

EXECUTIVE DOCUMENT SUMMARY

State Form 41221 (R10/4-	. 1CC	eived	14. Name of agency: Department of Health		15. Requisition Number: 0000017009
Please read the guidelir Please type all informat Check all boxes that ap	PHIDOA C	Contracts	16. Address: 2 N. Meridian Street Indianapolis, IN 46204		
 For amendments / rene Attach additional pages 	wals, attach origi	nal contract.	AGENCY CONTACT	INFORMAT	ION
		<i>IS</i>	17. Name: Sarah Burkholder		18. Telephone #: 317/233-7545
I. EDS Number:	2. Date prepared:	A A I A			31/1233-1343
A70-2-106052	10/21/201	1	19. E-mail address: sburkholder@isdh.in.gov		
3. CONTRA	CTS & LEASES		COURIER INF	ORMATION	
- Professional/Personal Services	Contrac	t for procured Services		0111111111	Y
X Grant	Mainten	ance	20. Name:		21. Telephone #:
Lease	License	Agreement	Joseph Otivadoti		317-233-7573
Attorney	Amendr	ment#	22. E-mail address:		
MOU		d#	jolivadoti@isdh.in.gov		
QPA	Other		VENDOR INF	ORMATION	
FISCAL IN 4. Account Number:	5. Account Na	-	23 Vendor ID # 0000075244		
61910-94000.583110		HHS Fund	24. Name:		25. Telephone #:
6. Total amount this action:	7.New contra	ct total:	LAKE COUNTY		219-755-3842
\$54,583.00	0.0000000	54,583.00	26. Address: 2293 N MAIN STREET	_	
8. Revenue generated this action: \$0.00		enerated total contract: \$0.00	CROWN POINT, IN 4630	,	
10. New total amount for each fiscal year Year 2012 \$54,583,00	ar :		27. E-mail address: doffinx@lakecount	yin.org	
/ear \$ 354,565,50	_			`	4 -664-4-
Year s	_		28. Is the vendor registered with the Secretary Corporations, must be registered)		X No
Year -			29. Primary Vendor: M/WBE	30. If yes, 1	
	_		Minority: Yes X No	_	%
TIME PERIOD CO	WEDEN IN THIS	EDS	Women: Yes X No	Women:	_ %
			31 Sub Vendor:M/WBE	32. If yes,	list the %:
11. From (month, day, year): 1/1/2012	12. To (month, d 12/31/2012	lay, year):	Minority: Yes X No	Minority:	——— %
13. Method of source selection:	-	Negotiated	Women: Yes X No	Women:	- ==
Bid/Quotation Emerg		Special Procurement	33. Is there Renewal Language in the document?		e a "Termination for see" clause in the
RFP# Other		special riocurcinatal	I		X Yes No
35. Will the attached document involve date	-	ecommunications systems(s)?			 _
36. Statutory Authority (Cite applicable In 410 IAC 1-2.3	diana or Federal C	odes):			
· -			tion of the scope of work included in this agreeme erapy (DOPT) for high-risk contacts, augmenting the tub		es available
38. Justification of vendor selection and of Vendor is located in the area being served		ce reasonableness:			CEIVED
					IAN 23 2012
39. If this contract is submitted late, please	e explain why: (Req	rured if more than 30 days la	te.)	OA	G-ADVISORY
40. Agency fiscal officer or representative	approval	41. Date Approved	42. Budget agency approval		43. Date Approved (/20/12_
44. Attorney General's Office approval	FRAM	45. Date Approved	46. Agency representative receiving from AG		47. Date Approved

60197-000

REQUISITION

Requisition No.

Date

Required Date

Page

Ship To:

State Department of Health

Section 2-C 0000017009 01/08/2012 1 of 2 N MERIDIAN ST INDIANAPOLIS IN 46204 Fund/Object/Center: 61910/ 583110 / 940000 Dept Number: 195106 **Project Number:** 400361014030011 Requisition Number: 0000017009 Requestor: GALLEN Allen,Gary-400 Bill to: State Department of Health Agency Number: 00400 Department of Health Section 2-C Facility: **2 N MERIDIAN ST MUST COMPLETE FOR ICPR INDIANAPOLIS IN 46204 Print REQ** Streamline Eligible Line_Item Description Quantity **UOM** Unit Price **Ext Amt** Vendor is located in the area being served 1-1 Grant Agreement TB 144-4 1:0000 LO 54,583.0000 54,583.00 0000075244 LAKE COUNTY Vendor: << To provide regional directly observed therapy services and directly observed preventive therapy for high-risk contacts, augmenting the teberculosis services available in Lake County. Contract date: 1/1/12-12/31/12 Contract amount: \$54,583.00 Amount paid to date: -0-Balance of \$54,583.00 to be paid on this PO EDS# A70-2-106052 Fund: 61910 Account: 583110 Program: 94000 Project code: 400361014030011 Activity code: 1000000 >> Deliveries acceptable only between 8:30 AM and 4:00 PM, Monday through Friday The following UN/CEFACT Unit of Measure Common Codes are used in this document: --LQ Lot Requisition Total \$ 54.583.00 certify that the item[s] requested is [are] necessary for the operation of this State Agency. Printed Name of Agency Head or Authorized Employee | Authorized Signature Requestor Signature

GRANT AGREEMENT EDS # A70-2-106052

سطاخ

61910-583110-4003610140300 TB 144-4

This Grant Agreement, entered into by and between the Indiana State Department of Health (the "State") and Lake County Health Department (the "Grantee"), is executed pursuant to the terms and conditions set forth herein. In consideration of those mutual undertakings and covenants, the parties agree as follows:

1. Purpose of this Grant Agreement

The purpose of this Grant Agreement is to enable the State to award a grant from the State of Indiana's Federally Funded **Tuberculosis Cooperative Grant** Fund of up to \$54,583 to the Grantee for eligible costs of the project (the "Project") or services as described in Attachments A, B, and C of this Grant Agreement, which is attached hereto and incorporated herein. The funds shall be used exclusively in accordance with the provisions contained in this Grant Agreement.

2. Term

This Grant Agreement shall commence on **January 1, 2012**, (the Commencement Date) and shall remain in effect through **December 31, 2012**, (the Expiration Date). In no event shall payments be made for work done or services performed before the Commencement Date or after the Expiration Date.

