State of Michigan  
Department of Health and Human Services  
Bureau of Purchasing (BOP)  
PO Box 30037, Lansing, MI 48909  
Or  
235 S. Grand Avenue, Suite 1201, Lansing, MI 48933

AGREEMENT NUMBER: A  
Between  
THE STATE OF MICHIGAN  
DEPARTMENT OF HEALTH AND HUMAN SERVICES  
And  

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<th>CONTRACTOR</th>
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AGREEMENT SUMMARY

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<td>GEOGRAPHIC AREA</td>
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<td>INITIAL TERM</td>
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<td>AVAILABLE OPTION YEARS</td>
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MISCELLANEOUS INFORMATION

| ESTIMATED AGREEMENT VALUE AT TIME OF EXECUTION | $0.00 |
| AGREEMENT TYPE | Unit Rate |

*The effective date of this Agreement shall be the date listed in the “Effective Date” box above, or the date of Michigan Department of Health and Human Services (MDHHS) signature below, whichever is later.

The undersigned have the lawful authority to bind the Contractor and MDHHS to the terms set forth in this Agreement. Section 291 of the fiscal year 2016 Omnibus Budget, PA 84 of 2015, requires verification that all new employees of the Contractor and all new employees of any approved subcontractor, working under this Agreement, are legally present to work in the United States. The Contractor shall perform this verification using the E-verify system (http://www.uscis.gov/portal/site/uscis). The Contractor’s signature on this Agreement is the Contractor’s certification that verification has and will be performed. The Contractor’s signature also certifies that the Contractor is not an Iran linked business as defined in MCL 129.312.

FOR THE CONTRACTOR:

Contractor

______________________________
Signature of Director or Authorized Designee

______________________________
Print Name

______________________________
Date

FOR THE STATE:

MICHIGAN DEPARTMENT OF HEALTH AND HUMAN SERVICES

______________________________
Signature of Director or Authorized Designee

______________________________
Print Name

______________________________
Date
This Agreement will be in effect from the date of MDHHS signature through . No service will be provided and no costs to the state will be incurred before , or the effective date of the Agreement, whichever is later. Throughout this Agreement, the date of MDHHS signature or , whichever is later, shall be referred to as the begin date.

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1. PROGRAM REQUIREMENTS

   1.1. Client Eligibility Criteria

   a. The Contractor shall perform activities for Michigan permanent wards that are Title IV-E funded and Michigan Children’s Institute (MCI) wards for which adoption is the plan or for children from a participating Inter-State Compact (ICPC) state’s child welfare system that has been referred for adoption services to Michigan through ICPC. Any exceptions to this criteria must be approved by the MDHHS Central Office Adoption Program Manager.

   b. Determination of Eligibility

      Determination of eligibility will be made by MDHHS.

   1.2. Referral Process

   a. Adoption referrals are initiated by MDHHS. Contractors may not transfer adoption cases to another child placing agency. After acceptance of an adoption referral, the Contractor may not transfer the case back to the Department, except upon the written approval of the County Director, the Children’s Services Agency Director, or the Deputy Director.

      If MDHHS makes a referral to a child placing agency for adoption services pursuant to a contract with the child placing agency, the child placing agency must accept or decline the referral within seven working days of receipt of the referral from foster care. Any reasons given for declining a referral may be documented in MiSACWIS.

   b. At the time of referral to a private agency, MDHHS shall provide that agency with a referral packet as prescribed in Section 210 of the Adoption Services Manual (ADM 210).

   c. When an eligible child is photo-listed on MARE and the Contractor notifies
the local MDHHS county office that the Contractor has a studied and approved available family, MDHHS shall send a copy of the case file to the Contractor within ten (10) working days of receipt of notification.

2. **CONTRACTOR RESPONSIBILITIES**

2.1. **Email Address**

The Contractor authorizes MDHHS to use the contact information below to send Agreement related notifications/information. The Contractor shall provide MDHHS with updated contact information if it changes.

Contact email address: xxx

2.2 **Requests for Information**

The Contractor may be required to meet and communicate with MDHHS representatives and from time to time MDHHS may require that the Contractor create reports or fulfill requests for information as necessary to fulfill the MDHHS’ obligations under statute and/or Dwayne B. v. Snyder, et al., 2:06-cv-13548, herein referred to as the Implementation, Sustainability, and Exit Plan (ISEP).

The Contractor shall make available to MDHHS copies of any outside reviews, non-redacted FOIA requests, or audits relating to the contracted program.

2.3 **Geographic Area**

The Contractor shall provide services described herein in the following geographic area: Statewide

2.4 **Licensing Requirements**

The MDHHS Division of Child Welfare Licensing (DCWL) is the licensing agency for Child Placing Agencies (CPA). A license is issued to a certain person or organization at a specific location, is non-transferable, and remains the property of the Department. Therefore, a child placing agency must be established at a specific location.

The Contractor shall ensure that, for the duration of this agreement, it shall maintain a license for those program areas and services that are provided for in this Agreement. If the Contractor fails to comply with this section, MDHHS may terminate this Agreement for default.

The Contractor is licensed to provide service under this agreement under the following license number: CBxxx
2.5. **Location of Facilities**

The Contractor shall provide services described herein at the following location(s):

xxx

2.6 **Program Focus and Statement**

The Contractor shall perform activities for Michigan permanent wards that are Title IV-E funded and Michigan Children’s Institute (MCI) wards for which adoption is the plan or for children from a participating Inter-State Compact (ICPC) state’s child welfare system that has been referred for adoption services to Michigan through ICPC.

Reimburse licensed child placing agencies through a current MDHHS adoption contract at specific rates for the legal placement and finalization of an adoption for an eligible child. Per diem payments for cases referred to the contractor by MDHHS for adoption services can be charged a maximum of $3000.00 per child. The total amount paid for the per diem rate is deducted from the applicable placement rate when the child is placed by the court in an adoptive home. Reimbursement for contract agency staff’s successful completion of applicable training provided by the Office of Workforce Development and Training is included.

The Contractor shall provide MDHHS with copies of their Adoption Program Statement. The program statement shall comply with the requirements of MDHHS Division of Child Welfare Licensing standards and MDHHS policy. The Contractor shall inform MDHHS of any changes made to the program statement at any point during the term of this Agreement and provide copies of the new statement to MDHHS within 60 days.

2.7 **Reserved**

2.8. **Credentials**

The Contractor shall assure that appropriately credentialed or trained staff under its control, including Contractor employees and/or subcontractors, shall perform functions under this Agreement.

