



Commonwealth of Kentucky CONTRACT

| PON2 523 1900004927 | Version: 1 | Record Date: |
|--|---------------------------------------|--|
| Document Description: 523 Jeff. Co. BOE / Br | us SVS | |
| Cited Authority: FAP111-44-00 Memorandum of Agreement | | |
| Reason for Modification: | | |
| Issuer Contact: | | |
| Name:Brian K HuffmanPhone:502-892-3657E-mail:bhuffman@ky.gov | | |
| Vendor Name: JEFFERSON COUNTY BOARD OF EDUCATION | Vendor No. Vendor Contact Name: | KY0035849 CORDELIA HARDIN |
| 3332 NEWBURG RD | Phone: | 502-485-3353 |
| LOUISVILLE KY 40218 | Email: | CORDELIA.HARDIN@JEFFERSON.KYSCHOOLS.US |

| Line Item | Delivery Date | Quantity | Unit | Description | Unit Price | Contract Amount | Total Price |
|--------------|------------------|----------|------|-----------------------------|------------|--------------------|-------------|
| 1 | | 0.00000 | | 523 Jeff. Co. BOE / Bus SVS | \$0.000000 | \$50,679.75 | \$50,679.75 |

Extended Description:

This contract is to provide bus transportation, for youths attending the summer session and extended day sessions at the Louisville Day Treatment Center.

| Shipping Information: | Billing Information: | 馬馬湯 | |
|-----------------------|---------------------------|-----|-------|
| | DJJ - Fiscal Branch | | |
| | 1025 Capital Center Drive | | |
| | Bldg #3 - 3rd Floor | | |
| | Frankfort | KY | 40601 |
| | | | |

TOTAL CONTRACT AMOUNT:

\$50,679.75

| | Document Description | Page 1 |
|------------|-----------------------------|--------|
| 1900004927 | 523 Jeff. Co. BOE / Bus SVS | of 12 |

Memorandum of Agreement Terms and Conditions July 22, 2019

This Memorandum of Agreement ("MOA" or "Agreement") is entered into, by and between the Commonwealth of Kentucky, Justice and Public Safety Cabinet, Department of Juvenile Justice ("the Commonwealth" or "DJJ") and the Jefferson County Public School System ("the Contractor"), to establish an agreement for transportation service for the day treatment summer program. The initial MOA is effective from July 1, 2019 through June 30, 2020.

DEFINITIONS

For the purposes of this MOA, the definitions listed in this section shall represent the common and exclusive understanding of the parties hereto. The singular and plural form, as well as the small or upper case, of any defined term can be used interchangeably regardless of whether the definition refers to the singular or plural term, or uses the small or upper case, and pronouns shall be deemed to include all genders.

- 1. "Program" means the summer program at the Louisville Day Treatment Program.
- 2. "Youth" means a person in the custody of the Commonwealth that participates in the program.

SCOPE OF SERVICES

COMMONWEALTH TERMS AND CONDITIONS

The Commonwealth shall

1. Reimburse the Contractor in accordance with the PRICING section within this MOA.

The Contractor shall

- 1. Transport youths to the program in the Contractor's school buses.
 - 1.1. The Contractor shall provide five (5) buses and five (5) bus drivers for 33 school days for the program.
- 2. Assign bus drivers and bus monitors with the necessary qualifications and licenses to transport youths.
- 3. Assign bus drivers and bus monitors that have undergone any background checks required by state or federal law.
- 4. Have policies and procedures that mandate zero tolerance toward all forms of sexual abuse and sexual harassment and outlining the Contractor's approach to preventing, detecting, and responding to such conduct.
 - 4.1. The Contractor shall be responsible for submitting documentation regarding their policies to the Commonwealth.
- 5. Procure and maintain at their expense, and without expense to the Commonwealth, insurance for the services covered by this agreement, and any liabilities that may arise out of those services. Evidence of the required insurance must be delivered to the Commonwealth prior to execution of this MOA.
- 6. Ensure that its bus drivers and bus monitors comply with the applicable provisions of this MOA.

