

ALABAMA DEPARTMENT OF HUMAN RESOURCES

REQUEST FOR PROPOSALS

PROC	CUREMENT	INFORMATION	
RFP Number: GB2023-100-05	RFP Title:	Crisis Residential Placement Program (CIPP)	
Proposal Due Date and Time: Friday, December 15, 2023 12:00 p.m., Central Time		Number of Pages: 36	
Procurement Officer:		Issue Date: Friday, January 5, 2024	
Jodie M. Nata, Division Director Phone: (334) 242-1650 Email: sdhr.procurement@dhr.alabama.gov Website: http://www.dhr.alabama.gov		Issuing Division: Family Service Division	
INSTRUCTIONS TO VENDORS			
Electronic Submission of Proposal to: Jodie M. Nata, Division Director Resource Management Division/Office o sdhr.procurement@dhr.alabama.gov	f Procureme	RFP Title/Number: Crisis Residential Placement Program (CIPP) GB2023-100-05 Proposal Due Date: Friday, December 15, 2023	
		Special Instructions:	
VENDOR INFORMATION (Fill in the information fields below and return this	form with RFP	electronic response)	
Vendor Name/Address: (no P.O. Boxes)		Authorized Vendor Signatory:	
DUNS NUMBER:		(Please print name and sign in ink)	
Vendor Phone Number: ()		Vendor FAX Number: ()	
Vendor Federal I.D. Number: Vendor E-mail Address:		Vendor E-mail Address:	
Total number of proposal pages:			
Trade Secret Declarations: (reference se	ction/page(s)	of trade secret declarations)	

TABLE OF CONTENTS

TABL	LE OF CONTENTS	2
VENI	OOR'S RFP CHECKLIST	5
SCHE	EDULE OF EVENTS	6
SECT	TION 1: PROJECT OVERVIEW AND INSTRUCTIONS	7
1.0	PROJECT OVERVIEW ERROR! BOOKMARK NOT DEFINE	ED.
	ELIGIBLE ENTITIES ERROR! BOOKMARK NOT DEFINE	
	REQUIRED LICENSURE/CERTIFICATION/CREDENTIALERROR! BOOKMARK NO	
	FINED.	<u> </u>
	CONTRACT TERM	7
	POINT OF CONTACT	
1.5	REQUIRED REVIEW	8
	.5.1 REVIEW RFP	
	.5.2 VENDOR'S QUESTIONS	
1	.5.3 DEPARTMENT'S RESPONSES ERROR! BOOKMARK NOT DEFINE	ED.
1.6	MANDATORY REQUIREMENTS	8
1	.6.1 DEADLINE FOR RECEIPT OF PROPOSALS ERROR! BOOKMARK NOT DEFINE	ED.
1	.6.2 W-9 LEGAL STATUS LETTER OR TAXPAYER IDENTIFICATION NUMBER FOR	RM
	ERROR! BOOKMARK NOT DEFINED.	
1	.6.3 DISCLOSURE STATEMENT ERROR! BOOKMARK NOT DEFINE	ED.
1	.6.4 CERTIFICATE OF COMPLIANCE	9
1	.6.5 E-VERIFY MOU	9
1	.6.7 AUTHORIZED VENDOR SIGNATORY	
	.6.8 DUNS NUMBER	
	GENERAL REQUIREMENTS	
1	.7.1 ACCEPTANCE OF STANDARD TERMS AND CONDITIONS	
1	.7.2 UNDERSTANDING OF SPECIFICATIONS AND REQUIREMENTS	9
_	.7.3 PRIMARY VENDOR/SUBCONTRACTORS	-
	.7.4 VENDOR'S SIGNATURE	
1.8	ELECTRONIC SUBMISSION OF PROPOSAL	
	.8.1 REQUIRED COPY AND DEADLINE FOR RECEIPT OF ELECTRONIC PROPOSALS	
	1.8.2 FAILURE TO COMPLY WITH INSTRUCTIONS	
	1.8.3 COST PROPOSAL FORMS	
	.8.4 TIMELY SUBMITTED PROPOSALS	
1	.8.5 LATE PROPOSALS	10
SECT	TION 2: STANDARD INFORMATION	11
	AUTHORITY	
	VENDOR COMPETITION	
	NONDISCRIMINATION	
	CERTIFICATE OF COMPLIANCE AND E-VERIFY	
	NO BOYCOTT CLAUSE	
	TERMINATION/ALTERNATIVE RESOLUTION	
	MERIT SYSTEM EXCLUSION	
	IMMIGRATION CLAUSE	
	DUNS NUMBER	
	PROPOSAL EFFECTIVE PERIOD.	

PAST AND PRESENT CONTRACTUAL RELATIONSHIPS WITH

PROJECT STAFF/RESUMES/JOB DESCRIPTIONS.......24

4.2.5.1.2

4.2.5.1.3

VENDOR'S RFP CHECKLIS

1	Read the <u>entire</u> document. Note critical items such as: mandatory requirements; supplies/services required; submittal dates; licensing requirements; contractual requirements (i.e., contract performance security, insurance requirements, performance and/or reporting requirements, etc.).
2.	Note the procurement officer's name, address, phone numbers and e-mail address. This is the only person you are allowed to communicate with regarding the RFP.
3.	Attend the pre-proposal conference if one is offered. These conferences provide an opportunity to ask clarifying questions, obtain a better understanding of the project, or to notify the Department of any ambiguities, inconsistencies, or errors in the RFP.
4.	Take advantage of the "question and answer" period. Submit your questions to the procurement officer by the due date listed in the Schedule of Events and view the answers given in the formal "addenda" issued for the RFP. All addenda issued for an RFP are posted on the Department's website at www.dhr.alabama.gov and will include all questions asked and responses concerning the RFP.
5.	Follow the format required in the RFP when preparing your response. Provide point-by-point responses to all sections in a clear and concise manner.
6.	Provide complete answers/descriptions. Read and answer all questions and requirements. Don't assume the Department or evaluation committee will know what your company's capabilities are or what items/services you can provide, even if you have previously contracted with the Department. The proposals are evaluated based solely on the information and materials provided in your response.
7.	Use the forms provided, i.e., cover page, budget forms, certification forms, etc.
8.	Check the Department's website for RFP addenda. It is the vendor's responsibility to check the Department's website at www.dhr.alabama.gov for any addenda issued for this RFP, no further notification will be provided.
9.	Review and read the RFP document again to make sure that you have addressed all requirements. Your original response must be complete.
10.	Submit your response on time. Note all the dates and times listed in the Schedule of Events and within the document and submit all required items on time. Late proposal responses are <i>never</i> accepted.

This checklist is provided for assistance only and should not be submitted with Vendor's response.

SCHEDULE OF EVENTS

The following RFP Schedule of Events represents the Department's best estimate of the schedule that will be followed. Unless otherwise specified, the time of day for the following events shall be between 9:00 a.m. and 12:00 p.m., Central Time. The Department reserves the right, at its sole discretion, to adjust this schedule, as it deems necessary. Notification of any adjustment to the Schedule of Events shall be posted on the Department's website at www.dhr.alabama.gov as detailed in Section 1.5.3 of this RFP. Vendors should refer to the website periodically for changes to the RFP.

EVENT	DATE
RFP Issue Date	December 4, 2023
Deadline for Receipt of Written Questions	December 8, 2023
Deadline for Posting of Written Responses to Questions	December 12, 2023
Electronic Proposal Submission	December 15, 2023
Evaluation of Proposals and Selection of Vendors	December 18-22, 2023
Intended Date for Notice of Intent to Award a Contract	January 5, 2024

SECTION 1: PROJECT OVERVIEW AND INSTRUCTIONS

1.0 PROJECT OVERVIEW

The ALABAMA DEPARTMENT OF HUMAN RESOURCES, (hereinafter referred to as "the Department"), seeks qualified vendors to provide at least fifty (50) statewide slots in a *Crisis Intervention Placement Program (CIPP)*. Additional slots may be awarded for this procurement based upon needs of the Department. The crisis intervention placement program is a congregate care setting, which provides room, board, and a basic array of services in a temporary setting for children in the custody of the state. These programs must meet the minimum requirements for group homes as defined by the Minimum Standards for Residential Child Care Facilities.

Proposals submitted in response to this solicitation must comply with the instructions and procedures contained herein.

1.1 ELIGIBLE ENTITIES

Eligible entities may include governmental agencies, faith-based organizations, non-governmental public or private organizations and individuals who: 1) are legally authorized to conduct business within the State of Alabama; 2) possess a high degree of professional skill in the area of service described in this document; 3) possess the skills needed to perform the services described in this RFP; and, 4) meet the terms and conditions of the RFP. In addition, applicants must demonstrate the ability to manage Department funds in accordance with Federal and State regulations and guidelines.

1.2 REQUIRED LICENSURE/CERTIFICATION/CREDENTIAL

The vendor must be a licensed Child Care Facility as defined by the <u>Minimum Standards for Residential Child</u> <u>Care Facilities</u>.

1.3 CONTRACT TERM

The initial contract period for this procurement is beginning *February 1, 2024 and ending September 30, 2026*. Renewals of the contract, as agreed upon by both parties, may be made at one-year intervals, or any interval that is advantageous to the Department, not to exceed a total of *one (1)* year, at the option of the Department. *Selected vendors must be fully operational on June 1, 2024*.

1.4 POINT OF CONTACT

From the date this Request for Proposal (RFP) is issued until the vendor selection is announced, all communication must be directed to the procurement officer in charge of this solicitation. Vendors must not communicate with any Department staff or officials regarding this procurement except for the procurement officer. Any unauthorized contact will disqualify the vendor from further consideration. Contact information for the point of contact is as follows:

Jodie M. Nata, Division Director SDHR Procurement, Resource Management Division Telephone Number: (334) 242-1650

E-mail Address: sdhr.procurement@dhr.alabama.gov

State of Alabama Department of Human Resources

1.5 REQUIRED REVIEW

1.5.1 REVIEW RFP

Vendors should carefully review the instructions, mandatory and general requirements, project specifications, and the standard terms and conditions in this RFP. After a thorough review of the RFP, if the vendor identifies any ambiguity, inconsistency, unduly restrictive specifications, or error, promptly notify the procurement officer identified above in writing, via e-mail or courier by the deadline for receipt of questions as stated in the Schedule of Events.

1.5.2 VENDOR'S QUESTIONS

Vendors with questions or requiring clarification regarding any section of this RFP must reference the RFP by title and number and submit written questions via e-mail referenced above by 3:00 p.m. (CST) *December 8, 2023*. Each question must reference the section, page, and item in question. Vendors must submit all questions posed in a single email message to the procurement officer. Questions received after the deadline will not be considered.

1.5.3 DEPARTMENT'S RESPONSES

The Department will provide an official written answer by **December 12, 2023** to all questions received by the deadline on **December 8, 2023**. The Department's response will either provide clarification of the applicable issue or be in the form of a correction to this RFP. Vendor questions and the Department's responses, as well as any formal written addendum will be posted on the Department's website at www.dhr.alabama.gov by the close of business on the date listed.

1.6 MANDATORY REQUIREMENTS

Vendors are expected to respond to all of the requirements described in this document. The Department will determine whether a vendor's proposal meets the terms of the requirements. Proposals that do not meet all requirements listed in this RFP may be subject to point reductions during the evaluation process or may be deemed non-responsive. Proposals that do not meet the requirements 1.6.1 through 1.6.8 will be deemed non-responsive and no other consideration will be given. **DO NOT ALTER ANY OF THE FORMS LISTED BELOW OR OTHERWISE INCLUDED/REQUIRED IN THIS DOCUMENT.**

1.6.1 DEADLINE FOR RECEIPT OF PROPOSALS

Proposals must adhere to the format requirements and must be received by the deadline for receipt of proposals as specified in the Schedule of Events and Section 1.8.1 *Required Electronic Copy and Deadline for Receipt of Proposals*.

