	Service		ousing of Feder.	Prisoners	
OREFACENT NUMB	ER 2. EFFECTIVE DATE	REQUISITION/PUT	CHASER/REQUEST NO.	A. CON	TROL NO.
J-A54-M-960	07,01,97	163-97			
ISSUING OFFICE		6. GOVERNMENT	ENTITY The Coun	ty of FACI	LITY CODE(S) 35X
UNITED STATE PRISONER OPE IGA SECTION 600 ARMY NAV ARLINGTON, V		Westches NAME AND ADDRESS (Street, city, county, State and ZIP code	Westchester C of Correction Valhalla Cam Valhalla, NY 10	ns " ous, P.O. Box	
APPROPRIATION D 15X1020	ATA	Contact Pe Area Code	rson Joseph Sta & Telephone No. ►	ncari, Comr 914} 347-602	nissioner 0
B. ITEM NO.	9. SUPPLIES/SE		10.	11. 12. NIT UNIT PRICE	13.
	This agreement is for the safekeeping and subsiste adult male and female. J male and female federa in accordance with the forth herein.	ince of juvenile I prisoners	ESTIMATED USMS PRISONER DAYS/YR 54.750	PER DIEM RATE Ds \$130.00	ESTIMATED ANNUAL <u>PAYMENT</u> \$7.117,500.00
	COM	PLETED	15. NAME AND THILE, P		LETED TO SIGN OFFER
AGENCY an	o the best of my knowledge an ibmitted in support of this agn ad correct, the document has b	nd belief, data cement is true ceen duly aw	- Signal	Alau u	Dere <u>7/9/97</u> nissioner
	orized by the governing body ent or Agency and the Departs ill comply with ALL PROVISI ORTH HEREIN.	ment or Agency	(Signat	जर)	Date
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6. TYPE OF USE ] Hald Over K Regular Support	: X Aduit Male	ENTENCED Adult Male	19. This Negonated Ayra	ement is Hereby Appro	wed and Accepted for
Seasonal Suppor Other Minimum Medium Medium	at IX Adult Femalé [ IX Juvenile Male ] IX Juvenile Female [ IX Juvenile Female ] IX Aliens [ IX Aliens ]	] Juvenile Female ] Work Release	BY DIRECTION ( STATES MARSH		R OF THE UNITED
Q_	ANTICIPATED ANNUA	ALIENS TOTAL	21. NAME OF AUTHO (Type or Print)		
	54,750	<u></u>	Vicki Lipov		JUL 9 1997
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RTICLE I - PURPOSE AND SECURITY PROVIDED         e purpose of this Intergovernmental Service Agreement [IGA] is to establish a rmal binding relationship between the United States Marshals Service (USMS) and other federal user agencies (the Federal Government) and Westchester county (the Local Government) for the detention of persons charged with or ponvicted of violations of federal law or held as material witnesses (federal isoners) at the Westchester County Department of Corrections (the facility).         we Local Government agrees to accept and provide for the secure custody, are and safekeeping of federal prisoners in accordance with state and local ws, standards, policies, procedures, or court orders applicable to the perditions of the facility. The USMS considers all federal prisoners         eedium/maximum security-type prisoners that are housed within the confines of the facility, at a level appropriate for prisoners considered a risk of flight, a anger to the community, or wanted by other jurisdictions.         RTICLE II - ASSIGNMENT AND CONTRACTING OF CATEGORICAL PROJECT-SUPPORTED EFFORT         Neither this agreement nor any interest therein may be assigned or ansferred to any other party without prior approval by the USMS.         None of the principal activities of the project-supported effort shall be ontracted out to another arganization without prior approval by the USMS.         /here the intention to award contracts is made known at the time of priphochion, the approval may be considered granted if these activities are unded as proposed.         All contracts or asignments must be formalized in a written contract or other ritten agreement between the parties involved.         The contracts or asignments must be formalized in a writt	Intergovernmental Service Agreement Schedule	IGA No. Page No. J-A54-M-096 <u>2 of 10</u>	
ad binding relationship between the United States Matshas Service States a other federal user agencies (the Federal Government) and Westchester inty (the Local Government) for the detention of persons charged with or wicted of violations of federal law or held as material witnesses (federal oners) at the Westchester County Department of Corrections (the facility). Local Government agrees to accept and provide for the secure custody, the and safekeeping of federal prisoners in accordance with state and local is, standards, policies, procedures, or court orders applicable to the erations of the facility. The USMS considers all federal prisoners dium/maximum security-type prisoners that are housed within the confines of facility, at a level appropriate for prisoners considered a risk of flight, a nger to the community, or wanted by other jurisdictions. TICLE IL - ASSIGNMENT AND CONTRACTING OF CATEGORICAL PROJECT- <u>SUPPORTED EFFORI</u> Neither this agreement nor any interest therein may be assigned or naferred to any other party without prior written approval by the USMS. None of the principal activities of the project-supported effort shall be intracted out to another organization without prior approval by the USMS. Here the intention to award contracts is made known at the time of plication, the approval may be considered granted if these activities are ided as proposed. All contracts or assignments must be formalized in a written contract or other then agreement between the parties involved. The contract or agreement must, at a minimum, state the activities to be formed, the time schedule, the project policies, and the flow-through uirements that are applicable to the contract or other recipient, other icies and procedures to be followed, the dollar limitation of the agreement, d the cost principles to be used in determining allowable costs. The contract other written agreement must not affect the recipient's overall responsibility the duration of the project and accountability to the g			
<ul> <li>and safekeeping of federal prisoners in accordance with state and local wis, standards, policies, procedures, or court orders applicable to the berations of the facility. The USMS considers all federal prisoners edium/maximum security-type prisoners that are housed within the confines of e facility, at a level appropriate for prisoners considered a risk of flight, a anger to the community, or wanted by other jurisdictions.</li> <li>CICLE IL - ASSIGNMENT AND CONTRACTING OF CATEGORICAL PROJECT-SUPPORTED EFFORT</li> <li>Neither this agreement nor any interest therein may be assigned or ansferred to any other party without prior written approval by the USMS.</li> <li>None of the principal activities of the project-supported effort shall be ontracted out to another organization without prior approval by the USMS. here the intention to award contracts is made known at the time of polication, the approval may be considered granted if these activities are nded as proposed.</li> <li>All contracts or assignments must be formalized in a written contract or other iften agreement the project biolocies, and the flow-through quirements that are applicable to the contractor or other recipient, other solicies and procedures to be followed, the dollar limitation of the applicable to the contractor or other recipient, other solicies and procedures to be followed, the dollar limitation of the agreement, and the cost principles to be used in determining allowable costs. The contract or the project and accountability to the government.</li> </ul>	mal binding relationship between the United States d other federal user agencies (the Federal Govern punty (the Local Government) for the detention of r purched of violations of federal law or held as mate	ment) and Westchester persons charged with or rial witnesses (federal	and the second se
<ul> <li>Neither this agreement nor any interest therein may be assigned or ansferred to any other party without prior written approval by the USMS.</li> <li>None of the principal activities of the project-supported effort shall be contracted out to another organization without prior approval by the USMS. Where the intention to award contracts is made known at the time of pplication, the approval may be considered granted if these activities are unded as proposed.</li> <li>All contracts or assignments must be formalized in a written contract or other written agreement between the parties involved.</li> <li>The contract or agreement must, at a minimum, state the activities to be be enformed, the time schedule, the project policies, and the flow-through equirements that are applicable to the contractor or other recipient, other to be followed, the dollar limitation of the agreement, and the cost principles to be used in determining allowable costs. The contract or other project and accountability to the government.</li> </ul>	are and safekeeping of federal prisoners in accord ws, standards, policies, procedures, cr court orders perations of the facility. The USMS considers all fede redium/maximum security-type prisoners that are ho to facility, at a level appropriate for prisoners consid	applicable to the stal prisoners bused within the confines of ered a risk of flight, a	
<ul> <li>ansferred to any other party without prior written approval by the USMS.</li> <li>None of the principal activities of the project-supported effort shall be contracted out to another organization without prior approval by the USMS.</li> <li>Where the intention to award contracts is made known at the time of upplication, the approval may be considered granted if these activities are unded as proposed.</li> <li>All contracts or assignments must be formalized in a written contract or other written agreement between the parties involved.</li> <li>The contract or agreement must, at a minimum, state the activities to be performed, the time schedule, the project policies, and the flow-through equirements that are applicable to the contractor or other recipient, other volicies and procedures to be followed, the dollar limitation of the agreement, and the cost principles to be used in determining allowable costs. The contract or other written agreement must not affect the recipient's overall responsibility or the duration of the project and accountability to the government.</li> </ul>		EGORICAL PROJECT-	
contracted out to another organization without prior approval by the USMS. Where the intention to award contracts is made known at the time of upplication, the approval may be considered granted if these activities are unded as proposed. . All contracts or assignments must be formalized in a written contract or other written agreement between the parties involved. . The contract or agreement must, at a minimum, state the activities to be performed, the time schedule, the project policies, and the flow-through equirements that are applicable to the contractor or other recipient, other wolcies and procedures to be followed, the dollar limitation of the agreement, and the cost principles to be used in determining allowable costs. The contract or other written agreement must not affect the recipient's overall responsibility or the duration of the project and accountability to the government.	Neither this agreement nor any interest therein m ansferred to any other party without prior written ap	ay be assigned or proval by the USMS.	
written agreement between the parties involved. The contract or agreement must, at a minimum, state the activities to be performed, the time schedule, the project policies, and the flow-through equirements that are applicable to the contractor or other recipient, other policies and procedures to be followed, the dollar limitation of the agreement, and the cost principles to be used in determining allowable costs. The contract or other written agreement must not affect the recipient's overall responsibility or the duration of the project and accountability to the government.	ontracted out to another organization without prior There the intention to award contracts is made know pplication, the approval may be considered grante	approval by the USMS. wr. at the time of	
performed, the time schedule, the project policies, and the flow-through equirements that are applicable to the contractor or other recipient, other policies and procedures to be followed, the dollar limitation of the agreement, and the cost principles to be used in determining allowable costs. The contract or other written agreement must not affect the recipient's overall responsibility or the duration of the project and accountability to the government.		n a written contract or other	
Form USM-241B (Rev. 2/92)	erformed, the time schedule, the project policies, a quirements that are applicable to the contractor o olicies and procedures to be followed, the dollar lin nd the cost principles to be used in determining allo r other written agreement must not affect the recip	ing the flow-through or other recipient, other nitation of the agreement, owable costs. The contract ient's overall responsibility	
Form USM-241B (Rev. 2/92)			:
		Form USM-241B (Rev.	2/92)