3. Design and Implementation of Project

The Grantee shall be solely responsible for the proper design and implementation of the Project as described in Attachments A, B, and C. Modification of the Project shall require prior written approval of the State.

4. Monitoring Reviews by the State

The State may conduct an on-site monitoring review of the Project. The monitoring review may include and consider any or all of the following:

- A. Whether Project activities are consistent with those set forth in Attachments A, B, and C and the terms and conditions of the Grant Agreement.
- B. A complete, detailed analysis of actual state, local and/or private funds expended to date on the Project and conformity with the amounts for each budget line item as set forth in Attachments A, B, and C.
- C. A detailed listing of all Project costs by project budget line item which are accrued yet unpaid, if any.

A written evaluation as to the Grantee's timely progress in project management, financial management and control systems, procurement systems and methods, and performance relative to timely submission of project reports.

5. Payment of Grant Funds by the State

The payment of this Grant by the State to the Grantee shall be made in accordance with the following schedule and conditions:

- A. This Grant Agreement must be fully executed.
- B. All items or documents required by Attachments A, B, and C must be submitted to and approved by the State.
- C. Any other grant conditions as specified in Attachments A, B, and C must be met to the State's satisfaction.
- D. The State may require evidence furnished by the Grantee that substantial progress has been made toward completion of the Project prior to making the first payment under this Grant. All payments are subject to the State's determination that the Grantee's performance to date conforms to the Project as approved, notwithstanding any other provision of this Grant Agreement.
- E. If advance payment of a portion of the grant funds is permitted by statute, and the State agrees to provide such advance payment, it shall be made only upon submission of a proper claim setting out the intended purposes of those funds. After such funds have been expended, Grantee shall provide State with a reconciliation of those expenditures.
- F. If this Grant Agreement is terminated by either party prior to the Expiration Date set forth in Paragraph 2 of this Grant Agreement, the State may promptly conduct an on-site monitoring of the Project and complete a Project monitoring report.
- G. Failure to complete the Project and expend State, local and/or private funds in accordance with this Grant Agreement may be considered a material breach, and shall entitle the State to impose sanctions against the Grantee including, but not limited to, suspension of all grant payments, and/or suspension of the Grantee's participation in State grant programs until such time as all material breaches are cured to the State's satisfaction. Sanctions may also include repayment of all State funds expended that are not in the scope of this Project or the Budget.
- H. All payments shall be made in arrears in conformance with State fiscal policies and procedures and, as required by IC 4-13-2-14.8, by electronic funds transfer to the financial institution designated by the Grantee in writing unless a specific waiver has been obtained from the Auditor of State. No payments will be made in advance of receipt of the goods or services that are the subject of this Grant except as permitted by IC 4-13-2-20 or by the statute authorizing this Grant.

6. Audits and Maintenance of Records

- A. Following the termination of this Grant Agreement, the Grantee shall secure an audit of grant funds. An independent public accountant or certified public accountant (Auditor) or the State Board of Accounts shall conduct this audit in accordance with Generally Accepted Government Auditing Standards ("GAGAS") and any other applicable audit guidelines or any standards specified by the State or the federal government. These standards include Indiana Code 5-11-1 and the Indiana State Board of Accounts publication "Guidelines for the Examination of the Entities Receiving Financial Assistance from Governmental Sources." The federal Office of Management and Budget (OMB) Circular A-133 (Audits of Institutions of Higher Education and Other Non-Profit Organizations) may also apply. The Grantee must submit the audit either thirty (30) days after receipt of the Auditor's report(s) or nine (9) months after the close of the audit period, whichever is earlier, unless the ISDH Audit Section provides a written waiver. The Grantee agrees to provide a readable copy, or original of all audits secured by the Grantee to meet this provision. The Grantee must provide a copy of its Audit Report to the Indiana State Department of Health, 2 North Meridian Street, Audit Section 2C99, Indianapolis, Indiana 46204. Grantee agrees to provide the Indiana State Board of Accounts an original of all financial and compliance audits and the original Grantee's "Entity Annual Report" (Form E-1). Should the Grantee be an agency of the State of Indiana or a local or guasi-governmental agency, the requirement to submit the Grantee's "Entity Annual Report" (Form E-1) to the State Board of Accounts is waived.
- A. The Grantee's audit shall be an audit of the actual entity or the distinct portion thereof that performs the functions of the Grant Agreement, and not of a parent, member, or subsidiary corporation of the Grantee, unless the Indiana State Board of Accounts or State requests an expanded audit. The audit shall include a statement from the Auditor that the Auditor has reviewed this Grant Agreement and that the Grantee is not out of compliance with the financial aspects of this Grant Agreement.
- B. The State and the Indiana State Board of Accounts reserve the right to approve any auditor who conducts the audit. If the State requests, the Grantee shall require its sub-grantees to secure audits in accordance with subparagraph A, and to timely file all reports required by the Indiana State Board of Accounts.
- C. Grantee shall maintain books, records, documents, including but not limited to statistical reports, program reports, payroll records, banking records, accounting records, and purchase orders that are sufficient to document Grantee's program and financial activities under this grant and Grantee's claims for reimbursement as required by law, and any other evidence which, according to generally accepted accounting procedures, identifies costs attributable to the services specified on Attachments A, B, and C of this Grant Agreement and any other documents required under the terms of this Grant Agreement. The Grantee shall comply with the cost principles set forth in OMB Circular A-122. The Grantee shall maintain a written cost allocation plan identifying procedures for attributing costs to each component code and service.

The State may require more restrictive fiscal accountability, beginning upon written notice, if the State determines the Grantee is financially unstable, has a history of poor accountability, or has a management system that does not meet the standards required by the State of Indiana or the United States Government.

- D. The Grantee must use internal controls that assure: 1) the reliability of financial information and records; 2) effectiveness and efficiency of operations; 3) proper execution of management's objectives; and 4) compliance with laws and regulations. Sufficient internal controls include but are not limited to segregation of duties and safeguarding controls over cash, other assets, and information processing.
- E. Upon written demand by the State, the Grantee will repay the State all money paid during any period of time when an audit showed inadequate fiscal documentation.
- F. If the State finds an audit exception, it may set off the amount against current or future allowable invoices, demand a cash payback, withhold payment of current invoices, or avail itself of any combination of the above remedies.