1.6.2 W-9 LEGAL STATUS LETTER OR TAXPAYER IDENTIFICATION NUMBER FORM

Vendors must include a legible copy of their legal status letter from the Internal Revenue Service. If the legal status letter is not available, a completed and signed copy of the "Request for Taxpayer Identification Number" form (Appendix B) must be included.

1.6.3 DISCLOSURE STATEMENT

Act 2001-955 requires the disclosure statement to be completed and filed with all proposals, bids, contracts, or grant proposals to the State of Alabama in excess of \$5,000. Disclosure Statements are available for completion on the Attorney General's web site at www.ago.alabama.gov under *Publications and Forms*. Vendors may also click on the following links for a copy of the Disclosure Statement: (online fill-in) http://www.ago.alabama.gov/File-AL-Vendor-Disclosure-Statement when connected to the internet. Vendors must include a completed copy of the Disclosure Statement in their proposals.

1.6.4 CERTIFICATE OF COMPLIANCE

Vendors must submit a completed, signed copy of the certificate of compliance (*Appendix D*) with their proposals.

1.6.5 E-VERIFY MOU

Vendors must submit e-verify memorandum of understanding/registration documentation with their proposals.

1.6.6 IMMIGRATION STATUS FORM

Vendors must submit immigration status form documentation with their proposals.

1.6.7 AUTHORIZED VENDOR SIGNATORY

Vendors must provide an original proposal using the format described, with an original signature of person(s) legally authorized to bind the applicant to the proposal.

1.6.8 DUNS NUMBER

Vendors must include their Dun & Bradstreet, or D-U-N-S, Number, a unique nine-digit identification number for each physical location of your business.

1.7 GENERAL REQUIREMENTS

1.7.1 ACCEPTANCE OF STANDARD TERMS AND CONDITIONS

By submitting a response to this RFP, vendors agree to acceptance of the standard terms and conditions of this RFP. Requests for additions or exceptions to the standard terms and conditions including any necessary licenses, or any added provisions must be submitted to the procurement officer by the due date for receipt of written questions and must be accompanied by an explanation of why the exception is being sought and what specific effect it will have on the vendor's ability to respond to the RFP or perform the contract.

Note: The Department reserves the right to not enter a new contract with a current vendor who is under a corrective action plan until all corrective requirements have been met.

1.7.2 UNDERSTANDING OF SPECIFICATIONS AND REQUIREMENTS

By submitting a response to this RFP, vendors agree to an understanding of and compliance with the specifications and requirements described in this RFP.

1.7.3 PRIMARY VENDOR/SUBCONTRACTORS

The primary vendor if a contract is awarded shall be responsible, in total, for all work of any subcontractors. All subcontractors, if any, must be listed in the proposal. The vendor shall not assign, transfer, or subcontract any portion of the contract without the written consent of the Department. The vendor shall be responsible to the Department for the acts and omissions of all subcontractors or agents and of persons directly or indirectly employed by such subcontractors, and for the acts and omissions of persons employed directly by the vendor. Any awards made as a result of this document will create a contractual relationship between the vendor and the Department, not the subcontractor.

1.7.4 VENDOR'S SIGNATURE

An individual authorized to legally bind the organization submitting the proposal must sign the original proposal. The vendor's signature on a proposal in response to this RFP guarantees that the offer has been established without collusion that would preclude the Department from obtaining the best possible service for the best possible price.

1.8 ELECTRONIC SUBMISSION OF PROPOSAL

1.8.1 REQUIRED ELECTRONIC COPY AND DEADLINE FOR RECEIPT OF PROPOSALS

Vendors must submit **one** (1) electronic proposal, with the cover sheet completed with Vendor's name, the RFP title and RFP number to:

Jodie Nata
Resource Management Division/Office of Procurement
Alabama Department of Human Resources
sdhr.procurement@dhr.alabama.gov

Proposals must be received electronically to the Office of Procurement by 12:00 p.m., CST. prior to the due date.

1.8.2 FAILURE TO COMPLY WITH INSTRUCTIONS

Vendors failing to comply with these instructions may be deemed non-responsive or subject to point deductions. The Department may also choose to not evaluate and disqualify from further consideration any proposals that do not follow the format described in Section 4: *Proposal Format and Instructions*, are difficult to understand or read, or are missing any requested information.

1.8.3 COST PROPOSAL FORMS

Vendors *must* respond to this RFP by utilizing the cost proposal forms found in *Appendix F*. These forms will be used as the primary representation of each Vendor's cost and will be used extensively during proposal evaluations. Additional information should be included as necessary to explain in detail the Vendor's cost.

1.8.4 TIMELY SUBMITTED PROPOSALS

All timely submitted proposals and materials received in response to this RFP become the property of the Department and will be incorporated into any formal documentation and/or contract resulting from this RFP between the Department and the Vendor.

1.8.5 LATE PROPOSALS

Regardless of the cause, late proposals will not be accepted and will automatically be disqualified from further consideration. It shall be the Vendor's sole risk to assure delivery electronically by the designated time. Late proposals will not be opened.

SECTION 2: STANDARD INFORMATION

2.0 AUTHORITY

This RFP is issued under the authority of Section 41-16-72 of the Alabama Code (Act 2001-956, 2001 3rd Sp. Sess., p 817, §1.). Any awards resulting from this RFP will be made based on stated evaluation criteria. The weight assigned to each criterion denotes the relative importance of that criterion. No criteria, other than that identified in this RFP, will be used.

2.1 VENDOR COMPETITION

In accordance with 45 CFR 74.43, the Department encourages free and open competition among Vendors. Whenever possible, the Department will design specifications, proposal requests, and conditions to accomplish this objective, consistent with the necessity to satisfy the Department's need to procure technically sound, cost-effective services and supplies.

2.2 NONDISCRIMINATION

In accordance with 45 CFR 74.44, no person shall be excluded from participation in, be denied benefits of, be discriminated against in the admission or access to, or be discriminated against in treatment or employment in the Department's contracted programs or activities on the grounds of handicap and/or disability, age, race, color, religion, sex, national origin, political beliefs or any other classification protected by Federal or Alabama State Constitutional or statutory law; nor shall they be excluded from participation in, be denied benefits of, or be otherwise subjected to discrimination in the performance of contracts with the Department or in the employment practices of the Department's contractors. Accordingly, all Vendors entering contracts with the Department shall, upon request, be required to show proof of such nondiscrimination and to post in conspicuous places, available to all employees and applicants, notices of nondiscrimination.

2.3 CERTIFICATE OF COMPLIANCE AND E-VERIFY

Only U.S. citizens or foreign citizens who have the necessary authorization to legally work in the United States may be employed to work under any contract with the Department. Vendors must agree to not knowingly employ, hire for employment, or continue to employ an unauthorized alien, and must provide to the Department a certificate of compliance with the Beason-Hammon Alabama Taxpayer and Citizen Protection Act (*Appendix D*).

The United States Citizenship and Immigration Services (<u>www.uscis.gov</u>) provides E-Verify, an internet-based system that allows companies to determine their employees' eligibility to work in the United States. Vendors must participate in the E-Verify program and verify every employee that is required to be verified according to the applicable federal rules and regulations. Vendors must provide documentation to the Department establishing that they are enrolled in the E-Verify program.

Vendors must agree to not knowingly employ, hire for employment, or continue to employ a subcontractor to perform work under a contract that knowingly employs, hires for employment, or continues to employ an unauthorized alien. Any subcontractor hired to perform work under a contract must attest to such by sworn affidavit signed before a notary. Subcontractors must also enroll in the E-Verify program prior to performing any work on a project and must attach to the sworn affidavit documentation establishing that the subcontractor is enrolled in the E-Verify program.

State of Alabama Department of Human Resources

2.4 NO BOYCOTT CLAUSE

In compliance with Act 2016-312, vendors must attest that it is not currently engaged in, and will not engage in, the boycott of a person or an entity based in or doing business with a jurisdiction with which this state can enjoy open trade.

Vendor hereby verifies that it, without violating controlling law or regulation, does not and will not, during the term of the contract, engage in economic boycotts as the term "economic boycott" is defined in Section 1 of Act 2023-409.

2.5 TERMINATION/ALTERNATIVE RESOLUTION

For any and all disputes arising under the terms of any contract resulting from this procurement, vendors hereto agree, in compliance with the recommendations of the Governor and Attorney General, when considering settlement of such disputes, to utilize appropriate forms of non-binding alternative dispute resolution including but not limited to, mediation by and through the Attorney General's Office of Administrative hearings or where appropriate, private mediators.

2.6 MERIT SYSTEM EXCLUSION

The vendor is not to be considered a merit system employee and is not entitled to any benefits of the State Merit System.

2.7 IMMIGRATION CLAUSE

By responding to this procurement, the vendor affirms, for the duration of any contract resulting from this procurement, that they will not violate federal immigration law or knowing employ, hire for employment, or continue to employ an unauthorized alien within the State of Alabama and any other location. Furthermore, a contracting party found to be in violation of this provision shall be deemed in breach of the contract and shall be responsible for all damages resulting therefrom. (Appendix E)

2.8 DUNS NUMBER

Vendors must obtain a Dun & Bradstreet, or D-U-N-S, Number, a unique nine-digit identification number for each physical location of your business. D-U-N-S Number assignment is free for all businesses required to register with the federal and state government for contracts or grants.

2.9 PROPOSAL EFFECTIVE PERIOD

All proposals submitted in response to this RFP shall be effective for a 180-day period following the deadline for receipt of proposals as specified in the Schedule of Events and may not be modified, withdrawn, or canceled by the Vendor during this period.

2.10 TRADE SECRETS

As part of the initial evaluation, the procurement officer in charge of this solicitation will review proposals received in response to this RFP, for any information deemed a "trade secret" by the vendor and separate identified parts of proposal from public viewing providing the following conditions have been met: (1) confidential information is clearly marked and separated from the rest of the proposal; (2) the proposal does not contain confidential material in the cost or price section; and (3) an affidavit from a Vendor's legal counsel attesting to and explaining the validity of the trade secret claim is attached to each proposal containing trade secrets. If applicable, the Vendor's Legal Counsel must use the Department of Human Resources "Affidavit for Trade Secret Confidentiality" form when requesting the trade secret claim. The affidavit form (Appendix C) is included in this document.

Information separated out under this process will be available for review only by the procurement officer, the evaluation committee members, and limited other designees. Vendors must be prepared to pay all legal costs and fees associated with defending a claim for confidentiality in the event of a "right to know" (open records) request from another party.

SECTION 2: STANDARD INFORMATION

2.11 PRE-SCREENING AND EVALUATION OF PROPOSALS

2.11.1 PRE-SCREENING

During the pre-screening, proposals will be reviewed to ensure compliance with all general and mandatory requirements. Upon completion of this initial review, they will be classified "responsive" or "non-responsive". However, proposals may be found non-responsive at any time during the evaluation process if the proposal does not meet the formatting requirements specified in the RFP; if any of the required information is not provided; or the submitted price is found to be excessive or inadequate as measured by criteria stated in the RFP. Proposals declared non-responsive, will not receive further consideration.

2.11.2 EVALUATION OF PROPOSALS

All responsive proposals will be evaluated against the stated criteria. However, this does not preclude the Department from any discussions/negotiations or requests for a best and final offer that it may deem necessary to assist in determining the Vendor. In scoring against stated criteria, the Department may consider such factors as accepted industry standards and a comparative evaluation of all other qualified RFP responses in terms of differing price, quality, and contractual factors to determine the most advantageous offering to the Department.

2.12 DISCUSSION/NEGOTIATION AND/OR ORAL PRESENTATION/PRODUCT DEMONSTRATION

After receipt of all proposals and prior to the determination of the award, the Department may initiate discussions with one or more Vendors should clarification or negotiation be necessary. Vendors may also be required to make an oral presentation and/or product demonstration to clarify their RFP response or to further define their offer. In either case, Vendors should be prepared to send qualified personnel to **Montgomery**, **Alabama**, to discuss technical and contractual aspects of the proposal. Oral presentations and product demonstrations, if requested, shall be at the Vendor's expense.

2.13 BEST AND FINAL OFFER

The Department reserves the right to request a "best and final offer" for this RFP based on price/cost alone, from one or more Vendors if additional information is required to make a final decision. Vendors may be contacted asking that they submit their "best and final offer," which must include any and all discussed and/or negotiated changes.

2.14 PUBLIC REQUESTS FOR INFORMATION

All information received in response to this RFP, including copyrighted material, is deemed public information and will be made available to the public upon requests shortly after the signing of a contract(s) with the exception of: (1) trade secrets meeting the requirements of the Alabama Trade Secrets Act, that have been properly marked, separated, and documented; and (2) any financial information requested by the Department, unless prior written consent has been given by the Vendor.

2.15 COST OF PREPARING A PROPOSAL

The Department is not liable for any expense incurred by the Vendor in the preparation and presentation of their proposal, or any other costs incurred by the Vendor prior to execution of a contract. All costs are the responsibility of the Vendor.

2.16 DEPARTMENT'S RIGHTS RESERVED

While the Department has every intention to award a contract as a result of this RFP, issuance of the RFP in no way constitutes a commitment by the Department to award and execute a contract. Upon determination such actions would be in its best interest, the Department, in its sole discretion, reserves the right to the following:

2.16.1 PRE-SELECTION DISCRETION

The Department reserves the right at its sole discretion, at any time and for any reason, to reject any or all of the proposals submitted in response to this RFP, or to cancel this RFP, if it is deemed by the Department to be in its best interest to do so.

2.16.2 POST-SELECTION DISCRETION

Upon selection of a proposal, the Department reserves the right, at its sole discretion, at any time and for any reason, to change its decision with respect to the selection and to select another proposal, or to cancel the RFP, if it is deemed by the Department to be in its best interest to do so.

2.16.3 WAIVERS

Notwithstanding the amendment provisions otherwise set forth herein, the Department reserves the right at its sole discretion, to waive any minor irregularity in an otherwise valid proposal which would not jeopardize the overall program and to award a contract based on such a waiver in the event the Department determines that such award is in the best interest of the Department. Minor irregularities are those which will not have a significant adverse effect on the overall program cost or performance.

2.16.4 **NEGOTIATIONS**

The Department reserves the right to negotiate with any vendor whose proposal is within the competitive range, as specified in the RFP with respect to technical plan and cost, as well as to select a vendor other than the vendor offering the lowest price.

2.16.5 ADOPTION OF IDEAS

The Department reserves the right to adopt to its use all or any part, of a vendor's proposal and to use any idea or all ideas presented in a proposal.

2.16.6 ORAL PRESENTATIONS

The Department reserves the right to require some or all the vendors to provide oral presentations of their proposals.

2.16.7 AMENDMENTS

The Department reserves the right to amend the RFP. Except as provided above with respect to "WAIVERS" made by the Department, all amendments to the RFP will be made by written addendum issued by the Department and posted to the web at www.dhr.alabama.gov under this RFP link.

2.16.8 NO GUARANTEE OF CONTRACT

Selection of a proposal shall not be binding upon the Department and may or may not, at the Department's sole discretion, result in the Department entering a contract with the vendor if it is in the best interest of Department not to proceed with contract execution.

2.16.9 RIGHT TO INVESTIGATE AND REJECT

The Department may make investigations as deemed necessary to determine the ability of the Vendor to perform the services specified. The Department reserves the right to reject any proposal if the evidence submitted by, or investigation of, the Vendor fails to satisfy the Department that the Vendor is properly qualified to carry out the obligations of the contract. This includes the Department's ability to reject the proposal based on negative references.

2.16.10 DISCLAIMER

Issuance of this RFP does not constitute a commitment by the Department to select any proposal submitted in response to the RFP, or to award a contract to any vendor who responds to this RFP.

SECTION 3: SCOPE OF PROJECT

3.0 SCOPE OF PROJECT

A crisis intervention placement program (CIPP) is a congregate care setting, which provides room, board, and a basic array of services in a temporary setting. These programs must meet the minimum requirements for Child Care Facility as defined by the Minimum Standards for Residential Child Care Facilities. CIPP services are to be used in rare circumstances when more permanent, planned placement services are not feasible due to extenuating circumstances, e.g., the late hour of the day, unknown family history or support, disruptions, etc. The Family Services Division Program Requirements and Core Services are listed below as representation of the services at minimum that each child shall receive, as applicable, in this type of placement.

Children or youth referred to this program must have short-term, emergency placement services as an identified need. During a child or youth's placement in a crisis intervention placement program (CIPP), he or she must receive the full array of services that are needed during the placement. It is expected that referrals for CIPP placements may include, but are not limited to, children or youth that have been apprehended from runaway status, children or youth that have disruptions in their current placement with no identified resource for a subsequent placement, or children or youth for whom the Department has no history that have come into the care and planning responsibility of the Department. CIPP placements shall occur only when all less restrictive placement venues have been exhausted by the county. Placements in the program shall be for only the length of time needed to diffuse a crisis and/or until a more permanent placement can be identified. The ages of children that may be referred to CIPP programs are 13-20. Youth that are already in the custody of the Department prior to their 18th birthday but have not reached their 21st birthday may also be referred for CIPP placements.

CIPP placements shall not exceed ninety (90) days. Dependent on the unique situation of each youth, the length of stay may be shorter or longer. In situations where a longer stay is determined necessary, approval must be obtained by SDHR Resource Management. Length of stay will be monitored by SDHR Utilization Review. There will be no reimbursement for days of service past the ninety (90) days unless prior authorization is granted by SDHR-Resource Management Division.

During this placement, the county DHR office shall be responsible for securing another appropriate placement based upon the child or youth's permanency goal and needs identified in the Individualized Service Plan (ISP), including obtaining supporting documentation for the subsequent placement, such as the scheduling of a psychological evaluation and Multi-dimensional Assessment Tool (MAT), etc. An ISP meeting must be held at the time of placement with a plan developed to include discharge planning to be achieved during this placement. The placement ISP must be very specific as to steps that must be achieved within the placement timeframe. No placement shall occur in a CIPP program without the vendor receiving a copy of the ISP document at the time of placement. If a placement is made after-hours, the ISP meeting must be held the following workday and a copy of the plan presented to the vendor at the close of the ISP meeting. Subsequent ISP meetings may be necessary to completely develop the plan for the family with appropriate stakeholders.

3.1 PLANNING RESPONSIBILITY

The County Department of Human Resources that has planning responsibility for a child has the responsibility to provide appropriate documentation including services relating to the Individual Service Plan (ISP). All services provided must be authorized on an ISP. If such documentation is not provided within ten (10) days from placement date, the contract provider should notify the County Department of Human Resources and the State Department of Human Resources- Resource Management Division-about such deficiencies.

3.2 PROGRAM REQUIREMENTS

Vendors must meet the licensing criteria set forth in the <u>Minimum Standards for Residential Child Care Facilities</u>. Youth placements shall fall into the following two settings:

Placement for youth ages 13-16

Placement for youth ages 16-20

The two above-described placement groups may not be served in the same home. Vendors must present a plan to ensure safety for younger children when serving a variety of age groups in one location.

Vendors must include a copy of their license or application for licensure in their proposals. Vendors must include how they will meet the requirements for staffing ratios and education as required by the license. All applications for licensure must be submitted no later than 12:00 p.m. (CST) *June 1, 2024* to:

Jodie Nata, Division Director Resource Management Division Alabama Department of Human Resources (334) 242-1650 sdhr.procurement@dhr.alabama.gov

3.3 RESPONSIBILITIES OF THE PROVIDER

Vendors must attest that they will meet all the requirements identified below, to be considered for a contract. Vendors must:

- A. Be licensed by DHR or provide supporting documentation that DHR-licensing will occur prior to contracting.
- B. Accept approved SDHR Office of Resource Management referrals for admissions 24/7 and 365 days a year. No Rejection for Referrals for Admissions by SDHR Office of Resource Management.
- C. Provide staff (rotating & awake) to be available for children 7 days a week, 24 hours a day.
- D. Vendor must include credentials and training of individuals providing service.
- E. Provide the contact information for intake staff, Directors, and Chief Executive Officers to the County DHR Offices and SDHR Resource Management Division for after hour emergencies.
- F. Maintain licensed, safely staffed, secure, self-contained housing settings which adhere to state minimum standards.
- G. Ensure that staff completes all required training as detailed in <u>Minimum Standards for Residential Child Care Facilities</u> within the time frames indicated.
- H. Provide forty (40) hours of pre-service training, including TIPS (Trauma Informed Partnership Permanency Safety) and Reasonable, Prudent Parenting Standards (RPPS)
- I. Participate and/or provide meaningful input in the ISP process which will include Coordinating, monitoring, and evaluating services required to meet youth's needs.

- J. Provide Basic Needs- provide food, shelter, clothing, hygiene items, etc. as outlined in Principles of Care section in Minimum Standards.
- K. Provide up to \$50 per month for special needs and occasions, e.g. haircuts, feminine hygiene products, oral and body hygiene products, over-the-counter medications, gifts for birthdays, Christmas or other special occasions, etc. Anything above \$50 per month must be paid by the county DHR. Vendor and County DHR can utilize DHR-1878 to authorize the vendor to provide the items over \$50 per month and receive reimbursement.
- L. Provide a minimum of \$5 per week allowance and clearly document on ISP of how this allowance will be administered to the child. Allowances may not be used to recoup for damages or restitution. If additional monies are earned, recouping damages or payments for restitution may be made from them.
- M. Provide structured and planned extracurricular activities individualized to the youth's interests.
- N. Provide local transportation at no additional costs for medical appointments, court, school, therapy appointments, child/family team meetings, recreational activities, home visits and family visits.
- O. Participate and/or provide meaningful input in the ISP process which will include Coordinating, monitoring, and evaluating services required to meet youth's needs.
- P. In conjunction with the ISP team, the vendor must develop a discharge plan to include a recommendation for aftercare. The discharge plan must be developed at the time of placement.
- Q. Utilize the Independent Living Skills Assessment for youth 14 and older. Providers shall incorporate the assessment outcomes into service planning and curriculum and provide opportunity for youth to develop independent skills including but not limited to:
 - Personal Care- health/medical, food/nutrition, clothing care, household chores, money management, leisure time, safety, community resources, housing, transportation, and legal issues
 - Psychosocial- decision making, relationship building, parenting, sexuality, self-image, communication, and response to authority.
 - Education- basic education, high school graduation, vocational training, preparation for higher education
 - Employment and Money Management- job, career, work habits, basic money management.
- R. Implement and monitor a behavioral management plan for the child or youth as developed by the ISP team. The behavioral management plan should be positive and focus on the strengths of the child. Ensure the County DHR is provided a copy of the current Behavioral Management Plan.
- S. Ensure that children are receiving needed educational services, including homework assistance (not tutoring), transportation to school, and access to alternative educational settings as identified in the family's ISP. On site or community accredited educational services, GED services, or vocational services. Ensure that the County DHR receives information on any educational meeting on the child so that the County DHR can attend. Ensure that the County DHR has copies of all educational assessments, IEPs, discipline notices, etc. pertaining to the child and education.
- T. Ensure children receive routine and emergency eye care, dental care, psychiatric care, and medical care.
- U. Follow the policy set forth by Alabama Department of Human Resources to follow the federal drug protocol mandate. The policy will provide guidelines for informed consent, minimum and maximum dosage guidelines, prior approval protocols, use of PRN medications, notification regarding medication dosage changes, and required medication testing and monitoring.
- V. Provide medication monitoring and administration. Vendors are not mandated to provide or pay for this service as a part of core services. Use of psychotropic medications shall follow the Oversight of Psychotropic Medication for Children in Foster Care; Title IV-B Health Care Oversight & Coordination Plan (http://www.acf.hhs.gov/sites/default/files/cb/im1203.pdf) that is mandated by the Federal government.

