# **EXECUTIVE DOCUMENT SUMMARY**



State Form 41221 (R10/4-06)

Instructions for completing the EDS and the Contract process.

- 1. Please read the guidelines on the back of this form.
- 2. Please type all information.

Please type all information.     Check all boxes that apply.		Indianapolis, IN 46204			
<ol> <li>For amendments / renewals, attach original contract.</li> <li>Attach additional pages if necessary.</li> </ol>		ACENCY CONTACT	INFORMATIO	ON.	
5. Attach additional pages ii	necessary.		AGENCY CONTACT INFORMATION		
1 PROV. I	2 Data meanarad		17. Name: Martha Graves		18. Telephone #: 233-7424
1. EDS Number: A70-5-6706	2. Date prepared	:	19. E-mail address:		1 200 1 12 1
	7/7/2006		mgraves@isdh.in.gov		
3. CONTRAC	IS & LEASES		COURIER INF	ORMATION	
X Professional/Personal Services	Contrac	ct for procured Services			
— Grant	Mainter	nance	20. Name:		21. Telephone #:
— Lease		e Agreement	Steve Martin		233-7573
— Attorney	Amena	ment#1	22. E-mail address:		
MOU		al #	smartin@isdh.in.gov		
QPA	Other		VENDOR INF	ORMATION	
FISCAL INF	ORMATION		23 Vendor ID # 0000075398		
4. Account Number:	5. Account N	lame:			
3610/31700 1000/10	Reg. Sta	ite CR & THP	24. Name:		25. Telephone #:
6. Total amount this action:	7.New contra	ct total:	MARKETING RESOURCES OF BURL	NGTON INC	336-584-3030
\$70,000.00		\$210,000.00	26. Address: 2966 S CHURCH ST PMB 287		
8. Revenue generated this action:	9.Revenue g	enerated total contract:	BURLINGTON, NC 27215		
\$0.01		\$0.01	27. E-mail address: Gene@certifiedtrav	velingregistrar	rs.com
10.New total amount for each fiscal year		_	28. Is the vendor registered with the Secretary		
Year 2006 \$ 0.01	Year		1 , 0 ,	X Yes	No
Year \$	Year	\$	29. Primary Vendor: M/WBE Minority: Yes X No	30. If yes, lis Minority:	
TIME PERIOD COV	ERED IN THIS	EDS	Women: Yes X No	Women:	
11. From (month, day, year):	12. To ( month, o	day, year ):	31 Sub Vendor:M/WBE	32. If yes, li	
7/1/2005	6/30/2006		Minority: Yes X No	Minority:	%
			Women: Yes X No	Women:	%
13. Method of source selection:		Negotiated Negotiated	33. Is there Renewal Language in	<del>                                     </del>	a "Termination for
Bid/Quotation Emerger		Special Produrement	the document?	Convenience	e" clause in the document?
RFP#Other (specify)		Yes No		X YesNo	
				s signed off on c	contract
36. Statutory Authority (Cite applicable Indi	ana or Federal (	Codes):			
IC 16-38-2, P.L. 102-515, & P.L. 1		,			
37. Description of work and justification for	spending money	. (Please give a brief descrip	tion of the scope of work included in this agreeme	nt.)	
Contract is being amended to add more funds because the volume of work has increased due to a State staff position that has been vacant for almost two years. Reimbursement rates and duties of the Contractor will stay the same, which is to assist the State Cancer Registry and reporting entities with activities directed toward fulfilling the goals of complete, accurate, and timely cancer registry data, as required by law.					
			o, and amory cancer regionly data, ac require		
38. Justification of vendor selection and de	•				
Same as original contract, five different vendors were surveyed regarding their services, charges, and staff areas of expertise. Contractor was chosen due to their proven abilities to achieve the goals and provide services in the most reasonable and cost efficient manner. State Registry is already contracting with the only in-state vendor available, but they do not have enough staff available to do all the work that is needed. To complete					
39. If this contract is submitted late, please e	xplain why: (Red	nuired if more than 30 days la	te.)		
		· · · · · ·			
40. Agency fiscal officer or representative ap	proval	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

AGENCY INFORMATION

15. Requisition Number:

14. Name of agency:

Department of Health 16. Address: 2 N. Meridian Street In Witness Whereof, the Contractor and the State of Indiana have, through duly authorized representatives, entered into this Personal Services Contract Amendment. The parties having read and understanding the foregoing terms of the Personal Services Contract Amendment do by their respective signatures dated below agree to the terms thereof.

Accepted By:  James McVey PRESIDENT MARKETING RESOURCES OF BURLINGTON, INC.  DATE: 2/27/06	JAKE MOELK CHIEF INFORMATION OFFICER INFORMATION TECHNOLOGY SERVICES INDIANA STATE DEPARTMENT OF HEALTH DATE: 3/1/06
Certification of Funds:  LINDA L. BROWN DIRECTOR DIVISION OF FINANCE OPERATIONAL SERVICES COMMISSION INDIANA STATE DEPARTMENT OF HEALTH  DATE: 3-8-06	SUE UHL, J.D. DEPUTY STATE HEALTH COMMISSIONER INDIANA STATE DEPARTMENT OF HEALTH  DATE:
Approved:	Approved:  CHARLES E. SCHALLIOL STATE BUDGET DIRECTOR STATE OF INDIANA  DATE:  3/14/2006
Approved as to Form and Legality:  Clesatech a. Brown for STEPHEN CARTER ATTORNEY GENERAL OF INDIANA  DATE: 4-3-06	Approved:  KARL B. BROWNING CHIEF INFORMATION OFFICER INDIANA OFFICE OF TECHNOLOGY STATE OF INDIANA  DATE: 10-Mar-2006