7. Project Budget and Budget Modification

The approved Project Budget is set forth as Attachments A, B, and C of this Grant Agreement. The Grantee shall not spend more than the amount for each line item, as described in the Budget, without the prior written consent of a duly authorized representative of the State, nor shall the Project costs funded by this Grant Agreement and those funded by the local and/or private share be amended without the prior written consent of the State.

8. Statutory Authority of Grantee

The Grantee expressly represents and warrants to the State that it is statutorily eligible to receive these monies and it expressly agrees to repay all monies paid to it under this Grant, should a legal determination of its ineligibility be made by any court of competent jurisdiction.

9. Use of Grant Funds by Grantee

The funds received by the Grantee pursuant to this Grant Agreement shall be used only to provide regional directly observed therapy (DOT) services and directly observed preventive therapy (DOPT) for high-risk contacts, augmenting the tuberculosis services available in Lake County as described fully in Attachments A, B, and C and for no other purpose.

10. Compliance with Laws

- A. The Grantee shall comply with all applicable federal, state and local laws, rules, regulations and ordinances, and all provisions required thereby to be included herein are hereby incorporated by reference. The enactment or modification of any applicable state or federal statute or the promulgation of rules or regulations thereunder after execution of this Grant shall be reviewed by the State and the Grantee to determine whether the provisions of this Grant require formal modification.
- B. The Grantee 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 IC 4-2-6, et seq., IC 4-2-7, et seq., the regulations promulgated thereunder, and Executive Order 04-08, dated April 27, 2004. If the Grantee is not familiar with these ethical requirements, the Grantee should refer any questions to the Indiana State Ethics Commission, or visit the Inspector General's website at http://www.in.gov/ig/. If the Grantee or its agents violate any applicable ethical standards, the State may, in its sole discretion, terminate this Grant immediately upon notice to the Grantee. In addition, the Grantee may be subject to penalties under IC §§ 4-2-6, 4-2-7, 35-44-1-3, and under any other applicable laws.
- C. The Grantee certifies by entering into this Grant that neither it nor its principal(s) is presently in arrears in payment of taxes, permit fees or other statutory, regulatory or judicially required payments to the State. The Grantee agrees that any payments currently due to the State may be withheld from payments due to the Grantee. Additionally, further work or payments may be withheld, delayed, or denied and/or this Grant suspended until the Grantee is current in its payments and has submitted proof of such payment to the State.
- D. The Grantee warrants that it has no current, pending or outstanding criminal, civil, or enforcement actions initiated by the State, and agrees that it will immediately notify the State of any such actions. During the term of such actions, the Grantee agrees that the State may delay, withhold, or deny work under any supplement, amendment, change order or other contractual device issued pursuant to this Grant.
- E. If a valid dispute exists as to the Grantee's liability or guilt in any action initiated by the State or its agencies, and the State decides to delay, withhold, or deny work to the Grantee, the Grantee may request that it be allowed to continue, or receive work, without delay. The Grantee must submit, in writing, a request for review to the Indiana Department of Administration (IDOA) following the procedures for disputes outlined herein. A determination by IDOA shall be binding on the parties. Any payments that the State may delay, withhold, deny, or apply under this section shall not be subject to penalty or interest, except as permitted by IC 5-17-5.
- F. The Grantee warrants that the Grantee and its subgrantees, if any, shall obtain and maintain all required permits, licenses, registrations, and approvals, and shall comply with all health, safety, and environmental statutes, rules, or regulations in the performance of work activities for the State. Failure to do so may be deemed a material breach of this Grant and grounds for immediate termination and denial of further work with the State.
- G. The Grantee affirms that, if it is an entity described in IC Title 23, it is properly registered and owes no outstanding reports to the Indiana Secretary of State.

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

- (1) The Grantee and any principals of the Grantee certify that:
 - (A) the Grantee, except for de minimis and nonsystematic violations, has not violated the terms of:
 - (i) IC 24-4.7 [Telephone Solicitation Of Consumers];
 - (ii) IC 24-5-12 [Telephone Solicitations]; or
 - (iii) IC 24-5-14 [Regulation 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 Grantee will not violate the terms of IC 24-4.7 for the duration of the Grant, even if IC 24-4.7 is preempted by federal law.
- (2) The Grantee and any principals of the Grantee certify that an affiliate or principal of the Grantee and any agent acting on behalf of the Grantee or on behalf of an affiliate or principal of the Grantee
 - (A) except for de minimis and nonsystematic violations, has not violated the terms of IC 24-4.7 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 Grant, even if IC 24-4.7 is preempted by federal law.

11. Drug-Free Workplace Certification

The Grantee hereby covenants and agrees to make a good faith effort to provide and maintain a drug-free workplace. Grantee will give written notice to the State within ten (10) days after receiving actual notice that the Grantee, or an employee of the Grantee in the State of Indiana has been convicted of a criminal drug violation occurring in the workplace. False certification or violation of the certification may result in sanctions including, but not limited to, suspension of grant payments, termination of the Grant and/or debarment of grant opportunities with the State of Indiana for up to three (3) years.

In addition to the provisions of the above paragraphs, if the total Grant amount set forth in this Grant Agreement is in excess of \$25,000.00, Grantee hereby further agrees that this Grant Agreement is expressly subject to the terms, conditions and representations of the following Certification:

This certification is required by Executive Order No. 90-5, April 12, 1990, issued by the Governor of Indiana. Pursuant to its delegated authority, the Indiana Department of Administration is requiring the inclusion of this certification in all grants with and grants from the State of Indiana in excess of \$25,000.00. No award of a grant shall be made, and no grant, purchase order or agreement, the total amount of which exceeds \$25,000.00, shall be valid, unless and until this certification has been fully executed by the Grantee and made a part of the Grant Agreement as part of the Grant documents.