- W. Support flexible visitation with opportunity to do visitation on campus. Support and engage youth in flexible sibling visitation plans. Facilities may not restrict visitation for reasons of punishment to the youth.
- X. Ensure that all crisis intervention, individual counseling, and family counseling is addressed in the ISP to determine how often the child and family will receive the service. Counseling services may be offered by vendors, if the vendor has staff that meets the requirements mentioned above. The County Office will provide the DHR-1878 to the Provider to ensure services are authorized.
- Y. Submit monthly progress reports to the County Office which includes well documented contact with youth, family, other professionals involved with youth, overall assessment of youth's progress, interventions utilized, youth's ongoing adjustment to placement, education, safety, well-being, family visits, and efforts and activities geared toward permanency and discharge planning. Progress notes shall be received by the 15th day of the following month.
- Z. Provide SDHR-Division of Resource Management and the County DHR with incident reports on all children in DHR custody. The incidents listed below must be reported to SDHR –Division of Resource Management and the County DHR within 24 hours after occurrence or the first workday following the occurrence, whichever is sooner. This includes reports that are made to Department of Mental Health (DMH) from an approved licensed DMH facility.
 - Any injury requiring professional medical treatment of any child or staff person while at the facility or away from the facility activities.
 - Any illness occurring at the facility or during away from the facility activities which requires emergency medical treatment.
 - Any death occurring at the facility or during away from the facility activities.
 - Major damage to the facility.
 - Any litigation involving the facility.
 - Any traffic accident involving facility children using transportation provided by the facility.
 - Any arrest or conviction of the licensee or any staff person.
 - Final disposition of any child abuse/neglect investigation involving the facility, the licensee, or any staff person.
 - Any incident occurring which places the health, welfare or safety of a child at risk.

A detailed written report is to be provided to SDHR- Division of Resource Management and the County DHR within five (5) days of an incident.

All staff is required by law to report any known or suspected child abuse or neglect allegations to the County Department of Human Resources or the local chief of police or county sheriff. The report must be made immediately by telephone or direct oral communication, followed by a written report, containing all known information.

The Executive Director of the facility must advise the Alabama Department of Human Resources-Division of Resource Management, Office of Licensure, about the report no later than the first workday following the alleged incident. For more information regarding items, please see the Minimum Standards for Residential Child Care Facilities.

SECTION 3: SCOPE OF PROJECT

3.4 RESPONSIBILITIES OF THE DEPARTMENT OF HUMAN RESOURCES (THE COUNTY)

- A. The County is responsible for visiting each child at least once a month. Additional visits could be warranted if directed in the ISP or if a child's status changes.
- B. The County is responsible for conducting ISPs per policy and distributing a copy of the plan within the required ten (10) days.
- C. The County is responsible for participating in the treatment plan and reviewing the child's treatment plan and incorporating into the ISP.
- D. The County is responsible for all aspects of a child's medical care. This includes the following:
 - Prescription medications the County is responsible for ensuring that each child receives prescribed medication through Medicaid, payment through child's earmarked funds, payment through flex funds, etc. No child should be without medicine due to lack of funds. If a child is prescribed psychotropic medications the county department is responsible for monitoring these medications and following the Oversight of Psychotropic Medication for Children in Foster Care; Title IV-B Health Care Oversight & Coordination Plan (http://www.acf.hhs.gov/sites/default/files/cb/im1203.pdf) that is mandated by the Federal government. The County is responsible for ensuring that at time of placement, the child has at least a 30-day supply of all currently prescribed medications.
 - Doctor's appointments the County is responsible for ensuring that each child receives the required medical treatment needed.
 - The County is responsible for being in person when a child is having planned surgery. The County is responsible for all decisions, follow up, and discharge planning.
 - Providers will initiate emergency treatment for a child requiring immediate medical attention and the county shall respond in person immediately to determine the child is receiving the appropriate care. The County is responsible for follow up and discharge planning.
 - The County is responsible for ensuring the child's eligibility for Medicaid and or private insurance coverage if not eligible for Medicaid.
 - The County is responsible for the EPSDT periodic screening and inter-periodic screenings for children in custody. The county department is responsible for the initial medical exam which can be obtained through the periodic screening.
- E. VISITATION/TRANSPORTATION The vendor will assist with local transportation. The County is responsible for transportation that is not local. The county is responsible for assessing the progress or lack of progress of family visits. If, a vendor is supervising visits the worker should be reviewing the reports of the visits and periodically observe the interactions themselves due to required court testimony to support any recommendation made by the county.
- F. CLOTHING The County is responsible for ensuring that the child has the required initial clothing and works with the provider to address any specific clothing needs over the time of the placement, such as for extracurricular activities, school requirements, etc. Community resources should be accessed if there are no private earmarked funds or other funding sources to cover the expenditures needed for the child. Vendor and County DHR can utilize DHR-1878 to authorize the vendor to provide the items and receive reimbursement.
- G. The Provider is responsible for up to \$50 per month for special needs and occasions, e.g., haircuts, feminine hygiene products, oral and body hygiene products, over-the-counter medications, gifts for birthdays, Christmas, or other special occasions, etc. Anything above \$50 per month must be paid by

Department of Human Resources

the county DHR. Vendor and County DHR can utilize DHR-1878 to authorize the vendor to provide the items over \$50 per month and receive reimbursement.

H. The County is responsible for requesting to exceed the Medicaid limits from SDHR – Family Services Division if the child requires additional services.

3.5 NO REJECTION/EJECTION POLICY

3.5.1 REJECTIONS

No child(ren) approved by the SDHR Resource Management Division can be rejected. If additional services and/or supports are needed to support the placement then these services and/or supports will be provided as determined and agreed upon by SDHR Resource Management Division, Vendor, and County DHR. Each proposal must describe how the vendor will meet the following criteria for no rejections.

3.5.2 **EJECTIONS**

Vendors with approval from SDHR Resource Management Division will be allowed to eject a child from the program for the following reasons without a 30-day written notice: attempted suicide, attempted homicide, the need for intensive substance abuse treatment or substantial destruction of property or jeopardizing the health or safety of other residents and/staff. All ejection requests, immediate or 30-day, must be submitted in writing to SDHR-Division of Resource Management for approval. Proposals must include an ejection policy.

3.6 **OUTCOMES AND TRACKING**

It is expected that all outcomes will be directly related to safety, permanency, and well-being. General outcomes that will be measured by all vendors are:

- The percentage of the children fully assessed and stepping down to an appropriate placement within ninety (90) days of program entry.
- The percentage of children that exceeded the 90-day program allotment and the reasons why.
- Successful Discharges or Unsuccessful Discharges the percentage of the children who have an immediate discharge request, 30-day discharge request, or discharge planning notification. Submit Discharge Requests and Discharge Planning timely to include but not limited to: Discharge Notification Type, Level of Care Recommended, and Discharge Request Reason (Recommendation Letter and Required SDHR-Division of Resource Management Forms Required) A Vendor will not exceed 5% unsuccessful closure rate.
- The percentage of the children needing additional services that the County Department of Human Resources are required to reimburse and the reason for these additional services.
- Submit Child Referrals to SDHR-Office of Resource Management within 72 hours of receiving referral to include but not limited to: Date of Referral, DHR County, Pre-Placement Days (if applicable), Referral Status (Reason if applicable), and Admission Date.
- Administer a Discharge Survey to the child, family, and DHR social workers to assess satisfaction with the services, care, and treatment. A Quarterly Summary of the Survey Results must be submitted to SDHR-Division of Resource Management and must include any program changes instituted as a result of the survey process.
- Submit Invoices to SDHR-Division of Resource Management by the 5th calendar day of each month for children served during the prior month. All billing including Non-Medicaid or Revisions to invoices already processed are to be submitted no later than 60 days from month of service, unless otherwise

CRISIS INTERVENTION PLACEMENT PROVIDER (CIPP) RFP# GB2023-100-05

State of Alabama Department of Human Resources

SECTION 3: SCOPE OF PROJECT

specified. Failure to submit request for payment within appropriate time frames may result in payment not being made.

Proposals must indicate what remedial measures a program will take if these outcomes are not attained, as well as how the program will ensure that successes in placements will improve above this threshold once the program has become operational. Vendors accomplishing a higher rate of stabilization may receive additional slots, if needed; and Vendors not meeting this threshold may receive a reduction in the contracted slots that they may provide.

Each proposal must affirm capacity to capture relevant data and demonstrate how the Vendor will track the children and families who have received services through their program. Proposals must indicate additional areas that will be tracked and what outcomes are expected in each of the areas.

3.7 **QUALITY ASSURANCE**

The Vendor of the CIPP will be expected to develop a quality improvement plan that routinely includes the review of process and outcome indicators, such as improved level of functioning, monthly progress notes, discharge level of cares, number of days in CIPP, etc.

SECTION 4: PROPOSAL FORMAT AND INSTRUCTIONS

4.0 PROPOSAL REQUIREMENTS

Proposals must meet all requirements as specified in this RFP. Proposals must incorporate the specified structure and format; must be clear, detailed, and complete as to fully demonstrate that the prospective Vendor has a thorough understanding of the requirements for providing the services for this procurement. Statements that the Vendor understands, acknowledges, or can comply with the requirements/specifications and statements paraphrasing the specifications are considered inadequate as are phrases such as "industry standards will be adhered to" and/or "standard procedures will be implemented", or "research-based models will be used". Proposals must clearly and adequately describe the concepts and methodologies to be implemented by the Vendor. Information must be clear, succinct, and easily understandable.

4.1 COMPLETENESS OF PROPOSALS

Selection(s) and award(s) will be based on the Vendor's proposal and other items described in this RFP. Proposals should not include references to information located elsewhere, such as Internet websites. Information or materials presented by Vendors outside the formal response or subsequent discussion/negotiation or "best and final offer," if requested, will not be considered, will have no bearing on any award, and may result in the vendor being disqualified from further consideration.

4.2 PROPOSAL FORMAT

Proposals must not exceed **one hundred (100) pages**, including attachments and must be single-spaced, incorporating 1-inch margins, typed using Times New Roman (font), size 12, and black print. Paragraphs must be double-spaced. All proposals must correspond with the bolded sections and subsections (titles and numbers) to which the information pertains as specified in Section 4 of this document. Vendors should avoid the use of elaborate presentations beyond that which is sufficient to present complete and effective proposals. **Proposals that do not adhere to the specified format may be deemed non-responsive.**

4.2.1 COVER SHEET

The first page of each proposal must be the completed **Cover Sheet** (RFP cover sheet) with the signature of the person(s) legally authorized to bind the vendor to the proposal. **Proposals without signatures of persons legally authorized to bind the vendor to the proposal will be rejected.** The cover sheet must also include the name of the contact person and contact information of the person authorized to act on behalf of the vendor (do not number this page). Vendors must also provide their federal employer identification number and DUNS number.

4.2.2 TABLE OF CONTENTS

The Cover Sheet should be followed by the "Table of Contents", which should list all sections, subsections, and page numbers. Numbering of the proposal pages should begin with page 1 of the Table of Contents. Page numbers should be placed in the right corner of the bottom margin.