PRICING

The Commonwealth shall

- 1. Reimburse the Contractor for services pursuant to this MOA.
 - 1.1. Payment shall be for a maximum of 33 days of service at a fixed rate of \$1,535.75 per day.
 - 1.2. Payment by the Commonwealth to the Contractor shall be made only after receipt of appropriate, acceptable, and timely bills submitted to the Commonwealth by the Contractor.
 - 1.3. Payment by the Commonwealth to the Contractor, as well as the Contractor's continued performance, shall be subject to the availability and allocation of local agency or governmental funds, or state or federal funds necessary to finance the performance of the services described in the agreement.

The total value of this MOA shall not exceed \$50,679.75.

The Contractor shall

- 1. Not allow or authorize Contractor personnel to financially obligate Commonwealth funds.
- 2. Bill the Commonwealth for services tendered and rendered from the first to last day of each calendar month and provide any and all supporting documentation used to constitute the invoice.

| | | Document Description | Page 2 | |
|------------|------|-----------------------------|---|--|
| 1900004927 | | 523 Jeff. Co. BOE / Bus SVS | of 12 | |
| | 2.1. | | escribed forms created by DJJ and include t | |
| | 2.11 | | nultiplied by the fixed rate per day, and inclu number, date of invoice, dates of service, a | |

- the fixed rate per day, to be signed by an authorized representative of the Contractor.
 Provide any and all invoices to the Commonwealth no later than 30 calendar days after the end of the billing period.
- 4. Provide any and all supplemental supporting documentation and invoice corrections discovered through self-auditing no later than 60 days after the end of the billing period, no later than 90 days after the end of the billing.
- 5. Provide any and all supplemental supporting documentation and invoice corrections upon receipt of notice of deficiency from the Commonwealth no later than 90 days after the end of the billing.
- 6. Agree and acknowledge that it shall be paid for no travel expenses unless and except as specifically authorized by the specifications of this contract or authorized in advance and in writing by the Commonwealth. Either original or certified copies of receipts must be submitted for airline tickets, hotel bills, restaurant charges, rental car charges, and any other miscellaneous expenses. All travel must be in compliance with 200 KAR 2:006 unless a written exemption is noted hereinabove.
- 7. Send any and all electronic and physical invoices to the following address:

Physical Invoices: Department of Juvenile Justice bh

Attn: Brian Huffman

Electronic Invoices: bhuffman@ky.gov

1025 Capital Center Dr., 3rd Floor Frankfort, KY 40601

JUSTICE AND PUBLIC SAFETY CABINET TERMS AND CONDITIONS

- Contractor shall comply at all times with the federal and state constitutions; federal, state, and local law; federal and state executive orders; federal and state attorney general opinions; federal and state case law; Commonwealth of Kentucky Executive Department policy and procedures; Commonwealth Office of Technology policy and procedures; and Commonwealth policy and procedures.
- 2. The Contractor shall report any and all acts and omissions constituting a violation of applicable federal, state, or local law; applicable Commonwealth policies and procedures; or this Agreement to the Commonwealth in writing within one business day of the discovery of the violation.
- 3. The Contractor shall provide the Commonwealth any and all policy and other directives governing the Contractor as applicable to this Agreement.
- 4. The Contractor certifies that the Contractor is legally entitled to enter into this Agreement with the Commonwealth, and by holding and performing this Agreement, the Contractor will not be violating any conflict-of-interest statute (KRS 45A.330-45A.340, 45A.990, 164.390), nor KRS 11A.040 of the executive branch code of ethics relating to the employment of former public servants.
- 5. To the extent permitted by law, the Contractor agrees to indemnify and hold harmless the Commonwealth against any and all claims, losses, demands, obligations, and litigation, including attorneys' fees, that result from or by: (1) goods tendered and services rendered by the Contractor in connection with performance of this Agreement; (2) any and all badfaith, erroneous, negligent, reckless, and unlawful acts and omissions of the Contractor, its officers, or employees in the performance of this Agreement; (3) the Contractor's creation of a hazardous condition or exacerbation of a pre-existing hazardous condition; (4) the Contractor's publication, translation, reproduction, delivery, performance, use, or disposition, of any data processed under the contract in a manner not authorized by the contract, or by federal or Commonwealth regulations or statutes (5) the Contractor, its officers, or employees to observe federal, state, and local laws, including but not limited to labor laws and minimum wage laws.
- 6. The parties agree that as to any and all legal matters each party shall represent only itself, even if the parties appear to have a common interest. The parties may coordinate their efforts in any and all legal matters upon determination of the Commonwealth's General Counsel that doing so would be beneficial to the Commonwealth.
- 7. The Contractor acknowledges and agrees that the Contractor acts as an agent of the Commonwealth in fulfillment of any and all terms and conditions within this Agreement and any and all lawful associated acts and omissions by the Contractor necessary to fulfill the terms and conditions within this Agreement. Under no circumstance does the Commonwealth approve,

