

Justice Administrative Commission Policies and Procedures For Pro Se Defendants (Pro Se Information Packet)

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Contents

Authority	3
Requirements	3
Establishing Indigency	3
Allowable Costs	4
Motion and Order for Due Process Services	4
Court Reporter Services	5
Investigator Services	6
Private Service of Process	7
Mitigation Specialist Services in Capital Death Cases	7
Expert Services.	7
Exhaustion of Amount Authorized	8
Travel Expenses	8
Submission of Bills	8
IAC's Due Process Vendor Lists	C

Authority

The Justice Administrative Commission (JAC) is authorized to process and approve state payment of due process services (meaning services that are required to defend a case, such as court reporters, investigators, and expert witnesses) for indigent persons, or persons who have a statutory or constitutional right to court-appointed counsel. JAC processes bills for due process services on behalf of indigent defendants including those that are pro se (self-represented). The types of services for which JAC processes payments are listed in s. 29.007, F.S. Pursuant to s. 27.52(5), F.S., before JAC can process bills for due process services, a court must find that the self-represented defendant is "indigent for costs" (meaning that the defendant is eligible for state-funded due process services). If a defendant is represented by the public defender, regional counsel, privately retained counsel, or private court- appointed counsel, then payment of due process services are handled by those attorneys unless the attorney is acting as standby counsel. Standby counsel is an attorney who is appointed by a court to be available if a self-represented defendant requests the assistance of appointed counsel.

Requirements

A pro se individual must be determined by a court as indigent for costs under section 27.52(5), F.S. In order to process a due process invoice(s) for a pro se individual, JAC must be provided with:

- A copy of the completed application to the clerk of the court for determination of indigent status;
- A copy of the court order determining the individual to be indigent for costs under section 27.52(5), F.S., and eligible for the provision of due process services;
- A copy of the motion seeking payment of due process costs;
- A copy of the order approving state payment of due process costs which specifies the name of the provider and the dollar amount approved by the court;
- A completed and signed JAC Invoice; and
- An original invoice where the service provider chooses to use his or her own invoice along with the JAC Invoice.

Establishing Indigency

To have the JAC process payment for due process costs, the trial court must find the defendant "indigent for costs" under s. 27.52(5), F.S. This finding must occur <u>before</u> a defendant seeks the court's appointment and/or authorization of any due process service or service provider. A clerk of court's determination of indigence for appointment of counsel under s. 27.52(1), F.S., is not sufficient. The defendant <u>must</u> obtain a separate order from the trial court declaring the defendant "indigent for costs" under s. 27.52(5), F.S. A copy of this order must be provided to JAC along with a copy of the charging document (the information or indictment).

Allowable Costs

Due process services are those that are necessary to defend a case. JAC is authorized to process bills for state payment of due process services authorized by ss. 27.425, 27.5305, and 29.007, F.S. Allowable due process costs include:

- Court reporting and transcription costs;
- Interpreters and translators at depositions or witness interviews;
- Private service of process when the sheriff is not available or unable to provide service;
- Private investigator services including costs to obtain case-related materials or documents;
- Mitigation specialist services in capital death cases;
- Witness and expert witness fees;
- Mental health professionals;
- Reasonable pretrial consultation fees and costs; and
- Travel costs for witness.

Established Rates. Each year, the Legislature sets the rates paid to due process service providers in the General Appropriations Act. The Legislature has adopted uniform statewide rates for court reporting, and investigative services in all cases; in addition to mitigation specialist services in capital death cases. Rates for other due process services may be different in each circuit. A rate chart is included in your packet at page 48. Rate charts for other circuits are can be found at: https://www.justiceadmin.org/court app counsel/formsandrates.aspx

What JAC Cannot Process. JAC has <u>no</u> authority to process bills for legal materials, office supplies, access to legal research materials, postage, or telephone charges. A defendant is not entitled to additional costs because the defendant is in jail. Such supplies are provided at the institution in which the defendant is incarcerated. If being in jail makes self-representation difficult, a defendant may wish to request that the court appoint an attorney. Please know that *pro* se (self-represented) defendants cannot be paid for representing themselves.

JAC generally does not process bills for costs in civil cases such as family law cases, probate cases, and civil law suits. Those cases are not within the scope of s. 27.52(5), F.S. In post-conviction cases, JAC is not authorized to process any bills for costs until a motion for post-conviction relief has been filed with the trial court, and the trial court has issued an order stating that there are issues needing further review or consideration (evidentiary hearing) by a court.

Motion and Order for Due Process Services

Motion for Court Authorization of Due Process Services. State payment of due process services must be authorized by a court order, except where JAC has indicated that prior court authorization is not required. A motion requesting authorization for due process services should state the due process services requested (such as expert and/or investigator) and the dollar amount (cost) for those services (the maximum amount to be spent). The motion should also explain why those services are needed by the defense. The defendant must show that the due process services are reasonable and necessary for the defense of the case.

Unless JAC has expressly waived its right to a hearing, JAC must be provided with a copy of the written motion and notice of hearing prior to a court entering an order regarding any motion for state payment of due process costs or related expenses.

The written motion requesting the services and state payment should be filed and decided by the trial court <u>before</u> ordering any due process services. A copy of the motion must be sent (served) to JAC before the trial court considers the motion. JAC is entitled to reasonable notice, which is at least five business days' notice, of any hearing set on a motion for due process services. The defendant is responsible for sending the notice of hearing to JAC. When providing JAC notice, the defendant must consider mailing time.

JAC Response. JAC will respond to any motion for due process services typically within five business days after receiving the motion. JAC may oppose the request for any due process services and/or the amount requested for the due process services. JAC's response will state whether JAC desires a hearing on the motion or not. When a defendant requests due process services at a rate higher than the established rates, the motion must state the need for services at the higher rate. The defendant must show that the requested due process services are necessary for the defense of the case and that the defendant made diligent efforts to obtain the services within the established rates. To facilitate your search for a due process service provider, please know that JAC posts the Due Process Vendors with JAC Contracts on its website at https://justiceadmin.org/Contracted%20Due%20Process%20Vendors/default.aspx. Please note that JAC does not verify the professional qualifications of the persons listed. It is the sole responsibility of the party using the services of a person listed to verify their professional qualifications. Generally, requests seeking rates higher than the established rates apply to experts. Requests for investigators, court reporters, interpreters, and private process servers must be within the established rates.

Court Order. A court order authorizing due process services must contain necessary information for JAC to process a bill for payment. The court order should be obtained by the defendant <u>before</u> the services are performed. For payment purposes, the order should list each service authorized, the rate, and the maximum amount authorized for each service. If the defendant is seeking a rate that is higher than the established rates or there is no rate established for the type of service, then the order must state the rate authorized by the court. JAC cannot process a bill for any rate higher than the established rates without an order allowing the higher rate.

As long as the order sets forth the due process services authorized, the maximum amount authorized, and the applicable rate when required, JAC can process a bill for those services without need for another court order. The bill must be consistent with the amounts authorized by the court order. If JAC has objections to a bill, JAC will issue a letter of objection explaining JAC concerns.

Court Reporter Services

Court Reporter Appearance Fees. JAC may process bills for court reporter appearance fees for payment without a court order. As long as the deposition may be taken without the need for prior court approval under the Florida Rules of Criminal Procedure, JAC does not need an order authorizing payment of court reporter appearance fees. In most instances, Category A witnesses under Fla. R. Crim. P. 3.220(b) may be deposed without prior court approval. However, payment for transcription of this type of deposition does require a court order.

Transcripts. All transcripts, except appellate transcripts, require a court order. Unlike other due process services, orders authorizing transcripts do not need to indicate the amount authorized. When deposition transcripts are authorized by the court, JAC will pay for one original and one copy. The court order should state the name of the witness and the date of the deposition. An order may authorize transcripts for more than one witness. For hearing transcripts (other than appellate), the order should state the type of hearing and the date. For transcription of audiotapes, the order should state the name of the witness or type of recording (i.e., 911 call) and date of recording. For appellate transcripts, the designation of the record (hearings to be transcribed for the appeal) required by Fla. R. App. P. 9.200 may be used instead of a court order.

Transcript Copies. JAC can only pay for the cost of one original transcript of any deposition, hearing, or other proceeding. Once an original has been paid by JAC, any future copies are paid for at the copy rate, even if the transcript is designated as an original.

Expedited Rates for Transcripts. For JAC to pay expedited ("rush job") rates for any transcript, a motion stating the reason for expedited rates and an order approving the rates must be provided. Both the motion and the order need to state the reason for the expedited rates. JAC generally does not pay expedited rates when the need for expedited rates is the result of inaction. It is a defendant's responsibility to request transcript in a timely manner.

Videotaped Depositions. A court order is required for the videotaping of a deposition, except where a deposition is legally required to be videotaped. No court order is required when the deposition is of a child under the age of 18. Absent extraordinary circumstances, JAC will not process payment for the attendance of both a court reporter and the person taping the deposition. The videotape is an electronic record from which a court reporter can prepare a transcript at a later date, if so required.

Investigator Services

Court Order. A court order authorizing private investigator services is required for JAC to process an investigator bill for payment. The order authorizing investigator services should be obtained <u>before</u> the investigator provides any services. The order should set forth the specific need for private investigator services, the rate, and the maximum amount of costs authorized for those services.

Private Investigator's Role. The role of a private investigator is limited to providing investigative services, such as: locating and interviewing witnesses; locating and securing documents and other evidence relevant to the case; performing background checks; and researching any other factual issue relevant to the case, such as credibility and character of witnesses. An investigator is not a substitute for a paralegal or secretary and cannot be used to perform administrative tasks.

With prior court approval, JAC may pay process bills for costs to obtain documents such as charges for discovery-related costs or for medical records of the defendant. These costs are usually paid for by the investigator and then reimbursed by JAC.

