ARKANSAS DEPARTMENT OF HUMAN SERVICES

PERFORMANCE BASED CONTRACTING

Intensive In-Home Service Providers

Pursuant to Ark. Code Ann. §19-11-1010 et. seq., the selected contractor shall comply with performance-based standards. Following are the performance-based standards that will be a part of the contract and with which the contractor must comply for acceptable performance to occur under the contract.

- I. The contract must comply with all statutes, regulations, codes, ordinances, and licensure or certification requirements applicable to the contractor or to the contractor's agents and employees and to the subject matter of the contract. Failure to comply shall be deemed unacceptable performance.
- II. Except as otherwise required by law, the contractor agrees to hold the contracting Division/Office harmless and to indemnify the contracting Division/Office for any additional costs of alternatively accomplishing the goals of the contract, as well as any liability, including liability for costs or fees, which the contracting Division/Office may sustain as a result of the contractor's performance or lack of performance.
- III. During the term of the contract, the Division/Office will complete sufficient performance evaluation(s) to determine if the contractor's performance is acceptable.
- IV. The contract program deliverables and performance indicators to be performed by the contractor are:

| Service Criteria | Acceptable Performance | Results of Insufficient |
|--|---|---|
| (A) Education (Training (Other M) | nimum Qualifications | Performance |
| (A) Education/Training/Other Mi A1. Contractor must be a corporation, professional association or a limited liability corporation. | nimum Qualifications Contractor must maintain its status as a corporation, professional association or limited liability corporation one hundred percent (100%) of the time throughout the contracted term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | PerformanceLess than one hundred percent(100%) compliance will result inthe contractor being contactedby Division of Children andFamily Services (DCFS) toaddress insufficientperformance.1 st Incident: A corrective actionplan acceptable to DCFS shall bedue to DCFS within (10)business days of the request.2 nd Incident: A three percent(3%) penalty shall be deductedfrom the previous month'sinvoice for the first incident ofnon-compliance.3 rd Incident: Continued non-compliance may result in abelow standard VendorPerformance Report (VPR)maintained in the vendor file in |
| A2. All Family Intervention Specialists (FIS) shall have either: A Master's degree in social work, counseling, psychology or a related field as determined by DHS (Preferred); OR A Bachelor's degree in social work, counseling, psychology or a related field as determined by DHS and at least one- year experience working with children and families. | Contractor shall maintain documentation verifying compliance with minimum education and professional experience requirements one hundred percent (100%) of the time throughout the contracted term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- |

| Note: Contractor must provide FIS with master's degrees to deliver certain evidence-based practices. All staff will have regular clinical consultation from a licensed consultant. *All services for any given family must be provided by a single Family Intervention Specialist. | | compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
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| A3. All Clinical Supervisors shall have either A Master's degree in social work, counseling, psychology or a related field as determined by DHS with a minimum of one (1) year experience delivering an evidence-based practice. children and families (preferred); OR A Bachelor's degree in social work, counseling, psychology or a related field as determined by DHS with a minimum of one (1) year relevant experience delivering an evidence-based practice. | Contractor shall maintain documentation verifying compliance with minimum education and professional experience requirements one hundred percent (100%) of the time throughout the contracted term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within ten (10) business days of the request. 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
| A4. All Clinical Consultants must meet the following minimum qualifications: Licensure in mental health field required | Contractor shall maintain documentation verifying compliance with minimum education and professional experience requirements one hundred percent (100%) of the | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. |
| including without limitation: Licensed Clinical Social worker (LCSW), Licenses | time throughout the contracted term. Submission of a monthly | 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. |

| Professional Counselor (LPC), Licensed Associate Counselor (LAC), etc. Two(2) years' experience delivering evidence-based practices; and And experience with oversight of a clinical model with evidence- based practices is required. | certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
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| A5. All Contractors and their Intensive In-Home Services providers shall complete an Arkansas State Police Criminal Background Check, Arkansas Child Maltreatment Central Registry Check, and as applicable a FBI and Central Registry checks of other states they have lived in. Contractor shall obtain criminal history records checks on employees consistent with the requirements in Ark. Code Ann. §21-15-101 imposed on employees of state agencies in designated positions. | Contractor shall maintain results of all required background checks for all direct service providers under this contract one hundred percent (100%) of the time throughout the contracted term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including |
| A6. Contractor shall submit to DCFS for DCFS approval a training and education plan, including an implementation timeline, for all direct service | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. | contract cancellation. Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. |