# ATTACHMENT B

### CONTRACTOR WILL:

- 1. Be paid at the rate of \$45.00 per hour for consultation activities performed by a Certified Tumor Registrar (CTR). These activities may include, but are not limited to, the following:
  - a. Casefinding, including identifying reportable cases by reviewing pathology reports, disease indexes, treatment records or logs, medical records, and other sources:
  - b. Abstracting cases, including ones from hospitals or nonhospitals sources;
  - c. Teaching or reviewing casefinding methods at reporting facilities;
  - d. Performing quality control reviews or making corrections in abstracted data;
  - e. Conducting non-clerical activities related to death clearance and follow-back;
  - f. Conducting non-clerical activities related to reporting from non-hospital sources, including follow-back activities to obtain more information.
  - g. Conducting casefinding or reabstracting audits and preparing a written report by the end of the month following the month of the audit;
  - h. Assessing and improving the quality, completeness, and timeliness of cancer registry data at the Indiana State Cancer Registry (ISCR) in accordance with state and federal requirements;
  - i. Creating a backup of abstracted cases and sending to ISCR on diskette or other agreed upon medium, as required;
  - j. Installing, applying, and correcting or resolving all edit checks prescribed by ISCR, such as the Center for Disease Control and Prevention (CDC), the North American Association of Central Cancer Registries (NAACCR), Rocky Mountain Cancer Data Systems (RMCDS), or other cancer registry software edit-checking programs;
  - k. Resolving problems related to cancer reporting or computer hardware or software:
  - Establishing or improving systems, methods, and mechanisms to report cancer data in hospital or non-hospital facilities in order to ensure complete and accurate case reporting;
  - m. Conducting individual education and training at reporting facilities on establishing cancer registries, reporting requirements, reportable cases, casefinding procedures, data collection, abstracting and coding cancer data, state reporting, cancer registry software programs, and/or quality control methods;
  - n. Preparing other reports related to consultation activities, if required;
  - o. Consulting in any other areas deemed necessary as directed by ISCR.
- 2. Have working knowledge of and experience using cancer registry software programs used by the facility where assigned, which may include, but are not limited to, Electronic Registry Systems (ERS), IMPAC, IMPATH, or Rocky Mountain Cancer Data Systems (RMCDS).
- 3. Add cases to the facility's computer if the cases were abstracted elsewhere, such as on a laptop, home computer, or other off-site location.
- 4. Document, in descriptive terms, adequate text in each abstracted case to substantiate assigned codes, including at a minimum the following information (to the extent available in records):
  - a. Age, sex, race, ethnicity, occupation, industry, and class of case;
  - b. Primary site and laterality;

- c. Histology and behavior;
- d. Stage at diagnosis;
- e. Size of tumor;
- f. Pertinent diagnostic tests, biopsies, laboratory results, etc., including dates performed;
- g. Dates and types of all treatment received, including surgery, radiation therapy, chemotherapy, hormone therapy, immunotherapy or biological response modifiers, or other treatment.
- 5. Be paid at the rate of \$15.00 per hour for activities performed by administrative or clerical staff. These activities may include, but are not limited to, the following:
  - a. Conducting administrative or clerical activities related to death clearance, reporting from non-hospital sources, and follow-back that do not require the assistance of a Certified Tumor Registrar (CTR);
  - b. Conducting administrative or clerical activities related to the digital capturing of documents or any other administrative or clerical duties that do not require the assistance of a CTR.
- 6. Be reimbursed for travel expenses consistent with Indiana State Travel Policies and Procedures, which can be found at

http://www.isdh.state.in.us/intranet/idoatravelpolicy.pdf.

- a. Be paid for travel expenses involved in getting to and from the job assignment, which includes airfare or mileage, car rental, lodging, subsistence, tolls, parking, and other similar expenses, in accordance with travel policy.
- b. Not be paid for time spent in traveling from home station to work station in Indiana at the beginning or ending of a job assignment.
- c. Be paid for mileage when traveling to and from job assignments within Indiana.
- d. Be paid for time spent in traveling to and from job assignments within Indiana at the rate of \$45.00 per hour.
- e. Not be paid for mileage or time spent in travel if contractor lives or is temporarily staying in the same city as the job assignment.
- f. Be reimbursed for travel expenses to in-state or out-of-state meetings, conferences, or workshops required by ISCR.
- 7. Be paid for travel expenses, such as lodging, subsistence, parking, etc., in accordance with state travel rules when staying over a weekend to work two consecutive weeks if it is more cost-efficient than flying or driving back to home station.
- 8. Be paid at the hourly rate of \$45.00 for "downtime" during a job assignment (e.g., when computers are not working so that contractor is prevented from performing job duties).
- 9. Not be paid for time spent eating a meal (breakfast, lunch, or dinner).
- 10. Be reimbursed for postage, shipping and handling, copying fees, supplies, telephone charges, and other similar-type miscellaneous expenses specific to the Contract For Services at a cost reimbursement basis.
- 11. Maintain confidentiality of all data and documents that contractor is exposed to during the course of performing authorized duties in accordance with all local, state, and federal rules, regulations, and policies.

## **STATE WILL:**

- 1. Provide Contractor access to the Indiana State Cancer Registry database, only to the extent necessary to perform contracted services.
- 2. Loan equipment or manuals necessary to accomplish above activities.

