EXECUTIVE DOCUMENT SUMMARY		AGENCY INFORMATION	
State Form 41221 (R10/4-06)		14. Name of agency: Department of Health	15. Requisition Number: 0000003977
1. Please read the guidelines on the ba	ack of this form.	16. Address: 2 N. Meridian Street	
EP 2 2 2 Please type all information. 3-check all boxes that apply. 2 √5 4. For amendments / renewals, attach	original contract a	Indianapolis, IN 46204	
5. Attach additional pages if necessary		AGENCY CONTACT	
2555 1. EDS Number: 2. Date prep	ared:	17. Name: Roselyn Whisler	18. Telephone #: Unknown
A70-6-2239 9/22/20	I = AY	19. E-mail address:	<u> </u>
3. CONTRACTS & LEAS	ES	rwhisler@isdh.in.gov COURIER INF	ORMATION
— Professional/Personal Services — Cor	ntract for procured Services	20. Name:	21. Telephone #:
	intenance	Mark Hempel	317-232-2498
	ense Agreement endment#1		
	newal#I	mhempel@idoa.in.gov	
QPA Oth		VENDOR INF	ORMATION
FISCAL INFORMATION	N	23 Vendor ID # 0000053297	
4. Account Number: 5. Account 1000-10400.537800 DE	nt Name: PARTMENT OF HEALTH	24. Name:	25. Telephone #:
the state of the s	PARTMENT OF HEALTH	EXECUTIVE INFORMATION SYSTEM	*
\$ 47.325 \$00,767.00	\$90,767.00	26. Address: 6901 ROCKLEDGE DRIVE	17 C C E IV E I
•	ue generated total contract: \$0.00	SUITE 600	a-n a a 200
\$0.00 10.New total amount for each fiscal year :	ψ0.00	BETHESDA, MD 20817 27. E-mail address: Unknown	SEP 2 8 200
Year 2006 \$43.442.00			OAC CONTRACT
Year 2007 \$47,325.00		28. Is the vendor registered with the Secretary	of State? (Out of State CUNTRAC
Year \$		Corporations, must be registered) 29. Primary Vendor: M/WBE	X Yes No 30. If yes, list the %:
Year	America Activities	Minority: Yes X No	Minority: %
TIME PERIOD COVERED IN T	THIS EDS	Women: Yes X No	Women: %
	nth, day, year):	31 Sub Vendor:M/WBE Minority: YesX No	32. If yes, list the %:
7/1/2005 6/30/200	• •	Minority: YesX No Women: YesX No	Minority: %
13. Method of source selection:	Negotiated	33. Is there Renewal Language in	34. Is there a "Termination for
X Bid/Quotation Emergency	Special Produrement	the document?	Convenience" clause in the document?
RFP#Other (specify)		XYes No	X Yes No
35. Will the attached document involve data processing of	or telecommunications systems(s)	? X Yes: IOT or Delegate has	signed off on contract
36. Statutory Authority (Cite applicable Indiana or Fede	ral Codes):		
37. Description of work and justification for spending me	oncy. (Please give a brief descri	otion of the scope of work included in this agreeme	ent.)
This is a contract amendment to add newly promulgated or maintenance/support of SAS software.	ontract language and renew contract te	rm for additional 12 month term. Original contract was pu	it in place for
mannenance support of outs contract.			
and the second	Marine Andre		
38. Justification of vendor selection and determination of	of price reasonableness		
Contractor was lowest responsible bidder on solicitation is			
			No. of the contract of the con
39. If this contract is submitted late, please explain why:	(Kequirea ij more inan 30 days l	ue.j	
40. Agency fiscal officer or representative approval	41. Date Approved	42. Budget agency approval	43, Date Approved
44)Attorney General's Office approval	45. Date Approved	46. Agency representative receiving from AG	47. Date Approved

13271-001

Contract Amendment # 1Renewal # 1

This is an Amendment/Renewal to the Contract entered into by and between the Indiana State Department of Health (hereinafter referred to as "State") and Executive Information Systems, LLC (hereinafter referred to as "Contractor") dated July 1, 2005. In consideration of the mutual undertakings and covenants hereinafter set forth, the parties agree as follows:

To change and add the following clauses to the existing contract:

Compliance with Laws. The Contractor agrees to comply with all applicable federal, state and local laws, rules, regulations and ordinances, and all provisions required here by to be included herein are hereby incorporated by reference. The enactment of any state and federal statute or the promulgation of regulations thereunder after execution of this contract shall be reviewed by the State and the Contractor to determine whether the provisions of the contract require formal modification.

- a. The Contractor and its agents shall abide by all ethical requirements that apply to persons who have a business relationship with the State. As set forth in Indiana Code 4-2-6 et seq., the regulations promulgated thereunder, and Executive Order 04-08, dated April 27, 2004. If the contractor is not familiar with these ethical requirements, the contractor should refer any questions to the Indiana State Ethics Commission, or visit the Indiana State Ethics Commission website at << http://www.in.gov/ethics/>>. If the contractor or its agents violate any applicable ethical standards, the State may, in its sole discretion, terminate this contract immediately upon notice to the contractor. In addition, the contractor may be subject to penalties under Indiana Code 4-2-6-12.
- b. The Contractor certified by entering into this Agreement, that neither it nor its principal(s), is presently in arrears in payment of its taxes, permit fees, or other statutory, regulatory or judicially required payments to the State of Indiana. Further, the Contractor agrees that any payment in arrears and currently due to the State of Indiana may be withheld for payments, due to the Contractor. Additionally, further work or payments may be withheld, delayed, or denied and/or this Agreement suspended until the Contractor is current in its payments and has submitted proof of such payment to the State.

