STATE OF ALASKA REQUEST FOR PROPOSALS



BEHAVIORAL HEALTH SERVICES - NOME

ANVIL MOUNTAIN CORRECTIONAL CENTER

RFP 2023-2000-0191

MARCH 17, 2023

ISSUED BY:

DEPARTMENT OF CORRECTIONS
DIVISION OF ADMINISTRATIVE SERVICES

PRIMARY CONTACT:

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(907) 465-3337

OFFERORS ARE NOT REQUIRED TO RETURN THIS FORM.

IMPORTANT NOTICE: IF YOU RECEIVED THIS SOLICITATION FROM THE STATE OF ALASKA'S "ONLINE PUBLIC NOTICE" WEB SITE, YOU MUST REGISTER WITH THE PROCUREMENT OFFICER LISTED IN THIS DOCUMENT TO RECEIVE NOTIFICATION OF SUBSEQUENT AMENDMENTS. FAILURE TO CONTACT THE PROCUREMENT OFFICER MAY RESULT IN THE REJECTION OF YOUR OFFER.

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SECTION 1. INTRODUCTION & INSTRUCTIONS

SEC. 1.01 PURPOSE OF THE RFP

The Department of Corrections, Division of Health and Rehabilitation Services (HARS) is soliciting proposals from an individual or agency for <u>Behavioral Health and Substance Use Disorder Services</u> to be provided to persons incarcerated at the Anvil Mountain Correctional Center, located in Nome, Alaska. A more detailed description of the scope of work is provided in Section 3.

SEC. 1.02 BUDGET

Department of Corrections, Division of Health and Rehabilitation Services, has limited funds identified for the initial period of performance. Negotiations may be necessary depending upon proposed costs submitted.

Approval or continuation of a contract resulting from this RFP is contingent upon legislative appropriation.

SEC. 1.03 DEADLINE FOR RECEIPT OF PROPOSALS

Proposals must be received no later than **2:00 PM** prevailing Alaska Time on **APRIL 10, 2023**. Emailed proposals are acceptable. Faxed or oral proposals are not acceptable. Late proposals or amendments will be disqualified and not opened or accepted for evaluation.

SEC. 1.04 PRIOR EXPERIENCE & QUALIFICATIONS

For offers to be considered responsive, the following minimum prior experience requirements must be met.

- a) EXPERIENCE minimum of 2-year experience performing psychotherapeutic casework
 - Assessing/screening and providing treatment to individuals diagnosed with severe and persistent mental illness (SPMI).
 - Assessing/screening and providing treatment to individuals experiencing suicidal ideation.
 - Assessing/screening and providing treatment to individuals diagnosed with personality disorders.
 - Assessing/screening and providing treatment to individuals diagnosed with substance use disorders.

In addition, offerors should indicate whether they have prior experience in providing and administering the services required under this RFP or similar services.

b) PROFESSIONAL QUALIFICATIONS – the offeror will be responsible for ensuring all staff have the skills needed to provide behavioral health services within a correctional setting. Any staff member providing services will be required to meet the minimum qualifications established below and equivalent to a State Mental Health Clinician II.

Master's degree from an accredited college in psychology, social work, child guidance, nursing, vocational rehabilitation, or a closely related field.

<u>Substitution:</u> Graduate study beyond the master's degree will substitute for up to one year of the required experience (2 semester hours or 3 quarter hours of graduate study equals one month of work experience.)

<u>Special Requirement</u> - Offerors must identify any history of non-performance or default in the terms or conditions of providing contract services in any contract (pervious or current) with State of Alaska agencies or other public/government agencies during the past three years. If an offeror does not disclose any non-performance or default history as stated, and the procurement officer receives documented information to the contrary, the offeror will be considered non-responsive and the proposal will not be considered for evaluation and possible award of services.

Experience working in a correctional institution is preferred but NOT required.

An offeror's failure to meet these minimum prior experience requirements may cause their proposal to be considered non-responsive and their proposal may be rejected.

SEC. 1.05 REQUIRED REVIEW

Offerors should carefully review this solicitation for defects and questionable or objectionable material. Comments concerning defects and questionable or objectionable material should be made in writing and received by the procurement officer at least ten days before the deadline for receipt of proposals. This will allow time for the issuance of any necessary amendments. It will also help prevent the opening of a defective proposal and exposure of offeror's proposals upon which award could not be made.

SEC. 1.06 QUESTIONS PRIOR TO DEADLINE FOR RECEIPT OF PROPOSALS

All questions must be in writing and directed to the procurement officer. The interested party must confirm telephone conversations in writing. **Questions deadline is APRIL 6, 2023, not later than 2PM.**

Two types of questions generally arise. One may be answered by directing the questioner to a specific section of the RFP. These questions may be answered over the telephone. Other questions may be more complex and may require a written amendment to the RFP. The procurement officer will make that decision.

PROCUREMENT OFFICER: MARIA OSTLIE – PHONE 907-465-3337 - EMAIL MARIA.OSTLIE@ALASKA.GOV

SEC. 1.07 RETURN INSTRUCTIONS

<u>Do not</u> submit your proposal through IRIS Vendor Self-Service (VSS).

Offerors must submit one hard copy of their proposal, in writing, to the procurement officer in a sealed package. The cost proposal included with the package must be sealed separately from the rest of the proposal and must be clearly identified. The sealed proposal package(s) must be addressed as follows:

Department of CORRECTIONS
Attention: MARIA OSTLIE
RFP Number: 2023-2000-0191

RFP Title: BEHAVIORAL HEALTH SERVICES - NOME

If using <u>U.S. mail</u>, please use the following address:

PO BOX 112000 JUNEAU, AK, 99811 If using a <u>delivery service</u>, please use the following address:

802 3RD ST., SUITE 220 DOUGLAS, AK, 99824

If submitting a proposal via email, the technical proposal and cost proposal must be saved as separate PDF documents and emailed to **MARIA.OSTLIE@ALASKA.GOV** as separate, clearly labeled attachments, such as "Vendor A – Technical Proposal.pdf" and "Vendor A – Cost Proposal.pdf" (Vendor A is the name of the offeror). The email must contain the RFP number in the subject line.

The maximum size of a single email (including all text and attachments) that can be received by the state is **20mb** (megabytes). If the email containing the proposal exceeds this size, the proposal must be sent in multiple emails that are each less than 20 megabytes and each email must comply with the requirements described above.

Please note that email transmission is not instantaneous. Similar to sending a hard copy proposal, if you are emailing your proposal, the state recommends sending it enough ahead of time to ensure the email is delivered by the deadline for receipt of proposals.

It is the offeror's responsibility to contact the issuing agency at **907-465-3337 OR VIA EMAIL** (email preferred) to confirm that the proposal has been received. The state is not responsible for unreadable, corrupt, or missing attachments.

SEC. 1.08 PROPOSAL CONTENTS

The following information must be included in all proposals.

(a) AUTHORIZED SIGNATURE

All proposals must be signed by an individual authorized to bind the offeror to the provisions of the RFP. Proposals must remain open and valid for at least 90-days from the date set as the deadline for receipt of proposals.

(b) OFFEROR'S CERTIFICATION

By signature on the proposal, offerors certify that they comply with the following:

- A. the laws of the State of Alaska;
- B. the applicable portion of the Federal Civil Rights Act of 1964;
- C. the Equal Employment Opportunity Act and the regulations issued thereunder by the federal government;
- D. the Americans with Disabilities Act of 1990 and the regulations issued thereunder by the federal government;
- E. all terms and conditions set out in this RFP;
- F. a condition that the proposal submitted was independently arrived at, without collusion, under penalty of perjury; and
- G. that the offers will remain open and valid for at least 90 days.

If any offeror fails to comply with [a] through [g] of this paragraph, the state reserves the right to disregard the proposal, terminate the contract, or consider the contractor in default.

(c) VENDOR TAX ID

A valid Vendor Tax ID must be submitted to the issuing office with the proposal or within five days of the state's request.

(d) CONFLICT OF INTEREST

Each proposal shall include a statement indicating whether or not the firm or any individuals working on the contract has a possible conflict of interest (e.g., currently employed by the State of Alaska or formerly employed by the State of Alaska within the past two years) and, if so, the nature of that conflict. The procurement officer reserves the right to **consider a proposal non-responsive and reject it** or cancel the award if any interest disclosed from any source could either give the appearance of a conflict or cause speculation as to the objectivity of the contract to be performed by the offeror.

(e) FEDERAL REQUIREMENTS

The offeror must identify all known federal requirements that apply to the proposal, the evaluation, or the contract.

SEC. 1.09 ASSISTANCE TO OFFERORS WITH A DISABILITY

Offerors with a disability may receive accommodation regarding the means of communicating this RFP or participating in the procurement process. For more information, contact the procurement officer no later than ten days prior to the deadline for receipt of proposals.

SEC. 1.10 AMENDMENTS TO PROPOSALS

Amendments to or withdrawals of proposals will only be allowed if acceptable requests are received prior to the deadline that is set for receipt of proposals. No amendments or withdrawals will be accepted after the deadline unless they are in response to the state's request in accordance with 2 AAC 12.290.

SEC. 1.11 AMENDMENTS TO THE RFP

If an amendment is issued, it will be provided to all who were notified of the RFP and to those who have registered with the procurement officer after receiving the RFP from the State of Alaska Online Public Notice website.

SEC. 1.12 RFP SCHEDULE

The RFP schedule set out herein represents the State of Alaska's best estimate of the schedule that will be followed. If a component of this schedule, such as the deadline for receipt of proposals, is delayed, the rest of the schedule may be shifted accordingly. All times are Alaska Time.

- Issue RFP MARCH 17, 2023
- Deadline for Receipt of Proposals APRIL 10, 2023 @ 2PM,
- Proposal Evaluation Committee complete evaluation by APRI 17, 2023,
- State of Alaska issues Notice of Intent to Award a Contract APRIL 20, 2023,
- State of Alaska issues contract MAY 1, 2023,
- Contract start JULY 1, 2023.

This RFP does not, by itself, obligate the state. The state's obligation will commence when the contract is approved by the Commissioner of the Department of Corrections, or the Commissioner's designee. Upon written notice to the contractor, the state may set a different starting date for the contract. The state will not be responsible for any work done by the contractor, even work done in good faith, if it occurs prior to the contract start date set by the state.

SEC. 1.13 PRE-PROPOSAL CONFERENCE

No pre-proposal conferenced scheduled for this RFP.

SEC. 1.14 ALTERNATE PROPOSALS

Offerors may only submit one proposal for evaluation.

In accordance with 2 AAC 12.830 alternate proposals (proposals that offer something different than what is asked for) will be rejected.

SEC. 1.15 NEWS RELEASES

News releases related to this RFP will not be made without prior approval of the project director.

SECTION 2. BACKGROUND INFORMATION

SEC. 2.01 BACKGROUND INFORMATION

<u>Health Care Mission</u>: The mission of the State of Alaska, Department of Corrections Inmate Health Care Component, is to provide those health care services necessary to prevent or alleviate pain and suffering; provide those services that the potential for harm to the prisoner by reason of delay or denial would be substantial; assure that any treatment or procedure provided is of medical necessity and not simply desirable; assure that denials or delays are not deliberately indifferent to serious medical needs; take corrective action when long-term ill effects can be prevented; and provide those procedures, treatment and prosthetic devices essential to the inmate's level of functioning and rehabilitation. To the maximum extent possible, health care services will be provided in the facility medical unit.

<u>Provision of Behavioral Health Services:</u> The Department shall provide essential behavioral health services to prisoners who suffer from mental illness in order to maintain or improve their mental health, contribute to their satisfactory prison adjustment, reduce the risk of criminal recidivism upon their release, and aid the department in the maintenance of an environment that preserves the basic human rights and dignity of the prisoners and correctional staff.

The Department of Corrections has adopted policies and procedures for the health care of prisoners in adult correctional facilities. The successful offeror will provide services within these policies and procedures. A list of departmental health care policies and procedures is attached.

Anvil Mountain Correctional Center (AMCC), in Nome, Alaska, is a minimum / medium custody correctional center.

The Alaska Department of Corrections (AKDOC) offender population is different than in all but six other states in that it includes the pre-trial offenders. Jail offenders may be in the AKDOC's custody prior to sentencing (the presentenced population). In addition, the AKDOC is responsible for the care of committed felons and others sentenced to incarceration in the AKDOC. Interested offerors should be cognizant of the unique issues associated with these populations, including the separate National Commission on Correctional Health Care (NCCHC) Health standards applied to all offenders as they will be required to meet those standards. The successful offeror is responsible for meeting all NCCHC standards as well as all AKDOC policies & procedures. All offerors shall carefully review the deliverables in this RFP and the information in the associated appendices to assure construction of their best response.

The following is a brief profile of the AKDOC:

- Approximately 38,000 offenders are admitted for incarceration each year.
- On any given day 65% of the offender population is Mental Health Trust Beneficiaries.
- Of the 65% identified as Mental Health Trust Beneficiaries approximately 29% are diagnosed with a severe and persistent mental illness (SPMI).
- Approximately 80% of those admitted for incarceration have some form of substance use issues.
- The Alaska Native population is disproportionately overrepresented.

SECTION 3. SCOPE OF WORK & CONTRACT INFORMATION

SEC. 3.01 SCOPE OF WORK

The Department of Corrections, Division of Health & Rehabilitation Services, is seeking proposals from an individual or agency to provide <u>Behavioral Health and Substance Use Disorder Services</u> at the Anvil Mountain Correctional Center, in Nome, Alaska. These services may include assessment and diagnostic services; individual therapy; group therapy; crisis intervention services; post-treatment assessment to measure realization of treatment change; consultation and/or training with correctional staff; post discharge and other types of behavioral health services.

Substance Use Disorder Programming will include but not limited to screening, assessments, brief intervention referral to treatment, etc. as needed and under Department policy and procedures for behavioral health and substance use disorder care.

GENERAL REQUIREMENTS:

Summary of Service Provision

The successful offeror will be responsible for offering on-site Behavioral Health and Substance Use Disorder services.

Behavioral Health Services:

The successful offeror shall provide the following Behavioral Health services:

a) Offeror will provide a clinical and administrative supervisor for the therapists who are responsible for coordinating all on-site behavioral health services through the facility superintendent as well as Chief Mental Health Officer.

The Supervisor shall:

- Supervise, administratively and clinically, all Behavioral Health Services staff providing services within AKDOC.
- Be held accountable by the successful offeror for meeting the behavioral health program obligations detailed in this RFP; and
- Maintain a close working relationship with the facility superintendent as well as the Chief Mental Health Officer.
- b) The successful offeror shall perform behavioral health screenings/assessments at the time of remand and or based on referrals from facility medical and security staff.
- c) The successful offeror shall provide Case Management of offenders with psychiatric histories or symptoms, including but not limited to:
 - Serious mental illness;
 - Adjustment difficulties;

- Decompensation;
- Aggressive behavior and/or victimization;
- Suicidal/homicidal ideation;
- Dementia; and
- Other significant cognitive/emotional impairment.

BEHAVIORAL HEALTH PROGRAMMING: Upon request or referral, each offender shall receive an initial assessment and orientation to the services available including the following:

- Each offender identified as in need of behavioral health treatment shall be assigned to a primary therapist
 (at the facility in which the offender resides) who shall provide individualized one-on-one treatment and
 discharge planning;
- Group treatment and other behavioral health programming shall be provided to jail and prison offenders
 in segregation and in general population.

Additional Information for Behavioral Health Programming

- The offeror must indicate the mechanism(s) to be utilized for the examination and diagnosis of inmates. It is not anticipated that the use of psychological (projective and objective) testing will be part of the scope of behavioral health services at Anvil Mountain Correctional Center. The use of psychological testing, if proposed, must be approved in advance by the Mental Health Director, or designee.
- Any crisis intervention or emergency assessment requires a timely on-site review. This service must be provided directly by contract staff, or by an approved sub-contractor identified in the offeror's proposal.
- Refer offenders, as appropriate, to other institutional and/or community services and coordinate services to the offender with other service providers as necessary.
- Evaluate referrals to determine the appropriate clinical course of action. Whenever possible,
 the successful offeror will provide the necessary treatment services. When the intervention required falls
 outside the specific expertise of the successful offeror, the successful offeror will refer the inmate back to
 the referring source with a recommendation for further treatment or evaluation as deemed appropriate.
- Submit a termination summary to the Chief Mental Health Officer at the conclusion of each inmate's treatment.

Behavioral Health Progress Report: Monthly reports shall be submitted to the departments Chief Mental Health Officer responsible for the supervision and coordination of behavioral health services. This progress report must be submitted on the standardized report form provided by the Department of Corrections. Monthly progress reports <u>must</u> include the following:

- A treatment plan for each inmate indicating the diagnosis and type of treatment;
- An evaluation of progress or the result of treatment and present clinical status;
- The legal status of the offender.

Make progress notes and include all psychological testing results in the behavioral health section of the electronic health record (EHR) file following each session with an inmate and communicate any concerns with the institutional mental health clinician and/or medical staff.

Have any initial diagnosis of behavioral illness confirmed by a licensed psychologist or psychiatrist within seventy-two (72) hours of the initial diagnosis (excluding weekends or holidays) if the initial diagnosis was not conducted by a licensed psychologist or psychiatrist.

Provider will:

- be required to attend at the department's request all meetings either at the project site or the Anchorage Central Office in Anchorage regarding all services, meetings in Anchorage should be infrequent.
- conduct behavioral health rounds within segregation unit on a weekly basis.
- not provide sex offender treatment services in lieu of referring inmates to departmentally recognized treatment programs.

REMAND SCREENING: Behavioral health screening at intake will be performed by security and medical staff during the comprehensive intake screening. Offenders demonstrating the following will be referred for additional evaluation with a notification to the providers Mental Health Services staff:

- Impaired cognitive functioning;
- Offenders identified as having "special needs" related to mental disorders; and
- Significant psychological distress or positive signs for potential of mental health disease/diagnosis.
- Decompensation;
- Aggressive behavior and/or victimization;
- Suicidal/homicidal ideation;
- Withdrawal;
- Dementia; and
- Other significant cognitive/emotional impairment.

TELE-MED: The successful offeror will be responsible for coordinating and facilitating tele-med services with an AKDOC psychiatric provider. This will include but not limited to:

- Developing weekly list of individuals to be seen in tele-med services.
- Facilitating weekly tele-med services.

TRAINING: The successful offeror will be responsible for <u>all</u> behavioral health related training for AKDOC as well as medical and behavioral health services providers. AKDOC and medical staff will require training in topics such as mental health awareness, suicide prevention, and special needs population. Mental health clinical staff will be required to have on-going training on topics such as; treatment planning, behavior plans, suicide risk assessment,

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evaluation and treatment. The successful offeror will utilize training resources already established by the AKDOC. These resources will be provided and discussed prior to start of services or as required.

Annual suicide prevention training will be required approximately 6 times annually. Contractor will coordinate with the Superintendent or their designee to facilitate all training topics.

SUBSTANCE USE DISORDER PROGRAMMING: The number of offenders within AKDOC requiring treatment for some form of substance use disorder exceeds the capacity the Department has for providing services. It is the intent of the AKDOC that the successful offeror provides treatment services to as many individuals as possible, within the parameters of the described scope of services, and within the total funds available for this project. Keeping the treatment beds filled is a priority for AKDOC as the Department has limited treatment resources, so we want to be able to ensure that we are providing services to as many offenders as possible while they are residing in our system.

SCREENING: Contract staff will be required to provide screening using the department's diagnostic screening tool for all offenders entering the Institution.

The department uses the American Society of Addiction Medicine (ASAM) Continuum-Triage (Co-Triage) for all individuals being screened for illicit substance use. This screening tool is located in the department's EHR and contractors will be trained on how to use this screening tool by DOC staff or designee.

