## **Second Amendment to Agreement for Personal Services**

## **Director of Child Support Services**

This Second Amendment to the Agreement for Personal Services by and between the County of Sonoma, a political subdivision of the State of California (hereinafter "County") and Jennifer Traumann (hereinafter "Employee") is entered into this \_\_\_\_ day of November, 2020. County and Employee shall collectively be referred to as the "Parties."

## Recitals

Whereas, County and Employee entered into a personal services agreement (the "Agreement") for the position of Director of Child Support Services of the County of Sonoma for the period December 9, 2014 through October 11, 2017;

Whereas, County and Employee entered into a First Amendment to the Agreement extending Employee's term for a period of three (3) years ending November 11, 2020; and

Whereas, Employee has served the County with distinction for over 35 years of service;

Whereas, in order to maintain continuity and fulfil goals of the County Administrator for the Department, Employee has agreed to continue as Director of Child Support Services for an additional year (1) years through a Second Amendment to the Agreement with a new term ending on November 12, 2021;

Whereas, in special recognition of Employee's unique circumstances and in appreciation of Employee's willingness to continue service for an additional year notwithstanding the fact that Employee will reach the maximum percentage formula under the retirement system (100%) during this timeframe, County agrees to increase Employee's vacation hours by an additional 52 hours and increase her maximum accrual bank by that amount;

Now, therefore, for good and valuable consideration, the Parties hereby agree as follows:

## Agreement

- 1. Now, therefore, be it agreed by and between the Parties that the term of employment provided for in the Agreement and the First Amendment shall be extended for a period of one year ending on November 12, 2021.
- 2. The compensation provided for in the Agreement at Paragraph 3., Compensation, currently at the I Step, shall be amended to add a new subsection (c) as follows:
  - (c) In addition to the standard vacation accrual provided for in the Salary Resolution, Employee shall be entitled to an additional, immediately accrued and available for use, 52 vacation hours. Notwithstanding the maximum vacation accrual rate set forth in the Resolution in Section 22 or as subsequently amended, Employee shall be entitled to increase the maximum vacation cap available to Department Heads by the additional 52 hours.

3. Except as set forth in Paragraph 1 and 2 above, all other provisions in the Agreement as modified by the First and Second Amendments to Agreement shall remain in full force and effect.	
Attest:	County of Sonoma
Clerk of the Board	By Sheryl Bratton County Administrator
	Employee
	Jennifer Traumann

Except as set forth in Paragraph 1 and 2 above, all other provisions in the

3.