| | Document Description | Page 3 |
|------------|-----------------------------|--------|
| 1900004927 | 523 Jeff. Co. BOE / Bus SVS | of 12 |

authorize, or ratify any and all acts or omissions of the Contractor in violation of federal and state constitutions; federal, state, and local law; federal and state executive orders; federal and state attorney general opinions; federal and state case law; Commonwealth of Kentucky Executive Department policy and procedures; Commonwealth Office of Technology policy and procedures; or this Agreement.

- 8. Both parties, including any subcontractors or agents of each, agree to comply with all applicable state and federal confidentiality laws, including the Family Educational Rights and Privacy Act and the Health Insurance Portability and Accountability Act, and to protect the security, confidentiality, and integrity of education and health information. The Contractor acknowledges and agrees that the Commonwealth shall be entitled, without waiving any other rights or remedies, to injunctive or equitable relief to enforce the requirements of this provision of this Agreement.
- 9. Vendors and other state agencies that receive Personal Information as defined by and in accordance with Kentucky's Personal Information Security and Breach Investigation Procedures and Practices Act, KRS 61.931, et seq. ("the Act"), shall secure and protect the Personal Information by, without limitation, complying with all requirements applicable to nonaffiliated third parties set for in the Act.
 - 9.1. "Personal Information" is defined in accordance with KRS 61.931(6) as "an individual's first name or first initial and last name; personal mark; or unique biometric or genetic print or image, in combination with one(1) or more of the following data elements:
 - 9.1.1. An account, credit card number, or debit card number that, in combination with any required security code, access code, or password, would permit access to an account;
 - 9.1.2. A Social Security number;
 - 9.1.3. A taxpayer identification number that incorporates a Social Security number;
 - 9.1.4. A driver's license number, state identification card number, or other individual identification number issued by an agency;
 - 9.1.5. A passport number or other identification number issued by the United States government; or
 - 9.1.6. Individually Identifiable Information as defined in 45 C.F.R. sec. 160.013 (of the Health Insurance Portability and Accountability Act), except for education records covered by the Family Education Rights and Privacy Act, as amended 20 U.S.C. sec. 1232g.
 - 9.2. As provided in KRS 61.931(5), a "non-affiliated third party" means "any person or entity that has a contract or agreement with the Commonwealth and receives (accesses, collects, or maintains) personal information from the Commonwealth pursuant to the contract or agreement."
 - 9.3. The Contractor agrees to cooperate with the Commonwealth in complying with the response, mitigation, correction, investigation, and notification requirements of the Act.
 - 9.4. The Contractor shall notify as soon as possible, but not to exceed seventy-two (72) hours, the Commonwealth, the Commissioner of the Kentucky State Police, the Auditor of Public Accounts, and the Commonwealth Office of Technology, of a determination of, or knowledge of, a breach, unless the exception set forth in KRS 61.932(2) applies and the Contractor abides by the requirements set for in that exception. Notification shall be in writing on a form developed by the Commonwealth Office of Technology
 - 9.5. The Contractor agrees to undertake a prompt and reasonable investigation of any breach as required by KRS 61.933.
 - 9.6. Upon conclusion of an investigation of a security breach of Personal Information as required by KRS 61.933, the Contractor agrees to an apportionment of the costs of the notification, investigation, and mitigation of the security breach.
 9.7. In accordance with KRS 61.932(2)(a), the Contractor shall implement, maintain, and
 - 9.7. In accordance with KRS 61.932(2)(a), the Contractor shall implement, maintain, and update security and breach investigation procedures that are appropriate to the nature of the information disclosed, that are at least as stringent as the security and breach investigation procedures and practices established by the Commonwealth Office of Technology.
- 10. The parties acknowledge that records, data extracts, information, metadata, and/or data provided by the Commonwealth to the Contractor are the property of the Commonwealth. In order for the Commonwealth to maintain control and integrity of its records, the Contractor agrees that any Freedom of Information Act request, Kentucky Open Records request, or other request seeking access to information or data provided by the Commonwealth will be reported to and forwarded to the Commonwealth within two business days. The Contractor shall notify the requester: (1) that it is not authorized to accept such requests; (2) that the Commonwealth is the sole entity authorized to accept such requests; and (3) of the point of contact for such requests.