The Grantee certifies and agrees that it will provide a drug-free workplace by:

A. Publishing and providing to all of its employees a statement notifying them that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance is prohibited in the Grantee's workplace and specifying the actions that will be taken against employees for violations of such prohibition; and

- B. Establishing a drug-free awareness program to inform its employees of (1) the dangers of drug abuse in the workplace; (2) the Grantee's policy of maintaining a drug-free workplace; (3) any available drug counseling, rehabilitation, and employee assistance programs; and (4) the penalties that may be imposed upon an employee for drug abuse violations occurring in the workplace; and
- C. Notifying all employees in the statement required by subparagraph (A) above that as a condition of continued employment the employee will (1) abide by the terms of the statement; and (2) notify the Grantee of any criminal drug statute conviction for a violation occurring in the workplace no later than five (5) days after such conviction; and
- D. Notifying in writing the State within ten (10) days after receiving notice from an employee under subdivision (C)(2) above, or otherwise receiving actual notice of such conviction; and
- E. Within thirty (30) days after receiving notice under subdivision (C)(2) above of a conviction, imposing the following sanctions or remedial measures on any employee who is convicted of drug abuse violations occurring in the workplace: (1) take appropriate personnel action against the employee, up to and including termination; or (2) require such employee to satisfactorily participate in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State or local health, law enforcement, or other appropriate agency; and
- F. Making a good faith effort to maintain a drug-free workplace through the implementation of subparagraphs (A) through (E) above.

12. Employment Eligibility Verification

The Grantee affirms under the penalties of perjury that he/she/it does not knowingly employ an unauthorized alien.

The Grantee affirms under the penalties of perjury that he/she/it has enrolled and is participating in the E-Verify program as defined in IC 22-5-1-7.3. The Grantee agrees to provide documentation to the State that he/she/it has enrolled and is participating in the E-Verify program. Additionally, the Grantee is not required to participate if the Grantee or is self-employed and does not employ any employees.

The State may terminate for default if the Grantee fails to cure a breach of this provision no later than thirty (30) days after being notified by the State.

13. Funding Cancellation

When the Director of the State Budget Agency (SBA) makes a written determination that funds are not appropriated or otherwise available to support continuation of performance of this Grant Agreement, it shall be canceled. A determination by the Director of the SBA that funds are not appropriated or otherwise available to support continuation of performance shall be final and conclusive.

14. Information Technology Accessibility Standards

Any information technology related products or services purchased, used or maintained through this Grant must be compatible with the principles and goals contained in the Electronic and Information Technology Accessibility Standards adopted by the Architectural and Transportation Barriers Compliance Board under Section 508 of the federal Rehabilitation Act of 1973 (29 U.S.C. 794d), as amended. The federal Electronic and Information Technology Accessibility Standards can be found at: http://www.access-board.gov/508.htm.

15. Nondiscrimination

Pursuant to the Indiana Civil Rights Law, specifically including IC 22-9-1-10, and in keeping with the purposes of the federal Civil Rights Act of 1964, the Age Discrimination in Employment Act, and the Americans with Disabilities Act, the Grantee covenants that it shall not discriminate against any employee or applicant for employment relating to this Grant with respect to the hire, tenure, terms, conditions or privileges of employment or any matter directly or indirectly related to employment, because of the employee or applicant's: race, color, national origin, religion, sex, age, disability, ancestry, status as a veteran, or any other characteristic protected by federal, state, or local law ("Protected Characteristics"). Furthermore, Grantee certifies compliance with applicable federal laws, regulations, and executive orders prohibiting discrimination based on the Protected Characteristics in the provision of services.

The Grantee understands that the State is a recipient of federal funds, and therefore, where applicable, Grantee and any subgrantees agree to comply with requisite affirmative action requirements, including reporting, pursuant to 41 CFR Chapter 60, as amended, and Section 202 of Executive Order 11246.

16. Notice to Parties

Whenever any notice, statement or other communication is required under this Grant, it shall be sent to the following addresses, unless otherwise specifically advised.

A. Notices to the State shall be sent to:

Indiana State Department of Health ATTN: Contract and Audit Section 2 North Meridian Street, Section 2-C Indianapolis. IN 46204

B. Notices to the Grantee shall be sent to:

Lake County Health Department ATTN: Susan Best, D.O. Health Commissioner 2293 North Main Street Crown Point, IN 46307-1896 C. As required by IC 4-13-2-14.8, payments to the Grantee shall be made via electronic funds transfer in accordance with instructions filed by the Grantee with the Indiana Auditor of State.

17. Order of Precedence

Any inconsistency or ambiguity in this Grant Agreement shall be resolved by giving precedence in the following order: (A) Grant Agreement and (B) Attachment(s) prepared by the State. All attachments, and all documents referred to in this paragraph are hereby incorporated fully by reference.

18. Renewal

This Grant Agreement may be renewed under the same terms and conditions subject to the approval of the Commissioner of the Department of Administration and the State Budget Director in compliance with IC 5-22-17-4. The term of the renewed Grant Agreement may not be longer than the term of the original Grant Agreement.

19. Termination for Convenience

This Grant Agreement may be terminated, in whole or in part, by the State whenever, for any reason, the State determines that such termination is in the best interest of the State. Termination shall be effected by delivery to the Grantee of a Termination Notice, specifying the extent to which such termination becomes effective. The Grantee shall be compensated for completion of the Project properly done prior to the effective date of termination. The State will not be liable for work on the Project performed after the effective date of termination. In no case shall total payment made to the Grantee exceed the original grant.

20. Access To Records

The Grantee and its subgrantees shall maintain all books, documents, papers, accounting records, and other evidence (Records) pertaining to all costs incurred under this Grant Agreement for inspection by the State or its authorized representatives. Copies of the Records shall be furnished at no cost to the State if requested. The Grantee and its subgrantees shall make all Records available at their respective offices at all reasonable times during the Grant Agreement period and for three (3) years from the date of final payment under the Grant Agreement or longer if an audit has been completed and all audit exceptions have not been cleared by the State.

21. Additional Payment Terms

- A. The State disburses grant funds on a cost reimbursement basis. Actual expenditures of authorized costs will be reimbursed monthly by the State upon receipt of duly executed invoices from the Grantee. Invoices are due by the 20th day after the end of each month.
- B. All accounts will be closed sixty (60) days after the Expiration Date of this Grant Agreement. Any invoice submitted after sixty (60) days will not be reimbursed by the State.