2.9 **Compliance Requirements**

Except as stated in e. below, the Contractor shall comply with the following requirements:
a. The Contractor shall comply with all applicable MDHHS policy and MDHHS policy amendments including fingerprint-based criminal history policy. MDHHS policies and MDHHS policy amendments/bulletins are published on the following internet link: http://www.michigan.gov/mdhhs-manuals.

b. Throughout the terms of this Agreement, the Contractor shall ensure that it provides all applicable MDHHS policy and MDHHS policy amendments to social service staff. The Contractor shall ensure that social service staff complies with all applicable requirements.

c. The Contractor shall comply with the MDHHS non-discrimination statement:

Michigan Department of Health and Human Services (MDHHS) will not discriminate against any individual or group because of race, sex, religion, age, national origin, color, height, weight, marital status, gender identity or expression, sexual orientation, political beliefs or disability.

The above statement applies to all MDHHS supervised children, and to all applications filed for adoption of MDHHS supervised children, including MDHHS supervised children assigned to a contracted agency.

d. The Contractor accepts a referral from MDHHS under this Agreement by doing either of the following:

1) Submitting to MDHHS a written agreement to perform the services related to the particular child or particular individuals that the Department referred to the Contractor, or

2) Engaging in any other activity that results in MDHHS being obligated to pay the Contractor for the services related to the particular child or particular individuals that the Department referred to the Contractor.

e. Under 1973 PA 116, as amended by 2015 PA 53, the Contractor has the sole discretion to decide whether to accept or not accept a referral from MDHHS. Nothing in this Agreement limits or expands the application of the Public Act.

Adoption referrals are initiated by MDHHS. Contractors may not transfer adoption cases to another child placing agency. After acceptance of an adoption referral, the Contractor may not transfer the case back to the Department, except upon the written approval of the County Director, the Children’s Services Agency Director, or the Deputy Director.

If MDHHS makes a referral to a child placing agency for adoption services pursuant to a contract with the child placing agency, the child
placing agency must accept or decline the referral within seven working days of receipt of the referral from foster care. Any reasons given for declining a referral may be documented in MiSACWIS.

f. The contractor shall ensure all directives and services ordered by the court are completed to the satisfaction of the court within the timeframes ordered.

g. The Contractor shall participate in random moment time studies (RMTS). An RMTS is a process where participants are emailed short surveys and asked to indicate what they were doing at an assigned time. The time study is required to determine the amount of time spent on various activities. Based on these results, MDHHS determines the amount that can be charged to various funding sources.

h. Compliance with MDHHS Implementation, Sustainability, and Exit Plan

The Contractor shall ensure compliance with all applicable provisions and requirements of Dwayne B. v. Snyder, et al., 2:06-cv-13548, Implementation Sustainability and Exit Plan.

i. Additional Compliance Provisions

1) 1984 Public Act, 114, as amended, being M.C.L. 3.711 et seq., Interstate Compact on the Placement of Children.
2) 1939 Public Act 288, Chapter X, being M.C.L. 710.1 et seq., Michigan Adoption Code.
3) 1984 Public Act 203, as amended, being M.C.L. 722.951 et seq., Michigan Foster Care and Adoption Services Act.
4) The Social Security Act as amended by the Multiethnic Placement Act of 1994 (MEPA); Public Law 103-382, and as amended by Section 1808 of the Small Business Job Protection, the Interethnic Adoption Provision (IEAP).
7) Social Security Act, 42 USC 671(a)(20)

2.10 Services to be Provided

a. General Adoption Responsibilities

1) Place the child for adoption under the provisions of this Agreement or
assist in the child’s placement by another private agency or MDHHS local office.

2) The Contractor that has the identified adoptive family shall be the agency to perform adoptive activities including: placement, case management, supervision and court related requirements.

3) When the Contractor has an identified adoptive family for a child under supervision of another agency the Contractor shall work cooperatively with the child’s agency in coordinating and sharing responsibility for pre-placement activities and associated costs for transportation and other case services.

4) When a placement for adoption disrupts or a finalized adoption dissolves within eighteen (18) months of the date of the order for placement or finalization the Contractor shall be, unless ordered or directed otherwise by the Court or MDHHS, responsible to provide full adoption services for the child/youth as detailed in this contract. The responsible contractor is defined as the Contractor that had adoption planning responsibilities for the child when the initial adoption placement occurred. The exception shall be in a contested case where a child is placed in an adoptive home against the recommendation of the contractor.

5) Provide guidance to the child’s foster parent in preparation of the child for adoption or in facilitating a transfer of the child’s attachment to the adoptive parents.

6) In instances where the child’s agency has performed pre-placement activities for the adoptive family’s agency, the adoptive family’s agency shall provide the child’s agency with a copy of the court order placing the child in the adoptive home within thirty (30) working days, after receipt of said order.

7) The Contractor shall develop plans for the effective use of cross-jurisdictional resources to facilitate timely adoptive or permanent placements for waiting children. This shall include photo listing on the MARE website, networking with other private agencies in determining availability of resource families and other recruitment activities that are statewide and national in nature. The Contractor shall respond to and actively work with, prospective adoptive parents outside of the State of Michigan.

8) The Contractor shall maintain documentation of completion of the above listed requirements in the child’s adoption case file for review by MDHHS.
b. **Adoption, Recruitment, Orientation and Training**

1) The Contractor shall develop and implement a plan for adoptive home recruitment, retention, and support consistent with the MDHHS DCWL Licensing Standards specific to the Contractor’s license specified in Section 2.4.

2) The Contractor shall provide adoption recruitment activities in collaboration with other private agencies and MDHHS local offices to focus on children registered on Michigan Adoption Resource Exchange (MARE).

3) The Contractor shall work cooperatively with other contracted adoption agencies, MDHHS and trained adoptive parents to provide orientation and training. It is recommended that adoptive parent peer mentors be matched to prospective and new adoptive parents. The Contractor shall retain in the case record verification of training provided to the adoptive family including but not limited to:
   a. Type of training provided
   b. Date training provided
   c. Subject material covered during training

4) The Contractor shall involve youth in the planning and organizing of adoption recruitment events.

5) The Contractor shall develop supports for children and youth moving to permanency through adoption. Best practice research indicates that support groups, peer mentors, informational sessions and individual counseling are effective tools. Developing appropriate rituals and recognition for the transitions experienced shall be part of the adoption process.

6) The Contractor shall be responsible for providing information to the prospective adoptive parent(s) regarding the adoption assistance programs on behalf of all children available for adoption. If the Contractor fails to provide information, fails to apply for adoption assistance or finalizes an adoption prior to the execution of an adoption assistance agreement, and it is later determined that the child was eligible for adoption assistance, the Contractor shall be responsible for providing financial support to the family equal to the adoption assistance amount and eligible Medicaid coverage, from the time the family makes the request for the re-determination of eligibility and the date MDHHS determines that an error occurred based on the Contractor’s failure to inform or apply for adoption assistance.

c. **MARE Related Responsibilities**
The Contractor shall cooperate with MARE related activities and responsibilities, as detailed in this document including but not limited to:

1) The Contractor shall register children with MARE per policy timeframes and requirements.

