## Ohio Department of Job and Family Services

## IV-D CONTRACT

Pursuant to Title IV-D of the Social Security Act, Parts 302, 303, and 304 of Title 45 of the Code of Federal Regulations (CFR); sections 3125.13 to 3125.17 of the Ohio Revised Code; and rules 5101:12-1-80 to 5101:12-1-80.4 of the Ohio Administrative Code (hereafter "IV-D Contract rules"), the Cuyahoga County Child Support Enforcement Agency (hereafter "CSEA") enters into this IV-D Contract with Court of Common Pleas, Division Of Domestic Relations (hereafter "Contractor") to purchase services for the effective administration of the support enforcement program.

The CSEA and the Contractor certify that all IV-D Contract activities shall be performed in compliance with Title IV-D of the Social Security Act, 45 CFR Parts 302, 303, and 304, and the rules in Division 5101:12 of the Administrative Code.

Unless otherwise specified, the terms of this IV-D Contract apply to both governmental contractors and private contractors.

The IV-D Contract consists of this document and all attached forms or documents that are incorporated and deemed to be a part of the IV-D Contract as if fully written herein. Nothing in this IV-D Contract shall be construed contrary to state or federal laws and regulations.

#### **IV-D Contract Terms:**

- 1. IV-D Contract Period: The IV-D Contract is effective from 01/01/2011 through 12/31/2011, unless terminated earlier in accordance with the terms listed in paragraph 24 of this IV-D Contract. The IV-D Contract period shall not exceed twelve (12) months. The CSEA and contractor may agree upon a IV-D Contract period that is less than twelve (12) months.
- 2. Unit of Service: Subject to the terms and conditions set forth in this IV-D Contract, the CSEA agrees to purchase and the Contractor agrees to provide the following Unit of Service for a IV-D case: A "support action disposition", which shall be defined as any Court case, motion, or other action provided for in the Ohio Revised Code relating to the establishment, modification or enforcement of a child support obligation, and which is journalized by the Domestic Relations Court.
  - The CSEA and the Contractor certify that all units of service are eligible for federal financial participation (FFP) reimbursement in accordance with rules 5101:12-1-60 and 5101:12-1-60.1 of the Ohio Administrative Code, the IV-D Contract rules, and 2 CFR, Subtitle A, Chapter II, Part 225 (Circular A-87 of the Federal Office of Management and Budget).
- 3. Optional Purchase of Non-CSEA Initiated Activities: In a IV-D Contract with a court for magistrate services, the CSEA may elect to purchase non-CSEA initiated activities in addition to CSEA initiated activities. If the CSEA elects to purchase non-CSEA initiated activities in addition to CSEA initiated activities, the CSEA and the court shall signify the decision by placing their initials on the lines below.

Tatalana Canada da a CODA Da anada da C	
Initials of Authorized CSEA Representative	Initials of Authorized Court Representative
1 Das	1 Dia 1
KBA	
	. [

## 4. IV-D Contract Costs:

- 4A. Unit Rate: The Unit Rate for this IV-D Contract is \$319.85 per Unit of Service as determined by:
  - The calculation listed in the JFS 07020 (Governmental Contractor IV-D Contract Budget) for a IV-D Contract
    with a governmental entity; or
  - The procurement process for a IV-D Contract with a private entity.
- 4B. Total IV-D Contract Cost: The Total IV-D Contract Cost is \$3,155,011.35 (66% = \$2,082,307.49 reimbursement to Domestic Relations Court; 34% = \$1,072,703.86)
- 5. Availability of Funds: The CSEA certifies that it has adequate funds to meet its obligations under this IV-D Contract, that it intends to maintain this IV-D Contract for the full period set forth herein, that it believes that it will have sufficient funds to enable it to make all payments due hereunder during such period, and that it will use its best effort to obtain the appropriation of any necessary funds during the term of this IV-D Contract.
  - 5A. Payments for all services provided in accordance with the provisions of this IV-D Contract are contingent upon the availability of the non-federal share and FFP reimbursement, as follows:

	Amount	Source
Non-Federal Share	\$1,072,703.86	Local Sources
FFP Reimbursement	\$2,082,307.49	
Total IV-D Contract Cost	\$3,155,011.35	]

5B. The CSEA certifies that the non-federal share is not provided from any source that is prohibited by state or federal law.

- 6. Performance Standards: The performance standards shall be based upon the requirements in 45 CFR Part 303. The performance standards are attached to this IV-D Contract in a separate document with a label at the top of the first page that reads, "Performance Standards."
- 7. Access to the Public: The CSEA and the Contractor agree to make all reasonable efforts to allow public access by providing services between the hours of 8:30 am and 4:30 on the following days Monday thru Friday with the exception of the following days: New Year's Day; Martin Luther King Day; President's Day; Memorial Day; Independence Day; Labor Day; Columbus Day; Veteran's Day; Thanksgiving Day; the day after Thanksgiving; Christmas Day.
- 8. Amendments to and Modifications of the IV-D Contract: The Office of Child Support (OCS) will review all IV-D Contract amendments or modifications and determine whether the amendments or modifications are acceptable for purposes of FFP reimbursement. Language in this IV-D Contract shall not be modified, deleted, struck out, or added, except for the following:
  - Amendments: The CSEA or Contractor may amend any information in the insertable fields in the first paragraph of
    the IV-D Contract or IV-D Contract Terms 1 through 7, provided that both the CSEA and Contractor agree to the
    amendments, the CSEA submits the amendments to OCS on the JFS 07037 (IV-D Contract Amendment), and OCS
    accepts the JFS 07037; or
  - Modifications: The CSEA or Contractor may modify the language in this IV-D Contract, provided that both the
    CSEA and the Contractor agree to the modifications, the CSEA submits the proposed modifications to OCS, and
    OCS accepts the modifications. If the CSEA or Contractor modifies the language in this IV-D Contract without the
    agreement of both parties to the IV-D Contract and acceptance from OCS, the modified IV-D Contract will have no
    force or effect of law.
- 9. Billing Requirements: When the Contractor is a private entity, the Contractor shall ensure that the JFS 07035 (IV-D Contract Invoice) is submitted to the CSEA no later than thirty (30) days after the last day of the month in which services were provided.