C. No expenses for travel will be reimbursed unless specifically permitted under the scope of services or consideration provisions. Expenditures made by the Grantee for travel will be reimbursed at the current rate paid by the State and in accordance with the State Travel Policies and Procedures as specified in the current Financial Management Circular. Out-of-state travel requests must be reviewed and approved by the State for availability of funds and for appropriateness per Circular guidelines.

22. Amendments

No alteration or variation of the terms of this Grant Agreement shall be valid unless made in writing and signed by the parties hereto. No oral understanding or agreement not incorporated herein shall be binding on any of the parties hereto. Any alterations or amendments, except a change between budget categories which requires the prior written consent of a duly authorized representative of the State, shall be subject to the contract approval procedure of the State.

23. Authority To Bind

The signatory for the Grantee represents that he/she has been duly authorized to execute this Grant Agreement on behalf of the Grantee and has obtained all necessary or applicable approvals to make this Grant Agreement fully binding upon the Grantee when his/her signature is affixed, and accepted by the State.

24. Confidentiality Of State Information

The Grantee understands and agrees that data, materials, and information disclosed to the Grantee may contain confidential and protected information. The Grantee covenants that data, material and information gathered, based upon or disclosed to the Grantee for the purpose of this Grant Agreement, will not be disclosed to or discussed with third parties without the prior written consent of the State.

The parties acknowledge that the services to be performed by Grantee for the State under this Grant Agreement may require or allow access to data, materials, and information containing Social Security numbers or other personal information maintained by the State in its computer system or other records. In addition to the covenant made above in this section and pursuant to 10 IAC 5-3-1(4), the Grantee and the State agree to comply with the provisions of IC 4-1-10 and IC 4-1-11. If any Social Security number(s) or personal information (as defined in IC 4-1-11-3) is/are disclosed by Grantee, Grantee agrees to pay the cost of the notice of disclosure of a breach of the security of the system in addition to any other claims and expenses for which it is liable under the terms of this Grant Agreement.

25. Disputes

A. Should any disputes arise with respect to this Grant Agreement, the Grantee and the State agree to act immediately to resolve such disputes. Time is of the essence in the resolution of disputes.

- B. The Grantee agrees that, the existence of a dispute notwithstanding, it will continue without delay to carry out all of its responsibilities under this Grant Agreement that are not affected by the dispute. Should the Grantee fail to continue to perform its responsibilities regarding all non-disputed work, without delay, any additional costs incurred by the State or the Grantee as a result of such failure to proceed shall be borne by the Grantee.
- C. If a party to the Grant Agreement is not satisfied with the progress toward resolving a dispute, the party must notify in writing the other party of this dissatisfaction. Upon written notice, the parties have ten (10) working days, unless the parties mutually agree to extend this period, following the notification to resolve the dispute. If the dispute is not resolved within ten (10) working days, a dissatisfied party will submit the dispute in writing according to the following procedure:
 - 1. The parties agree to resolve such matters through submission in writing of their dispute to the Commissioner of the Indiana Department of Administration. The Commissioner shall reduce a decision to writing and mail or otherwise furnish a copy thereof to the Grantee and the State within ten (10) working days after presentation of such dispute for action. The presentation may include a period of negotiations, clarifications, and mediation sessions and will not terminate until the Commissioner or one of the parties concludes that the presentation period is over. The Commissioner's decision shall be final and conclusive unless either party mails or otherwise furnishes to the Commissioner, within ten (10) working days after receipt of the Commissioner's decision, a written appeal. Within ten (10) working days of receipt by the Commissioner of a written request for appeal, the decision may be reconsidered. If no reconsideration is provided within ten (10) working days, the parties may mutually agree to submit the dispute to arbitration or mediation for a determination. If a party is not satisfied with the Commissioner's ultimate decision, the dissatisfied party may submit the dispute to an Indiana court of competent jurisdiction.
 - 2. The State may withhold payments on disputed items pending resolution of the dispute. The unintentional nonpayment by the State to the Grantee of one or more invoices not in dispute in accordance with the terms of this Grant Agreement will not be cause for Grantee to terminate this Grant Agreement, and the Grantee may bring suit to collect these amounts without following the disputes procedure contained herein.

26. Federal Funding Information and Compliance

- a) C.F.D.A. Title Tuberculosis Elimination and Laboratory Cooperative Agreement
- d) Award No. 5U 52PS500520-29-Revised PENDING
- b) C.F.D.A No. 93.116
- e) Award Year 01/01/12 to 12/31/12
- c) Award Name Tuberculosis Elimination and Laboratory Cooperative Agreement
- f) Federal Agency Department of Health & Human Services, Public Health Service, Centers for Disease Control & Prevention

In grants funded by the United States Department of Health and Human Services, the Grantee agrees to comply with the provisions of the Code of Federal Regulations (CFR) Title 45 Parts 74, 92, and 96, where applicable.

27. Federal Funds Disclosure

Any of the Grantee's statements, press releases, requests for proposals, bid solicitations, and other documents describing projects or programs supported in whole or in part by grant funds must state a) the percentage of the total costs of the program or project with federal financing; b) the amount of federal funds for the project or program; and c) the percentage and dollar amount of the total costs of the project or program financed by nongovernmental sources. "Nongovernmental sources" means sources other than state and local governments and federally recognized Indian tribes.

28. Federal Lobbying Requirements

- A. The Grantee certifies that to the best of its knowledge and belief that no federal appropriated funds have been paid or will be paid, by or on behalf of the Grantee, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan or cooperative agreement.
- B. If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this federal Grant Agreement, contract, loan, or cooperative agreement, the Grantee shall complete and submit "Disclosure Form to Report Lobbying" in accordance with its instructions.
- C. The Grantee shall require that the language of subparagraphs a) and b) be included in the language of all subgrants and that all subgrantees shall certify and disclose accordingly.

29. Federal Funding Accountability and Transparency Act

FEDERAL FUNDING ACCOUNTABILITY and TRANSPARENCY ACT of 2006:

Public Law 109-282, the Federal Funding Accountability and Transparency Act of 2006 as amended (FFATA), requires full disclosure of all entities and organizations receiving Federal funds including grants, contracts, loans and other assistance and payments through a single publicly accessible Web site, USASpending.gov. The Web site includes information on each Federal financial assistance award and contract over \$25,000, including such information as:

- 1. The name of the entity receiving the award
- 2. The amount of the award
- 3. Information on the award including transaction type, funding agency, etc.
- 4. The location of the entity receiving the award
- 5. A unique identifier of the entity receiving the award: and

6. Names and compensation of highly-compensated officers (as applicable)

Compliance with this law is primarily the responsibility of the Federal agency. However, two elements of the law require information to be collected and reported by recipients: 1) information on executive compensation when not already reported through the Central Contractor Registry; and 2) similar information on all sub-awards/subcontracts/consortiums over \$25,000.