2) The Contractor shall appropriately inform and prepare children concerning the process of photo listing. Children shall be adequately attired and well groomed. Adequately attired is defined as that which a parent would provide for their child in a school photo. The Contractor is responsible for securing photography services and may request coupons or assistance from the MARE office. The Contractor is responsible for facilitating transportation to key photo sites and supervision of the child (ren) during the process.

3) The Contractor shall, as appropriate to the child’s ability, involve youth over age nine (9) in developing individual recruitment materials and narratives for MARE photo listing.

4) The Contractor must submit a copy of the Order Placing Child after Consent and the Order of Adoption to the MARE office within ten (10) working days of issuance by the court.

5) Upon determination by the Contractor that the MARE potential family ‘match’ is appropriate, the child and family agencies shall begin the process towards adoption within ten (10) working days.

6) The Contractor shall provide a written brochure (developed by MARE) to adoptive families regarding their right to be included in the MARE prospective family registry and provide an explanation of this process during orientation. This brochure and information shall again be provided to the prospective family during the formal training process.

7) The Contractor shall ensure all age appropriate youth available for adoption have knowledge of and access to the MARE newsletter for youth.

8) The Contractor shall notify MARE no less than quarterly of planned adoption related events, scheduled or tentatively scheduled for the next quarter. These activities shall include but are not limited to orientation, training dates, workshops, adoption fairs, recruitment activities, post adoption support activities and guest speakers. The Contractor will indicate if the events are open to the public or limited to a specific audience and any costs for family participation.

9) If the local court is participating, the Contractor shall cooperate with
MARE during planning and implementation of National Adoption Day activities and regionally based adoption events.

10) The Contractor shall ensure MARE staff has access to case records, the child, child’s worker, and other material or persons necessary for the development and updating of the child’s MARE file and recruitment material.

11) The Contractor shall submit the completed Disruption/Dissolution survey to MARE within thirty (30) days of receipt of the survey from MARE.

12) The Contractor shall provide to MARE by October 30th of each year the following:

   a. The address of all offices.
   b. Names, telephone numbers and email addresses of all adoption workers and supervisors.
   c. Types of services provided by the Contractor.

13) The Contractor shall ensure that a supervisor attends the regionally based MARE sessions on changes to MARE processes and services. This individual shall then be responsible to disseminate MARE information and material to appropriate agency staff.

d. Caseload Tracking and Reporting

The Contractor shall report to MDHHS caseload ratios for social services supervisors, social service staff and licensing staff in a format and within timeframes as determined by MDHHS.

e. Staff Training

1) Pre-Service Institute: Requirements

   The Contractor shall ensure that staff transferring to an adoption social service position from another children’s services position that has successfully completed the Office of Workforce Development and Training (OWDT) Pre-Service Institute (PSI) training in that program, shall attend and complete Adoption Program Specific Transfer Training (PSTT) within six months of assuming the adoption position.

2) OWDT Registration Process

   a) The Contractor shall register all staff required to attend training by each individual staff member through the Learning Management System.
b) The Contractor supervisor and/or the Contractor training facility coordinator can register Contractor staff online for any training. To cancel or change training registration, the Contractor will need to directly contact OWDT by telephone or email.

c) Confirmations, with specific details on times and locations, will be emailed to the Contractor/trainee by MDHHS at least seven days before the training commences.

3) **Training Documentation**

The Contractor shall maintain training documentation which verifies registration and successful completion of training. Additionally, the Contractor shall maintain documentation of the completion of required in-service training for both social service staff and social service supervisory staff.

4) **Completion of Security Awareness Training (SAT)**

The Contractor shall require each employee, subcontractor, subcontractor employee or volunteer who works directly with clients or who is authorized to have access to client fingerprint-based criminal history record information (CHRI) under this Agreement to successfully complete security awareness training (SAT) within six months of appointment to a position with (CHRI) access and every two years thereafter. Documentation of successful SAT completion is to be located in the personnel record.

Security awareness training is located through the Learning Management System or on the following link: [http://www.michigan.gov/mdhhs/0,5885,7-339-71551_11120_74572---00.html](http://www.michigan.gov/mdhhs/0,5885,7-339-71551_11120_74572---00.html)

5) **Minimum in-service training**

The Contractor shall ensure that each social services staff receives a minimum of 32 hours of qualifying in-service training on an annual basis. The Contractor shall ensure that each social service supervisor receives a minimum of 16 hours of qualifying in-service training on an annual basis. All qualified training shall be training that improves child welfare practice.

2.11 **Expected Performance Outcomes**

During the Agreement, the Contractor shall demonstrate measurable progress toward the achievement of the outcomes listed below:

a. Fewer than 5% of placements for adoption will end in disruption.

b. Fewer than 5% of finalized adoptions will end in dissolution.
c. By September 30th of the fiscal year, not less than 80% of the number of children with a goal of adoption who were legally free for adoption on September 30th of the previous fiscal year, shall have adoptions finalized.

d. By September 30th of the fiscal year, not less than 80% of the number of children with a goal of adoption who were legally free for adoption on September 30th of the previous fiscal year will have the adoption petition filed with the court.

2.12 Audit Requirements

Contractor/Vendor Relationship

This Agreement constitutes a contractor/vendor relationship with MDHHS.

The Contractor must immediately report to the MDHHS Bureau of Audit, Reimbursement and Quality Assurance accounting irregularities including noncompliance with provisions of this Agreement.

2.13 Financial Audit Requirements

a. Required Audit or Notification Letter

Contractors must submit to the Department either a Single Audit, Financial Statement Audit, or Audit Status Notification Letter as described below. If submitting a Single Audit or Financial Statement Audit, Contractors must also submit a Corrective Action Plan for any audit findings that impact MDHHS-funded programs, and management letter (if issued) with a response.

1) Single Audit

Contractors that are a non-profit organization and that expend $750,000 or more in federal awards during the Contractor’s fiscal year, must submit a Single Audit to the Department, regardless of the amount of funding received from the Department. The Single Audit must comply with the requirements of Title 2 Code of Federal Regulations, Subpart F.

2) Financial Statement Audit

Contractors exempt from the Single Audit requirements with fiscal years that receive $500,000 or more in total funding from the Department in State and Federal grant funding must submit to the Department a Financial Statement Audit prepared in accordance with generally accepted auditing standards (GAAS).

3) Audit Status Notification Letter

Contractors exempt from the Single Audit and Financial Statement Audit requirements (1 and 2 above) must submit an Audit Status Notification Letter that certifies these exemptions. The template Audit Status
Notification Letter and further instructions are available at http://www.michigan.gov/mdhhs by selecting Inside MDHHS menu, then MDHHS Audit, then Audit Reporting.

b. Due Date and Where to Send
The required audit and any other required submissions (i.e. Corrective Action Plan and management letter with a response), or Audit Status Notification Letter must be submitted to the Department within nine months after the end of the Contractor's fiscal year by e-mail to the Department at MDHHS-AuditReports@michigan.gov. The required submissions must be in PDF files and compatible with Adobe Acrobat (read only). The subject line must state the agency name and fiscal year end. The Department reserves the right to request a hard copy of the audit materials if for any reason the electronic submission process is not successful.

c. Penalty
Failure to meet reporting responsibilities as identified in this agreement may result in delay or withholding of future payments.

d. Other Audits
The Department or federal agencies may also conduct or arrange for “agreed upon procedures” or additional audits to meet their needs.