When the Contractor is a governmental entity, the Contractor shall ensure that the JFS 07034 (Governmental Contactor Monthly Expense Report) and the JFS 07035 are submitted to the CSEA no later than thirty (30) days after the last day of the month in which services were provided. If the Contractor neglects or refuses to submit the JFS 07034 or JFS 07035 to the CSEA for payment within the appropriate time frame, the CSEA reserves the right to refuse payment.

If the Contractor neglects or refuses to submit the JFS 07035 to the CSEA for payment within the appropriate time frame, the CSEA reserves the right to refuse payment.

- 10. Expensed Equipment: Equipment that has been included in the unit rate on the JFS 07020 and expensed rather than depreciated during the IV-D Contract period shall be transferred to the CSEA or the appropriate residual value shall be paid to the CSEA when the equipment is no longer needed to carry out the work under this IV-D Contract or a succeeding IV-D contract.
- 11. Monitoring and Evaluation: The CSEA and the Contractor shall monitor and evaluate the extent to which services described in the IV-D Contract are being performed. The CSEA shall evaluate the performance of the Contractor on the JFS 02151 (IV-D Contract Evaluation) and provide a copy of the completed JFS 02151 to the Contractor.
- 12. Recordkeeping: The Contractor shall maintain accounting procedures and practices that sufficiently and properly reflect all direct and indirect costs of any nature expended in the performance of this IV-D Contract. All books, records, payroll, and documents related to this IV-D Contract that are in the possession of the Contractor or of a third party performing work related to this IV-D Contract shall be maintained and preserved by the Contractor for a period of three years after final payment, unless otherwise directed by the CSEA. Such records shall be subject at all reasonable times for inspection, review, or audit by duly authorized federal, state, and CSEA personnel or their designees. If an audit, litigation, or other action involving the records is started before the end of the three-year period, the records must be retained until all issues arising from the action are resolved or until the end of the three-year period, whichever is later.
- 13. Responsibility for Review or Audit Findings and Recommendations: The Contractor agrees to accept responsibility for replying to and complying with any review or audit findings and recommendations by an authorized state or federal review or audit that are directly related to the provisions of this IV-D Contract.
- 14. Indemnity: When the Contractor is a private entity, the Contractor shall certify that it will at all times during the existence of this IV-D Contract indemnify and hold harmless the CSEA, the Ohio Department of Job and Family Services, and the Board of County Commissioners or county administrator in the same county as the CSEA against any and all liability, loss, damage, and/or related expenses incurred through the provision of services under this IV-D Contract.

- 15. Insurance: When the Contractor is a private entity, the Contractor shall contract for such insurance as is reasonably necessary to adequately secure the persons and estates of eligible individuals against reasonable, foreseeable torts that could cause injury or death.
- 16. Declaration Regarding Material Assistance or Non-assistance to a Terrorist Organization: When the Contractor is a private entity, the Contractor agrees to complete a declaration regarding material assistance or non-assistance to a terrorist organization, pursuant to section 2909.32 of the Ohio Revised Code. Additional information may be obtained from the Ohio Department of Public Safety at <a href="https://www.homelandsecurity.ohio.gov">www.homelandsecurity.ohio.gov</a>.
- 17. Finding for Recovery: The Contractor certifies that the Contractor is not subject to a finding for recovery or it has taken the appropriate remedial steps required under section 9.24 of the Ohio Revised Code or it otherwise qualifies to contract with the State of Ohio under section 9.24 of the Ohio Revised Code.
- 18. Licenses: The Contractor certifies that all approvals, licenses, or other qualifications necessary to conduct business or, if applicable, practice law in Ohio have been obtained and are operative. If at any time during the IV-D Contract period the Contractor becomes disqualified or suspended from conducting business or, if applicable, practicing law in Ohio, the Contractor must immediately notify the CSEA of the disqualification or suspension and the Contractor will immediately cease performance of any obligations under this IV-D Contract.
- 19. Independent Capacity for the Contractor: The Contractor and its agents, employees, and subcontractors will act in performance of this IV-D Contract in an independent capacity and not as officers or employees or agents of the State of Ohio or the CSEA.
- 20. Confidentiality: The Contractor agrees that information regarding an individual shall only be used for purposes related to the IV-D program, in accordance with rules 5101:12-1-20 to 5101:12-1-20.2 of the Ohio Administrative Code. Disclosure of information for any other purpose is prohibited.
- 21. Americans with Disabilities Act (ADA) Compliance: The Contractor certifies that it is in full compliance with all statutes and regulations pertaining to the ADA of 1990 and with section 504 of the Rehabilitation Act of 1973.
- 22. Civil Rights: The Contractor certifies compliance with rule 5101:9-2-01 of the Ohio Administrative Code.
- Equal Employment Opportunity: In carrying out this IV-D Contract, the Contractor shall not discriminate against any employee or applicant for employment because of race, religion, national origin, ancestry, color, sex, age, disability, or veteran status. The Contractor shall ensure that applicants are hired and that employees are treated during employment without regard to their race, religion, national origin, ancestry, color, sex, age, disability, or veteran status. Such action shall include but not be limited to the following: employment, upgrading, demotion, transfer, recruitment, recruitment advertising, layoff, termination, rates of pay or other forms of compensation, and selection for training including apprenticeship.
- 24. Termination: This IV-D Contract may be terminated:
  - 24A. By mutual agreement at any time after the date on which the two parties reach their decision.
  - 24B. If FFP reimbursement or the non-federal share designated for the purchase of services under this IV-D Contract is not available to the CSEA in an amount adequate to support the IV-D Contract as determined by the CSEA. When termination of the IV-D Contract occurs under this paragraph, the termination date is the date upon which the FFP reimbursement or non-federal share is no longer available; however, the CSEA may determine a later termination date. The CSEA shall provide the Contractor written notice of the termination but is not required to provide written notice in advance of the termination. Reimbursement to the Contractor will cease on the date of termination of the IV-D Contract.
  - 24C. If the CSEA has discovered any illegal conduct on the part of the Contractor, immediately upon delivery of written notice to the Contractor by the CSEA.
  - 24D. If the Contractor does not faithfully and promptly perform its responsibilities and obligations under this IV-D Contract as determined by the CSEA. If the CSEA elects to terminate the IV-D Contract, the CSEA shall provide the Contractor with written notice thirty days in advance of the termination date.
  - 24E. If the CSEA does not faithfully and promptly perform its responsibilities and obligations under this IV-D Contract, as determined by the Contractor. If the Contractor elects to terminate the IV-D Contract, the Contractor shall provide the CSEA with written notice thirty days in advance of the termination date.