For the full text of the requirements under the Federal Funding Accountability and Transparency Act of 2006, please review the following website:

http://frwebgate.access.gpo.gov/cgi-

bin/getdoc.cgi?dbname=109 cong bills&docid=f:s2590enr.txt.pdf

30. Governing Laws

This Grant Agreement shall be construed in accordance with and governed by the laws of the State of Indiana and suit, if any, must be brought in the State of Indiana.

31. Indemnification

The Grantee agrees to indemnify, defend, and hold harmless the State, its agents, officials, and employees from all claims and suits including court costs, attorney's fees, and other expenses caused by any act or omission of the Grantee and/or its subgrantees, if any, in the performance of this Grant Agreement. The State shall not provide such indemnification to the Grantee.

32. Independent Contractor

Both parties hereto, in the performance of this Grant Agreement, shall act in an individual capacity and not as agents, employees, partners, joint venturers or associates of one another. The employees or agents of one party shall not be deemed or construed to be the employees or agents of the other party for any purposes whatsoever. Neither party will assume liability for any injury (including death) to any persons, or damage to any property, arising out of the acts or omissions of the agents, employees or subgrantees of the other party.

The Grantee shall be responsible for providing all necessary unemployment and workers' compensation insurance for the Grantee's employees.

33. Licensing Standards

The Grantee, its employees and subgrantees shall comply with all applicable licensing standards, certification standards, accrediting standards and any other laws, rules or regulations governing services to be provided by the Grantee pursuant to this Grant Agreement. The State will not pay the Grantee for any services performed when the Grantee, its employees or subgrantees are not in compliance with such applicable standards, laws, rules or regulations. If any license, certification or accreditation expires or is revoked, or any disciplinary action is taken against an applicable license, certification or accreditation, the Grantee shall notify the State immediately and the State, at its option, may immediately terminate this Grant Agreement.

34. Ownership of Documents and Materials

All documents, records, programs, data, film, tape, articles, memoranda, and other materials not developed or licensed by the Grantee prior to execution of this Grant Agreement, but specifically developed under this Grant Agreement shall be considered "work for hire" and the Grantee transfers any ownership claim to the State and all such materials will be the property of the State. Use of these materials, other than related to Grant Agreement performance by the Grantee, without the prior written consent of the State, is prohibited. During the performance of this Grant Agreement, the Grantee shall be responsible for any loss of or damage to these materials developed for or supplied by the State and used to develop or assist in the services provided while the materials are in the possession of the Grantee. Any loss or damage thereto shall be restored at the Grantee's expense. The Grantee shall provide the State full, immediate, and unrestricted access to the work product during the term of this Grant Agreement.

35. Penalties/Interest/Attorney's Fees

The State will in good faith perform its required obligations hereunder and does not agree to pay any penalties, liquidated damages, interest or attorney's fees, except as permitted by Indiana law, in part, IC 5-17-5, IC 34-54-8, and IC 34-13-1.

Notwithstanding the provisions contained in IC 5-17-5, any liability resulting from the State's failure to make prompt payment shall be based solely on the amount of funding originating from the State and shall not be based on funding from federal or other sources.

36. Progress Reports

- A. The Grantee shall submit progress reports to the State upon request, unless specified otherwise in Attachments A, B, and C. The progress reports shall serve the purpose of assuring the State that work is progressing in line with the schedule and that completion can be reasonably assured on the scheduled date.
- B. The failure to provide progress reports as requested by the State is considered a material breach of the Grant Agreement and shall entitle the State to impose sanctions against the Grantee. Sanctions may include, but are not limited to, suspension of all Grant Agreement payments, and/or suspension of the Grantee's participation in State contract programs until such time as all material breaches are cured to the State's satisfaction. Sanctions may also include repayment of all State funds expended for activities that are not in the scope of this project as set forth in Attachments A, B, and C of this Grant Agreement.

37. Remedies Not Impaired

No delay or omission of either party in exercising any right or remedy available under this Grant Agreement shall impair any such right or remedy, or constitute a waiver of any default, or any acquiescence thereto.

38. Security and Privacy of Health Information

If any final regulation or body of regulations relating to the administrative simplification provisions of the Health Insurance Portability and Accountability Act of 1996 ("Final HIPAA Regulations"), or any amendment or judicial or administrative interpretation of the Final HIPAA Regulations, prohibits, restricts, limits or materially and adversely affects either party's rights or obligations hereunder, the parties shall negotiate, in good faith, reasonable revisions to this Grant Agreement.

The purpose of the negotiations shall be to revise the Grant Agreement so that the affected party can act in accordance with such Final HIPAA Regulations, or amendment or judicial or administrative interpretation thereof, and avoid or mitigate such prohibition, restriction, limitation or material and adverse effect.

If the parties fail to agree to such revisions within forty-five (45) days after written notice from the affected party requesting negotiations under this paragraph, this Grant Agreement shall terminate. If so terminated the Grantee shall return or destroy all protected health information received from, created or received by the Grantee on behalf of the State. The Grantee shall retain no copies of such information in any form if feasible. If not feasible, the Grantee bears the responsibility of ensuring that the protected health information is maintained in a secure and confidential manner.

39. Severability

The invalidity of any section, subsection, clause or provision of this Grant Agreement shall not affect the validity of the remaining sections, subsections, clauses or provisions of this Grant Agreement.

40. Taxes

The State is exempt from most state and local taxes and many federal taxes. The State will not be responsible for any taxes levied on the Grantee as a result of this Grant Agreement.