 Intergovernmental Service Agreement Schedule	IGA No. J-A34-M-096	Page No. 3 of 10
ARTICLE III - MEDICAL SERVICES		
1. The Local Government agrees to provide federal level of medical care and services provided to local transportation and security for prisoners requiring rem emergency medical services. All costs associated wi services provided outside the facility will be paid dire Government. In the event the Local Government ha facility/physician or receives discounted rates, the fe- charged the same rate as local prisoners.	prisoners, including oval from the facilit th hospital or healt ctly by the Federal is a contract with a	n care medical
2. The Local Government agrees to notify the Uniter soon as possible of all emergency medical cases req from the facility and to obtain prior authorization for r medical services required.	juining removal of a	pnsoner
 3. When a federal prisoner is being transferred via the provided with three (3) to seven (7) days of prese will be dispensed from the detention facility. When predications should be prescribed.	ription medication	he will which
4. Medical records must travel with the federal prise maintained at a medical contractor's facility, it is the responsibility to obtain them before a federal prisone	e detention facility's	are
 5. Federal prisoners will not be charged and are no medical expenses. These expenses will be paid by t	ht required to pay the Federal Governme	neir own ment.
6. The Local Government agrees to notify the USM federal prisoner is involved in an escape, attempted escape from the facility.	as soon as possible l escape, or conspi	when a racy to
ARTICLE IV - RECEIVING AND DISCHARGE		-
1. The Local Government agrees to accept as fed committed by federal law enforcement officers for only upon presentation by the officer of proper law	violations of federal	laws
2. The Local Government agrees to release federa enforcement officers of agencies initially committing etc.) or to a Deputy USM. Those prisoners who are re	the prisoner (i.e., i	DEA, INS,

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Intergovernmental Service Agreement Schedule	IGA No. J-A54-M-096	Page No. of <u>10</u>
JSM may only be released to a USM or an agent sp Judicial District.	becified by the USM o	f the
<ol> <li>The Federal Government agrees to maintain fe evels at or below the level established by the facili</li> </ol>	deral prisoner popula ty administrator.	ition
4. Federal prisoners may not be released from the custody of state or local officials for any reason exc situations. Federal prisoners sought for a state or lo acquired through a Writ of Habeas Corpus or the la Detainers and then only with the concurrence of the	cal court proceeding nterstate Agreement	mus be
ARTICLE V - PERIOD OF PERFORMANCE		
This agreement shall be in effect indefinitely until to party. Should conditions of an unusual nature occ undesirable to continue to house prisoners, the Loc or restrict the use of the facility by giving written no will be provided thirty (30) days in advance of the termination and at least two (2) weeks in advance of use unless an emergency situation requires the prisoners.* for a term commencing July 1, 1997 ar terminated sooner in accordance with the terms of	cur making it impractions cal Government may office to the USM. Suc effective date of form of a suspension or re immediate relocation	suspend h notice nol estriction
erminated sooner in accordance with the terms of overnment shall have the right to terminate this ritten notice to the Federal Government. <i>INIT</i> , <u>RTICLE VI - PER DIEM RATE AND ECONOMIC PRIC</u>	IN HOLE -> M	ty days
<ol> <li>Per diem rates shall be established on the bas costs associated with the operation of the facility accounting period.</li> </ol>		
2. The Federal Government shall reimburse the L diem rate identified on page one (1) of this agree renegotiated not more than once per year, after effect for twelve (12) months.	ment. The rate may	be
3. The rate covers one (1) person per "prisoner de may not be billed for two (2) days when a prisone removed the following morning. The Local Gover arrival, but not for the day of departure.	r is admitted one eve	ning and
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	Intergovernmental Service Agreement Schedule	IGA No. J-A54-M-096	Page No.
reque the ro Deter Gove reque	(hen a rate increase is desired, the Local Government est to the USM at least sixty (60) days prior to the de one adjustment. All such requests must contain a co- ntion Services (USM-243) which can be obtained fro emment agrees to provide additional cost informati ested rate increase and to permit an audit of acco- est of the USMS.	sired effective da ompleted Cost Sh om the USM. The L ion to support the	te of eet for .ocal
be th	Criteria used to evaluate the increase or decrease in lose specified in the Office of Management and Bu lost Principles for State, Local, and Indian Tribal Gov	udget (OMB) Circu	
on th Spec acco	he effective date of the rate modification will be not the IGA Modification form approved and signed by talist. The effective date will be established on the bunting purposes. Payments at the modified rate w in of the signed modification by the authorized Loca ISM.	a USMS Contract first day of the mo /ill be paid upon th	onth for ne
1. Th invoid	CLE VII - BILLING AND FINANCIAL PROVISIONS he Local Government shall prepare and submit orig ces each month to the federal agencies listed belo		
payn	nent.		
SOUT U. S. ( 500 P NEW	Marshals Service Hern District of New York Courthouse Earl Street Suite 400 York, NY 10007 637-6000	• •	
the n days and t listed.	o constitute a proper monthly invoice, the name a ame of each federal prisoner, their specific dates to be reimbursed, the appropriate per diem rate o he total amount billed (total days multiplied by the . The name, title, complete address, and phone m al responsible for invoice preparation should also b	of confinement, th as approved in the e rate per day) sho umber of the loca	ne total IGA, all be
3. Tř applie	ne Prompt Payment Act, Public Law 97-177 (96 stat cable to payments under this agreement and requ	. 85, 31 USC 1801). Vires the payment	is to the

