parent disagrees with the assessor's related service recommendations, MCBH will provide the parent with written notification that they may require the assessor to attend the IEP team meeting to discuss the recommendation. The assessor shall attend the meeting if requested to do so by the parent.

MCBH

- C. Shall complete and bring a draft copy to the IEP meeting of the following portions of the IEP as they relate to services provided by MCBH:
 - 1. Description of the present levels of social and emotional performance.
 - 2. Goals and objectives related to the present levels in the area of social/emotional/behavioral development with objective criteria and procedures to determine whether they are being achieved.
 - Note: Objectives are only required for students who participate in statewide assessment using California's alternate assessment or if otherwise determined necessary by the IEP team.
 - 3. Description of the manner in which the progress of the student toward meeting the annual goals related to services provided by MCBH will be provided. Unless otherwise noted in the IEP, MCBH will send progress

Individualized Education Program (IEP)

- year. The student's LEA Case Manager shall provide a copy of the progress report to the parent upon receipt.
- 4. Description of the related services to be provided by MCBH (C.C.R. § 60050(a)(3)).

Services are to be provided to all students identified as needing such services, regardless of the identified specific disability.

If student is at imminent risk of residential placement, related services shall include Home Alternative to Residential Treatment (HART). HART services shall be added as a social work service on IEP 7 and/or IEP 8, as appropriate.

5. The projected date for the beginning of services and the anticipated frequency, location, and duration of these services (E.C. § 56345(a)(7)).

- reports to the student's LEA Case Manager one week prior to the end of each grading period.
- 4. Description of the related services to be provided by MCBH (C.C.R. § 60050(a)(3)).

Services are to be provided to all students identified as needing such services, regardless of the identified specific disability.

If student is at imminent risk of residential placement, related services shall include Home Alternative to Residential Treatment (HART). HART services shall be added as a social work service on IEP 7 and/or IEP 8, as appropriate.

5. The projected date for the beginning of services and the anticipated frequency, location, and duration of these services.

	Dismissal from MCBH-Provided Services		
	LEAs	МСВН	
A.	When considering dismissal from mental health provided by MCBH, the Case Manager and School Psychologist shall notify MCBH to discuss this proposed change.	A. When considering dismissal from any related service provided by MCBH, shall notify the Case Manager and School Psychologist to discuss this proposed change.	
В.	A staffing can be scheduled to discuss the proposed change to the student's IEP as necessary.	B. If a staffing is scheduled, MCBH shall send a representative to attend the staffing.	
C.	If, after discussion and review of progress toward IEP goals related to social/emotional/behavioral development and school team feedback (i.e. classroom teacher or other school staff) the student may be ready for dismissal from any related service provided by MCBH, the Case Manager and School Psychologist shall open a new meeting in SIRAS (whatever type is appropriate), complete, and present to the parent for consent: 1. A Notice of Referral for Reassessment and Proposed Action (NC 2B). 2. An Assessment Plan (NC 3).	C. MCBH will coordinate with the school team to ensure that communication of progress and the recommendation for assessment are communicated with the parent.	
D.	A completed Notice of IEP Team Meeting (NC 6) scheduling the meeting no less than fifty (50) days (unless the MCBH assessment is completed sooner) and no more than sixty (60) calendar days from the date that consent for the assessment was received – not counting days between the student's regular school sessions, terms, or days of school vacation in excess of five (5) school days from the date of receipt of the parent's written consent for assessment, unless the parent agrees, in writing, to an extension. In the case of student school vacations, the 60-day time frame shall recommence on the date that student's school days reconvene. (E.C. § 56344(a)).	D. N/A	
E.	Assessment will be conducted as determined necessary in consultation with	E. Shall complete the assessment prior to the scheduled IEP team meeting unless the	

the School Psychologist.	LEA and parent agree in writing to an extension or parent revokes consent for the assessment in writing. At a minimum, the assessment shall include an observation of the student within the educational setting, interviews with the student, teachers, and parents unless circumstances prevent it, the CANS-EI, and any other clinical assessment tools MCBH deems appropriate.
F. Shall contact the MCBH assessor to discuss the assessment results prior to the IEP team meeting, if determined necessary, after reviewing the MCBH assessment report.	F. Shall use the SELPA-approved assessment report template and provide a copy of the MCBH assessment report through uploading it into SIRAS at least 48 hours prior to the IEP team meeting and notifying the School Psychologist via email that it has been uploaded. If there are any findings that may be unexpected, shall contact the School Psychologist to discuss prior to the IEP team meeting.
G. Upon completion of the assessment, an IEP team meeting shall be convened on the date previously scheduled.	G. Upon completion of the assessment, an IEP team meeting shall be convened on the date previously scheduled.
See Individualized Education Program (IEP) section for detailed procedures.	See Individualized Education Program (IEP) section for detailed procedures.

Delivery of Services		
The following procedures shall be followed for delivery of related services provided by MCBH.		
LEAs	МСВН	
A. N/A	A. Shall ensure that services to be provided by MCBH are provided as specified on the IEP and begin as soon as possible following the development of the IEP. Shall contact the LEA special education administrator if services cannot be provided for any reason.	
B. If services are to be provided at school, the clinician and the LEA case manager will collaboratively schedule the time and specific location of services.	B. If services are to be provided at school, the clinician and the LEA case manager will collaboratively schedule the time and specific location of services. The clinician will sign in and sign out at the school office during each school visit. Services must be made up when the provider is absent on a day of a regularly scheduled session. Services need not be made up when student is absent on the day of a regularly scheduled session and will not be provided during school holidays and breaks except for those provided during extended school year unless otherwise agreed upon in the IEP.	
C. Meetings with the MCBH clinician will be held when requested. Such meetings will take place while school staff is not instructing or involved in any academic task, away from distractions, and in private settings to preserve confidentiality. Regular informal communication via telephone and email (using procedures to protect confidentiality) regarding the student's progress is also encouraged.	C. Meetings with the student's case manager and/or school psychologist will be held when requested. Such meetings will take place while school staff is not instructing or involved in any academic task, away from distractions, and in private settings to preserve confidentiality. Regular informal communication via telephone and email (using procedures to protect confidentiality) regarding the student's progress is also encouraged.	
D. If notified by the MCBH clinician of concerns about participation or non-attendance in treatment, shall assist in eliciting parent participation in resolving the issue. If necessary, shall convene an IEP team meeting to discuss options.	D. If the clinician has concerns about lack of participation or non-attendance in treatment this will be conveyed to the student's school psychologist and case manager.	

Transfers and Interim Placements

LEAs Responsibilities:

Students transferring into the SELPA from another county or state shall be provided a free and appropriate public education, including services comparable to those described in the previously approved individualized education program, in consultation with the student's parents. The interim placement, for students transferring from another county, shall not exceed thirty (30) days by which time the LEA shall adopt the previously approved IEP or shall develop, adopt, and implement a new IEP (EC § 56325(a)(1)).

Students transferring from another state shall be provided a free and appropriate public education, including services comparable to those described in the previously approved individualized education program, in consultation with the student's parents. The interim placement shall continue until the LEA conducts an assessment and, if determined to be necessary, develops a new individualized education program. EC § 56325 (a)(3).

	LEAs	МСВН
A.	Shall refer to MCBH any student transferring into the SELPA from another county or state who was receiving related services pursuant to an existing IEP that in Monterey County are provided by MCBH.	A. Shall ensure that the student is provided interim related services as specified in the existing IEP for a period not to exceed thirty (30) calendar days unless the parent agrees otherwise.
	The referral shall be made in writing to MCBH within two (2) school days from the date that the LEA becomes aware of the student's transfer.	Shall notify the LEA special education administrator if the student's parents cannot be contacted.
В.	 The referral shall provide copies of the following documents to MCBH: A completed Interim Placement Form (IEP 11); Copies of the student's existing IEP, if available; Copies of reports received, if available; Notice of IEP Team Meeting (NC 6); and Signed Release and Exchange of Information form (NC 9). 	B. N/A
C.	Shall convene an IEP team meeting prior to the end of the interim placement to adopt the previously approved IEP or develop, adopt, and implement a new IEP (E.C. § 56325(a)(1) and (a)(3)).	C. Shall participate in an IEP team meeting prior to the end of the interim placement to review the interim services and make service recommendations.

Determination of Need for Residential Placement

These procedures shall apply when a student is being considered for residential placement due to social/emotional/behavioral needs.