3610-537000-131700 FCR 277-1 1000-537000-104060 CR 277-1 6330-537000-101000 THP 277-1

### Renewal No. 1

Pursuant to IC 5-22-17-4 and the terms of the Federally Enhanced Cancer Registry Personal Services Contract, the Indiana State Department of Health (hereinafter referred to as the "State") exercises its option to renew its Contract For Services with Marketing Resources of Burlington, Inc. (hereinafter referred to as the "Contractor") under the same terms and conditions of the original Personal Services Contract. The entire Personal Services Contract shall commence July 1, 2004 and shall terminate on June 30, 2006.

Total amount of this Personal Services Contract Renewal is \$70,000 and the renewal shall commence July 1, 2005 and shall terminate on June 30, 2006. Total Remuneration of this Personal Services Contract is not to exceed \$140,000.

All other matters previously agreed to and set forth in the original Personal Services Contract and not affected by this Renewal 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 Contractor, or that he/she is the properly authorized representative, agent, member or officer of the Contractor, that he/she has not, nor has any other member, employee, representative, agent or officer of the Contractor, 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 Contract other than that which appears upon the face of this Contract.

In Witness Whereof, the Contractor and the State of Indiana have, through duly authorized representatives, entered into this Personal Services Contract Renewal. The parties having read and understanding the foregoing terms of the Personal Services Contract Renewal do by their respective signatures dated below agree to the terms thereof.

Accepted By:  JAMES MCVEY PRESIDENT MARKETING RESOURCES OF BURLINGTON, INC.	
DATE: 5/27/05	
Certification of Funds:	Approved:
LINDA L. BROWN DIRECTOR DIVISION OF FINANCE OPERATIONAL SERVICES COMMISSION	SUE UHL, J.D. DEPUTY STATE HEALTH COMMISSIONER INDIANA STATE DEPARTMENT OF HEALTH
DATE: 6/8/05	DATE:6-1-05
Approved: Ausen of Gara FOR	Approved: 1 May D. Stanagan fr
EARL A. GOODE COMMISSIONER DEPARTMENT OF ADMINISTRATION STATE OF INDIANA	CHARLES E SCHALLIOL STATE BUDGET DIRECTOR STATE OF INDIANA
DATE: 6-13-05	DATE: ALVE 15, 2009

## PROFESSIONAL/PERSONAL SERVICES CONTRACT

3610-537000-131700 FCR 277-1

This Contract, entered into by and between Indiana State Department of Health (hereinafter referred to as "State") and Marketing Resources of Burlington, Inc. (hereinafter referred to as "Contractor"), 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. Duties of Contractor

The Contractor shall assist with consultative activities directed toward fulfilling the goals of complete, accurate and timely cancer registry data at the State Cancer Registry and reporting entities. This project is described fully in Attachment A, attached hereto, and made a part hereof and incorporated herein by reference as part of this Contract.

### 2. Consideration

The Contractor will be paid monthly in arrears using the rates set out on Attachment A, attached hereto and hereby incorporated into this Contract. Total remuneration under this Contract shall not exceed \$70,000.

#### 3. Term

This Contract shall commence on July 1, 2004 and shall remain in effect through June 30, 2005.

### 4. Access to Records

The Contractor and its subcontractors shall maintain all books, documents, papers, accounting records, and other evidence (Records) pertaining to costs incurred, for inspection by the State or by any other authorized representative of the State and copies thereof shall be furnished at no cost to the State if requested. The Contractor and its subcontractors shall make all Records available at their respective offices at all reasonable times during the Contract period and for three (3) years from the date of final payment under the Contract or until an audit has been completed and all audit exceptions cleared.

### 5. Assignment

The Contractor shall not assign or subcontract the whole or any part of this Contract without the State's prior written consent. The Contractor may assign its right to receive payments to such third parties as the Contractor may desire without the prior written consent of the State, provided that Contractor gives written notice (including evidence of such assignment) to the State thirty (30) days in advance of any payment so assigned. The assignment shall cover all unpaid amounts under this Contract and shall not be made to more than one party.

#### 6. Audits

Contractor acknowledges that it may be required to submit to an audit of funds paid through this Contract. Any such audit shall be conducted in accordance with IC 5-11-1, and audit guidelines specified by the State.

## 7. Authority to Bind Contractor

Notwithstanding anything in this Contract to the contrary, the signatory for the Contractor represents that he/she has been duly authorized to execute contracts on behalf of the Contractor and has obtained all necessary or applicable approvals from the home office of the Contractor to make this Contract fully binding upon the Contractor when his/her signature is affixed, and this Contract is not subject to further acceptance by Contractor when accepted by the State of Indiana.

### 8. Changes in Work

In the event the State requires a major change in the scope, character or complexity of the work after the work has begun, adjustments in compensation to the Contractor shall be determined by the State in the exercise of its good faith and prudent judgment. The Contractor shall not commence any additional work or change the scope of the work until authorized in writing by the State. No claim for additional compensation shall be made in the absence of a prior written approval executed by all signatories hereto.

### 9. Compliance with Laws

The Contractor shall comply with all applicable federal, state and local laws, rules, regulations and ordinances, the provisions of which are incorporated by reference. The enactment or amendment of any applicable state or federal statute or the promulgation of any rules or regulations thereunder after execution of this Contract shall be reviewed by the State and the Contractor to determine whether the provisions of this Contract require formal modification.

## 10. Condition of Payment

All deliverables provided by the Contractor under this contract must be performed to the State's reasonable satisfaction, as determined at the discretion of the undersigned State representative and in accordance with all applicable federal, state, local laws, ordinances, rules, and regulations. The Contractor will not receive payment for work found by the State to be unsatisfactory or performed in violation of federal, state, or local law.