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_		IGA No. J-A54-M-096	Page No. 6_ of <u>10</u>
	Intergovernmental Service Agreement Schedule		
	Local Government of interest on overdue payments. De due will be made in accordance with the provisions of th and the Office of Management and Budget Circular A-1	25.	
•	4. Payment under this agreement will be due on the the day after receipt of a proper invoice, in the office desig invoice. If the due date falls on a nonworking day (e.g., holiday), then the due date will be the next working day issued in payment shall be considered to be the date p	, Saturday, federa y. The date of the ayment is made.	l check
	NOTE: RATES NOT SPECIFIED IN THE AGREEMENT WILL NO PAYMENT.	)T BE AUTHORIZED	FOR
	ARTICLE VIII - SUPERVISION AND MONITORING RESPONS		
	All recipients receiving direct awards from the USMS are management and fiscal control of all funds. Responsib accounting of receipts and expenditures. cash manag of adequate financial records, and the refunding of ex audits.	ement, the maint	aining
	ARTIC E IX - ACCOUNTING SYSTEMS AND FINANCIAL RE	CORDS	
	1. The recipient shall be required to establish and ma and financial records that accurately account for the records shall include both federal funds and all match and private organizations. State and local recipients s for funds in accordance with state laws and procedur accounting for its own funds, as well as meet the finan standards in 28 Code of Federal Regulations (CFR), Pa of OMB Circular A-87.	ing funds of state, hall expend and o es for expending o icial management of 66, and current	local. account and t revisions
	2. Recipients are responsible for complying with OME Part 66, and the allowability of the costs covered there USM-243). To avoid possible subsequent disallowance unreasonableness or unallowability under the specific must obtain prior approval on the treatment of specie	or dispute based cost principles, re	
	3. Changes in IGA facilities: The USMS shall be notifie significant change in the facility, including significant	ed by the recipien variations in inmat	t of any te