The Contractor warrants that it has no current or outstanding criminal, civil, or enforcement actions initiated by the State of Indiana pending, and agrees that it will immediately notify the State of any such actions. During thee term of such actions, Contractor agrees that the State may delay, withhold, or deny work under any Supplement or contractual device issued pursuant to this Agreement.

If a valid dispute exists as to the Contractor's liability or guilt in any action initiated by the State of Indiana or its agencies, and the State decides to delay, withhold, or deny work to the Contractor, the Contractor may request that it be allowed to continue, or receive work without delay. The Contractor must submit, in writing, a request for review to the Indiana Department of Administration (IDOA) following the procedures for disputes outlining herein. A determination by IDOA shall be binding on the parties.

Any payment that the State may delay, withhold, deny, or apply under this section shall not be subject to penalty or interest under IC 5-17-5.

The Contractor warrants that the Contractor and its subcontractors, if any, shall obtain and maintain all required permits, licenses, and approvals, as well as comply with all health, safety, and environmental statutes, rules, or regulations in the performance of work activities for the State. Failure to do so is a material breach of the contract and ground for immediate termination of the Agreement and denial of further work with the State.

The Contractor hereby affirms that it is properly registered and owed not outstanding reports with the Indiana Secretary of State.

Contractor agrees that the State may confirm, at any time, that no liabilities exist to the State of Indiana, and, if such liabilities are discovered, that State may bar Contractor from contracting with the State in the future, cancel existing contracts, withhold payments to setoff such obligations, and withhold further payments or purchases until the entity is current in its payments or its liability to the State and has submitted proof of such payment to the State.

c. As required by IC 4-13-2-14.8: Notwithstanding any other law, rule, or custom, a person or company whom has a contract with the State or submits invoices to the state for payment shall authorize in writing the direct deposit by electronic funds transfer of all payments by the state to the person or company. The written authorization must designate a financial institution and an account number to which all payments are to be credit. For forms and additional information see the Auditor of State's website at www.in.gov/auditor/forms.

COMPLIANCE WITH TELEPHONE SOLICITATIONS ACT

As required by IC 5-22-3-7:

(1) the Contractor and any principals of the Contractor certify that (A) the Contractor, except for de minimis and nonsystematic violations, has not violated the terms of (i) IC 24-4.7 [Telephone Solicitation of Consumers], (ii) IC24-5-12 [Telephone Solicitations], or (iii) IC 24-5-14 [Regulations of Automatic Dialing Machines] in the previous three hundred sixty-five (365) days, even if IC 24-4.7 is preempted by federal law; and (B) the Contractor will not violate the terms of IC 24-4.7 for the duration of the Contract even if IC 24-4.7 if preempted by federal law. (2) The Contractor and any principals of the contractor certify that an affiliate or principal of the contractor and any agent acting on behalf of the Contractor or on behalf of an affiliate or principal of the Contractor: (A) exempt for de minimis and nonsystematic violations, has not violated the terms of IC24-4.7 in the previous three hundred sixty-five (365) days, even if IC 24-4.7 is preempted by federal law; and (B) will not violate the terms of IC 24-4.7 for the duration of the Contract, even if 24-4.7 is preempted by federal law.

Further pursuant to the original contract renewal clause the State hereby exercises its option to renew this contract under the same terms and conditions of the original contract dated July 1, 2005, to include the above named amendment. The contract term shall commence on July 1, 2005 and shall terminate on June 30, 2007.

Total amount of this action is \$47,325.00. Total remuneration of this contract is not to exceed \$90,767.00.

All other matters previously agreed to and set forth in the original agreement and not affected by this Amendment shall remain in full force and effect.

Non-Collusion and Acceptance

The undersigned attests, subject to the penalties for perjury, that he/she is the contracting party, or that he/she is the representative, agent, member or officer of the contracting party, that he/she has not, nor has any other member, employee, representative, agent or officer of the firm, company, corporation or partnership represented by him/her, directly or indirectly, to the best of his/her knowledge, entered into or offered to enter into any combination, collusion or agreement to receive or pay, and that he/she has not received or paid, any sum of money or other consideration for the execution of this agreement other than that which appears upon the face of the agreement.

In Witness Whereof, Contractor and the State of Indiana have, through duly authorized representatives, entered into this agreement. The parties having read and understand the foregoing terms of the contract do by their respective signatures dated below hereby agree to the terms thereof.

Contractor:	
Signature:	
Printed Name: Lucistophie Dalauter	
Printed Name: LHEISTOPHER DELANTER Title: AGOOUT MANAGER	
Date: 5-25-06	
State of Indiana Agency: Signature: Printed Name: LANCE RHOOF Title: Date: \$\begin{array}{c} \text{SIGNATURE} & SIG	
Department of Administration	
MANK A. MUNILL FOR BOST & GOODS OF CLERE HENSERSON	By: Dr. Perze Jor Printed Name: Karl B. Browning
Commissioner	Title: Chief Information Officer
Commissioner 9/25/2006	Date: 22-529-2006
State Budget Agency	Office of the Attorney General
Charles E. Schalliol Director Date: 9/26/2006	Stephen Carter Attorney General Date: