## ARKANSAS DEPARTMENT OF HUMAN SERVICES PERFORMANCE BASED CONTRACTING

| Sei | rvice Criteria   | Acceptable Performance<br>Acceptable performance is<br>defined as one hundred<br>(100%) compliance with all<br>service criteria.     | Damages for Insufficient<br>Performance1. A fifty percent (50%)<br>penalty shall be assessed<br>in the following months'<br>payments to the Vendor<br>for each thirty (30) day<br>period the Vendor is not in<br>full compliance with these<br>Service Criteria. The fifty<br>parenty (50%) panelty |
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| Α.  | <ul> <li>A. Develop Security Project Plan</li> <li>1. Vendor shall provide a Security<br/>project plan for Arkansas<br/>Department of Human Services<br/>(AR DHS) approval in a format<br/>acceptable to AR DHS.</li> <li>2. The project plan must include, but</li> </ul> |  |   |
|     | <ul> <li>2. The project plan must include, but is not limited to:</li> <li>Status Reports delivery and frequency</li> <li>Onsite dates</li> <li>State resource requirements</li> <li>Report draft, review and final submission dates</li> </ul>                            | L  | <ul> <li>percent (50%) penalty<br/>shall be calculated from<br/>the total payment for the<br/>identified month in which<br/>the deficiency took place.</li> <li>2. If the initial Security<br/>project plan is not<br/>delivered sixty-one (61)</li> </ul>  |
|     | 3. The project plan <b>must</b> identify the estimated completion date for each item and indicate any dependencies (predecessor or successor tasks) associated with each item.   |  | calendar days after the<br>contract's actual start<br>date, AR DHS reserves<br>the right to impose<br>additional penalties<br>including but not limited<br>to: withholding payment  |
|     | 4. A draft/outline project plan <b>must</b><br>be delivered within fifteen (15)<br>calendar days of the contract's<br>actual onsite start date   |  | on future invoices until<br>Vendor is in full<br>compliance, a<br>substandard Vendor<br>Performance Report  |
|     | 5. A final project plan <b>must</b> be delivered within thirty (30) calendar days of the contract's actual onsite start date.  |  | (VPR) maintained in AR<br>DHS' Vendor file, and<br>contract termination.  |
|     | <ol> <li>Project plan shall be incorporated<br/>into the Integrated Master<br/>Schedule maintained by the IEBN<br/>System Integrator and updated<br/>weekly.</li> </ol>  |  |   |
| В.  | Reporting  | Acceptable performance is  | 1st Incident: A Corrective  |
|     | <ol> <li>Vendor shall provide a status<br/>report on all activities performed.</li> <li>The report shall be submitted</li> </ol>   | defined as one hundred<br>(100%) compliance with all<br>service criteria throughout<br>the contract term as<br>determined by AR DHS. | Action Plan, acceptable to<br>AR DHS, shall be due to AR<br>DHS within five–(5) business<br>days of the request.  |
|     | • The report shall be submitted<br>on a mutually agreed upon<br>time.  |  | 2nd incident: A twenty<br>percent (20%) penalty shall<br>be assessed in the following   |

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| 2. Each<br>not l<br>•<br>•  | The report <b>must</b> be in a format approved by AR DHS.<br>h report shall include, but is imited to:<br>Resource status<br>Project status<br>Accomplishments<br>Risks or Issues<br>Concerns  |   | <ul> <li>months' payments to the<br/>Vendor for each thirty (30)<br/>day period the Vendor is not<br/>in full compliance with these<br/>Service Criteria. The twenty<br/>percent (20%) penalty shall<br/>be calculated from the total<br/>payment for the identified<br/>month in which the<br/>deficiency took place.</li> <li>The total of all damage<br/>credits in any given month<br/>shall not exceed one<br/>hundred percent (100%) of<br/>the monthly invoice unless a<br/>3rd incident occurs for any of<br/>the Service Criteria.</li> <li>3rd incident: AR DHS<br/>reserves the right to impose</li> <li>additional penalties including<br/>but not limited to:<br/>withholding payment on<br/>future invoices until Vendor<br/>is in full compliance, a<br/>substandard Vendor</li> <li>Performance Report (VPR)<br/>maintained in AR DHS'<br/>Vendor file, and contract<br/>termination.</li> </ul> |
| <ol> <li>Vendor s<br/>positions</li> <li>One<br/>(30)</li> <li>This organ<br/>delivered<br/>calendar</li> </ol> | <ul> <li>ation and Staffing</li> <li>shall provide the following staff</li> <li>s without limitation:</li> <li>(1) Lead within the first thirty</li> <li>days from contract start</li> <li>anizational chart shall be</li> <li>d to AR DHS within thirty (30)</li> <li>r days of the contract's actual</li> <li>art date.</li> </ul> | Acceptable performance is<br>defined as one hundred<br>(100%) compliance with all<br>service criteria throughout<br>the contract term as<br>determined by AR DHS. | 1st Incident: A Corrective<br>Action Plan, acceptable to<br>AR DHS, shall be due to AR<br>DHS within five (5) business<br>days of the request. A 30<br>percent (30%) penalty shall<br>be assessed in the following<br>months' payments to the<br>Vendor for each thirty (30)<br>day period the Vendor is not<br>in full compliance with these<br>Service Criteria. The thirty<br>percent (30%) penalty shall<br>be calculated from the total<br>payment for the identified<br>month in which the<br>deficiency took place.   |

| Service Criteria |  | Acceptable Performance  | Damages for Insufficient<br>Performance  |
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|                  |  |   | additional penalties including<br>but not limited to:<br>withholding payment on<br>future invoices until Vendor<br>is in full compliance, a<br>substandard Vendor<br>Performance Report (VPR)<br>maintained in AR DHS'<br>Vendor file, and contract<br>termination.  |
| D.<br>1.         | PERSONNEL<br>Vendor shall commit to using the<br>personnel identified in the contract and<br>agree to AR DHS' right to approve<br>proposed personnel changes during<br>the term of the contract. | Acceptable performance is<br>defined as one hundred<br>(100%) compliance with all<br>service criteria throughout<br>the contract term as<br>determined by AR DHS. | <ul> <li>1st Incident: A Corrective<br/>Action Plan, acceptable to<br/>AR DHS, shall be due to AR<br/>DHS within ten (10)<br/>business days of the<br/>request.</li> <li>2nd incident: A thirty percent<br/>(30%) penalty shall be<br/>assessed in the following<br/>months' payments to the<br/>Vendor for each thirty (30)<br/>day period the Vendor is not<br/>in full compliance with these<br/>Service Criteria. The thirty<br/>percent (30%) penalty shall<br/>be calculated from the total<br/>payment for the identified<br/>month in which the<br/>deficiency took place.</li> <li>The total of all damage<br/>credits in any given month<br/>shall not exceed one<br/>hundred percent (100%) of<br/>the monthly invoice unless a<br/>3rd incident occurs for any of<br/>the Service Criteria.</li> <li>3rd incident: AR DHS<br/>reserves the right to impose<br/>additional penalties including<br/>but not limited to:<br/>withholding payment on<br/>future invoices until Vendor<br/>is in full compliance, a<br/>substandard Vendor<br/>Performance Report (VPR)<br/>maintained in AR DHS'<br/>Vendor file, and contract<br/>termination.</li> </ul> |

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| E.               | Conflict of Interest Mitigation   | The Vendor must maintain  | Performance<br>The Vendor will be fined five  |
| 1.               | Conflict of Interest Mitigation<br>During the term of this contract, the<br>Vendor shall comply with the terms of<br>the AR DHS Organizational or<br>Personal Conflict of Interest<br>provisions. The Vendor shall disclose<br>all actual, apparent, or potential<br>conflicts of interest to the Department<br>of Human Services (DHS) within five<br>(5) calendar days of having knowledge<br>of them. The Vendor shall develop a<br>mitigation plan as requested by AR<br>DHS which must be approved and<br>accepted by AR DHS. Any changes to<br>the approved mitigation plan must be<br>approved in advance by AR DHS. | one hundred percent (100%)<br>compliance with this item at<br>all times throughout the term<br>of the contract                              | the Vendor Will be fined five<br>thousand dollars (\$5,000)<br>per day for each day past<br>five (5) calendar days for<br>each actual, apparent, or<br>potential conflict of interest it<br>fails to disclose. The Vendor<br>shall be fined one hundred<br>thousand dollars (\$100,000)<br>for the first failure to comply<br>with the mitigation plan<br>developed by the Vendor<br>and approved by AR DHS.<br>Each subsequent violation of<br>the mitigation plan shall be<br>twice the amount of the<br>immediately preceding<br>violation fine. |
| F.<br>1.         | Exit Transition Plan<br>Ninety (90) calendar days prior to the<br>contract end date, the vendor shall<br>submit to AR DHS a detailed plan for<br>transitioning all contracted services to<br>AR DHS, or to another vendor<br>selected by AR DHS to provide the<br>contracted services.  | The Vendor must maintain<br>one hundred percent (100%)<br>compliance with this item at<br>all times throughout the term<br>of the contract. | If the Vendor fails to meet<br>the acceptable performance<br>standard, AR DHS may<br>issue a below standard<br>Vendor Performance Report<br>(VPR) maintained in the<br>vendor file.<br>Final payment may be<br>withheld from the vendor<br>until the all elements of the  |
| 2.               | The transition plan shall include<br>provisions for the delivery of all<br>proprietary data collected and/or<br>created during the life of the contract<br>to AR DHS thirty (30) calendar days<br>prior to the contract end date. All<br>proprietary data collected and/or<br>created during the final thirty (30)<br>calendar days of the contract, or any<br>proprietary data not captured in the<br>initial delivery, shall be delivered to AR<br>DHS no more than fifteen (15)<br>calendar days following the contract<br>end date.   |   | transition are satisfied as<br>determined by AR DHS.  |