JFS 07018 (Rev. 2/2009) Page 4 of 5

24F. If the IV-D Contract is for legal services and the Contractor becomes disqualified or suspended from conducting business or practicing law in Ohio, all obligations under this IV-D Contract shall immediately terminate and the Contractor shall immediately notify the CSEA and cease the performance of any obligations under this IV-D Contract.

When the IV-D Contract terminates, the Contractor shall be entitled to compensation upon submission of the appropriate form(s), as described in paragraph 9, for the work performed prior to:

- The date on which the parties reached their decision, in accordance with paragraph 24A;
- The receipt of the written notice of termination, in accordance with paragraphs 24B through 24E; or
- The Contractor being disqualified or suspended from conducting business or practicing law, in accordance with paragraph 24F.

The CSEA shall calculate the compensation based on the Total IV-D Contract Cost less any funds previously paid by or on behalf of the CSEA. The Contractor shall not exceed the Total IV-D Contract Cost. The CSEA shall not be liable for any further claims.

## **IV-D Contract Signatures:**

Signatupe of ASEA's Representative	Printed Name of CSEA's Repre	esentative
I while Well	Richard Werner	
Date of Signature		
2/18/11		
Signagure of Contractor's Representative	Printed Name of Contractor's F	Representative
Have Utalos	Diane M. Patos	
	Printed Street Address of Cont	ractor
Date of Signature 2/17/2011	1 W Lakeside Ave., S	Suite 135
Printed Title of Contractor's Representative	Printed City, State, and Zip Co	de of Contractor
Administrative Judge	Cleveland, OH 44113-1	1023
Signature of County Commissioner or Representative		Date of Signature
27		3/29/4
Signature of County Commissioner or Representative		Date of Signature
Edward FitzGerald		
Signature of County Comprissioner or Representation		Date of Signature
- Xecutive		
Signature of Prosecutor, if required by County Commissioners		Date of Signature

## **Domestic Relations Court 2011 Performance Standards**

- 1. Domestic Relations Court shall have the Client in any Non-IV-D Child Support Case complete an "Application For Title IV-D Services" form prior to a hearing taking place, to enable the Hearing and subsequent issuance of a Journal Entry to be billable under this Contract.
- 2. Domestic Relations Court shall forward a completely filled out "Application For IV-D Services" form signed by the Custodial Parent via the Inter-County mail service no later than the day following the signature date, as it not valid until received by the CSEA.
- 3. Domestic Relations Court shall report the status, on a monthly basis by referral tracking number, of all actions submitted to them for processing.
- 4. The appropriate personnel having authority over Domestic Relations Court activity shall attend all scheduled meetings with the CSEA.
- 5. Domestic Relations Court shall accept and journalize CSEA's verified balances as noted in the Support Enforcement Tracking System (SETS). This shall eliminate the requirement for the CSEA to complete and submit a receipt calculation for Emancipation, Lump Sum and/or Motion packets for verified balances. Receipt calculations will continue to be submitted for unverified balances in SETS.
- 6. Domestic Relations Court shall itemize journalized arrears by type, i.e., amount due Payee, amount due ODJFS, amount due CSEA, etc., on all applicable CSEA related Orders. This requires that the Domestic Relations Court utilize the itemized arrears balances if contained in the CSEA packet that was submitted to the Court.
- 7. For any Termination Order that Domestic Relation Court issues, if the Obligee has received an overpayment of child support, this fact must be indicated in the Order, along with the amount of the overpayment also being indicated.

## Ohio Department of Job and Family Services

## **GOVERNMENTAL CONTRACTOR IV-D CONTRACT BUDGET**

		Summary Sheet			
County:		Cuyahoga County/18			
Governmental Cont	ractor:	Domestic Relations Court	V Pagarage Language Commission		
Type of IV-D Contra	ct:	Magistrates Services	American Constitution of the Constitution of t		
I. Staff			Estimated Amount		
	A. Salarie	98	\$1,420,897.28		
	B. Payrol	Related Expenses	\$778,033.98		
		Total Staff Costs	\$2,198,931.26		
		A CONTROL OF THE CONT			
II. Operations					
	A. Travel	and Short Term Training	\$7,842.00		
	B. Consu	mable Supplies	\$8,568.00		
	C. Occup	ancy Costs	\$519,960.30		
	D. Indired	t Costs	\$77,448.60		
	E. Contra	ct and Professional Services	\$186,676.05		
	F. Miscel	laneous	\$145,110.74		
		Total Operations Costs	\$945,605.69		
		e de la companya del companya de la companya del companya de la co			
III. Equipment					
	A. Equipr	nent Subject to Depreciation	\$1,974.40		
	B. Equipr	nent Purchases	\$8,500.00		
	C. Lease	d and Rented Equipment	\$0.00		
		Total Equipment Costs	\$10,474.40		
		Sub-Total of All Costs	\$3,155,011.35		
			(Canada, do a mario) processing and a constitution of the state of		
		IV. MINUS Fees Collected by the Contractor			
		Total Expenses	\$3,155,011.35		