| | Document Description | Page 4 |
|------------|-----------------------------|--------|
| 1900004927 | 523 Jeff. Co. BOE / Bus SVS | of 12 |

- 11. The Contractor agrees that it will not distribute, divulge, publish, or release any data or information obtained from or owned by the Commonwealth without the prior written approval of the Commonwealth unless compelled to do so by law or by a judicially signed order from a court of competent jurisdiction. The Contractor acknowledges that it receives the Commonwealth's data or information solely for the purposes of this Agreement, and that its receipt of the Commonwealth's data or information, unless explicitly provided otherwise within the terms and conditions of this Agreement.
- 12. The Contractor shall ensure that any and all access to Commonwealth data by Contractor personnel is limited to only those Contractor personnel with a necessary and essential purpose to fulfill the terms and conditions within this Agreement.
- 13. The Contractor shall not utilize Commonwealth data for the Contractor's benefit except as contemplated within and pursuant to the terms and conditions of this Agreement. The Contractor shall not advertise, brand, market, or commit any and all other act or omission designed to create any and all benefit for the Contractor utilizing Commonwealth data.
- 14. The Contractor shall not sell or resell any and all Commonwealth data.
- 15. The Contractor shall ensure that any and all data transmitted and received on behalf of and as directed by the Commonwealth is transmitted and received only via secure methods and protocols.
- 16. Upon the expiration of the term of this Agreement, unless it is renewed prior to its expiration, the Contractor shall either: (1) return any and all data provided by the Commonwealth, destroy any and all copies of the data in whatever form they occur, complete the attached Data Destruction Certification, and submit the certificate to the Commonwealth no less than 7 calendar days after expiration of this Agreement; (2) destroy the data, including any and all copies of the data in whatever form they occur, without returning the data to the Commonwealth, complete the attached Data Destruction Certification, and submit the certification, and submit the certificate to the Commonwealth no less than 7 calendar days after expiration Certification, and submit the certificate to the Commonwealth no less than 7 calendar days after expiration of this Agreement; or (3) retain the data subject to the terms of this Agreement regarding data ownership, privacy, and breach. The Commonwealth retains discretion to choose the option Contractor shall perform. In the event that the Commonwealth has not communicated to the Contractor which option should be followed, the Contractor shall perform the actions listed in option (1).
- 17. The Contractor shall be responsible for the proper custody and care of any Commonwealthowned property furnished for Contractor's use in connections with the performance of this Agreement. The Contractor shall reimburse the Commonwealth for its loss or damage, normal wear and tear excepted.
- 18. The Contractor agrees and acknowledges that any and all property, whether intellectual or tangible and whether chattel or real, purchased by the Contractor, the Contractor's subcontractors, or the Contractor's agents in fulfillment of the terms and conditions of this Agreement shall become the exclusive and sole property of the Commonwealth upon purchase by the Contractor and be owned by the Commonwealth at any and all times and in any and all locations. The Contractor shall report any and all purchases to the Commonwealth in writing as directed by the Commonwealth. The Commonwealth may approve or deny in writing any and all written requests by the Contractor to the Commonwealth to transfer ownership of any and all contractor purchased and Commonwealth owned property. Electronic mail shall constitute a writing, written approval, written denial, and a written request. The Contractor shall notify the Commonwealth in writing prior to providing any and all property, whether intellectual or tangible and whether chattel or real, that the Contractor, the Contractor's subcontractors, or the Contractor's agents has determined to be proprietary in nature and that the Contractor may use as a basis to assert a claim of ownership to Commonwealth property. Electronic mail shall constitute a writing.
- 19. The parties agree that they receive all information communicated between them before the execution of this Agreement in strict confidence and that the receiving party, its agents, or employees shall not, without prior written consent of the other party, disclose any such information, subject to Commonwealth of Kentucky and federal disclosure laws.
- 20. The Contractor shall not represent that a working copy, draft, or the finalized version of this Agreement is identical to a previous iteration of this Agreement if the Contractor has made edits since the last iteration. The Contractor shall clearly present all edits, either through editing functions in word processing software, or as a list provided contemporaneously with the most recently edited iteration.
- 21. The Contractor shall not in any and all manners in any and all mediums to any and all individuals or entities state or imply that the Contractor is endorsed or preferred by the Commonwealth.
- 22. The Contractor shall perform only the work duties explicitly authorized in this Agreement. Any invoice Contractor submits that seeks payment for work other than the work explicitly authorized in this Agreement will be rejected in whole or part at the discretion of the Commonwealth.