LEAs MCBH

- A. Prior to the determination that a residential placement is necessary for the student to receive a free and appropriate public education, an IEP team including representatives from MCBH shall consider less restrictive alternatives, such as providing a behavior specialist and behavioral aide, and/or placement in a district or regional special education therapeutic intervention class, and/or Home Alternative to Residential Treatment (HART) services.
- A. Prior to the determination that a residential placement is necessary for the student to receive a free and appropriate public education, an IEP team including representatives from MCBH shall consider less restrictive alternatives, such as providing a behavior specialist and behavioral aide, and/or placement in a district or regional special education therapeutic intervention class, and/or Home Alternative to Residential Treatment (HART) services.
- B. LEAs that are not participating in indistrict mental health services through MCBH and identify a student in need of HART services shall:
 - 1. Hold IEP meeting to add HART goal and services to the student's IEP in Siras.
 - 2. Obtain Release of Information (ROI) from the student's parent/legal guardian to share information related to need for HART referral packet including current mental health assessment to include MCBH and both contracted HART providers (JDT Consultants and Aspiranet)
 - 3. Upload HART referral and signed (ROI) to the student record in Siras
 - 4. Notify MCBH of HART referral to 415Education@co.monterey.ca.us including SSID number.

B. Upon receipt of email notification that a HART referral has been submitted for a student residing in a district not participating in mental health services, MCBH will identify and provide LEA with name of MCBH designee to be added to the student's record in SIRAS in order to access HART referral.

- C. If less restrictive alternatives have not been successful and the IEP team is considering placement in a residential placement, the student's LEA shall convene an IEP team meeting. This team meeting shall include the MCBH RTC Case Manager or Unit Supervisor and a LEA representative authorized to make the placement decisions. The team shall document the following:
- C. Upon receiving access to the HART referral uploaded to the student's record in Siras, MCBH designee will submit HART referral to one of the contracted HART providers (JDT Consultants and Aspiranet).

Determination of Need for Residential Placement		
that were provided and why they have not been sufficient; 2. What interventions were previously considered but not provided, and why; 3. The decision to seek a residential placement.		
D. N/A	D. The RTC Case Manager or Unit Supervisor will attend the IEP team meeting to provide information on the process involved with searching and securing a residential placement The team shall document the following: 1. Alternatives to residential placement that were provided and why they have not been sufficient; 2. What interventions were previously considered but not provided, and why; 3. The decision to seek a residential placement.	

Placement and Monitoring of Students in Residential Placement

Following a decision to place a student in a residential setting, a MCBH RTC Case Manager shall be designated to facilitate the placement and monitoring of the student. The LEA and MCBH each have specific responsibilities for students in residential placement.

MO	MCBH each have specific responsibilities for students in residential placement.			
	LEAs		МСВН	
A.	N/A	A.	Shall designate a MCBH RTC Case Manager to coordinate the student's residential placement plan upon notification to place the student in a residential placement.	
В.	N/A	В.	The RTC Case Manager shall coordinate the residential placement plan as soon as possible after the decision has been made to place a student in residential treatment. The residential placement plan shall include provisions, as determined in the student's IEP, for the care, supervision, special education, and related services required by the student.	
C.	N/A	C.	•	
	Before contracting with a nonpublic, nonsectarian school or agency outside of the state, the district, special education local plan area, or county office, the LEA shall document its efforts to utilize public schools or to locate an appropriate nonpublic nonsectarian school or agency program, or both within the state (EC § 56365(e)). For purposes of this Agreement, placement in an in-state non-public school certified by the California Department of Education (CDE) shall be considered less restrictive than placement in an out-of-state CDE certified non-public school placement.		The residential placement shall be in a facility that is located within, or in the county adjacent to, the county of residence of the parents or caregivers of the student with a disability. When no nearby placement alternative that is able to implement the IEP can be identified, this determination shall be documented, and the MCBH case manager shall seek an appropriate placement to propose that is as close to the parents' home as possible. For purposes of this Agreement, an instate residential placement shall be considered less restrictive than placement in an out-of-state facility.	
E.	Residential placements may be made out	E.	Residential placements out of California	

Placement and Monitoring of Students in Residential Placement

of California only when:

- 1. No in-state facility can meet the student's needs;
- 2. The requirements of items C and D of this section have been met; and
- 3. For educational purposes, the student shall receive services from a privately operated non-medical, non-detention school certified by the California Department of Education.

will be recommended only when:

- 1. No in-state facility can meet the student's needs; and
- 2. The requirements of items C and D of this section have been met.

- F. N/A
- G. In collaboration with MCBH, shall schedule and convene an IEP team meeting to finalize the residential placement.
 - 1. During the IEP team meeting to finalize the residential placement, the IEP team shall document the student's educational and social/emotional/ behavioral treatment needs that support the need for residential placement and shall identify the special education and related services to be provided by the residential facility that cannot be provided in a less restrictive environment, and confirm with the NPS that the LEA is responsible for managing the student's IEP and required assessments while the student remains in placement.
 - 2. Psychological services shall be individually identified on the IEP, rather than "bundled" under the umbrella term of "day treatment".
 - 3. MCBH RTC Case Manager shall be added as a social work service on IEP 7 and/or IEP 8, as appropriate.
 - 4. Include in the IEP any transition activities determined to be necessary to assist the family with the student's social and emotional transition from home to the residential placement and the subsequent return to the home to be reviewed by the IEP team.

- F. Shall notify the LEA that a potential placement has been identified and request an IEP meeting to finalize the placement in the proposed residential facility.
- G. Shall arrange for a MCBH Case Manager representative to attend the scheduled IEP team meeting.
 - 1. Shall participate with the IEP team in documenting the student's social/emotional/behavioral needs and related psychological services to be provided by the residential facility.
 - 2. Shall participate in identifying required specific psychological services.
 - 3. Shall participate in specifying the frequency and duration of MCBH Case Manager social work services.
 - 4. Shall develop a recommended plan to assist the family with the student's social and emotional transition from home to the residential placement and the subsequent return to the home to be reviewed by the IEP team.

Placement and Monitoring of Students in Residential Placement		
5. The LEA shall be responsible for transportation of the student to and from the residential placement and for family visits required in order for the student to make sufficient educational progress. The specifics of transportation and family visits shall be outlined in the notes section of the IEP.		
H. Shall develop a master contract and individual services agreement between the LEA and nonpublic, nonsectarian school or agency services (E.C. § 56366). The LEA shall be responsible for providing or arranging for the special education, related services, and other psychological services including room and board needed by the student.	H. N/A	
I. Shall notify MCBH of completion of LEA financial contracts for residential placement.	I. N/A	
J. N/A	J. Shall facilitate the enrollment of the student in the residential placement.	
K. N/A	K. Shall notify the LEA that placement has been arranged. If the LEA does not have any students enrolled at the NPS at the time of placement, MCBH shall conduct an onsite visit prior to placement of the student.	
L. N/A	 L. Shall conduct at least one onsite monitoring visit on behalf of the LEA during each school year to the NPS at which the LEA has a student attending and with which it maintains a Master Contract. The onsite monitoring visiting shall include, but no limited to: Meeting with the student Review of services provided to the student through the ISA between the LEA and the NPS. Review of progress the student is making towards the goals set forth in the student's IEP and Behavioral Intervention Plan (BIP), if applicable. Observation of the student during instruction time. Walkthrough of the facility 	

Placement and Monitoring of Students in Residential Placement		
	6. Interviews with teachers, therapists, residential facility staff, the case manager, and other relevant staff members.	
M. N/A	M. Shall complete the "Local Educational Agency Onsite Visit" for Nonpublic School form following the monitoring visit and submit to the California Department of Education within 60 calendar days of the onsite visit and upload copies of the completed form to the student record in SIRAS and email copies to SELPA Executive Director and LEA Special Education Director.	
N. Shall periodically report to the parent on the progress the student is making toward meeting annual goals pursuant to the frequency and method indicated in the IEP for the student (E.C. § 56345(a)(3)).	N. Shall notify the LEA and the parent if there is a discrepancy between the level of care, supervision, or the provision of psychological services and the requirements of the IEP.	
O. When possible, the LEA progress reporting and MCBH face-to-face contacts will be combined and conducted collaboratively.	 O. Shall conduct a face-to-face contacts via Telehealth on a quarterly basis, or more frequently if determined necessary by the IEP team, with the student who is at the residential facility to monitor the level of care, supervision, provision of psychological services, overall progress, and assess continuing need for residential treatment. 1. Shall provide notice to the LEA of the contact and invite LEA to participate. 2. When possible, the LEA progress reporting and MCBH face-to-face contacts via Telehealth will be combined and conducted collaboratively. 3. Monitoring activities shall include: a) Record review; b) Meeting with the student; and c) Review of overall progress. 	
P. Will convene and participate in an IEP team meeting to include representatives from MCBH within six (6) months of residential placement and every six (6) months thereafter as long as the student remains in residential placement.	P. Will attend the scheduled IEP team meeting.	