I.A. Salaries										
A.1. Principal Staff  Position Title	Total Annual Hours Paid by County	Annual Hours Worked in Contracted Office	Annual Salary	% of Salary Applied to Budget	Salary Applie					
Ipport Magistrate Ipport Magistrate Ipport Magistrate Ipport Magistrate Ipport Magistrate Ipport Magistrate	2080 2080 2080 2080 2080	2080 2080 2080 2080	\$71,189.00 \$71,189.00 \$71,189.00 \$71,189.00 \$71,189.00	100.00% 100.00% 100.00% 100.00% 100.00%	\$71,189. \$71,189. \$71,189. \$71,189. \$71,189.					
				Toppy promise the second secon						

Nata	
INOIES.	
The second secon	
	SANIA 마시트 (1981년 1981년 1981년 - 1982년 1982년 1982년 1982년 - 1982년 - 1982년 1982년 - 1982년 1982년 - 1982년 1982년 1982년 
	1. 数据设置: 15 4000 ACC 10 10 10 10 10 10 10 10 10 10 10 10 10
Market Court from the court	현대장 사람이 교리되었다면 하는 그는 그는 사람들은 가입니다. 그리고 사람들은 이 이 전에 다른 사람들이 되었다.
Budani literation de minima de managinale de la completa del la completa de la completa del la completa de la completa del la completa de la completa de la completa del la	拉树 斯塔尼尔 的复数感觉 化水油 医多点性 异性化物 人名西西耳尔 机聚合物 化二氯化物 化电流电阻 电电流 医压压性膜 使物 医克勒德氏试验
The state of the s	그는 그 문장 얼마의 경험으로 가는 가는 사고 있는 얼마를 가는 그렇게 되는 그는 그를 가장하고 있는 것 같아. 그는 작은 함께 불자한 문장을 받았다.
	그렇게 살아 가게 가장 하는 것이 되었다. 그는 그는 그 아이들이 그는 그는 그는 아이들이 되었다. 이 아이들이 그는 아이들이 살아왔다. 이에 바쁜 사이를 맞아 아니라 아이들이 아이들이 아이들이 다른
BE CONTRACTOR OF THE	。""自己是我的一样把我的事,但我的时候,我们就会会会会会会会会会会会会会会会会会会会会会会会会会会会会会会会会会会会会
End Representation of the	그는 그는 사람들이 없다면 하는 사람들이 되었다. 그는 사람들은 사람들이 되었다면 하는 사람이 되었다면 하는 사람들이 되었다면
	or the saligner and the professional and the control of the contro
The first of the second of the first of the second of the	series 하는 사이 전략과 프로젝트 (15일 대선물)
The state of the s	# 문제보다 - [Mgagang 전문제 보다. 제기를 문제 고양을 문제되어 하는 사람들은 사람들이 하는 사람들이 하는 것이 되었다. 그는 지역에 하는 것이다. 가장 모양 전문 수
	를 통해 많이 되었다. 사람들 환경실로 이 기교의 사회 당시점에 하는 그는 그 아이들이 나가 하는 것이 되는 것이 가능하는 것을 보는 것이 되는 것이 없는 것이다. 등 사람들은 하다는 것은 사람들
Branch (Claffel William Granch Co. 15)	of a common of the strained various wife of the common of the common of the common and the common and the commo
	하다는 사람들은 사람들이 함께 하는 사람들이 가는 사람들이 가는 사람들이 되었다. 그는 사람들이 되었다는 사람들이 되었다. 사람들이 살아 나는 사람들이 되었다. 사람들은 사람들이 나는 사람들이 되었다.
	그게, 그리는데 그래 전 소리를 하고 수 있는 그는 그는 그 그리고 하는 그는 그를 하는 것으로 있는데 그는 그리고 살려면 되었다고, 중심한 바로 등에 보는 전쟁을 받다고 있다.
	一一是一个人的,他们还是那些都是这么,但是一个一个一个一个人的。 一个人的第三人称单数 医不足性 医二氏性 医乙酰甲基酚 医乙酰胺磺胺甲基酚 医二乙基 使电影 化二氯乙基酚 经基础证据 医二二氏征
	,我们的时候,我们就是我们的,我们就是有一个人,我们就不知识,一个人就是一个人的,我们就会不能会的,我们就是这种的,我们就是这样的,我们就是这个人,我们就是不能
Problem of the contract of the	· 1948、1949年1954、1948年195日、1948年195日、1948年195日、1948年195日、1948年195日,1948年195日,1958年195日,1958年195日,1958年195日,195
analogical districts and energial properties of the American	participant of professional definition of the control of the contr