| staff by December 1, 2019. | Contractor shall implement its | 1 st Incident: A corrective action plan acceptable to DCFS shall be |
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| | training and education plan as approved by DCFS one hundred | due to DCFS within (10) business days of the request. |
| The training plan must cover topics including without | percent (100%) of the time throughout the contract term. | 2 nd Incident: A three percent |
| limitation developing cultural competency and addressing | _ | (3%) penalty shall be deducted |
| unconscious bias and providing | Submission of a monthly certification of compliance with | from the previous month's invoice for the first incident of |
| a trauma-informed practice. | performance indicators by the tenth (10 th) day of the month | non-compliance. |
| | must document acceptable | 3 rd Incident: Continued non- |
| | contractor performance. | compliance may result in a below standard Vendor |
| | | Performance Report (VPR) maintained in the vendor file in |
| | | addition to other financial |
| | | penalties up to and including contract cancellation. |
| A7. The Contractor shall notify DCFS of any changes in | One hundred percent (100%) compliance with all service | Less than one hundred percent (100%) compliance will result in |
| personnel impacting the | criteria and standards for | the contractor being contacted |
| contracted services and provide documentation to DCFS of new | acceptable performance must be maintained at all times | by DCFS to address insufficient performance. |
| providers which sets forth their qualifications prior to the | throughout the contract term. | 1 st Incident: A corrective action |
| delivery of services. This | Submission of a monthly | plan acceptable to DCFS shall be |
| notification will be included in the monthly report (see item | certification of compliance with performance indicators by the | due to DCFS within (10) business days of the request. |
| E5). | tenth (10 th) day of the month must document acceptable | 2 nd Incident: A three percent |
| | contractor performance. | (3%) penalty shall be deducted |
| | | from the previous month's invoice for the first incident of |
| | | non-compliance. |
| | | 3 rd Incident: Continued non- |
| | | compliance may result in a below standard Vendor |
| | | Performance Report (VPR) maintained in the vendor file in |
| | | addition to other financial |
| | | penalties up to and including contract cancellation. |
| A8. Contractor shall notify DCFS | One hundred percent (100%) | Less than one hundred percent |
| of any changes in its business ownership or corporate | compliance with all service criteria and standards for | (100%) compliance will result in the contractor being contacted |
| structure. | acceptable performance must | by DCFS to address insufficient |

| A.9. Contractor's program must meet the standard for a "well supported practice" as defined by the Family First Prevention Services Act by October 1, 2019. | be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Contractor must submit to DCFS documentation verifying Vendor's inclusion on the Federal Clearinghouse's most current register of well- supported practices on or before October 1, 2019. | performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. Less than one hundred percent (100%) compliance may result in financial penalties up to and including contract cancellation. |
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| (B) Delivery of Services | | |
| B1. The Contractor shall accept referrals for the purposes of diversion from care and reunification where at least one child is between the ages of zero (0) and seventeen (17), and with a viable/identified family or permanent caregiver option. Diversion (Imminent risk of removal) referrals shall include | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. |

| contractor performance. (3%) penalty shall be ded from the previous month invoice for the first incide non-compliance. Families with problems regarding caregivers and overall family support systems (ex Caregiver who is trying to relinquish custody of child to DCFS due to inability to control child's behavior, etc.) Mental Health Issues. Serious behaviors including substance abuse, defiance, running away, truancy. Juvenile Justice Involvement including unruly/delinquent. Youth in adoptive placements in danger of disruption. Families impacted by trauma. Reunification (can be referred as early as day of removal) referrals shall include the following without limitation: Contract cancel Serious behaviors. Youth in including families impacted by trauma. | cent |
|---|----------------------------|
| Families with problems regarding caregivers and overall family support systems (ex. – Caregiver who is trying to relinquish custody of child to DCFS due to inability to control child's behavior, etc.) Mental Health Issues. Serious behaviors including substance abuse, defiance, running away, truancy. Juvenile Justice Involvement including unruly/delinquent. Youth displaying problem sexual behaviors. Youth in adoptive placements in danger of disruption. Families impacted by trauma. Reunification (can be referred as early as day of removal) referrals shall include the | ı's |
| 4. Serious behaviors including substance abuse, defiance, running away, truancy. 5. Juvenile Justice Involvement including unruly/delinquent. 6. Youth displaying problem sexual behaviors. 7. Youth in adoptive placements in danger of disruption. 8. Families impacted by trauma. Reunification (can be referred as early as day of removal) referrals shall include the | a R) r file in al |
| substance abuse, defiance, running away, truancy. 5. Juvenile Justice Involvement including unruly/delinquent. 6. Youth displaying problem sexual behaviors. 7. Youth in adoptive placements in danger of disruption. 8. Families impacted by trauma. Reunification (can be referred as early as day of removal) referrals shall include the | |
| including unruly/delinquent. 6. Youth displaying problem sexual behaviors. 7. Youth in adoptive placements in danger of disruption. 8. Families impacted by trauma. Reunification (can be referred as early as day of removal) referrals shall include the | |
| sexual behaviors. 7. Youth in adoptive placements in danger of disruption. 8. Families impacted by trauma. Reunification (can be referred as early as day of removal) referrals shall include the | |
| placements in danger of disruption. 8. Families impacted by trauma. Reunification (can be referred as early as day of removal) referrals shall include the | |
| trauma. Reunification (can be referred as early as day of removal) referrals shall include the | |
| as early as day of removal) referrals shall include the | |
| | |
| Families with problems regarding caregivers and overall family support systems, for whom intensive services are needed to achieve the goal of reunification. Youth returning home from | |

| all DCFS referrals that meet referral criteria allowable within the limitations of the contract budget and within the Intensive In-Home services limitations of no more than five (5) cases per Family Intervention Specialist.compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term.(100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance.1st Incident: A corrective action plan acceptable to DCFS shall b due to DCFS within (10) business days of the request.2nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. | residential placement (bypassing step-down programs). 3. Youth displaying sexual behaviors. The Contractor shall not provide services under the following circumstances without limitation: 1. If child is actively suicidal, homicidal, or psychotic without medication stabilization; however, if appropriate can accept to start work with family while child is getting stabilized | | |
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| B2. The Contractor shall accept all DCFS referrals that meet referral criteria allowable within the limitations of the contract budget and within the Intensive In-Home services limitations of no more than five (5) cases per Family Intervention Specialist.One hundred percent (100%) compliance with all service acceptable performance must be maintained at all times throughout the contract term.Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance.In-Home services limitations of no more than five (5) cases per Family Intervention Specialist.Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contract funding.1st Incident: A corrective action plan acceptable to DCFS shall b due to DCFS within (10) business days of the request.2nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. | If youth has no identified permanent placement | | |
| compliance may result in a below standard Vendor Performance Report (VPR) | B2. The Contractor shall accept all DCFS referrals that meet referral criteria allowable within the limitations of the contract budget and within the Intensive In-Home services limitations of no more than five (5) cases per Family Intervention Specialist. Contractor shall accept referrals outside of their primary contracted area contingent on their availability of staff and | compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable | 1st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3rd Incident: Continued non- compliance may result in a below standard Vendor |

| | | contract cancellation. |
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| B3. The Contractor shall keep a | One hundred percent (100%) | Less than one hundred percent |
| referral log that documents all | compliance with all service | (100%) compliance will result in |
| referrals as well as the reason | criteria and standards for | the contractor being contacted |
| for any refused referrals. | acceptable performance must | by DCFS to address insufficient |
| | be maintained at all times | performance. |
| | throughout the contract term. | |
| | _ | 1 st Incident: A corrective action |
| | Submission of a monthly | plan acceptable to DCFS shall be |
| | certification of compliance with | due to DCFS within (10) |
| | performance indicators by the | business days of the request. |
| | tenth (10 th) day of the month | |
| | must document acceptable | 2 nd Incident: A three percent |
| | contractor performance. | (3%) penalty shall be deducted |
| | | from the previous month's |
| | Contractor shall provide referral | invoice for the first incident of |
| | log for DCFS inspection within | non-compliance. |
| | twenty-four (24) hours of | |
| | request by DCFS. | 3 rd Incident: Continued non- |
| | | compliance may result in a |
| | | below standard Vendor |
| | | Performance Report (VPR) |
| | | maintained in the vendor file in |
| | | addition to other financial |
| | | penalties up to and including |
| | | contract cancellation. |
| B4. The Contractor shall execute | One hundred percent (100%) | Less than one hundred percent |
| interventions for emergency | compliance with all service | (100%) compliance will result in |
| referrals within twenty-four (24) | criteria and standards for | the contractor being contacted |
| hours of referral. | acceptable performance must | by DCFS to address insufficient |
| | be maintained at all times | performance. |
| | throughout the contract term. | |
| | | 1 st Incident: A corrective action |
| | Ninety-five percent (95%) of | plan acceptable to DCFS shall be |
| | families with emergency | due to DCFS within (10) |
| | referrals must be seen within | business days of the request. |
| | twenty-four (24) hours of | |
| | referral. | 2 nd Incident: A three percent |
| | | (3%) penalty shall be deducted |
| | Submission of a monthly | from the previous month's |
| | certification of compliance with | invoice for the first incident of |
| | performance indicators by the | non-compliance. |
| | tenth (10 th) day of the month | |
| | must document acceptable | 3 rd Incident: Continued non- |
| | contractor performance. | compliance may result in a |
| | | below standard Vendor |
| | | Performance Report (VPR) |
| | | maintained in the vendor file in |

| B5. The Contractor shall ensure that non-emergency referrals have an admission session within forty-eight (48) hours. | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Ninety-five percent (95%) of families with emergency referrals will be seen within twenty-four (24) hours. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | addition to other financial penalties up to and including contract cancellation. Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
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| B6. The contractor shall be available to the family twenty- four (24) hours a day, seven (7) days a week, by phone or in person. | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- compliance may result in a |

| B7. Intensive In-Home Services Supervisors shall support teams of four (4) to five (5) FISs. The FIS team under any one supervisor shall be assigned no more than a total of twenty (20) cases at any given time. | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. Less than one hundred percent |
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| shall have a Licensed Clinical Consultant who supports no more than eight (8) teams. The licensed clinical consultant shall be ultimately accountable for guiding treatment. | compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. |

| | | 3 rd Incident: Continued non- compliance may result in a |
|--|--|--|
| | | below standard Vendor Performance Report (VPR) |
| | | maintained in the vendor file in addition to other financial |
| | | penalties up to and including contract cancellation. |
| B9. Contractor shall ensure all | One hundred percent (100%) | Less than one hundred percent |
| FISs receive supervision through | compliance with all service | (100%) compliance will result in |
| consultation, team supervision, | criteria and standards for | the contractor being contacted |
| and individual supervision. | acceptable performance must | by DCFS to address insufficient |
| 4. FIC shall us set in dividually | be maintained at all times | performance. |
| 1. FIS shall meet individually | throughout the contract term. | 1 st Incident: A corrective action |
| with their supervisor to problem solve barriers as | Individual Supervision and team | plan acceptable to DCFS shall be |
| they arise and plan for | supervision must be provided | due to DCFS within (10) |
| professional development. | on a weekly basis. | business days of the request. |
| | Documentation of dates and | |
| 2. As part of team supervision, | times of supervision shall be | 2 nd Incident: A three percent |
| the FIS shall review all cases | submitted to DCFS upon | (3%) penalty shall be deducted |
| with their supervisor and | request. | from the previous month's |
| licensed consultant, as well | | invoice for the first incident of |
| as other specialists to get | Submission of a monthly | non-compliance. |
| feedback on interventions | certification of compliance with | |
| and case conceptualization. | performance indicators by the | 3 rd Incident: Continued non- compliance may result in a |
| 3. As deemed necessary by | tenth (10 th) day of the month must document acceptable | below standard Vendor |
| Contractor, some evidence | contractor performance. | Performance Report (VPR) |
| based practices, including | | maintained in the vendor file in |
| without limitation Trauma | | addition to other financial |
| Focused, Cognitive | | penalties up to and including |
| Behavioral Therapy (TF- | | contract cancellation. |
| CBT), shall also require | | |
| additional consultation. | | |
| B10. Each FIS shall provide | One hundred percent (100%) | Less than one hundred percent |
| services to no more than five (5) | compliance with all service | (100%) compliance will result in |
| families concurrently. | criteria and standards for | the contractor being contacted |
| Contractor shall determine | acceptable performance must be maintained at all times | by DCFS to address insufficient performance. |
| appropriate caseloads by considering the safety needs of | throughout the contract term. | |
| each family's children, the | | 1 st Incident: A corrective action |
| needs of each family, and the | Submission of a monthly | plan acceptable to DCFS shall be |
| intensity of present | certification of compliance with | due to DCFS within ten (10) |
| interventions. | performance indicators by the | business days of the request. |
| | tenth (10 th) day of the month | |
| | must document acceptable | 2 nd Incident: A three percent |
| | contractor performance. | (3%) penalty shall be deducted |

| B11. The FIS shall provide Intensive In-Home services in Diversion cases for an expected four to six (4-6) months with face to face contact an average of three (3) times per week and decreased as determined by the IFS, the IFS supervisor and clinical consultant. | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. Less than one hundred percent |
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| Intensive In-Home services in Reunification cases for an expected six to nine (6-9) months, with face to face contact an average of three (3) times per week and decreased as indicated. | compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month | (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. |

| | must document acceptable contractor performance. | 2nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3rd Incident: Continued non-compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
|---|--|--|
| B13. The FIS shall conduct family and individual sessions as needed in their own homes and other settings at times convenient for the family. | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
| B14. The initial authorization for services shall be for six (6) months. Requests for extensions of Intensive In-Home Services must be submitted in writing to the DCFS In-Home Program Manager. The Contractor shall maintain the written approval received from | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) |

| the DCFS In-Home Program Manager in the client case | performance indicators by the tenth (10 th) day of the month | business days of the request. |
|--|---|---|
| record. | must document acceptable contractor performance. | 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. |
| | | 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
| B15. The Contractor shall provide a backup FISs to provide Intensive In-Home Services to families when the assigned FIS is absent so that services are | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. |
| not interrupted. | throughout the contract term. | |
| | Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month | 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. |
| | must document acceptable contractor performance. | 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. |
| | | 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
| B16. The Contractor shall ensure that all Intensive In- Home Services cases are closed within thirty (30) days of DCFS case closure. | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. |
| | | 1 st Incident: A corrective action |

| | Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
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| (C) Program Services | One hundred percent (100%) | Less than one hundred percent |
| C1. The FIS shall provide a range of services unique to the needs of each family and that promote the achievement of safety, permanency, and well-being for their children. These shall include without limitation evidence-based and trauma- informed in-home services. When providing evidence-based programs the Contractor shall comply with the fidelity requirements of the evidence- based model in use. | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. Less than one hundred percent |
| and ongoing assessments that are strengths-based and | compliance with all service criteria and standards for | (100%) compliance will result in the contractor being contacted |

| individualized to be incorporated into treatment | acceptable performance must | by DCFS to address insufficient |
|---|---|---|
| incorporated into treatment | | |
| | be maintained at all times | performance. |
| plans. The assessments shall | throughout the contract term. | |
| include family gaps related to | | 1 st Incident: A corrective action |
| basic needs such as housing, | Submission of a monthly | plan acceptable to DCFS shall be |
| employment, transportation, | certification of compliance with | due to DCFS within (10) |
| food and healthcare. The FIS | performance indicators by the | business days of the request. |
| shall implement a number of | tenth (10 th) day of the month | |
| interventions to ensure those | must document acceptable | 2 nd Incident: A three percent |
| gaps are filled while helping the | contractor performance. | (3%) penalty shall be deducted |
| family also plan for long term | | from the previous month's |
| sustainability. FIS shall provide | | invoice for the first incident of |
| youth and families with | | non-compliance. |
| necessary transportation and | | non-compliance. |
| help them plan for long term | | 3 rd Incident: Continued non- |
| transportation needs. | | compliance may result in a |
| transportation needs. | | below standard Vendor |
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| | | Performance Report (VPR) |
| | | maintained in the vendor file in |
| | | addition to other financial |
| | | penalties up to and including |
| | | contract cancellation. |
| C3. The FIS shall include the | One hundred percent (100%) | Less than one hundred percent |
| family in individualized | compliance with all service | (100%) compliance will result in |
| treatment plans that are | criteria and standards for | the contractor being contacted |
| updated throughout the case to | acceptable performance must | by DCFS to address insufficient |
| reflect the goals of the family | be maintained at all times | performance. |
| and child and will focus on | throughout the contract term. | |
| empowerment and increasing | Contractor must maintain | 1 st Incident: A corrective action |
| parent accountability. | treatment plans in client flies | plan acceptable to DCFS shall be |
| | and provide all treatment plans | due to DCFS within (10) |
| | for DCFS inspection within | business days of the request. |
| | twenty-four (24) hours of DCFS | |
| | | 2 nd Incident: A three percent |
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| | Submission of a monthly | |
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| | contractor performance. | |
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| | | maintained in the vendor file in |
| | | addition to other financial |
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| | | penalties up to and including |
| | | penalties up to and including contract cancellation. |
| | request. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | 2nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3rd Incident: Continued non-compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in |

| included by the Contractor as part of each treatment plan shall include support with educational and employment/career goals. | compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. | (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. |
|---|--|---|
| | Contractor must maintain treatment plans in client flies and provide all treatment plans for DCFS inspection within twenty-four (24) hours of DCFS | 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2 nd Incident: A three percent |
| | request. Submission of a monthly certification of compliance with performance indicators by the | (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. |
| | tenth (10 th) day of the month must document acceptable contractor performance. | 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
| C5. The FIS shall assist family | One hundred percent (100%) | Less than one hundred percent |
| members with access to psychiatric services and | compliance with all service criteria and standards for | (100%) compliance will result in the contractor being contacted |
| medication management as | acceptable performance must | by DCFS to address insufficient |
| needed. | be maintained at all times | performance. |
| | throughout the contract term. | 1 st Incident: A corrective action |
| | Submission of a monthly | plan acceptable to DCFS shall be |
| | certification of compliance with performance indicators by the tenth (10 th) day of the month | due to DCFS within (10) business days of the request. |
| | must document acceptable | 2 nd Incident: A three percent |
| | contractor performance. | (3%) penalty shall be deducted |
| | | from the previous month's invoice for the first incident of |
| | | non-compliance. |
| | | 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) |
| | | maintained in the vendor file in addition to other financial penalties up to and including |

| | | contract cancellation. |
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| C6. The FIS shall help families develop a social support network in the natural environment from extended family members, schools, neighborhood, church, etc. | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2 nd Incident: A three percent |
| | contractor performance. | (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3rd Incident: Continued non-compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial |
| | | penalties up to and including contract cancellation. |
| C7. The FIS shall deliver interventions designed to develop skills in both parents and children to problem solve in difficult situations, including without limitation school | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. |
| communication, negative peers, getting along with teachers, promoting a positive attitude within the family regarding school attendance, and | throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month | 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. |
| promoting close supervision of the youth and success in school. The FIS shall help teach parents to advocate for their children's educational needs in the school system. | must document acceptable contractor performance. | 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. |
| - System. | | 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in |

| | | addition to other financial penalties up to and including contract cancellation. |
|---|---|---|
| C8. The FIS shall help the family access mentoring, tutoring, sports and other pro-social activities as needed. | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the | Less than 100% compliance will result in the contractor being contacted by DCFS to address insufficient performance. DCFS may require the Contractor to develop a corrective action plan acceptable to DHS or may withhold payment for services |
| | tenth (10 th) day of the month must document acceptable contractor performance. | until sufficient until sufficient performance occurs. |
| C9. When juvenile substance use/abuse is a primary concern, the FIS shall help parents and teens identify triggers to substance use. | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. |
| | Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month | 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. |
| | must document acceptable contractor performance. | 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. |
| | | 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
| C10. The FIS shall provide instruction to families on how to more effectively manage their own behavior and their children's behavior. The FIS shall educate families on | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. |
| developing monitoring and | | 1 st Incident: A corrective action |

| supervision plans when managing problem behaviors is a presenting issue. | Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
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| C11. The FIS shall provide parenting skills education – including consistency, discipline, communication, and coping strategies. The FIS shall teach age appropriate personal habits and social skills and shall offer special strategies concentrating on sexual problem behaviors and substance abuse as determined necessary by the FIS in consultation with the family and DCFS. Parent education shall focus on learning how to better manage a child's mental health issues as determined necessary by the FIS in consultation with the family and DCFS. | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
| C12. The FIS shall help facilitate the development of positive peers and monitoring by parents. | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. |

| | throughout the contract term. | |
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| | | 1 st Incident: A corrective action |
| | Submission of a monthly certification of compliance with performance indicators by the | plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. |
| | tenth (10 th) day of the month must document acceptable contractor performance. | 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. |
| | | 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
| C13. The FIS shall connect youth and families with psychiatry and other mental health services; as clinically indicated. | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. |
| | Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month | 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. |
| | must document acceptable contractor performance. | 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. |
| | | 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
| C14. The FIS shall address all | One hundred percent (100%) | Less than one hundred percent |
| systems affecting the child and family including family, school, | compliance with all service criteria and standards for | (100%) compliance will result in the contractor being contacted |

| peers, individual, and community. FIS shall include providers of specific services not implemented by the Contract provider when clinically indicated. FIS shall be certain the services are | acceptable performance must be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the | by DCFS to address insufficient performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. |
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| implemented as intended and the family participation is adequate. | tenth (10 th) day of the month must document acceptable contractor performance. | 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. |
| | | 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
| (D) Communication between DCFS, and other provide | Contractor, Intensive In-Home rs. | e Service Providers, and |
| D1. The FIS shall attend | One hundred percent (100%) | Less than one hundred percent |
| child/youth case related | compliance with all service | (100%) compliance will result in |
| meetings in person, telephone, | criteria and standards for | the contractor being contacted |
| or video conferencing, as requested. | acceptable performance must be maintained at all times | by DCFS to address insufficient performance. |
| | throughout the contract term. | ast a state of the |
| | Submission of a monthly | 1 st Incident: A corrective action plan acceptable to DCFS shall be |
| | certification of compliance with | due to DCFS within (10) |
| | performance indicators by the tenth (10 th) day of the month | business days of the request. |
| | must document acceptable | 2 nd Incident: A three percent |
| | contractor performance. | (3%) penalty shall be deducted |
| | | from the previous month's |
| | | invoice for the first incident of non-compliance. |
| | | 3 rd Incident: Continued non- |
| | | compliance may result in a |
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| | | Performance Report (VPR) |
| | | maintained in the vendor file in |

| D2. The FIS shall attend court, prepare youth and families for court, and communicate with the case manager and court staff as determined necessary by FIS in consultation with the family and DCFS. | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | addition to other financial penalties up to and including contract cancellation. Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
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| D3. FIS collaboration on treatment planning shall include the involvement of the DCFS caseworker in the intake and intervention development plan. | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- compliance may result in a below standard Vendor |

| | | Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
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| D4. The FIS shall facilitate reunification by working with other providers, case managers, and court staff. | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. |
| | Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month | 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. |
| | must document acceptable contractor performance. | 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. |
| | | 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
| D5. FIS shall ensure DCFS case managers are included in regular treatment planning, including weekly verbal contacts, and monthly review of case summaries. | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. |
| | Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month | 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. |
| | must document acceptable contractor performance. | 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. |
| | | 3 rd Incident: Continued non- |

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| | | compliance may result in a |
| | | below standard Vendor |
| | | Performance Report (VPR) |
| | | maintained in the vendor file in |
| | | addition to other financial |
| | | penalties up to and including |
| | | contract cancellation. |
| D6. Contractor shall provide | One hundred percent (100%) | Less than one hundred percent |
| initial training on the program | compliance with all service | (100%) compliance will result in |
| and referral process between | criteria and standards for | the contractor being contacted |
| FIS and DCFS caseworkers. | acceptable performance must | by DCFS to address insufficient |
| | be maintained at all times | performance. |
| | throughout the contract term. | |
| | | 1 st Incident: A corrective action |
| | Submission of a monthly | plan acceptable to DCFS shall be |
| | certification of compliance with | due to DCFS within (10) |
| | performance indicators by the | business days of the request. |
| | tenth (10 th) day of the month | |
| | must document acceptable | 2 nd Incident: A three percent |
| | contractor performance. | (3%) penalty shall be deducted |
| | | from the previous month's |
| | | invoice for the first incident of |
| | | non-compliance. |
| | | 3 rd Incident: Continued non- |
| | | compliance may result in a |
| | | below standard Vendor |
| | | Performance Report (VPR) |
| | | maintained in the vendor file in |
| | | addition to other financial |
| | | penalties up to and including |
| | | contract cancellation. |
| (E) DATA EVALUATION | | |
| E1. The contractor shall collect | One hundred percent (100%) | Less than one hundred percent |
| data at admission and | compliance with all service | (100%) compliance will result in |
| discharge; and at six (6) , twelve (12) | criteria and standards for | the contractor being contacted |
| (12), and twenty -four (24) | acceptable performance must | by DCFS to address insufficient |
| months post discharge. | be maintained at all times | performance. |
| | throughout the contract term. | 1 st Incident: A corrective action |
| | Post discharge surveys must be | plan acceptable to DCFS shall be |
| | Post discharge surveys must be completed according to the | due to DCFS within (10) |
| | following minimum response | business days of the request. |
| | rates: | susiness days of the request. |
| | • Six (6) months – a | 2 nd Incident: A three percent |
| | minimum of fifty | (3%) penalty shall be deducted |
| | percent (50%) of | from the previous month's |
| | | |