| | Document Description | Page 5 |
|------------|-----------------------------|--------|
| 1900004927 | 523 Jeff. Co. BOE / Bus SVS | of 12 |

The Commonwealth reserves the right to withhold payment in part or in whole for invoicing submitted by the Contractor that is not in accordance with the terms or conditions set forth in this Agreement.

- 23. The Contractor shall ensure that any and all deliverables meet requirements and standards previously established by the parties in writing prior to billing and acceptance of reimbursement.
- 24. If the Commonwealth determines that deliverables due under this Agreement are not in conformance with the terms and conditions of this Agreement, the Commonwealth may request that the Contractor deliver assurances in the form of additional Contractor resources and demonstrate that other major schedules will not be affected. The Commonwealth shall determine the quantity and quality of such additional resources and failure to comply may constitute default by the Contractor.
- 25. The Contractor agrees that noncompliance with the terms and conditions within this Agreement may result in delayed reimbursements, partial reimbursements, or no reimbursement if the Commonwealth is unable to substantiate the goods and services tendered and rendered by the Contractor through the required documentation. Implicit in the submission of each invoice is a certification that the Contractor has included all supporting documentation for each charge; failure to include all supporting documentation constitutes cause to withhold payment.
- 26. For all invoices submitted more than 30 calendar days after the end of the final billing period of the applicable fiscal year, the Contractor may be required to pursue payment under KRS 45.231, which shall be the sole responsibility of the Contractor.
- 27. The Contractor shall implement internal controls to ensure accurate billing and invoicing. In the event that the billing and invoicing error rate exceeds 10% of the total amount billed during a billing cycle, the Commonwealth may withhold the actual amount of the cost to meet its due diligence requirement regarding the mitigation of fraud, waste, and abuse through correct reimbursement of the Contractor.
- 28. The Contractor shall reimburse the Commonwealth for any grants or other funding lost as a direct result of Contractor's failure to comply with the requirements set forth by the terms of any grant of which the Commonwealth is the grantee that requires, explicitly or implicitly, the Contractor to adhere to the terms and conditions, including but not limited to the special conditions, of the grant.
- 29. In the event that the Commonwealth experiences a change in its budget status, Contractor agrees to renegotiate this Agreement in good faith upon request of the Commonwealth.
- 30. In the event the Contractor becomes the subject debtor in a case pending under the Federal Bankruptcy Code, the Commonwealth's right to terminate this Agreement may be subject to the rights of a trustee in bankruptcy to assume or assign this Agreement. The trustee shall not have the right to assume or assign this Agreement unless the trustee (a) promptly cures all defaults under this Agreement; (b) promptly compensates the Commonwealth for the monetary damages incurred as a result of such default; and (c) provides adequate assurance of future performance, as determined by the Commonwealth.
- 31. The Contractor represents and warrants, and the Commonwealth relies upon such representation and warranty, that it presently has no interest and shall not acquire any interest, direct or indirect, which would conflict in any manner or degree with its provision of goods or its performance of services. The Contractor further represents and warrants that in the performance of this Agreement, no person, including any subcontractor, having any such interest shall be employed.
- 32. The Contractor shall not knowingly allow any official or employee of the Commonwealth who exercises any function or responsibility in the review or approval of the undertaking or carrying out of this Agreement to acquire voluntarily any ownership interest, direct or indirect, in the contract prior to the completion of this Agreement.
- 33. During the term of this Agreement, Contractor shall be authorized in its sole discretion to discipline, terminate, or take any other personnel action against Contractor personnel. Upon communication by Commonwealth of an issue with Contractor personnel, Contractor shall have the sole authority to take action to effect a solution.
- 34. At no point shall any Contractor personnel be considered an employee of the Justice and Public Safety Cabinet, for any purpose, including but not limited to unemployment, taxes, withholding, health insurance, liability, retirement, workers' compensation, vacation, sick or other leave, the Family Medical Leave Act, accrued benefits, evaluations, or any other purpose. At all times, any such individual shall be considered and deemed to be an employee of the Contractor.
- 35. Nothing in this Agreement shall be construed, in any way, as granting to any individual providing services under this Agreement any of the claims, privileges, or rights established or recognized under KRS Chapter 16, KRS Chapter 18A, or KAR Title 101.
- 36. The Contractor shall not allow or authorize Contractor personnel to fill or perform supervisory positions, roles, or duties regarding Commonwealth employees. The Contractor also shall not