2.14. Cost Reporting

The Contractor shall submit annual financial cost reports based on the state’s fiscal year which begins October 1 and ends September 30 in the following calendar year. The reports shall contain the actual costs incurred by providers in delivering services required in this agreement to MDHHS clients for the reporting period. Costs for non-MDHHS children are not to be included. Reports will be submitted using a template provided by MDHHS. The financial reports shall be submitted annually, and will be due November 30 of each fiscal year. The Contractor must comply with all other program and fiscal reporting procedures as are or may hereinafter be established by MDHHS. Reports shall be submitted electronically to MDHHS-Foster-Care-Audits@michigan.gov with the subject line: Adoption Actual Cost Report. Failure to meet reporting responsibilities as identified in this agreement may result in delay or withholding of future payments.

2.15. Service Documentation

The Contractor agrees to maintain program records required by MDHHS, program statistical records required by MDHHS, and to produce program narrative and statistical data at times prescribed by, and on forms furnished by, MDHHS.

2.16. Private Agency MiSACWIS
The Contractor shall ensure that private agency staff has access to the Michigan Statewide Automated Child Welfare Information System (MiSACWIS) through a web-based interface, henceforth referred to as the “MiSACWIS application.” The contractor shall ensure that staff follow the MiSACWIS requirements for CPA contracts which are found at http://www.michigan.gov/documents/dhs/Private_Agency_MiSACWIS_for_CPA_Contracts_464663_7.pdf

For all agency assigned cases in MiSACWIS, the Contractor shall enter all case management activities, including payments and all required documentation per policy in MiSACWIS.

2.17. Billing

The Contractor shall maintain a record system that documents the total number of units of service as defined in this Agreement and delivered during the term of this Agreement. These records shall also document the specific units billed to MDHHS under this Agreement.

The Contractor shall submit a DHS-1582A to:

Michigan Department of Health and Human Services
Office of Child Welfare Policy and Programs
Suite 514 PO Box 30037
Lansing, MI 48909

The DHS-1582A shall indicate the title of the service provided and the pre adoptive and adoptive name, case ID and date of birth of the child served. The DHS-1582A and any subsequent corrections must be completed and received in the Office of Child Welfare Policy and Programs within 120 days of the date of the placement or finalization, whichever is applicable, as those terms are defined in Section I(M)(2-3) of this Agreement.

a. Billing for all designated services including: per diem, placement, finalization, permanency, and disruptions, require a copy of the Order Terminating Parental Rights (Permanent Court Ward/Commitment), the signed DHS3600 for cases referred on or after May 2016, or earlier if applicable, and with the exception of per diems, the signed and dated documentation by the court (DHS 5308 or petition date stamped from the court) verifying the date that the court has accepted the adoption petition and support documentation.

b. The MARE rates require a copy of the MARE photo listing and the subsequent MARE “Hold” document.
c. The Residential rate requires a copy of the discharge summary from
the residential facility and a copy of the placement record including
placement with the prospective adoptive parent prior to filling the petition.

d. Billing for finalizations requires a copy of the Order of Adoption.

e. Billing for placement requires a copy of the referral/acceptance form
(signed DHS 3600 for cases referred on or after May 2016, or earlier if
applicable), Order Terminating Parental Rights and the Order Placing Child.

f. Disruptions require an Ex Parte Order, or order dismissing, a copy of the
initial placement order, initial commitment order, documentation verifying
the medical condition of the family member if appropriate, a copy of the
placement check and agency disruption report.

g. Legal Risk–Order Placing Child Filed: In cases where a birth parent,
individually or through an attorney, has filed a petition to appeal the
termination of parental rights, the Contractor shall include a copy of the
Claim filed in conformity with MCR7.203 when requesting payment at
placement and a copy of the appeal decision order when requesting
payment at finalization.

h. When billing for the per diem, each payment voucher shall be child specific.
Attached to the initial payment voucher the following documents must be
included: the DHS-3600 (for Adoption Services) with the date of
acceptance indicated, the signed agreement of intent to adopt by a
relative or identified family (for matched cases only) and verification
from MARE that a complete photo listing or a complete “hold” registration
was submitted on the case. The Contractor shall identify in Box 13 of the
payment voucher the number of days covered, date range, and the number
of per diem billings submitted on behalf of the child.

i. When requesting an exception to the payment rate, it is the responsibility
of the Contractor to demonstrate that requests for adoption assistance
eligibility determination or MCI consent delayed the adoption placement. If
the delay was caused by submission of incomplete paperwork or a lack
of response to requests for information, the consideration for exception will
be denied. There is a thirty (30) day standard of promptness for adoption
assistance eligibility determinations and MCI regular and expedited
consent requests and a ninety (90) day standard of promptness for MCI
consent requests on competing parties. If information is missing,
incomplete, or unclear and needing follow-up, the standard of promptness
timeframe will not begin until all needed information is available for review,
including legal documents and information needed to fulfill policy
requirements. The Adoption Payment Exception Request, DHS 832 form
must be submitted with the completed DHS-1582A.
j. The ICPC rate(s) require copies of the ICPC referral, DHS-3600 (for Adoption Services), adoptive family home study, adoption supervision reports (if applicable), Order Terminating Parental Rights (Permanent Court Ward/Commitment), Adoption Petition documentation and Order of Adoption, if applicable.

k. Billings for competing parties, in which the case would be eligible for a rate less than the Baseline rate and the Contractor is requesting the Baseline rate, requires the Contractor to submit a Competing Party Rate Exception Request (DHHS-5445) and copies of the case acceptance documentation, dates of the initial inquiry, adoption application and DHS-4809 from each competing party and copies of the assessment for each competing party.

2.18. Fees and Other Sources of Funding

The Contractor guarantees that any claims made to MDHHS under this Agreement shall not be financed by any source other than MDHHS under the terms of this Agreement. If funding is received through any other source, the Contractor agrees to deduct from the amount billed to MDHHS the greater of either the fee amounts, or the actual costs of the services provided.

The Contractor may not accept reimbursement from a client unless the Agreement specifically authorizes such reimbursement in the "Contractor Responsibility" Section. In such case, a detailed fee scale and criteria for charging the fee must be included. If the Contractor accepts reimbursement from a client in accordance with the terms of the Agreement, the Contractor shall deduct these fees from billings to MDHHS.