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Intergovernmental Service Agreement Schedule	IGA No. J-A54-M-096	Page No. 7_of_10_
populations, which causes a significant change in the le IGA. The notification shall be supported with sufficient of USMS to equitably adjust the per diem rates included in the size of the facility for purposes of assessing changes increase or decrease in the prison population shall be of decrease" for purposes of this subsection.	the IGA. Depend in the population,	ing on a 10%
ARTICLE X - MAINTENANCE AND RETENTION OF RECORD	DS AND ACCESS TO	2
1. In accordance with 28 CFR, Part 66, all financial red documents, statistical records, and other records pertir awards awarded under this IGA shall be retained by ec participating in the program for at least three (3) years examination and audit.	ent to contracts o uch organization	
2. The 3-year retention period set forth in paragraph of the end of the first year of completion of service under claim, negotiction, audit, or other action involving the before the expiration of the 3-year period, the records completion of the action and resolution of all issues wh the end of the regular 3-year period, whichever is later	the IGA. If any litig records has been s must be retained u ich arise from it or	gation, started until
3. Access to Records: The USMS and the Comptroller States, or any of their authorized representatives, shall it any pertinent books, documents, papers, or other reco recipients/contractors, which are pertinent to the awar audits, examinations, excerpts, and transcripts. The right limited to the required retention period, but shall last as retained.	nave the right of a rds of recipients or rd, in order to mak nts of access must	ccess to its sub- e not be
4. Delinquent Debt Collection: The USMS will hold rec any overpayment, audit disallowance, or any breach or results in a debt owed to the Federal Government. The interest, penalties, and administrative costs to a deling debtor pursuant to the Federal Claims Collection Stand	of this agreement to USMS may apply pent debt owed by	hat _
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Form USM-241B (Rev. 2.92

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United States Marshals Service