# 11. Confidentiality of Data, Property Rights in Products, and Copyright Prohibition

The Contractor agrees that all information, data, findings, recommendations, proposals, etc. by whatever name described and in whatever form secured, developed, written or produced by the Contractor in furtherance of this Contract shall be the property of the State. The Contractor shall take such action as is necessary under law to preserve such confidentiality and property rights in and of the State while such property is within the control and/or custody of the Contractor. The Contractor hereby specifically waives and/or releases to the State any cognizable property right of the Contractor to copyright, license, patent or otherwise use such information, data, findings, recommendations, proposals, etc.

# 12. Confidentiality of State Information

The Contractor understands and agrees that data, materials, and information disclosed to Contractor may contain confidential and protected data. Therefore, the Contractor promises and assures that data, material, and information gathered, based upon or disclosed to the Contractor for the purpose of this Contract, will not be disclosed to others or discussed with third parties without the prior written consent of the State.

## 13. Records, Reports, Inspections and Audits - Deleted

### 14. Conflict of Interest

#### A. As used in this section:

"Immediate family" means the spouse and the unemancipated children of an individual.

"Interested party," means:

- 1. The individual executing this contract;
- 2. An individual who has an interest of three percent (3%) or more of Contractor, if Contractor is not an individual; or
- 3. Any member of the immediate family of an individual specified under subdivision 1 or 2.

"Department" means the Indiana Department of Administration.

"Commission" means the State Ethics Commission.

- B. The Department may cancel this Contract without recourse by Contractor if any interested party is an employee of the State of Indiana.
- C. The Department will not exercise its right of cancellation under section B above if the Contractor gives the Department an opinion by the Commission indicating that the existence of this Contract and the employment by the State of Indiana of the interested party does not violate any statute or rule relating to ethical conduct of state employees. The Department may take action, including cancellation of this Contract consistent with an opinion of the Commission obtained under this section.
- D. Contractor has an affirmative obligation under this Contract to disclose to the Department when an interested party is or becomes an employee of the State of Indiana. The obligation under this section extends only to those facts that Contractor knows or reasonably could know.

### 15. Continuity of Services – Deleted

### 16. Debarment and Suspension

Contractor certifies, by entering into this Contract, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from entering into this Contract by any federal agency or by any department, agency or political subdivision of the State of Indiana. The term "principal" for purposes of this Contract means an officer, director, owner, partner, key employee, or other person with primary management or supervisory responsibilities, or a person who has a critical influence on or substantive control over the operations of Contractor.

The Contractor also further certifies that it has verified the suspension and debarment status for all sub-contractors receiving funds under this contract and is solely responsible for any paybacks and or penalties that might arise from non-compliance.

### 17. Default by State

If the State, sixty (60) days after receipt of written notice, fails to correct or cure any breach of this Contract, then the Contractor may cancel and terminate this Contract and collect all monies due up to and including the date of termination.

## 18. Disputes

- A. Should any disputes arise with respect to this Contract, Contractor and the State agree to act immediately to resolve such disputes. Time is of the essence in the resolution of disputes.
- B. The Contractor agrees that, the existence of a dispute notwithstanding, it will continue without delay to carry out all its responsibilities under this Contract that are not affected by the dispute. Should the Contractor fail to continue to perform its responsibilities regarding all non-disputed work, without delay, any additional costs incurred by the State or the Contractor as a result of such failure to proceed shall be borne by the Contractor, and the Contractor shall make no claim against the State for such costs. If the State and the Contractor cannot resolve a dispute within ten (10) working days following notification in writing by either party of the existence of a dispute, then the following procedure shall apply:

The parties agree to resolve such matters through submission 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 Contractor and the State within ten (10) working days after presentation of such dispute for action. 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 for a determination, or otherwise the dispute may be submitted to an Indiana court of competent jurisdiction.

The State may withhold payments on disputed items pending resolution of the dispute. The unintentional nonpayment by the State to the Contractor of one or more invoices not in dispute in accordance with the terms of this Contract will not be cause for Contractor to terminate this Contract, and the Contractor may bring suit to collect these amounts without following the disputes procedure contained herein.

# 19. Drug-Free Workplace Certification

The Contractor hereby covenants and agrees to make a good faith effort to provide and maintain a drug-free workplace. Contractor will give written notice to the State within ten (10) days after receiving actual notice that the Contractor or an employee of the Contractor has been convicted of a criminal drug violation occurring in the contractor's workplace.

False certification or violation of the certification may result in sanctions including, but not limited to, suspension of contract payments, termination of this Contract and/or debarment of contracting opportunities with the State of Indiana for up to three (3) years.

In addition to the provisions of the above paragraphs, if the total contract amount set forth in this Contract is in excess of \$25,000.00, Contractor hereby further agrees that this 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 contracts and grants from the State of Indiana in excess of \$25,000.00. No award of a contract shall be made, and no contract, 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 Contractor and made a part of the contract or agreement as part of the contract documents.

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

- A. Publishing and providing to all of its employees a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance is prohibited in the Contractor's workplace, and specifying the actions that will be taken against employees for violations of such prohibition;
- B. Establishing a drug-free awareness program to inform it's employees of (1) the dangers of drug abuse in the workplace; (2) the Contractor'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;
- 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 Contractor of any criminal drug statute conviction for a violation occurring in the workplace no later than five (5) days after such conviction;
- 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;
- 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) taking appropriate personnel action against the employee, up to and including termination; or (2) requiring 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.