| | Document Description | Page 6 |
|------------|-----------------------------|--------|
| 1900004927 | 523 Jeff. Co. BOE / Bus SVS | of 12 |

allow or authorize Contractor personnel to conduct performance evaluations of Commonwealth employees.

- 37. In no event shall any person or entity be deemed to be a third-party beneficiary of this Agreement.
- 38. In order to avoid conflicts of interest dual-status personnel may not manage or administer this Agreement or any of its individual terms and conditions.
 - 38.1. Dual-status personnel are defined as any and all individuals who are employed by, or receive a tangible benefit from, the Commonwealth and the Contractor simultaneously.
 - 38.2. Dual-status personnel shall be considered Commonwealth personnel and shall not be considered Contractor personnel for the purposes of this Agreement, except for the terms and conditions of this Agreement that apply to dual-status personnel by virtue of their dual status.
- 39. The Contractor acknowledges that the Commonwealth may execute agreements with other vendors for additional or related goods and services that address, interact with, or otherwise regard this Agreement. The Contractor shall fully cooperate with such other vendors and vendor personnel, agents, and designees. The Contractor shall not commit any act; allow any omission; or permit its personnel, agents, or designees to commit any act or allow any omission that will interfere with the performance of work by any other vendor or any other vendor's personnel, agents, or designees.
- 40. The Contractor shall comply, at a minimum, with the Records Retention Schedule promulgated by the State Archives and Records Commission applicable to the agency to which it is providing goods, services, revenue, or any and all combinations thereof pursuant to this Agreement.
- 41. Within ten business days of employing a subcontractor, Contractor shall provide to the Commonwealth: (1) the name of the subcontractor; (2) the subcontractors EIN; and (3) a copy of a written agreement between Contractor and subcontractor requiring subcontractor to agree to the terms of any non-disclosure agreement to which Contractor is subject under this Agreement.
- 42. The documents and materials listed in the MATERIALS INCORPORATED BY REFERENCE section are incorporated by reference and made a part of this Agreement to the same extent and with the same force as if fully set forth in this Agreement.
- 43. Each party shall provide a contact to resolve any and all issues related to this Agreement and promptly update the contact information as necessary.
- 44. All notices under this Agreement shall be given in writing. Electronic mail constitutes a writing.
- 45. No change, waiver, or discharge of any liability or obligation under this Agreement on any one or more occasions shall be deemed a waiver of performance of any continuing or other obligation, or shall prohibit enforcement of any obligation, on any other occasion.
- 46. No party shall assign its respective rights or obligations under this Agreement without prior written consent of the other party. Any purported assignment or delegation in violation of this Agreement is void.
- 47. The terms and conditions of this Agreement may only be amended by mutual written consent of both parties.
- 48. The Contractor shall agree and acknowledge that any and all violations of this Agreement may result in the immediate termination of this Agreement, as well as the imposition of civil and criminal sanctions as applicable.
- 49. This Agreement shall be construed and enforced in accordance with the laws of the Commonwealth of Kentucky.
- 50. The parties agree that any claim, action, or lawsuit arising under this Agreement must be brought in Franklin Circuit Court in the Commonwealth of Kentucky.
- 51. If any term or provision or any part of this Agreement is declared invalid or unenforceable, the remainder of this Agreement shall not be affected, and each term and provision of this Agreement shall be valid and enforceable to the fullest extent permitted by the law.
- 52. This Agreement is the final and exclusive agreement between the parties. All prior negotiations and agreements are superseded by this Agreement.

|] | Document Description | Page 7 |
|------------|-----------------------------|--------|
| 1900004927 | 523 Jeff. Co. BOE / Bus SVS | of 12 |

Memorandum of Agreement Standard Terms and Conditions

1.00 Cancellation clause:

The state agency shall have the right to terminate and cancel this contract at any time not to exceed thirty (30) days' written notice served on the Contractor by registered or certified mail.