JFS 07020 (Rev. 2/2009) 1 of 3

I.A. Salaries												
I.A.2. Support Staff												
Position Title	Total Annual Hours Paid by County	Total Hours Spent Assisting Principal Staff	Annual Salary	% of Salary Applied to Budget	Salary Applied to Budget							
Director Child Support Div	2080	1768	\$76,000,00	85.00%	\$64,600.0							
Motion Coordinator	2080	1768	\$42,494.00	85.00%	\$36,119.9							
Administrative Assistant	2080	1768	\$40,000,00	85.00%	\$34,000.0							
Scheduler	2080	1768	\$47,748.00	85.00%	\$40,585.8							
Scheduler	1664	1415	\$32,812.00	85.04%	\$27,903.3							
Scheduler	2080	1518	\$34,528.00	72.98%	\$25,198.5							
Scheduler	2080	1518	\$35,110,00	72.98%	\$25,623.2							
Receptionist	2080	1768	\$32,011.00	85.00%	\$27,209.3							
Receptionist	2080	1768	\$33,018,00	85.00%	\$28,065.3							
Nage Order Processor	2080	1768	\$31,393.00	85.00%	\$26,684.0							
Nage Order Processor	2080	1768	\$31,393.00	85.00%	\$26,684.0							
Wage Order Processor	2080	1768	\$31,919.00	85.00%	\$27,131.1							
Wage Order Processor	2080	1414	\$30,493.00	67.98%	\$20,729.1							
Wage Order Processor	2080	1768	\$31,393.00	85.00%	\$26,684.0							
Wage Order Processor	2080	1768	\$30,585.00	85.00%	\$25,997.2							
Wage Order Processor		1768	\$31,919.00	8500%	\$27,131.1							
ourt Reporter	2080	1768	\$56,245,00	85.00%	\$47,808.2							
Court Reporter	2080	1768	\$56,245.00	85.00%	\$47,808.2							
lourt Reporter	16641	1415	\$28,123,00	85.04%	\$23,915.80							
Court Reporter	1664	1415	\$28,123.00	85.04%	\$23,915.80							
ourt Reporter	2080	i 1768,	-, \$56,245.00	85.00%	\$47,808.2							
Chief Court Reporter	2080	1248	\$58,506.00	60.00%	\$35,103.60							
Staff Attorney	2080	1768	\$44,558.00	85.00%	\$37,874.30							
Deputy Director	2080	1768	\$55,167.00	85.00%	\$46,891.9							
Staff Attorney	2080	1768	\$44,558.00	85.00%	\$37,874.30							
Director Legal Department	2080	1518	\$72,000.00	72.98%	\$52,545.60							
Relocation Officer	2080	1518	\$31,393.00	72.98%	\$22,910.61							
ssignment Commissioner	2080	1040	\$76,982.00	50.00%	\$38,491.00							
hief Financial Officer	2080	// 1040 <b>-</b> 1040	\$80,000.00	50.00%	\$40,000.00							
Court Administrator	2080	1040	\$102,000.00	50.00%	\$51,000.00							
hief Magistrate	2080	520	\$82,633.00	25.00%	\$20,658.25							
					÷							
A.3. Unassociated Staff												
Position Title			······································									
otal Salaries Applied to th				<u> </u>	\$1,420,897.28							

Туре	Percentage	Salary	Amount Applied to Budget
OPERS or Social Security Workers' Compensation/Unemployment Insurance Retirement Expense/Medicare Hospitalization Insurance Premium Other ERIP Other Other Other Other Other	14 00% 85 00%	\$1,420,897.28	\$198,925.6: \$20,392.3: \$20,603.0 \$371,390.0 \$166,723.0

No	tes	Y.Y.C.	常拉。	91. 1 PM	医二甲基	egan esp	M 4				THE P	Water 19	"''			15,644		7 - 112		Sin Kar	grinder i			Y (1-00) 1-100	.,100,729 151	". Grun	Page 1	a"
								Property.	1427	人家组		1 - Jr	. Title		bh h	1,37		1112	Prijest Ly Halast i Ja	4 (24)	n'i i		7.1			4440		157
OI	317	Prov	/idec	Ηо	spita	aliza	tion	\$37	1:39	)O. E	ERIP	\$10	36.7	23°	W	orke	rs (	∪on	np.	\$23	.99	<b>3</b>		100	in Winds			$\delta = \frac{\delta^2}{8^2}$
					⊈F177	755 B	( T	17.7	1,12			7.55	5.74	T. 18. 18	"(	- 12h;	11 S Maria	eriliş ayır.	Hage S. T.	$M_{\rm eff} = 1$		911.0	60 L	1947		1	4.1	15 31
1	- 2	( <sup>(2</sup> 1)	A 7	200	25, 7	5,755.4	. 13	5 J	: ₹i'.5	i Paris I	Santago A			950				100 m		٠	17			. (3년왕)	Charles A	- P	1.5	
		73.3	4000	4.4.5	50 (M)	- T. V.V.	513.,	á. r	5 T.S		12.		- N	100	· '.   '		9 H.	176		៊ីមាន		. fa	:121	1 1 1 1			. S	
		, 200	43-UMQ						4	ha ngga sisanahis	10 mg 19 1		25 W.	400	6.5			17.9	Greek Pr	141.4			94. C	44.4	# 0 S	15,5-9	Ωh <sup>a</sup> i,	
	Μ,	12 mg 375	M. rs	å 5812. 1	.335.3	J. A.	925	;		uri ur	57 et .	halile		10.2	100	1000		1,510			3 8 3			· V. H.	59-11 (i			
1.11					1. 1. 1.	7 (de 1	10.0		45	3560	1 (16)	12.11	4 5	77	151		化多类		-	44.77	J. 3	a -2		- 60	53.3	N. Y. Y.		
٠.		5.7	100		100	. w///si	1	100	STURA	7 N. 1		T. Law	7 3	(d. eg.)	3.0	SAME.	r trig	delt.	10	That	. B		, i-,	100		11 2	14	
		. 5.5	9,5	1.1	1.	·	n .	1.5	ni 25 12	4 5	1477	Al Said	STM.		1		P 55.03	10.30				1.3		v (M)		4.16	1. 3.2	; ;
100	4.		Jrach.		1.6	a say			· · · · · · · · · · · · · · · · · · ·	F. 6-	รได้รายที่	£34,77	Me s	118	1997	4.34	Span	767G	grana.		100	44	la No.	1400	9476	i Lighting	d. 1. á	
100	un se j		M.T.,	1543	4.11		1217		Signatur.	المراه أجرار	i 19	Mary 1	, wa		7.1	3,000	2373	g jay	F994	.* W · ·		5, 15 -	'', v'	11/1	7. Q	i . ''' .		111
			光疗水	- B.	.412		100	4.1	2017	list line	5	dinah		4.3			1,500		· (5) · (	:000 i			2000	vádět,	20 E	ring	1	25.0
1,200	100.	3.00kg	(1)	23 E	. 100	9.444	LZ, .		إنستنار	100		. Chich	34: ::	Nade	- mi - 14	10.53	the C	dir.	3.445.4	371	71,500	1.		yerdi	$(a,a)\in \mathbb{R}^{n}$	dwifeilb.		
		170 di 1	* ". " (b)	ger.		434					Sec. 29	4, 14,	Y + 94	gra.	11.5	11	J. 1738	25600	M7.			i i i i			1. VA	3.50	12 3	h viin
2.50		01517	$\mathcal{E}_{i}(\mathcal{O})$	ji e		1,7	:			pgirt 7		v1 2		9 =	V.			1.0	17	7	30.00	1		1	AME.	r ala		
phy.	aza, eduloni	电影音	19. °	M . S	Core	gradi.	1.7	100			34,	(4.5)		5.50	÷.	100	15475 36	riu. J	4.0	100	Johns.			- 75	25 32		4.	, P.
· "48"					7, -, 7, 1,	200						1,17,471,					e Production	grad n	111						200 200	le Consequence		·