# 20. Employment Option

If the State determines that it would be in the State's best interest to hire an employee of the Contractor, the Contractor will release the selected employee from any non-compete agreements that may be in effect. This release will be at no cost to the State or the employee.

#### 21. Ethics

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 <<<hh><<<hh>text//www.in.gov/ethics/>>></h></hr>
. 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.

## 22. Force Majeure

In the event that either party is unable to perform any of its obligations under this Contract or to enjoy any of its benefits because of natural disaster or decrees of governmental bodies not the fault of the affected party (hereinafter referred to as a "Force Majeure Event"), the party who has been so affected shall immediately give notice to the other party and shall do everything possible to resume performance. Upon receipt of such notice, all obligations under this Contract shall be immediately suspended. If the period of nonperformance exceeds thirty (30) days from the receipt of notice of the Force Majeure Event, the party whose ability to perform has not been so affected may, by giving written notice, terminate this Contract.

## 23. Funding Cancellation

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

# 24. Governing Laws

This Contract 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.

#### 25. Indemnification

Contractor agrees to indemnify, defend, and hold harmless the State of Indiana and 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 Contractor and/or its subcontractors, if any. The State shall <u>not</u> provide such indemnification to the Contractor.

## 26. Independent Contractor

Both parties hereto, in the performance of this Contract, 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 subcontractors of the other party.

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

## 27. Information Technology Accessibility

All contractors supplying information technology related products and services to the state of Indiana must comply with all ITOC policies and standards. These policies and standards can be found at http://www.in.gov/itoc/html\_site/architecture/poli.html and http://www.in.gov/itoc/html\_site/architecture/stan.html. Any deviation from the published standards and policies must be approved by ITOC and be supported by a written waiver.

The Contractor acknowledges and agrees that all hardware, software and services provided to or purchased by the State 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. 749d), as amended, and adopted by the State of Indiana Information Technology Oversight Commission pursuant to IC 4-23-16-12.

#### 28. Insurance

- a) The Contractor shall secure and keep in force during the term of this agreement, the following insurance coverages, covering the Contractor for any and all claims of any nature which may in any manner arise out of or result from this agreement:
  - 1) Commercial general liability, including contractual coverage, and products or completed operations coverage (if applicable), with minimum liability limits of \$500,000 per person and \$1,000,000 per occurrence unless additional coverage is required by the State.
  - 2) Professional errors and omissions, including a three year "tail coverage endorsement," with minimum liability limits of \$1,000,000 per occurrence and in the aggregate.
  - 3) Automobile liability with minimum liability limits of \$250,000 per person and \$1,000,000 per occurrence.

- 4) Workers compensation coverage meeting all statutory requirements of IC 22-3-2. In addition, an "all states endorsement" covering claims occurring outside the state of Indiana if any of the services provided under this agreement involve work outside the state of Indiana. The Contractor shall provide proof of such insurance coverage by tendering to the undersigned State representative, a certificate of insurance prior to the commencement of this agreement.
- b) The Contractor's insurance coverage must meet the following additional requirements:
  - 1) Any deductible or self-insured retention amount or other similar obligation under the insurance policies shall be the sole obligation of the Contractor.
  - 2) The State will be defended, indemnified, and held harmless to the full extent of any coverage actually secured by the Contractor in excess of the minimum requirements set forth above. The duty to indemnify the State under this agreement shall not be limited by the insurance required in this agreement.
  - 3) The insurance required in this agreement, through a policy or endorsement, shall include a provision that the policy and endorsements may not be canceled or modified without thirty (30) days' prior written notice to the undersigned State representative.
  - 4) Failure to provide insurance as required in this agreement is a material breach of contract entitling the State to immediately terminate this agreement.

The Contractor shall furnish a certificate of insurance and all endorsements to the undersigned State representative prior to the commencement of this agreement.

#### 29. Key Person(s) – Deleted

# 30. Licensing Standards

The parties agree that Contractor and its employees and subcontractors 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 Contractor pursuant to this Contract. The State shall not be required to reimburse Contractor for any services performed when Contractor or its employees or subcontractors are not in compliance with such applicable standards, laws, rules or regulations. If licensure, certification or accreditation expires or is revoked, Contractor shall notify State immediately and the State, at its option, may immediately terminate this Contract.

### 31. Merger & Modification

This contract constitutes the entire agreement between the parties. No understandings, agreements, or representations, oral or written, not specified within this contract will be valid provisions of this contract. This contract may not be modified, supplemented, or amended, in any manner, except by written agreement signed by all necessary parties.

# 32. Minority and Women Business Enterprise Compliance

The Contractor agrees to comply fully with the provisions of the Contractor's MBE/WBE participation plans, and agrees to comply with all Minority and Women Business Enterprise statutory and administrative code requirements and obligations, including IC 4-13-16.5 and 25 IAC 5.

The Contractor further agrees to cooperate fully with the minority and women's business enterprises division to facilitate the promotion, monitoring, and enforcement of the policies and goals of MBE/WBE program including any and all assessments, compliance reviews and audits that may be required.

### 33. Nondiscrimination

Pursuant to IC 22-9-1-10 and the Civil Rights Act of 1964, Contractor and its subcontractors shall not discriminate against any employee or applicant for employment in the performance of this Contract. The Contractor shall not discriminate with respect to the hire, tenure, terms, conditions or privileges of employment or any matter directly or indirectly related to employment, because of race, color, religion, sex, disability, national origin or ancestry. Breach of this covenant may be regarded as a material breach of this Contract. The Contractor's execution of this Contract also signifies compliance with applicable federal laws, regulations, and executive orders prohibiting discrimination in the provision of services based on race, color, national origin, age, sex, disability or status as a veteran.