Intergovernmental Service Agreemen	nt Schedule	IGA No. J-A54-M-096	Page No. 
ARTICLE XI - GOVERNMENT FURNISHE	D PROPERTY		
1. It is the intention of the USMS to governments for the specific purpos Accountable excess property, such the USMS and shall be returned to the the agreement.	se of improving jail col as furniture and equi	pment, remains t	itled to
2. The Local Government agrees to for, and manage all federally provide controlled excess property. Such pre- without the prior written approval of of any such excess property shall be Headquarters. Accountable and co property with a unit acquisition value equipment used for security and co service, medical care, inmate recre	ded accountable pro roperty cannot be rer f USMS Headquarters. e immediately reporte controlled excess prop ue of \$1,000 or more, c pontrol, communication	perty as well as moved from the j . The loss or destr ed to the USM an perty includes any all furniture, as we	ail uction d USMS / HI as
3. The suspension of use or restrict are agreed to be grounds for the re furnished property.	ion of bedspace mad ecall and retum of any	le available to th y or all governme	e USMS int
4. The dollar value of property pro dollar payment made by the USMS exemption is granted by the Chief, Headquarters.	for prisoner support u	iniess a specific	nnual
5. It is understood and agreed the indemnify, and hold harmless the U employees, agents, and servants, in liability caused by any act of any n else arising out of the use, operatio vehicle, equipment, and supplies) the legal ownership is retained by the U claims, damages, judgments, legal related thereto. The Local Governa maintenance, storage, and other e for all property furnished to the Local	Inited States of Americ Individually and official member of the Local ( In, or handling of any i furnished to the Local Juited States of Ameri I costs, adjuster fees, o ment will be solely resp expenses related to the	ca, its officers. ally, for any and c Government or a property (to inclu Government in v ica, and to pay c and attorney fee: ponsible for all	III nyore Ide cny vhich III

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Intergovernmental Service Agreement Schedul	e IGA No. J-A54-M-(	096 Page No. 9_ of 10
ARTICLE XII - MODIFICATIONS/DISPUTES		
<ol> <li>Either party may initiate a request for m writing. All modifications negotiated will be Contracting Officer and submitted to the L for approval.</li> </ol>	written and approved	a dy a usinis
2. Disputes, questions, or concerns pertain between the USM and the appropriate Loc guarantee questions along with any other to the Chief, Prisoner Services Division.	al Government officia	II. Space
ARTICLE XIII - INSPECTION		
The Local Government agrees to allow per USMS Inspectors. Findings of the inspectior administrator in order to promote improver of confinement, and levels of services. The confinement which are to be met during the agreement are:	n will be shared with the ments to facility operate mandatory minimum	e facility tions, conditions conditions of
1. Adequate, trained jail staff will be prov prisoners. Prisoners will be counted at leas twice in every 24-hour period. One of the prisoner occupancy.	t once on every shift, b	but at least
2. Jail staffing will provide full coverage o of inmates.	f all security posts and	full surveillance
3. Jail will provide for three meals per day the nationally recommended dietary allow Academy of Sciences.		
4. Jail will provide 24-hour emergency me	edical care for prisone	rs.
<ol> <li>Jail will maintain an automatic smoke and maintain written policies and procedu emergency standards.</li> </ol>		
6. Jail will maintain a water supply and w to be in compliance with applicable laws		that is certified

