

**Section 22 – Federal Immigration Enforcement (Compliance with Oregon Sanctuary Promise Act and sanctuary laws, ORS 181A.820 to 181A.829: 181A.820 to 181A.829)**

Notwithstanding any provision of this Agreement to the contrary, and except as expressly authorized in ORS 181A.820 to 181A.829:

22.1 No state or local Team member will assist, facilitate or aid a “Federal Immigration Authority” for the purpose of “Immigration Enforcement,” as those terms are defined in ORS 181A.822.

22.2 No state or local Team member may respond to, exchange, or disclose information about any individual to a “Federal Immigration Authority” for the purpose of “Immigration Enforcement,” as those terms are defined in ORS 181A.822. “Information” includes, but is not limited to, an individual’s contact information, country of birth, custody status, release date, parole, probation or post-prison supervision appointment dates or times, or home or work address.

22.3 No state or local Team member may use public facilities, property, moneys, equipment, technology or personnel, including granting a “Federal Immigration Authority” access to an area of a state or local Team member’s facilities that are not normally open to the public, for the purpose of investigating, detecting, apprehending, arresting, detaining or holding individuals for “Immigration Enforcement,” as those terms are defined in ORS 181A.822.

22.4 No state or local Team member may exercise federal immigration enforcement powers (including those powers specified in 8 USC § 1357(g) or otherwise detain or house any individual for federal civil immigration violations.

**By execution of this Agreement, federal Team members understand and agree to these conditions.**