2.00 Funding Out Provision:

The state agency may terminate this agreement if funds are not appropriated to the contracting agency or are not otherwise available for the purpose of making payments without incurring any obligation for payment after the date of termination, regardless of the terms of the agreement. The state agency shall provide the Contractor thirty (30) calendar days written notice of termination of the agreement due to lack of available funding.

3.00 Reduction in Contract Worker Hours:

The Kentucky General Assembly may allow for a reduction in contract worker hours in conjunction with a budget balancing measure for some professional and non-professional service contracts. If under such authority the agency is required by Executive Order or otherwise to reduce contract hours, the agreement will be reduced by the amount specified in that document.

4.00 Access to Records:

The state agency certifies that it is in compliance with the provisions of KRS 45A.695, "Access to contractor's books, documents, papers, records, or other evidence directly pertinent to the contract." The Contractor, as defined in KRS 45A.030(9), agrees that the contracting agency, the Finance and Administration Cabinet, the Auditor of Public Accounts, and the Legislative Research Commission, or their duly authorized representatives, shall have access to any books, documents, papers, records, or other evidence, which are directly pertinent to this agreement for the purpose of financial audit or program review. The Contractor also recognizes that any books, documents, papers, records, or other evidence, received during a financial audit or program review shall be subject to the Kentucky Open Records Act, KRS 61.870 to 61.884. Records and other prequalification information confidentially disclosed as part of the bid process shall not be deemed as directly pertinent to the agreement and shall be exempt from disclosure as provided in KRS 61.878(1)(c).

5.00 Effective Date:

| | Document Description | Page 8 |
|------------|-----------------------------|--------|
| 1900004927 | 523 Jeff. Co. BOE / Bus SVS | of 12 |

All Memorandum of Agreements are not effective until the Secretary of the Finance and Administration Cabinet or his authorized designee has approved the agreement and until the agreement has been submitted to the government contract review committee. However, in accordance with KRS 45A.700, memoranda of agreement in aggregate amounts of \$50,000 or less are exempt from review by the committee and need only be filed with the committee within 30 days of their effective date for informational purposes.

KRS 45A.695(7) provides that payments on personal service contracts and memoranda of agreement shall not be authorized for services rendered after government contract review committee disapproval, unless the decision of the committee is overridden by the Secretary of the Finance and Administration Cabinet or agency head, if the agency has been granted delegation authority by the Secretary.

6.00 Violation of tax and employment laws:

KRS 45A.485 requires the Contractor and all subcontractors performing work under the agreement to reveal to the Commonwealth, prior to the award of a contract, any final determination of a violation by the Contractor within the previous five (5) year period of the provisions of KRS chapters 136, 139, 141, 337, 338, 341, and 342. These statutes relate to corporate and utility tax, sales and use tax, income tax, wages and hours laws, occupational safety and health laws, unemployment insurance laws, and workers compensation insurance laws, respectively.

To comply with the provisions of KRS 45A.485, the Contractor and all subcontractors performing work under the agreement shall report any such final determination(s) of violation(s) to the Commonwealth by providing the following information regarding the final determination(s): the KRS violated, the date of the final determination, and the state agency which issued the final determination.

KRS 45A.485 also provides that, for the duration of any contract, the Contractor and all subcontractors performing work under the agreement shall be in continuous compliance with the provisions of those statutes, which apply to their operations, and that their failure to reveal a final determination as described above, or failure to comply with the above statutes for the duration of the agreement shall be grounds for the Commonwealth's cancellation of the agreement and their disqualification from eligibility for future state contracts for a period of two (2) years.