| | completed; | non-compliance. |
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| | Twelve (12) months – a minimum of forty-five percent (45%) of surveys must be completed; and Twenty four (24) months – a minimum of thirty five percent (35%) of surveys must be completed. | 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
| | Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | |
| E2. The Contractor shall collect data at follow up including the following information without limitation: Client living situation (living with family or independently); Trouble with the law; School status; Out of home placements; Subsequent true findings of maltreatment; and Custody status. Contractor shall transmit performance reports containing the above specified information, without limitation, to DCFS every six (6) months in July and December. | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. Contractor shall transmit performance reports to DCFS on or before the first day of July and December of each year for the duration of the contract. | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
| E3. Contractor shall provide | One hundred percent (100%) | Less than one hundred percent |

| DCFS with a monthly report, due on or before the fourth (4th) day of each month, which must include without limitation the following: Demographic information on the youth and families being served; Contractor staffing, referrals, discharges, number of families currently being served, staff training, and compliance date for all | compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. |
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| compliance data for all other performance indicators. | | 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
| E4. At twenty-four (24) months post-discharge, The contractor shall also collect information from social services agencies, schools, juvenile courts, and other agencies to provide | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. |
| supporting data to back up reports made by parents. This information shall be collected on clients selected on a randomized basis. | Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable | 1st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2nd Incident: A three percent |
| | contractor performance. | (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. |
| | | 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including |

| | | contract cancellation. |
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| E5. The contractor shall develop a process for locating families, including upfront efforts to get multiple contacts with family members and others with long term relationships with family. | One hundred percent (100%) compliance with all service criteria and standards for acceptable performance must be maintained at all times throughout the contract term. Submission of a monthly certification of compliance with performance indicators by the tenth (10 th) day of the month must document acceptable contractor performance. | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
| F. Child Safety Outcomes | | |
| F1. Contractor shall ensure that the following minimum child safety standards are met during the provision of services: Families shall not have confirmed child abuse/neglect during Intensive In-Home Services (IIHS) intervention. Families shall not have confirmed child abuse/neglect within the first six (6) months following the completion of IIHS intervention. | Contractor must adhere to all Service Criteria and the following standards for acceptable performance one hundred percent (100%) of the time throughout the contract term: • Ninety percent (90%) of families shall not have confirmed child abuse/neglect during IIHS intervention. • Ninety five percent (95%) of families shall not have confirmed child abuse/neglect within six (6) months following the | Less than one hundred percent (100%) compliance will result in the contractor being contacted by DCFS to address insufficient performance. 1 st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2 nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of non-compliance. 3 rd Incident: Continued non- compliance may result in a below standard Vendor |

| children are safely maintained in their homes whenever possible and appropriate during IIHS intervention.Service Criteria and the following standard for acceptable performance one hundred percent (100%) of the time throughout the contract term:(100%) compliance the contractor be by DCFS to addres performance.INS intervention.Ninety-five percent (95%) of families shall remain safely in their homes during IIHS intervention.1st Incident: A cor plan acceptable to due to DCFS with business days of to safely in their homes during IIHS intervention.2nd Incident: A thi (3%) penalty shall from the previous invoice for the fir. non-compliance.3rd Incident: Cont compliance may re below standard V Performance Rep maintained in the addition to other penalties up to ar | • Families shall not have confirmed child abuse/neglect within twelve (12) months post IIHS intervention. | completion of IIHS intervention. Ninety percent (90%) of families shall not have confirmed child abuse/neglect within twelve (12) months following the completion of IIHS intervention. Eighty-five percent (85%) of families shall not have confirmed child abuse/neglect within twenty four (24) months following the completion of IIHS intervention. | Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. |
|--|---|--|--|
| G. Permanency Outcomes | in their homes whenever possible and appropriate during IIHS intervention. | Service Criteria and the following standard for acceptable performance one hundred percent (100%) of the time throughout the contract term: • Ninety-five percent (95%) of families shall remain safely in their homes | 1st Incident: A corrective action plan acceptable to DCFS shall be due to DCFS within (10) business days of the request. 2nd Incident: A three percent (3%) penalty shall be deducted from the previous month's invoice for the first incident of |

children have permanency and the contractor being contacted stability in their living situations. following standards for Families who receive acceptable performance one by DCFS to address insufficient hundred percent (100%) of the performance. IIHS services in a foster time throughout the contract care case, must 1st Incident: A corrective action term: successfully reunite with their families due to DCFS within (10) within IIHS intervention. Ninety percent (90%) of • business days of the request. Families who receive families receiving IIHS services in a foster care IIHS during a protective 2nd Incident: A three percent services case shall not case, must successfully have a child removed reunite with their (3%) penalty shall be deducted from the previous month's from their home during families during IIHS invoice for the first incident of intervention. intervention. non-compliance. Contractor shall ensure that children remain in Ninety-five percent 3rd Incident: Continued nonin their home or (95%) of families compliance may result in a receiving IIHS during a successfully living below standard Vendor **Protective Services case** independently at six (6) Performance Report (VPR) shall not have a child months following the removed during IIHS completion of IIHS addition to other financial intervention. intervention. penalties up to and including Contractor shall ensure

that children remain in in their home or successfully living independently at 12 months following the completion of IIHS intervention.