Financial Responsibilities

The following is an outline of the conditions and limitations for reimbursement to MCBH from SELPA for the provision of Psychological Services, including those related to residential placement described earlier in this Agreement. Special education instruction, designated instruction and services, related services, and residential placements are to be provided at no cost to the parent.

SELPA/LEAs	MCBH
A. SELPA shall reimburse MCBH for assessments and related services provided by MCBH as specified in the IEP and in the Memorandum of Understanding between SELPA and MCBH.	A. Submit invoices and back-up documentation for reimbursement of costs incurred in provision of assessments and related services to SELPA as specified in the Memorandum of Understanding between SELPA and MCBH.
B. The student's LEA of residence shall be financially responsible for special education, therapeutic and non-therapeutic related services while the student is in a residential placement pursuant to an IEP.	B. N/A
C. The student's LEA of residence shall provide transportation of a student to and from the location for receiving services provided by MCBH as specified in the IEP if services are provided at a site other than the student's school or home.	C. N/A
D. The student's LEA shall be financially responsible for transportation of the student to and from the residential placement and for family visits required in order for the student to make sufficient educational progress, as identified on the IEP.	D. N/A

Provision of Facilities and Support at LEA Sites		
LEAs shall provide appropriate facilities and support for the provision of psychological services		
provided by MCBH at school.		
LEAs	MCBH	
A. N/A	A. Shall, whenever possible and appropriate	
	to the needs of the student, provide	
	services at the student's school of	
	attendance.	
B. Shall collaborate with MCBH to establish		
a regular treatment schedule.	establish a regular treatment schedule.	
C. The LEA special education administrate	or C. N/A	
shall make the site administrator where		
services will be provided, aware of the		
obligation to provide appropriate space		
D. The site administrator where services w	vill D. N/A	
be provided shall identify and reserve		
space for services scheduled to be		
delivered at the school site that:		
1. Afford the student and clinician a		
private and confidential environme	nt;	
2. Contain appropriate chairs and wor	·k	
surfaces;		
3. Meet health and safety requirement	ts;	
4. Allow access to emergency suppor		
needed; and		
5. Are of sufficient size to accommod	ate	
small groups when needed.		

Communication Hierarchy and Interagency Agreement Dispute Resolution

It is the intention of the SELPA, LEAs, and MCBH to maintain effective and open communication and to resolve any dispute arising from this Interagency Agreement at the lowest possible administrative level. Whenever a dispute arises between the parties to this Agreement, the dispute procedures shall not interfere with a student's right to receive FAPE.

SELPA/LEAs MCBH

- A. Appropriate staff members from LEAs operating TI classes shall participate in monthly meetings with MCBH staff and in quarterly meetings with appropriate staff members from other LEAs that have a substantial number of students receiving psychological services. Multiple small school districts may be included in the same quarterly meetings.
- B. Communication between agencies about an issue or a dispute should occur in person or via telephone. Email contacts should be kept at a minimum and primarily for the purpose of scheduling a meeting or a telephone call. Email messages regarding specific students should never contain any personally identifiable student information.
- C. If an issue develops that has not yet risen to the level of a dispute between the school site staff and the MCBH therapist, the following communication hierarchy shall be followed:
 - 1. The involved LEA staff member shall discuss the concern directly with the involved MCBH therapist.
 - 2. If unresolved, the LEA staff member's designated special education administrator shall discuss the concern with the MCBH therapist's supervisor.
- D. If the steps above are not successful in resolving an issue causing it to become a dispute or a dispute of another nature arises, the following will occur:
 - 1. The LEA special education administrator shall, in a timely manner, contact the MCBH Services Manager to communicate and seek resolution to any dispute arising from the Interagency Agreement.
 - 2. If unresolved, the dissatisfied party

- A. Appropriate staff members from MCBH shall participate in monthly meetings with staff members from LEAs operating TI classes and in quarterly meetings with staff members from other LEAs that have a substantial number of students receiving psychological services. Multiple small school districts may be included in the same quarterly meetings.
- B. Communication between agencies about an issue or a dispute should occur in person or via telephone. Email contacts should be kept at a minimum and primarily for the purpose of scheduling a meeting or a telephone call. Email messages regarding specific students should never contain any personally identifiable student information.
- C. If an issue develops that has not yet risen to the level of a dispute between the school site staff and the MCBH therapist, the following communication hierarchy shall be followed:
 - 1. The involved MCBH therapist shall discuss the concern directly with the involved LEA staff member.
 - 2. If unresolved, the MCBH therapist's supervisor shall discuss the concern with the LEA staff member's designated special education administrator.
- D. If the steps above are not successful in resolving an issue causing it to become a dispute or a dispute of another nature arises, the following will occur:
 - 1. The MCBH Services Manager shall, in a timely manner, contact the appropriate LEA special education administrator to communicate and seek resolution to any dispute arising from the Interagency Agreement.
 - 2. If unresolved, the dissatisfied party

Communication Hierarchy and Interagency Agreement Dispute Resolution shall develop a written request for shall develop a written request for dispute resolution to include a dispute resolution to include a description of the concerns to be description of the concerns to be addressed, with sufficient specificity addressed, with sufficient specificity to permit the receiving party to clearly to permit the receiving party to clearly comprehend the disagreement and to comprehend the disagreement and to formulate a response to the formulate a response to the disagreement. This request shall be disagreement. This request shall be submitted to the SELPA Executive submitted to the SELPA Executive Director and Deputy Director of Director and the Deputy Director of Children's Behavioral Health. Children's Behavioral Health. 3. The SELPA Executive Director and 3. The SELPA Executive Director and the Deputy Director of Children's the Deputy Director of Children's Behavioral Health shall meet within Behavioral Health shall meet within thirty (30) calendar days to further thirty (30) calendar days to further attempt resolution of the issue. attempt resolution of the issue. 4. If resolution cannot be reached within 4. If resolution cannot be reached within sixty (60) calendar days, the SELPA sixty (60) calendar days, the SELPA Executive Director and the Deputy Executive Director and the Deputy Director of Children's Behavioral Director of Children's Behavioral Health shall collaboratively select a Health shall collaboratively select a neutral mediator to support negotiation neutral mediator to support of a resolution. negotiation of a resolution. E. If the dispute involves an alleged failure to E. If the dispute involves an alleged failure provide psychological services and a LEA to provide psychological services and has been providing those services prior to MCBH has been providing those services the dispute, the LEA shall continue to prior to the dispute, MCBH shall continue provide the services until the dispute to provide the services until the dispute resolution proceedings are complete. resolution proceedings are complete. F. If the dispute involves an alleged failure F. N/A to provide psychological services and no agency has been providing those services prior to the dispute, the LEA shall provide the services until the dispute resolution proceedings are complete. G. Arrangements other than those specified G. Arrangements other than those specified in items B and C above may be made by in items B and C above may be made by written agreement between the parties to written agreement between the parties to this Agreement, provided that the this Agreement, provided that the student's IEP is not altered, except as to student's IEP is not altered, except as to which agency will provide the service which agency will provide the service specified in the IEP. specified in the IEP. H. Once the dispute resolution procedures H. Once the dispute resolution procedures have been completed, shall work have been completed, shall work collaboratively with MCBH to implement collaboratively with SELPA/LEA to the agreed upon resolution. implement the agreed upon resolution.

Training and Technical Assistance

It is the intent of the SELPA, LEAs, and MCBH to provide on-going technical assistance to each agency respective to provision of special education and related services in the area of social/emotional/behavioral needs.

social/emotional/behavioral needs.			
	SELPA/LEAs	MCBH	
A.	The SELPA shall designate the personnel responsible for coordinating training opportunities with MCBH.	A. MCBH shall designate personnel responsible for coordinating training opportunities with public schools within the SELPA.	l
В.	The designated SELPA personnel shall notify the designated MCBH personnel of training opportunities appropriate for special education and due process.	B. The designated MCBH personnel shall notify the designated SELPA personnel training opportunities appropriate for special education and due process.	of
C.	Shall participate with designated MCBH staff to collaboratively plan mutual staff development activities. At a minimum, these activities will include an annual training for SELPA/LEA and MCBH staff on the procedures outlined in this Agreement.	C. Shall participate with designated SELPA/LEA staff to collaboratively pla mutual staff development activities. At minimum, these activities will include a annual training for SELPA, LEA, and MCBH staff on the procedures outlined this Agreement.	a n
D.	Appropriate SELPA/LEA personnel shall participate in staff development opportunities outlined in items B and C above, as appropriate.	D. Appropriate MCBH personnel shall participate in staff development opportunities outlined in items B and C above, as appropriate.	