Other third party funding sources, e.g., insurance companies, may be billed for contracted client services. Third party reimbursement shall be considered payment in full unless the third party fund source requires a co-pay, in which case MDHHS may be billed for the amount of the co-pay. No supplemental billing is allowed.

2.19. Recoupment of Funding and Repayment of Debts

a. Recoupment of Funding

If the Contractor fails to comply with requirements as set forth in this Agreement, or fails to submit a revised |DHS-3469 |payment request within allotted time frames established by MDHHS in consultation with the Contractor, MDHHS may, at its discretion, recoup or require the Contractor to reimburse payments made under this Agreement which MDHHS has determined that the Contractor has been overpaid. The Contractor is liable for any cost incurred by MDHHS in the recoupment of any funding.
Upon notification by MDHHS that repayment is required, the Contractor shall make payment directly to MDHHS within 30 days or MDHHS may withhold current or future payments made under this or any other agreements, current or future, between MDHHS and the Contractor.

If the Contractor fails to: (1) correct noncompliance activities identified by MDHHS, (2) submit revised billings as requested as part of a corrective action plan when required; or (3) remit overpayments or make arrangements to have the overpayments deducted from future payments within 30 days, such failure shall constitute grounds to terminate immediately any or all of MDHHS’ agreements with the Contractor. MDHHS shall also report noncompliance of the Contractor to Michigan’s Department of Technology, Management and Budget. Such report may result in the Contractor's debarment from further contracts with the state of Michigan.

b. Repayment of Debts and Other Amounts due MDHHS

By entering into this Agreement, the Contractor agrees to honor all prior repayment agreements established by MDHHS with the Contractor or Contractor’s predecessors. If the Contractor has an outstanding debt due to MDHHS but does not have a repayment agreement, the Contractor agrees to make monthly payments to MDHHS at an amount not less than 5% of any outstanding balance and to begin on the date this Agreement is executed.

If the Contractor fails to honor prior repayment agreements, or the Contractor fails to begin repayment on an obligation due MDHHS that is not subject to a repayment agreement, MDHHS will initiate the administrative process to reduce payments to the Contractor under this Agreement to recoup the debt. The payment reduction will be made at the amount originally established in the repayment agreement or at an amount not less than 5% of any outstanding balance effective on the date this Agreement is executed.

2.20. Child Protection Law Reporting Requirements

a. The Contractor shall ensure that all employees who have reasonable cause to suspect child abuse or neglect shall report any suspected abuse or neglect of a child in care to MDHHS for investigation as required by Public Acts of 1975, Act Number 238.

b. Failure of the Contractor or its employees to report suspected abuse or neglect of a child to MDHHS shall result in an immediate investigation to determine the appropriate corrective action up to and including termination of the contract.
c. Failure of the Contractor or its employees to report suspected child abuse or neglect two or more times within a one-year period shall result in a review of the contract agency’s violations by a designated Administrative Review Team, which shall include the Director of CSA and the Director of DCWL or its successor agency, that shall consider mitigating and aggravating circumstances to determine the appropriate corrective action up to and included license revocation and contract termination.

2.21 The Division of Child Welfare Licensing (DCWL)

DCWL shall be responsible for review of the Contractor’s compliance with the Agreement and any court orders, via an Annual Compliance Review (ACR) and Special Investigations. DCWL may review, analyze and comment on all activities covered within the terms of the Agreement or court order. If the ACR or Special Investigation reveals that the Contractor has not complied with the requirements of this Agreement or court order, the following procedures shall be implemented:

a. DCWL shall notify the Contractor of the Agreement or court noncompliance. This notification shall occur verbally during an exit conference, and be followed with a written report of the findings. The Contractor may request a meeting to discuss and examine the identified Agreement or court noncompliance.

b. Following the identification of the Agreement or court noncompliance, DCWL will request the Contractor submit a Corrective Action Plans (CAP) to DCWL within 15 days of receiving the written report of findings.

c. After the Contractor’s CAP has been reviewed and approved by DCWL, the Contractor’s compliance with the CAP shall be reviewed in accordance with time frames established by DCWL in the written notification of acceptance of the CAP.

d. Based on the severity or repeated nature of cited violations, a recommendation may be made by DCWL at any time to place a moratorium on new placements with the contractor or to cancel the contract. If either recommendation is made, a meeting will be convened with the director of the contracted agency, the division director of DCWL and the CSA director or designee to provide the contractor with the opportunity to provide documented information on why the moratorium or cancellation of the contract should not occur.

e. If a moratorium on new placements is put into place, it shall be for a minimum of 90 days to allow the contractor to remedy cited violations and comply with any agreed on CAP. If the cited violations are not corrected
during the period of the moratorium or additional serious violations are cited, consideration shall be given to cancellation of the agency’s contract. Final decisions regarding the cancellation of a contract shall be made by the CSA director.

2.22 Corrective Action Requirements

If a program review by MDHHS reveals a lack of compliance with the requirements of this Agreement, the Contractor shall:

a. Meet with MDHHS to discuss the noncompliance.

b. Prepare a corrective action plan within 30 days of receiving MDHHS' written findings.

c. Achieve compliance within 60 days of receipt of MDHHS’ approval of the corrective action plan (unless other time frames are agreed to in writing by MDHHS) or MDHHS may terminate this Agreement, subject to the standard contract terms.

2.23. Criminal Background Check

As a condition of this Agreement, the Contractor certifies that the Contractor shall, prior to any individual performing work under this Agreement, conduct or cause to be conducted for each new employee, employee, subcontractor, subcontractor employee or volunteer who works directly with:

a. Clients under this Agreement, or who has access to client information, an Internet Criminal History Access Tool (ICHAT) check and a National and State Sex Offender Registry check.

Information about ICHAT can be found at http://apps.michigan.gov/ichat.

The Michigan Public Sex Offender Registry web address is http://www.mipsor.state.mi.us.

The National Sex Offender Public Website address is http://www.nsopw.gov.

b. Children under this Agreement, a Central Registry (CR) check.

Information about CR can be found at http://www.mi.gov/MDHHS/0,1607,7-124-5452_7119_48330-180331-.00.html.
The Contractor shall require each employee, subcontractor, subcontractor employee or volunteer who works directly with clients or who has access to client information, under this Agreement to timely notify the Contractor in writing of criminal convictions (felony or misdemeanor) and/or pending felony charges or placement on the Central Registry as a perpetrator.

Additionally, the Contractor shall require each new employee, employee, subcontractor, subcontractor employee or volunteer who works directly with clients under this Agreement or who has access to client information and who has not resided or lived in Michigan for each of the previous ten (10) years to sign a waiver attesting to the fact that they have never been convicted of a felony or identified as a perpetrator, or if they have, the nature and recency of the felony.

The Contractor further certifies that the Contractor shall not submit claims for or assign to duties under this Agreement, any employee, subcontractor, subcontractor employee, or volunteer based on a determination by the Contractor that the results of a positive ICHAT and/or a CR response or reported criminal felony conviction or perpetrator identification make the individual ineligible to provide the services.