4.2.3 W-9 AND THE LEGAL STATUS LETTER/CP575 OR TAXPAYER IDENTIFICATION NUMBER

The Table of Contents must be followed by a copy of W-9 and the **Legal Status Letter** or a **CP575.** These forms are issued by the IRS and denote an organization's legal status (i.e., non-profit, for-profit, corporation, etc.) and include the Federal Employee Identification Number (FEIN). If neither the Legal Status Form nor the CP575 are available, a completed and signed copy of the "**Request for Taxpayer Identification Number**" form (Appendix B) must be included. All items on this form must be completed.

4.2.4 LICENSES/CERTIFICATES/CREDENTIALS

The W-9 and Legal Status Form or Request for Taxpayer Identification Number Form should be followed by a copy of all required **Licenses**, **Certificates**, **and Credentials** or a copy of a completed license application form submitted by the deadline specified in this RFP.

4.2.5 TECHNICAL PROPOSAL

Copy of Licenses/Certificates/Credentials, if applicable should be followed by the **Technical Proposal**. The Technical Proposal must prescribe to sections **4.2.5.1** through **4.2.5.4.6** below.

4.2.5.1 VENDOR QUALIFYING INFORMATION

4.2.5.1.1 Vendor Profile and Experience

Vendor must specify how long it has been in the business of providing services similar to those requested in this RFP and under what company name. Also list all names it has used when conducting business. Vendors must explain their expertise or history in the provision of such services or identify a nationally recognized model that has proven to be successful that will be used in the provision of services under this RFP. Vendors must provide an organizational profile including number of employees, and form of business (e.g. individual, sole proprietor, corporation, non-profit corporation, limited liability company.).

4.2.5.1.2 Past and Present Contractual Relationships with the Department

Vendors must describe any past or present contractual relationship it may have or have had with the Department or any other state agency including colleges/universities during the past three years. If the vendor, its predecessor, or any party named in their responses to this section has contracted with any department within State Government during the past three years, identify the contract number and other information available to identify such contract(s). If no such contracts exist, so declare. If any party named in the vendor's response to this RFP was an employee of the State in the past two years, identify the individual(s) by name, agency by which employed, job title of position held, and separation date during the two-year period. If no such relationship exists, so declare.

4.2.5.1.3 Contract Performance

If the vendor, or any proposed Subcontractor, has had a contract terminated for default during the past five years, all such instances must be described as discussed below. Termination for default is defined as notice to stop performance delivery due to the vendor's nonperformance or poor performance and the issue was either (a) not litigated due to inaction on the part of the vendor; or (b) litigated and such litigation determined the vendor to be in default. Submit full details of all terminations for default experienced by the vendor during the past five years, including the other party's name, address, and telephone number. Present the vendor's position on the matter. The Department will evaluate the facts and may, at its sole discretion, reject the vendor's Proposal if the facts discovered indicate that completion of a contract resulting from this RFP may be jeopardized by selection of the vendor. If the vendor has experienced no such terminations for default in the past five years, so declare. If at any time during the past five years, the vendor has had a contract terminated for convenience, non-allocation of funds, or any other reason, which termination occurred before completion of all obligations under the initial contract provisions, describe fully all such terminations including the name and address of the other contracting party and the circumstances surrounding the termination. If no such early terminations have occurred, so declare.

Failure to report on the foregoing or if the information furnished is determined to be inaccurate, whether by omission or commission, shall result in rejection of the vendor's Proposal.

No points will be assigned to proposals submitted by new or current vendors who have performed their contractual obligations satisfactorily. However, current vendors who have performed unsatisfactorily may experience point deductions up to a maximum of 10 points.

Note: The Department reserves the right to not enter into a new contract with a current vendor who is under a corrective action plan until all corrective requirements have been met.

4.2.5.1.4 Project Staff/Resumes/Job Descriptions

Vendors must submit a resume or job description detailing the level of education, experience, training, skills, etc. which emphasizes previous experience in the service area as described in this RFP for all key personnel who will be involved with the proposed project. Vendors must indicate that they have sufficient staff to perform the services required in this RFP. If sufficient staff is not currently available, describe how staff will be obtained to provide the services and the timeline for obtaining the needed staff. Indicate the number of anticipated staff for each position title. List all professional licenses held by the key staff.

4.2.5.1.5 Staff Performance Evaluations and Training

Vendors must describe their staff development program regarding orientation, on-going staff evaluation and training that will be implemented throughout the contract period to ensure delivery of effective services that adhere to the Department's required performance standards.

4.2.5.1.6 Background Checks

Describe in detail the steps the vendor will take to ensure that no employee, regardless of their position, has been the subject of any incident or investigation which would call into question the propriety of that employee's working with the population indicated in this document and for this project. Describe your organization's general procedure for addressing occurrences when an incident or allegation is reported, founded or unfounded.

4.2.5.2 VENDOR FINANCIAL STABILITY

Vendors must submit an audited financial statement for year 2022 and letters from the auditor(s) who performed the 2020 and 2021 financial audits. Vendors of newly formed organizations, who have been in business less than one year must submit a copy of any official quarterly financial statements (from a financial institution) that have been prepared since the end of the period reported by your most recent annual report.

4.2.5.3 METHOD OF PROVIDING SERVICES

4.2.5.3.1 Service Delivery Approach

Vendors must provide a detailed description of the work plan and the methods to be used that will convincingly demonstrate to the Department what the vendor intends to do, the timeframes necessary to accomplish the work, and how the work will be accomplished. Vendors must identify the counties/regions to be served by the proposed project. All services as specified in Section 3: Scope of Project must be addressed in the Service Delivery Approach.

4.2.5.3.2 Start-up Plan

Vendors must include a detailed project schedule that is comprised of the detailed work plan for the entire project. This section should also include any proposed additions to the tasks outlined in the Section 3: Scope of Work. The selected vendor must be fully operational on June 1, 2024.

4.2.5.3.3 Assessment of Benefits and Impact

Describe the process that will used to assess the proposed services to determine if the expected benefits and their impact have occurred. Include on-going plans to continuously assess and modify services to better meet the needs of the target population. The assessment methodology should provide the Department with meaningful indicators that funded projects are making satisfactory progress toward desired goals.

4.2.5.3.4 Office Location

Vendors must provide the physical address where records will be maintained, and services will be performed under a contract with the Department in the event the vendor is selected.

4.2.5.4 **VENDOR CERTIFICATIONS**

Vendors must submit a statement attesting that they warrant and represent to the Department that the vendor accepts and agrees with all certifications and terms and conditions of this RFP. Further, by submitting a response to this RFP, the vendor certifies to the Department that they are legally authorized to conduct business within the State of Alabama and to carry out the services described in this document.

4.2.5.4.1 Revolving Door Policy

Vendors must attest that neither the vendor nor any of the vendor's trustees, officers, directors, agents, servants or employees is a current employee of the Department, and none of the said individuals have been employees of the Department in violation of the revolving door prohibitions contained in the state of Alabama ethics laws.

4.2.5.4.2 **Debarment**

Vendors must attest that neither the vendor nor any of the vendor's trustees, officers, directors, agents, servants or employees (whether paid or voluntary) is debarred or suspended or otherwise excluded from or ineligible for participation in federal assistance programs under Executive Order 12549, "Debarment and Suspension."

4.2.5.4.3 *Open Trade*

The vendor must attest that it is not currently engaged in and will not engage in, the boycott of a person or an entity based in or doing business with a jurisdiction with which this state can enjoy open trade.

4.2.5.4.4 Standard Contract

The vendor must agree to the use of the Department's standard contract document. The vendor will further comply with all the terms and conditions of that document, including, but not limited to, compliance with the Title VI of the Civil Rights Act of 1964, the Rehabilitation Act of 1973, as amended, the Americans with Disabilities Act, Alabama Act No. 2000-775 (governing individuals in direct service positions who have unsupervised access to children), the Health Insurance Portability and Accountability Act of 1996 (HIPAA) as applicable, and all other federal and state laws, rules and regulations applicable to receiving funds from the Department to carry out the services described in this RFP. Further, any contract executed pursuant to the RFP must be subject to review by the Department's legal counsel as to its legality of form and compliance with State contract laws, terms and conditions, and may further be subject to review by the Examiners of Public Accounts, the State Finance Director and the Office of the Governor.

4.2.5.4.5 Charitable Choice (applies to faith-based organizations only)

The vendor must attest that funds received as a result of this procurement will not be used for sectarian instruction, worship, proselytizing or for any other purely religious activities that are not directed toward the secular social goals related to the services described in this RFP. The vendor must agree to serve all eligible members of the public without regard to their religious beliefs and, further, must not require clients' active participation in any religious practice. (In carrying out the said services, the vendor will remain independent from federal, state and local governments; will retain control over the expression of its religious beliefs and is NOT required to remove its religious writings or symbols or to alter its internal governance as a condition of doing business with the Department.)

4.2.5.4.6 Financial Accounting

Vendors must agree that the vendor's accounting system will be consistent with General Accepted Governmental Accounting Principles (GAAP). The vendor must maintain sufficient financial accounting records documenting all funding sources and applicable expenditure of all funds from all sources.

4.2.5.4.7 Vendor Work Product

The vendor must attest that the proposal submitted in response to this document is the work product of said vendor. If the proposal is determined not to be the work product of the vendor, the proposal may, at the Department's sole discretion, be rejected.

4.2.5.5 ATTACHMENTS

Vendors must include all applicable forms identified below as attachments (i.e., Attachment A, B, C, etc.), applicable forms must follow the Technical Proposal. **DO NOT ALTER ANY OF THE FORMS LISTED BELOW OR OTHERWISE INCLUDED/REQUIRED IN THIS DOCUMENT.**

4.2.5.5.1. Disclosure Statement

The Technical Proposal must be followed by a completed copy of the **Disclosure Statement**.

4.2.5.5.2 Trade Secret Affidavit

The Disclosure Statement must be followed by a completed copy of the **Trade Secret Affidavit** (*Appendix C*), if applicable.

4.2.5.5.3 Certificate of Compliance

The Trade Secret Affidavit must be followed by a completed copy of the Certificate of Compliance (Appendix D). All proposals must include the Certificate of Compliance.

4.2.5.5.4 E-verify Memorandum of Understanding (MOU)

The Certificate of Compliance must be followed by a copy of the **E-verify MOU**. *All proposals must include the E-verify MOU*.

4.2.5.5.5 Immigration Status Form

The E-verify MOU must be followed by a copy of the Immigration Status Form. All proposals must include the Immigration Status Form. (Appendix E)

SECTION 5: COST PROPOSAL

5.0 COST PROPOSAL

Vendors must submit a budget detailing all necessary expenditures for the proposed services. The budget information must be compiled in the manner specified in *Appendix E: Budget*. A narrative description of each line item and the responsibilities of all personnel must be submitted.

Vendors must submit three (3) annual budgets for the following periods:

Year 1 for February 01,2024 through January 31, 2025

Year 2 for February 1,2025 through January 31, 2026

Year 3 for February 1, 2026 through January 31, 2027

2024 will be a leap year, please plan accordingly.

Note: All services provided above and beyond the core services listed, <u>must</u> be authorized by the ISP and on a DHR-1878 to authorize payment of such services.

All services billed as Medicaid Rehab services <u>must</u> be in compliance with Chapter 105 of the Medicaid Rehab Manual and are not to exceed the daily caps.

The parties understand and acknowledge that the vendor may, in certain circumstances and in accordance with the county department's procedures, bill the county department for certain ancillary services. Ancillary services are defined as services, outside program requirements and core services, needed by a child and authorized by the ISP.