The Contractor understands that the State is a recipient of federal funds. Pursuant to that understanding, the Contractor and its subcontractor, if any, agree that if the Contractor employs fifty (50) or more employees and does at least \$50,000.00 worth of business with the State and is not exempt, the Contractor will comply with the affirmative action reporting requirements of 41 CFR 60-1.7. The Contractor shall comply with Section 202 of Executive Order 11246, as amended, 41 CFR 60-250, and 41 CFR 60-741, as amended, which are incorporated herein by specific reference. Breach of this covenant may be regarded as a material breach of this Contract.

#### 34. Notice to Parties

Whenever any notice, statement or other communication is required under this Contract, 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 Contractor shall be sent to:

Marketing Resources of Burlington, Inc. ATTN: James McVey 114 1/2 West Front Street Burlington, NC 27215 C. Payments to the Contractor shall be sent to the address designated by Form W-9 on file with the auditor of state which is:

Marketing Resources of Burlington, Inc. ATTN: James McVey 114 1/2 West Front Street Burlington, NC 27215

### 35. Order of Precedence

Any inconsistency or ambiguity in this Contract shall be resolved by giving precedence in the following order: (1) This Contract and (2) attachments prepared by the State (Attachment A).

## 36. Ownership of Documents and Materials

All documents, records, programs, data, film, tape, articles, memoranda, and other materials not developed or licensed by the Contractor prior to execution of this Contract, but specifically developed under this Contract shall be considered "work for hire" and the Contractor transfers any ownership claim to the State of Indiana and all such materials will be the property of the State of Indiana. Use of these materials, other than related to contract performance by the Contractor, without the prior written consent of the State, is prohibited. During the performance of this Contract, the Contractor 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 herein while the materials are in the possession of the Contractor. Any loss or damage thereto shall be restored at the Contractor's expense. Full, immediate, and unrestricted access to the work product of the Contractor during the term of this Contract shall be available to the State.

### 37. Payments

- A. All payment obligations shall be made in arrears in accordance with Indiana law and state fiscal policies and procedures.
- B. All accounts will be closed sixty (60) days after the end of the Contract period.

  Any State Claim Voucher submitted after sixty (60) days will not be reimbursed by the State.

### 38. 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 required 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, the Parties stipulate and agree that any liability resulting from the State of Indiana's failure to make prompt payment shall be based solely on the amount of funding originating from the State of Indiana and shall not be based on funding from federal or other sources.

# 39. Progress Reports

- A. The Contractor shall submit progress reports to the State based upon the needs of the State. Unless specified otherwise in Attachment A, the progress reports shall serve the purpose of assuring the State that work is progressing in line with the schedule, whether additional deliverables will be required to better serve the public, and that completion can be reasonably assured on the scheduled date.
- B. The Contractor understands that failure to provide progress reports as requested by the State may be considered a material breach of the Contract and shall entitle the State to impose sanctions against the Contractor. Sanctions may include, but are not limited to, suspension of all Contract payments, and/or suspension of the Contractor'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 Attachment A of this Contract.

## 40. Renewal Option

This Contract 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 contract may not be longer than the term of the original contract.

# 41. 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 Contract. The purpose of the negotiations shall be to revise the Contract so that the affected party can comply and/or 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 Contract shall terminate. If so terminated the Contractor shall return all protected health information received from, created or received by the Contractor on behalf of the State. The Contractor shall retain no copies of such information in any form.

# 42. Severability

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

#### 43. Substantial Performance

This Contract shall be deemed to be substantially performed only when fully performed according to its terms and conditions and any modification thereof.

## 44. Successors and Assignees

The Contractor binds its successors, executors, administrators, and assignees to all covenants of this Contract. Except as above set forth, the Contractor shall not assign, sublet or transfer interest in this Contract without the prior written consent of the State of Indiana.

### 45. Taxes

The State of Indiana is exempt from state, federal, and local taxes. The State will not be responsible for any taxes levied on the Contractor as a result of this Contract.

### 46. Termination for Convenience

This Contract 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 of services shall be effected by delivery to the Contractor of a Termination Notice at least thirty (30) days prior to the termination effective date, specifying the extent to which performance of services under such termination becomes effective. The Contractor shall be compensated for services properly rendered prior to the effective date of termination. The State will not be liable for services performed after the effective date of termination. The Contractor shall be compensated for services herein provided but in no case shall total payment made to the Contractor exceed the original contract price or shall any price increase be allowed on individual line items if canceled only in part prior to the original termination date.

### 47. Termination for Default - Deleted

# 48. Registration with the Secretary of State of Indiana

The Contractor certifies that if it is a non-domestic entity, it is registered with the Indiana Secretary of State to do business in the State of Indiana.

#### 49. Travel

If applicable, expenditures made by the Contractor for travel will be reimbursed by the State at the current rate paid by the State of Indiana. Travel expenses can only be reimbursed in accordance with the State Travel Policies and Procedures as specified in the current Financial Management Circular (#2003-1). Out-of-state travel requests must be reviewed by the State for availability of funds and for appropriateness per Circular quidelines.

# 50. Waiver of Rights

No right conferred on either party under this Contract shall be deemed waived and no breach of this Contract excused, unless such waiver or excuse is in writing and signed by the party claimed to have waived such right.