The Contractor must have a written policy describing the criteria on which its determinations shall be made and must document the basis for each determination. The Contractor may consider the recency and type of crime when making a determination. Failure to comply with this provision may be cause for immediate cancellation of this Agreement. In addition, the Contractor must further have a written policy regarding acceptable screening practices of new staff members and volunteers who have direct access to clients and/or client’s personal information, which serve to protect the organization and its clients that is clearly defined. The Contractor must also assure that any subcontractors have both of these written policies.

If MDHHS determines that an individual provided services under this Agreement for any period prior to completion of the required checks as described above, MDHHS may require repayment of that individual's salary, fringe benefits, and all related costs of employment for the period that the required checks had not been completed.

3. **MDHHS RESPONSIBILITIES**

3.1. **Payment**
MDHHS shall make payments to the Contractor pursuant to MCL 17.51-17.57 and State of Michigan Financial Management Guide, Part II-Accounting and Financial Reporting, Chapter 25, Section 100, “Prompt Payment for Goods and Services.”

a. MDHHS shall make the following payments to the Contractor:

<table>
<thead>
<tr>
<th>Rate Category</th>
<th>Placement</th>
<th>Finalization</th>
<th>Permanency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Early Adoption Level 2</td>
<td>$6,900</td>
<td>$3,450</td>
<td>$1,150</td>
</tr>
<tr>
<td>Early Adoption Level 1</td>
<td>$6,000</td>
<td>$3,000</td>
<td>$1,000</td>
</tr>
<tr>
<td>Baseline</td>
<td>$5,400</td>
<td>$2,700</td>
<td>$900</td>
</tr>
<tr>
<td>Late Adoption Level 1</td>
<td>$4,800</td>
<td>$2,400</td>
<td>$800</td>
</tr>
<tr>
<td>Late Adoption Level 2</td>
<td>$3,000</td>
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<td>$500</td>
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<tr>
<td>Late Adoption Level 3</td>
<td>$2,400</td>
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<td>$400</td>
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<tr>
<td>Late Adoption Level 4</td>
<td>$1,800</td>
<td>$900</td>
<td>$300</td>
</tr>
<tr>
<td>MARE</td>
<td>$12,240</td>
<td>$6,120</td>
<td>$2,040</td>
</tr>
<tr>
<td>Residential</td>
<td>$7,980</td>
<td>$3,990</td>
<td>$1,330</td>
</tr>
<tr>
<td>In-State Transfer Services</td>
<td>$3,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Inter-State Existing Services</td>
<td>$3,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Inter-State New Services</td>
<td>$3,500</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Inter-State Transfer from another ICPC participating state through ICPC (non-Michigan ward) – Adoptive Home Study Denial</td>
<td>$2000</td>
<td></td>
<td></td>
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<tr>
<td>Inter-State Transfer from another ICPC participating state through ICPC (non-Michigan ward) – Adoptive Home Study Approval</td>
<td>$2000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Inter-State Transfer from another ICPC participating state through ICPC (non-Michigan ward) – Adoption Supervision with applicable reports</td>
<td>$500 at Placement $500 at Finalization</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

b. Per Diem Payments

For each child where the adoption case is referred to the Contractor by MDHHS, the Contractor shall receive payment of $20.00 per diem for each day of adoptive services from acceptance of the case (DHS 3600 for cases referred on or after October 2016, or earlier if applicable) to the date of the signed documentation from the court (DHS 5308 or petition date stamped by the court) verifying that the court has accepted the petition and support
documentation, or for one hundred fifty (150) days, whichever comes first. The maximum per diem payment amount per child is $3,000.

For adoption cases referred on or after October 2016, the Contractor may bill for the full per diem amount of $3,000. In the event that the Contractor receives the full per diem amount on a case which is not assigned to the Contractor for 150 days, the Contractor will be responsible for repayment of the per diem at a rate of $20.00 for each day in which they received a per diem payment and were no longer assigned to the case.

All per diem payment requests must include verification from MARE that either a complete photo listing or a complete hold registration was submitted to MARE on the case.

Payment of the initial placement rate: the total of all per diem payments for each child shall be deducted from the applicable placement rate to be paid.

c. Adoption Training Payments

The Contractor must submit the following with the completed DHS-1582A to the Office of Child Welfare Policy and Programs in central office:

1) A copy of the transcript reflecting the completion of the CWTI pre-service training for each adoption worker.

2) A statement confirming that 50% of the adoption worker's caseload will be children in the MDHHS foster care system.

d. Placement Disruption

Payment after Placement for adoptions ending in disruption will only be made in the following cases:

1) Disruption Due to Medical Condition of Prospective Family Member: If the adoptive family experiences a documented chronic medical condition requiring long term care or a condition anticipated to result in the death of a family member after the adoptive placement of a child, the Contractor shall be eligible for a per-diem rate. The payment shall be a portion of the appropriate rate for finalization, which shall be established by dividing the duration (number of days) of the adoptive placement until disruption by 182 days. The disruption rate shall not exceed the rate that would have otherwise been paid had finalization occurred.

2) Death of an Adoptive Child: In cases where a child dies between order placing in the adoptive home and the final order of adoption, the
Contractor shall be eligible for a per-diem from the date of placement to the date of death (unless cause of death is determined to be neglect or abuse) not to exceed the rate that would have otherwise been paid had finalization occurred.

3) Disruption after Order Placing Child in the adoptive home: When the disruption order is issued more than 182 days from the date of the order placing the child in the adoptive home, the Contractor shall be paid the full finalization rate.

4) Disruption of Placement Determined by MCI Superintendent: In a case where the child is placed in a home based on the decision of the MCI Superintendent, against the recommendation of the Contractor, the Contractor shall be eligible for a per-diem rate. The payment shall be a portion of the appropriate rate for finalization, which shall be established by dividing the duration (number of days) of the adoptive placement until disruption by 182 days. The disruption rate shall not exceed the rate that would have otherwise been paid had finalization occurred. Payment for subsequent placements will not reflect a disruption.

e. Adoption Dissolution

MDHHS shall recover, from the Contractor, the Permanency Unit Rate for adoptions that end in dissolution within 182 days of issuance of an Order of Adoption.

f. Payment – Re-Placement of Child after Disruption by Same Contractor

Re-placement of child photo listed on MARE or from a Residential facility:

Subsequent adoptive placement and finalization by the same Contractor (that placed the child in the disrupted/dissolved home) for a child previously reimbursed at one of the MARE rates or the Residential rate, shall not exceed the Baseline rate for a second adoptive placement/finalization. The maximum rate for any re-placement of a child photo listed on MARE or from a Residential facility beyond the second placement shall not exceed the Late Adoption Penalty Level 3 rate if paid to the same Contractor.