Private Service of Process

As a general rule, JAC does not process bills for private service of process. Under s. 57.081, F.S., the sheriff will provide service of process without requiring prepayment in cases involving indigent persons. In order to use a private process server to serve witnesses, a motion must be filed stating the need for a private process server. If the circuit has an authorized rate for private service of process, then the court order does not need to indicate the rate for private service of process. If the circuit has no authorized rate, the motion and order must indicate the rate sought for private service of process. When authorized, a private investigator for the defendant can provide service of process. However, the investigator may only bill JAC for the rate allowed for private service of process.

Mitigation Specialist Services in Capital Death Cases

JAC can only process bills for mitigation specialists in capital cases in which the state is seeking the death penalty. A mitigation specialist must have a valid Class "C"- Private Investigator License, issued by the Florida Department of Agriculture and Consumer Services, and be affiliated with an investigative firm with a valid Class "A"- Private Investigative Agency license. The only exception is if the mitigation specialist has another professional license that substitutes for the investigator license, such as a license in social work, mental health or other.

Expert Services

Motion for Expert Services. Prior to retaining an expert, the defendant must file a written motion seeking the court's authorization for state payment of expert services. Experts include psychologists, medical doctors, crime scene experts, accident reconstructionists, DNA experts, ballistic/firearms experts, and other persons with specialized knowledge and training that permits them to testify as an expert before a court.

The defendant has the burden to show the particularized (specific) need for the expert's services. The information in the motion should be sufficiently detailed for the trial court and the JAC to understand the need for the requested expert. Generally, experts are paid on an hourly basis. In limited circumstances, a court may authorize compensation in a different manner such as a flat fee for a competency evaluation; a set rate for a type of DNA test; or a fee for medical procedures like MRIs, CAT scans, or PET scans. In those situations, the motion and order must state the set rate or fee for those services. JAC does not prepay retainers for expert services or any other due process services.

Out of State Experts. The use of out-of-state experts is not authorized when there are competent experts available in Florida. A defendant should not request out-of-state experts without showing that there are no other experts with appropriate skills or expertise available, first, in the county in which the case was filed, and second, in any other county in Florida. To facilitate your search for a due process service provider in Florida, please know that JAC posts the Due Process Vendors with JAC Contracts on its website at

https://justiceadmin.org/Contracted%20Due%20Process%20Vendors/default.aspx.

Please note that JAC does not verify the professional qualifications of the persons listed. It is the sole responsibility of the party using the services of a person listed to verify their professional qualifications.

Number of Experts. Generally, the defendant is only entitled to one expert in an area (such as mental health). If the defendant desires more than one expert in similar categories, the defendant must establish the reason for the appointment of multiple experts in the same general area.

Exhaustion of Amount Authorized

When using a due process vendor, the defendant should inform the due process vendor of the amount authorized by the trial court. This can be done by providing the due process vendor with a copy of the court order. If the vendor is going to exceed the amount authorized, the vendor must immediately notify the defendant if additional services are required so that the defendant can file a motion with the court for approval of state payment of additional due process services. The defendant should file a motion requesting additional services <u>before</u> the due process vendor performs any additional services in the matter.

Travel Expenses

When authorized by law, JAC can process bills for travel expenses pursuant to s. 112.061, F.S. Generally, travel expenses must be approved by a specific court order. All travel must be pursuant to Florida law, particularly the requirements of s. 112.061, F.S. Travel reimbursement is only for witnesses and due process vendors. Reimbursement for travel expenses must be submitted on the State of Florida Voucher for Reimbursement of Travel which is accepted by the Department of This voucher can be found on JAC's Financial Services. https://www.justiceadmin.org/court app counsel/attorney fees/travel/D.%20Travel/DFS-AA-15VoucherforReimbursement.pdf

Submission of Bills

JAC Invoice. JAC Invoices for due process services are necessary to process due process bill for state payment. The defendant and/or due process vendor must complete, sign, and submit the correct JAC Invoice as well as all supporting documents. JAC only accepts bills submitted with JAC Invoices. Bills sent without a JAC Invoice are not reviewed. Generally, the due process vendor will prepare the JAC Invoice. However, copies of these invoices are contained in your Pro Se Packet.

The JAC Invoice must be fully completed and include all the information requested on the JAC Invoice. After reviewing the bill packet, the defendant must sign the JAC Invoice to allow payment to a due process vendor. By signing the "Certification," the defendant certifies (confirms) that the work was necessary and completed satisfactorily. JAC cannot process any JAC Invoice for payment that is not signed by the defendant or standby counsel. (Standby counsel can act as an authorized representative of the defendant for this purpose.) The only instance when JAC can process a JAC Invoice that is not signed by the defendant is where appellate transcripts are certified by the clerk of the court.

Audit Deficiency Notice. When JAC receives a bill for due process services without necessary documentation or information, JAC may send the due process vendor <u>and</u> the defendant an Audit Deficiency Notice. The Notice will state the reason JAC is unable to process the bill and will request that the due process vendor and/or the defendant provide the lacking documentation or information. When JAC issues an Audit Deficiency Notice, the due process vendor and/or defendant needs to provide the additional documentation to resolve the issue quickly. Failure to

resolve the issues listed in the Audit Deficiency Notice may result in JAC paying the billing at a lower rate or returning the bill.

Letter of Objection. If JAC has an objection to a due process vendor's bill, JAC may send a letter of objection. The letter will list JAC's objection(s) and whether JAC requires a hearing on the matter. Until JAC issues a letter of objection, a defendant is not permitted to file a motion for payment. An Audit Deficiency Notice is not a letter of objection. When a defendant receives a letter of objection, the defendant is responsible for filing a motion for payment of the invoice with the court. A copy of JAC's letter of objection must be attached to the motion. JAC must be served with a copy of the motion.

JAC's Due Process Vendor Lists

JAC maintains lists of due process vendors with current JAC contracts. The information on the list is from the vendors and has not been approved or checked by JAC. It is the responsibility of the defendant using the services of a listed vendor to check their professional qualifications. The listing of a vendor on JAC's list does not mean that JAC recommends or approves the hiring of the vendor. In addition, even if a vendor is listed, JAC may still object to the trial court's authorization/payment of the vendor including any objection to rates higher than the rates established by law. It is the defendant's responsibility to make diligent efforts to obtain services within the rates established by law.

IN THE CIRCUIT COURT OF TH IN AND FOR	
STATE OF FLORIDA,	CASE NO.:
vs.	DIV.:
, Defendant.	JUDGE:

MOTION TO INCUR COSTS TO OBTAIN CASE-RELATED DOCUMENTS AND MATERIALS

COMES NOW the Defendant, by and through the undersigned counsel, and moves this Court to incur costs to obtain case-related documents and materials, and in support thereof, shows the following:

- 1. The Defendant is indigent and the undersigned [was appointed by the Court to represent the Defendant]/[is privately retained and the Court previously found the Defendant indigent for costs]. [SELECT ONE]
- 2. The defense requests authorization to incur up to \$_____ for payment of costs to obtain case-related documents and materials including but not limited to discovery from the office of the state attorney, law enforcement records, medical records, records obtained through subpoena duces tecum, and other pertinent case-related documents and materials.
- 3. The undersigned acknowledges that this authorization will not apply to court-related fees and charges assessed by the local clerk of court pursuant to the terms of sections 28.345 and 57.081, Florida Statutes.
- 4. The amount incurred for these costs will conform to the limits set forth in Florida law including but not limited to section 92.153, Florida Statutes

(costs for producing documents pursuant to a subpoena duces tecum); section 119.07, Florida Statutes (fees for public records requests to state entities); and section 395.3025, Florida Statutes (fees to obtain medical records).

WHEREFORE, the defense requests this Court enter an order authorizing the defense to incur costs to obtain case-related documents and materials.

IN THE CIRCUIT COURT OF TH IN AND FOR	
STATE OF FLORIDA,	CASE NO.:
vs.	DIV.:
, Defendant.	JUDGE:

ORDER AUTHORIZING THE DEFENSE TO INCUR COSTS FOR CASE-RELATED DOCUMENTS AND MATERIALS

THIS Motion to Incur Costs for Case-Related Documents and Materials is before this Court in the above cause; and this Court having reviewed the Motion and the response of the Justice Administrative Commission, the Court finds that the defense has shown this request is necessary for the defense of the case.

IT IS HEREBY ORDERED AND ADJUDGED as follows:

- 1. The Defense is authorized to incur up to \$_____ for costs to obtain case-related documents and materials including but not limited to discovery from the office of the state attorney, law enforcement records, medical records, records obtained through subpoena duces tecum, and other pertinent case-related documents and materials.
- 2. This authorization does not apply to court-related fees and charges assessed by the local clerk of court pursuant to the terms of sections 28.345 and 57.081, Florida Statutes, because the defendant is indigent and

therefore entitled to obtain documents and materials from the local clerk of court without requirement of prepayment.

- 3. The amount incurred for these costs will conform to the limits set forth in Florida law, including but not limited to section 92.153, Florida Statutes (costs for producing documents pursuant to a subpoena duces tecum); section 119.07, Florida Statutes (fees for public records requests to state entities); and section 395.3025, Florida Statutes (fees to obtain medical records).
- 4. Should a party providing case-related documents or materials to the defense desire direct payment from the Justice Administrative Commission, the party must enter into a contract with the Justice Administrative Commission. The defense and the party must comply with all policies and procedures of the Justice Administrative Commission related to the submission of billings for direct payment to a due process vendor.
- 5. The Defendant is liable to pay the amount of any due process costs provided to the defense as directed by sections 27.52 and 938.29, Florida Statutes. If the Defendant is convicted, the Court is responsible for determining the amount of the obligation to be imposed as a lien against the Defendant.

DONE AND ORDERED in	,	County on this
 day of	·	

IN THE CIRCUIT COURT OF THE IN AND FOR	
STATE OF FLORIDA,	CASE NO.:
vs.	DIV.:
Defendant/	JUDGE:
MOTION TO INCUR COSTS FOR	DEFENSE FORENSIC EXPERT
COMES NOW the Defendant, by as	nd through the undersigned counsel,
and moves this Court to incur costs for a	a defense forensic expert, and in
support thereof, shows the following:	
1. The Defendant is indigent and the	undersigned [was appointed by the
Court to represent the Defendant]/[is pr	ivately retained and the Court
previously found the Defendant indigent	for costs]. [SELECT ONE]
2. The defense requests the assistance	ce of a [EXPERT TYPE] to assist the
defense. The particularized need for this	request is [BRIEFLY DESCRIBE THE
PARTICULARIZED NEED FOR EXPERT	SERVICES]
3. The defense requests the Court's a	authorization to retain the services of
[NAME, TITLE, AND	QUALIFICATIONS OF PROPOSED
PROVIDER/EXPERT, LOCATION IF OUT	`-OF-COUNTY]
4. The defense requests the Court's a	authorization for \$ for payment
at the rates established by law [FOR CIR	CUITS WITH AN ESTABLISHED
RATE]/at the rate(s) of [RATE STRUCTU	RE] [FOR CIRCUITS WITHOUT AN
ESTABLISHED RATE OR SEEKING A RA	TE IN EXCESS OF THE RATES

ESTABLISHED BY LAW]. [PROVIDE JUSTIFICATION IF SEEKING A RATE IN EXCESS OF THE RATES ESTABLISHED BY LAW OR OUT-OF-STATE EXPERT INCLUDING DILIGENT EFFORTS MADE TO LOCATE AN EXPERT WITHIN THE RATES ESTABLISHED BY LAW OR IN-STATE].

WHEREFORE, the defense requests this Court enter an order authorizing the defense to retain a forensic expert and incur costs as set forth above.

	IN THE CIRCUIT COURT OF TH IN AND FOR	
STAT	ΓΕ OF FLORIDA,	CASE NO.:
vs.		DIV.:
	ndant.	JUDGE:
	/	
	ORDER AUTHORIZING THE D FOR DEFENSE FOR	
	THIS CAUSE having coming before	the Court upon the Motion to Incur
Cost	s for Defense Forensic Expert in the a	above case is before the Court; and
havi	ng reviewed the Motion and the respo	nse of the Justice Administrative
Com	mission, the Court finds that the defe	ense has shown that the assistance of
a def	fense forensic expert is necessary for	the defense of the case.
	IT IS HEREBY ORDERED AND AD	JUDGED as follows:
1.	The defense is authorized to incur u	up to \$ for [EXPERT TYPE] at
the r	rates established by law [FOR CIRCUI	TS WITH AN ESTABLISHED
RATE]/at the rate(s) of [RATE STRUCTURE] [FOR CIRCUITS WITHOUT AN		
ESTA	ABLISHED RATE OR RATES IN EXCE	SS OF THE RATES ESTABLISHED
BY L	AW].	
2.	The defense is authorized to retain	the service of
[NAN	ME OF PROPOSED EXPERT].	

3. Should the forensic expert desire direct payment from the Justice Administrative Commission, the expert must enter into a contract with the

Justice Administrative Commission. The defense and the forensic expert must comply with all policies and procedures of the Justice Administrative Commission related to the submission of billings for direct payment to a due process vendor.

process vendor.	
4. The Defendant is liable to pay the amount of any due process cost	S
provided to the defense as directed by sections 27.52 and 938.29, Florid	a
Statutes. If the Defendant is convicted, the Court is responsible for deter	rmining
the amount of the obligation to be imposed as a lien against the Defenda	ınt.
DONE AND ORDERED in, County	on this
day of	

	IN THE CIRCUIT COURT OF THE		
STATI	E OF FLORIDA,	CASE NO.:	
vs.		DIV.:	
Defen	dant/	JUDGE:	
	MOTION TO INCUR COSTS FOR	R HEARING TRANSCRIPTS	
	COMES NOW the Defendant, by and	through the undersigned counsel,	
and n	noves this Court to incur costs for he	aring transcripts and in support	
thereo	of, shows the following:		
1.	The Defendant is indigent and the u	ndersigned [was appointed by the	
Court	to represent the Defendant]/[is priv	ately retained and the Court	
previo	ously found the Defendant indigent fo	or costs]. [SELECT ONE]	
2.	The defense requests to have the following hearings transcribed:		
	Hearing Type	Hearing Date	
-	ST INCLUDE THE DATE OF ALL PRO RANSCRIBED.]	CEEDING(S)/HEARING TYPE(S) TO	
3.	Preparation of the transcripts of the	se hearings is necessary for the	
follow	ing reason(s)		
	The transcript(s) are necessary f	or use at trial or evidentiary hearing.	

The transcript(s) are necessary in support of a pretrial motion.
The transcript(s) are necessary to prepare for trial.
Other:
WHEREFORE, the defense requests this Court enter an order authorizing
preparation of hearing transcript(s) as set forth above at the rates established
by law.
Respectfully submitted,

IN AND FOR	OF THE JUDICIAL CIRCUIT COUNTY, FLORIDA
STATE OF FLORIDA,	CASE NO.:
vs.	DIV.:
,	JUDGE:
Defendant. /	
	PRIZING THE DEFENSE TO OR HEARING TRANSCRIPTS
THIS Motion to Incur Costs	for Hearing Transcripts in the above case;
and this Court having reviewed th	e Motion and the response of the Justice
Administrative Commission, the C	Court finds that the defense has shown that
the preparation of the requested t	ranscripts is necessary for the defense of the
case.	
case.	
	AND ADJUDGED as follows:
IT IS HEREBY ORDERED	AND ADJUDGED as follows: ized to incur costs to have the following
IT IS HEREBY ORDERED A. 1. The defense is author	
IT IS HEREBY ORDERED	
IT IS HEREBY ORDERED A 1. The defense is author hearing transcript(s) prepared:	ized to incur costs to have the following
IT IS HEREBY ORDERED A 1. The defense is author hearing transcript(s) prepared:	ized to incur costs to have the following
1. The defense is author hearing transcript(s) prepared:	ized to incur costs to have the following
IT IS HEREBY ORDERED A 1. The defense is author hearing transcript(s) prepared:	ized to incur costs to have the following

comply with all policies and procedures of the Justice Administrative

Commission related to the submission of billings for direct payment to a due process vendor.

process ven	idoi.	
3.	The Defendant is liable to pay the amount of any due	e process costs
provided to	the defense as directed by sections 27.52 and 938.29), Florida
Statutes. If	the Defendant is convicted, the Court is responsible to	for determining
the amount	t of the obligation to be imposed as a lien against the	Defendant.
DONI	E AND ORDERED in,	County on this
day o	of	

IN THE CIRCUIT COURT OF THE IN AND FOR	
STATE OF FLORIDA,	CASE NO.:
vs.	DIV.:
Defendant.	JUDGE:
MOTION TO INCUR COSTS FOR I	DEFENSE MEDICAL EXPERT
COMES NOW the Defendant, by and	through the undersigned counsel,
and moves to incur costs for a defense med	dical expert, and in support thereof,
shows the following:	
1. The Defendant is indigent and the u	ndersigned [was appointed by the
Court to represent the Defendant]/[is priva	ately retained and the Court
previously found the Defendant indigent fo	or costs]. [SELECT ONE]
2. The defense requests the assistance	of a medical expert to assist the
defense. The particularized need for this r	equest is [BRIEFLY DESCRIBE THE
PARTICULARIZED NEED FOR EXPERT SE	CRVICES. INCLUDE ANY
SPECIALITY THE EXPERT HAS, SUCH AS	FORENSIC PATHOLOGIST,
PSYCHIATRIST, RADIOLOGIST, OR TOXIC	COLOGIST.]
3. The defense requests authorization t	to retain the services of
[NAME, TITLE, AND Q	UALIFICATIONS OF PROPOSED
PROVIDER.]	
4. The defense requests authorization f	For \$ for payment at the rates
established by law [FOR CIRCUITS WITH A	AN ESTABLISHED RATE]/at the

rate(s) of [RATE STRUCTURE] [FOR CIRCUITS WITHOUT AN ESTABLISHED RATE OR SEEKING A RATE IN EXCESS OF THE RATES ESTABLISHED BY LAW]. [DESCRIBE JUSTIFICATION IF SEEKING A RATE IN EXCESS OF THE RATES ESTABLISHED BY LAW OR OUT-OF-STATE EXPERT INCLUDING DILIGENT EFFORTS MADE TO LOCATE AN IN-STATE EXPERT WITHIN THE RATES ESTABLISHED BY LAW].

WHEREFORE, the defense requests this Court enter an order authorizing the defense to incur costs for a forensic expert as set forth above.

IN THE CIRCUIT COURT OF TH IN AND FOR				
STATE OF FLORIDA,	CASE NO.:			
vs.	DIV.:			
Defendant.	JUDGE:			
ORDER AUTHORIZING THE DEFENSE TO INCUR COSTS FOR DEFENSE MEDICAL EXPERT				
THIS Motion to Incur Costs for Defense Medical Expert in the above case				
is before this Court; and having reviewed the Motion and the response of the				
Justice Administrative Commission, the Court finds that the defense has				
shown that the assistance of a defense medical expert is necessary for the				
defense of the case.				
IT IS HEREBY ORDERED AND AD	JUDGED as follows:			
1. The defense is authorized to incur	ap to \$ for payment of a			
medical expert at the rates established by law [FOR CIRCUITS WITH AN				
ESTABLISHED RATE]/at the rate(s) of [RATE STRUCTURE] [FOR CIRCUITS				
WITHOUT AN ESTABLISHED RATE OR R	ATES IN EXCESS OF THE RATES			
ESTABLISHED BY LAW].				
2. The defense is authorized to retain	the service of			
[NAME OF PROPOSED PROVIDED]				

3. Should the medical expert desire direct payment from the Justice Administrative Commission, the expert must enter into a contract with the

Justice Administrative Commission. The defense and the medical expert must comply with all policies and procedures of the Justice Administrative Commission related to the submission of billings for direct payment to a due process vendor.

process vendor.	
4. The Defendant is liable to pay the amount of any due pro	cess costs
provided to the defense as directed by sections 27.52 and 938.2	29, Florida
Statutes. If the Defendant is convicted, the Court is responsible	for determining
the amount of the obligation to be imposed as a lien against the	e Defendant.
DONE AND ORDERED in,	County on this
day of	

IN THE CIRCUIT COURT OF THE	
STATE OF FLORIDA,	ASE NO.:
vs.	DIV.:
	UDGE:
Defendant/	
MOTION TO INCUR O	
COMES NOW the Defendant, by and t	hrough the undersigned counsel,
and moves this Court to incur costs for a co	nfidential defense mental health
expert, and in support thereof, shows the following	llowing:
1. The Defendant is indigent and the und	dersigned [was appointed by the
Court to represent the Defendant]/[is private	ely retained and the Court
previously found the Defendant indigent for	costs]. [SELECT ONE]
2. The defense requests the assistance of	f a confidential defense mental
health expert who will only report to the defe	ense to assist the defense. The
particularized need for this request is: [CHE	CK ALL THAT APPLY]
Defense counsel has reason to bel	ieve the defendant is not mentally
competent to proceed.	
Defense counsel has reason to bel:	ieve the defendant was insane at
the time of the offense.	
Defense counsel seeks a mental he	ealth expert for purposes of seeking
a departure from the presumptive sen	tence established in the guidelines.