Terms of Agreement

This Agreement will become effective upon the signature of the authorized representative of both parties. The Agreement shall remain in effect for one (1) year. This provision does not preclude the parties from revising the Interagency Agreement at any time they determine a revision is necessary. Any revision to the Agreement will be made in writing and with the agreement of both parties.

COUNTY OF MONTEREY:	MONTEREY COUNTY SPECIAL EDUCATION LOCAL PLAN AREA:
By: Docusigned by: War MPB TIPM CACE Elsa MPB TIPM CACE	By: Leuyon Hopkins Kenyon Hopkins
Director of Health Date: 6/30/2023 11:27 AM PDT	Executive Director 6/2/2023 5:26 PM PDT Date:
APPROVED AS TO LEGAL FORM: By: Share Elem Strong Office of County Counsel 6/7/2023 6:54 PM PDT Date:	By: Docusigned by: Or. Raph G. Porras 1E6A1CADBAE7413 Executive Committee Chair 6/2/2023 9:45 AM PDT Date:
APPROVED AS TO FISCAL PROVISIONS: By: Jennifer Forsyth	By: A6B4F6C26DB2470 Colleen Stanley Ed.D. Chief Business Official 6/2/2023 2:50 PM PDT Date:

$Appendix \ A-Referral \ Form$

COUNTY	Monterey County Special Education Local Plan Area
Campa	Referral for Monterey County Behavioral Health Services, Page 1 of 1
WIE	Date:
STUDENT INFORMATION	
Student:	Date of Birth: Age:
Parent phone confirmed as working	Address confirmed as current SSID #: School:
REASON FOR REFERRAL	
Briefly describe behaviors that clearly	explain the areas of concern/impairment in social emotional functioning:
Briefly describe less restrictive interver	ntion(s) that have been attempted and student response to those intervention(s):
What are the desired outcomes of this r	referral and are there any known barriers to care?
Student is not yet eligible and the MC	CBH assessment will be concurrent with the initial assessment
Student is currently enrolled in a Ther	
* An IEP meeting notice should indicate a meeting	services through the General Education Program* date within 30 days
ATTACHED DOCUMENTS	
The following documents are attached in	SIR A S:
Notice of Referral for Reassessmer	
Assessment Plan (NC 3)*	•
Notice of IEP Team Meeting (NC) Parent Consent to Release/Exchang	o) ge Information (NC 9), as needed and required by law
	y receiving services for social/emotional needs through the MCBH, a Notice of Referral and Proposed Action (NC red. If an assessment to determine social/emotional needs has not been recently conducted, a behavioral health
LEA CONTACT INFORMATION	
IEP Case Carrier :Email Address:	Phone:
School Psychologist:	Phone:
Email Address:	
	nting Review of Referral and Related Documents):
RE 7 (2/17)	

$Appendix \ B-Relevant \ IEP \ Forms$

Note: The SELPA is in the process of transitioning to a new web-based IEP system that may involve revision to some forms included in this index.

ONTERE	Notice of Referral fo	or Special Education	n and Proposed Action
Student:		Date of Birth:	Date:
PARENT NOTIO	CE		
Your child has be needs.	en referred for an assessment to determine	e initial eligibility for special e	ducation and current educational
	the appropriate action, the following	ng procedures were used:	
	ident records (specify):	-8 F	
Review of ass	sessments and/or assessment reports (spec	eify):	
	6	at alconomic	
	of your child's progress in his or her curre		
Teacher/Spec Parent input			
Teacher/Spec Parent input Other:	ialist input about your child's educational	needs	
Teacher/Spec Parent input Other: Based upon the	ialist input about your child's educational	above, the following action	n is proposed:
☐ Teacher/Spec ☐ Parent input ☐ Other: ☐ Based upon the ☐ Conduct the r	information gathered as indicated equested assessment (Assessment Plan at	above, the following action	
Teacher/Spec Parent input Other: Based upon the Conduct the r Deny the requ	information gathered as indicated equested assessment (Assessment Plan at lest for assessment (Explanation of Denie	above, the following action	
Teacher/Spec Parent input Other: Based upon the Conduct the r Deny the requ	information gathered as indicated equested assessment (Assessment Plan at lest for assessment (Explanation of Denied DNSE	above, the following action	
Teacher/Spec Parent input Other: Based upon the Conduct the r Deny the requ PARENT RESPO	information gathered as indicated equested assessment (Assessment Plan at less for assessment (Explanation of Denie ONSE) of the following boxes:	above, the following action	
Teacher/Spec Parent input Other: Based upon the Conduct the r Deny the requ PARENT RESPO Please check one of I agree with ti	information gathered as indicated equested assessment (Assessment Plan at lest for assessment (Explanation of Denied DNSE	above, the following action tached) d Request for Assessment attack	
Teacher/Spec Parent input Other: Based upon the Conduct the r Deny the requ PARENT RESPO Please check one I agree with t I do not agree	information gathered as indicated equested assessment (Assessment Plan at lest for assessment (Explanation of Denied DNSE) of the following boxes:	above, the following action tached) d Request for Assessment attac	ched)
Teacher/Spec Parent input Other: Based upon the Conduct the r Deny the requ PARENT RESPO Please check one I agree with t I do not agree Signature of Paren	information gathered as indicated equested assessment (Assessment Plan at lest for assessment (Explanation of Denie DNSE of the following boxes: the proposed action. with the proposed action and request recommends.	above, the following action tached) d Request for Assessment attacked	ched) Date:
Teacher/Spec Parent input Other: Based upon the Conduct the r Deny the requ PARENT RESPO Please check one o I agree with t I do not agree Signature of Paren Return To:	information gathered as indicated equested assessment (Assessment Plan at lest for assessment (Explanation of Denie DNSE of the following boxes: the proposed action. with the proposed action and request recont/Adult Student:	above, the following action tached) d Request for Assessment attacked onsideration. Title:	ched) Date:

MONTEREN	Notice of Re	ferral for Reassessmen	nt and Proposed Action
Student:		Date of Birth:	Date:
PARENT NOTICE			
Your child has bee	n referred for an assessmen	nt to determine:	
	nal needs/possible need for revisibility for special education and co		
To decide upon the	appropriate action, the fol	lowing procedures were used:	
Review of studen	t records (specify):		
Review of assessi	ments and/or assessment reports	(specify):	
Parent input			
• `	Select one action from A or	,	
Proposed Action (S	sment to Determine Current Edu	acational Needs	
Proposed Action (S A. Additional Assess Conduct the incomplete the property of the property	sment to Determine Current Edu requested assessment (Assessme uest for assessment (Explanation	ncational Needs int Plan attached) in of Denied Request for Assessment	attached)
Proposed Action (S A. Additional Assess Conduct the polyther requirement to De Conduct assessment to De Conduct assessment to De Use existing	sment to Determine Current Educated assessment (Assessment (Assessment to assessment (Explanation termine Continuing Eligibility assement to gather further data to Plan attached) assessment data to determine continuing Eligibility assessment data to determine continuing Eligibi	ncational Needs int Plan attached) in of Denied Request for Assessment	1/or current educational needs
Proposed Action (S A. Additional Assess Conduct the polyther requirement to De Conduct assessment to De Conduct assessment to De Use existing	requested assessment (Assessme uest for assessment (Explanation etermine Continuing Eligibility a ssment to gather further data to Plan attached) assessment data to determine coper, to request additional assessment	ncational Needs ont Plan attached) n of Denied Request for Assessment and Current Educational Needs determine continuing eligibility and ontinuing eligibility and/or current e	1/or current educational needs
Proposed Action (S A. Additional Assess Conduct the polyther requirement to De Conduct asse (Assessment to De Use existing right, however	requested assessment (Assessme uest for assessment (Explanation etermine Continuing Eligibility a ssment to gather further data to Plan attached) assessment data to determine coper, to request additional assessment	ncational Needs ont Plan attached) n of Denied Request for Assessment and Current Educational Needs determine continuing eligibility and ontinuing eligibility and/or current e	1/or current educational needs
Proposed Action (S A. Additional Assess Conduct the policy the requirement to De Conduct asse (Assessment to De Use existing right, however PARENT RESPONS I agree with the policy I do not agree with	sment to Determine Current Edurequested assessment (Assessme uest for assessment (Explanation termine Continuing Eligibility assessment to gather further data to Plan attached) assessment data to determine coer, to request additional assessment EE to following three boxes: roposed action.	ncational Needs ont Plan attached) n of Denied Request for Assessment and Current Educational Needs determine continuing eligibility and ontinuing eligibility and/or current e	d/or current educational needs ducational needs (you have the below).
Proposed Action (S A. Additional Assess Conduct the policy the request. Conduct assessment to De Conduct asses (Assessment of Use existing right, however. PARENT RESPONS I agree with the policy I do not agree with I do not	sment to Determine Current Edu requested assessment (Assessme uest for assessment (Explanation termine Continuing Eligibility assessment to gather further data to Plan attached) assessment data to determine coer, to request additional assessment EE ue following three boxes: roposed action. h the proposed action as identified the proposed action as identified to assessment to the proposed action as identified the proposed action as identified.	national Needs Int Plan attached) In of Denied Request for Assessment In Current Educational Needs Idetermine continuing eligibility and Intinuing eligibility and/or current e Interest ent in the Parent Response section Interest ent in item A, and request reconsider Ided in item B, and request additional	d/or current educational needs ducational needs (you have the below).
Proposed Action (S A. Additional Assess Conduct the part of the p	sment to Determine Current Edu requested assessment (Assessme uest for assessment (Explanation termine Continuing Eligibility assessment to gather further data to Plan attached) assessment data to determine coert, to request additional assessment data to determine coert, and the data to determine co	national Needs Int Plan attached) In of Denied Request for Assessment In and Current Educational Needs Idetermine continuing eligibility and Intinuing eligibility and/or current e Interest ent in the Parent Response section Interest ent in item A, and request reconsider Interest ent in item B, and request additional	d/or current educational needs ducational needs (you have the below). ration. l assessment data.