### 51. Work Standards

The Contractor shall execute its responsibilities by following and applying at all times the highest professional and technical guidelines and standards. If the State becomes dissatisfied with the work product of or the working relationship with those individuals assigned to work on this Contract, the State may request in writing the replacement of any or all such individuals, and Contractor shall grant such request.

#### 52. Additional Terms and Conditions

The Contractor agrees to additional conditions set forth in Attachment A, which is attached hereto and incorporated herein by reference.

#### 52. Amendments

No alteration or variation of the terms of this Contract 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.

### 53. Cultural Competency

- A. Based on recommended national standards from the U.S. Department of Health and Human Services' (HHS), Office of Minority Health (OMH), the State may provide cultural competency training to educate individuals on how to continue to, or implement health care services that are culturally appropriate to respond to the current demographic and cultural profile of the communities served by this Contract.
- B. The Contractor agrees to participate in one session of the cultural competency training presented by the State during the term of this Contract. The Contractor shall designate a representative who will attend this training or otherwise show evidence that a representative has received approved cultural competency training. The Contractor shall be responsible for ensuring that a representative of its subcontractors will attend this training as well. The State Health Commissioner may waive this training requirement upon application and justification submitted by the Contractor that they have received approved cultural competency training within the year prior to the beginning date of this Contract.
- C. The State's cultural competency training is offered to contractors and subcontractors at no cost. Travel and incidental expenses incurred in obtaining the state's competency training that do not exceed the maximum amount allowed under state rules and do not exceed any conditions placed upon the use of the grant funds may be reimbursed by the State under this Contract. The Contractor and/or subcontractor shall be responsible for any travel and incidental expenses that exceed the maximum limit or any other conditions set for the use of these contract funds.

D. Prior to the expiration of this Contract, the State's Cultural Diversity & Enrichment (CDE) Division may provide a cultural competency assessment form to the Contractor that must be completed and returned to the CDE Division within thirty (30) days of receipt of the form.

## 54. Federal Funding Information

- a) C.F.D.A. Title Centers for Disease d) Award No. U75/CCU521884-03 Control and Prevention Investigations And Technical Assistance
- b) C.F.D.A No. 93.283

- e) Award Year 7/01/04 through 6/30/05
- c) Award Name National Program of f) Federal Agency Department of Health Cancer Registries & Human Services, Public Health
  - f) Federal Agency Department of Health
     & Human Services, Public Health
     Service, Centers for Disease Control
     and Prevention

The Contractor agrees to comply with the provisions of the Code of Federal Regulations (CFR) Title 45 Parts 74, 92, and 96.

### 55. Federal Funds Disclosure Requirements

The Contractor agrees that when issuing statements, press releases, requests for proposals, bid solicitations, and other documents describing projects or programs supported in whole or in part by contract funds, they will clearly state a) the percentage of the total costs of the program or project which will be financed with federal money, b) the dollar amount of federal funds for the project or program, as set out in Paragraph 2 of this Contract, and c) the percentage and dollar amount of the total costs of the project or program that will be financed by nongovernmental sources. "Nongovernmental sources" means sources other than state and local governments and federally recognized Indian tribes.

### 56. Federal Lobbying Requirements

- A. The Contractor 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 Contractor, 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 Contract, contract, loan, or cooperative agreement, the Contractor shall complete and submit "Disclosure Form to Report Lobbying" in accordance with its instructions.

C. The Contractor shall require that the language of subparagraphs A) and B) be included in the language of all subcontracts and that all subcontractors shall certify and disclose accordingly.

## 57. Remedies Not Impaired

No delay or omission of the State in exercising any right or remedy available under this Contract shall impair any such right or remedy, or constitute a waiver of any default, or any acquiescence thereto.

## 58. 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 contract clauses (as defined in the 2003 IDOA Professional Services Contract Manual) in any way except for the following clauses which are identified by name below:

Access to Records	
Payments	
Progress Reports	
Travel	

## **Non-Collusion and Acceptance**

The undersigned attests, subject to the penalties for perjury, that he/she is the Contractor, 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 Contractor, 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 Contract other than that which appears upon the face of this Contract.

The rest of this page is left blank intentionally.

IN WITNESS WHEREOF, the parties hereto have executed this Contract on the dates entered below.

Accepted By:  MC(lef  NAMES MCVEY  PRESIDENT  MARKETING RESOURCES OF  BURLINGTON, INC.  DATE: 7/13/04	
Certification of Funds:  LINDA L. BROWN  DIRECTOR  DIVISION OF FINANCE  OPERATIONAL SERVICES COMMISSION  INDIANA STATE DEPARTMENT OF HEALTH  DATE:  7 3 0 9	Recommended and Approved By:  WENDY GETTELFINGER, R.N., D.N.S., J.D.  ASSISTANT COMMISSIONER  COMMUNITY AND FAMILY HEALTH SERVICES COMMISSION INDIANA STATE DEPARTMENT OF HEALTH  DATE: 1-21-04
Approved:  CHARLES R. MARTINDALE, COMMISSIONER DEPARTMENT OF ADMINISTRATION STATE OF INDIANA  DATE:  Approved as to Form and Legality:  STEPMEN CARTER	Approved:  MARILYN F/SCHULTZ STATE BUDGET DIRECTOR STATE OF INDIANA  DATE:  MARILYN F/SCHULTZ  STATE BUDGET DIRECTOR  STATE OF INDIANA  DATE:

DATE: 8-6-04

### ATTACHMENT A

#### **DEFINITIONS:**

"Full cancer case" refers to a cancer case, usually from a hospital, where all necessary records are available so that the case can be completed in full. Cases may also come from a physician's office or surgery center, where all records and pathology reports are available and no other information is needed.