	Defense counsel seeks a mental health expert for mitigation
	purposes.
	Defense counsel seeks a mental health expert for purposes of seeking
	juvenile sanctions/youthful offender status. [PLEASE SPECIFY]
	Other: [PLEASE SPECIFY]
3.	The defense requests authorization to retain the services of
	[NAME, TITLE, AND QUALIFICATIONS OF PROPOSED
PROV	IDER—OMIT IF SEEKING GENERIC AUTHORIZATION.]
4.	The defense requests authorization for \$ for payment at the rates
estab	lished by law [FOR CIRCUITS WITH AN ESTABLISHED RATE]/at the
rate(s) of [RATE STRUCTURE] [FOR CIRCUITS WITHOUT AN ESTABLISHED
RATE	OR SEEKING A RATE IN EXCESS OF THE RATES ESTABLISHED BY
LAW]	. [PROVIDE JUSTIFICATION IF SEEKING A RATE IN EXCESS OF THE
RATE	S ESTABLISHED BY LAW OR OUT-OF-STATE EXPERT INCLUDING
DILIG	ENT EFFORTS MADE TO LOCATE AN IN STATE EXPERT WITHIN THE
RATE	S ESTABLISHED BY LAW].

WHEREFORE, the defense requests this Court enter an order authorizing the defense to incur costs for a confidential defense mental health expert as set forth above.

IN THE CIRCUIT COURT OF THE IN AND FOR	
STATE OF FLORIDA,	CASE NO.:
vs.	DIV.:
	JUDGE:
Defendant/	
ORDER AUTHORIZING THE DEF	
THIS Motion to Incur Costs for a Conf	fidential Defense Mental Health
Expert in the above case is before this Cour	t; and having reviewed the Motion
and the response of the Justice Administrat	ive Commission, the Court finds
that the defense has shown that the assista	nce of a defense mental health
expert is necessary for the defense of the car	se.
IT IS HEREBY ORDERED AND ADJU	UDGED as follows:
1. The defense is authorized to incur up	to \$ for a defense mental
health expert at the rates established by law	v [FOR CIRCUITS WITH AN
ESTABLISHED RATE]/at the rate(s) of [RAT	E STRUCTURE] [FOR CIRCUITS
WITHOUT AN ESTABLISHED RATE OR RAT	ES IN EXCESS OF THE RATES
ESTABLISHED BY LAW].	
2. The defense is authorized to retain the	e service of
[NAME OF PROPOSED PROVIDER—OMIT II	F SEEKING GENERIC

AUTHORIZATION]

- 3. Should the mental health expert desire direct payment from the Justice Administrative Commission, the expert must enter into a contract with the Justice Administrative Commission. The defense and the mental health expert must comply with all policies and procedures of the Justice Administrative Commission related to the submission of billings for direct payment to a due process vendor.
- 4. The Defendant is liable to pay the amount of any due process costs provided to the defense as directed by sections 27.52 and 938.29, Florida Statutes. If the Defendant is convicted, the Court is responsible for determining the amount of the obligation to be imposed as a lien against the Defendant.

DONE AND ORDERED in	,	County on this
day of	·	

	T OF THE JUDICIAL CIRCUIT COUNTY, FLORIDA
STATE OF FLORIDA,	CASE NO.:
VS.	DIV.:
Defendant/	JUDGE:
	STS FOR A MITIGATION SPECIALIST
COMES NOW the Defendar	nt, by and through the undersigned counsel
and moves this Court to incur co	sts for a defense mitigation specialist and ir
support thereof, shows the follow	ring:

- 1. The Defendant is indigent and the undersigned [was appointed by the Court to represent the Defendant]/[is privately retained and the Court previously found the Defendant indigent for costs]. [SELECT ONE]
- 2. The State has filed a notice of intent to seek the death penalty pursuant to section 782.04(1)(a), Florida Statutes.
- 3. The defense requires the assistance of a mitigation specialist to assist with the development of mitigating evidence in this matter. The defense requests authorization for up to \$______ for payment at the rate of \$75 per hour for the services of ______ as the defense mitigation specialist in this matter.

WHEREFORE, the defense requests this Court enter an order authorizing the defense to incur costs for a mitigation specialist as set forth above.

JUDICIAL CIRCUIT _ COUNTY, FLORIDA
CASE NO.:
DIV.:
JUDGE:
(

ORDER AUTHORIZING THE DEFENSE TO INCUR COSTS FOR MITIGATION SPECIALIST

THIS Motion to Incur Costs for Mitigation Specialist in the above case is before this Court; and having reviewed the Motion and the response of the Justice Administrative Commission, the Court finds that the defense has shown that the assistance of a mitigation specialist is necessary for the defense of the case.

IT IS HEREBY ORDERED AND ADJUDGED as follows:

- 1. The defense is authorized to retain _____ as the defense mitigation specialist.
- 2. The defense is authorized to incur up to \$_____ for payment of mitigation specialist services at a rate of \$75 per hour.
- 3. Should any mitigation specialist desire direct payment from the Justice Administrative Commission, the mitigation specialist must enter into a contract with the Justice Administrative Commission. The defense and mitigation specialist must comply with all policies and procedures of the Justice Administrative Commission related to the submission of billings for direct payment to a due process vendor.

4.	The Defendant is liable to	o pay the amount o	f any due process costs
provided to the defense as directed by sections 27.52 and 938.29, Florida			
Statutes. I	f the Defendant is convicte	d, the Court is resp	onsible for determining
the amount of the obligation to be imposed as a lien against the Defendant.			
DON	IE AND ORDERED in	· · · · · · · · · · · · · · · · · · ·	County on this
day	of	·	
	-		

IN THE CIRCUIT COURT OF THI IN AND FOR			
STATE OF FLORIDA,	CASE NO.:		
vs.	DIV.:		
Defendant.	JUDGE:		
MOTION TO INCUR COSTS FOR	R PRIVATE INVESTIGATOR		
COMES NOW the Defendant, by and	I through the undersigned counsel,		
and moves this Court to incur costs for a	defense private investigator and in		
support thereof, shows the following:			
1. The Defendant is indigent and the undersigned [was appointed by the			
Court to represent the Defendant]/[is privately retained and the Court			
previously found the Defendant indigent for costs]. [SELECT ONE]			
2. The defense requires the assistance of a private investigator to assist in			
preparing the defense of this matter including but not limited to interviewing			
and locating witnesses, locating documents, performing background checks,			
and researching factual issues.			
3. The defense requests authorization is	for up to \$ for payment at		
the rate of \$50 per hour for the services of	as the		
defense private investigator in this matter.			

WHEREFORE, the defense requests this Court enter an order authorizing the defense to incur costs for a private investigator as set forth above at the rate established by law.

IN THE CIRCUIT COURT OF THE IN AND FOR	
STATE OF FLORIDA,	CASE NO.:
vs.	DIV.:
	JUDGE:

ORDER AUTHORIZING THE DEFENSE TO INCUR COSTS FOR PRIVATE INVESTIGATOR

THIS Motion to Incur Costs for Private Investigator in the above case is before this Court; and having reviewed the Motion and the response of the Justice Administrative Commission, the Court finds that the defense has shown that the assistance of a private investigator is necessary for the defense of the case.

IT IS HEREBY ORDERED AND ADJUDGED as follows:

- 1. The defense is authorized to retain _____ as the defense private investigator.
- 2. The defense is authorized to incur up to \$_____ for private investigator services at a rate of \$50 per hour.
- 3. Any private investigator providing services in this matter must be properly licensed in accordance with Florida law.
- 4. Any private investigator shall only be compensated for providing investigative services including but not limited to interviewing and locating witnesses, locating documents, performing background checks, and researching factual issues. An investigator is not a substitute for a paralegal or

secretary and cannot be compensated for performing administrative, secretarial, or paralegal tasks.

- 5. Should any private investigator desire direct payment from the Justice Administrative Commission, the private investigator must enter into a contract with the Justice Administrative Commission. The defense and private investigator must comply with all policies and procedures of the Justice Administrative Commission related to the submission of billings for direct payment to a due process vendor.
- 6. The Defendant is liable to pay the amount of any due process costs provided to the defense as directed by sections 27.52 and 938.29, Florida Statutes. If the Defendant is convicted, the Court is responsible for determining the amount of the obligation to be imposed as a lien against the Defendant.