			Noti	ce of IEP Team Meeting
Student:			Date of Birth:	Date:
PARENT NOTICE				
participating member of t appropriate educational p and we strongly encourage years of age or older, he/s berson to be your represen	his team, to attend rogram for your ch e your child's atter he is required to po- ntative if you are u	the meeting. You ild. Your child is a name if transition articipate. You manable to attend.	or participation is importa- invited to attend all or pa- in planning and services values with y	child. You are requested, as a untin the development of an rt of the meeting if it is appropriate will be discussed. If your child is 18 ou or you may designate another for:
Date	Time	Place		
At the meeting, the follow	ing areas will be o	liscussed:		
Assessment Results Eligibility for special Development or revis Review of student pr Transition Planning a Behavioral Emergence With parent consent, ap	sion of the IEP ogress and Services* cy propriate agency r	□ epresentatives wil		ctive placement rictive placement v action
We anticipate that the following				T = v
Title	Name		Title	Name
LEA Representative General Education Teac				
I do not plan to attended to a tender related documents from anner. I do not plan to attended understand that the II return them in a time	eeting. I the meeting, but time/and or place; per in my primary led the meeting but gom this meeting with the meeting but very and related doorly manner.	am available by te olease contact me a inguage or other n give consent for the ll be provided to r will send	leconference. at: node of communication: e meeting to be held with ne for my signature and i	nout me; I understand that the IEP and I agree to return them in a timely to represent me; I to me for my signature and I agree to
If transition planning	and services will l		11 1	cy representatives being invited.
				Date:
ocation:				Phone:

	Parent Consent to Release/Exchange Information
WIER	Date:
To the parents of:	Date of Birth:
representatives of the _ and representatives of	s information relevant to your child's education to go to, from and between the (public school agency) the agency and/or the individual listed below. This information will be used to child's educational/health needs related to the development of an appropriate
Agency or Individual:	
Address:	
Phone:	Contact (if agency):
The following informa	tion may be exchanged:
☐ Individualized eductions of sture ☐ Observations of sture ☐ Educational record ☐ School health and of the control ☐ Sc	acted by district or county office of education teachers/specialists cation program (IEP) and related documents/information ident by district or county office of education teachers/specialists is (e.g., grades, attendance, discipline) developmental records (e.g., immunizations, school health care plans) pecify below) from to
educational assessi Other:	other agencies (e.g., Department of Mental Health, private psychological and

This authorization shall become effective immediately and shall remain in effect for three (3) years from the date of parent consent unless revoked by the parent prior to expiration of the three-year period. Requested records will become a part of the student's confidential special education and/or cumulative file. Access to these files is provided only to those individuals or agencies required or permitted by law or when provided with written parental consent.

PARENT CONSENT

I consent to the exchange of information between the agency or individual listed above and the identified public education agency. I understand that I may cancel all or any part of this consent by written notification at any time.

Signature of Parent/ Adult Student: Date:

SEND REPORTS TO

Agency:		Department:	
Address:	City:	State: Zip Code:	
Attention:	Fax:	Phone:	
NC 9 (9/13)			