5.1. METHOD OF PAYMENT

Payment for services provided pursuant to this procurement will be made on a cost reimbursement basis. The Department does not provide cash advances to vendors. Selected vendors must submit invoices after they have provided the goods or services being invoiced in a timely manner.

5.2 HOLDBACKS AND PRICING INFORMATION

As a guarantee for the delivery of services required by this RFP, and the acceptance by the Department of those services in accordance with the specifications set forth in the RFP, in the event the vendor fails to deliver or perform the said services to the Department's satisfaction, the Department reserves the right to withhold part or all of any funds committed by the Department under any contract that may result from a proposal submitted in response to this RFP and to cancel the said contract without any resulting liability, present and future, to the Department or to the State of Alabama.

SECTION 6: EVALUATION CRITERIA

6.0 EVALUATION CRITERIA

The evaluation committee will review and evaluate the proposals according to the following criteria based on a maximum possible value of 1,000 points. Proposals failing to meet the requirements of this RFP may be deemed non-responsive or subject to point deductions. The point value assigned to each component of the **Technical Proposal and Cost Proposal** will be based on the following scoring scale.

	Category	RFP Section	Point Value		
Vend	Vendor Qualifying Information 35% of points for a possible 350 points				
A.	Vendor Profile and Experience	4.2.5.1.1	325		
B.	Past and Present Contractual Relationships with the Departmen	4.2.5.1.2	0		
C.	Contract Performance	4.2.5.1.3	To be Determined		
D.	Project Staff/Resumes/Job Descriptions	4.2.5.1.4	10		
E.	Staff Performance Evaluations and Training	4.2.5.1.5	5		
F.	Background Checks	4.2.5.1.6	0		
G.	Vendor Financial Stability	4.2.5.2	10		
Metl	nod of Providing Services 5	5% of points for a possible 5	50 points		
A.	Service Delivery Approach	4.2.5.3.1	525		
В.	Start-up Plan	4.2.5.3.2	5		
C.	Referral, Admission and Exclusion Policy	4.2.5.3.3	5		
D.	Children/Youth to be Served and Number of Slots Proposed	4.2.5.3.4	0		
E.	Reject/Discharge Policy	4.2.5.3.5	10		
F.	Evacuation/Pandemic Plans	4.2.5.3.6	0		
G.	Assessment of Benefits and Impact	4.2.5.3.7	10		
Н.	Office Location	4.2.5.3.8	0		
I.	Vendor Certifications	4.2.5.4.	0		
Cost	Proposal 1	0% of points for a possible 1	00 points		
A.	Cost Proposal	5.0	100		

SECTION 7: DEFINITIONS

APPENDIX A: STANDARD TERMS AND CONDITIONS

By submitting a response to request for proposal or acceptance of a contract, the vendor agrees to acceptance of the following Standard Terms and Conditions and any other provisions that are specific to this solicitation or contract.

ACCEPTANCE/REJECTION OF PROPOSALS: The Department reserves the right to accept or reject any or all proposals, wholly or in part, and to make awards in any manner deemed in the best interest of the Department. Proposals will be firm for 180 days, unless stated otherwise in the text of the request for proposal.

ACCESS AND RETENTION OF RECORDS: The contractor agrees to provide the Department, Legislative Auditor, or authorized agents, access to any records necessary to determine contract compliance. The contractor agrees to create and retain records supporting the services rendered or supplies delivered for a period of three years after either the completion date of the contract or the conclusion of any claim, litigation, or exception relating to the contract taken by the Department or third party.

ALTERATION OF SOLICITATION DOCUMENT: In the event of inconsistencies or contradictions between language contained in the Department's solicitation document and a vendor's response, the language contained in the Department's original solicitation document will prevail. Intentional manipulation and/or alteration of solicitation document language will result in the vendor's disqualification and possible debarment.

ASSIGNMENT, TRANSFER AND SUBCONTRACTING: The contractor shall not assign, transfer or subcontract any portion of the contract without the express written consent of the Department.

AUTHORITY: The following request for proposal, limited solicitation, or contract is issued under authority of Section 41-16-72 of the Alabama Code (Act 2001-956, 2001 3rd Sp. Sess., p 817, §1.)

CHARGE BACKS: The Alabama Department of Human Resources and Medicaid will deduct federal charge backs from future payments.

COMPLIANCE WITH LAWS: The contractor must, in performance of work under the contract, fully comply with all applicable federal, department, or local laws, rules and regulations, including the Civil Rights Act of 1964, the Age Discrimination Act of 1975, the Americans with Disabilities Act of 1990, and Section 504 of the Rehabilitation Act of 1973. Any subletting or subcontracting by the contractor subjects' subcontractors to the same provision. The contractor agrees that the hiring of persons to perform the contract will be made based on merit and qualifications and there will be no discrimination based upon race, color, religion, creed, political ideas, sex, age, marital status, physical or mental disability, or national origin by the persons performing the contract.

DEBARMENT: The contractor certifies, by submitting this proposal, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction (contract) by any governmental department or agency. If the contractor cannot certify this statement, attach a written explanation for review by the Department.

DISABILITY ACCOMMODATIONS: The Department does not discriminate based on disability in admission to, access to, or operations of its programs, services, or activities. Individuals, who need aids, alternative document formats, or services for effective communications or other disability-related accommodations in the programs and services offered, are invited to make their needs and preferences known to this office. Interested parties should provide as much advance notice as possible.

FACSIMILE RESPONSES: Facsimile responses will not be accepted for requested for proposals or limited solicitations.

FAILURE TO HONOR PROPOSAL: If a vendor to whom a contract is awarded refuses to accept the award (contract) or, fails to deliver in accordance with the contract terms and conditions, the Department may, in its discretion, suspend the vendor for a period of time from entering into any contracts with the Department.

FORCE MAJEURE: Neither party shall be responsible for failure to fulfill its obligations due to causes beyond its reasonable control, including without limitation, acts or omissions of government or military authority, acts of God, materials shortages, transportation delays, fires, floods, labor disturbances, riots, wars, terrorist acts, or any other causes, directly or indirectly beyond the reasonable control of the non-performing party, so long as such party is using its best efforts to remedy such failure or delays.

FOREIGN CORPORATIONS (OUT-OF-STATE FIRMS): Alabama law provides that a foreign corporation (out-of-state company/firm) may not transact business in the state until it obtains a certificate of authority from the Secretary of State, Section 10-2B-15.01, Code of Alabama 1975. To obtain form for a certificate of authority, contact the Secretary of State, Corporation Division, (334) 242-5324. Not having this certificate does not keep the vendor from registering.

HOLD HARMLESS/INDEMNIFICATION: The contractor agrees to hold the Department, its elected and appointed officials, agents, and employees, while acting within the scope of their duties as such, harmless from and against all claims, demands, causes of action of any kind or character, including the cost of defense thereof, arising in favor of the contractor's employees or third parties on account of bodily or personal injuries, death, or damage to property arising out of services performed or omissions of services or in any way resulting from the acts or omissions of the contractor and/or its agents, employees, representatives, assigns, subcontractors, except for acts of omission resulting from the sole negligence of the Department, under this agreement.

IMMIGRATION CLAUSE: By signing this contract, the contracting parties affirm, for the duration of the agreement, that they will not violate federal immigration law or knowing employ, hire for employment, or continue to employ an unauthorized alien within the State of Alabama and any location. Furthermore, a contracting party found to be in violation of this provision shall be deemed in breach of the agreement and shall be responsible for all damages resulting therefrom.

LATE PROPOSALS: Regardless of cause, late proposals will not be accepted and will automatically be disqualified from further consideration. It shall be solely the vendor's risk to assure delivery at the designated office by the designated time. Late proposals will not be opened and may be returned to the vendor at the expense of the vendor or destroyed if requested.

MERIT SYSTEM EXCLUSION: The vendor must not to be considered a merit system employee and is not entitled to any benefits of the State Merit System.

REGISTRATION WITH THE PURCHASING DIVISION: Any business intending to transact business in Alabama must register with the Alabama Purchasing Division by completing the Vendor Disclosure Statement. A copy of the Vendor Disclosure Statement can be downloaded from the Purchasing website at www.purchasing.alabama.gov.

SEVERABILITY CLAUSE: A declaration by any court, or any other binding legal source, that any provision of the contract is illegal, and void shall not affect the legality and enforceability of any other provision of the contract, unless the provisions are mutually dependent.

SOLICITATION DOCUMENT EXAMINATION: Vendors must promptly notify the Department of any ambiguity, inconsistency, or error, which they may discover upon examination of a solicitation document.

TERMINATION OF CONTRACT: Unless otherwise stated, the Department may, by written notice to the contractor, terminate the contract in whole or in part at any time the contractor fails to perform the contract.

TERMINATION/ALTERNATIVE DISPUTE RESOLUTION

For any and all disputes arising under the terms of any contract resulting from this procurement, vendors hereto agree, in compliance with the recommendations of the Governor and Attorney General, when considering settlement of such disputes, to utilize appropriate forms of non-binding alternative dispute resolution including but not limited to, mediation by and through the Attorney General's Office of Administrative hearings or where appropriate, private mediators.

UNAVAILABILITY OF FUNDING: The Department, at its sole discretion, may terminate or reduce the scope of the contract if available funding is reduced for any reason.

U.S. FUNDS: All prices and payments must be in U.S. dollars.

APPENDIX B: TAXPAYER IDENTIFICATION NUMBER FORM

STATE OF ALABAMA REQUEST FOR TAXPAYER IDENTIFICATION NUMBER STATE COMPTROLLER'S OFFICE

INSTRUCTIONS. In order to receive payment by the State of Alabama, a correct tax identification number, name and address must be on our files. To ensure that accurate tax information is reported on Form 1099 for federal income tax purposes, please:

- 1. In PART 1 below provide your Tax Identification Number and check FEIN or SSN. Also provide the name and address to which payments should be sent. In addition, provide the name of the legal signatory authority for your organization (the individual authorized in your Constitution and/or By-laws to legally obligate the organization, for example, sign a contract on behalf of the organization).
- 2. Circle the business designation that identifies your type of trade or business in PART 2.
- 3. Sign and return this form as part of the response to the RFP:

PART	1 – TAXPAYER IDENTIFICATION NUM	IBER, NAME AND ADI	DRESS.
IDEN	TIFICATION NUMBER		
	Federal Employer Ident Social Security Number		
NAM	E OF ORGANIZATION:		PHONE:
LEGA	AL BUSINESS ADDRESS:		
FAX:		EMAIL:	
NAM	E & TITLE OF LEGAL SIGNATORY AUT	HORITY:	
PART	2 – BUSINESS DESIGNATION. Circle the	e designation that identif	ies your type of trade or business.
1 -	CORPORATION, PROFESSIONAL ASS the laws of any state within the United Sta		ESSIONAL CORPORATION (A corporation formed under
2 -	NOT FOR PROFIT CORPORATION (Se		
3 -	PARTNERSHIP, JOINT VENTURE, ES		
4 -	SOLE PROPRIETORSHIP OR SELF-EM	APLOYED (Identification	n number must be Social Security Number)
5 -	NONCORPORATE RENTAL AGENT		•
5 -	GOVERNMENTAL ENTITY (City, Cou	nty, State or U.S. Govern	ment)
7 -	FOREIGN CORPORATION OR FOREIG		
	(A corporation or other foreign entity for temporarily in the United States who pays		f a country other than the United States or an individual ountry other than the United States.)
	NOTE: Failure to complete and return payments pursuant to Section 3406, Intern		you to backup withholding in the amount of 20% of future
	DER PENALTIES OF PERJURY, I DECLA DWLEDGE AND BELIEF, IT IS TRUE, CO		AMINED THIS REQUEST AND TO THE BEST OF MY TE.
	SIGNATURE	DATE	
	SIGNATURE	DAIE	(If different from above)