DONE AND ORDERED in	_,	County on this
day of	·	

IN THE CIRCUIT COURT OF THE IN AND FOR	
STATE OF FLORIDA,	CASE NO.:
vs.	DIV.:
Defendant.	JUDGE:
MOTION TO INCUR COSTS FOR TE	RANSCRIPTS OF RECORDINGS
COMES NOW the Defendant, by and	I through the undersigned counsel,
and moves this Court to incur costs for tra	anscripts of recordings (other than
hearings and depositions) and in support	thereof, shows the following:
1. The Defendant is indigent and the u	ndersigned [was appointed by the
Court to represent the Defendant]/[is prive	ately retained and the Court
previously found the Defendant indigent fo	or costs]. [SELECT ONE]
2. The defense requests to have the following the followin	lowing recordings transcribed:
Recorded Event or Witness Name	Date of Recording
	_
[ENTER THE FULL NAME (FIRST AND LA WITNESS OR EVENT RECORDED, TYPE (ETC.), AND DATE OF THE RECORDING, I	OF RECORDING (E.G., 911 CALLS,
DATE UNKNOWN.]	

3. Preparation of the transcripts of these recordings is necessary for the following reason(s)

The transcript(s) are necessary for use at trial or evidentiary hearing.
The transcript(s) are necessary in support of a pretrial motion.
The transcript(s) are necessary to prepare for trial.
Other:
WHEREFORE, the defense requests this Court enter an order authorizing

wherefore, the defense requests this Court enter an order authorizing preparation of transcript(s) as set forth above at the rates established by law.

Respectfully submitted,

	OF THE JUDICIAL CIRCUIT COUNTY, FLORIDA
STATE OF FLORIDA,	CASE NO.:
vs.	DIV.:
	JUDGE:
Defendant. /	
	RIZING THE DEFENSE TO RANSCRIPTS OF RECORDINGS
THIS Motion to Incur Costs fo	For Transcripts of Recordings in the above
case is before the Court; and this C	Court having reviewed the Motion and the
response of the Justice Administrat	tive Commission, the Court finds that the
defense has shown that the prepara	ation of the requested transcripts is
necessary for the defense of the cas	se.
IT IS HEREBY ORDERED A	.ND ADJUDGED as follows:
1. The defense is authoriz	zed to incur costs to have the following
transcript(s) of recordings prepared	1:
Recorded Event or Witness	ss Name Date of Recording
2. Should any court repor	rter desire direct payment from the Justice
Administrative Commission, the co	ourt reporter must enter into a contract wi
the Justice Administrative Commis	ssion. The defense and court reporter mus

comply with all policies and procedures of the Justice Administrative

Commission related to the submission of billings for direct payment to a due process vendor.

process ven	1401.	
3.	The Defendant is liable to pay the amount of any de	ue process costs
provided to	the defense as directed by sections 27.52 and 938.2	29, Florida
Statutes. If	the Defendant is convicted, the Court is responsible	e for determining
the amount	t of the obligation to be imposed as a lien against the	e Defendant.
DON	E AND ORDERED in	County on this
day o	of	

	OF THE JUDICIAL CIRCUIT COUNTY, FLORIDA					
STATE OF FLORIDA,	CASE NO.:					
vs.	DIV.:					
Defendant/	JUDGE:					
MOTION TO INCUR COSTS	FOR DEPOSITION TRANSCRIPTS					
COMES NOW the Defendant,	by and through the undersigned counsel,					
and moves this Court to incur costs	for deposition transcripts and in support					
thereof, shows the following:						
1. The Defendant is indigent and	the undersigned [was appointed by the					
Court to represent the Defendant]/[i	is privately retained and the Court					
previously found the Defendant indi	gent for costs]. [SELECT ONE]					
2. The defense request to have the following depositions transcribed:						
Witness	Deposition Date					
NAME AND LAST NAME) NAME(S) TRANSCRIBED. INITIALS ARE ONLY	Y PERMISSIBLE FOR MINOR (UNDER 18 E OR A VICTIM OF A CRIME PURSUANT TO					

3. Preparation of the transcripts of these depositions is necessary for the following reason(s)

The transcript(s) are necessary for use at trial or evidentiary hea	aring.
The transcript(s) are necessary in support of a pretrial motion.	
The transcript(s) are necessary to prepare for trial.	
Other:	
WHEREFORE, the defense requests this Court enter an order author	orizing
preparation of deposition transcript(s) as set forth above at the rates	
established by law.	
Respectfully submitted,	

			JUDICIAL CIRCU COUNTY, FLORIDA	UIT
STATE OF FLORII	DA,	CA	ASE NO.:	
vs.		DI	V.:	
Defendant.		JU	JDGE:	
	ORDER AUTHOR	_	IE DEFENSE TO ION TRANSCRIPTS	
THIS Motion	to Incur Costs fo	r Deposit	ion Transcripts is befo	ore this
Court; and having	reviewed the Mot	ion and tl	he response of the Jus	stice
Administrative Co	mmission, the Co	urt finds t	that the defense has s	hown that
the preparation of	the requested tra	nscripts i	s necessary for the de	fense of the
case.				
IT IS HERE	BY ORDERED AN	ID ADJUI	DGED as follows:	
1. The de	efense is authorize	ed to incu	r costs to having the	following
depositions transc	ript(s) prepared:			
Witne	SS	Deposition	on Date	
2. Shoul	d any court repor	ter desire	direct payment from	the Justice
Administrative Co	mmission, the cou	ırt reporte	er must enter into a co	ontract with
the Justice Admin	istrative Commiss	sion. The o	defense and court rep	orter must

comply with all policies and procedures of the Justice Administrative

Commission related to the submission of billings for direct payment to a due process vendor.

process ven	1401.	
3.	The Defendant is liable to pay the amount of any du	ae process costs
provided to	the defense as directed by sections 27.52 and 938.2	9, Florida
Statutes. If	the Defendant is convicted, the Court is responsible	for determining
the amount	t of the obligation to be imposed as a lien against the	Defendant.
DONI	E AND ORDERED in	County on this
day o	of	

Application for Certification of Costs

Attorney Name	Charge
Firm Name	Case Number(s)
Florida Bar Number	Case Caption
	County & Circuit
Disposition Date*:	
*Please attach the Disposition Document	
Case Type: Civil Criminal Conflict Dependen	су
Check: Indigent for Costs	
I hereby acknowledge that the information contained business records of the Justice Administrative Comcertificate. The information is subject to change up changes to invoices, withdrawal of invoices, or rejepersonally responsible for verifying that all invoices included in the accounting provided to the court increceived or docketed as of the date JAC issued its not include any costs related to the court, clerk of opursuant to section 57.081, F.S. The compilation of information contained in the cer and other documents kept and maintained in the owill be based upon current data received and dock. This certificate of costs is generated as an official restablish the amount paid or potentially payable by above cited case(s).	nmission (JAC) as of date JAC issues the con receipt of additional invoices, amendments or action of invoices. I further acknowledge that I ames and billings related to the above-cited case(s) are cluding any invoices that JAC may not have certificate of costs. The certification of costs does court, of sheriff for which prepayment was waived tificate of costs will be based upon data, invoices redinary scope of JAC's business. The compilation eted by JAC as of the date the certificate is issued. The propert based on JAC's current business records to
Attorney Signature Date	
Attorney Printed Name	
Florida Bar Number Telephone Number	
Please submit to: <u>pleadings@justiceadmin.org.</u>	

AC Date Stamp

Section 1.

- Vendor Name (as listed on Substitute Form W-9 and JAC Agreement) Provide first and last name, or company name.
- Tax ID Number Provide federal tax identification (either FEIN or Social Security) number of Vendor or Firm as indicated on JAC Agreement and Substitute Form W-9 unless you are a State Agency (State Agencies or other entities processing bills through the FLAIR system, please refer to Section 4). MUST match ID on Substitute Form W-9 and JAC Agreement. NOTE: Payment cannot be processed without this information.
- Defendant's Attorney Name/Court-Appointed Attorney or IFC Defendant's Attorney Name Provide first and last name of attorney representing the
 defendant
- Florida Bar Number Provide Bar Number of the Court-Appointed or IFC attorney representing the defendant.
- IFC/Pro Se/Cap. Coll. check box Please check if Indigent for Costs counsel, Pro Se defendant, or Capital Collateral as applicable.

Section 2.

• Invoice Number – Vendor/Firm must generate and provide an invoice number. MAX 9 characters (this number will allow you to locate this bill on the JAC and DFS vendor web sites).

Section 3.

- Case Number Provide court issued case number.
- County & Circuit Select the county and circuit.
- Defendant/Client Name Provide the first and last name of the client or defendant represented. For parental notification cases only, the client may be represented by initials or "Jane Doe".

Total Invoice Amount – The total amount billed for this invoice is automatically calculated as form is completed.

Section 4.

• State entity – Check box, if applicable. Enter 21 digit FLAIR code, 6 digit Benefiting Object code, and 6 digit Benefiting Category. All State Agencies (State Agencies or other entities processing bills through the FLAIR system), per DFS requirements, should be paid through Journal Transfer.

Section 5.

• Services Provided – Check the appropriate box(es) for type(s) of service. When billing for copies, check appropriate box and indicate the Unit Quantity and Unit Rate. When billing for Other, check the appropriate box and fill in specific service along with the Unit Quantity and Unit Rate. Subtotals will automatically calculate as form is completed.

NOTE: For services other than copies at the Unit Rate, attach a detailed invoice.

• Service Date - (MM/DD/YYYY). If service was provided over multiple dates, use the last date in which service was provided.

Section 6.

• TRAVEL EXPENSES / MILEAGE – A properly completed <u>DFS Travel Voucher MUST BE ATTACHED</u>. Mileage may be billed only when the destination is in excess of 50 miles (one-way) from vendor's office. Any one-way trip that exceeds 50 miles must be supported by documentation. The <u>DOT Mileage Calculator MUST BE USED</u> when cities are listed therein. If not listed, other documentation may be used.

Section 7.

- Vendor Certification By signing this document, you are attesting to the accuracy of all information in this billing. Before submission, please verify the accuracy of all provided information and attach all required supporting documentation not previously submitted.
- Vendor Signature & Date Sign in <u>blue ink</u> on the line provided. NOTE: The signature must be original. Include date invoice is certified, (MM/DD/YYYY).
- Vendor Printed Name Provide first and last name, or company name.
- Phone Number Provide phone number where vendor can be reached.