PSYCHO-EDUCATIONAL SERVICES:

- a. <u>Program Length</u> In the Psych Ed program, offenders are required to participate for a minimum of six (6) weeks.
 - b. <u>Target Population</u> Offenders who have substance use disorder issues along with related criminal histories are appropriate for this program. The priority population will be offenders who have been screened as needing some level of substance use treatment, are felons, and who have a classification level of Medium or higher. Offenders will be prioritized based on legal requirements and release date. Other offenders will be eligible for the program if members of the priority population are not available.
 - c. Curriculum for the psycho-educational instructional groups need to be the Hazelden Living in Balance program. Any changes to the curriculum needs to be approved by the department prior to making any program changes.

ASSESSMENT: The purpose of assessments is to determine the level of substance use treatment needs based on ASAM criteria. The department uses the ASAM Continuum assessment for all SUD assessments that is housed in the EHR. All contractors will need to use this assessment tool when determining if an individual needs further substance use disorder interventions. The contractor will be trained on how to use this assessment tool by DOC staff or designee.

REFERRAL PROCESS: Substance Use Disorder services will serve offenders who have been identified as candidates for the programs from those offenders residing at Anvil Mountain Correctional Center (AMCC). The AKDOC staff will refer the candidates to the programs based on information provided during the admission interviews and based on sentencing orders. The successful offeror will also be responsible for providing substance use disorder screening to all offenders referred by mental health, medical, security staff or through self-referral.

REPORTING REQUIREMENTS: The contractor will be responsible for submitting a monthly <u>Behavioral Health</u> <u>Services Consultation</u> report to the Institutional Health Officer and Mental Health Clinical Supervisor responsible for the supervision and coordination of behavioral health services. This report must be submitted on the standardized report form provided by the Department of Corrections.

STANDARDS AND TASKS: The successful offeror will assure that the services provided meet the standards of the American Correctional Association and the National Commission on Correctional Health for the Health of prisoners in DOC facilities. The successful offeror will be obligated to:

- Comply with all standing institution security requirements, procedures and other protocols relating to the provision of services required by this RFP;
- Provide technical testimony for court cases and to the legislature on prisoner Health when requested;
- Maintain a close working relationship with those ultimately responsible for inmate Health, i.e., the facility superintendents, Institution Health Officers, the Mental Health Clinical Supervisor, the Medical Director and the Director of Clinical Psychiatry.

Medication Assisted Treatment (MATR) Reentry Program:

The Medication Assisted Treatment Reentry Program encompasses pharmacological and nonpharmacological treatment modalities. The pharmacological agent provided by the department is Naltrexone, an antagonist medication. The nonpharmacological treatment modality provided is SBIRT with an emphasis on motivational interviewing.

- a. Program Length: Offenders are referred to the program approximately 14-90 days prior to their release date. Once released, the offender can expect treatment with a community provider of a variable duration depending upon the severity of their illness and their response to treatment.
- b. Target Population: Offenders who have been assessed as having a moderate to severe opioid use disorder. The priority population will be offenders who volunteer to participate, who have a classification level of Medium or higher, and who are agreeable to following recommendations outlined their assessment and by their medical provider. Offenders will be prioritized based on legal requirements and release date. Other offenders may be considered for the program if members of the priority population are not available.

Screening, Brief Intervention, and Referral to Treatment (SBIRT)

Contract staff will be required to provide screenings using the ASAM Co-Triage for all offenders referred to the program and as time allows for those entering the institution but who were not necessarily referred to the MATR program.

a. Referrals for the MATR program will be routed to the contractor for screening. The institutional contact will also provide the contractor a list of offenders entering the institution. The frequency of the list for those entering is at the institution's discretion but is typically provided 3-4 times per week but can be daily. The contractor is expected to screen as many offenders referred to the MATR program as possible. The contractor is also expected to screen as many offenders as possible who enter the institution but weren't necessarily referred to the MATR program.

- b. These screenings will be performed within a group setting or on an individual basis depending on the setting. The contractor must be present to answer questions and collect the Co-Triage once the offender has completed the form. Once completed, the contractor enter the results into the EHR.
- c. Once all forms are completed the contractor shall scan them into the EHR.
- d. Referral for Services: The contractor will refer the recipient to the institutional contact for referral for an assessment while incarcerated or will provide the offender directly with the assessment if the offender is interested in MATR. If the offender is releasing to the community before an assessment can be completed and if the screening revealed that the recipient meets any of the circumstances identified below than a referral to a community program will be conducted.
 - is at severe risk of substance use problems;
 - ii. is substance dependent; or
 - iii. has already received brief interventions or treatment and was non-responsive; or
 - iv. is interested in a pharmacotherapy for the treatment of addiction.
- e. Brief Intervention: Based on the results of the screening, if necessary, the contractor will use motivational interviewing strategies, typically four (4) individual sessions, to focus on raising an offender's awareness of their substance use, the potential harmful effects of that use, and encouraging positive change. Brief Intervention services may include but is not limited to:
 - i. Session 1: Includes the assessment interview that uses motivational interviewing strategies to gauge the offender's motivation and commitment to treatment.
 - ii. Session 2: Includes Psychoeducation that is appropriate to the offender's individualized needs.
 - iii. Session 3: Includes interventions that are intended to strengthen the offender's commitment to treatment and establish a reentry plan.
 - iv. Session 4: Could include feedback, goal setting, coping strategies, the identification of risk factors, and the finalization of the reentry plan.
- f. Referral to Medical: If the offender reports verbally or on the screening tool that they have had health problems related to stopping alcohol or other drugs which may include; sick, shaky, had convulsions, or delirium tremens (DTs), or other symptoms, the contractor shall report this information immediately to the nearest institutional contact such as medical staff, a correctional officer, or a probation officer. The contractor will follow up this report with a written referral to medical within 24 hours.

SEC. 3.02 CONTRACT TERM AND WORK SCHEDULE

The length of the contract will be from the date of award, approximately **July 1, 2023 through June 30, 2024** with two (2) additional one-year optional renewals to be exercised at the State's sole discretion up to June 30, 2026. All renewals are contingent upon legislative appropriations.

Initial period: July 1, 2023 – June 30, 2024
 Renewal: July 1, 2024 – June 30, 2025
 Renewal: July 1, 2025 – June 30, 2026

A maximum of <u>1950 hours</u> of service annually is anticipated. Services must be provided 7.5 hours per day, 5 days a week (M-F). Work times may be flexible and must meet the needs of the institution for 52 weeks a year, excluding weekends and state holidays <u>calendar2022-holiday.pdf</u> (<u>alaska.gov</u>). Emergency weekend services may

be required. The AKDOC staff will maintain a presence 24 hours a day and will debrief with treatment staff each morning. The hours will be established by the treatment provider in coordination with the AKDOC staff.

The successful offeror shall provide the project manager at least a two-week notification for known staff absences. The successful offeror shall immediately inform the project manager of any unforeseen absences.

Unless otherwise provided in this RFP, the State and the successful offeror/contractor agree: (1) that any extension of the contract excluding any exercised renewal options, will be considered as a <u>month-to-month extension</u>, and all other terms and conditions shall remain in full force and effect and (2) the procurement officer will provide notice to the contractor of the intent to cancel such month-to-month extension at least 30 days before the desired date of cancellation. A month-to-month extension may only be executed by the procurement officer via a written contract amendment.

SEC. 3.03 DELIVERABLES

Reporting Requirements:

- 1. Monthly Reporting Requirements
 - The contractor is required to use the monthly census report forms for each offender who has received a service. The form is to be submitted to the program manager by the tenth (10th) day of the month immediately following the month of services.
 - a. Offenders who have received a screening or assessment will be placed on the program-specific department SUD Monthly Screening/Assessment Census Report form.
 - b. In addition, the contractor is required to submit a monthly narrative report for each program which will include the following:
 - i. The number of hours of clinical supervision for each staff member;
 - ii. Recent program successes;
 - iii. Recent program struggles;
 - iv. All staffing changes to include the date of the change.

The contractor is to use the following form(s): SUD Monthly Census Report (Screening/Assessment).

SEC. 3.04 CONTRACT PERSONNEL

Any change of the project team members named in the proposal must be approved, in advance and in writing, by the project director or procurement officer. Personnel changes that are not approved by the state may be grounds for the state to terminate the contract.

SEC. 3.05 CONTINUING EDUCATION

The successful provider must assure, at no cost to the State that their program directors and clinical supervisors working under the terms of the contract meet and maintain the legal requirements for certification.

SEC. 3.06 TRANSITIONS

The successful provider must develop a Transition Plan for each offender completing a program. Voluntary participation in the AKDOC Re-Entry Program must be offered to each offender. The successful provider will

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develop referrals for safe housing, medical assistance, education, vocational training, mental health services, substance use disorder services and other needs.

SEC. 3.07 CONTRACT TYPE

This contract is a FIRM FIXED PRICE contract. All rates will remain the same for the term of the contract.

SEC. 3.08 PROPOSED PAYMENT PROCEDURES

The state will make payments based on a negotiated payment schedule. Each billing must consist of an invoice and progress report. No payment will be made until the progress report and invoice has been approved by the project director.

SEC. 3.09 PROMPT PAYMENT FOR STATE PURCHASES

The state is eligible to receive a 5% discount for all invoices paid within 15 business days from the date of receipt of the commodities or services and/or a correct invoice, whichever is later. The discount shall be taken on the full invoice amount. The state shall consider payment being made as either the date a printed warrant is issued or the date an electronic funds transfer (EFT) is initiated.

SEC. 3.10 CONTRACT PAYMENT

No payment will be made until the contract is approved by the Commissioner of the Department of Corrections or the Commissioner's designee. Under no conditions will the state be liable for the payment of any interest charges associated with the cost of the contract. The state is not responsible for and will not pay local, state, or federal taxes. All costs associated with the contract must be stated in U.S. currency.

Any single contract payment of \$1 million or higher must be accepted by the contractor via Electronic Funds Transfer (EFT).

SEC. 3.11 CONTRACT PRICE ADJUSTMENTS

Contract price adjustments will not be allowed during the term of the resulting contract.

SEC. 3.12 LOCATION OF WORK

The location(s) the work is to be performed, completed, and managed is at Anvil Mountain Correctional Center (AMCC) located in Nome, Alaska.

The state will provide workspace for the contractor when conducting work within AMCC. The contractor must provide its own workspace when conducting work outside of State correctional facilities.

The contractor shall include in their price proposal: transportation, lodging, and per diem costs sufficient to pay for person(s) to the location. Travel is the responsibility of the contractor and should be considered when the offeror calculates their direct/indirect rate. Travel to other locations will not be required.

By signature on their proposal, the offeror certifies that all services provided under this contract by the contractor and all subcontractors shall be performed in the United States.

If the offeror cannot certify that all work will be performed in the United States, the offeror must contact the procurement officer in writing to request a waiver at least 10 days prior to the deadline for receipt of proposals.

The request must include a detailed description of the portion of work that will be performed outside the United States, where, by whom, and the reason the waiver is necessary.

Failure to comply with these requirements may cause the state to reject the proposal as non-responsive or cancel the contract.

SEC. 3.13 THIRD-PARTY SERVICE PROVIDERS

NO third parties are allowed under the resulting contract.

SEC. 3.14 SUBCONTRACTORS

Subcontractors will not be allowed.

SEC. 3.15 JOINT VENTURES

Joint ventures will not be allowed.

SEC. 3.16 RIGHT TO INSPECT PLACE OF BUSINESS

At reasonable times, the state may inspect those areas of the contractor's place of business that are related to the performance of a contract. If the state makes such an inspection, the contractor must provide reasonable assistance.

SEC. 3.17 INSPECTION & MODIFICATION - REIMBURSEMENT FOR UNACCEPTABLE DELIVERABLES

The contractor is responsible for the completion of all work set out in the contract. All work is subject to inspection, evaluation, and approval by the project director. The state may employ all reasonable means to ensure that the work is progressing and being performed in compliance with the contract. The project director or procurement officer may instruct the contractor to make corrections or modifications if needed in order to accomplish the contract's intent. The contractor will not unreasonably withhold such changes.

Substantial failure of the contractor to perform the contract may cause the state to terminate the contract. In this event, the state may require the contractor to reimburse monies paid (based on the identified portion of unacceptable work received) and may seek associated damages.

SEC. 3.18 CONTRACT CHANGES - UNANTICIPATED AMENDMENTS

During the course of this contract, the contractor may be required to perform additional work. That work will be within the general scope of the initial contract. When additional work is required, the project director will provide the contractor a written description of the additional work and request the contractor to submit a firm time schedule for accomplishing the additional work and a firm price for the additional work. Cost and pricing data must be provided to justify the cost of such amendments per AS 36.30.400.

The contractor will not commence additional work until the procurement officer has secured any required state approvals necessary for the amendment and issued a written contract amendment, approved by the Commissioner of the Department of Corrections or the Commissioner's designee.

SEC. 3.19 COLLABORATION BETWEEN PROVIDER AND SECURITY STAFF

While security is the primary concern of any AKDOC correctional facility, a healthy and effective treatment program enhances security. AKDOC is committed to providing treatment opportunities to offenders in order to enhance their ability to live free from negative consequences of addiction. New treatment staff will receive training on basic security measures from the AKDOC staff. Provider's staff will keep the AKDOC staff apprised of any and all treatment activities. An open line of communication between correctional and treatment staff is imperative. Security staff will be accessible to the treatment staff to discuss planning, schedules, special program events, the movement of prisoners to and out of the treatment programs, the recruitment of program participants and issues pertaining to security.

SEC. 3.20 SECURITY BACKGROUND INVESTIGATIONS AND POLICIES AND PROCEDURES

The department shall require personnel providing direct services within correctional facilities to comply with background investigations and/or security checks prior to starting work under the contract. When background investigations are required, they shall be performed by the department at no charge to the contractor. The department reserves the right to restrict an individual's access to the facility or program if they are determined to pose a threat to security, or if they fail to provide the information required for a background check. This clause may be applied to contractor's providing services outside correctional facilities at the sole discretion of the project director or designee. The department reserves the right to exclude from use under this contract any person deemed by the department to be incompatible with the goals, mission, security, or safety of its program.

The successful contractor will assure that all individuals providing services under the terms of the contract complete the following forms and scan completed copies to the procurement officer of record and the program manager.

http://www.correct.state.ak.us/commissioner/policies-procedures

- Security Clearance Form;
- PREA Employment Disclosure Form; (if applicable)
- Code of Ethical Conduct 202.01a;
- Standards of Conduct 202.15a;
- ACOMS form and agreement, and;
- Criminal Justice Information Services Addendum (CJIS) form.
 - The department may require the contractor to obtain 2 fingerprint "blue cards" form FD-258 for personnel performing service under this contract (no charge to contractor). Fingerprint (blue cards) can be obtained in Anchorage, in the basement of the Nesbitt Courthouse or make arrangements at one of the department institutions by appointment.

Questions or for arranging appointment please contact the following personnel:

James Dabbs-Ashworth (<u>james.dabbs-ashworth@alaska.gov</u>)
David Muise (<u>david.muise@alaska.gov</u>)

- o The completed forms must be submitted to the procurement officer or designee.
- The department will send individual personnel a link to an online security awareness training that should take no longer than 2 hours to complete. Training is required bi-annually.

Recidivism Reporting: (Only applies if applicable)

Contractors reporting on program efficacy must use the statutory definition of recidivism. For programs that have been in place less than three (3) years, reports must clearly state the date parameters that are being used to report recidivism. The statutory definition of recidivism is:

Per AS 44.19.647 Recidivism Definition:

A felony offender who is re-incarcerated within three (3) years of release for any offense conviction:

- Parole or probation violation
- New felony crime
- New misdemeanor crime

And per department Policies & Procedures 501.2 (Research Activities) & 650.01 Criminal Justice Information Access, links provided below:

https://doc.alaska.gov/pnp/pdf/501.02.pdf?080916

https://doc.alaska.gov/pnp/pdf/650.01.pdf

Employee Incident Reporting: Contractor is required to contact the program manager for this contract if any of its employees working under this contract are involved in any criminal behavior and report it to the department within 24 hours of notice of incident. Reporting shall be via email to the program manager and can be followed up with a phone call if needed.

SEC. 3.21 NONDISCLOSURE AND CONFIDENTIALITY

Contractor agrees that all confidential information shall be used only for purposes of providing the deliverables and performing the services specified herein and shall not disseminate or allow dissemination of confidential information except as provided for in this section. The contractor shall hold as confidential and will use reasonable care (including both facility physical security and electronic security) to prevent unauthorized access by, storage, disclosure, publication, dissemination to and/or use by third parties of, the confidential information. "Reasonable care" means compliance by the contractor with all applicable federal and state law, including the Social Security Act and HIPAA. The contractor must promptly notify the state in writing if it becomes aware of any storage, disclosure, loss, unauthorized access to or use of the confidential information.

Confidential information, as used herein, means any data, files, software, information or materials (whether prepared by the state or its agents or advisors) in oral, electronic, tangible or intangible form and however stored, compiled or memorialized that is classified confidential as defined by State of Alaska classification and categorization guidelines provided by the state to the contractor or a contractor agent or otherwise made available to the contractor or a contractor agent in connection with this contract, or acquired, obtained or learned by the contractor or a contractor agent in the performance of this contract. Examples of confidential information include, but are not limited to: technology infrastructure, architecture, financial data, trade secrets, equipment specifications, user lists, passwords, research data, and technology data (infrastructure, architecture, operating systems, security tools, IP addresses, etc.).

If confidential information is requested to be disclosed by the contractor pursuant to a request received by a third party and such disclosure of the confidential information is required under applicable state or federal law, regulation, governmental or regulatory authority, the contractor may disclose the confidential information after

providing the state with written notice of the requested disclosure (to the extent such notice to the state is permitted by applicable law) and giving the state opportunity to review the request. If the contractor receives no objection from the state, it may release the confidential information within 30 days. Notice of the requested disclosure of confidential information by the contractor must be provided to the state within a reasonable time after the contractor's receipt of notice of the requested disclosure and, upon request of the state, shall seek to obtain legal protection from the release of the confidential information.

The following information shall not be considered confidential information: information previously known to be public information when received from the other party; information freely available to the general public; information which now is or hereafter becomes publicly known by other than a breach of confidentiality hereof; or information which is disclosed by a party pursuant to subpoena or other legal process and which as a result becomes lawfully obtainable by the general public.

SEC. 3.22 INDEMNIFICATION

The contractor shall indemnify, hold harmless, and defend the contracting agency from and against any claim of, or liability for error, omission or negligent act of the contractor under this agreement. The contractor shall not be required to indemnify the contracting agency for a claim of, or liability for, the independent negligence of the contracting agency. If there is a claim of, or liability for, the joint negligent error or omission of the contractor and the independent negligence of the contracting agency, the indemnification and hold harmless obligation shall be apportioned on a comparative fault basis. "Contractor" and "contracting agency", as used within this and the following article, include the employees, agents and other contractors who are directly responsible, respectively, to each. The term "independent negligence" is negligence other than in the contracting agency's selection, administration, monitoring, or controlling of the contractor and in approving or accepting the contractor's work.

SEC. 3.23 INSURANCE REQUIREMENTS

Without limiting contractor's indemnification, it is agreed that contractor shall purchase at its own expense and maintain in force at all times during the performance of services under this agreement the following policies of insurance. Where specific limits are shown, it is understood that they shall be the minimum acceptable limits. If the contractor's policy contains higher limits, the state shall be entitled to coverage to the extent of such higher limits.

Certificates of Insurance must be furnished to the procurement officer prior to beginning work and contract approval and must provide for a notice of cancellation, non-renewal, or material change of conditions in accordance with policy provisions. Failure to furnish satisfactory evidence of insurance or lapse of the policy is a material breach of this contract and shall be grounds for termination of the contractor's services. All insurance policies shall comply with and be issued by insurers licensed to transact the business of insurance under AS 21.

Workers' Compensation Insurance: The contractor shall provide and maintain, for all employees engaged in work under this contract, coverage as required by AS 23.30.045, and; where applicable, any other statutory obligations including but not limited to Federal U.S.L. & H. and Jones Act requirements. The policy must waive subrogation against the State.