[Check box section below need only be included for Contractors that are quasigovernmental entities or 501(c)3 non-profit entities.]

| | Document Description | Page 9 |
|------------|-----------------------------|--------|
| 1900004927 | 523 Jeff. Co. BOE / Bus SVS | of 12 |

Contractor must check one:

_____ The Contractor has not violated any of the provisions of the above statutes within the previous five (5) year period.

The Contractor has violated the provisions of one or more of the above statutes within the previous five (5) year period and has revealed such final determination(s) of violation(s). Attached is a list of such determination(s) , which includes the KRS violated, the date of the final determination, and the state agency which issued the final determination.

7.00 Discrimination:

This section applies only to agreements disbursing federal funds, in whole or part, when the terms for receiving those funds mandate its inclusion. Discrimination (because of race, religion, color, national origin, sex, sexual orientation, gender identity, age, or disability) is prohibited. During the performance of this agreement, the Contractor agrees as follows:

The Contractor will not discriminate against any employee or applicant for employment because of race, religion, color, national origin, sex, sexual orientation, gender identity or age. The Contractor further agrees to comply with the provisions of the Americans with Disabilities Act (ADA), Public Law 101-336, and applicable federal regulations relating thereto prohibiting discrimination against otherwise qualified disabled individuals under any program or activity. The Contractor agrees to provide, upon request, needed reasonable accommodations. The Contractor will take affirmative action to ensure that applicants are employed and that employees are treated during employment without regard to their race, religion, color, national origin, sex, sexual orientation, gender identity, age or disability. Such action shall include, but not be limited to the following; employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensations; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this non-discrimination clause.

In all solicitations or advertisements for employees placed by or on behalf of the Contractor, the Contractor will, state that all qualified applicants will receive consideration for employment without regard to race, religion, color, national origin, sex, sexual orientation, gender identity, age or disability.

The Contractor will send to each labor union or representative of workers with which he/ she has a collective bargaining agreement or other contract or understanding, a notice

| | Document Description | Page 10 |
|------------|-----------------------------|---------|
| 1900004927 | 523 Jeff. Co. BOE / Bus SVS | of 12 |

advising the said labor union or workers' representative of the Contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment. The Contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance.

The Contractor will comply with all provisions of Executive Order No. 11246 of September 24, 1965 as amended, and of the rules, regulations and relevant orders of the Secretary of Labor.

The Contractor will furnish all information and reports required by Executive Order No. 11246 of September 24, 1965, as amended, and by the rules, regulations and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations and orders.

In the event of the Contractor's noncompliance with the nondiscrimination clauses of this agreement or with any of the said rules, regulations or orders, this agreement may be cancelled, terminated or suspended in whole or in part and the Contractor may be declared ineligible for further government contracts or federally-assisted construction contracts in accordance with procedures authorized in Executive Order No. 11246 of September 24, 1965, as amended, and such other sanctions may be imposed and remedies invoked as provided in or as otherwise provided by law.

The Contractor will include the provisions of paragraphs (1) through (7) of section 202 of Executive Order 11246 in every subcontract or purchase order unless exempted by rules, regulations or orders of the Secretary of Labor, issued pursuant to section 204 of Executive Order No. 11246 of September 24, 1965, as amended, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions including sanctions for noncompliance; provided, however, that in the event a Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the agency, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

| | Document Description | Page 11 |
|------------|-----------------------------|---------|
| 1900004927 | 523 Jeff. Co. BOE / Bus SVS | of 12 |

Approvals

This contract is subject to the terms and conditions stated herein. By affixing signatures below, the parties verify that they are authorized to enter into this contract and that they accept and consent to be bound by the terms and conditions stated herein. In addition, the parties agree that (i) electronic approvals may serve as electronic signatures, and (ii) this contract may be executed in any number of counterparts, each of which when executed and delivered shall constitute a duplicate original, but all counterparts together shall constitute a single contract.

1st Party:

| Signature | Title | | | |
|-----------------------------------|-------|--|--|--|
| | | | | |
| Printed Name | Date | | | |
| 2nd Party: | | | | |
| | | | | |
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| Signature | Title | | | |
| | | | | |
| Printed Name | Date | | | |
| Other Party: | | | | |
| other ruly. | | | | |
| | | | | |
| Signature | Title | | | |
| | | | | |
| Printed Name | Date | | | |
| Approved as to form and logality: | | | | |
| Approved as to form and legality: | | | | |

Attorney