Section 8.

- Certification of Receipt of Services By signing this document, the attorney/Pro Se defendant is certifying that services were received and satisfactorily performed.
- Attorney/Pro Se Defendant Signature & Date Sign in <u>blue ink</u> on the line provided. Include date invoice is certified, (MM/DD/YYYY).
 NOTE: The signature must be original.
- Attorney/Pro Se Defendant Printed Name Provide first and last name. Bar Number Provide the Bar Number of the Defendant's attorney. For incarcerated Pro Se defendants, provide the jail or DOC inmate number.

JAC Invoice - Court Reporter Services/Video Services

	3710 11170100	Outti	vcbor	CI OCI VICCO	VIGCO SCIVIC	<i>-</i>	
Vendor Name: (as listed on Substitute Form W-9 and JAC Contract)			•	Invoice Number: (MAX 9 characters)			
Vendor Federal Employer Identif (MUST match ID on Substitute Form W-9 and JAC Contract)	ication Number:			Case Number:			
Defendant's Attorney Name:		IFC		County and Circ	uit: Select County		
Florida Bar Number:		Pro S Cap.	Se . Coll	Defendant/Client	Name:		
Court Reporter Name:		•		Total Invoice Ar	mount: ated as form is completed	\$ 0.00	
ATTENDANCE INFORMATION			P	lease check if applic	able ,.	ata da a fa a fa a a	d.d.d.d.d
Attendance at court hearings are paid by			Ш ur	deo (must be supporte nless it is a minor witne	od by obdit order		ecorded statements (Provide tif billing for more than 1 day.)
Attendance S Date:	tart Time:		ШМ	inor (under 18)	1s	t Hour/Minim	um Fee \$
Date Format MM/DD/YYYY	nd Time: me format example 1:30 PM		dditional n tenths)	Hours	X Rate \$	/hour	Subtotal: 0.00
Deponent(s)/Name(s) of Witness(es): (if additional names, please attach list)							
, , , ,				DI	P 1-1 -		
TRANSCRIPT INFORMATION Transcripts must be supported by a cour For appellate transcripts, a designation o			er.	Please check if app Deposition/Tran		Appellate	Recording/Other
Order Date:	Date Format MM/DD/YYY	Y					
Expedited, (must be supported by coday or 1 day expedited rate.)	ourt order indicating either 5	Ori	riginal: #F	Pages	\$ per Page		Subtotal: 0.00
By signing below, I certify that I was auth applicable to this invoice. If the transcript			Copy: #F	ages	\$ per Page		Subtotal: 0.00
certify that to my knowledge an original h JAC or another state entity.			e copy rate	represents additional	copies beyond original co	pies as provided	by Florida law.
TRAVEL EXPENSES / MILEAG	E						
A properly completed DFS Travel Vo	<mark>oucher</mark> MUST BE ATTACHE	ED. Mileage may	y be billed o	only when the destinat	ion is in excess of 50 mile	es (one-way)	
from vendor's office. Any one-way trip that exceeds 50 miles must be supported by documentation. The <u>DOT Mileage Calculator</u> MUST BE USED when cities are listed therein. If not listed, other documentation may be used. Generally court reporters are not paid travel expenses unless there are no local court reporters available.						Subtotal:	
OTHER REIMBURSEMENT EXI	PENSES		:(011				
As permitted under JAC Policies and Pro (invoice/receipt, proof of payment, and co		oraer.	cify Other				Subtotal:
Vendor Certific	cation	C	ertificati	on of Receipt of	Services	JAC DOC ST	AMP
Under penalty of perjury, I certify that I					ne above named vendor		
(Court Reporter Services/Video Service stated in it are true; and the amounts re					ary in the representation. If this invoice includes		
true and accurate; and that the work in cactually performed.	connection herewith was	read and agre			livered and I have also nd copies provided, as		
		stated above.					
Vendor Signature (Blue Ink)	Date	Attorney Ol	D Dro Se	Defendant Signa	ture Date	amb	
Vendor Signature (Blue IIIK)	Date	OR Clerk o	of Court/F	Public Defender De		ate St	
		Appellate T	Transcrip [®]	ts (Blue Ink)		JAC Date Stamp	
Vendor Printed Name Printed Name / Flor				da Bar Number		J	
	BILL WILL BE RETU	RNED IF NO	T SIGNE	ED.		_	
IMPORTANT: Origi	nal Signatures required, JA	C will not accep	ot copies o	or facsimiles of this fo	orm.		
JAC APPROVAL		AUDIT NOTE	<u>S</u>				
						11	

Instructions		JAC Invoice -	Court Repor	<u>ter Services</u>	/Video Servi	ces		REP-0814
Vendor Name: (as listed on Substiti Form W-9 and JAC		1		Invoice Number (MAX 9 characters)	2			
Vendor Tax ID N (MUST match ID on Form W-9 and JAC	Substitute			Case Number:	2			
Defendant's Atto	orney Name:		IFC	Select County	3	County	and Circuit	
Florida Bar Num	nber:		Pro Se Cap. Coll.	Defendant/Clien	t Name:			
Court Reporter I	Name:			Total Invoice A	mount: lated as form is comple	ted)		
ATTENDANCE Attendance at court	INFORMATION hearings are paid by (Court Administration.	, A	Please check if applic /ideo (must be support unless it is a minor with	ed by court order	Listening fee for re detailed statemen		
Attendance	Sta	art Time:		Minor (under 18)	23 1/425 100410/311000 to 10.4	1st Hour/Minim	num Fee \$	1
Date: Date Format MM/DD)/YYYY	nd Time: ne format example 1:30 PM	Additiona (in tenths)	I Hours	X Rate \$	/hour	Subtotal:	
Deponent(s)/Na Witness(es): (if additional names,		5						
TRANSCRIPT II	NFORMATION			Please check if app	olicable			
	5.5	order authorizing the transcripti the record may be used in lieu		Deposition/Tra	nscript Hearing	Appellate	Recordin	g/Other
Order Date: Expedited, (mu:	st be supported by co	Date Format MM/DD/YYYY urt order indicating either 5	Original:#	Pages	\$ per Page		Subtotal:	6
day or 1 day ex	pedited rate.)	rized to prepare all transcripts	Copy:#	Panes	\$ per Page		Subtotal:	
certify that to my kno	owledge an original ha	oilled above is an original, I furth is not been previously paid by	ier	represents additional		copies as provided		
JAC or another state	entity. NSES / MILEAGE	•						
		: <u>JCher M</u> UST BE ATTACHED.	Mileage may be hilled	only when the destina	tion is in excess of 50 r	niles (one-way)		
from vendor's office.	Any one-way trip tha	t exceeds 50 miles must be su documentation may be used.	ported by documentati	on. The DOT Milea	ge Calculator MUS	ST BE USED when	Subtotal:	7
OTHER REIMBI	URSEMENT EXP	ENSES	Specify Othe	No.				Q
2		edures or pursuant to court ord urt order if applicable, MUST BE	ei. · ·	71.			Subtotal:	Ō
	Vendor Certifica	ation	Certifica	tion of Receipt of	Services 🖊 🖊	JAC DOC ST	<u>ramp</u>	
(Court Reporter Ser stated in it are true;	rvices/Video Services and the amounts refle	Invoice) and the facts acted on the invoice are	hereby certify that the were satisfactorily perfo of the above-named de transcripts, I certify tra	rmed and were necess fendant who is indigen	ary in the representations. If this invoice include	on es		
actually performed.		1	read and agree with the stated above.					
						ဓ		
Vendor Signatu	ire (Blue Ink)		Attorney OR Pro S OR Clerk of Court/ Appellate Transcrip	Public Defender D		JAC Date Stamp		
Vendor Printed	Name	Phone Number	Printed Name / Flor	rida Bar Number		T)		
		BILL WILL BE RETUR				 		
	IMPORTANT: Origin	al Signatures required, JAC s			orm.			
				Print Form	Reset Form			

Section 1.

- Vendor Name (as listed on Substitute Form W-9 and JAC Agreement) Provide first and last name, or company name under which the Court Reporter provided services.
- Tax ID Number Provide federal tax identification (either FEIN or Social Security) number of Vendor or Firm as indicated on JAC Agreement and Substitute Form W-9. MUST match ID on Substitute Form W-9 and JAC Agreement. NOTE: Payment cannot be processed without this information.
- Defendant's Attorney Name/Court-Appointed Attorney or IFC Defendant's Attorney Name Provide first and last name of attorney representing the defendant.
- Florida Bar Number Provide Bar Number of the Court-Appointed or IFC attorney representing the defendant.
- Court Reporter Name Provide first and last name.
- IFC/Pro Se/Cap. Coll. check box Please check if Indigent for Costs counsel, Pro Se defendant, or Capital Collateral as applicable.

Section 2.

• Invoice Number – Vendor/Firm or company must generate and provide an invoice number. MAX 9 characters (this number will allow you to locate this bill on the JAC and DFS vendor web sites).

Section 3.

- Case Number Provide court issued case number.
- · County & Circuit Select the county and circuit.
- Defendant/Client Name Provide the first and last name of the client or defendant represented. For parental notification cases only, the client may be represented by initials or "Jane Doe".

Total Invoice Amount - The total amount billed for this invoice is automatically calculated as form is completed.

Section 4.

- Attendance Information Check the appropriate type of activity (Video, Listening fee). Check Minor if applicable.
- Enter Attendance Date, Start Time, and End Time. Date format MM/DD/YYYY. Time format 1:30 PM.
- · Enter 1st Hour/Minimum Fee amount.
- Enter Additional Hours (in tenths) and enter Rate per Hour. Subtotal will automatically calculate as form is completed. Only court reporters may bill in hour units. Videographers billing beyond the 2 hour minimum MUST bill in hours and tenths.

Section 5

• Deponent(s)/Name(s) of Witness(es) - If deposition, provide the name of each deponent, using first and last name. If additional names, attach a list.