Commercial General Liability Insurance: covering all business premises and operations used by the Contractor in the performance of services under this agreement with minimum coverage limits of \$300,000 combined single limit per claim.

Commercial Automobile Liability Insurance: covering all vehicles used by the contractor in the performance of services under this agreement with minimum coverage limits of \$300,000 combined single limit per claim.

Professional Liability Insurance: covering all errors, omissions or negligent acts in the performance of professional services under this agreement with minimum coverage limits of \$300,000 per claim /annual aggregate.

SEC. 3.24 TERMINATION FOR DEFAULT

If the project director or procurement determines that the contractor has refused to perform the work or has failed to perform the work with such diligence as to ensure its timely and accurate completion, the state may, by providing written notice to the contractor, terminate the contractor's right to proceed with part or all of the remaining work.

This clause does not restrict the state's termination rights under the contract provisions of Appendix A, attached in **SECTION 8. ATTACHMENTS**.

SEC. 3.25 TRAVEL

<u>Travel Expenses</u> – Proposed compensation for travel should be clearly stated in the budget narrative. Vendors are to separate "local" and "non-local" travel expenses in their price proposals. Qualifying travel-related expenses will be reimbursed by the State per policy outlined in Section 8, Attachment 11 of this RFP. All travel will be paid per AAM 60.

- Local: Vendors shall include in their rates per hour any applicable transportation, lodging, and per diem costs sufficient to provide services at locations within a 50-mile (1-way) radius of the residence of the applicable direct service provider.
- Non-local: For purposes of reimbursement, non-local travel is defined as required travel for work exceeding 50 miles one-way.

SECTION 4. PROPOSAL FORMAT AND CONTENT

SEC. 4.01 PROPOSAL FORMAT AND CONTENT

The state discourages overly lengthy and costly proposals, however, in order for the state to evaluate proposals fairly and completely, offerors must follow the format set out in this RFP and provide all information requested.

(a) General Information:

Proposals should be prepared without expensive artwork, unusual printing or materials not essential to its utility and clarity.

To facilitate review of the proposals on an equitable basis, a maximum of 30 pages (12-point type and 8.5 \times 11"-page size) may be used for the body of the proposal. The number of pages that may be included in the appendices is not limited in order to provide the opportunity to include additional information such as resumes, list of references, etc.

The proposals should be presented in the order set forth below. Each section should be numbered and titled with the corresponding number and titled section, with all relevant material included. Each page should be numbered consecutively, and supplemental materials should be presented as labeled appendices, each of which is referenced in the text of its respective section.

(b) Proposals shall contain the following items in the order listed:

- (1) Table of Contents *
- (2) Introduction
 - Offeror Information and Assurance Form
 - Licensing Requirements
 - Conflict of Interest Statement
- (3) Technical Proposal
 - Understanding of Work and Plan for Service
 - Experience and Qualifications
 - Budget Narrative
- (4) Cost Proposal
- (5) Alaska Offeror's Preference
- (6) Other forms necessary (See SEC 8)

SEC. 4.02 INTRODUCTION

Proposals must include the complete name and address of offeror's firm and the name, mailing address, and telephone number of the person the state should contact regarding the proposal.

Proposals must confirm that the offeror will comply with all provisions in this RFP; and, if applicable, provide notice that the firm qualifies as an Alaskan bidder. Proposals must be signed by a company officer empowered to bind

^{*} **Table of Contents** - List each section of the proposal with applicable page number. If appendices are included, provide a list identifying the contents of each.

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the company. An offeror's failure to include these items in the proposals may cause the proposal to be determined to be non-responsive and the proposal may be rejected.

This section shall contain the following:

- (a) Offeror Information and Assurance Form This form must be signed by an individual or company officer empowered to bind the company. One of the proposals should be marked "original" and contain the original signed Offeror Information and Assurance Form.
- (b) <u>Licensing Requirements</u> Offerors shall include acceptable evidence that the offeror possesses a valid Alaska Business License and meets any professional license(s) or certification requirements.
- (c) <u>Conflict of Interest Statement</u> Offerors shall include a statement identifying any conflicts of interest that may exist; or a statement that none exist.

SEC. 4.03 UNDERSTANDING OF THE PROJECT

Offerors must provide comprehensive narrative statements that illustrate their understanding of the requirements of the project and the project schedule.

Understanding of the Project to be Performed and Plan for Service

Describe in detail your understanding of the work that is to be performed as presented in Section 5 of this RFP. Offerors must provide a comprehensive narrative statement that illustrates their understanding of the requirements of the services and outcomes to be achieved.

Additionally, offerors must provide a comprehensive narrative statement that sets out their plan for providing the services and illustrates how their plan will serve to accomplish the work addressed in Section 5 of this RFP. This section of the proposal must indicate how the offeror intends to meet all requirements for providing the services.

This section should not merely paraphrase the scope of services from the RFP. This section must demonstrate an understanding of what has been requested, the major issues involved, and what must be done to accomplish the objectives.

Governing Policies - if applicable, include a copy.

<u>Litigation History</u> - Each proposal shall include a statement indicating whether or not the firm or any individuals working on the contract has litigation history as follows: Offers must include a summary of all litigation (including bankruptcy cases) associated with providing the same services, or services similar to those required in this RFP. Include past five years and present litigation in which the offeror (and any person in this offeror's current administration who will be responsible for the administration or operations related to providing these services) has been named a party, including state jurisdiction, case number, and final disposition. Litigation of personal issues not germane to the services herein (i.e., automobile not related to substance use disorder, divorce, child custody or support) are not required.

SEC. 4.04 METHODOLOGY USED FOR THE PROJECT

Offerors must provide comprehensive narrative statements that set out the methodology they intend to employ and illustrate how the methodology will serve to accomplish the work and meet the state's project schedule.

SEC. 4.05 MANAGEMENT PLAN FOR THE PROJECT

Offerors must provide comprehensive narrative statements that set out the management plan they intend to follow and illustrate how the plan will serve to accomplish the work and meet the state's project schedule.

SEC. 4.06 EXPERIENCE AND QUALIFICATIONS

Offerors must provide an organizational chart specific to the personnel assigned to accomplish the work called for in this RFP; illustrate the lines of authority; designate the individual responsible and accountable for the completion of each component and deliverable of the RFP.

SEC. 4.07 COST PROPOSAL

Cost proposals must include an itemized list of all direct and indirect costs associated with the performance of the contract, including, but not limited to, total number of hours at various hourly rates, direct expenses, payroll, supplies, overhead assigned to each person working on the project, percentage of each person's time devoted to the project, and profit.

Offerors must submit their proposed cost on the included cost proposal form. The total cost on the cost proposal form will be the figure used in the calculation to convert cost to points.

The proposed rate on the cost proposal form (and to include any revisions established through the negotiation process) will be binding for the full term of the resulting contract including any renewals.

The department will not pay fees not indicated on the cost proposal form or as listed in the budget narrative or as mutual agreed upon. Cost proposals must be separately sealed in a clearly marked envelope or a pdf attachment.

SEC. 4.08 BUDGET NARRATIVE

Offerors are to include an explanation of how the costs were derived in enough detail to allow analysis of the logic, adequacy, and appropriateness of the offeror's proposed budget.

<u>Personnel</u> – The rate per hour proposed must include all direct and indirect costs associated with performance of the services required in this RFP. Direct cost is the cost of the individual's time providing the direct service that includes, but is not limited to, personnel costs and fringe benefits. Indirect costs associated with the performance of this contract include but may not be limited to insurance, supplies, overhead, local travel, etc.

Budget narratives must be separately sealed in a clearly marked envelope or a pdf attachment or can be included in the same sealed envelope or pdf attachment as the cost proposal form.

SEC. 4.09 EVALUATION CRITERIA

All proposals will be reviewed to determine if they are responsive. Proposals determined to be responsive will be evaluated using the criterion that is set out in **SECTION 5. EVALUATION CRITERIA AND CONTRACTOR SELECTION**.

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An evaluation may not be based on discrimination due to the race, religion, color, national origin, sex, age, marital status, pregnancy, parenthood, disability, or political affiliation of the offeror.

SECTION 5. EVALUATION CRITERIA AND CONTRACTOR SELECTION

THE TOTAL NUMBER OF POINTS USED TO SCORE THIS PROPOSAL IS 1000

SEC. 5.01 UNDERSTANDING OF THE PROJECT (10%)

Proposals will be evaluated against the questions set out below:

- 1) How well has the offeror demonstrated a thorough understanding of the purpose and scope of the project?
- 2) How well has the offeror identified pertinent issues and potential problems related to the project?
- 3) To what degree has the offeror demonstrated an understanding of the deliverables the state expects it to provide?
- 4) Has the offeror demonstrated an understanding of the state's time schedule and can meet it?

SEC. 5.02 METHODOLOGY USED FOR THE PROJECT (10%)

Proposals will be evaluated against the questions set out below:

- 1) How comprehensive is the methodology and does it depict a logical approach to fulfilling the requirements of the RFP?
- 2) How well does the methodology match and achieve the objectives set out in the RFP?
- 3) Does the methodology interface with the time schedule in the RFP?

SEC. 5.03 MANAGEMENT PLAN FOR THE PROJECT (10%)

Proposals will be evaluated against the questions set out below:

- 1) How well does the management plan support all of the project requirements and logically lead to the deliverables required in the RFP?
- 2) How well is accountability completely and clearly defined?
- 3) Is the organization of the project team clear?
- 4) How well does the management plan illustrate the lines of authority and communication?
- 5) To what extent does the offeror already have the hardware, software, equipment, and licenses necessary to perform the contract?
- 6) Does it appear that the offeror can meet the schedule set out in the RFP?
- 7) Has the offeror gone beyond the minimum tasks necessary to meet the objectives of the RFP?
- 8) To what degree is the proposal practical and feasible?
- 9) To what extent has the offeror identified potential problems?

SEC. 5.04 EXPERIENCE AND QUALIFICATIONS (15%)

Proposals will be evaluated against the questions set out below:

1) Questions regarding the personnel:

- a) Do the individuals assigned to the project have experience on similar projects?
- b) Are resumes complete and do they demonstrate backgrounds that would be desirable for individuals engaged in the work the project requires?
- c) How extensive is the applicable education and experience of the personnel designated to work on the project?

2) Questions regarding the firm and subcontractor (if used):

- a) How well has the firm demonstrated experience in completing similar projects on time and within budget?
- b) How successful is the general history of the firm regarding timely and successful completion of projects?
- c) Has the firm provided letters of reference from previous clients?
- d) If a subcontractor will perform work on the contract, how well do they measure up to the evaluation used for the offeror?

SEC. 5.05 CONTRACT COST (45%)

Overall, a minimum of 45% of the total evaluation points will be assigned to cost. The cost amount used for evaluation may be affected by one or more of the preferences referenced under Section 6.11.

Converting Cost to Points

The lowest cost proposal will receive the maximum number of points allocated to cost. The point allocations for cost on the other proposals will be determined through the method set out in Section 6.15.

SEC. 5.06 ALASKA OFFEROR PREFERENCE (10%)

If an offeror qualifies for the Alaska Bidder Preference, the offeror will receive an Alaska Offeror Preference. The preference will be 10% of the total available points. This amount will be added to the overall evaluation score of each Alaskan offeror.

SECTION 6. GENERAL PROCESS INFORMATION

SEC. 6.01 INFORMAL DEBRIEFING

When the contract is completed, an informal debriefing may be performed at the discretion of the project director. If performed, the scope of the debriefing will be limited to the work performed by the contractor.

SEC. 6.02 ALASKA BUSINESS LICENSE AND OTHER REQUIRED LICENSES

Prior to the award of a contract, an offeror must hold a valid Alaska business license. However, in order to receive the Alaska Bidder Preference and other related preferences, such as the Alaska Veteran Preference and Alaska Offeror Preference, an offeror must hold a valid Alaska business license prior to the deadline for receipt of proposals. Offerors should contact the **Department of Commerce, Community and Economic Development, Division of Corporations, Business, and Professional Licensing, PO Box 110806, Juneau, Alaska 99811-0806, for information on these licenses.** Acceptable evidence that the offeror possesses a valid Alaska business license may consist of any one of the following:

- copy of an Alaska business license;
- certification on the proposal that the offeror has a valid Alaska business license and has included the license number in the proposal;
- a canceled check for the Alaska business license fee;
- a copy of the Alaska business license application with a receipt stamp from the state's occupational licensing office; or
- a sworn and notarized statement that the offeror has applied and paid for the Alaska business license.

You are not required to hold a valid Alaska business license at the time proposals are opened if you possess one of the following licenses and are offering services or supplies under that specific line of business:

- fisheries business licenses issued by Alaska Department of Revenue or Alaska Department of Fish and Game,
- liquor licenses issued by Alaska Department of Revenue for alcohol sales only,
- insurance licenses issued by Alaska Department of Commerce, Community and Economic Development,
 Division of Insurance, or
- Mining licenses issued by Alaska Department of Revenue.

Prior the deadline for receipt of proposals, all offerors must hold any other necessary applicable professional licenses required by Alaska Statute.

SEC. 6.03 SITE INSPECTION

The state may conduct on-site visits to evaluate the offeror's capacity to perform the contract. An offeror must agree, at risk of being found non-responsive and having its proposal rejected, to provide the state reasonable access to relevant portions of its work sites. Individuals designated by the procurement officer at the state's expense will make site inspection.

SEC. 6.04 CLARIFICATION OF OFFERS

In order to determine if a proposal is reasonably susceptible for award, communications by the procurement officer or the proposal evaluation committee (PEC) are permitted with an offeror to clarify uncertainties or eliminate confusion concerning the contents of a proposal. Clarifications may not result in a material or substantive change to the proposal. The evaluation by the procurement officer or the PEC may be adjusted as a result of a clarification under this section.

SEC. 6.05 DISCUSSIONS WITH OFFERORS

The state may conduct discussions with offerors in accordance with AS 36.30.240 and 2 AAC 12.290. The purpose of these discussions will be to ensure full understanding of the requirements of the RFP and proposal. Discussions will be limited to specific sections of the RFP or proposal identified by the procurement officer. Discussions will only be held with offerors who have submitted a proposal deemed reasonably susceptible for award by the procurement officer. Discussions, if held, will be after initial evaluation of proposals by the procurement officer or the PEC. If modifications are made as a result of these discussions they will be put in writing. Following discussions, the procurement officer may set a time for best and final proposal submissions from those offerors with whom discussions were held. Proposals may be reevaluated after receipt of best and final proposal submissions.

If an offeror does not submit a best and final proposal or a notice of withdrawal, the offeror's immediate previous proposal is considered the offeror's best and final proposal.

Offerors with a disability needing accommodation should contact the procurement officer prior to the date set for discussions so that reasonable accommodation can be made. Any oral modification of a proposal must be reduced to writing by the offeror.

SEC. 6.06 EVALUATION OF PROPOSALS

The procurement officer, or an evaluation committee made up of at least three state employees or public officials, will evaluate proposals. The evaluation will be based solely on the evaluation factors set out in **SECTION 5. EVALUATION CRITERIA AND CONTRACTOR SELECTION**.

After receipt of proposals, if there is a need for any substantial clarification or material change in the RFP, an amendment will be issued. The amendment will incorporate the clarification or change, and a new date and time established for new or amended proposals. Evaluations may be adjusted as a result of receiving new or amended proposals.

SEC. 6.07 CONTRACT NEGOTIATION

After final evaluation, the procurement officer may negotiate with the offeror of the highest-ranked proposal. Negotiations, if held, shall be within the scope of the request for proposals and limited to those items which would not have an effect on the ranking of proposals. If the highest-ranked offeror fails to provide necessary information for negotiations in a timely manner, or fails to negotiate in good faith, the state may terminate negotiations and negotiate with the offeror of the next highest-ranked proposal. If contract negotiations are commenced, they may be held in the conference room on the **2**ND **FLOOR** of the **DOUGLAS ISLAND** Building in **JUNEAU**, Alaska.

If the contract negotiations take place in **JUNEAU**, Alaska, the offeror will be responsible for their travel and per diem expenses.

SEC. 6.08 FAILURE TO NEGOTIATE

If the selected offeror

- fails to provide the information required to begin negotiations in a timely manner; or
- fails to negotiate in good faith; or
- indicates they cannot perform the contract within the budgeted funds available for the project; or
- if the offeror and the state, after a good faith effort, simply cannot come to terms,

the state may terminate negotiations with the offeror initially selected and commence negotiations with the next highest ranked offeror.

SEC. 6.09 OFFEROR NOTIFICATION OF SELECTION

After the completion of contract negotiation, the procurement officer will issue a written Notice of Intent to Award and send copies of that notice to all offerors who submitted proposals. The notice will set out the names of all offerors and identify the offeror selected for award.

SEC. 6.10 PROTEST

AS 36.30.560 provides that an interested party may protest the content of the RFP.

An interested party is defined in 2 AAC 12.990(a) (7) as "an actual or prospective bidder or offeror whose economic interest might be affected substantially and directly by the issuance of a contract solicitation, the award of a contract, or the failure to award a contract."

If an interested party wishes to protest the content of a solicitation, the protest must be received, in writing, by the procurement officer at least ten days prior to the deadline for receipt of proposals.

AS 36.30.560 also provides that an interested party may protest the award of a contract or the proposed award of a contract.

If an offeror wishes to protest the award of a contract or the proposed award of a contract, the protest must be received, in writing, by the procurement officer within ten days after the date the Notice of Intent to Award the contract is issued.

A protester must have submitted a proposal in order to have sufficient standing to protest the proposed award of a contract. Protests must include the following information:

- the name, address, and telephone number of the protester;
- the signature of the protester or the protester's representative;
- identification of the contracting agency and the solicitation or contract at issue;
- a detailed statement of the legal and factual grounds of the protest including copies of relevant documents; and the form of relief requested.

Protests filed by telex or telegram are not acceptable because they do not contain a signature. Fax copies containing a signature are acceptable.

The procurement officer will issue a written response to the protest. The response will set out the procurement officer's decision and contain the basis of the decision within the statutory time limit in AS 36.30.580. A copy of the decision will be furnished to the protester by certified mail, fax or another method that provides evidence of receipt.

All offerors will be notified of any protest. The review of protests, decisions of the procurement officer, appeals, and hearings, will be conducted in accordance with the State Procurement Code (AS 36.30), Article 8 "Legal and Contractual Remedies."

SEC. 6.11 APPLICATION OF PREFERENCES

Certain preferences apply to all contracts for professional services, regardless of their dollar value. The Alaska Bidder, Alaska Veteran, and Alaska Offeror preferences are the most common preferences involved in the RFP process. Additional preferences that may apply to this procurement are listed below. Guides that contain excerpts from the relevant statutes and codes, explain when the preferences apply and provide examples of how to calculate the preferences are available at the **Department of Administration**, **Division of Shared Service's** web site:

http://doa.alaska.gov/dgs/pdf/pref1.pdf

- Alaska Products Preference AS 36.30.332
- Recycled Products Preference AS 36.30.337
- Local Agriculture and Fisheries Products Preference AS 36.15.050
- Employment Program Preference AS 36.30.321(b)
- Alaskans with Disabilities Preference AS 36.30.321(d)

The Division of Vocational Rehabilitation in the Department of Labor and Workforce Development keeps a list of qualified employment programs and individuals who qualify as persons with a disability. As evidence of a business' or an individual's right to the Employment Program or Alaskans with Disabilities preferences, the Division of Vocational Rehabilitation will issue a certification letter. To take advantage of these preferences, a business or individual must be on the appropriate Division of Vocational Rehabilitation list prior to the time designated for receipt of proposals. Offerors must attach a copy of their certification letter to the proposal. An offeror's failure to provide this certification letter with their proposal will cause the state to disallow the preference.