41. Walver of Rights

No right conferred on either party under this Grant Agreement shall be deemed waived, and no breach of this Grant Agreement excused, unless such waiver is in writing and signed by the party claimed to have waived such right. Neither the State's review, approval or acceptance of, nor payment for, the services required under this Grant Agreement shall be construed to operate as a waiver of any rights under this Grant Agreement or of any cause of action arising out of the performance of this Grant Agreement, and the Grantee shall be and remain liable to the State in accordance with applicable law for all damages to the State caused by the Grantee's negligent performance of any of the services furnished under this Grant Agreement.

42. State Boilerplate Affirmation Clause

I swear or affirm under the penalties of perjury that I have not altered, modified or changed the State's Boilerplate clauses (as defined in the 2011 OAG/IDOA *Professional Services Contract Manual*) in any way except for the following clauses which are named below:

Design and Implementation of Project Monitoring Reviews by the State Access to Records Audits and Maintenance of Records Order of Precedence Progress Reports Security and Privacy of Health Information

Non-Collusion and Acceptance

The undersigned attests, subject to the penalties for perjury, that he/she is the Grantee, or that he/she is the properly authorized representative, agent, member or officer of the Grantee, that he/she has not, nor has any other member, employee, representative, agent or officer of the Grantee, directly or indirectly, to the best of the undersigned's 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 Grant other than that which appears upon the face of this Grant.

THE REMAINDER OF THIS PAGE HAS BEEN INTENTIONALLY LEFT BLANK.

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

Accepted By:	
931127M	
SUSAN BEST, D.O.	
HEALTH COMMISSIONER	
LAKE COUNTY HEALTH DEPARTMENT	
DATE: 12/5/11	
Attested By:	
Usses Katena	
PETTYCKATONA	
AUDITOR LAKE COUNTY	
DATE: /2-5-//	
Certification of Funds:	Recommended and Approved By:
ERIC MILLER CM PUCCO	Durch
CONTROLLER	SEAN M. KEEFER
DIVISION OF FINANCE	CHIEF OF STAFF
OPERATIONAL SERVICES COMMISSION	INDIANA STATE DEPARTMENT OF HEALTH
INDIANA STATE DEPARTMENT OF HEALTH	_ ···
DATE: 1/10/12	DATE: / / 12 / 12
· · · · · · · · · · · · · · · · · · ·	
Approved:	Approved:
Dardr. Napldur tox	ZAXILLO GON
ROBERT D. WYNKOOP, COMMISSIONER DEPARTMENT OF ADMINISTRATION STATE OF INDIANA	ADAM M. HORST, DIRECTOR OFFICE OF MANAGEMENT and BUDGET STATE OF INDIANA
1.4	10/-
DATE: 1.18.12 /	DATE: 1/6/12
Approved as to Form and Legality:	
In little lovell hor	<u></u>
GREGORY F. ZOELLER	
ATTORNEY GENERALIOF INDIANA	
DATE: 23 (fam/2)	

Attachment A A70-2-106052 Lake County Health Department

- PURPOSE OF THE GRANT: To provide management of TB cases including directly observed therapy (DOT) services and directly observed preventive therapy (DOPT) for high-risk contacts in nonurban Lake County, augmenting the TB services available in Lake County from 1/1/2012 through 12/31/2012.
- 2. SERVICE RECIPIENTS: Individuals residing in rural or non-urban Lake County. (Excludes the urban areas of the cities of East Chicago, Hammond, and Gray.)

3. CONSIDERATION FOR DELIVERABLES AND SCHEDULE OF PAYMENT

REQUIRED ACTIVITIES	MEASURABLE CRITERIA	ANNUAL RATE FY 2011	SCHEDULE OF PAYMENT
One Outreach Worker (ORW) will be responsible for delivering and observing the ingestion of medications, observing, and collecting sputum samples, assisting with contact investigation, educating clients, and transporting clients as needed to medical appointments related to TB care. TB Outreach Workers may assist local health department TB case management activities.	Services to be provided in accordance with the Tuberculosis Control Program Objectives and Protocols.	\$29,231	Payment shall be due for hours worked and satisfactory completion of Lake County Health Department Deliverables. Such payment shall be paid once monthly in arrears.
The ORW interacts with and performs Directly Observed Therapy/Directly Observed Preventive Therapy (DOT/DOPT) with TB patients to promote adherence to medical regimens, thus assuring continuity and completion of therapy. Actively collaborates with local health department, physicians, hospitals, and laboratories.	Services to be provided in accordance with the Tuberculosis Control Program Objectives and Protocols.		Payment shall be due for hours worked and satisfactory completion of Lake County Health Department Deliverables. Such payment shall be paid once monthly in arrears.
Programs and seminars attended by the ORW will have a TB/HIV element. HIV counseling and testing will be made available to all clients followed through this project.	Services to be provided in accordance with the Tuberculosis Control Program Objectives and Protocols.		Payment shall be due for hours worked and satisfactory completion of Lake County Health Department Deliverables. Such payment shall be paid once monthly in arrears.

			
Activities shall supplement, not	Services to be		Payment shall be due
supplant the local TB activities	provided in	1	for hours worked and
necessary for case management, control	accordance with	9	satisfactory completion
and prevention of TB in the designated	the Tuberculosis) (of Lake County Health
area.	Control Program	1	Department
	Objectives and	ľ	Deliverables. Such
-	Protocols.		payment shall be paid
	1 10100013.		once monthly in
77 O . 1 77 1 '77 1 '4 mm	439		arrears.
The Outreach Worker will submit The	All reports are due		Payment shall be due
Tuberculosis Outreach Quarterly	by the 10 th of the	T	for hours worked and
Report (See ATTACHMENT B) to the	month following		satisfactory completion
local supervisor who will sign and	each quarter.		of Lake County Health
address any barriers or problems	April 10, 2012	Į 1	Department
encountered. A copy of the Report	July 10, 2012		Deliverables. Such
should be sent to the State TB Control	October 10, 2012		payment shall be paid
Program.	January 10, 2013		once monthly in
1 109.4	1		arrears.
The TB outreach services provided	Services to be		Payment shall be due
through this Grant Agreement shall be	provided in		for hours worked and
in accordance with the Statewide	accordance with	1	1
			satisfactory completion
Tuberculosis Program Objective and	the Tuberculosis		of Lake County Health
policies established by the Indiana	Control Program		Department
State Department of Health (See	Objectives and		Deliverables. Such
ATTACHMENT C).	Protocols.	II '	payment shall be paid
			once monthly in
<u></u>	·		arrears.
There will be a TB Symposium during	Services to be		Payment shall be due
the Grant Agreement Period.	provided in		for hours worked and
Attendance is required.	accordance with		satisfactory completion
•	the Tuberculosis		of Lake County Health
·	Control Program		Department
	Objectives and	I	Deliverables. Such
	Protocols.		payment shall be paid
	Troccois.		once monthly in
	1		• •
The Orders of Western and associated	Campiaga to be		Bosses shall be due
The Outreach Worker must complete,	Services to be		Payment shall be due
or show proof of having completed, an	provided in		for hours worked and
approved course in HIV Prevention	accordance with		satisfactory completion
Counseling.	the Tuberculosis		of Lake County Health
·	Control Program		Department
	Objectives and		Deliverables. Such
	Protocols.		payment shall be paid
			once monthly in
,		1	arrears.
<u> </u>			