SELPA
MONTERES

Monterey County Special Education Local Plan Area

IEP – Demographic Data

ONTER							
					Date:		
	INFORMATION						
	SSID Number:						
Migrant Prog	gram Eligibility: Yes	☐ No Eng	lish Proficienc	y: 🗌 EO	EL :	IFEP	RFEP
	guage:						
	sidence:						
School of R	tesidence*:		School o	of Attendance*:			
*If Differen	nt, Give Reason:		Sch	ool Type:			
Setting (age	es 3-5):		Settin	g (ages 6-22):			
Residence:_		Specif	y Residence	Name (if applicab	le):		
Parent/Guar	rdian:			Email Addres	ss:		
	ress/P.O. Box:						
	ne:						
	rdian:						
	ress/P.O. Box:						
	ne:					_	
Other Conta							
	ress/P.O. Box:						
	2:						
	l Rights: Parent/G						
	rrogate (if applicable):						
Street Addr	ress/P O Box:			City:		Zin:	
	ess/P.O. Box:						
	ess/P.O. Box:e:_						
Main Phone		Alternate Pho					
Main Phone	e: G/CASE MANAGER IN	Alternate Pho		Other:	Cell Phone	e:	
Main Phone MEETING Meeting Ty Initial Refer	e:	Annual Reasse:	ssment	Other:Referred By:	Cell Phone	e:	
Main Phone MEETING Meeting Ty Initial Refer Date of Pare	e: G/CASE MANAGER IN pe:	Alternate Photostation Annual Reassessment:	ssment	Other:_ Referred By:_ Initial Assessmen	Cell Phone	e:	
Meeting Ty Initial Refer Date of Para Initial Speci	e: G/CASE MANAGER IN Type: Initial A Type Initial A Type Initial As	Alternate Photographic FORMATION Annual Reassessessment:	ssment	Other: Referred By: Initial Assessmer Current Complet	Cell Phono It IEP Date: EIEP Date:	e:	
Meeting Ty Initial Refer Date of Para Initial Speci Most Recen	e: G/CASE MANAGER IN Type:	Alternate Photographic Annual Reassessessment:	ssment	Other:	Cell Phono at IEP Date: e IEP Date: t Due:	»:	
Meeting Ty Initial Refer Date of Pare Initial Speci Most Recen Supplement Case Manag	e:	Annual Reassessessment:	ssment	Other: Referred By: Initial Assessmer Current Complet	nt IEP Date: e IEP Date: t Due: P Review Due:_	»:	
Meeting Ty Initial Refer Date of Pare Initial Speci Most Recen Supplement Case Manag	e: G/CASE MANAGER IN Type: Initial A Type:	Annual Reassessessment:	ssment	Other:	cell Phono t IEP Date: e IEP Date: t Due: Review Due:	»:	
Main Phone MEETING Meeting Ty Initial Refer Date of Pare Initial Speci Most Recen Supplement Case Manag Phone:	e:	Alternate Pho FORMATION Annual Reassessessment: Diannual Due: Cell Phone:	ssment	Other:	cell Phono t IEP Date: e IEP Date: t Due: Review Due:	»:	
Main Phone MEETING Meeting Ty Initial Refer Date of Para Initial Special Most Recen Supplement Case Manag Phone: SPECIAL	E: G/CASE MANAGER IN Type:	Alternate Pho FORMATION Annual Reassessessment: Diannual Due: Cell Phone:	ssment	Other:	cell Phono t IEP Date: e IEP Date: t Due: Review Due:	»:	
Main Phone MEETING Meeting Ty Initial Refer Date of Pare Initial Speci Most Recen Supplement Case Manag Phone:	E: G/CASE MANAGER IN Type:	Alternate Pho FORMATION Annual Reasses sessment: o annual) Due: Cell Phone: ppropriate box for e	ssment each item)	Other:Referred By:Initial Assessmen Current Complet Next Assessmen Next Annual IEF Position:Email:	nt IEP Date: e IEP Date: t Due: P Review Due:	::	
Main Phone MEETING Meeting Ty Initial Refer Date of Para Initial Special Most Recen Supplement Case Manag Phone: SPECIAL	E: G/CASE MANAGER IN Treat Date: The consent for Initial As ial Education Entry Date: The tal IEP Review (if prior to ger: FACTORS (check the and of the consent of th	Alternate Pho FORMATION Annual Reasses sessment: Description annual Due: Cell Phone: ppropriate box for example on an and student receive one or both of the present and student or both of the present and student received.	each item)	Other: Referred By: Initial Assessmen Current Complet Next Assessmen Next Annual IEF Position: Email: ted general educa	nt IEP Date: e IEP Date: t Due: P Review Due:	::	
Main Phone MEETING Meeting Ty Initial Refer Date of Para Initial Special Most Recen Supplement Case Manag Phone: SPECIAL	E. G/CASE MANAGER IN The per	Alternate Pho FORMATION Annual Reasses sessment: Description annual Due: Cell Phone: ppropriate box for event and student receive one or both of the preor that requires a beh	each item) ived coordina eceding two y avior interve.	Other:Referred By:Initial Assessmen: Current Complet Next Assessmen: Next Annual IEF Position:Email:tted general educa rears.	nt IEP Date:e IEP Date:t Due: P Review Due: tion early interven	ening ser	
Main Phone MEETING Meeting Ty Initial Refer Date of Para Initial Special Most Recen Supplement Case Manag Phone: SPECIAL	ECASE MANAGER IN The periment of the periment	Alternate Pho FORMATION Annual Reasses sessment: Cannual Due: Cell Phone: ppropriate box for enent and student receione or both of the proor that requires a beh from special class or	each item) ived coordina eceding two y avior interver.	Other: Referred By: Initial Assessmen Current Complet Next Assessmen: Next Annual IEF Position: Email: ted general educa rears. ntion plan. ral education class	nt IEP Date:e IEP Date: e IEP Date: e Due: e Review Due: tion early intervences	ening ser	vices using
Main Phone MEETING Meeting Ty Initial Refer Date of Para Initial Special Most Recen Supplement Case Manag Phone: SPECIAL	E: G/CASE MANAGER IN The period of the per	Alternate Pho	each item) eved coordina ecceding two y avior interve. NPS to gene ementary sch	Other: Referred By: Initial Assessmen Current Complet Next Assessmen Next Annual IEF Position: Email: ted general educa years. Intion plan. ral education class gool and may requ	nt IEP Date: e IEP Date: t Due:_ P Review Due:_ tion early intervents on public campuire a less inten	ening ser	vices using
Main Phone MEETING Meeting Ty Initial Refer Date of Para Initial Special Most Recen Supplement Case Manag Phone: SPECIAL	E: G/CASE MANAGER IN The perimal formula for	Alternate Pho	each item) eved coordina ecceding two y avior interve. NPS to gene ementary sch	Other: Referred By: Initial Assessmen Current Complet Next Assessmen Next Annual IEF Position: Email: ted general educa years. Intion plan. ral education class gool and may requ	nt IEP Date: e IEP Date: t Due:_ P Review Due:_ tion early intervents on public campuire a less inten	ening ser	vices using
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Main Phone MEETING Meeting Ty Initial Refer Date of Pare Initial Special Most Recen Supplement Case Manag Phone: SPECIAL Yes No	E: G/CASE MANAGER IN Type:	Alternate Pho	each item) ever time to generate the same transfer to generate yechenge in placem	Other: Referred By: Initial Assessmen Current Complet Next Assessmen Next Annual IEF Position: Email: ted general educa rears. Intion plan. ral education class cool and may requent due to discipl	nt IEP Date: e IEP Date: t Due: P Review Due: s on public campuire a less intentinary action (mo	ening ser ous. sive pro re than 1 consider	vices using gram. 0 days of

			IEP – Eligibility
Student:		Date of Birth:	Date:
ELIGIBILITY			
_	ible for special educatio	on and related services in the area(s) identific	ed below.
Primary Disab	ility:	Secondary Disability	7:
Student is impairmen		nce funding (visual impairment, deaf/hard-o	f-hearing, or severe orthopedic
Student is not of	eligible for special educ	cation and related services (explain on IEP N	Notes/Additional Information page).
	0 1	ion and related services effective:	
EFFECT OF DISA	ABILITY AND AREA	AS OF NEED (complete for eligible stude	nts only)
Reading – Dec Reading – Con Math – Calcula Math – Applic Written Langu Readiness – Er Readiness – M	ording / Fluency nprehension ation ations age nglish Language Arts ath	riculum or (for preschoolers) participate in a Receptive Language Expressive Language Articulation/Voice/Fluency Study/Organization Skills Social/Behavioral/Emotional Skills Attention Vocational Skills CES, AND INTERESTS	appropriate activities: Recreation/Leisure Self-Care Mobility Other: Other: Other: Other:
PARENT CONCE	ERNS RELEVANT TO	O EDUCATIONAL PROGRESS	

	IEP – Present Levels	and Goals
Student:	Date of Birth: Date:	
	CHIEVEMENT & FUNCTIONAL PERFORMANCE /ANNU	
	Skill (Optional)	
Present Level:		
Annual Goal:		
Baseline:		
Curriculum Standard:	Implemented by:	
Goal is related to enabling the student to particip. Goal is related to meeting other educational need Goal supports the student's post-secondary goals Goal supports one or more ELD standards as ide	s resulting from the student's disability. /expectations.	
Area 2:		
Present Level:		
Annual Goal:		
Annual Goal:		
Baseline:		
Curriculum Standard:	Implemented by:	
	. ,	
Goal is related to enabling the student to particip Goal is related to meeting other educational need Goal supports the student's post-secondary goals Goal supports one or more ELD standards as ider	s resulting from the student's disability. /expectations.	
PROGRESS REPORT METHOD AND	FREQUENCY	

	IEP – Special Education and Related Services				
Student:	Date of Birth: Date:				
SPECIAL EDUCATION A	ND RELATED SERVICE	OPTIONS CONSIDERED			
Che following service options General Education Class Resource Specialist/Lear District Special Education Regional Special Education State School	s were considered: rning Center Support on Class	☐ Home and Hosp ☐ Nonpublic Scho ☐ Related Service ☐ Other:	ool		
SPECIAL EDUCATION A	ND RELATED SERVICE	S OFFERED			
Primary Service:	Provider:	Responsible Staff:	Location:		
Delivery Model:	Frequency:	Duration:	Start Date:	End Date:	
Service:	Provider:	Responsible Staff:	Location:		
Delivery Model:	Frequency:	Duration:	Start Date:	End Date:	
Service:	Provider:	Responsible Staff:	Location:	1	
Delivery Model:	Frequency:	Duration:	Start Date:	End Date:	
Service:	Provider:	Responsible Staff:	Location:	1	
Delivery Model:	Frequency:	Duration:	Start Date:	End Date:	
Service:	Provider:	Responsible Staff:	Location:		
Delivery Model:	Frequency:	Duration:	Start Date:	End Date:	
Service:	Provider:	Responsible Staff:	Location:		
Delivery Model:	Frequency:	Duration:	Start Date:	End Date:	
Service:	Provider:	Responsible Staff:	Location:	1	
Delivery Model:	Frequency:	Duration:	Start Date:	End Date:	
Service:	Provider:	Responsible Staff:	Location:	•	
Delivery Model:	Frequency:	Duration:	Start Date:	End Date:	
Service:	Provider:	Responsible Staff:	Location:	•	
Delivery Model:	Frequency:	Duration:	Start Date:	End Date:	

OVTER		D . CD' d	D .	
Student:	EDCONNEL	Date of Birth:	Date:	
SUPPORTS FOR SCHOOL Pl Supports for school personnel are		t.	□ No □ Y	es (specify below)
Description:		Provider:	Responsible Staff:	
Location:	Frequency:	Duration:	Start Date:	End Date:
Description:		Provider:	Responsible S	Staff:
Location:	Frequency:	Duration:	Start Date:	End Date:
Description:		Provider:	Responsible S	Staff:
Location:	Frequency:	Duration:	Start Date:	End Date:
	☐ Modified ☐ Ada	oted (list on IEP 7) Requ	irement met or legall	v waived by LEA
Physical Education: Regular EXTENDED SCHOOL YEAR Without ESY, would the nature a Yes No Prohibit be	(ESY) and/or severity of this stuenefit from his or her edu		ng behaviors): subsequent year?	
Physical Education: Regular EXTENDED SCHOOL YEAR Without ESY, would the nature a Yes No Prohibit be Yes No Cause regular of time? Yes No Based upo	(ESY) und/or severity of this stu enefit from his or her edu ession in critical skills an n the above information,	dent's disability (or interfering the actional program during the and/or difficulty in recovering ESY services are required (i	ng behaviors): subsequent year? those skills within a f yes, complete rema	reasonable period
Yes No Cause regrof time? Yes No Based upo Primary Service for ESY:	(ESY) and/or severity of this stuenefit from his or her eduression in critical skills and	dent's disability (or interfering actional program during the and/or difficulty in recovering	ng behaviors): subsequent year? those skills within a	reasonable period
Physical Education: Regular EXTENDED SCHOOL YEAR Without ESY, would the nature a Yes No Prohibit be Yes No Cause regular of time? Yes No Based upo	(ESY) und/or severity of this stu enefit from his or her edu ession in critical skills an n the above information,	dent's disability (or interfering the actional program during the and/or difficulty in recovering ESY services are required (i	ng behaviors): subsequent year? those skills within a f yes, complete rema Primary Loca Dates: LEAs	reasonable period

	IEP – Consent and Signature
Student:	Date of Birth: Date:
PARENT ACKNOWLEDGEMENTS AND F	REOUESTS
Check all of the following boxes that apply:	C
 I have received a copy the <i>Notice of Pr</i> I attended and participated in the IEP team meeting. I received notice of the IEP team meeting. 	team meeting.
	ethods and dates of contact to encourage the parent to attend.
	c. Method/Date:d. Method/Date:
 I have received a copy of the assessment 	nary language/other mode of communication:ent report(s) reviewed in developing this IEP. ed parent involvement as a means of improving services & results for my chi
PARENT CONSENTS	
Check one of the following two boxes:	
	child's eligibility or ineligibility for special education. of my child's eligibility or ineligibility for special education.
f your child is eligible for special education, ch	<u>c</u>
 I understand and consent to the content I understand and consent to the content I do not consent to the contents of this 	ats of this IEP except for:
If your child is eligible for special education, ch	heck the box below, if applicable
☐ I have received a copy of "Consent to I	Bill Medi-Cal and Release Information".
	when my child is absent or when a normally scheduled session falls on a non hat services will not be provided during school holidays and breaks except for
	Date:
Signature of Parent/Adult Student:	Date:
IEP TEAM MEETING PARTICIPANTS	
specific learning disability, each participant agre	am meeting. If the student has been determined eligible under the category rees that the eligibility finding reflects his or her own conclusion unless a "D" a dissenting opinion. Any IEP team member placing a "D" by his or her e team member's differing conclusion.
The following people participated in the IEP tea specific learning disability, each participant agre is placed next to his or her signature, indicating signature must attach a statement specifying the	rees that the eligibility finding reflects his or her own conclusion unless a "D" g a dissenting opinion. Any IEP team member placing a "D" by his or her
The following people participated in the IEP tea specific learning disability, each participant agre s placed next to his or her signature, indicating signature must attach a statement specifying the	rees that the eligibility finding reflects his or her own conclusion unless a "D" a dissenting opinion. Any IEP team member placing a "D" by his or her e team member's differing conclusion.
The following people participated in the IEP tea pecific learning disability, each participant agre s placed next to his or her signature, indicating ignature must attach a statement specifying the	rees that the eligibility finding reflects his or her own conclusion unless a "D" a dissenting opinion. Any IEP team member placing a "D" by his or her e team member's differing conclusion.
The following people participated in the IEP tea specific learning disability, each participant agre s placed next to his or her signature, indicating signature must attach a statement specifying the	rees that the eligibility finding reflects his or her own conclusion unless a "D" a dissenting opinion. Any IEP team member placing a "D" by his or her e team member's differing conclusion.
The following people participated in the IEP tea specific learning disability, each participant agre s placed next to his or her signature, indicating signature must attach a statement specifying the	rees that the eligibility finding reflects his or her own conclusion unless a "D" a dissenting opinion. Any IEP team member placing a "D" by his or her e team member's differing conclusion.
The following people participated in the IEP tea specific learning disability, each participant agre s placed next to his or her signature, indicating signature must attach a statement specifying the	rees that the eligibility finding reflects his or her own conclusion unless a "D" a dissenting opinion. Any IEP team member placing a "D" by his or her e team member's differing conclusion.
The following people participated in the IEP tea specific learning disability, each participant agre s placed next to his or her signature, indicating signature must attach a statement specifying the	rees that the eligibility finding reflects his or her own conclusion unless a "D" a dissenting opinion. Any IEP team member placing a "D" by his or her e team member's differing conclusion.
The following people participated in the IEP tea specific learning disability, each participant agre s placed next to his or her signature, indicating signature must attach a statement specifying the	rees that the eligibility finding reflects his or her own conclusion unless a "D" a dissenting opinion. Any IEP team member placing a "D" by his or her e team member's differing conclusion.
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	IEP – Notes/Additional Information	
Student:	Date of Birth:	Date:

EXHIBIT B:

BILLING STRUCTURE AND PAYMENT RATES

I. SERVICES

All Mental Health Services offered by MCBH:

CALPADS MCBH

Service: Individual Counseling Service: Individual Therapy

Code: 510 Code: 342/272/345/772

SFC: 10-70

Service Description:

One-to-one counseling provided pursuant to an IEP by a qualified individual. Counseling may focus on topics such as educational, career, personal, anger control, gang awareness and prevention, and substance abuse prevention. Counseling/therapy techniques may include but are not limited to Cognitive Behavior Therapy, Rational Emotive Therapy, Aggression Replacement Therapy, Teaching Pro-Social Skills, Systematic Desensitization, and Sand Tray Therapy.

Service: Counseling and Guidance Service: Group Therapy

Code: 515 Code: 352, 354, 356

SFC: 10-59

Service Description:

Counseling in a group setting provided pursuant to an IEP by a qualified individual. Group counseling may focus on topics such as educational, career, personal, social skills, anger control, gang awareness and prevention, substance abuse prevention. Counseling/therapy techniques may include but are not limited to Cognitive Behavior Therapy, Rational Emotive Therapy, Aggression Replacement Therapy, Teaching Pro-Social Skills, Systematic Desensitization, and Sand Tray Therapy.

Service: Parent Counseling Service: Parent Counseling

Code: 520 Code: 313/222/357265

SFC: 10-59

Service Description:

Individual or group counseling provided pursuant to an IEP by a qualified individual to assist the parent(s) of special education students in better understanding and meeting their child's needs; may include parenting skills or other pertinent issues. Counseling/therapy techniques typically involve Cognitive Behavior Therapy but may also include other techniques.

Service: Psychological Services Service: Collateral

Code: 530 Code: 312/315/358265

SFC: 10-59

Service Description:

These services provided pursuant to an IEP by a credentialed or licensed psychologist include interpreting assessment results to parents and staff in implementing the IEP; obtaining and interpreting information about child behavior and conditions related to learning; planning programs of individual and group counseling and guidance services for children and parents. These services may include consulting with other staff in planning school programs to meet the special needs of children as indicated in the IEP.

Service: Assessment Service: Assessment

Code: N/A Code: 332/392

SFC: 10-59

Service Description:

Individual diagnostic assessment in the area of social and emotional development as

specified in the student's assessment plan.

Service: Social Work Services Service: Case Management/Brokerage

Code: 525 Code: 302/202/222/305/382

SFC: 01-59

Service Description:

Home Alternative to Residential Treatment (HART) social work services provided pursuant to an IEP by a qualified individual, include, but are not limited to, providing one-on-one therapeutic behavioral intervention and support; working with those problems in a child's living situation (home, school, and community) that affect the child's adjustment in school; and mobilizing school and community resources to enable the child to learn as effectively as possible in his or her educational program. These services are typically provided when an IEP team has determined that a student is at imminent risk of requiring a residential placement and intense mental health support is being attempted in order to reduce the risk.

Service: Medication Support Service: Medication Support

Code: Code: 362

SFC: 60

Service Description:

Medication Support Services are provided by medical staff and supports beneficiaries in taking an active role in making choices about their mental health psychiatric care. This service may include providing detailed information about how medications works; different types of medications available and why they are used; anticipated outcomes of taking a medication; the importance of continuing to take a medication even if the symptoms improve or disappear (as determined clinically appropriate); how the use of the medication may improve the effectiveness of other services a client is receiving (e.g., group or individual therapy); possible side effects of medications and how to manage them; information about medication interactions or possible complications related to using medications with alcohol or other medications or substances; and impact of choosing to not take medications.