Sec. 6.12 ALASKA BIDDER PREFERENCE

An Alaska Bidder Preference of 5% will be applied to the price in the proposal. The preference will be given to an offeror who:

- 1) holds a current Alaska business license prior to the deadline for receipt of proposals;
- 2) submits a proposal for goods or services under the name appearing on the offeror's current Alaska business license;
- 3) has maintained a place of business within the state staffed by the offeror, or an employee of the offeror, for a period of six months immediately preceding the date of the proposal;

- 4) is incorporated or qualified to do business under the laws of the state, is a sole proprietorship and the proprietor is a resident of the state, is a limited liability company (LLC) organized under AS 10.50 and all members are residents of the state, or is a partnership under former AS 32.05, AS 32.06 or AS 32.11 and all partners are residents of the state; and
- 5) if a joint venture, is composed entirely of ventures that qualify under (1)-(4) of this subsection.

Alaska Bidder Preference Certification Form

In order to receive the Alaska Bidder Preference, the proposal must include the Alaska Bidder Preference Certification Form attached to this RFP. An offeror does not need to complete the Alaska Veteran Preference questions on the form if not claiming the Alaska Veteran Preference. An offeror's failure to provide this completed form with their proposal will cause the state to disallow the preference.

SEC. 6.13 ALASKA VETERAN PREFERENCE

An Alaska Veteran Preference of 5%, not to exceed \$5,000, will be applied to the price in the proposal. The preference will be given to an offeror who qualifies under AS 36.30.990(2) as an Alaska bidder and is a:

- A. sole proprietorship owned by an Alaska veteran;
- B. partnership under AS 32.06 or AS 32.11 if a majority of the partners are Alaska veterans;
- C. limited liability company organized under AS 10.50 if a majority of the members are Alaska veterans; or
- D. corporation that is wholly owned by individuals, and a majority of the individuals are Alaska veterans.

In accordance with AS 36.30.321(i), the bidder must also add value by actually performing, controlling, managing, and supervising the services provided, or for supplies, the bidder must have sold supplies of the general nature solicited to other state agencies, other government, or the general public.

Alaska Veteran Preference Certification

In order to receive the Alaska Veteran Preference, the proposal must include the Alaska Bidder Preference Certification Form attached to this RFP. An offeror's failure to provide this completed form with their proposal will cause the state to disallow the preference.

SEC. 6.14 ALASKA OFFEROR PREFERENCE

2 AAC 12.260(e) provides Alaska offerors a 10% overall evaluation point preference. Alaska bidders, as defined in AS 36.30.990(2), are eligible for the preference. An Alaska offeror will receive 10 percent of the total available points added to their overall evaluation score as a preference.

SEC. 6.15 FORMULA USED TO CONVERT COST TO POINTS

The distribution of points based on cost will be determined as set out in 2 AAC 12.260(c). The lowest cost proposal will receive the maximum number of points allocated to cost. The point allocations for cost on the other proposals will be determined using the formula:

[(Price of Lowest Cost Proposal) x (Maximum Points for Cost)] \div (Cost of Each Higher Priced Proposal)

SEC. 6.16 EXAMPLES: CONVERTING COST TO POINTS & APPLYING PREFERENCES

(a) FORMULA USED TO CONVERT COST TO POINTS

STEP 1

List all proposal prices, adjusted where appropriate by the application of applicable preferences claimed by the offeror.

Offeror #1	\$40,000
Offeror #2	\$42,750
Offeror #3	\$47,500

STEP 2

In this example, the RFP allotted 40% of the available 100 points to cost. This means that the lowest cost will receive the maximum number of points.

Offeror #1 receives 40 points.

The reason they receive that amount is because the lowest cost proposal, in this case \$40,000, receives the maximum number of points allocated to cost, 40 points.

Offeror #2 receives 37.4 points.

\$40,000 lowest cost x 40 maximum points for cost = 1,600,000 \div \$42,750 cost of Offeror #2's proposal = 37.4

Offeror #3 receives 33.7 points.

\$40,000 lowest cost x 40 maximum points for cost = $1,600,000 \div $47,500$ cost of Offeror #3's proposal = 33.7

(b) ALASKA OFFEROR PREFERENCE

STEP 1

Determine the number of points available to qualifying offerors under this preference.

100 Total Points Available in RFP x 10% Alaska Offeror preference = 10 Points for the preference

STEP 2

Determine which offerors qualify as Alaska bidders and thus, are eligible for the Alaska Offeror preference. For the purpose of this example, presume that all of the proposals have been completely evaluated based on the evaluation criteria in the RFP. The scores at this point are:

Offeror #1	83 points	No Preference	0 points
Offeror #2	74 points	Alaska Offeror Preference	10 points
Offeror #3	80 points	Alaska Offeror Preference	10 points

STEP 3

Add the applicable Alaska Offeror preference amounts to the offerors' scores:

Offeror #3	90 points	(80 points + 10 points)
Offeror #2	84 points	(74 points + 10 points)
Offeror #1	83 points	

STEP 4

Offeror #3 is the highest scoring offeror and would get the award, provided their proposal is responsive and responsible.

SECTION 7. GENERAL LEGAL INFORMATION

SEC. 7.01 STANDARD CONTRACT PROVISIONS

The contractor will be required to sign and submit the State's Standard Agreement Form for Professional Services Contracts (form SAF.DOC/Appendix A). This form is attached in **SECTION 8. ATTACHMENTS** for your review. The contractor must comply with the contract provisions set out in this attachment. No alteration of these provisions will be permitted without prior written approval from the Department of Law. Objections to any of the provisions in Appendix A must be set out in the offeror's proposal in a separate document. Please include the following information with any change that you are proposing:

- 1. Identify the provision the offeror takes exception with.
- 2. Identify why the provision is unjust, unreasonable, etc.
- 3. Identify exactly what suggested changes should be made.

SEC. 7.02 QUALIFIED OFFERORS

Per 2 AAC 12.875, unless provided for otherwise in the RFP, to qualify as an offeror for award of a contract issued under AS 36.30, the offeror must:

- 1) Add value in the contract by actually performing, controlling, managing, or supervising the services to be provided; or
- 2) Be in the business of selling and have actually sold on a regular basis the supplies that are the subject of the RFP.

If the offeror leases services or supplies or acts as a broker or agency in providing the services or supplies in order to meet these requirements, the procurement officer may not accept the offeror as a qualified offeror under AS 36.30.

SEC. 7.03 PROPOSAL AS PART OF THE CONTRACT

Part or all of this RFP and the successful proposal may be incorporated into the contract.

SEC. 7.04 ADDITONAL TERMS AND CONDITIONS

The state reserves the right to add terms and conditions during contract negotiations. These terms and conditions will be within the scope of the RFP and will not affect the proposal evaluations.

SEC. 7.05 HUMAN TRAFFICKING

By signature on their proposal, the offeror certifies that the offeror is not established and headquartered or incorporated and headquartered in a country recognized as Tier 3 in the most recent United States Department of State's Trafficking in Persons Report.

The most recent United States Department of State's Trafficking in Persons Report can be found at the following website: https://www.state.gov/trafficking-in-persons-report/

Failure to comply with this requirement will cause the state to reject the proposal as non-responsive, or cancel the contract.

SEC. 7.06 RIGHT OF REJECTION

Offerors must comply with all of the terms of the RFP, the State Procurement Code (AS 36.30), and all applicable local, state, and federal laws, codes, and regulations. The procurement officer may reject any proposal that does not comply with all of the material and substantial terms, conditions, and performance requirements of the RFP.

Offerors may not qualify the proposal nor restrict the rights of the state. If an offeror does so, the procurement officer may determine the proposal to be a non-responsive counter-offer and the proposal may be rejected.

Minor informalities that:

- do not affect responsiveness;
- are merely a matter of form or format;
- do not change the relative standing or otherwise prejudice other offers;
- do not change the meaning or scope of the RFP;
- are trivial, negligible, or immaterial in nature;
- do not reflect a material change in the work; or
- do not constitute a substantial reservation against a requirement or provision;

may be waived by the procurement officer.

The state reserves the right to refrain from making an award if it determines that to be in its best interest.

A proposal from a debarred or suspended offeror shall be rejected.

SEC. 7.07 STATE NOT RESPONSIBLE FOR PREPARATION COSTS

The state will not pay any cost associated with the preparation, submittal, presentation, or evaluation of any proposal.

SEC. 7.08 DISCLOSURE OF PROPOSAL CONTENTS

All proposals and other material submitted become the property of the State of Alaska and may be returned only at the state's option. AS 40.25.110 requires public records to be open to reasonable inspection. All proposal information, including detailed price and cost information, will be held in confidence during the evaluation process and prior to the time a Notice of Intent to Award is issued. Thereafter, proposals will become public information.

The Office of Procurement and Property Management (OPPM), or their designee recognizes that some information an offeror submits might be confidential under the United States or the State of Alaska Constitution, a federal statute or regulation, or a State of Alaska statute: i.e., might be confidential business information (CBI). See, e.g., article 1, section 1 of the Alaska Constitution; AS 45.50.910 – 45.50.945 (the Alaska Uniform Trade Secrets Act); DNR v. Arctic Slope Regional Corp., 834 P.2d 134, 137-39 (Alaska 1991). For OPPM or their designee to treat information an offeror submits with its proposal as CBI, the offeror must do the following when submitting their proposal: (1) mark the specific information it asserts is CBI; and (2) for each discrete set of such information, identify, in writing, each authority the offeror asserts make the information CBI. If the offeror does not do these things, the information will become public after the Notice of Intent to Award is issued. If the offeror does these things, OPPM or their designee will evaluate the offeror's assertion upon receiving a request for the information.

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If OPPM or their designee reject the assertion, they will, to the extent permitted by federal and State of Alaska law, undertake reasonable measures to give the offeror an opportunity to object to the disclosure of the information.

SEC. 7.09 ASSIGNMENTS

Per 2 AAC 12.480, the contractor may not transfer or assign any portion of the contract without prior written approval from the procurement officer. Proposals that are conditioned upon the state's approval of an assignment will be rejected as non-responsive.

SEC. 7.10 DISPUTES

A contract resulting from this RFP is governed by the laws of the State of Alaska. If the contractor has a claim arising in connection with the agreement that it cannot resolve with the State by mutual agreement, it shall pursue the claim, if at all, in accordance with the provisions of AS 36.30.620 – AS 36.30.632. To the extent not otherwise governed by the preceding, the claim shall be brought only in the Superior Court of the State of Alaska and not elsewhere.

SEC. 7.11 SEVERABILITY

If any provision of the contract is found to be invalid or declared by a court to be illegal or in conflict with any law, the validity of the remaining terms and provisions will not be affected; and, the rights and obligations of the parties will be construed and enforced as if the contract did not contain the particular provision held to be invalid.

SEC. 7.12 SUPPLEMENTAL TERMS AND CONDITIONS

Proposals must comply with **SEC. 7.06 RIGHT OF REJECTION**. However, if the state fails to identify or detect supplemental terms or conditions that conflict with those contained in this RFP or that diminish the state's rights under any contract resulting from the RFP, the term(s) or condition(s) will be considered null and void. After award of contract:

if conflict arises between a supplemental term or condition included in the proposal and a term or condition of the RFP, the term or condition of the RFP will prevail; and

if the state's rights would be diminished as a result of application of a supplemental term or condition included in the proposal, the supplemental term or condition will be considered null and void.

SEC. 7.13 SOLICITATION ADVERTISING

Public notice has been provided in accordance with 2 AAC 12.220.

SEC. 7.14 FEDERALLY IMPOSED TARIFFS

Changes in price (increase or decrease) resulting directly from a new or updated federal tariff, excise tax, or duty, imposed after contract award may be adjusted during the contract period or before delivery into the United States via contract amendment.

Notification of Changes: The contractor must promptly notify the procurement officer in writing of any
new, increased, or decreased Federal excise tax or duty that may result in either an increase or decrease
in the contact price and shall take appropriate action as directed by the procurement officer.

- After-imposed or Increased Taxes and Duties: Any federal excise tax or duty for goods or services covered
 by this contract that was exempted or excluded on the contract award date but later imposed on the
 contractor during the contract period, as the result of legislative, judicial, or administrative action may
 result in a price increase provided:
 - a) The tax or duty takes effect after the contract award date and isn't otherwise addressed by the contract;
 - b) The contractor warrants, in writing, that no amount of the newly imposed federal excise tax or duty or rate increase was included in the contract price, as a contingency or otherwise.
- After-relieved or Decreased Taxes and Duties: The contract price shall be decreased by the amount of
 any decrease in federal excise tax or duty for goods or services under the contract, except social security
 or other employment <u>taxes</u>, that the contractor is required to pay or bear, or does not obtain a refund of,
 through the contractor's fault, negligence, or failure to follow instructions of the procurement officer.
- State's Ability to Make Changes: The state reserves the right to request verification of Federal excise tax or duty amounts on goods or services covered by this contract and increase or decrease the contract price accordingly.
- **Price Change Threshold:** No adjustment shall be made in the contract price under this clause unless the amount of the adjustment exceeds \$250.

SECTION 8. ATTACHMENTS

SEC. 8.01 ATTACHMENTS

Attachments:

- 1) Proposal Responsiveness Checklist
- 2) Cost Proposal Form
- 3) Proposal Evaluation Form
- 4) Conflict of Interest Form
- 5) Offeror Information and Assurance Form
- 6) Alaska Bidder Preference Certification
- 7) Request for Clearance
- 8) PREA Employment Disclosure Forms
- 9) Department Policies and Procedures 202.01 and 202.15
- 10) Department Policies and Procedures 807.13 Mental Health Services (see link 807 13.pdf (alaska.gov)
- 11) Travel Expense Information & Reimbursement Guidelines
- 12) Monthly Report Data Sheet
- 13) Standard Agreement Form Appendix ACriminal Justice Information System (CJIS) Documents:
- 14) DPS Applicant Clearance Form
- 15) FBI-CJIS Security Addendum
- 16) Personnel Security Clearance ASPIN
- 17) Network Access (603.02b)

Proposal Responsiveness Checklist RFP# 2023-2000-0191

Offerors are encouraged to use this checklist in preparation of proposals. This checklist may not be all inclusive of the items required to be submitted in the proposal. In case of a conflict between this checklist and the RFP, the requirements of the RFP will prevail.

NOTE:

Offerors who do not respond to each item as specified below may be considered "non-responsive" and the proposal may not be accepted for evaluation.

Description	
Sealed original proposal submitted by 2:00 p.m., March 17, 2023	
Conflict of Interest Form	
Offeror Information & Assurance Form – <i>signed & notarized</i>	
Understanding of Project	
Methodology	
Management Plan for the Project	
Experience and Qualifications - (Provide Resume/s)	
Cost Proposal Form - Hourly Rate Required. (Sealed separately)	
Alaska Bidder Preference Certification Form (use the form provided, Attachment# 6)	
Evidence of Alaska Business License (if applying for Alaska Bidder Preference)	
CJIS Documents (may be submitted with the proposal or completed before the start of the contract)	

COST PROPOSAL FORM RFP #2023-2000-0191

<u>IMPORTANT:</u> Offeror's must use this form to enter data that will be utilized to determine the proposed costs for provision of indicated services. Do not alter this form or add additional information as it is used for evaluation purposes to convert the costs to points. All fields must be completed. Cost proposals not completed or modified shall cause the proposal to be deemed non-responsive and rejected. See section 4.07 Cost Proposal for further information.

Please remember to include your Budget Narrative.

BEHAVIORA HEALTH SERVICES – NOME (Anvil Mountain Correctional Center)						
COSTS - BH Services	Rate/Hour	Maximum Hours/Year	Total Annual Cost			
DIRECT - (Hourly Rate)	\$	1950	\$			
Sub-Total Direct Costs	\$					

TRAVEL EXPENSES (If applicable, travel will be paid per AAM 60)						
Item	Cost/Unit	Total Cost				
COSTS (See Attachment 11 for Travel Details)						
Airfare (if applicable)	48 trips	\$	\$			
Lodging (if applicable)		\$	\$			
Meals (State rate is \$60/day)		\$60.00	\$			
Mileage, (if applicable) (#miles @ \$.65 x # trips)		\$	\$			
Sub-Total Indirect Costs (carry forward to sumr	\$					

Budget Summary				
Total – Direct Costs	\$			
Total – Travel Expenses	\$			
TOTAL COST OF PROPOSAL – for evaluation purposes	\$			

Authorized Representative		
Business Name:		_
Print Name:		_
Authorized Signature:	Date:	

Proposal Evaluation Form

All prop	posals will be reviewed for responsiveness and then evaluated using the criteria set out herein.
Offer N	lame:
Evalua	tor Name:
Date of	Review:
RFP N	umber:
THE TO	OTAL NUMBER OF POINTS USED TO SCORE THIS PROPOSAL IS 1000
	standing of the Project (10%) sals will be evaluated against the questions set out below:
a)	How well has the offeror demonstrated a thorough understanding of the purpose and scope of the project?
b)	How well has the offeror identified pertinent issues and potential problems related to the project?
c)	To what degree has the offeror demonstrated an understanding of the deliverables the state expects itto provide?
d)	Has the offeror demonstrated an understanding of the state's time schedule and can meet it?
e)	Has the offeror indicated any additional items that may apply to the project?

Understanding of the Project point total:____out of 100 points

Proposals will be evaluated against the questions set out below: a) How comprehensive is the methodology and does it depict a logical approach to fulfilling the requirements of the RFP? b) How well does the methodology match and achieve the objectives set out in the RFP? c) Does the methodology interface with the time schedule in the RFP? Methodology Used for the Project point total:____out of 100 points Management Plan for the Project (10%) Proposals will be evaluated against the questions set out below: a) How well does the management plan support all of the project requirements and logically lead to the deliverables required in the RFP? b) How well is accountability completely and clearly defined? c) Is the organization of the project team clear? d) How well does the management plan illustrate the lines of authority and communication? e) To what extent does the offeror already have the hardware, software, equipment, and licenses necessary to perform the contract? f) Does it appear that the offeror can meet the schedule set out in the RFP? g) Has the offeror gone beyond the minimum tasks necessary to meet the objectives of the RFP?

Methodology Used for the Project (10%)

	h)	To what degree is the proposal practical and feasible?
	i)	To what extent has the offeror identified potential problems?
Ма	nag	ement Plan for the Project point total:out of 100 points
Pro	pos	ence and Qualifications (15%) sals will be evaluated against the questions set out below: estions regarding the personnel designated to work on the project:
	a)	Do the individuals assigned to the project have experience on similar projects?
	b)	Are resumes complete and do they demonstrate backgrounds that would be desirable for individuals engaged in the work the project requires?
	c)	How extensive is the applicable education and experience of the personnel designated to work on the project?
2)	Qu a)	restions regarding the firm and subcontractor (if used): How well has the firm demonstrated experience in completing similar projects on time and within budget?
	b)	How successful is the general history of the firm regarding timely and successful completion of projects?
	c)	Has the firm provided letters of reference from previous clients?
	d)	If a subcontractor will perform work on the contract, how well do they measure up to the evaluation used for the offeror?
Ex	peri	ence and Qualifications point total:out of 150 points

Contract Cost — 45 Percent
Maximum Point Value for this Section — 450 Points
1000 Points x 45 Percent = 450 Points

Overall, a minimum of 40 percent of the total evaluation points will be assigned to cost. The cost amount used for evaluation may be affected by one or more of the preferences referenced under SECTION 6.11.

Converting Cost to Points

The lowest cost proposal will receive the maximum number of points allocated to cost. The point allocations for cost on the other proposals will be determined through the method set out in SECTION 6.15.

TOTAL POINTS AWARD FOR COST____out of 450 points

Alaska Offeror Preference — 10 Percent

Point Value for this Section — 100 Points

1000 Points x 10 Percent = 100 Points

If an offeror qualifies for the Alaska Bidder Preference, the offeror will receive an Alaska Offeror Preference. The preference will be 10 percent of the total available points. This amount will be added to the overall evaluation score of each Alaskan offeror.

TOTAL POINTS AWARD FOR OFFEROR PREFERENCE 0 or 100 Points _____

Total Points for all Sections Above _____/1000

CONFLICT OF INTEREST



The Prospective Proposer, including all Entities in the Prospective Proposer's organization, shall voluntarily disclose to the Contracting Agency, in writing, any factors that may provide it with an unfair competitive advantage and/or potential or actual conflict of interest. Requests for clarification on this issue shall be made in writing to the Contracting Agency more than 10 days prior to the submittal deadline for proposals.

Name	
Department/Agency	
Date	
2023-2000-0191	
RFP Number	

Description of unfair competitive advantage and/or conflict of interest:

OFFEROR INFORMATION AND ASSURANCE FORM RFP# 2023-2000-0191

A.	Offeror's (Agency or In	dividual) Name	:		
B.	Offeror's Address:				
	Telephone Number:		Fax:	E-Mail:	
C.	Status: For Profit:	Non-Pro	ofit:	Other:	
D.	Alaska Business Licen	se Number:			
E.	Internal Revenue or So	ocial Security N	lumber:		
F.	Professional Registrati	on Number (if	applicable): _		
G.	Recipient Contact Pers	son:			
H.	Authorized Representa	ative:			
l.	TERMS AND CONDICOMPLYING WITH All term			is page, the Offeror certifies that his RFP.	it is
J.		the RFP and p		ation & Assurance Form, agrees period of not less than ninety (90)	
K.	By signature of this pa per RFP section 1.04 I			at it meets the Minimum Requirem cations.	ents
	or's Authorized Signatur t be sworn before a nota			Date (Month, Day and Ye	ar)
Sworr	n to and subscribed befo	re me this	day of	, 20	<u></u> .
				NOTARY PUE	3LIC
			My commission	on expires:	

^{*} Proposals must be signed by an individual authorized to bind the offeror to its provisions, see section 1.08.



BUSINESS NAME:

ALASKA BIDDER PREFERENCE CERTIFICATION AS 36.30.321(A) / AS 36.30.990(2)

Prefere Alaska Prefere Please 1. To qualify Preference questions must be i If you are this form If the pro making fr misrepres Alaska Bid 1) If 2) If 3) H O									
Prefered Please 1. To qualify Preference questions must be in the promote this form If the promote this form Alaska Bio 1) If 2) If 3) H O		Preference:	Do you belie	ve that your f	irm qualifies	for the	Alaska Bido	der 🗆 Yes	□ No
To qualify Preference questions must be in this form of the promaking from the promaking		Preference:	Do you believe	that your firm q	ualifies for th	e Alaska '	Veteran	□ Yes	□ No
To qualify Preference questions must be in the program of the prog	e list any a	additional Ala	ska Preferences	below that you	believe your	firm quali	fies for.	<u>'</u>	
Preference questions must be in the property of the property o		2.	3.	4.	5.		6.		
[2] If Q Q Q Q Q Q Q Q Q Q Q Q Q Q Q Q Q Q	nce Quest as as well included e submitt n before t rocuring a false or esentation	cions section. as answer YE with your bid cing a bid or p the deadline s agency is una misleading s	To qualify for a sist to all the que of or proposal as a JO set for receipt of the to verify a tatements on a possible to may receive a possible to the top of the to	eference you me and claim the A stions in the Ala later than the distribution of the stions of the s	Alaska Veteral Alaska Veteran Feleadline set for all members of als. AS 36.30.5 oreference mather it successions.	n Prefere Preference or receipt of the join 1990(2)(E)	nce, you mude section. A of bids or protection to the conture mude applied. Kr	ust answer National signed copy coposals. Sust complete	res to these of this form and submit
If 2) Is Q ((((((((((((((((((Does you	r business hol	ld a current Alas	ska business lice	nse per <i>AS 36</i>	.30.990(2)(A)?		
2) Is Q (3) H	☐ YES ☐] NO							
3) H	If YES , en	ter your curre	ent Alaska busin	ess license num	ber:				
3) H o	•	ısiness submi [.] 1 per <i>AS 36.3</i>		oposal under th	ie name appe	aring on t	:he Alaska b	usiness licen	se noted in
Ó	□ YES	□ NO							
	•	lder or offero	•	of business within					
If A	□ YES □								

	-		
rende	red, or g	goods are made, stored, or processed; a post office box, mail drop, telephone, or answering servic	
Do yo	u certify	that the Place of Business described in Question 3A meets this definition?	
	YES	□ NO	
	1)	· · · · · · · · · · · · · · · · · · ·	
	2)	, , , , , , , , , , , , , , , , , , ,	
	3)	Do you certify that the resident(s) used to meet this requirement is claiming residency ONLY in the state of Alaska per $AS\ 16.05.415(a)(3)$? YES NO	า
	4)	Do you certify that the resident(s) used to meet this requirement is NOT obtaining benefits unde a claim of residency in another state, territory, or country per <i>AS</i> 16.05.415(a)(4)? YES NO	r
Per AS	5 <i>36.30.9</i>	190(2)(D), is your business (CHOOSE ONE):	
A.	Incorp	oorated or qualified to do business under the laws of the state?	
	☐ YES	S □ NO	
	If YES,	enter your current Alaska corporate entity number:	
В.			
C.	A limi	ted liability company organized under AS 10.50 AND all members are residents of the state?	
	☐ YES	S □ NO	
	Please	e identify each member by name:	
D.	•	•	
	☐ YES	5 □ NO	
	Please	e identify each partner by name:	
ska Vetera	n Prefer	ence Questions:	
Per <i>AS 36.</i>	30.321(1	F), is your business (CHOOSE ONE):	
A.			2
	Per AS A. Ska Vetera Per AS 36.	rendered, or go does not, by it Do you certify YES B. The bidde under AS 3 1) 2) Per AS 36.30.9 A. Incorp YES If YES, B. A sole YES C. A limit YES Please D. A part state? Please Ska Veteran Prefer Per AS 36.30.321(R A. A sole	"Place of business" is defined as a location at which normal business activities are conducted, services are rendered, or goods are made, stored, or processed; a post office box, mail drop, telephone, or answering servic does not, by itself, constitute a place of business per ? AAC 12.99(b)(3). Do you certify that the Place of Business described in Question 3A meets this definition? YES NO B. The bidder or offeror, or at least one employee of the bidder or offeror, must be a resident of the state under AS 16.05.415(a) per 2 AAC 12.990(b)(7). 1) Do you certify that the bidder or offeror OR at least one employee of the bidder or offeror physically present in the state with the intent to remain in Alaska indefinitely and to make a hom in the state per AS 16.05.415(a)(1)? YES NO 2) Do you certify that that the resident(s) used to meet this requirement has maintained the domicile in Alaska for the 12 consecutive months immediately preceding the deadline set for receipt of bids or proposals per AS 16.05.415(a)(2)? YES NO 3) Do you certify that the resident(s) used to meet this requirement is claiming residency ONLY in the state of Alaska per AS 16.05.415(a)(3)? YES NO 4) Do you certify that the resident(s) used to meet this requirement is NOT obtaining benefits unde a claim of residency in another state, territory, or country per AS 16.05.415(a)(4)? YES NO Per AS 36.30.990(2)(D), is your business (CHOOSE ONE): A. Incorporated or qualified to do business under the laws of the state? YES NO Please identify each member by name: D. A partnership under former AS 32.05, AS 32.06, or AS 32.11 AND all partners are residents of the state? YES NO Please identify each partner by name: D. A partnership under former by name: D. A partnership under former by an Alaska veteran?

B.		A partnership u □ YES	nder AS 32.06 or AS 32.11 AND a majority of the partners are Alaska veterans? \square NO
C.	٧	eterans?	ity company organized under AS 10.50 AND a majority of the members are Alaska
	[□ YES	□ NO
D.		A corporation to	hat is wholly owned by individuals, AND a majority of the individuals are Alaska veterans \square NO
Per	4 <i>S 36</i>	5.30.321(F)(3) "	'Alaska veteran" is defined as an individual who:
(A)	Serve	ed in the	
	(i) <i>A</i>	Armed forces of	f the United States, including a reserve unity of the United States armed forces; or
		Alaska Territori Naval Militia; ar	al Guard, the Alaska Army National Guard, the Alaska Air Nations Guard, or the Alaska nd
(B)	Was	separated from	n service under a condition that was not dishonorable.
		•	ndividual(s) indicated in Question 1A, 1B, 1C, or 1D meet this definition and can provide service and discharge if necessary?
□ Y	ES	□ NO	
 ature	belo	•	er penalty of law that I am an authorized representative ofis true and correct to the best of my knowledge.
Pr	inte	d Name _	
		Title _	
		Date _	
	Sig	gnature _	

State of Alaska Department of Corrections

REQUEST FOR CLEARANCE

for

Contractor/Contract Staff Background Checks

Date:		
Applicant Name:		
Mailing Address:		
Purpose of this check:		
Date of Birth:	Social Security # :	
Alaska driver's license #:		
Other states applicant has resided in and	d the dates:	
Prior criminal history (including the state		
Is applicant currently on probation or par		
Does applicant have any relatives or acc Corrections supervision?If yes, sta	ate the person's name/location	
Clearance requested by (Contractor):		
Address:		Phone:
The information that I have provided is to of Corrections to perform a background		f my knowledge. I authorize the Departme or convictions or current warrants.
Signature of applicant:		_ Date:
Contractor's signature:		_Date:
	Department Use Only	
APSIN/WANTS: Clear:	Wants: See Attached See Attached	d:
Criminal History Check (Alaska) Criminal History Check (other states)		See Attached: See Attached:
Approved by: Contract Oversight Officer Division of Institutions	/Superintendent,	Date:
Request Granted: Reques	st Denied:	
Reason for denial:		
DOC Staff Signature/Title:		Date:



PREA Employment Disclosure

Pursuant to the Priso	on Rape Elimination Act of .	2003 (PREA)	
Name		PCN #	Date
screened prior to e	employment. This include services to offender	ludes a review of all press, youths, vulnerable p	contract staff, and volunteers be carefully prior employment/service with employers persons, or others in a correctional facility, conal care program, group home, etc.
jail, lockup, commu or treatment for the	unity confinement facilities for juveniles;	lity, juvenile facility or or mentally challenged facility that provided	on a contract or volunteer basis in a prison, other facilities in which you provided care, chronically ill, orhandicapped, residential skilled nursing, short or long-term care or
		☐ Yes – Specify a☐ No	Ш
		Facility Name	
Position Title	Location (City, State)	Start End date (00/0000)	Facility contact phone
1 USKION TILL	Location (City, State)	Start End date (00/0000)	racincy contact phone
	☐ Verification complete	Date completed:	
		Facility Name	
		v	
Position Title	Location (City, State)	Start End date (00/0000)	Facility contact phone
	☐ Verification complete	Date completed:	
		Facility Name	
Position Title	Location (City, State)	Start End date (00/0000)	Facility contact phone
	☐ Verification complete	Date completed:	
		Facility Name	
n 44 ma	(C) (C) (C)	C4 4E 11 (00/000)	B 394
Position Title	Location (City, State)	Start End date (00/0000)	Facility contact phone
	☐ Verification complete	Date completed:	



PREA Employment Disclosure

Pursuant to the Prison Rape Elimination Act of 2003 (PREA)

		Facility Name	
Position Title	Location (City, State)	Start End date (00/0000)	Facility contact phone
	☐ Verification complete	Date completed:	
		Facility Name	
D:4:: T:4!-	I and an (City State)	Stt E J J-t- (00/000)	E. W
Position Title	Location (City, State)	Start End date (00/0000)	Facility contact phone
	☐ Verification complete	Date completed:	
		Facility Name	
Position Title	Location (City, State)	Start End date (00/0000)	Facility contact phone
	☐ Verification complete	Date completed:	
		Facility Name	
		racinty Name	
Position Title	Location (City, State)	Start End date (00/0000)	Facility contact phone
	☐ Verification complete	Date completed:	
Acknowledgment	and Release		
-			
	•		ng, but not limited to, prior employment
			hful or misleading answers or deliberate
•	•	* * *	oval of my name for consideration for
	•		s form, I am acknowledging that the
information provid	led above is accurate at	id complete and giving	my authorization to the release of my
miormation.			
Daine Nicon		PCN #	
Print Name		PCN #	
Signature		Date	



Institutional Employment / Service Disclosure

Pursuant to the Prison Rape Elimination Act of 2003 (PREA)

It is necessary that all Department of Corrections employees, contract staff, and volunteers be carefully screened prior to employment. This includes a review of all prior employment/service with employers that house or provide services to offenders, youths, vulnerable persons, or others in a correctional facility, juvenile facility, residential treatment center, nursing home, personal care program, group home, etc.

Applicant Name:	PCN #:	_
Verification completed by:	Date:	-
FACILITY:	CONTACT PERSON:	
	or not this person engaged in sexual abuse of an offender, detain facility? If yes , please elaborate (e.g. outcomes, determination	
engaging, or attempting to engage in se	r or not this person has ever been the subject of an investigation exual activity in the community facilitated by force, overt or implection did not consent or was unable to consent or refuse?	
	ther or not this person has ever been civilly or administrative vity described in the prior questions above related to sexual abuse	



Institutional Employment / Service Disclosure

**Pursuant to the Prison Rape El	imination Act of 2003 (PREA)*	*	
Name	PCN	N# Date	
Question 4: Are you awa investigation of an allegatio ☐ Yes ☐ No Comments:			•
Employer Attomate	Mathad	Data	Commonts

Employer Attempts	Method	Date	Comments
1 st Attempt			
2 nd Attempt			
3 rd Attempt			



${\bf Department\ of\ Corrections-Background\ Information}$

Applicant Name:	PCN #:
Date:	Completed by: ☐ Employee ☐ Hiring Manger
Question 1: Please select each state or territory in which	
Question 1: Please select each state or territory in which □ I have never lived in the United □ States or one of its territories □ Alabama □ Alaska □ Arizona □ Arkansas □ California □ Colorado □ Delaware □ Florida □ Georgia □ Hawaii □ Idaho □ Illinois □ Indiana □ Iowa □ Kansas □ Kentucky □ Louisiana □ Maryland □ Massachusetts	Nevada New Hampshire New Jersey New Mexico New York North Carolina Ohio Oklahoma Oregon Pennsylvania Rhode Island South Carolina South Dakota Tennessee Texas Utah Vermont Virginia Washington West Virginia Wisconsin
☐ Michigan☐ Minnesota	☐ Wyoming☐ District of Columbia
☐ Mississippi☐ Missouri	☐ American Samoa ☐ Guam
☐ Montana☐ Nebraska	☐ Puerto Rico☐ U.S. Virgin Islands



State of Alaska Department of Corrections Policies and Procedures

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Effective:	10/17/14	Reviewed:	
Distribution:	Public	Due for Rev:	10/2018

Chapter: Personnel

Subject: Code of Ethical Professional Conduct

I. Authority

In accordance with 22 AAC 05.155, the Department will maintain a manual composed of policies and procedures established by the Commissioner to interpret and implement relevant sections of the Alaska Statutes and 22 AAC.

II. References

Alaska Statutes

AS 18.80.200, AS 39.52.010-.960, AS 39.90.010-.150

Alaska Administrative Code

13 AAC 85.230

III. Purpose

To establish uniform procedures within the Department for ethical and professional conduct of staff, contractors and volunteers.

IV. Application

All staff, contractors and volunteers

V. Definitions

- A. Ethical: Conforming to a standard of what is right and good.
- B. <u>Professional:</u> Behavior and conduct befitting a person employed in a position of public trust.

VI. Policy

Every employee, volunteer and contractor shall abide by the Alaska Police Standards Council Code of Ethics for Correctional, Probation, and Parole Officers.

VII. Procedures

- A. All employees and contractors shall review and sign the Code of Ethical Professional Conduct for Employees (Form 202.01A). Failure to do so may result in disciplinary action.
- B. A copy of the signed form shall be maintained in the employee's permanent personnel file, or for a contractor, in a file maintained by the Division of Administrative Services for this purpose.
- C. If employees, supervisors, or managers do not understand any portion of the Code, it is their responsibility to request clarification from their supervisors prior to signing the form.
- D. Employees, including supervisors and managers, who violate the Code of Ethical Professional Conduct are subject to corrective or disciplinary action.
- E. All volunteers shall review and sign the Code of Ethical Professional Conduct for Volunteers (Form 202.01B). A copy of the signed form will be retained by the Institutional Volunteer Supervisor.

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VIII. <u>Implementation</u>

This policy and procedure is effective as of the date signed by the Commissioner. Each manager shall incorporate the contents of this document into local policy and procedure within fourteen (14) days of the effective date. All local policies and procedures must conform to the contents of this document.

10.17.2014	SIGNATURE ON FILE
Date	Joseph D. Schmidt, Commissioner
	Department of Corrections

Applicable Forms to this Policy: 202.01A (Code of Ethical Professional Conduct for Employees) 202.01B (Code of Ethical Professional Conduct for Volunteers)

Original: 1/21/1985 (Code of Ethics and Standards of Conduct)

Revised 4/17/1985 Revised: 4/2/1990 Revised: 7/25/1991

Revised: 4/15/2000 (Code of Ethical Professional Conduct)

Revised: 11/22/2002 Revised 12/3/2007

DEPARTMENT OF CORRECTIONS EMPLOYEES CODE OF ETHICAL PROFESSIONAL CONDUCT

As an employee of the Department of Corrections, whether a Correctional, Probation, or Parole Officer, or in another capacity, my fundamental duty is to respect the dignity and individuality of all people, to provide professional and compassionate service, and to be unfailingly honest. I will not discriminate against any person on the basis of race, religion, color, national origin, sex, age, physical or mental disability, marital status, changes in marital status, pregnancy, parenthood, or any other class protected by law, and will respect and protect the civil and legal rights of all inmates, probationers, and parolees.

I will respect the right of the public to be safeguarded from criminal activity, and will be diligent in recording and making available for review all case information that could contribute to sound decisions affecting the public safety, or an inmate, probationer, or parolee. I will maintain the integrity of private information, and will neither seek personal data beyond that needed to perform my duties, nor reveal case information to anyone not having a proper professional use for the information. In making public statements, I will clearly distinguish between those that are my personal views and those that are made on behalf of the agency. I will not use my official position to secure privileges or advantages for myself, and will not accept any gift or favor that implies an obligation inconsistent with the objective exercise of my professional duties.

I will not act in my official capacity in any matter in which I have a personal interest that could in the least degree impair my objectivity. I will not engage in undue familiarity with inmates, probationers, or parolees. I will report any corrupt or unethical behavior of a fellow correctional, probation, or parole officer that could affect either an inmate, probationer, or parolee, or the integrity of the agency, but will not make statements critical of colleagues or other criminal justice agencies unless the underlying facts are verifiable. I will respect the importance of, and cooperate with, all elements of the criminal justice system, and will develop relationships with colleagues to promote mutual respect for the profession and improvement of the quality of service provided.

have read the Code of Ethical Professional Conduct, and have sought and obtained clarification of portions which I id not understand. I recognize that failure to abide by the Code may result in corrective, disciplinary, or other ppropriate action, up to and including dismissal.				
Printed Name	Signature			
Date				

SECTION: PAGE: STATE OF ALASKA Page 1 of 12 Administration DEPARTMENT OF CORRECTIONS CHAPTER: NUMBER: P&PTYPE: 202.15 **Public** 200 TITLE: **Standards Of Conduct** DATE: 02/15/17 POLICIES & PROCEDURES Dean R. Williams, Commissioner ATTACHMENTS / FORMS: **AUTHORITY / REFERENCES:** (A.) Standards Of Conduct Certificate Of Review And 22 AAC 05.045 AS 33.30.011 Compliance. 22 AAC 05.060 AS 33.30.021 AS 39.28 22 AAC 05.095 22 AAC 05.155 AS 39.52 22 AAC 05.196 AS 39.90.010-150 AS 12.62.120 AS 44.09.015 AS 12.62.900 AS 44.28.030 DOC P&P 202.01 AS 18.80.200 AS 33.05.010 FBI CJIS Security Policy. AS 33.16.180 State Of Alaska Constitution, Art. I, Sec. 3, Civil Rights. HIPAA, Pub. L. 104-191.

POLICY:

It is the policy of the Department of Corrections (DOC) that in the daily performance of their duties, employees will demonstrate honesty, integrity, and respect for the worth and individuality of all persons. Department employees shall also demonstrate a strong commitment to professional and ethical correctional service.

ADA, 42 U.S.C. 12101 et seq.

APPLICATION:

This policy and procedure will apply to all Department employees.

DEFINITIONS:

As used in this policy, the following definitions shall apply:

Business Relationships:

A relationship between individuals or companies entered in to for commercial purposes and usually some kind of financial gain. Such relationships are sometimes formalized with legal contracts or agreements.

Conflict of Interest:

A situation that has the potential to undermine the impartiality of a person because of the possibility of a clash between the person's self-interest and a competing professional or public interest.

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Egregious Misconduct:

Misconduct that is extraordinary in some bad way, and includes but is not limited to, the definition of egregious misconduct found in applicable collective bargaining agreement.

IJlegaJ Behavior:

Behavior that falls outside the law.

Investi2ations:

The formal or systematic examination or research of an event or person based on the study of factual information. There are various types of investigations including:

• Official Investigations:

Investigations that are conducted with the intent of being formally recorded. Such investigations usually follow a set format and would have an outcome that is documented in some official manner.

• Internal Investigations:

Investigations undertaken by the Department of Corrections and kept within the Department. Such investigations may not involve outside agencies and the outcome of the investigations would typically not be released outside of the Department.

Administrative Investigations:

Investigations based on the possibility that the event or conduct of the person in question may have involved some form of misadministration (such as the breach of a policy), with the aim of corrective action or discipline when warranted.

• Criminal Investigations:

Investigations to determine whether the event or conduct of the person in question may have been criminal in nature.

Medical Information:

Any written, verbal or electronic information about a person's health status (past or present) or the provision of health care.

Professional Conduct:

Behavior befitting a person employed in a position of public trust.

Unethical Behavior:

Behavior that falls outside of what is considered morally right or proper for a person, profession or an industry, including behavior which conflicts with the Alaska Executive Branch Ethics Act (AS 39.52) or the Department's Code of Ethical and Professional Conduct (DOC P&P 202.01).

PROCEDURES:

The following rules and standards express in general terms the conduct expected of DOC employees. Violations

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of these principles may result in corrective or disciplinary action, up to and including dismissal. Instances of egregious misconduct may result in immediate dismissal. The following list is not all-inclusive. In addition to generally accepted principles of employment (e.g., employees may not steal from their employers), the State of Alaska and each DOC office or institution has site specific policies and procedures, the violation of which may result in corrective or disciplinary action.

I. General Provisions:

- A. Employees shall comply with and obey all federal, state and municipal laws.
- B. Employees shall comply with and obey all DOC regulations, policies and procedures, operational memoranda, orders, and instruction. Employees shall not aid, abet, or incite another employee to violate these guidelines.
- C. Employees shall promptly obey directives given by supervisors. If a directive is in conflict with a previous directive, the employee shall inform the supervisor of the conflict. If the supervisor does not retract or alter the directive, it shall stand; however, employees shall not be compelled to obey any directive that would require them to commit or abet an unlawful act.
- D. Failure to obey an order lawfully issued by a supervisor or the use of abusive language toward a supervisor shall be deemed an act of insubordination.
- E. Unlawful discrimination, workplace harassment, or creating a disrespectful workplace will not be tolerated. Employees, offenders, and their families shall be treated professionally at all times regardless of their race, religion, color, creed, national origin, physical or mental disability, sex, marital status, changes in marital status, pregnancy, parenthood or age.
- F. The DOC complies with the State's Equal Employment Opportunity (EEO) Act (AS 39.28) that prohibit retaliation against an employee in any aspect of employment including promotion, job assignment, or any other terms or conditions of employment because that employee filed a charge of discrimination, complained about illegal discrimination, or because they participated in an employment discrimination proceeding such as an investigation.
- G. When dealing with the public, offenders, and each other, employees shall be courteous and respectful. Employees shall not use violent, profane or abusive language or gestures.
- H. Employees shall be truthful and forthright in their statements and communications regarding other employees or offenders.
- I. Employees will avoid any conduct, on or off duty, which compromises their integrity and betrays the trust, faith, and public confidence in the DOC.
- J. Employees are obligated to be accountable and efficient in the use of state resources. Employees shall not use or allow the use of state time, supplies, or state-owned or leased property and equipment for their

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personal gain. Use of state equipment and resources must not violate the State's Executive Branch Ethics Act (AS 39.52). Loss, misuse, misplacement, theft or destruction of state property must be reported to the appropriate supervisor immediately. Employees shall not appropriate any lost, found, evidential, or DOC property for their own use.

- K. Employees shall report fit for their duty assignment, punctually at the time and place directed. Employees are prohibited from engaging in unprofessional conduct which prohibits immediate response in case of emergency.
- L. Employees are required to remain alert and attentive during duty hours. Sleeping, or being distracted by non-job related activity that in itself constitutes an unprofessional use of state time is strictly forbidden. Examples of unprofessional use of state time include playing games, extended and recreational reading of newspapers, books and magazines; extended periods of non-work related internet use, including web surfing; engaging in lengthy personal phone calls and any other action which results in a failure to be attentive of the security and safety of the institution/ office. This list is not all inclusive, and there are other activities that are non-job related which may also constitute an unprofessional use of state time warranting discipline, up to and including dismissal.
- M. Employees shall not knowingly falsify any document nor willfully depart from the truth in giving testimony or in connection with any official duty or investigation.
- N. Employees shall not interfere with any action or investigation assigned to another employee or interfere with DOC operations.
- 0. Any level of intoxication or the use or possession of any kind of alcoholic beverage, legal intoxicant or illegal or non-prescribed controlled substance, or drug paraphernalia on the job or on DOC property is prohibited. Employees on duty are not to smell of or to be under the influence of alcohol or marijuana. Employees smelling of or appearing to be under the influence of alcohol or marijuana may be requested to be the subject of an alcohol / drug test. Nor may employees report for duty under the influence of any over-the-counter or prescription controlled substance if that substance adversely impacts the employee's ability to perform their duties.

II. Conflicts Of Interest:

- A. Employees shall avoid situations that give rise to a financial or personal conflict of interest, and shall abide by the provisions of the Alaska Executive Branch Ethics Act (AS 39.52).
- B. Employees shall refuse to accept any gifts, presents, subscriptions, favors, gratuities, scholarships, or promises that could be interpreted as being offered to the employee in order to cause a DOC employee to refrain from performing his or her official duties, or to provide special favor or status to offenders or contractors providing services to the DOC.
- C. Employees shall not accept private or special advantage from their official status as employees of the DOC. DOC credentials, uniforms, identification cards, or badges may not be used to coerce, intimidate,

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or deceive others or to obtain any privilege or articles not otherwise authorized in the performance of official duties.

- D. Employees shall not engage in any other employment during scheduled work hours, nor shall any State resources be used in furtherance of off-duty employment (paid or unpaid), volunteer, or business activities. Time off for volunteer activities (emergency search and rescue, volunteer fire service, etc.) is subject to the normal leave provisions. This restriction shall not apply to employees involved in legitimate military service, such as the AK State Defense Force or Army National Guard.
- E. Employees shall accept no position, paid or unpaid, that conflicts with their duty to report wrongdoing by offenders, volunteers, staff or members of the public.
- III. Relationships Between Supervisors And Subordinates And Relationships Between Peers:
 - A. Dating, romantic, sexual relations, or engaging in joint business relationships between supervisors and subordinates when the subordinates are within the direct supervisory chain of command of the supervisor is prohibited. If such a relationship exists or develops, the employees involved shall report it to the office or institution manager to discuss the arrangements that must be made (e.g., shift or supervisory reassignments) to comply with this policy. Exceptions to the policy require written approval by the Commissioner. It is understood that a transfer of one party may be the result of such a relationship and that such an action shall not be considered an act of discipline.
 - B. Dating, romantic, sexual relations, or engaging in joint business relationships between employees and a supervisor in their chain-of-command at any level is also prohibited. If such a relationship exists or develops, the employees involved shall report it to the appropriate Division Director and duty reassignments may be made to comply with this policy.
 - C. Dating, romancing, sexual relations, engaging in joint business or the ending of such relationships with a coworker shall not interfere with the performance of the employee's duties nor create a hostile workplace for co-workers.
 - D. Supervisors shall not give, accept or solicit gifts, money, or favors to or from peers or employees under their supervision. Gifts of minor monetary value (e.g., Christmas, birthday, and retirement presents) or collections for flowers or gifts on occasions of grief or celebration are not considered contrary to the spirit of this policy. At no time shall such gifts be purchased with State funds.
 - E. Supervisors shall not use abusive or obscene language toward a subordinate nor shall subordinates use abusive or obscene language toward a supervisor.
 - F. At no time shall a supervisor show undue favoritism to a subordinate. Undue favoritism is a conflict of interest with an employee's obligation to exercise fairness and professional judgment in the conduct of State business. Employees shall avoid participation in situations that may create undue favoritism.
- IV. Relationships With Offenders And Family Members Of Offenders:

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- A. Brutality, physical violence, or verbal abuse of offenders by employees will not be permitted. Employees are authorized to use only that level of force necessary to control an offender or to enforce legitimate and legal commands as provided in the Department's use of force policy.
- B. Employees will not exchange special treatment or favors, or make threats to obtain information from offenders.
- C. Except as set out in D. below, employees may not knowingly maintain social, sexual, business or financial associations with offenders that are under the supervision of the DOC, or a member of the offender's immediate family. This prohibition applies to any state or federal offender under the supervision of the DOC, whether the offender is actively detained or incarcerated at a DOC institution, or whether the offender is not incarcerated but is on probation, parole, or furlough supervised by the DOC. This includes, but is not limited to, telephone calls, letters, notes, social media communications or other communications outside the normal scope of employment. Business relationships do not include the purchase of merchandise or groceries from a legitimate retail outlet or the purchase of services from a legal business. Exceptions to this rule include pretrial defendants released on bail unless the defendant is under the supervision of a probation office and those employees who are actively involved in common pro-social activities with offenders such as work, school, treatment programs, sports leagues and supportive re-entry efforts.
- D. Employees shall not directly or indirectly give to, or accept from any offender or member of the offender's family anything in the nature of a gift or promise of a gift.
- E. Employees shall not engage in any unauthorized game, contest, sport, or betting with any offender. Exceptions to this rule include pro-social, organized sports activities.
- F. During the performance of their duties or while acting as representatives of the DOC, employees may not sign any petition, letter, or recommendation to the courts or to representatives of the courts regarding leniency, pardon, probation, parole or any other form of criminal case disposition on behalf of an offender unless:
 - 1. To do so is a requirement of his or her position; or
 - 2. The employee has received authorization from the institution or office manager.
- G. Regardless of where the employee works in the DOC, in cases where a close personal relationship with an offender or offender's family member existed prior to the offender coming under the supervision of the DOC, the employee shall notify their chain-of-command in writing immediately. The institution or office manager shall determine the appropriate parameters of the employee's conduct toward the offender or offender's family. It is understood that a transfer of one party may be the appropriate reaction to such circumstance and will not be considered disciplinary.
- H. Employee's shall not discuss their personal life or another employee's personal life with offenders.

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I. Employees shall not bring into or carry out of any DOC institution any items for offenders. All items received or purchased from offenders or given to offenders will be through official sanctioned channels and will have prior approval of the office or institution manager. The introduction of any items of contraband onto the grounds of any secure institution is prohibited.

V. Illegal or Unethical Behavior:

- A. Employees are expected to obey all federal, state, and local laws. Neither the absence of a criminal complaint or conviction, nor the dismissal of or acquittal on a criminal charge, shall preclude internal administrative investigation and discipline regarding allegations of illegal or unethical conduct, on or off duty.
- B. DOC employees have an affirmative obligation to report immediately in writing to their office or institution manager any knowledge of criminal activity or unethical action on the part of other employees while on duty or on DOC premises.
- C. When an employee is the subject of an external criminal investigation, has been arrested for, charged with, or convicted of any felony or misdemeanor (except minor traffic violations), or is required to appear as a defendant in any criminal court, that employee shall immediately inform and provide a written report to the employee's chain-of-command. The officer or institution manager shall inform the Director of the division in which the employee is a member and the appropriate Human Resource Manager.
- D. While off duty, employees shall not associate or deal with persons who are known to be involved in illegal activities.

VI. Reports and Investigations:

- A. Reports and logs submitted by employees shall be truthful and complete. No employee shall knowingly enter or cause to be entered any inaccurate, false or improper information, nor shall they fail to include pertinent information known to them regarding the matter at issue.
- B. Employees shall not convert to their own use, conceal, falsify, destroy, remove, tamper with, or withhold any property or evidence.
- C. During the course of an official investigation an employee can be ordered to cooperate in an internal / administrative investigation and must truthfully answer questions that are specifically, directly and narrowly related to the employee's official conduct, to include providing a signed statement or affidavit if requested. Statements made pursuant to an order to cooperate in an internal/ administrative investigation and evidence that is derived from the statements cannot be used against the employee in any criminal proceeding.

An employee will not be compelled in any criminal investigation to be a witness against themselves. Employees interviewed in conjunction with a criminal investigation will be afforded all rights under

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Miranda v. Arizona (1966) and the Fifth Amendment of the US Constitution.

VII. Medical Information:

- A. Employees are reminded that medical information that the DOC gathers and maintains is protected by federal and state laws and regulations, such as the Health Insurance Portability and Accountability Act (HIPAA).
- B. All medical information (including mental health and substance abuse information) is considered confidential and employees may not disseminate or release any medical information without first ensuring that:
 - 1. The release is authorized by law or the person whose information it is; and
 - 2. The person (or entity) requesting the information is authorized to receive it.
- C. Employees are expected to handle medical information in a way that preserves its confidentiality at all times. This means restricting access to stored medical information, not leaving medical information accessible when it is not being used and transmitting medical information in a secure manner so that it may not be viewed or intercepted by those not authorized to view or receive it.
- D. Employees who come in to contact with medical information indirectly, such as officers escorting offenders to medical appointments or clerical staff working in clinics, are also expected to keep the information confidential. Any medical information that employees may see or hear as part of their normal duties should be handled appropriately and kept confidential.
- E. If an employee is witness to any misuse or mishandling of medical information they shall immediately report it to their supervisor. Reports of misuse or mishandling of medical information will be taken seriously and will be investigated. Employees found to have misused or mishandled medical information may face discipline.

VIII. Criminal Justice Information:

- A. Employees are reminded that criminal justice information that the DOC gathers and maintains (whether hand written or electronic) is protected by federal and state laws and regulations, such as the Federal Bureau oflnvestigations (FBI) Criminal Justice Information Services (CJIS) Security Policy and Alaska Statute 12.62.160.
- B. According to the FBI (CJIS Security Policy, Appendix A) and Alaska Statute (AS 12.62.900) criminal justice information may include:
 - 1. Biometric data;
 - 2. Identity history;
 - 3. Person data;
 - 4. Organization data;

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- 5. Property (when accompanied by any personally identifiable information) data;
- 6. Case/ incident history data;
- 7. Non-conviction information;
- 8. Correctional treatment information; and
- 9. Information relating to a person to be located, whether or not that person is wanted in connection with the commission of a crime.
- C. The DOC makes use of several different repositories for criminal justice information including the Alaska Public Safety Information Network (APSIN) operated by the Department of Public Safety and the DOC's own Alaska Corrections Offender Management System (ACOMS). This policy shall apply to any additional criminal justice information systems that are either created or adopted in the future for DOC use.
- D. Access to these databases is restricted and employees shall only access information in these databases when a legitimate business need exists. No employee shall access these databases for personal use.
- E. DOC employees are also prohibited from altering or deleting any documentation or criminal justice information entered in to a criminal justice information system (such as the DOC offender management system) by another person, without first securing the approval of their Superintendent, Chief Probation Officer or equivalent supervisor or their designee. Before granting approval for an employee to alter or delete documentation or criminal justice information entered by another person, the supervisor or designee shall be satisfied that the alteration / deletion is legitimate and necessary for business needs.
- F. All criminal justice information is considered confidential and employees may not disseminate or release any criminal justice information without first ensuring that:
 - 1. The release is authorized by law or the person whose information it is; and
 - 2. The person (or entity) requesting the information is authorized to receive it.
- G. Employees are expected to handle criminal justice information in a way that preserves its confidentiality at all times. This means restricting access to stored criminal justice information, not leaving criminal justice information accessible when it is not being used and transmitting criminal justice information in a secure manner so that it may not be viewed or intercepted by those not authorized to view or receive it.
- H. If an employee is witness to any misuse or mishandling of criminal justice information they shall immediately report it to their supervisor. Reports of misuse or mishandling of criminal justice information will be taken seriously and will be investigated. Employees found to have misused or mishandled criminal justice information may face discipline, as well as legal action.
- IX. Public Statements and Disclosure of Information:
 - A. All official statements for public release concerning the affairs of the DOC must be authorized by the Commissioner, a Deputy Commissioner, a Division Director, or designee.

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- B. In any public statement, employees will clearly distinguish between those that are positions of the DOC and those that are personal views. Employees are responsible for the accuracy of their statements.
- C. Employees shall not disclose confidential information (ranging from personal data concerning employees and offenders to information that would breach security or endanger any person) unless authorized in policy or having been directed to do so by the employee's Director or designee. Employees who receive such a request for information will refer the inquiring party to the office or institution manager.

D. Social Media:

- 1. When identifying yourself as a DOC employee on social media <u>or</u> if you have a position for which your DOC association is known to the general public, ensure your profile and related content is consistent with how you wish to present yourself as a professional employee, appropriate with the state and public trust associated with your position. DOC employees shall have no expectation of privacy when using social media tools.
- 2. All posts or comments on social media that may be related, directly or indirectly, to your employment by the State of Alaska and the Department of Corrections shall be preceded by a disclaimer that clearly states that the opinions or views expressed are yours alone and do not represent the views of the DOC or your institution or office.
- 3. Without written permission from the Commissioner, or designee, the use of any image or photograph of images that belong to the DOC is prohibited, including:
 - a. Department shoulder patch;
 - b. Department official logo;
 - c. Photographs or any graphic rendition of any DOC building, office, institution, or grounds; and
 - d. Any image of an offender (with or without permission).
- 4. Without written permission from the Lieutenant Governor, the use of the state seal is prohibited.
- 5. In a publicly accessible forum, employees shall not discuss any DOC related information that is not already considered public information. The discussion of sensitive, privileged or protected information is strictly prohibited. This rule applies even in circumstances where password or other privacy controls are implemented.
- E. Employees are prohibited from accessing official records of any kind unless doing so is a part of the employees' job requirements.
- F. Employees shall not remove any documents or other items from files or make copies of records or documents, except in accordance with established procedures or upon proper authorization. Employees shall not use, or release for use, official information for private purposes.

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G. Former employees will be granted access only to DOC information available to other members of the public, and will have no greater standing than members of the public.

X. Clothing and Uniforms:

While on duty all employees will adhere to the DOC's policies on uniforms and appearance.

XI. Egregious Misconduct:

Egregious misconduct may warrant immediate dismissal on a first offense. The following lists are not all inclusive. Executive Branch employees are subject to additional statutes, regulations, policies, and other directives, the violation of which may result in dismissal for a first offense. Also, the totality of circumstances in a given circumstance may warrant immediate dismissal on a first offense whether or not a specific violation is listed below.