Туре			Amount	Prorate %	Amount Applied to Budget
Mileage Reimbursement Short Term Training	Mileage rate	Miles 4247	Total mileage \$1,890.00		\$1,890.0
	vel Seminar		\$5,952.00	100.00%	\$5,952.0
				1994	
otal Travel and Short Term Traini					\$7,842.0

Notes:		

JFS 07020 (Rev. 2/2009) 5 of 14

II.B. Consumable Supplies										
Туре		Amount	Prorate %	Amount Applied to Budget						
Office Supplies Cleaning Supplies Other Other Other Other Other Other		\$10,080,00	85 00%	\$8,568.0						
rotal Consumable Su	pplies			\$8,568.0						

Notes	17 19 19 19 19 19 19 19 19 19 19 19 19 19	
Total Office Supplies of \$10,080	for Still Object 201 and 370	
I total office Supplies of a to, ood	iorogn-colectiza rand 370	
	사람이 하는 것 같아 돼요?	
langura da jagaran da ka		
	an an an an an Aire ann an Aire an ta	

II.C.	. Occupancy	Costs		
	An	nount	Prorate %	Amount Applied to Budget
Rental at per square foot:		\$0.00 %		
Usage allowance/depreciation at % rate of o cost by Program Square Footage Perce (Program Square Footage ÷ Provider Square	entage			\$505,863.90
Maintenance and Repairs				
Utilities (if not included in rent)  Heat and Light Telephone Water Other: Other: Other:	0,	6,578.00 16,584.00	85.00%	\$14,096.40
Total Occupancy Costs		es constitution of the con		\$519,960.30

Occupancy= OBM allocation for 2011 (DR391052/2 + DR495515) @ 85% = (\$725;760/2 + \$232,254) @85% = \$505,863.90. Telephone charges billed in 2010 to the Bureau of Support were (\$16,584.00) @ 85% = \$14,096.40. We anticipate the the same expenses in 2011.

II.	D. Indirect Cos	ts	
Category	CAP Amount	Prorate %	Amount Applied to Budget
County Administrator	\$2,928.00	85\00%	\$2,488.8
Commissioner's OBM	\$4,030.00	85.00%	\$3,425.5
County Archives:	\$6,797.00	85:00%	\$5,777.4
Senefits Admin.	\$98.00	85,00%	\$83.3
Auditors Office (1996) and 1996 and 1996	\$1,864.00	85 00%	\$1,584.4
Senefits Admin. Auditors Office: Selection of the Selecti	\$2,567.00	85,00%	\$2,181.9
Risk and Property Bonding Insurance	\$315.00	85 00%	\$267.7
riofessional Services	\$1,678.00	85.00%	\$1,426.3
Building Improvement Use Charge	\$67.078.00	85 00%1	\$57,016.3
Coll Forward	\$3,761.00	85.00%	\$3,196.8
	The Contract of the second contract of the second		•
The second secon	jetur Pitari (m. 1900) 1900 - Janis	and the second second	
	tag of the state o	Short Services and American	•
		10 10 10 10 10 10 10 10 10 10 10 10 10 1	V.
and the region of the state of	nti, viditaminanti a aaridoodiina sanoone aanno sake	na na mana na m	
And the state of t			
otal Indirect Costs			\$77,448.6

Notes		
Documentation Supplied by OBN		
The first of the second		
	이 이용 현실적인 이어에 있는 것 같습니다. 하는 사람들이 생겨를 받는 것 같습니다.	

Туре	Amount ·	Prorate %	Amount Applied to Budget
ase Mgmt. And H/R - Maint & Development	\$156,317,00	85 00%	·
CISC Oracle-Maintenance	\$17,316.00	85.00%	\$14,718.6
leveland Hearing & Speech/Interpreting	\$2,000.00	85 00%	\$1,700.0
ompuware Uniface Licensing	\$608.00	85.00%	\$516.8
ediation Services CISC Service Express dicial Services	\$37,500.00		\$31,875.
CISC Service Express	\$732.00	85.00%	\$622.
The state of the s			\$4,374.
	Division of the second second		
		The state of the s	
otal Contract and Professional Services Costs			\$186,676.

