

Schedule A/B
POSITION #OCDMH0010
Mental Health Specialty Evaluator

The purpose of this Schedule A/B is to delineate the Scope of Services to be provided by CONSULTANT'S name ("CONSULTANT") to the County of Orange, Department of Mental Health ("COUNTY") as well as the Fees and Expenses to be paid from the COUNTY to the CONSULTANT for services rendered in accordance with the terms and conditions specified in this Schedule A/B, the Orange County Department of Mental Health Contract Services RFQ #OCDMH-CS-23 and the Agreement for Consultant Services ("Agreement").

CONSULTANT RESPONSIBILITIES

1) CONSULTANT shall meet the following qualifications:

- Professional license and current registration as a licensed clinical social worker in accordance with NY State Education Law, Title 8, article 154; or
- Doctoral degree (Ph.D., Psy.D., or Ed.D.) in psychology and license; and
- Current New York registration certificate as defined by New York State Education Law, Title 8, Article 153; and
- Active clinical membership with Association of Treatment of Sexual Abusers (ATSA) or working under the supervision of an ATSA Clinical Member working towards the 2000 hours providing direct clinical services (assessment individual and/or group treatment) to individuals who engaged in sexual offending behavior as required by ATSA.

2) CONSULTANT shall possess the following skills:

- Must have working knowledge of Sex Offender Evaluation and treatment and produce a typed report
- Experience with various software applications
- Ability to effectively communicate and interface well with the public
- Effective writing skills
- Sound professional judgment

3) CONSULTANT will perform forensic sex offender evaluations when court ordered or requested by the Department of Probation, as directed by the COUNTY. CONSULTANT shall guarantee that such evaluations will be performed by professional clinical staff experienced in sex offender evaluation and treatment. The scope of service includes, but is not limited to, the following:

- conduct face to face evaluation of the assigned individual using general psychological measures, sex offense specific measures and empirically supported risk assessment tools (including but not limited to use of the Abel Screen); and
- where applicable, conduct additional assessments as appropriate within the field of forensic mental health; and
- communicate with collateral sources when possible and indicated; and

- deliver a written report in the prescribed format and that includes diagnosis or diagnostic impression, prognosis and recommendations in accordance with county policy and procedures; and
- be available to appear in court to provide testimony with regard to the clinical opinion expressed in the written report when ordered by a judge or justice of a court of law; and
- maintain current license and registration certificate in accordance with New York State Education Law, Article 154, Social Work or, Article 153, Psychology; and provide verification to the COUNTY; and
- maintain active membership with Association of Treatment of Sexual Abusers (ATSA) or working under the supervision of an ATSA clinical member; and
- attend related meetings and trainings as scheduled by the COUNTY; and
- respond to inquiries via phone and email in a timely fashion; and
- effectively communicate and interface well with professionals and those served.

Service Hours/Units

CONSULTANT shall complete evaluations within time frame specified as assigned by COUNTY. The number of evaluations shall be agreed upon by the COUNTY and CONSULTANT for which compensation will not exceed the annual contract amount. No guarantee of the number of evaluations/service is made by the COUNTY.

No additional time by CONSULTANT shall be compensated without prior written approval of the Department of Mental Health and, if such time exceeds the not-to-exceed cost in Article 4 of the Agreement, such approval will also require a written amendment executed by the County Executive and CONSULTANT.

Cancellations by either party must be made within 24 hours prior to start of scheduled service. If service is cancelled with less than twenty-four (24) hours' notice by COUNTY, CONSULTANT shall be entitled to bill for and be paid \$. In the event of less than twenty-four (24) hours' notice for cancellation by CONSULTANT due to illness or an emergency, CONSULTANT shall notify the Commissioner of Mental Health or the designee and COUNTY shall be responsible for providing coverage for the services. CONSULTANT shall not be entitled to compensation for services provided by others covering CONSULTANT'S hours in CONSULTANT'S absence.

Service Location(s)

Service may be provided primarily in Goshen, but there may be a need to travel to other locations to conduct activities as delineated above. The COUNTY reserves the right to change service locations during the term of the Agreement on an as needed basis. CONSULTANT agrees to work in any service location within Orange County.

Billing for Services

CONSULTANT shall invoice the COUNTY on at least a monthly basis, with adequate supporting documentation as applicable, in accordance with Article 3 of the Agreement.

COUNTY RESPONSIBILITIES

The COUNTY will:

- allow use of equipment such as the copy machine, fax, computers, etc. and provide access to supplies as needed and with prior approval; and
- compensate CONSULTANT at \$ _____ per written assessment reduced by any fees or insurance payment collected from client plus \$ _____ for administering Abel Screen outside of a full evaluation.
- compensate CONSULTANT for any additional services which are directed and/or pre-approved to be provided by the COUNTY at the following rates: Clinical Services (Individual) - \$ _____ per hour; Clinical Services (Group) - \$ _____ per hour; Administrative Services - \$ _____ per hour.
- compensate CONSULTANT at a rate of \$ _____ per hour for actual hours spent at court when required to be present in response to subpoenas related to evaluations performed under this contract. No payment will be made for time spent in preparation for court appearances or travel to/from court.

Compensation shall only be made for services rendered and properly invoiced in accordance with the terms and conditions specified in this Schedule A/B, RFQ #OCDMH-CS-23 and the Agreement.