G1. Contractor shall ensure that

Contractor shall ensure that children remain in in their home or successfully living independently at 24 months following the completion of IIHS intervention.

Contractor must adhere to all Service Criteria and the

- Ninety-two percent (92%) of families receiving IIHS during a Protective Services case shall not have a child removed within six (6) months following the completion of IIHS intervention.
- Ninety percent (90%) of families receiving IIHS during a Protective Services case shall not have a child removed within twelve (12) months following the completion of IIHS intervention.
- Eight-five percent (85%) of families receiving **IIHS during a Protective**

Less than one hundred percent (100%) compliance will result in

plan acceptable to DCFS shall be

maintained in the vendor file in contract cancellation.

| | _ | 1 |
|--|--|---|
| | Services case shall not | |
| | have a child removed | |
| | within twenty-four (24) | |
| | months following the | |
| | completion of IIHS | |
| | intervention. | |
| (H) Billing | | |
| H1. The contractor shall obtain | One hundred percent (100%) | Less than one hundred percent |
| all referrals from DCFS in | compliance with all service | (100%) compliance will result in |
| advance before scheduling | criteria and standards for | the contractor being contacted |
| clients for service. Invoicing for | acceptable performance must | by DCFS to address insufficient |
| services rendered without | be maintained at all times | performance. |
| proper authorization are subject | throughout the contract term. | |
| to denial by the Division of | | 1 st Incident: A corrective action |
| Children and Family Services. | | plan acceptable to DCFS shall be |
| | Submission of a monthly | due to DCFS within (10) |
| | certification of compliance with | business days of the request. |
| | performance indicators by the | |
| | tenth (10 th) day of the month | 2 nd Incident: A three percent |
| | must document acceptable | (3%) penalty shall be deducted |
| | contractor performance. | from the previous month's |
| | | invoice for the first incident of |
| | | non-compliance. |
| | | · |
| | | 3 rd Incident: Continued non- |
| | | compliance may result in a |
| | | below standard Vendor |
| | | Performance Report (VPR) |
| | | maintained in the vendor file in |
| | | addition to other financial |
| | | penalties up to and including |
| | | contract cancellation. |
| H2. Invoices for monthly billing | One hundred percent (100%) | Less than one hundred percent |
| must be developed on-line | compliance with all service | (100%) compliance will result in |
| through the CHRIS financial | criteria and standards for | the contractor being contacted |
| system. Invoices along with the | acceptable performance must | by DCFS to address insufficient |
| , , | be maintained at all times | performance. |
| Intensive In Home Services time | throughout the contract term. | |
| sheets, narratives, the IIHS | | 1 st Incident: A corrective action |
| referral form and certification | | plan acceptable to DCFS shall be |
| of compliance must be | | due to DCFS within (10) |
| submitted to the DCFS area | | business days of the request. |
| financial coordinator by the | | susmess days of the request. |
| tenth (10 th) day of the month. If | | 2 nd Incident: A three percent |
| the tenth (10 th) day is on the | | (3%) penalty shall be deducted |
| weekend, billing is due no later | | from the previous month's |
| than the following Monday. | | invoice for the first incident of |
| than the following Monday. | | |

| Only original signed invoices will | | non-compliance. | |
|--|---|---|--|
| be accepted. | | 3 rd Incident: Continued non- compliance may result in a below standard Vendor Performance Report (VPR) maintained in the vendor file in addition to other financial penalties up to and including contract cancellation. | |
| (I) Conflict of Interest Mitigation | (I) Conflict of Interest Mitigation | | |
| I1. During the term of this contract, the Vendor shall comply with the terms of the DHS Organizational or Personal Conflict of Interest provisions. The Vendor shall disclose all actual, apparent, or potential conflicts of interest to the Department of Human Services (DHS) within five (5) days of having knowledge of them. The Vendor shall develop a mitigation plan as requested by DHS which must be approved and accepted by DHS. Any changes to the approved mitigation plan must be approved in advance by DHS. | The Vendor must maintain one hundred percent (100%) compliance with this item at all times throughout the term of the contract. | The Vendor will be fined five thousand dollars (\$5,000) per day for each day past five (5) days for each actual, apparent, or potential conflict of interest it fails to disclose. The Vendor shall be fined one hundred thousand dollars (\$100,000) for the first failure to comply with the mitigation plan developed by the Vendor and approved by DHS. Each subsequent violation of the mitigation plan shall be twice the amount of the immediately preceding violation fine. | |