Re-placement by the same Contractor of a child under any rate other than a MARE or Residential rate shall not exceed the Baseline rate.

Exceptions may be made to the re-placement rate. The Contractor must submit documentation of efforts that were required to prepare a child for subsequent placement and the recruitment of an adoptive family. Submit request for exceptions to the Adoption Analyst in MDHHS Central Office and stipulate the rate requested.
g. Unit Definitions

1) Unit Title: Per Diem Payments
   For each child where the adoption case is referred to the Contractor by MDHHS, the Contractor shall receive payment of $20.00 per diem for each day of adoptive services from acceptance of the case (signed DHS 3600 for cases referred on or after October 2016, or earlier if applicable) to date of the signed documentation from the court (DHS 5308 or petition date stamped from the court) verifying that the court has accepted the adoption petition and support documentation, or for one hundred fifty (150) days, whichever comes first. The maximum per diem payment amount per child is $3,000.

   The total amount paid for the per diem rate will be deducted from the applicable placement rate when the child is placed for adoption.

   The Contractor must submit the signed Individual Service Agreement (DHS-3600) (for Adoption Services) with the effective date indicated, the completed Adoption Payment Voucher (DHS-1582A), verification from MARE that either a complete photo listing or a complete hold registration was submitted to MARE on the case, and the signed DHS-4809 (if applicable).

   For adoption cases referred on or after October 2016, the Contractor may bill for the full per diem amount of $3,000. In the event that the Contractor receives the full per diem amount on a case which is not assigned to the Contractor for 150 days, the Contractor will be responsible for repayment of the per diem at a rate of $20.00 for each day in which they received a per diem payment and were no longer assigned to the case.

2) Unit Title: Placement
   All unit definitions below are based on the length of time from the receipt of the written order from the court terminating all parental rights or, the date on which the DHS-3600 is fully executed, whichever is later; to the date of the signed documentation from the court (DHS 5308 or petition or petition date stamped from the court) verifying that the court has accepted the adoption petition and support documentation.

   If the child’s goal changes from adoption to another goal and then changes back to the goal of adoption, the Contractor must obtain a new DHS-3600 for adoption services for the updated goal of adoption.

   The Contractor must submit the Order Terminating Parental Rights, signed and dated documentation from the court (DHS 5308 or petition
date stamped from the court) verifying the date that the court has accepted the adoption petition and support documentation, the Adoption Petition documentation and the Acceptance of Case Transfer documents (DHS3600) if applicable. The document indicating the date of acceptance must be signed by a MDHHS representative as verification. If there was a per diem payment for the case prior to placement the Contractor must note “per diem billed” in box 13 of the DHS-1582A.

3) **Unit Title: Finalization**
   Unit Definition: One unit equals receipt of an Order of Adoption for a child for whom a Placement rate was paid.

4) **Unit Title: Permanency**
   Unit Definition: One unit equals an adoption that does not end in dissolution within 182 days of the issuance of an Order of Adoption. The Permanency Unit Rate shall be paid at the same time as the Finalization Unit Rate. The Contractor will be responsible for repayment of the Permanency Unit Rate for those cases for which the adoption ended in dissolution.

5) **Unit Title: Early Adoption – Level 2**
   Unit Definition: The DHS-5308 or Adoption Petition documentation or Order Placing Child, whichever is earliest, is signed and dated by the court one hundred eighty (180) or fewer days after the date of placement as defined in Subsection 3.1.g11 above.

6) **Unit Title: Early Adoption - Level 1**
   Unit Definition: The DHS-5308 or Adoption Petition documentation or Order Placing Child, whichever is earliest, is signed by the court more than one hundred eighty (180) days but two hundred forty(240) or fewer days after the date of placement as defined in Subsection 3.1. g. ii above.

7) **Unit Title: Baseline**
   Unit Definition: The DHS 5308 or Adoption Petition documentation or Order Placing Child, whichever is earliest, is signed and dated by the court more than two hundred forty (240) days, but three hundred (300) or fewer days after the date of placement as defined in Subsection 3.1. g. ii above.

8) **Unit Title: Late Adoption - Level 1**
   Unit Definition: The DHS 5308 or Adoption Petition documentation or Order Placing Child, whichever is earliest, is signed and dated by the court more than three hundred (300) days, but three hundred sixty-five
(365) or fewer days after the date of placement as defined in Subsection 3.1. g. ii above.

9) Unit Title: Late Adoption - Level 2
Unit Definition: The DHS 5308 or Adoption Petition documentation or Order Placing Child, whichever is earliest, is signed and dated by the court more than three hundred sixty-five (365) days, but five hundred forty-five (545) or fewer days after the date of placement as defined in Subsection 3.1. g. ii above.

10) Unit Title: Late Adoption - Level 3
Unit Definition: The Adoption Petition documentation or Order Placing Child, whichever is earliest, is signed and dated by the court more than five hundred forty-five (545) days, but seven hundred thirty (730) or fewer days after the date of placement as defined in Subsection 3.1. g. ii above.

11) Unit Title: Late Adoption – Level 4
Unit Definition: The Adoption Petition documentation or Order Placing Child, whichever is earliest, is signed and dated by the court more than seven hundred thirty (730) days after the date of placement as defined in Subsection 3.1.g.ii above.

12) Unit Title: MARE
Unit Definition: The Order Placing Child is signed and dated by the court for a child who has been registered for photo listing on MARE.

The Contractor is not eligible for the MARE rate if the Contractor photo lists the child. The exception to allow for payment of the MARE rate to the supervising agency requires the Contractor to submit a written request verifying that the child was photo listed for six (6) months and documentation must be provided to demonstrate the family is a newly approved recruited family and the following conditions are true:

a. The identified family is not a relative or foster parent to the adoptive child.
b. The identified family has either not previously provided care for the child or has previously provided care and during the time that the child was photo listed had indicated in writing that they were not interested in adopting the child. The written document from the family must be submitted with the MARE payment request.

The Contractor is eligible for the MARE rate if the child’s foster care case remains with MDHHS and, at the time of referral, there was no identified adoptive resource. The Contractor must register the child for photo listing within 30 days of acceptance of the case if no
adoptive resource has been identified. If the Contractor applies for the MARE rate there must be a written explanation of why the adoptive family was not identified as a potential adoptive resource within the first 30 days after acceptance of the case.

13) Unit Title: Residential
Unit Definition: The Order Placing Child is signed and dated by the court for a child who has been placed in residential care (defined as staffed institutional care, not including foster group homes) and the child is under the Contractor’s supervision for Adoption Services.

14) Unit Title: MARE and Residential Rate with Pre-placement
Unit Definition: When a child photo-listed with MARE or in a Residential facility is placed into a prospective adoptive home through a foster care placement to allow for a period of adjustment and supervision (prior to petition to place for adoption), the reimbursement for the appropriate rate shall be calculated based on the date the pre-placement began.