A. All DOC employees are prohibited from:

- 1. Engaging in unlawful discrimination or harassment;
- 2. Engaging in dishonesty, including dishonesty during an investigation into misconduct alleged to have been committed by the employee or by the employee's co-workers;
- 3. Theft of State time or resources:
- 4. Gross disobedience or insubordination;
- 5. Use, possession or being under the influence of alcohol or any illegal controlled substance on DOC's time or premises;
- 6. Engaging in physical assault or misconduct, abusive, or lewd behavior;
- 7. Abandonment of duties;
- 8. Involvement in illegal activities, including but not limited to conviction of a felony or misdemeanor when the activity or offense giving rise to the conviction or the conviction itself (including a conviction based on a plea of no contest), could adversely affect the employee's availability, ability, or fitness to perform the employee's duties, or adversely impacts the DOC 's ability to carry out its mission;
- 9. Intentionally aiding or abetting on offender's escape or attempted escape;
- 10. Introducing contraband onto the grounds of a secure institution;
- 11. Using excessive force on an offender;

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- 12. Engaging in undue familiarity, including but not limited to sexual contact, with an offender;
- 13. Intentionally or negligently endangering or breaching security, including releasing of confidential information when such release has the effect of endangering security; and
- 14. Being involved in illegal activities, on or off duty, regardless of whether charged or convicted of a cnme.
- B. Egregious misconduct includes:
 - 1. Conviction of any felony; and
 - 2. Conviction of a misdemeanor when the activity or offense giving rise to the conviction or the conviction itself (including a conviction based on a plea of no contest) adversely affects the employee's availability, ability or fitness to perform the employee's duties, or may adversely impact the DOC 's reputation or ability to carry out its mission. Misdemeanor convictions involving domestic violence (whether or not charged as a crime of domestic violence), DUI, refusal of chemical breath test, sexual assault or abuse, or the illegal possession, use, transport, transfer or sale of a controlled substance, by their nature may subject an employee to disciplinary action up to and including termination.

XII. Responsibilities:

- A. Division Directors shall ensure dissemination, posting, training, and enforcement of this policy.
- B. Office and institution managers and supervisors shall ensure that all employees or persons from other agencies, whose assignment is primarily on the premises of DOC institutions or offices, have read, understand, and adhere to this policy. Failure of managers or supervisors to do so may result in discipline up to and including dismissal.
- C. Failure on the part of any employee to implement this policy may constitute grounds for disciplinary action up to and including dismissal from public service.
- D. The Human Resources Office shall provide all new employees with a copy of this policy as part of the new employee information packet.
- E. All employees shall sign the *Standards Of Conduct Certificate Of Review And Compliance* (Attachment A), which will be placed in the employee's permanent personnel record. If an employee does not understand any section of this policy, it is the employee's responsibility to obtain clarification from the employee's supervisor prior to signing the Certificate.
- F. Any variance from this policy must have prior written authorization from the Commissioner or their designee.

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Standards of Conduct: Certificate of Review and Compliance

I have read Policy 202.15 Standards of Conduct (12/07) and have sought and obtained clarification of any portions which I did not understand. I recognize that failure to abide by the Standards of Conduct may result in corrective, disciplinary, or other appropriate action.

Printed Name	
Signature	
Date	

TRAVEL EXPENSE INFORMATION & REIMBURSEMENT GUIDLINES

Non-Local Travel – For purposes of reimbursement, non-local driving travel is defined as required travel for work which exceeds 50 miles one-way from the base city of Anchorage, Alaska to the service delivery location. Anchorage, Alaska will be considered the base location under the terms of a contract resulting from this solicitation. No compensation will be allowed for time spent in transit between locations by the service provider.

<u>Travel Expenses</u>: Any proposed compensation for travel, if applicable and in general for vendors located considerably outside the service area, for the purpose of providing services under Section 5 of this RFP should be clearly stated in the budget narrative and included in the proposed cost. Travel expenses, generally acceptable to the State for reimbursement to the contractor, will be proposed as follows:

<u>Airfare</u> (*if applicable*): Offeror must propose the lowest current round-trip coach/economy airfare rates available. Reimbursement will be for actual airfare expenses.

<u>Lodging</u> (*if applicable*): Offeror must propose a reasonable and anticipated cost for lodging expenses. Reimbursement will be for actual necessary commercial lodging expenses. Lodging expenses in excess of \$200.00 per day (*including applicable taxes*) will not be reimbursed.

Mileage (if applicable): Personal vehicles only, reimbursement is currently at \$0.65 per mile. Non-Local mileage will only be reimbursed if driving more than 50 miles one way to work site. No mileage reimbursement for rental cars or local mileage. If you are flying to worksite and then driving to worksite no mileage reimbursement is allowed unless more than 50 miles one way after leaving the airport.

Meals (*if applicable*): Per diem typically is paid according to rates set in the Alaska Administrative Manual for the State's GGU employees. Currently the rate is set at \$60.00/full day or itemized at: breakfast/\$12.00; lunch/\$16.00; dinner/\$32.00 with per diem beginning when the contractor is in travel status a minimum of 12 hours and meals prorated if trip exceeds 12 hours but less than 24 hours.

<u>Miscellaneous Ground Transportation</u> (*if applicable*): Reimbursement will be for actual ground transportation expenses, i.e. airport parking, taxi. (No car rental expense will be reimbursed.)

NOTE:

The above information is provided for the purpose of submitting a proposal in response to the RFP. All travel will be paid per AAM.60.

MONTHLY REPORT DATA SHEET

BEHAVIORIAL HEALTH SERVICES - AMCC

TO: Administrative Manager Attn: Mental Health Director Department of Corrections 550 W. 7 th Ave, Suite 1800 Anchorage, AK 99501	DATE:
FROM:	FACILITY: CONTRACT #:
	CONTRACT #
Attached is the monthly billing and doc through	
Total number of hours per period:	
Hourly rate per contract #	
BALANCE DUE: \$	
	ssional services is true and that the services been provided at
Signed:	
Title:	
In accordance with the contract between Corrections, andservice listed above is certified with the	, the billing for the period of
1	
2.	
3.	
4	
Signed:	
Title:	

STANDARD AGREEMENT FORM FOR PROFESSIONAL SERVICES

The parties' contract comprises this Standard Agreement Form, as well as its referenced Articles and their associated Appendices

1. Agency Contract Number 2. Contract		2. Contract Title	act Title 3		gency Fui	nd Code	4. Agency Appropriation Code		
5. Vendor Number 6. IRIS GAE Number (if used)				7. Alaska Business License Number					
This contract is be	etween the State	of Alaska,							
8. Department of		•	Division						
·							hereafter th	ne State, and	
9. Contractor							-	hereafter the contractor	
Mailing Address		Street or P.O. B	ох		City		State	ZIP+4	
10. ARTICLE 1. ARTICLE 2.	• •	ppendices referred to i	n this contract and att	ached	to it are co	onsidered part of it.			
2.2	Appendix B sets	eneral Provisions), Artic s forth the liability and i s forth the services to b	nsurance provisions of	of this c	ontract.	ance of services under this	contract.		
ARTICLE 3.		ormance: The period o	•	contra 	ct begins			, and	
ARTICLE 4.	Considerations	s:							
4.1						State shall pay the contract	or a sum not	to exceed	
4.2	\$ When billing the	in a	ccordance with the pr	ovision ority Nu	s of Appei Imber or th	ndix D. ne Agency Contract Numbe	er and send t	he billing to:	
11. Department of				Atte	ntion: Divi	sion of			
Mailing Address				Atte	ntion:				
12.	CONT	RACTOR							
Name of Firm				14.	docume against	nts are correct, that this funds and appropriation	certify that the facts herein and on supporting ect, that this voucher constitutes a legal charge appropriations cited, that sufficient funds are		
Signature of Authori	zed Representati	ve	Date		ere is a sufficient balance ation. I am aware that to ations on a public record,				
Typed or Printed Name of Authorized Representative			or knowingly destroy, mutilate, suppress, conceal, remove or otherw impair the verity, legibility or availability of a public record constitutampering with public records punishable under AS 11.56.8158.7 Other disciplinary action may be taken up to and including dismissa						
Title					Other di	sciplinary action may be	aken up to	and including dismissal.	
13.	CONTRAC	TING AGENCY		Sign	ature of H	ead of Contracting Agency	or Designee	Date	
Department/Division	1		Date						
Signature of Project Director			Typed or Printed Name						
Typed or Printed Name of Project Director			Title						
Title									
				_					

NOTICE: This contract has no effect until signed by the head of contracting agency or designee.

02-093 (Rev. 04/14) SAF.DOC

GENERAL PROVISIONS

Article 1. Definitions.

- 1.1 In this contract and appendices, "Project Director" or "Agency Head" or "Procurement Officer" means the person who signs this contract on behalf of the Requesting Agency and includes a successor or authorized representative.
- 1.2 "State Contracting Agency" means the department for which this contract is to be performed and for which the Commissioner or Authorized Designee acted in signing this contract.

Article 2. Inspections and Reports.

- 2.1 The department may inspect, in the manner and at reasonable times it considers appropriate, all the contractor's facilities and activities under this contract.
- 2.2 The contractor shall make progress and other reports in the manner and at the times the department reasonably requires.

Article 3. Disputes.

3.1 If the contractor has a claim arising in connection with the contract that it cannot resolve with the State by mutual agreement, it shall pursue the claim, if at all, in accordance with the provisions of AS 36.30.620 – 632.

Article 4. Equal Employment Opportunity.

- 4.1 The contractor may not discriminate against any employee or applicant for employment because of race, religion, color, national origin, or because of age, disability, sex, marital status, changes in marital status, pregnancy or parenthood when the reasonable demands of the position(s) do not require distinction on the basis of age, disability, sex, marital status, changes in marital status, pregnancy, or parenthood. The contractor shall take affirmative action to insure that the applicants are considered for employment and that employees are treated during employment without unlawful regard to their race, color, religion, national origin, ancestry, disability, age, sex, marital status, changes in marital status, pregnancy or parenthood. This action must include, but need not be limited to, the following: employment, upgrading, demotion, transfer, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training including apprenticeship. The contractor shall post in conspicuous places, available to employees and applicants for employment, notices setting out the provisions of this paragraph.
- 4.2 The contractor shall state, in all solicitations or advertisements for employees to work on State of Alaska contract jobs, that it is an equal opportunity employer and that all qualified applicants will receive consideration for employment without regard to race, religion, color, national origin, age, disability, sex, marital status, changes in marital status, pregnancy or parenthood.
- 4.3 The contractor shall send to each labor union or representative of workers with which the contractor has a collective bargaining agreement or other contract or understanding a notice advising the labor union or workers' compensation representative of the contractor's commitments under this article and post copies of the notice in conspicuous places available to all employees and applicants for employment.
- 4.4 The contractor shall include the provisions of this article in every contract, and shall require the inclusion of these provisions in every contract entered into by any of its subcontractors, so that those provisions will be binding upon each subcontractor. For the purpose of including those provisions in any contract or subcontract, as required by this contract, "contractor" and "subcontractor" may be changed to reflect appropriately the name or designation of the parties of the contract or subcontract.
- 4.5 The contractor shall cooperate fully with State efforts which seek to deal with the problem of unlawful discrimination, and with all other State efforts to guarantee fair employment practices under this contract, and promptly comply with all requests and directions from the State Commission for Human Rights or any of its officers or agents relating to prevention of discriminatory employment practices.
- 4.6 Full cooperation in paragraph 4.5 includes, but is not limited to, being a witness in any proceeding involving questions of unlawful discrimination if that is requested by any official or agency of the State of Alaska; permitting employees of the contractor to be witnesses or complainants in any proceeding involving questions of unlawful discrimination, if that is requested by any official or agency of the State of Alaska; participating in meetings; submitting periodic reports on the equal employment aspects of present and future employment; assisting inspection of the contractor's facilities; and promptly complying with all State directives considered essential by any office or agency of the State of Alaska to insure compliance with all federal and State laws, regulations, and policies pertaining to the prevention of discriminatory employment practices.
- 4.7 Failure to perform under this article constitutes a material breach of contract.

Article 5. Termination.

The Project Director, by written notice, may terminate this contract, in whole or in part, when it is in the best interest of the State. In the absence of a breach of contract by the contractor, the State is liable only for payment in accordance with the payment provisions of this contract for services rendered before the effective date of termination.

Article 6. No Assignment or Delegation.

The contractor may not assign or delegate this contract, or any part of it, or any right to any of the money to be paid under it, except with the written consent of the Project Director and the Agency Head.

Article 7. No Additional Work or Material.

No claim for additional services, not specifically provided in this contract, performed or furnished by the contractor, will be allowed, nor may the contractor do any work or furnish any material not covered by the contract unless the work or material is ordered in writing by the Project Director and approved by the Agency Head.

Article 8. Independent Contractor.

The contractor and any agents and employees of the contractor act in an independent capacity and are not officers or employees or agents of the State in the performance of this contract.

Article 9. Payment of Taxes.

As a condition of performance of this contract, the contractor shall pay all federal, State, and local taxes incurred by the contractor and shall require their payment by any Subcontractor or any other persons in the performance of this contract. Satisfactory performance of this paragraph is a condition precedent to payment by the State under this contract.

Article 10. Ownership of Documents

All designs, drawings, specifications, notes, artwork, and other work developed in the performance of this agreement are produced for hire and remain the sole property of the State of Alaska and may be used by the State for any other purpose without additional compensation to the contractor. The contractor agrees not to assert any rights and not to establish any claim under the design patent or copyright laws. Nevertheless, if the contractor does mark such documents with a statement suggesting they are trademarked, copyrighted, or otherwise protected against the State's unencumbered use or distribution, the contractor agrees that this paragraph supersedes any such statement and renders it void. The contractor, for a period of three years after final payment under this contract, agrees to furnish and provide access to all retained materials at the request of the Project Director. Unless otherwise directed by the Project Director, the contractor may retain copies of all the materials.

Article 11. Governing Law; Forum Selection

This contract is governed by the laws of the State of Alaska. To the extent not otherwise governed by Article 3 of this Appendix, any claim concerning this contract shall be brought only in the Superior Court of the State of Alaska and not elsewhere.

Article 12. Conflicting Provisions.

Unless specifically amended and approved by the Department of Law, the terms of this contract supersede any provisions the contractor may seek to add. The contractor may not add additional or different terms to this contract; AS 45.02.207(b)(1). The contractor specifically acknowledges and agrees that, among other things, provisions in any documents it seeks to append hereto that purport to (1) waive the State of Alaska's sovereign immunity, (2) impose indemnification obligations on the State of Alaska, or (3) limit liability of the contractor for acts of contractor negligence, are expressly superseded by this contract and are void.

Article 13. Officials Not to Benefit

Contractor must comply with all applicable federal or State laws regulating ethical conduct of public officers and employees.

Article 14. Covenant Against Contingent Fees.

The contractor warrants that no person or agency has been employed or retained to solicit or secure this contract upon an agreement or understanding for a commission, percentage, brokerage or contingent fee except employees or agencies maintained by the contractor for the purpose of securing business. For the breach or violation of this warranty, the State may terminate this contract without liability or in its discretion deduct from the contract price or consideration the full amount of the commission, percentage, brokerage or contingent fee.

Article 15. Compliance.

In the performance of this contract, the contractor must comply with all applicable federal, state, and borough regulations, codes, and laws, and be liable for all required insurance, licenses, permits and bonds.

Article 16. Force Majeure:

The parties to this contract are not liable for the consequences of any failure to perform, or default in performing, any of their obligations under this Agreement, if that failure or default is caused by any unforeseeable Force Majeure, beyond the control of, and without the fault or negligence of, the respective party. For the purposes of this Agreement, Force Majeure will mean war (whether declared or not); revolution; invasion; insurrection; riot; civil commotion, sabotage; military or usurped power; lightning; explosion; fire; storm; drought; flood; earthquake; epidemic; quarantine; strikes; acts or restraints of governmental authorities affecting the project or directly or indirectly prohibiting or restricting the furnishing or use of materials or labor required; inability to secure materials, machinery, equipment or labor because of priority, allocation or other regulations of any governmental authorities.

DEPARTMENT OF PUBLIC SAFETY DIVISION OF STATEWIDE SERVICES PERSONNEL SECURITY CLEARANCE FORM AND USER AGREEMENT rev 7/2013

PERSONNEL SEC	CURITY CLEARANCE FORM AND USE	R AGREEMENT	rev 7/2013
APPLICANT SECTION:			
Name:	(F' 1)	/8 A: -1 -11 - \	(OFF.)
(Last)	(First)	(Middle)	(Suffix)
Date of Birth: \(\sum_{\text{(MM)}} \sqrt{\text{(DD)}} \sqrt{\text{(YYYY)}} \\ (: Driver's License Number: (M / F)		State:
Job Title:	Agency	c	ity
E-Mail:			
One Legible Fingerprint Card** Included:	☐ Yes ☐ No (Application cannot be p	rocessed)	Already on file***
Client number on card should be 4003 fo *Fingerprint cards already on file with DP			
ACCESS AGREEMENT I understand that by executing this request of Alaska Public Safety Information Network understand that I will be required to submit the investigation will be released to the Alabehalf for use in determining approval, den	ork (APSIN) and National Crime Informati it my fingerprints in connection with this re PSIN Security Team personnel and the p	on Center (NCIC equest. I underst	c) will be conducted. I cand that the results of
I hereby certify that I am familiar with the Information Services (CJIS) Security Police 68.300-345; and the (4) CJIS Systems A Public (DPS) is the CSA for Alaska. I recois sensitive and has potential for great hinformation and related data is therefore lift that misuse of the system by, among authorization; accessing it for an improperesult of direct or indirect access for a purchimal penalties. I understand that access disseminating the information received for exposure for misuse includes, but is not federal crimes. In addition to any criminal, found to have violated this agreement, I clearance upon receipt of the completed R the right to permanently revoke my securit	cy; (2) Alaska Statute 12.62; (3) Alaska Alagency (CSA), and agree to be bound by ognize that criminal history record informationarm if misused. I acknowledge that accepted to the purpose(s) for which the age other things: accessing it without authorized; using, disseminating or re-digrose other than that directly authorized, asing the system for an appropriate purpor another purpose other than what is authorized to, suspension or loss of employed, civil, or employee disciplinary actions the DPS will revoke my security clearance. It is security clearance.	Administrative Cotheir provisions. Ition and related coess to criminal necy has been authorization; accesseminating informay subject mese and then using thorized also consyment and prospect may result from DPS may consider	rde (AAC) 13 AAC The Department of data, by its very nature, history record thorized. I understand using it by exceeding rmation received as a to administrative and g, disseminating or renstitutes misuse. Such secution for state and a such misuse, if I am the reinstatement of the
I understand that unauthorized disclosure or the computer networks that interface information about the security measures authorization from the DPS CJIS Systems be completed to maintain a clearance, a security clearance. Security Awareness also requires biennial training/certification.	with APSIN may threaten the security s, access and/or operating procedures, s Officer (CSO). I understand that biennia and that initial training must be complete training is incorporated into the certificat	of these system equipment, or proficed in the systems of Security Aware and within six (6) tion exam for dispersion of the systems of the sys	ms. I will not disclose rograms without specific ness training will have to weeks of receiving this rect access users which
Direct Access Accounts Only: If issumderstand that DPS will maintain a recused to audit my use of the system(s) administrative investigation and/or to a law	ord of all direct access account activity at any time; and that this record ma	for three years; by be released	that this record may be
I have read, understand, and agree to aforementioned criminal justice systems or	abide by the terms of this agreemen for access to buildings or computer netw	t for physical o orks processing	r logical access to the CJI from these systems.
Applicant Signature:		Date:	

APPENDIX H SECURITY ADDENDUM

The following pages contain the legal authority, purpose, and genesis of the Criminal Justice Information Services Security Addendum (H2-H4); the Security Addendum itself (H5-H6); and the Security Addendum Certification page (H7).

FEDERAL BUREAU OF INVESTIGATION CRIMINAL JUSTICE INFORMATION SERVICES SECURITY ADDENDUM

Legal Authority for and Purpose and Genesis of the Security Addendum

Traditionally, law enforcement and other criminal justice agencies have been responsible for the confidentiality of their information. Accordingly, until mid-1999, the Code of Federal Regulations Title 28, Part 20, subpart C, and the National Crime Information Center (NCIC) policy paper approved December 6, 1982, required that the management and exchange of criminal justice information be performed by a criminal justice agency or, in certain circumstances, by a noncriminal justice agency under the management control of a criminal justice agency.