II. BILLING STRUCTURE / PAYMENT RATE

MCBH shall submit to SELPA a monthly invoice in accordance with the following billing structure and payment rate.

A. Mental Health Services

MCBH shall invoice to SELPA one-twelfth (1/12th) of the Total Annual Amount. The Total Annual Amount is the estimated non-Federal Financial Participation (FFP) portion of the costs for the provision of services, referenced in section I, rendered to students during the term of the MOU, since MCBH is reimbursed FFP directly by the Department of Health Care Services. Each monthly invoice will be submitted within thirty (30) days following the month of service.

SELPA shall pay to MCBH the non Medi-Cal reimbursable portion amount of the total costs to provide mental health services up to each School District's Total Annual Amount. The Total Annual Amounts per district are estimates based on the prior year's level of service in combination with average percentage of Medi-Cal recipients served through an IEP. The Total Annual Amount is subject to change if the demand for services increases, or the average percentage of Medi-Cal beneficiaries served changes, or both. Mental Health Services shall be paid in arrears, not to exceed the total maximum amount of \$4,179,595.00.

School District	Total Annual
	Amount
Alisal Union School District	\$285,550.00
Big Sur Unified School District*	\$1,361.00
Chualar Union School District	\$13,841.00
Gonzales Unified School District	\$136,013.00
Greenfield Union School District	\$196,118.00
King City Union School District	\$129,749.00
Lagunita School District	\$11,863.00
Monterey County Office of Education (MCOE) - MCOE Alternative Education	\$70,254.00
MCOE Home Charter	\$28,472.00
MCOE TIP	\$254,302.00
Mission Union School District	\$14,829.00
Monterey Peninsula Unified School District	\$694,359.00
North Monterey County Unified School District	\$223,202.00
Pacific Grove Unified School District	\$257,706.00
Salinas City Elementary School District	\$352,607.00
Salinas Union High School District	\$933,238.00
San Antonio Union School District	\$15,817.00
San Ardo Union School District	\$14,829.00
San Lucas Union School District	\$23,727.00
Santa Rita Union School District	\$127,685.00
Soledad Unified School District	\$368,830.00
Spreckels Union School District	\$7,711.00
Washington Union School District	\$17,532.00
Grand Total FY 24	\$4,179,595.00

B. Home Alternative to Residential Treatment (HART)

MCBH shall submit to SELPA a monthly invoice for the total cost of HART subcontracted services rendered during the term of the MOU. Each monthly invoice will be based on actual costs and estimated revenue and will be submitted within their (30) days following the month of service.

SELPA shall pay to MCBH the full cost of the provision of HART subcontracted services. The total cost for HART is based on each subcontractor's rates and unit of services, which varies by subcontractor. HART services shall be paid in arrears according to the terms of the Agreement between the facility and MCBH, not to exceed the total maximum amount of \$339,431.43.

C. Residential Monitoring

MCBH shall submit to SELPA a monthly invoice for the total cost of Residential Monitoring rendered during the term of the MOU. MCBH shall invoice SELPA only for the non Medi-Cal portion of the costs for direct Mental Health Services provided to youth while conducting Residential Monitoring, and the full travel costs. Each monthly invoice will be based on travel rates set forth in the County of Monterey Travel and Business Expense Reimbursement Policy which are in accordance with the IRS guidelines, the prevailing County Interim Rates (CIRs) billed to Medi-Cal less the estimated Federal Financial Participation for direct Mental Health Services and will be submitted within thirty (30) days following the month of service.

SELPA shall pay to MCBH the non Medi-Cal reimbursable portion amount of the total costs to provide mental health services while conducting Residential Monitoring, and the full travel costs. The Total Annual Amount is estimated based on the prior year's number of youths in placement. The Total Annual Amount is subject to change if the demand for services increases. Residential Monitoring shall be paid in arrears, not to exceed the total maximum amount of \$32,300.00.

D. Residential Searching and Securing

MCBH shall submit to SELPA a monthly invoice for the cost of Residential Searching and Securing rendered during the term of the MOU. The rate of service per client served is \$1,140.70. Each invoice shall be based on number of clients served multiplied by the rate of service and will be submitted within their (30) days following the month of service.

SELPA shall pay to MCBH the total costs to provide Residential Searching and Securing services. The Total Annual Amount is estimated based on 15 clients per FY. The Total Annual Amount is subject to change if the demand for services increases. Residential Searching and Securing shall be paid in arrears, not to exceed the total maximum amount of \$17,110.50.

III. MAXIMUM ANNUAL LIABILITY

Subject to the limitations set forth herein, SELPA shall pay to MCBH during the term of this Agreement a maximum amount of \$4,568,437.00 for services rendered under this Agreement.

Services	Estimated Amount
Mental Health Services	\$4,179,595.00
HART	\$339,431.43
Residential Monitoring	\$32,300.00
Residential Searching and Securing	\$17,110.50
Total	\$4,568,437.00

The Total Maximum Liability Amount is subject to change if the demand for services increases. Any change in the Total Maximum Liability Amount will require an Amendment to the MOU.

EXHIBIT C: MCBH INSURANCE

MCBH certifies that it maintains a program of insurance and self-insurance that covers its activities in connection with this MOU as follows:

- 1. Professional Liability Insurance or self-insurance with financially-owned and reputable companies with limits of one million dollars (\$1,000,000) per claim and a general aggregate of three million dollars (\$3,000,000). If such insurance is written on a claimsmade form, it shall continue for three (3) years following termination of this MOU. The insurance shall have a retroactive date prior to coinciding with the effective date of this MOU. In the event that a claims-made policy is canceled or non-renewed, then MCBH shall obtain extended reporting (tail) coverage for the remainder of the three (3) year period.
- 2. Commercial General Liability Insurance or Self-Insurance. MCBH shall maintain insurance or self-insurance of five million dollars (\$5,000,000) per occurrence and coverage of five million dollars (\$5,000,000) in the aggregate.
- 3. Worker's Compensation Insurance in a form and amount covering MCBH's full liability as required by law under the Workers' Compensation Insurance and Safety Act of the State of California as amended from time to time.

The coverage referred to in Sections 1 and 2 above including sexual misconduct shall be endorsed to include the SELPA and each of its member LEAs as a Supplemental Member with respect to this MOU for therapeutic services. Such a provision shall only apply, however, in proportion to and to the extent of the negligent acts or omissions of MCBH, its officers, directors, agents, and/or employees. MCBH, upon execution of this MOU, shall furnish the SELPA and each of its member LEAs with Certificates of Insurance or Letter of Self-Insurance evidencing compliance with requirements. Certificates shall further provide for thirty (30) days advance written notice to the SELPA and each of its member LEAs of any modification, change or cancellation of any of the above insurance coverages.

EXHIBIT D:

SELPA and MEMBER LEAS INSURANCE

The SELPA and each of its member LEAs certify that they maintain a program of insurance and self-insurance that covers each of their activities in connection with this MOU as follows:

- 1. Professional Liability Insurance or self-insurance with financially-owned and reputable companies with limits of one million dollars (\$1,000,000) per claim and a general aggregate of three million dollars (\$3,000,000). If such insurance is written on a claims-made form, it shall continue for three (3) years following termination of this MOU. The insurance shall have a retroactive date prior to coinciding with the effective date of this MOU. In the event that a claims-made policy is canceled or non-renewed, then the SELPA and each of its member LEAs shall obtain extended reporting (tail) coverage for the remainder of the three (3) year period.
- 2. Commercial General Liability Insurance or Self-Insurance. The SELPA and each of its member LEAs shall maintain insurance or self-insurance of five million dollars (\$5,000,000) and coverage of five million dollars (\$5,000,000) in the aggregate.
- 3. Worker's Compensation Insurance in a form and amount covering the SELPA's and each of its member LEA's full liability as required by law under the Workers' Compensation Insurance and Safety Act of the State of California as amended from time to time.

The coverage referred to in Section 2 above shall be endorsed to include the County of Monterey as an additional insured. Such a provision shall only apply, however, in proportion to and to the extent of the negligent acts or omissions of the SELPA and each of its member LEAs, their officers, directors, agents, and/or employees. The SELPA and each of its member LEAs, upon execution of this MOU, shall furnish MCBH with Certificates of Insurance evidencing compliance with requirements. Certificates shall further provide for thirty (30) days advance written notice to MCBH of any modification, change, or cancellation of any of the above insurance coverages.