

CONTRACT AMENDMENT Detention Services

DSHS CONTRACT NUMBER: 1263-43052

Amendment No. 01

This Contract Amendment is between the State of Washington Department of Social and Health Services (DSHS) and the Contractor identified below.						Program Contract Number Contractor Contract Number		
CONTRACTOR NAME				CONTRACTOR doing business as (DBA)				
Kittitas County								
CONTRACTOR ADDRESS			WASHINGTON UNIFORM				DSHS INDEX NUMBER	
			BUSINESS IDENTIFIER (UBI)					
Kittitas County Juvenile Court			192-002-673				1225	
205 West 5th Ave., Suite 211			192-002-673				1225	
Ellensburg, WA 98926-2887 CONTRACTOR CONTACT CONTRACTOR TELEPHO			ONE CONTRACTOR FAX			***************************************	CONTRACTOR E-MAIL ADDRESS	
CONTRACTOR CONTACT	RACTOR CONTACT CONTRACTOR TELEPH			ON RACTOR FAX			CONTRACTOR L-MAIL ADDRESS	
William Holmes	(509) 962-7		(509) 962-7667			william.holmes@co.kittitas.wa.u		
DSHS ADMINISTRATION DSHS D			DIVISION			DSHS CONTRACT CODE		
			on of Community			5024CS-63		
			Programs					
DSHS CONTACT NAME AND TITLE DSHS CONTACT ADI					SS			
Barbara Kraemer OB 2								
				ox 45720				
				A 985045	720			
DSHS CONTACT TELEPHONE		DSHS CONTACT FAX					DSHS CONTACT E-MAIL ADDRESS	
		(360)902-8108					kraembj@dshs.wa.gov	
IS THE CONTRACTOR A SUBRECIPIEN	IT FOR PURPO	SES OF TH	IS CO	NTRACT?	CFDA NUMB	ERS		
N								
AMENDMENT START DATE CO		ONTRACT END DATE			•			
08/01/2012 06/30/2013			CREASE OR DECREASE TOTAL					
			REAS	SE OK DECKEASE		\$0.00	MAXIMUM CONTRACT AMOUNT	
\$0.00						ψυ.υυ		
REASON FOR AMENDMENT; CHANGE OR CORRECT CONTE	RACT TERMS	S OR SOV	N SE	E PAGE	ΓWΩ			
ATTACHMENTS. When the box						are att	ached and are incorporated into	
this Contract Amendment by refer			2117 0,	1110 10110111	ng Eximolo i	aio aii	across and are meer perated into	
Additional Exhibits (specify): Exhibit C: Detention Services								
This Contract Amendment, include and conditions agreed upon by the	ing all Exhibit e parties as c	s and oth hanges to	er do the	cuments in original Co	ontract. No	other u	understandings or	
representations, oral or otherwise, regarding the subject matter of this Contract Amendment shall be deemed to exist or bind the parties. All other terms and conditions of the original Contract remain in full force and effect. The parties signing								
below warrant that they have read and understand this Contract Amendment, and have authority to enter into this Contract								
Amendment								

PRINTED NAME AND TITLE
OURN Crankovich

BOCC Chairman
PRINTED NAME AND TITLE

Grants & Contracts Manager

Del Hontanosas

CONTRACTOR SIGNATURE

DATE SIGNED

This Contract between the State of Washington Department of Social and Health Services (DSHS) and the Contractor is hereby amended as follows:

The purpose of this amendment is to add detention services to provide detention services to JRA youth pending transportation to a JRA residential facility that are: 1) state committed; 2) parole revoked; or 3) community facility transfers.

Effective August 1, 2012, add Exhibit C: Detention Services; attached and incorporated by reference herein.

All other terms and conditions of this Contract remain in full force and effect.

STATEMENT OF WORK

Detention Services

1. Purpose

To provide secure detention services to youth pending transportation to a JRA residential facility that are: 1) state committed; 2) parole revoked; or 3) community facility transfers.

2. Contractor Obligations

The Contractor shall provide secure detention center services including care, custody, supervision, education, and recreation to the following JRA youth while in detention as provided by contract with Kittitas and Yakima counties for juvenile detention services:

- A. For youth who are committed to the State. In addition, the Contractor shall:
 - (1) Make direct contact with the JRA designated staff of commitment; and
 - (2) Provide JRA with the following information for each youth committed to JRA:
 - (a) Court Order
 - (b) Complete Sentencing Worksheet
 - (c) Contact Information for Youth's Parents/Guardian

Detention stays become billable upon notification and receipt of the above documentation by JRA (except when information is received after 4:00 pm on a Friday).

- (3) Make available the following information for each youth committed to JRA:
 - (a) Information to the Court on the Offense
 - (b) Police Reports on the Offense
 - (c) Victim Witness Interviews (when completed for sex offenders)
 - (d) Previous Reports to the Court (if available)
 - (e) Incidents Reports from Current Detention Stays (if applicable)
 - (f) Other Social File Materials (e.g., mental health reports, school information, etc.)
- B. For youth who are on parole revocation or, if applicable, a community facility transfer due to threats of health or safety of others.

3. Consideration

The County shall be reimbursed at the rate of \$127.00 per day, per youth for detention services as follows:

- A. For youth who are committed to the State, Billable days will be those days that the youth spends the night in the detention facility providing:
 - 1) JRA staff is notified and receives the required information identified in A. (2) above and shall end upon release of the youth to a JRA staff's custody; and

- 2) Notification and receipt of required information received prior to 4:00 pm on a Friday is billable.
- 3) However, notification and receipt of required information received after 4:00 pm Friday through the weekend is not billable until the following Monday (excluding holidays).
- B. For youth who are on parole revocation or a community facilities transfers due to threats of health or safety of others, Billable days will be those days that the youth spends the night in the detention facility.

4. Payment and Billing

- a. The Contractor shall submit monthly A-19 Invoice Vouchers with supporting documentation to the JRA Regional Office each month for services provided, which shall include:
 - (1) Name of youth,
 - (2) Date of admission to detention,
 - (3) Date of release from detention, and
 - (4) Number of billable days.