In light of the increasing desire of governmental agencies to contract with private entities to perform administration of criminal justice functions, the FBI sought and obtained approval from the United States Department of Justice (DOJ) to permit such privatization of traditional law enforcement functions under certain controlled circumstances. In the Federal Register of May 10, 1999, the FBI published a Notice of Proposed Rulemaking, announcing as follows:

1. Access to CHRI [Criminal History Record Information] and Related Information, Subject to Appropriate Controls, by a Private Contractor Pursuant to a Specific Agreement with an Authorized Governmental Agency To Perform an Administration of Criminal Justice Function (Privatization). Section 534 of title 28 of the United States Code authorizes the Attorney General to exchange identification, criminal identification, crime, and other records for the official use of authorized officials of the federal government, the states, cities, and penal and other institutions. This statute also provides, however, that such exchanges are subject to cancellation if dissemination is made outside the receiving departments or related agencies. Agencies authorized access to CHRI traditionally have been hesitant to disclose that information, even in furtherance of authorized criminal justice functions, to anyone other than actual agency employees lest such disclosure be viewed as unauthorized. In recent years, however, governmental agencies seeking greater efficiency and economy have become increasingly interested in obtaining support services for the administration of criminal justice from the private sector. With the concurrence of the FBI's Criminal Justice Information Services (CJIS) Advisory Policy Board, the DOJ has concluded that disclosures to private persons and entities providing support services for criminal justice agencies may, when subject to appropriate controls, properly be viewed as permissible disclosures for purposes of compliance with 28 U.S.C. 534.

We are therefore proposing to revise 28 CFR 20.33(a)(7) to provide express authority for such arrangements. The proposed authority is similar to the authority that already exists in 28 CFR 20.21(b)(3) for state and local CHRI systems. Provision of CHRI under this authority would only be permitted pursuant to a specific agreement with an authorized governmental agency for the purpose of providing services for the administration of criminal justice. The agreement would be required to incorporate a security addendum approved by the Director of the FBI (acting for the Attorney General). The security

addendum would specifically authorize access to CHRI, limit the use of the information to the specific purposes for which it is being provided, ensure the security and confidentiality of the information consistent with applicable laws and regulations, provide for sanctions, and contain such other provisions as the Director of the FBI (acting for the Attorney General) may require. The security addendum, buttressed by ongoing audit programs of both the FBI and the sponsoring governmental agency, will provide an appropriate balance between the benefits of privatization, protection of individual privacy interests, and preservation of the security of the FBI's CHRI systems.

The FBI will develop a security addendum to be made available to interested governmental agencies. We anticipate that the security addendum will include physical and personnel security constraints historically required by NCIC security practices and other programmatic requirements, together with personal integrity and electronic security provisions comparable to those in NCIC User Agreements between the FBI and criminal justice agencies, and in existing Management Control Agreements between criminal justice agencies and noncriminal justice governmental entities. The security addendum will make clear that access to CHRI will be limited to those officers and employees of the private contractor or its subcontractor who require the information to properly perform services for the sponsoring governmental agency, and that the service provider may not access, modify, use, or disseminate such information for inconsistent or unauthorized purposes.

Consistent with such intent, Title 28 of the Code of Federal Regulations (C.F.R.) was amended to read:

- § 20.33 Dissemination of criminal history record information.
- a) Criminal history record information contained in the Interstate Identification Index (III) System and the Fingerprint Identification Records System (FIRS) may be made available:
 - 1) To criminal justice agencies for criminal justice purposes, which purposes include the screening of employees or applicants for employment hired by criminal justice agencies.
 - 2) To noncriminal justice governmental agencies performing criminal justice dispatching functions or data processing/information services for criminal justice agencies; and
 - 3) To private contractors pursuant to a specific agreement with an agency identified in paragraphs (a)(1) or (a)(6) of this section and for the purpose of providing services for the administration of criminal justice pursuant to that agreement. The agreement must incorporate a security addendum approved by the Attorney General of the United States, which shall specifically authorize access to criminal history record information, limit the use of the information to the purposes for which it is provided, ensure the security and confidentiality of the information consistent with these regulations, provide for sanctions, and contain such other provisions as the Attorney General may require. The power

and authority of the Attorney General hereunder shall be exercised by the FBI Director (or the Director's designee).

This Security Addendum, appended to and incorporated by reference in a government-private sector contract entered into for such purpose, is intended to insure that the benefits of privatization are not attained with any accompanying degradation in the security of the national system of criminal records accessed by the contracting private party. This Security Addendum addresses both concerns for personal integrity and electronic security which have been addressed in previously executed user agreements and management control agreements.

A government agency may privatize functions traditionally performed by criminal justice agencies (or noncriminal justice agencies acting under a management control agreement), subject to the terms of this Security Addendum. If privatized, access by a private contractor's personnel to NCIC data and other CJIS information is restricted to only that necessary to perform the privatized tasks consistent with the government agency's function and the focus of the contract. If privatized the contractor may not access, modify, use or disseminate such data in any manner not expressly authorized by the government agency in consultation with the FBI.

FEDERAL BUREAU OF INVESTIGATION CRIMINAL JUSTICE INFORMATION SERVICES SECURITY ADDENDUM

The goal of this document is to augment the CJIS Security Policy to ensure adequate security is provided for criminal justice systems while (1) under the control or management of a private entity or (2) connectivity to FBI CJIS Systems has been provided to a private entity (contractor). Adequate security is defined in Office of Management and Budget Circular A-130 as "security commensurate with the risk and magnitude of harm resulting from the loss, misuse, or unauthorized access to or modification of information."

The intent of this Security Addendum is to require that the Contractor maintain a security program consistent with federal and state laws, regulations, and standards (including the CJIS Security Policy in effect when the contract is executed), as well as with policies and standards established by the Criminal Justice Information Services (CJIS) Advisory Policy Board (APB).

This Security Addendum identifies the duties and responsibilities with respect to the installation and maintenance of adequate internal controls within the contractual relationship so that the security and integrity of the FBI's information resources are not compromised. The security program shall include consideration of personnel security, site security, system security, and data security, and technical security.

The provisions of this Security Addendum apply to all personnel, systems, networks and support facilities supporting and/or acting on behalf of the government agency.

- 1.00 Definitions
- 1.01 Contracting Government Agency (CGA) the government agency, whether a Criminal Justice Agency or a Noncriminal Justice Agency, which enters into an agreement with a private contractor subject to this Security Addendum.
- 1.02 Contractor a private business, organization or individual which has entered into an agreement for the administration of criminal justice with a Criminal Justice Agency or a Noncriminal Justice Agency.
- 2.00 Responsibilities of the Contracting Government Agency.
- 2.01 The CGA will ensure that each Contractor employee receives a copy of the Security Addendum and the CJIS Security Policy and executes an acknowledgment of such receipt and the contents of the Security Addendum. The signed acknowledgments shall remain in the possession of the CGA and available for audit purposes. The acknowledgement may be signed by hand or via digital signature (see glossary for definition of digital signature).
- 3.00 Responsibilities of the Contractor.
- 3.01 The Contractor will maintain a security program consistent with federal and state laws, regulations, and standards (including the CJIS Security Policy in effect when the contract is executed and all subsequent versions), as well as with policies and standards established by the Criminal Justice Information Services (CJIS) Advisory Policy Board (APB).
- 4.00 Security Violations.

- 4.01 The CGA must report security violations to the CJIS Systems Officer (CSO) and the Director, FBI, along with indications of actions taken by the CGA and Contractor.
- 4.02 Security violations can justify termination of the appended agreement.
- 4.03 Upon notification, the FBI reserves the right to:
 - a. Investigate or decline to investigate any report of unauthorized use;
 - b. Suspend or terminate access and services, including telecommunications links. The FBI will provide the CSO with timely written notice of the suspension. Access and services will be reinstated only after satisfactory assurances have been provided to the FBI by the CGA and Contractor. Upon termination, the Contractor's records containing CHRI must be deleted or returned to the CGA.
- 5.00 Audit
- 5.01 The FBI is authorized to perform a final audit of the Contractor's systems after termination of the Security Addendum.
- 6.00 Scope and Authority
- 6.01 This Security Addendum does not confer, grant, or authorize any rights, privileges, or obligations on any persons other than the Contractor, CGA, CJA (where applicable), CSA, and FBI.
- 6.02 The following documents are incorporated by reference and made part of this agreement: (1) the Security Addendum; (2) the NCIC 2000 Operating Manual; (3) the CJIS Security Policy; and (4) Title 28, Code of Federal Regulations, Part 20. The parties are also subject to applicable federal and state laws and regulations.
- 6.03 The terms set forth in this document do not constitute the sole understanding by and between the parties hereto; rather they augment the provisions of the CJIS Security Policy to provide a minimum basis for the security of the system and contained information and it is understood that there may be terms and conditions of the appended Agreement which impose more stringent requirements upon the Contractor.
- 6.04 This Security Addendum may only be modified by the FBI, and may not be modified by the parties to the appended Agreement without the consent of the FBI.
- 6.05 All notices and correspondence shall be forwarded by First Class mail to:

Information Security Officer
Criminal Justice Information Services Division, FBI
1000 Custer Hollow Road
Clarksburg, West Virginia 26306

FEDERAL BUREAU OF INVESTIGATION CRIMINAL JUSTICE INFORMATION SERVICES SECURITY ADDENDUM

CERTIFICATION

I hereby certify that I am familiar with the contents of (1) the Security Addendum, including its legal authority and purpose; (2) the NCIC Operating Manual; (3) the CJIS Security Policy; and (4) Title 28, Code of Federal Regulations, Part 20, and agree to be bound by their provisions.

I recognize that criminal history record information and related data, by its very nature, is sensitive and has potential for great harm if misused. I acknowledge that access to criminal history record information and related data is therefore limited to the purpose(s) for which a government agency has entered into the contract incorporating this Security Addendum. I understand that misuse of the system by, among other things: accessing it without authorization; accessing it by exceeding authorization; accessing it for an improper purpose; using, disseminating or re-disseminating information received as a result of this contract for a purpose other than that envisioned by the contract, may subject me to administrative and criminal penalties. I understand that accessing the system for an appropriate purpose and then using, disseminating or re-disseminating the information received for another purpose other than execution of the contract also constitutes misuse. I further understand that the occurrence of misuse does not depend upon whether or not I receive additional compensation for such authorized activity. Such exposure for misuse includes, but is not limited to, suspension or loss of employment and prosecution for state and federal crimes.

Printed Name/Signature of Contractor Employee	Date
Printed Name/Signature of Contractor Representative	Date
Organization and Title of Contractor Representative	

06/05/2017 CJISD-ITS-DOC-08140-5.6

DEPARTMENT OF PUBLIC SAFETY DIVISION OF STATEWIDE SERVICES PERSONNEL SECURITY CLEARANCE FORM AND USER AGREEMENT rev 2/2018

REQUESTING AGENCY SECTION: Requesting Agency: ____ If the agency is requesting a clearance for a contractor, vendor, or non-criminal justice employee, list the name of the person's employer: Terminal Agency Coordinator (TAC): If the agency does not have a TAC, list the agency supervisor's name, phone number, and e-mail address: _____ Name of Person for Whom Access is Requested: Type of Access (check all that are necessary to complete job requirements): ____ Unescorted Building Access and Key Card (DPS Only). Location/Address: ____ Unescorted Building Access with Photo ID Key Card (DPS Only). Location/Address: Unescorted Building/Agency Access Only. Agency/Location: Direct Access to (do not check items that the applicant currently has access to): Alaska Public Safety Information Network (APSIN) ☐ Alaska Records Management System (ARMS) ☐ Traffic and Criminal Software (TraCs) ☐ DPS Virtual Private Network (VPN) Reason VPN Required: Report Manager List Which Folders/Reports ☐ Livescan ☐ Felony Sex Offense Database Other (please describe): I certify that the above information is accurate and the requested access is necessary for the applicant to complete their assigned duties. I will review this person's access annually, ensure appropriate training and certification is completed. and will notify the CJIS Programs Unit when the above requested access is no longer required and/or authorized for this person. TAC/Agency Supervisor's Signature: Date:

Please send completed forms to:

Mail: Department of Public Safety, CJIS Programs Unit-Security, 5700 E Tudor Road, Anchorage, AK 99507

Fax: (907) 338-1051

DEPARTMENT OF PUBLIC SAFETY DIVISION OF STATEWIDE SERVICES PERSONNEL SECURITY CLEARANCE FORM AND USER AGREEMENT rev 2/2018

APPLICANT SECTION:	CONTTT CLEANANCE TONNI AND US	SER AGREEMENT	ev 2/2018
Name:			
(Last)	(First)	(Middle)	(Suffix)
Date of Birth: \(\lambda \\ \dots \) (DD) \(\text{(YYYY)} \) Sex	C: Driver's License Number: (M / F)		State:
Job Title:	Agency	C	ity
E-Mail:			
One Legible Fingerprint Card** Included:	☐ Yes ☐ No (Application cannot b	e processed)	Already on file***
Client number on card should be 4003 fo *Fingerprint cards already on file with DF			
ACCESS AGREEMENT I understand that by executing this requesearch of the Alaska Public Safety Inform history repositories, and the National Crim to submit my fingerprints in connection to Department of Public Safety (DPS) Crimithis clearance on my behalf for use in determine the control of t	ation Network (APSIN), the national crine Information Center (NCIC) will be conwith this request, and that the results inal Justice Information Services (CJIS)	minal history reposinducted. I understate of the investigation Programs Unit and	tory, other state criminal nd that I will be required will be released to the d the person requesting
I hereby certify that I am familiar with the (2) Alaska Statute 12.62; (3) Alaska Adne (CSA) Security Policy, and agree to be be recognize that criminal history record information of the purpose (a) for which the agree that the purpose (b) for which the agree that the purpose (c) for which the agree that the purpose is disseminating for a purpose other than that directly at that accessing the system for an approprietive for another purpose other than wis not limited to, suspension or loss of emcivil, or employee disciplinary actions that will revoke my security clearance. Descriptions and complet clearance.	ministrative Code (AAC) 13 AAC 68.30 and by their provisions. The Department or mation and related data, by its very that access to criminal history recornency has been authorized. I under-stanguthorization; accessing it by excess or re-disseminating information received the purpose and then using, dissembled to a suthorized also constitutes misused the purpose and prosecution for state and the transfer of the state o	20-345; and the (4) ent of Public Safety nature, is sensitive d information and red that misuse of the eding authorization are	CJIS Systems Agency is the CSA for Alaska. I and has potential for elated data is therefore the system by, among a cacessing it for an lirect or indirect access benalties. I understand minating the information for misuse includes, but addition to any criminal, and this agreement, DPS ceipt of the completed
I understand that unauthorized disclosure or the computer networks that interface information about the security measures authorization from the DPS CJIS Systems be completed to maintain a clearance, a security clearance. Security Awareness also requires biennial training/certification	e with APSIN may threaten the secures, access and/or operating procedures officer (CSO). I understand that bien and that initial training must be completraining is incorporated into the certification.	ity of these system s, equipment, or pro- nial Security Awarer leted within six (6) cation exam for dire	ns. I will not disclose ograms without specific ness training will have to weeks of receiving this ect access users which
Direct Access Accounts Only : If iss understand that DPS will maintain a recused to audit my use of the system(s) administrative investigation and/or to a law	cord of all direct access account activi) at any time; and that this record	ty for three years; may be released t	that this record may be
I have read, understand, and agree to aforementioned criminal justice systems or	abide by the terms of this agreem r for access to buildings or computer no	ent for physical or etworks processing	logical access to the CJI from these systems.

Applicant Signature:

Date:



STATE OF ALASKA DEPARTMENT OF CORRECTIONS

NETWORK ACCESS - NON-DOC SECURITY REQUEST & UPDATE FORM

	Check Appropriate Box: N	EW CHANGE	TRANSFER I	DELETE
<u>APPLI</u>	CANT TO COMPLETE THE BELOW INFO	ORMATION REQUIRED	EFFECTIVE DATE:	
LAST N	NAME:	FIRST NAME:		MI:
TITLE:		PHONE:	DATE:	
COMPA	ANY:	EMAIL ADDRES	S:	
DATE	OF BIRTH D	RIVERS LICENSE (ST\NUN	MBER):	
DOC F.	ACILITY:	IF CONTRACTOR CO	NTRACT LENGTH	
*****	***************	*********	*******	******
INITIAL	I will not access department electronic resou unique user id and password assigned to me. anyone.			
INITIAL	I understand information obtained through pl confidential and that I may not access it for p specifically authorized to perform job duties for searching; or obtaining; any criminal just	personal curiosity or gain, to I understand I must be able	benefit or injure another to articulate the busines	r person, except as ss reason (the "why")
INITIAL	I understand that I may not release information department system except as specifically aut			
INITIAL	I will not disclose information about ACOM procedures, equipment or programs without			
INITIAL	During my duties, I may have direct or indirect communication. I understand the use and disestablished under the Health Insurance Portal performing my assigned duties I may have a agree to handle such information in a confidence.	sclosure of patient informati bility and Accountability Access to, use, or disclose cor	on is governed by the rul ct (HIPAA) of 1996. I acl	les and regulations knowledge that while
INITIAL	I understand direct access to DOC's Electron division of Health and Rehabilitation Service treatment, payment or clinic operations.			
• INITIAL	I have read and understand State of Alaska In Use/Acceptable Use)	nformation Security Policy <u>I</u>	SP-172 Business use and	d Control (Business

I understand that the Department of Corrections will maintain a record of my electronic actions, (i.e., File Server, EHR, ACOMS), and the record(s) may be used to audit my use at any time, and record(s) may be released to HR, my supervisor or division director for an administrative investigation and to a law enforcement agency for a criminal investigation. In addition to any criminal, civil, or employee disciplinary actions that may result from such investigations, if I am found to have violated this agreement the Department of Corrections may take the following action:

PERMANENTLY REVOKE ACCESS



STATE OF ALASKA DEPARTMENT OF CORRECTIONS

REQUESTING ACCESS TO THE FOLLOWING:

☐ File Server	List of Folders on the Group Drive (G)									
☐ Computer Only	(AKDOC\GCCC)	This allows use:	This allows user to log into computer but no access to the File Server. Access to Internet							
☐ Computer w\ M	IS Office Suite	includes Email There is a Cost	access. EMAII Association of	L is OF approx	TIONAL ximately \$, but SO 250 a ye	A Accor	ınt required	icrosoft O365 E3 for Office Suite.	
SOA – DOC SI	oonsored Email		ess Reason: DOC ed at minimum (l						rosoft O365 E2 pproximately \$75	
	☐ Contract Jail	☐ Facilities		Booking				☐ Pretrial Assessments		
☐ ACOMS	☐ Public View	☐ Pretrial Pub	☐ Pretrial Public Assessments		☐ Phot		oto View	to View (RESTRICTED)		
	☐ Law Enforcemen	t R/O	☐ Re-Entry	User			☐ Re	e-Entry Super	visor	
☐ EHR	Access to Electronic DOC.EHR.Helpdesk			to:	□NUR	SE	□НР		OTHER	
	d agree that my failt terms of this Agreer		•	_			_		•	
							Doto	_		
Applicant Signa	ture:						Date	:		
comply with FBI (nave unescorted accer CJIS Security Policies. this state or another ade (13 AAC 68.215)	Security Cleara	nce will be de	nied f	or anyor	ne who	has be	en convicte	d of a <i>felony</i> or	
	ve reviewed the above k as required by 13 A		th the applicar	nt and	coordina	ated an	FBI Ba	sed Nation	wide Fingerprint	
ACOMS TAC (A	gency Authorized Approv	ver):								
Sponsor Signatu	ıre:						Date	:		
If Contractor Atta	ch to this form:	DPS Personal S						rity Addend		
		SEND CO	MPLETED	FOI	RM TO	:				
doc.networkl	help@alaska.gov A	ND <u>doc.cjis@</u>	alaska.gov,	and if	HRS sta	aff <u>DC</u>	C.EH	R.Helpdes	k@alaska.gov	