The Outreach Worker should be	Services to be	Payment shall be due
available on an as-needed basis to	provided in	for hours worked and
assist in outbreak situations in other	accordance with	satisfactory completion
geographical areas of the State.	the Tuberculosis	of Lake County Health
	Control Program	Department
	Objectives and	Deliverables. Such
	Protocols.	payment shall be paid
		once monthly in
		arrears.
Total Salary Costs		
	· i	\$29,231
Fringe		22,280
Travel (\$0.44/mile)		\$2,640
Supplies		\$132
Equipment		\$300
Total Grant Agreement		\$54,583

• Salary: J. Glover for twelve months @\$29,231

ASSOCIATED DELIVERABLES

• Fringe: \$22,280

o Retirement \$2,923 o FICA \$2,236 o Insurance \$17,121

• Travel @ 0.44/mile x 6,000 miles = 2.640

• Supplies: \$132

• Equipment - Fax Machine \$300.

Travel expenditures will be reimbursed by the State at the rate customarily paid by the Grantee or the current rate being paid by the State of Indiana, whichever is the lesser.

Invoices:

All invoices must be accompanied by written documentation of actual expenditures for all claimed items. The Grantee will be paid monthly for hours worked and the deliverables defined and referenced above. Such payment shall be made in arrears upon receipt and approval of invoice. Invoices should be submitted on a monthly basis.

Attachment B A70-2-106052 Tuberculosis Outreach Quarterly Report

2012

This report is to be completed by each TB Outreach Worker funded by the ISDH TB Program, then reviewed and signed by their supervisor. All narrative and statistical sections must be completed. Successful submission of this report satisfies the terms of the contract for reporting.

All reports are due to ISDH by the 10th of the following months:

1st Quarter: 01/01/12 thru 03/31/12	Due: April 10, 2012
2 nd Quarter: 04/01/12 thru 06/30/12	Due: July 10, 2012
3 rd Quarter: 06/30/2012 thru 09/30/12	Due: October 10, 2012
4 th Quarter: 10/01/2012 thru 12/31/2012	Due: March 10, 2013

GRANTEE: Lake Coun	ty Health Depai	tment			
QUARTER:	DATE SUBMI	TTED:		· · · · - -	 -
SUBMITTED BY:					
I have reviewed, discuss Outreach Worker.	ed, and addresse	d issues/concerns	s identified in	this report	with the
SUPERVISOR'S SIGNAT	ΓURE:				
		SDH Use Only			

Quarterly Reports may be faxed to 317-233-7747 or mailed to:

TB/Refugee Health Division
Indiana State Department of Health
2 North Meridian Street, 6-D
Indianapolis, IN 46204

QTR				DOT	美国共和国				i de la	DOPT			MILES
	TOTAL#	DAILY	2X Week	WEEK		OMMENTS:	IOTAL# OF Persons	DAILY	2X WEEK	WEEK	experience of the control of the con	MMENTS	Per Week
WEEK 1													
WEEK 2													
WEEK 3						-1.				,			
WERK													
WEEK 5													
WEEK 6													
WEEK 7					- N-100							77	
										1, 14, 164 e.G. (110 4 203) is 12 3 Colon 15			
WEEK 9													
WEEK C													
WEEK 11									·				
Week:													
WEEK 13													
TOTALS													

REQUIRED TRAIN		THE COURSE WAS CONTROLLED TO THE COURSE OF T	
Meeting	Date Attended	Meeting	Date Attended
Outreach Workers Meeting			
Regional Meeting			
Basic TST Course/Recert			
HIV Counseling and Testing Course/Meeting			
TB Symposium/Other			
	d, progress toward g	oals, other comments	
			<u> </u>
			

ATTACHMENT C A70-2-106052 TB Program Objectives

For State and Local Health Departments

- 1) By 12/31/2012, 90.7% of TB patients from 2009 for whom therapy of one year or less is indicated will have completed therapy within twelve (12) months.
- 2) By 12/31/2012, contacts will be identified for at least 98.4% of all sputum AFB smear-positive TB cases.
- 3) By 12/31/2012, ensure that at least 81% of contacts to sputum AFB smear-positive TB cases will be evaluated for TB infection and disease.
- 4) By 12/31/2012, at least 75% of infected contacts from 2011 will be started on treatment for latent TB infection
- 5) By 8/15/2012, at least 72% of infected contacts from cohort year 2010, which were started on treatment for latent TB infection, will complete therapy.
- 6) By 12/31/2012 ensure that 54.5 % of TB cases with a positive sputum culture have documented conversion to a negative culture within 60 days of starting treatment.
- 7) By 12/31/2012 ensure that 92.5 % of TB cases 12 years and older with a pleural or respiratory site of disease have a documented sputum culture report.
- 8) By 12/31/2012, ensure that drug-susceptibility testing is performed on 98% of TB patients with initial positive cultures.
- 9) By 12/31/2012, HIV status will be known for at least 70% of all adult TB patients.
- 10) Continue to reduce the incidence of TB in foreign-born persons each year to meet the target of 18.0 cases /100,000 by 2012.
- 11) Continue to reduce the incidence of TB in U.S.-born African-Americans each year to meet the target of 3.5 cases /100,000 by 2012.
- 12) Continue to reduce the incidence of TB for children younger than 5 years of age each year to meet the target of 1.3 cases /100,000 by 2012.