PLEASE INCLUDE FEDERAL IDENTIFICATION NUMBER ON ALL INVOICES

TITLE

APPENDIX C: TRADE SECRET AFFIDAVIT

Alabama Department of Human Resources

٨	FFIDAX	TT EOD T	CD A DE	SECDET.	CONFIDEN	TIALITY

County of)
"Vendor"), hereby deposes and says that: 1. 1 am an attorney licensed to practice in the State of) ss.
1. I am an attorney licensed to practice in the State of	eing first duly sworn under oath, and representing (hereafter
2. I am aware that the Vendor is submitting a proposal to the Alabama Department of Human Resources for RFP# Public agencies in Alabama are required by Alabama law to permit the public to examine documents that are kept or maintained by the agencies, other than those legitimately meeting the provisions of the Alabama Trade Secrets Act, Alabama Code Section 8-27-1, and to Department is required to review claims of trade secret confidentiality. 3. I have read and am familiar with the provisions of the Alabama Trade Secrets Act, am familiar with the case law interpret and understand that all information received in response to this RFP will be available for public examination except for: (a) trade secrets meeting the requirements of the Act; and (b) information requested by the Department to establish vendor responsibility unless prior written consent has been given by the vendor. 4. I am aware that in order for the Vendor to claim confidential material, this affidavit must be fully completed and submit the Department, and the following conditions must be met by the Vendor: (a) information to be withheld under a claim of confidentiality must be clearly marked and separated from the rest of the proposal. (b) the proposal may not contain trade secret matter in the cost or price; and (c) the Vendor's explanation of the validity of this trade secret claim is attached to this affidavit. 5. I and the Vendor accept that, should the Department determine that the explanation is incomplete, inadequate, or inva- submitted materials will be treated as any other document in the department's possession, insofar as its examination as a public re concerned. I and the Vendor are solely responsible for the adequacy and sufficiency of the explanation. Once a proposal is opened, its or cannot be returned to the Vendor if the Vendor disagrees with the Department's determination of the light of the opposition of the request confidential 6. I, on behalf of the Vendor, warrant that the Vendor will expensible for all legal costs an	ee in the State of, representing the Vendor referenced in this o submit this affidavit and accept the responsibilities stated herein.
Public agencies in Alabama are required by Alabama law to permit the public to examine documents that are kept or maintained by the agencies, other than those legitimately meeting the provisions of the Alabama Trade Secrets Act, Alabama Code Section 8-27-1, and to Department is required to review claims of trade secret confidentiality. 3. I have read and am familiar with the provisions of the Alabama Trade Secrets Act, am familiar with the case law interpret and understand that all information received in response to this RFP will be available for public examination except for: (a) trade secrets meeting the requirements of the Act; and (b) information requested by the Department to establish vendor responsibility unless prior written consent has been given by the vendor. 4. I am aware that in order for the Vendor to claim confidential material, this affidavit must be fully completed and submit the Department, and the following conditions must be met by the Vendor: (a) information to be withheld under a claim of confidentiality must be clearly marked and separated from the rest of the proposal. (b) the proposal may not contain trade secret matter in the cost or price; and (c) the Vendor's explanation of the validity of this trade secret claim is attached to this affidavit. 5. I and the Vendor accept that, should the Department determine that the explanation is incomplete, inadequate, or invasubmitted materials will be treated as any other document in the department's possession, insofar as its examination as a public reconcerned. I and the Vendor are solely responsible for the adequacy and sufficiency of the explanation. Once a proposal is opened, its concerned. I and the Vendor is claim for trade secret protection in the event of an open records request from another party the Vendor chooses to oppose. The Vendor disagrees with the Department's determination of the issue of trade secret confidential costs of any such defense, thereby defending, protecting, indemnifying, and saving harmless the Department,	
and understand that all information received in response to this RFP will be available for public examination except for: (a) trade secrets meeting the requirements of the Act; and (b) information requested by the Department to establish vendor responsibility unless prior written consent has been given by the vendor. 4. I am aware that in order for the Vendor to claim confidential material, this affidavit must be fully completed and submit the Department, and the following conditions must be met by the Vendor: (a) information to be withheld under a claim of confidentiality must be clearly marked and separated from the rest of the proposal. (b) the proposal may not contain trade secret matter in the cost or price; and (c) the Vendor's explanation of the validity of this trade secret claim is attached to this affidavit. 5. I and the Vendor accept that, should the Department determine that the explanation is incomplete, inadequate, or invaluation and the Vendor accept that, should the Department of the explanation. Once a proposal is opened, its connote returned to the Vendor if the Vendor disagrees with the Department's determination of the issue of trade secret confidential 6. I, on behalf of the Vendor, warrant that the Vendor will be solely responsible for all legal costs and fees associated we defense by the Department of the Vendor will either totally assume all responsibility for the opposition of the request, and all liabil costs of any such defense, thereby defending, protecting, indemnifying, and saving harmless the Department, or the Vendor will inform the Vendor in writing of any open records request and permit the Department to release the documents for examination. The Department of the Vendor will open records request and permit the Department to release the documents for examination. The Department of the department in writing whether the Vendor opposes the request or not. Failure to provide that notice in writing will the claim of trade secret confidentiality and allow the Department to trea	ima law to permit the public to examine documents that are kept or maintained by the public e provisions of the Alabama Trade Secrets Act, Alabama Code Section 8-27-1, and that the
(b) information requested by the Department to establish vendor responsibility unless prior written consent has been given by the vendor. 4. I am aware that in order for the Vendor to claim confidential material, this affidavit must be fully completed and submit the Department, and the following conditions must be met by the Vendor: (a) information to be withheld under a claim of confidentiality must be clearly marked and separated from the rest of the proposal. (b) the proposal may not contain trade secret matter in the cost or price; and (c) the Vendor's explanation of the validity of this trade secret claim is attached to this affidavit. 5. I and the Vendor accept that, should the Department determine that the explanation is incomplete, inadequate, or invasuabmitted materials will be treated as any other document in the department's possession, insofar as its examination as a public reconcerned. I and the Vendor are solely responsible for the adequacy and sufficiency of the explanation. Once a proposal is opened, its cannot be returned to the Vendor if the Vendor disagrees with the Department's determination of the issue of trade secret confidentia 6. I, on behalf of the Vendor, warrant that the Vendor will be solely responsible for all legal costs and fees associated we defense by the Department of the Vendor's claim for trade secret protection in the event of an open records request from another party the Vendor chooses to oppose. The Vendor will either totally assume all responsibility for the opposition of the request, and all liabil costs of any such defense, thereby defending, protecting, indemnifying, and saving harmless the Department, or the Vendor will imme withdraw its opposition to the open records request that is made, and the Vendor will have five working days from receip notice to notify the Department in writing whether the Vendor opposes the request or not. Failure to provide that notice in writing will the claim of trade secret confidentiality and allow the Department to treat the doc	
unless prior written consent has been given by the vendor. 4. I am aware that in order for the Vendor to claim confidential material, this affidavit must be fully completed and submit the Department, and the following conditions must be met by the Vendor: (a) information to be withheld under a claim of confidentiality must be clearly marked and separated from the rest of the proposal. (b) the proposal may not contain trade secret matter in the cost or price; and (c) the Vendor's explanation of the validity of this trade secret claim is attached to this affidavit. 5. I and the Vendor accept that, should the Department determine that the explanation is incomplete, inadequate, or invaisubmitted materials will be treated as any other document in the department's possession, insofar as its examination as a public reconcerned. I and the Vendor are solely responsible for the adequacy and sufficiency of the explanation. Once a proposal is opened, its examnot be returned to the Vendor if the Vendor disagrees with the Department's determination of the issue of trade secret confidentia 6. I, on behalf of the Vendor, warrant that the Vendor will be solely responsible for all legal costs and fees associated we defense by the Department of the Vendor's claim for trade secret protection in the event of an open records request, and all liabil costs of any such defense, thereby defending, protecting, indemnifying, and saving harmless the Department, or the Vendor will insome will inform the Vendor in writing of any open records request that is made, and the Vendor will have five working days from receipnotice to notify the Department in writing whether the Vendor opposes the request or not. Failure to provide that notice in writing will the claim of trade secret confidentiality and allow the Department to treat the documents as a public record. Documents that, in the opinion of the Department, do not meet all the requirements of the above will be available for public inspincluding any copyrighted materials. Affiant's Si	g the requirements of the Act; and
4. I am aware that in order for the Vendor to claim confidential material, this affidavit must be fully completed and submit the Department, and the following conditions must be met by the Vendor: (a) information to be withheld under a claim of confidentiality must be clearly marked and separated from the rest of the proposal. (b) the proposal may not contain trade secret matter in the cost or price; and (c) the Vendor's explanation of the validity of this trade secret claim is attached to this affidavit. 5. I and the Vendor accept that, should the Department determine that the explanation is incomplete, inadequate, or invais submitted materials will be treated as any other document in the department's possession, insofar as its examination as a public reconcerned. I and the Vendor are solely responsible for the adequacy and sufficiency of the explanation. Once a proposal is opened, its cannot be returned to the Vendor if the Vendor disagrees with the Department's determination of the issue of trade secret confidential. 6. I, on behalf of the Vendor, warrant that the Vendor will be solely responsible for all legal costs and fees associated w defense by the Department of the Vendor's claim for trade secret protection in the event of an open records request from another party the Vendor chooses to oppose. The Vendor will either totally assume all responsibility for the opposition of the request, and all liabil costs of any such defense, thereby defending, protecting, indemnifying, and saving harmless the Department, or the Vendor will inform the Vendor in writing of any open records request that is made, and the Vendor will have five working days from receipt notice to notify the Department in writing whether the Vendor opposes the request or not. Failure to provide that notice in writing will the claim of trade secret confidentiality and allow the Department to treat the documents as a public record. Documents that, in the opinion of the Department, do not meet all the requirements of the above will be ava	ed by the Department to establish vendor responsibility
(a) information to be withheld under a claim of confidentiality must be clearly marked and separated from the rest of the proposal. (b) the proposal may not contain trade secret matter in the cost or price; and (c) the Vendor's explanation of the validity of this trade secret claim is attached to this affidavit. 5. I and the Vendor accept that, should the Department determine that the explanation is incomplete, inadequate, or inval submitted materials will be treated as any other document in the department's possession, insofar as its examination as a public reconcerned. I and the Vendor are solely responsible for the adequacy and sufficiency of the explanation. Once a proposal is opened, its occannot be returned to the Vendor if the Vendor disagrees with the Department's determination of the issue of trade secret confidentia 6. I, on behalf of the Vendor, warrant that the Vendor will be solely responsible for all legal costs and fees associated w defense by the Department of the Vendor's claim for trade secret protection in the event of an open records request from another party the Vendor chooses to oppose. The Vendor will either totally assume all responsibility for the opposition of the request, and all liabil costs of any such defense, thereby defending, protecting, indemnifying, and saving harmless the Department, or the Vendor will imme withdraw its opposition to the open records request and permit the Department to release the documents for examination. The Depa will inform the Vendor in writing of any open records request that is made, and the Vendor will have five working days from receiping notice to notify the Department in writing whether the Vendor opposes the request or not. Failure to provide that notice in writing will the claim of trade secret confidentiality and allow the Department to treat the documents as a public record. Documents that, in the opinion of the Department, do not meet all the requirements of the above will be available for public inspincluding any copyrighted materials.	
marked and separated from the rest of the proposal. (b) the proposal may not contain trade secret matter in the cost or price; and (c) the Vendor's explanation of the validity of this trade secret claim is attached to this affidavit. 5. I and the Vendor accept that, should the Department determine that the explanation is incomplete, inadequate, or invaluabilitied materials will be treated as any other document in the department's possession, insofar as its examination as a public reconcerned. I and the Vendor are solely responsible for the adequacy and sufficiency of the explanation. Once a proposal is opened, its content be returned to the Vendor if the Vendor disagrees with the Department's determination of the issue of trade secret confidential. 6. I, on behalf of the Vendor, warrant that the Vendor will be solely responsible for all legal costs and fees associated we defense by the Department of the Vendor 's claim for trade secret protection in the event of an open records request from another party the Vendor chooses to oppose. The Vendor will either totally assume all responsibility for the opposition of the request, and all liabil costs of any such defense, thereby defending, protecting, indemnifying, and saving harmless the Department, or the Vendor will imme withdraw its opposition to the open records request and permit the Department to release the documents for examination. The Department to Vendor in writing of any open records request that is made, and the Vendor will have five working days from receipt notice to notify the Department in writing whether the Vendor opposes the request or not. Failure to provide that notice in writing will the claim of trade secret confidentiality and allow the Department to treat the documents as a public record. Documents that, in the opinion of the Department, do not meet all the requirements of the above will be available for public inspincluding any copyrighted materials. Affiant's Signature Signed and sworn to before me on	
(b) the proposal may not contain trade secret matter in the cost or price; and (c) the Vendor's explanation of the validity of this trade secret claim is attached to this affidavit. 5. I and the Vendor accept that, should the Department determine that the explanation is incomplete, inadequate, or invaluabilities a submitted materials will be treated as any other document in the department's possession, insofar as its examination as a public reconcerned. I and the Vendor are solely responsible for the adequacy and sufficiency of the explanation. Once a proposal is opened, its common to be returned to the Vendor if the Vendor disagrees with the Department's determination of the issue of trade secret confidentia. 6. I, on behalf of the Vendor, warrant that the Vendor will be solely responsible for all legal costs and fees associated we defense by the Department of the Vendor will either totally assume all responsibility for the opposition of the request, and all liabil costs of any such defense, thereby defending, protecting, indemnifying, and saving harmless the Department, or the Vendor will imme withdraw its opposition to the open records request and permit the Department to release the documents for examination. The Department the Vendor in writing of any open records request that is made, and the Vendor will have five working days from receipt notice to notify the Department in writing whether the Vendor opposes the request or not. Failure to provide that notice in writing will the claim of trade secret confidentiality and allow the Department to treat the documents as a public record. Documents that, in the opinion of the Department, do not meet all the requirements of the above will be available for public inspincluding any copyrighted materials. Affiant's Signature Signed and sworn to before me on	· · · · · · · · · · · · · · · · · · ·
(c) the Vendor's explanation of the validity of this trade secret claim is attached to this affidavit. 5. I and the Vendor accept that, should the Department determine that the explanation is incomplete, inadequate, or inval submitted materials will be treated as any other document in the department's possession, insofar as its examination as a public reconcerned. I and the Vendor are solely responsible for the adequacy and sufficiency of the explanation. Once a proposal is opened, its common to the returned to the Vendor if the Vendor disagrees with the Department's determination of the issue of trade secret confidentia. 6. I, on behalf of the Vendor, warrant that the Vendor will be solely responsible for all legal costs and fees associated we defense by the Department of the Vendor's claim for trade secret protection in the event of an open records request from another party the Vendor chooses to oppose. The Vendor will either totally assume all responsibility for the opposition of the request, and all liabil costs of any such defense, thereby defending, protecting, indemnifying, and saving harmless the Department, or the Vendor will imme withdraw its opposition to the open records request and permit the Department to release the documents for examination. The Depa will inform the Vendor in writing of any open records request that is made, and the Vendor will have five working days from receipt notice to notify the Department in writing whether the Vendor opposes the request or not. Failure to provide that notice in writing will the claim of trade secret confidentiality and allow the Department to treat the documents as a public record. Documents that, in the opinion of the Department, do not meet all the requirements of the above will be available for public inspincluding any copyrighted materials. Affiant's Signature Signed and sworn to before me on	
this affidavit. 5. I and the Vendor accept that, should the Department determine that the explanation is incomplete, inadequate, or invaluable submitted materials will be treated as any other document in the department's possession, insofar as its examination as a public reconcerned. I and the Vendor are solely responsible for the adequacy and sufficiency of the explanation. Once a proposal is opened, its content be returned to the Vendor if the Vendor disagrees with the Department's determination of the issue of trade secret confidential 6. I, on behalf of the Vendor, warrant that the Vendor will be solely responsible for all legal costs and fees associated we defense by the Department of the Vendor's claim for trade secret protection in the event of an open records request from another party the Vendor chooses to oppose. The Vendor will either totally assume all responsibility for the opposition of the request, and all liabil costs of any such defense, thereby defending, protecting, indemnifying, and saving harmless the Department, or the Vendor will imme withdraw its opposition to the open records request and permit the Department to release the documents for examination. The Depa will inform the Vendor in writing of any open records request that is made, and the Vendor will have five working days from receipt notice to notify the Department in writing whether the Vendor opposes the request or not. Failure to provide that notice in writing will the claim of trade secret confidentiality and allow the Department to treat the documents as a public record. Documents that, in the opinion of the Department, do not meet all the requirements of the above will be available for public inspincluding any copyrighted materials. Affiant's Signature Signed and sworn to before me on	
submitted materials will be treated as any other document in the department's possession, insofar as its examination as a public reconcerned. I and the Vendor are solely responsible for the adequacy and sufficiency of the explanation. Once a proposal is opened, its occannot be returned to the Vendor if the Vendor disagrees with the Department's determination of the issue of trade secret confidentia 6. I, on behalf of the Vendor, warrant that the Vendor will be solely responsible for all legal costs and fees associated we defense by the Department of the Vendor's claim for trade secret protection in the event of an open records request from another party the Vendor chooses to oppose. The Vendor will either totally assume all responsibility for the opposition of the request, and all liabil costs of any such defense, thereby defending, protecting, indemnifying, and saving harmless the Department, or the Vendor will imme withdraw its opposition to the open records request and permit the Department to release the documents for examination. The Depa will inform the Vendor in writing of any open records request that is made, and the Vendor will have five working days from receipt notice to notify the Department in writing whether the Vendor opposes the request or not. Failure to provide that notice in writing will the claim of trade secret confidentiality and allow the Department to treat the documents as a public record. Documents that, in the opinion of the Department, do not meet all the requirements of the above will be available for public inspincluding any copyrighted materials. Affiant's Signature Signed and sworn to before me on	nation of the validity of this trade secret claim is attached to
defense by the Department of the Vendor's claim for trade secret protection in the event of an open records request from another party the Vendor chooses to oppose. The Vendor will either totally assume all responsibility for the opposition of the request, and all liabil costs of any such defense, thereby defending, protecting, indemnifying, and saving harmless the Department, or the Vendor will imme withdraw its opposition to the open records request and permit the Department to release the documents for examination. The Depa will inform the Vendor in writing of any open records request that is made, and the Vendor will have five working days from receipt notice to notify the Department in writing whether the Vendor opposes the request or not. Failure to provide that notice in writing will the claim of trade secret confidentiality and allow the Department to treat the documents as a public record. Documents that, in the opinion of the Department, do not meet all the requirements of the above will be available for public inspincluding any copyrighted materials. Affiant's Signature Signed and sworn to before me on	document in the department's possession, insofar as its examination as a public record is a for the adequacy and sufficiency of the explanation. Once a proposal is opened, its contents
Affiant's Signature Signed and sworn to before me on (date) by	for trade secret protection in the event of an open records request from another party which either totally assume all responsibility for the opposition of the request, and all liability and tecting, indemnifying, and saving harmless the Department, or the Vendor will immediately est and permit the Department to release the documents for examination. The Department cords request that is made, and the Vendor will have five working days from receipt of the rethe Vendor opposes the request or not. Failure to provide that notice in writing will waive
Signed and sworn to before me on (date) by	nt, do not meet all the requirements of the above will be available for public inspection,
Signed and sworn to before me on (date) by	Affiant's Signature
Name of Notary Public: for the	for the
Department of:	
My Commission Expires:	

Page 33 of 36

Printed Name of Witness

APPENDIX D: CERTIFICATE OF COMPLIANCE

State of)			
County of)			
CERTIFICATE OF COMPLIA (ACT 2011-535, as amended by		AMMON ALABAMA	TAXPAYER AND CITIZEN PR	ROTECTION ACT
DATE:				
RE Contract/Grant/Incentive (a	lescribe by number or subject):			
		_by	and (Contractor/Grantee)	between and
		(State Agency, Dep	eartment or Public Entity)	and
The undersigned hereby certifies	to the State of Alabama as follows:			
1. The undersigned holds the p	position of		Contractor/Grantee named above,	
provide representations set	out in this Certificate as the official BAMA TAXPAYER AND CITIZE		at entity, and has knowledge of the ACT 2011-535 of the Alabama Leg	
		and initial either (a) or (b), below, to describe the Contracto	r/Grantee's business
structure. <u>BUSINESS ENTITY</u> . A profession, or occupation not be limited to the following the structure.	on for gain, benefit, advantage, or li	ploying one or more pers velihood, whether for pro	sons performing or engaging in any ofit or not for profit. "Business entit	activity, enterprise, ty" shall include, but
a. Self-employed companies, foreign	d individuals, business entities fili	erships, foreign limited li	ion, partnerships, limited partnersh iability companies authorized to tran f State.	
authorization issue		that is exempt by law fro	ate, approval, registration, charter, om obtaining such a business licens	
having control or custo person for hire within the	dy of any employment, place of e	mployment, or of any en olic employer. This term s	gent, manager, representative, forer nployee, including any person or eshall not include the occupant of a horizontal process.	ntity employing any
(a)The Contractor/Gran	tee is a business entity or employer	as those terms are define	ed in Section 3 of the Act.	
	tee is not a business entity or emplo			
it will not knowingly employ	, hire for employment, or continue	to employ an unauthorize	thorized alien within the State of Al ed alien within the State of Alabama rules of that program or other factor	ı.
Certified this day of	•			
			Name of Contractor/Grant	taa/Daciniant
				_
		By:		
		Its		
The above Certification was signe	ed in my presence by the person wh	ose name appears above,	on	
hisday of	20			
uu, or				

APPENDIX E: IMMIGRATION STATUS FORM

IMMIGRATION STATUS

· · · · · · · · · · · · · · · · · · ·	ct are either citizens of the United States or are in a proper and legal e employed for pay within the United States.
Signature of Contractor	
Witness	

APPENDIX F: COST PROPOSAL				
I	OHR USE ONLY	Taxpayer ID#:		
February 1, 2024	to	September 30, 2027		
]	DHR USE ONLY		

Rate Information:

* Note: FY 2024 is a leap year

YEAR 1:			
	Proposed Cost for Year 1: Number of Male Slots 244 Days =\$Total Annual Cost	x \$	Fixed Daily Rate X
	Proposed Cost for Year 1: Number of Female Slots 244 Days =\$Total Annual Cost	x \$	Fixed Daily Rate X
YEAR 2:			
	Proposed Cost for Year 2: Number of Male Slots 365 Days =\$Total Annual Cost	x \$	Fixed Daily Rate X
	Proposed Cost for Year 2: Number of Female Slots 365 Days =\$ Total Annual Cost	x \$	Fixed Daily Rate X
YEAR 3:			
TEAK 3.	Proposed Cost for Year 3: Number of Male Slots 365 Days =\$Total Annual Cost	x \$	Fixed Daily Rate X
	Proposed Cost for Year 3: Number of Female Slots 365 Days =\$Total Annual Cost	x \$	Fixed Daily Rate X