Section 6.

- Transcript Information Check the appropriate type of activity (Deposition/Transcript, Hearing, Appellate, Recording/Other). If billing for multiple transcripts, attach list of transcripts and number of pages per transcript.
- · Enter Order Date. Date format MM/DD/YYYY.
- Check Expedited box if applicable (must be supported by court order indicating either 5 day or 1 day expedited rate).
- Enter Original # of Pages. Enter Original Rate per Page. Subtotal will automatically calculate as form is completed.
- Enter Copy # of Pages. Enter Copy Rate per Page. Subtotal will automatically calculate as form is completed.

NOTE: The copy rate represents additional copies beyond original copies as provided by Florida law.

Section 7.

• TRAVEL EXPENSES / MILEAGE – A properly completed DFS Travel Voucher MUST BE ATTACHED. Mileage may be billed only when the destination is in excess of 50 miles (one way) from vendor's office. Any one-way trip that exceeds 50 miles must be supported by documentation. The DOT Mileage Calculator MUST BE USED when cities are listed therein. If not listed, other documentation may be used. Generally court reporters are not paid travel expenses unless there are no local court reporters available.

Section 8.

Other Reimbursement Expenses – Specify the type of expense(s) and enter amount (invoice/receipt, court order, and proof of payment MUST BE ATTACHED).

Section 9.

- Vendor Certification By signing this document, you are attesting to the accuracy of all information in this billing. Before submission, please verify the accuracy of all provided information and attach all required supporting documentation not previously submitted.
- Vendor Signature & Date Sign in <u>blue ink</u> on the line provided. NOTE: The signature must be original and must be signed by the individual who provided the transcript. Include date invoice is certified, (MM/DD/YYYY).
- Vendor Printed Name Provide first and last name.
- Phone Number Provide phone number where court reporter can be reached.

Section 10.

- · Certification of Receipt of Services By signing this document, the attorney/Pro Se defendant is certifying that services were received and satisfactorily performed.
- Attorney OR Pro Se Defendant OR Clerk of Court/Public Defender for Appellate Transcripts Signature & Date Sign in <u>blue ink</u> on the line provided. Include date invoice is certified.

(MM/DD/YYYY). NOTE: The signature must be original.

• Attorney OR Pro Se Defendant OR Clerk of Court/Public Defender Designee for Appellate Transcripts Printed Name – Provide first and last name of attorney or designee who received the transcripts.

Bar Number - Provide the Bar Number of the Defendant's attorney, or designee, if applicable. For incarcerated Pro Se defendants, provide the jail or DOC inmate number.

If Appellate Transcripts are delivered to the Clerk of Court, and not to the law firm, then the Clerk may certify. All services are subject to audit and the Justice Administrative Commission reserves the right to offset an over-billing against subsequent payment requests.

JAC Invoice - Expert Witness/Other Professional Service	vices
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Vendor Name: (as listed on Substitute Form W-9 and JAC Contract)	Invoice Number: (MAX 9 characters)							
(MUST match ID on Substitute				Case Number:				
Form W-9 and JAC Contract) Defendant's Attorney Name:				County and Circuit: §	Select Co	unty		
Florida Bar Number:			Pro Se Cap. Coll.	Defendant/Client Nam	ne:			
Provider Name: (if different from Vendor Name)				Total Invoice Amour (automatically calculated as		mpleted)	\$ 0.00	
VENDOR INFORMATION: Hourly Services Flat	Fee Services Select Expert	t Type						Specify Other Expert Type
Hourly Services:	Rate Category should be	e based	I on the rate	set forth in the JAC Ra	ate Chart	by Circ	uit or esta	blished in court order.
Please see the Invoice Instructions as well as the JAC	Select Rate Category			Hours: (in tenths)	Hourly F	Hourly Rate \$		Subtotal: 0.00
Policies and Procedures for hourly billing requirements.	Select Rate Category			Hours: (in tenths)	Hourly F	Hourly Rate \$		Subtotal: 0.00
MUST attach detailed hourly statement listing dates and				Hours: (in tenths)	Hourly F	Rate \$		Subtotal: 0.00
times. BILLING MUST BE IN HOURS	Select Rate Category			Hours: (in tenths)	Hourly F	Rate \$		Subtotal: 0.00
AND TENTHS.	Select Rate Category			Hours: (in tenths)	Hourly F	lourly Rate \$		Subtotal: 0.00
Flat Fee/Testing/Per Unit Service	ces:		Select Type of	Service				Specify Service
This section should be used for flat fee or per unit services, such as in Mental Health Evaluations, when there is a set fee.				Unit:	Rate	\$		Subtotal: 0.00
TRAVEL EXPENSES / MILEAGE A properly completed DFS Travel Voucher MUST BE ATTACHED. Mileage may be billed only when the destination is in excess of 50 miles (one-way) from vendor's office. Any one-way trip that exceeds 50 miles must be supported by documentation. The DOT Mileage Calculator MUST BE USED when cities are listed therein. If not listed, other documentation may be used. Subtotal:						Subtotal:		
OTHER REIMBURSEMENT EXE As permitted under JAC Policies and Pro- (invoice/receipt, proof of payment, and co	cedures or pursuant to court orde	5 1.	pecify Other	r:				Subtotal:
Vendor Certif				tion of Receipt of Serv	vices		JAC DOC S	STAMP
Under penalty of perjury, I certify that I have read the foregoing (Expert Vitness/Other Professional Services Invoice) and the facts stated in it satisfactorily performed to the facts stated in it.				and services reflected on the perferenced case, the amount	erformance due is ac o	of my curate,		
accurate, and that the work in co nnection herewith was actually transactions were in applicable laws and ru				accordance with Florida Statutes and all les of the State of Florida, and that under the nt with the Justice Administrative Commission e.				
Vendor Signature (Blue Ink) Date Attorney/Pro Se D (Blue Ink)				Date Stambol Date			JAC Date Stamp	
Vendor Printed Name	Phone Number	Printe	d Name / Flo	orida Bar Number				
IMDODT ANT. Orice	BILL WILL BE RETURN inal Signatures required, JAC w							
JAC APPROVAL		AUDIT N		OF TACSHTHICS OF HIIS IVIIII.				

Instructions		JA	(C invoice - E	xpert	Witne	SS	s/Other	Prote:	SS	ional Servi	ces			EXP-0814
Vendor Name: (as listed on Substitute Fo W-9 <u>and</u> JAC Contract)	ilisted on Substitute Form						Invoice Ni (MAX 9 char				2			
Vendor Tax ID Number: (MUST match ID on Substitute Form W-9 <u>and</u> JAC Contract)				Case Number:										
Defendant's Attorne	y Name:				IFC Pro Se		Select Co	unty		<u> </u>	County	and Circuit		
Florida Bar Number:					Cap. Coll.		Defendan	t/Client N	Vam	ne:				
Provider Name: (if different from Vendor N	lame)				Total Invoice Amount: (automatically calculated as form is completed)									
VENDOR INFORMA Hourly Services		Fee S	Services		Select E	хр	ert Type				\ :I	Expert Type		Reset Expert Type
Hourly Services:		Rate	Category should b	e based	d on the ra	ite	set forth in	the JAC	Ra	te Chart by Circ	uit or esta	blished in cou	rt orde	er.
Please see the Invoi Instructions as well	as the JAC	Sele	ct Rate Category			•	Hours: (in tenths)			Hourly Rate \$		Subtotal:		
Policies and Procedi hourly billing require		Sele	ct Rate Category			•	Hours: (in tenths)			Hourly Rate \$		Subtotal:		
MUST attach detaile statement listing dat						•	Hours: (in tenths) Hourly Rate \$				Subtotal:			
times.						•	Hours: Hourly Rate \$				Subtotal:			
AND TENTHS.	IIIIOONO	Sele	ct Rate Category			•	Hours: (in tenths)			Hourly Rate \$		Subtotal:		
Flat Fee/Testing/Pe	r Unit Servic	es:			Select Type of Service ▼:Type of Service					ces	Reset Type of Service			
This section should be such as in Mental He							Unit:			Rate \$		Subtotal:	6	or correct
destination is in excess o	f 50 miles (one-เ	vay) fro	om vendor's office. Any o	ne-way t	rip that exce	eds	UST BE ATTACHED. Mileage may be billed only when the ds 50 miles must be supported by documentation. Subtotal:						7	
OTHER REIMBURS As permitted under JAC F (invoice/receipt, proof of p	Policies and Pro	cedure	s or pursuant to court ord	ei.		pecify Other: Subtotal:							8	
V	endor Certif	icatio	n 🔾		Certific	cat	ion of Rec	eipt of S	Serv	rices 1	JAC DOC S	TAMP		
Under penalty of perjury Witness/Other Professio are true; and the amo accurate; and that the	nal Services Inv unts reflected	oice) a	and the facts stated in it invoice are true and	satisfac duties i transaci	certify that the costs and services reflected on this invoice were atisfactorily performed, were necessary for the performance of my luties in the above-referenced case, the amount due is accurate, ransactions were in accordance with Florida Statutes and all									
performed.				terms o	applicable laws and rules of the State of Florida, and tha terms of my Agreement with the Justice Administrative C payment is appropriate.									
			uttorney/Pro Se Defendant Signa			gnature		Date	JAC Date Stamp					
		(Blue	Blue lnk)					JAC Di						
Vendor Printed Nam	ne	F	Phone Number	Printe	d Name /	Flo	orida Bar N	umber						
IMP	ORTANT: Orig		L WILL BE RETUR gnatures required, JAC					of this for	m.					

Reset Form

Print Form

Section 1.