Notes:			Marketti. Mark			an Angel Complete and Talenting Complete Complet
			u je Dvet	i gan biga l		
					interver was to see	
Car 4						
	Lock of the	Sec.				

	.F. Miscellaneou		
Description	Amount	Prorate %	Amount Applied to Budget
ntermation Services Center FOBM	\$113,653.00	85.00%	\$96,605.0
⊒quipment Repair budget	\$84.00	85.00%	\$71.4
egal Publications Cell Phones	\$8,880.00	85.00% 85.00%	\$7,548.0 \$719.6
	₩ \$6,516.00	85 00%	\$718.6 \$5,538.6
County Postage	\$30.948.00	85.00%	\$26,305.8
Printing		85.00%	\$8,323.2
	ening and the second of the second	AND ASSOCIATION OF	
		F 2000 11 11 11 11 11 11 11 11 11 11 11 11	
AND THE PROPERTY OF THE PARTY O			
otal Miscellaneous Costs			\$145,110.74

Notes:		

Equipment to be Depreciated	New or Used	Purchase Date	Quantity	Total Actual Cost per Item	Salvage Value per Item	Total Amount to be Depreciated	Useful Life	Prorate %	Chargeable Amount of Depreciation
	New New New	2/10/2005 4/1/2010 12/1/2002	62 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	\$6,000.00 \$3,500.00 \$4,500	\$0.00 \$0.00 \$0.00	\$18,281,94 \$6,000.00 \$3,500.00	10 5 10	50.00% 50.00% 50.00%	\$285.3 \$914.1 \$600.0 \$175.0

	ltem	Amount	Prorate %	Quantity	Amount Applied to Budget
day, and partiests, constant expension accounts of the entire	2014 for New PC'S	\$10,000.00	777		\$8,500.0
CARLOW BUILDING		TATALOGRAPHICA CONTRACTOR CONTRAC		MARIE OF STREET	
			(代表的)。在1900年中,400年(1900年)		·
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			2275112.112466.81048		
		是1995年1995年1995年1995年1995年1995年1995年1995			
			Single Viscoviti Billion and Sales		
		and the state of t			
	ipment Purchases				

|--|

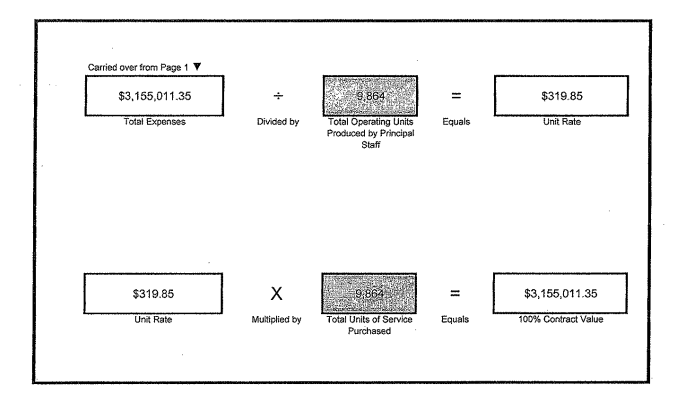
ltem	Model and Year	Amount	Prorate %	Quantity	Amount Appli to Budget
<b>是</b> 。在1985年,1985年,1985年,1985年,1985年					
Sometiments of the control of the co		ASSESSMENT OF THE PARTY OF THE	35.14.000mm/2017.15.15.15.15.15.15.15.15.15.15.15.15.15.	water out in the books of	
GREAT CONTRACTOR CONTRACTOR					
		<b>等原来不断。</b>			
rai sa sa dan da					

Notes: \$P. * * * * * * * * * * * * * * * * * * *			
	그림 그렇지 그 현지까지 그 교회적은 이	보다 출생하다. 그 그 그	
	이 없는 그 이 경기에 있는 바닷컴을 살		
		사람은 사람들에게 하게 하는데	
환기의 물까지 사용하다	[1] 《把名》是《基本》(1982年)。——		
		odita dena vita 💎 to	
end geneal and to the Carolina Court is the	tiko patrua Relati in la lati iki tu a katologi		(2) (2) (2) (1 * 2) * 20 * 202 (12年 * 1 4 * 4 * 25% * 25 * 25 * 25 * 25 * 25 * 25 * 2

## **BUDGET COMPUTATION WORKSHEET**

Is this a IV-D Contract with a court for magistrate services in which a IV-D multiplier was used?

Select 1 or 2 ▶
1 - no
2 - yes



# Ohio Department of Job and Family Services IV-D CONTRACT SECURITY ADDENDUM

By signing this form, the contractor agrees to comply with all of the terms and conditions described herein.

#### I. Internal Revenue Service Information

#### A. Performance

In performance of this contract, the contractor agrees to comply with and assume responsibility for compliance by his or her employees with the following requirements:

- (1) All work will be done under the supervision of the contractor or the contractor's employees.
- (2) Any return or return information made available in any format shall be used only for the purpose of carrying out the provisions of this contract. Information contained in such material will be treated as confidential and will not be divulged or made known in any manner to any person except as may be necessary in the performance of this contract. Disclosure to anyone other than an officer or employee of the contractor will be prohibited.
- (3) All returns and return information will be accounted for upon receipt and properly stored before, during, and after processing. In addition, all related output will be given the same level of protection as required for the source material.
- (4) The contractor certifies that the data processed during the performance of this contract will be completely purged from all data storage components of his or her computer facility, and no output will be retained by the contractor at the time the work is completed. If immediate purging of all data storage components is not possible, the contractor certifies that any IRS data remaining in any storage component will be safeguarded to prevent unauthorized disclosures.
- (5) Any spoilage or any intermediate hard copy printout that may result during the processing of IRS data will be given to the Agency or his or her designee. When this is not possible, the contractor will be responsible for the destruction of the spoilage or any intermediate hard copy printouts, and will provide the Agency or his or her designee with a statement containing the date of destruction, description of material destroyed, and the method used.
- (6) All computer systems processing, storing, or transmitting Federal tax information must meet ISO STD 15408, called common criteria functional (Protection Profile) and assurance (EAL). To meet functional and assurance requirements, the operating security features of the system must have the following minimum requirements: a security policy, accountability, assurance, and documentation. All security features must be available and activated to protect against unauthorized use of and access to Federal tax information.
- (7) No work involving Federal tax information furnished under this contract will be subcontracted without prior written approval of the IRS.
- (8) The contractor will maintain a list of employees authorized access. Such list will be provided to the Agency and, upon request, to the IRS reviewing office.
- (9) The Agency will have the right to void the contract if the contractor fails to provide the safeguards described above.
- <10> <Include any additional safeguards that may be appropriate>

JFS 07016 (Rev. 2/2009) Page 1 of 3

## B. Criminal and Civil Sanctions

(1) Each officer or employee of any person to whom returns or return information is or may be disclosed will be notified in writing by such person that returns or return information disclosed to such officer or employee can be used only for a purpose and to the extent authorized herein, and that further disclosure of any such returns or return information for a purpose or to an extent unauthorized herein constitutes a felony punishable upon conviction by a fine of as much as \$5,000 or imprisonment for as long as 5 years, or both, together with the costs of prosecution. Such person shall also notify each such officer and employee that any such unauthorized further disclosure of returns or return information may also result in an award of civil damages against the officer or employee in an amount not less than \$1,000 with respect to each instance of unauthorized disclosure.

These penalties are prescribed by IRC sections 7213 and 7431and set forth at 26 CFR 301.6103(n)-1.

(2) Each officer or employee of any person to whom returns or return information is or may be disclosed shall be notified in writing by such person that any return or return information made available in any format shall be used only for the purpose of carrying out the provisions of this contract. Information contained in such material shall be treated as confidential and shall not be divulged or made known in any manner to any person except as may be necessary in the performance of the contract.

Inspection by or disclosure to anyone without an official need to know constitutes a criminal misdemeanor punishable upon conviction by a fine of as much as \$1,000 or imprisonment for as long as 1 year, or both, together with the costs of prosecution. Such person shall also notify each such officer and employee that any such unauthorized inspection or disclosure of returns or return information may also result in an award of civil damages against the officer or employee in an amount equal to the sum of the greater of \$1,000 for each act of unauthorized inspection or disclosure with respect to which such defendant is found liable or the sum of the actual damages sustained by the plaintiff as a result of such unauthorized inspection or disclosure plus in the case of a willful inspection or disclosure which is the result of gross negligence, punitive damages, plus the costs of the action.

These penalties are prescribed by IRC section 7213A and 7431.

(3) Additionally, it is incumbent upon the contractor to inform its officers and employees of the penalties for improper disclosure imposed by the Privacy Act of 1974, 5 U.S.C. 552a. Specifically, 5 U.S.C. 552a(i)(1), which is made applicable to contractors by 5 U.S.C. 552a(m)(1), provides that any officer or employee of a contractor, who by virtue of his/her employment or official position, has possession of or access to Agency records which contain individually identifiable information, the disclosure of which is prohibited by the Privacy Act or regulations established thereunder, and who knowing that disclosure of the specific material is prohibited, willfully discloses the material in any manner to any person or Agency not entitled to receive it, shall be guilty of a misdemeanor and fined not more than \$5,000.

## C. Inspections

The IRS and the Agency shall have the right to send its officers and employees into the offices and plants of the contractor for inspection of the facilities and operations provided for the performance of any work under this contract. On the basis of such inspection, specific measures may be required in cases where the contractor is found to be noncompliant with contract safeguards.

## II. Ohio Department of Taxation Information

In performance of this contract, the contractor agrees to comply with and assume responsibility for compliance by his or her employees with the following requirements:

(1) All Ohio Department of Taxation, taxpayer information concerning the residential address and income of taxpayers received by the contractor is needed for the purpose of, and will be used only to the extent necessary in locating obligors, or establishing, enforcing and collecting child support obligations pursuant to Part D, Title IV of the Social Security Act. None of the information so obtained will be disclosed except for official purposes as described in section 3125.43 of the Revised Code or in compliance with a court order.

## III Federal Parent Locator Service Information (FPLS)

In performance of this contract, the contractor agrees to comply with and assume responsibility for compliance by his or her employees with the following requirements:

All information received by the contractor from FPLS is needed for the purpose of, and will be used only to the extent necessary in, establishing and collecting child support obligations pursuant to Part D, Title IV of the Social Security Act. obligations or pursuant to a request in connection with a parental kidnapping or child custody case as described in federal regulations at 45 CFR 303.15 and 303.69. This information shall be treated as confidential.

## IV. Department of Job and Family Services, Office of Unemployment Compensation Information

In performance of this contract, the contractor agrees to comply with and assume responsibility for compliance by his or her employees with the following requirements:

All information and records received from the Ohio Department of Job and Family Services, Office of Unemployment Compensation shall be used only for the purposes of establishing and collecting child support obligations from and locating individuals owing such obligations. The contractor maintains security safeguards for location, wage, and benefit information.

Cuyahoga County Domestic Relations Court	
Printed Name of Contractor or Company	
Signature of Contractor's Representative	2/17/2011 Date
Diane M. Palos, Administrative Judge Printed Name of Contractor's Representative	·
Signature of Witness	2/17/2011
Signature of Witness	Date ´ '
James L. Viviani, Court Administrator	

Printed Name of Witness