"Partial cancer case" refers to a cancer case where only a portion of the required information is available, such as a "pathology only" case or a "non-hospital" case with minimal information. These cases require contacting another source to obtain more information, which is paid at a separate hourly rate.

### **CONTRACTOR WILL:**

- 1. Be paid at the rate of \$36.00 per case for abstracting full cancer cases.
- 2. Be paid at the rate of \$45.00 per hour for abstracting partial cancer cases, such as "pathology only" or "Death Certificate Only/DCO" reports.
- 3. Be paid at the rate of \$45.00 per hour for consultation activities performed by a Certified Tumor Registrar (CTR). These activities may include, but are not limited to, the following:
  - a. Identify reportable cases by reviewing pathology reports, disease indexes, treatment records or logs, medical records, and other sources (casefind);
  - b. Teach or review casefinding methods at reporting facilities;
  - c. Perform a mix of casefinding and abstracting simultaneously when the two activities cannot be separated;
  - d. Perform quality control reviews or make corrections in abstracted data;
  - e. Conduct non-clerical activities related to death clearance and follow-back;
  - f. Conduct non-clerical activities related to reporting from non-hospital sources, including follow-back activities to obtain more information.
  - g. Conduct casefinding or reabstracting audits and prepare a written report by the end of the month following the month of the audit;
  - h. Assess and improve the quality, completeness, and timeliness of cancer registry data at the Indiana State Cancer Registry (ISCR) in accordance with state and federal requirements;
  - i. Create a backup of abstracted cases and send to ISCR in a format, manner, and medium agreed upon with ISCR, as required:
  - j. Install, apply, and correct or resolve all edit checks prescribed by ISCR, such as the North American Association of Central Cancer Registries (NAACCR), National Program of Cancer Registries (NPCR), Rocky Mountain Cancer Data Systems (RMCDS), or other cancer registry software edit-checking programs;
  - k. Resolve problems related to cancer reporting or computer hardware or software;
  - Establish or improve systems, methods, and mechanisms to report cancer data in hospital or non-hospital facilities in order to ensure complete and accurate case reporting;
  - m. Conduct individual education and training at reporting facilities on establishing cancer registries, reporting requirements, reportable cases, casefinding procedures, data collection, abstracting and coding cancer data, state reporting, cancer registry software programs, and/or quality control methods;

- n. Conduct or participate in educational and training activities sponsored or endorsed by ISCR, as needed;
- o. Prepare other reports related to consultation activities, if required;
- p. Consult in any other areas deemed necessary as directed by ISCR.
- 4. Be paid either at the hourly rate or at the rate per case, but not be paid for both at the same time.
- 5. Have working knowledge of and experience using cancer registry software programs used by the facility where assigned, which may include, but are not limited to, Electronic Registry Systems (ERS), IMPAC, IMPATH, or Rocky Mountain Cancer Data Systems (RMCDS).
- 6. Add cases to the facility's computer if the cases were abstracted elsewhere, such as on a laptop or home computer, or at ISCR.
- 7. Document, in descriptive terms, adequate text in each abstracted case to substantiate assigned codes, including at a minimum the following information (to the extent available in records):
  - a. Age, sex, race, ethnicity, occupation, industry, and class of case;
  - b. Primary site and laterality;
  - c. Histology and behavior;
  - d. Stage at diagnosis;
  - e. Size of tumor:
  - f. Pertinent diagnostic tests, biopsies, laboratory results, etc., including dates performed;
  - g. Dates, location, and types of all treatment received, including surgery, radiation therapy, chemotherapy, hormone therapy, immunotherapy or biological response modifiers, or other treatment;
- 8. Be reimbursed for travel expenses consistent with Indiana State Travel Policies and Procedures, which can be found at
  - http://www.isdh.state.in.us/intranet/idoatravelpolicy.pdf.
  - a. Be paid for travel expenses involved in getting to and from the job assignment, which includes airfare or mileage, car rental, lodging, subsistence, tolls, parking, and other similar expenses, in accordance with travel policy.
  - b. Not be paid for time spent in traveling from home station to work station in Indiana at the beginning or ending of a job assignment.
  - c. Be paid for mileage when traveling to and from job assignments within Indiana.
  - d. Be paid for time spent in traveling to and from job assignments within Indiana at the rate of \$45.00 per hour.
  - e. Not be paid for mileage or time spent in travel if contractor lives or is temporarily staying in the same city as the job assignment.
  - f. Be reimbursed for travel expenses to in-state or out-of-state meetings, conferences, or workshops required by ISCR.
- 9. Be paid for travel expenses, such as lodging, subsistence, parking, etc., in accordance with state travel rules when staying over a weekend to work two consecutive weeks if it is more cost-efficient than flying or driving back to home station.
- 10. Be paid at the hourly rate of \$45.00 for "downtime" during a job assignment (e.g., when computers are not working so that contractor is prevented from performing job duties).
- 11. Not be paid for time spent eating a meal (breakfast, lunch, or dinner).
- 12. Be reimbursed for postage, shipping and handling, copying fees, supplies, telephone charges, and other similar-type miscellaneous expenses specific to the Contract For Services at a cost reimbursement basis.

13. Maintain confidentiality of all data and documents that contractor is exposed to during the course of performing authorized duties in accordance with all local, state, and federal rules, regulations, and policies.

# **STATE WILL:**

- 1. Provide Contractor access to the Indiana State Cancer Registry database, only to the extent necessary to perform contracted services.
- 2. Loan equipment or manuals necessary to accomplish above activities.