The MARE, and Residential Rate will be applied when the court signs the Order Placing Child within two hundred seventy (270) days of placing the child in the home for foster care services.

15) Unit Title: In-State Transfer Services
Unit Definition: The Contractor completes satisfactory services requested for pre-placement activities for a child under the supervision of the Contractor and referred for adoptive placement to another contractor or MDHHS local office. The MDHHS monitor for the foster care case shall define satisfactory services.

16) Unit Title: Interstate Existing Services
Unit Definition: A child under the adoption services supervision of the Contractor is referred for adoptive placement through a private or public agency in the state where the adoptive family resides and the child has previously been placed with the family through Interstate foster/relative care prior to termination of parental rights and assignment of an adoption worker.

17) Unit Title: Interstate New Services
Unit Definition: A child under the adoption services supervision of the Contractor is referred for adoptive placement through a private or public agency in the state where the adoptive family resides and the child has not been placed with the family through Interstate foster/relative care prior to termination of parental rights and assignment of an adoption worker.

18) Unit Title: ICPC Referred from Other U.S. States
A child under the child welfare system of another ICPC participating state is referred to Michigan for adoption services through ICPC. DHS-3600 (for Adoption Services) is required from the local Michigan county.

19) **Unit Title: Competing Parties**

More than one party is interested in adopting a particular child or sibling group and is assessed by the contractor in one of the following formats: Preliminary Adoptive Family Assessment, BCAL 3130 Initial Foster Home/Adoption Evaluation, or DHS 612, Adoptive Family Assessment Addendum. The rate paid on a competing parties’ case shall not fall below the “Baseline” rate category, unless an agency has failed to act according to the timeframes outlined in policy.

h. **Adoption Training Payments**

A payment will be made to the Contractor for each staff that completes adoption training and passes competency tests as required:

1) **Completion of the Caseworker Training**

Payment will be $6,000 for completion of a MDHHS Pre-Service Institute training that includes a total of nine weeks of competency-based classroom and field training within 16 weeks of hire.

2) **Completion of the Child Welfare Certificate (CWC) Training**

Payment will be a maximum of $3,000, calculated on an actual cost reimbursement basis, for completion of the Office of Workforce Development and Training (OWDT)-CWC training. This training includes a minimum of five weeks of competency-based classroom, and field training if the caseworker certificate holder passes the competency evaluation.

3) **Completion of the Child Welfare Supervisor Training.**

Payment will be a maximum of $1500, calculated on an actual cost reimbursement basis for completion of the Supervisor Training. This includes a minimum of one week of training within 90 days of hire/promotion if the supervisor passes the competency-based evaluation including the written exam through OWDT.

All supervisors hired on or after January 1, 2017 must complete the Supervisor Training and pass the competency evaluation.

4) **Completion of the adoption Program Specific Transfer Training (PSTT)**
within 6 months of hire.

Payment will be a maximum of $2,800, calculated on an actual cost reimbursement basis for completion of the adoption PSTT training. This training is the same as the Adoption Core Training for adoption caseworkers. If a supervisor has completed this training as a caseworker since April 1, 2006, the training does not need to be repeated. If a supervisor has not completed this training since April 1, 2006, they need to complete this PSTT Training within 6 months of hire.

i. For all Contractor staff hired on or after May 1, 1998 attending required OWDT-PSI, PSTT, and supervisor training, MDHHS-OWDT shall reimburse the Contractor at the Contractor’s normal rate of reimbursement or State rates, whichever is less for staff trainee expenditures incurred as part of OWDT attendance. MDHHS-OWDT does not cover travel reimbursement for in-service training. Travel reimbursement shall be limited to lodging, mileage and parking and bridge toll with the following conditions:

1) For each trainee who attends the training session, MDHHS shall reimburse the Contractor up to five nights (Sunday night thru Thursday night) lodging per week if lodging expense is incurred. If training continues for two consecutive weeks or longer and the cost of lodging is less than the mileage cost to travel to and from the Contractor’s facility over the intervening weekend, the Contractor may request the director of OWDT in advance for a travel exception for weekend lodging.

2) For each mile of travel to an OWDT training session closest to the Contractor’s site, MDHHS shall reimburse the Contractor for mileage to and from the training and the trainee’s assigned work location or home, whichever is closer. The applicable State rate for mileage shall be the lesser of the Contractor’s prevailing rate or the State’s standard rate.

3) Parking shall be reimbursed at one-time daily parking or continuous daily metered parking actual cost, documented with a receipt.

4) MDHHS shall not reimburse travel costs for Contractor staff who attend more than one session (i.e., are required to repeat attendance due to absence or failure to successfully complete a session) without prior approval from DCWL. Refer to the OWDT web site for current reimbursement information for OWDT training at http://www.michigan.gov/mdhhs/0,5885,7-339-71551_11120_74572---,00.html

**Classroom Training Payment**
1) The Contractor must submit a signed and dated agency letterhead memo attached to the DHS-1582 Payment Voucher that includes the following information:

a) Worker name  
b) Training, type, i.e. PSST, PSI etc.  
c) Training dates (time span in training)  
d) Amount of reimbursement requested.  
e) A copy of the transcript reflecting the completion of the training for each adoption worker and supervisor covered by the payment voucher. This is required before accounting will issue payment.  
f) Memo signed by senior management; not the individual who attended training confirming that 50% of the adoption workers caseload will be children in the MDHHS foster care system.

2) The information must be submitted to:

MDHHS  
Office of Child Welfare Policy & Programs  
PO Box 30037  
235 S. Grand Ave., Ste. 514  
Lansing, MI 48909

Training Travel Reimbursement

1) The Contractor must submit:

a) Certification letter on agency letterhead signed and dated by senior management to include:
   i. Agency Federal ID Number  
   ii. Exact trainee name as registered in the Learning Management System  
   iii. Exact class name  
   iv. Beginning and ending travel dates  
   v. Amount of reimbursement requested  

b) DHS-1582 Payment Voucher.  
c) DHS-1582 TV-NSE for each trainee.  
d) MapQuest (or equivalent) printouts for each travel route.  
e) All original receipts.  
f) Transcripts showing the training completed.

2) Please submit the above training travel reimbursement information to:

Ingham County MDHHS/OWDT  
Attention: Travel Reimbursement  
PO Box 30088  
5303 S. Cedar Street – Building 3
Lansing, MI 48911

Or email package to: MDHHS-OWDTtrainingvouchers@michigan.gov

j. The costs of all services provided under this Agreement are included in the above rate(s) unless otherwise noted in this Agreement.

3.2. Performance Evaluation and Monitoring

The services provided by the Contractor under this Agreement shall be evaluated and assessed at least annually by MDHHS on the basis of the criteria outlined in Section 2.11.

MDHHS shall perform contract monitoring through activities such as:

a. Auditing expenditure reports.
b. Conducting on-site monitoring.
c. Reviewing and analyzing written plans and reports.