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Intergovernmental Service Agreement Sch	hedule	IGA No. J-A54-M-096	Page No. 10_ of 10_
TICLE XIV - CONFLICT OF INTEREST			
ersonnel and other officials connected quirements given below:	d with the agree	ement shall adhe	re to the
Advice. No official or employee of ontractor shall participate personally to commendation, the rendering of advice oceeding, application, request for a ant, cooperative agreement, claim, hich Department of Justice funds are e/she or his/her immediate family, pai gency in which he/she is serving as ar mployee, or any person or organization	through decisio vice, investigatio ruling or other c controversy, or used, where to rtners, organiza n officer, directo on with whom h	ns, approval, asc on, or otherwise ir letermination, co other particular n his/her knowleds tion other than a or, trustee, partne e/she is negotiati	pprovol, a cny ntract. natter in ge, public r, or ng or has
errangement concerning prospec less than an arms-length transaction Appearance. In the use of Depart	tive employme: - ment of Justice	project funds, of	icials or
nployees of the recipient, a sub-recip ction which might result in, or create	pient or a contro	actor, shall avoid	any
<ul> <li>a. Using his or her official position</li> <li>b. Giving preferential treatment to</li> <li>c. Losing complete independence</li> <li>d. Making an official decision out or</li> <li>e. Affecting adversely the confide</li> </ul>	a any person; :e cr impartiality side official cho	r; innels;	r of the
<ul> <li>b. Giving preferential treatment to</li> <li>c. Losing complete independence</li> <li>d. Making an official decision out or</li> </ul>	a any person; :e cr impartiality side official cho	r; innels;	r of the
<ul> <li>b. Giving preferential treatment to</li> <li>c. Losing complete independence</li> <li>d. Making an official decision out or</li> <li>e. Affecting adversely the confide</li> </ul>	a any person; :e cr impartiality side official cho	r; innels;	r of the
<ul> <li>b. Giving preferential treatment to</li> <li>c. Losing complete independence</li> <li>d. Making an official decision out or</li> <li>e. Affecting adversely the confide</li> </ul>	a any person; :e cr impartiality side official cho	r; innels;	r of the
<ul> <li>b. Giving preferential treatment to</li> <li>c. Losing complete independence</li> <li>d. Making an official decision out or</li> <li>e. Affecting adversely the confide</li> </ul>	a any person; :e cr impartiality side official cho	r; innels;	r of the
<ul> <li>b. Giving preferential treatment to</li> <li>c. Losing complete independence</li> <li>d. Making an official decision out or</li> <li>e. Affecting adversely the confide</li> </ul>	a any person; :e cr impartiality side official cho	r; innels;	r of the

## U.S. Department of Justice

Modification of Intergovernmental Agreement

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1 Inite	d States	Marshals	Service

1. MODIFICATION NO. 2. R TWO (2)	EQUEST FOR DETENTION SERV 328-02	ICES NO. 3. EFFECTIVE January	DATE OF MODIFICATION 1, 2003	
4. ISSUING OFFICE U.S. MARSHALS SERVICE PRISONER SERVICES DIVISION PROGRAMS AND ASSISTANCE BRAY WASHINGTON, DC 20530-1000	5. LOCAL GOVERNMENT Westchester County Westchester County Dep P.O. Box 389 Valhalla, NY 10595-038	39	6. IGA NO. 54-00-0112 7. FACILITY CODE(S) 3SX	
8. ACCOUNTING CITATION 15X1020		9. ESTIMATED ANNUA N/A		
1. The purpose of this mod	FICALLY HEREIN, ALL TERMS AN EMAIN UNCHANGED. TERMS OF ification is to increase the per overnmental Agreement, Bloc	diem rate.	DOCUMENT	
from \$130.00 to \$160.0 3. This change shall take e 4. The term of this agreem	00.	31, 2003.		
11. INSTRUCTIONS TO LOCAL	GOVERNMENT FOR EXECUTION	N OF THIS MODIFICATIO	N:	
A. LOCAL GOVERNMEN TO SIGN THIS DOCUM	T IS NOT REQUIRED	20 CI/CN 71	VERNMENT IS REQUIRED HIS DOCUMENT AND RETURN IPHES TO U.S. MARSHAL	
12. APPROVAL LOCAL GOVERNMENT	1.2	B. FEDERAL GOV Angela Z. Jacks	f 1 by t	
Commissionard Concertion ( TITLE	12/30/02 DATE	Contracting Office TITLE	Signatur DATE	
	USMS HQ USI	E ONLY	Form USM-241a (Rev. 3/99) Page_1_ of _1_ Pages ** TOTAL PAGE.22	i

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## U.S. Department of Justice United States Marshals Service

Modification of Intergovernmental Agreement

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