- Vendor Name (as listed on Substitute Form W-9 and JAC Agreement) Provide first and last name.
- Tax ID Number Provide federal tax identification (either FEIN or Social Security) number of Vendor or Firm as indicated on JAC Agreement and Substitute Form W-9. MUST match ID on Substitute Form W-9 and JAC Agreement. NOTE: Payment cannot be processed without this information.
- Defendant's Attorney Name/Court-Appointed Attorney or IFC Defendant's Attorney Name Provide first and last name of attorney representing the defendant.
- Florida Bar Number Provide Bar Number of the Court-Appointed or IFC attorney representing the defendant.
- Provider Name (if different from Vendor Name).
- IFC/Pro Se/Cap. Coll. check box Please check if Indigent for Costs counsel, Pro Se defendant, or Capital Collateral as applicable.

Section 2

• Invoice Number – Vendor/Firm must generate and provide an invoice number. MAX 9 characters (this number will allow you to locate this bill on the JAC and DFS vendor web sites).

Section 3.

- Case Number Provide court issued case number.
- · County & Circuit Select the county and circuit.
- Defendant/Client Name Provide the first and last name of the client or defendant represented. For parental notification cases only, the client may be represented by initials or "Jane Doe".

Total Invoice Amount - The total amount billed for this invoice is automatically calculated as form is completed.

Section 4.

• Vendor Information – Select the Flat Fee Services button when billing for a Flat Rate such as Mental Health Evaluations. Select Hourly Services button when billing for an Hourly Rate. Rate Category should be based on the rate set forth in the JAC Rate Chart by Circuit or established by court order.

You will be prompted to complete either the Hourly Services or the Flat Fee/Testing/Per Unit Services Section.

Select Expert Type from the drop down list.

Section 5.

Hourly Services – Select or enter Rate Category. Enter hours worked (in tenths) and enter Hourly Rate. Subtotals will automatically calculate as form is completed.
 MUST attach detailed hourly statement listing dates and times. BILLING MUST BE IN HOURS AND TENTHS.

Section 6.

- Flat Fee /Testing/Per Unit Services This section should be used for flat fee or per unit services, such as in Mental Health Evaluations, when there is a set fee.
- · Select Type of Service from the drop down list.
- Enter Units then enter Rate. Subtotal will automatically calculate as form is completed.

Section 7.

• TRAVEL EXPENSES / MILEAGE – A properly completed <u>DFS Travel Voucher MUST BE ATTACHED</u>. Mileage may be billed only when the destination is in excess of 50 miles (one-way) from vendor's office. Any one-way trip that exceeds 50 miles must be supported by documentation. The <u>DOT Mileage Calculator MUST BE USED</u> when cities are listed therein. If not listed, other documentation may be used.

Section 8.

• Other Reimbursement Expenses – Specify the type of expense(s) and enter amount (invoice/receipt, court order, and proof of payment MUST BE ATTACHED).

Section 9

- Vendor Certification By signing this document, you are attesting to the accuracy of all information in this billing. Before submission, please verify the accuracy of all provided information and attach all required supporting documentation not previously submitted.
- Vendor Signature & Date Sign in blue ink on the line provided. NOTE: The signature must be original. Include date invoice is certified. (MM/DD/YYYY).
- Vendor Printed Name Provide first and last name.
- Phone Number Provide phone number where vendor can be reached.

Section 10.

- Certification of Receipt of Services By signing this document, the attorney/Pro Se defendant is certifying that services were received and satisfactorily performed. NOTE: IT IS THE ATTORNEY'S RESPONSIBILITY TO REVIEW THE BILLING PRIOR TO SUBMISSION TO JAC TO ENSURE THERE IS NO BREACH OF ATTORNEY-CLIENT OR WORK PRODUCT PRIVILEGE AND TO REDACT ANY SUCH INFORMATION AS APPROPRIATE.
- Attorney/Pro Se Defendant Signature & Date Sign in <u>blue ink</u> on the line provided. Include date invoice is certified, (MM/DD/YYYY).
 NOTE: The signature must be original.
- Attorney/Pro Se Defendant Printed Name Provide first and last name. Bar Number Provide the Bar Number of the Defendant's attorney. For incarcerated Pro Se defendants, provide the jail or DOC inmate number.

JAC Invoice - Interpreter/Translator Services

		oc mitorpri		iii i i aii siatoi o	71 41003					
Vendor Name: (as listed on Substitute Form W-9 and JAC Contract)			_ I -	Invoice Number: (MAX 9 characters)						
Vendor Federal Employer Identification No (MUST match ID on Substitute Form W-9 and JAC Contract)		Case Number:								
Defendant's Attorney Name:	IFC		County and Circuit: S	elect County						
			7	Defendant/Client Nam	e:					
Provider Name:	Cap. Coll.		Total Invoice Amount: (automatically calculated as form is completed) \$ 0.00							
INTERPRETER/TRANSLATOR INFORMATION: Court Order Required. MUST attach court order authorizing services.										
Interpreter Translator Certification Language Select a Language										
For Deposition Translat	e/Transcribe Audio	o/Video/Other Ro	ecoi	rding State Cer	tified Sp	ecify Othe	er Language			
For Interview/Statements OTranslat	e/Transcribe Writte	en Documents o	r Ma	aterials OCourt Cer	tified					
For Other Translat	e/Transcribe Othe	er		Other Spe	ecify:					
INTERPRETER/TRANSLATOR RATE Charges for Interpreter/Translator Services provided during court proceedings are not to be billed to the JAC. Please see the Invoice Instructions as well as the JAC Policies and Procedures for hourly billing requirements.										
Service Date:	Date Format MM/DD/YYYY Time format 1:30 PM			Hours: (in tenths)	Hourly Rate:		Subtotal: 0.00			
Start Time: End Time:										
MUST attach detailed hourly statement	listing dates and	I times if billing	for	multiple dates.						
excess of 50 miles (one-way) from vendor documentation. The DOT Mileage Calcul documentation may be used.	A properly completed <u>DFS Travel Voucher</u> MUST BE ATTACHED. Mileage may be billed only when the destination is in excess of 50 miles (one-way) from vendor's office. Any one-way trip that exceeds 50 miles must be supported by documentation. The <u>DOT Mileage Calculator</u> MUST BE USED when cities are listed therein. If not listed, other									
OTHER REIMBURSEMENT EXPENSES As permitted under JAC Policies and Procupursuant to court order. (invoice/receipt, pand court order if applicable, MUST BE AT	roof of payment,	Specify Other	er:				Subtotal:			
Vendor Certification		Certifica	atio	on of Receipt of Servi	ces	JAC DOC S	TAMP			
Under penalty of perjury, I certify that I have read th (Interpreter/Translator Services Invoice) and the fac are true; and the amounts reflected on the invoice a accurate; and that the work in connection herewith a performed.	ts stated in it sa re true and du was actually tra	certify that the costs and services reflected on this invoice were tisfactorily performed, were necessary for the performance of my tities in the above-referenced case, the amount due is accurate, ansactions were in ac cordance with Florida Statutes and all pplicable laws and rules of the State of Florida, and that under the								
portunida	ter		ent w	with the Justice Administra						
Vendor Signature (Blue Ink)	Date					Stamp				
	Tire (Blue Ink) Date Attorney/Pro Se Defendant Signature (Blue Ink) Date OF DEFENDANCE OF D									
Vendor Printed Name Pho	one Number F	Printed Name / F	lorio	da Bar Number						
BILL W IMPORTANT: Original Signatu	/ILL BE RETURNI									
JAC APPROVAL		UDIT NOTES								

Instructions	JAC Invoice	- Interpret	er/Translator S	ervices			INT-081			
Vendor Name: (as listed on Substitute Form W-9 <u>and</u> JAC Contract)	1		Invoice Number: (MAX 9 characters)	2						
Vendor Tax ID Number: (MUST match ID on Substitute Form W-9 <u>and</u> JAC Contract)			Case Number:	2						
Defendant's Attorney Name:		IFC	Select County	<u> </u>	▼ County a	and Circuit				
Florida Bar Number:		Pro Se Cap. Coll.	Defendant/Client Nar	Defendant/Client Name:						
Provider Name: (if different from Vendor Name)			Total Invoice Amou (automatically calculated a	515.55h	ed)					
INTERPRETER/TRANSLATOR INFO	RMATION: Court Order	Required. MU	ST attach court order	authorizing ser	vices.	1				
Interpreter Reset <u>Transla</u>	tor Reset		<u>Certification</u>	n Reset	4	Reset Lan	guage			
For Deposition Tran	For Deposition Translate/Transcribe Audio/Video/Other Recording State Certified Language									
For Interview/Statements Tran	slate/Transcribe Written	Documents or N	Materials Court Ce	ertified	Select a langi	uage				
For Other Tran	slate/Transcribe Other		Other							
INTERPRETER/TRANSLATOR RATE Charges for Interpreter/Translator Services provided during court proceedings are not to be billed to the JAC. Please see the Invoice Instructions as well as the JAC Policies and Procedures for hourly billing requirements. Date Format MM/DD/YYYY Hours: Levels Retain Subtotal:										
Service Date:				Hourly Rate:		Subtotal:	J			
Start Time:	Start Time: End Time:									
MUST attach detailed hourly statem	ent listing dates and tir	nes if billing fo	or multiple dates.							
A properly completed <u>DFS Travel Vou</u> excess of 50 miles (one-way) from ven	TRAVEL EXPENSES / MILEAGE A properly completed DFS Travel Voucher MUST BE ATTACHED. Mileage may be billed only when the destination is in excess of 50 miles (one-way) from vendor's office. Any one-way trip that exceeds 50 miles must be supported by documentation. The DOT Mileage Calculator MUST BE USED when cities are listed therein. If not listed, other documentation may be used.									
OTHER REIMBURSEMENT EXPENS		Specify Other:								
As permitted under JAC Policies and P pursuant to court order. (invoice/receip and court order if applicable, MUST BE	ot, proof of payment,	эреспу Ошег.				Subtotal:	7			
Vendor Certification	0	Certificati	on of Receipt of Sen	vices 🔼	JAC DOC S	ГАМР				
Under penalty of perjury, I certify that I have rea (Interpreter/Translator Services Invoice) and the are true; and the amounts reflected on the invo accurate; and that the work in connection herew performed.	actorily performed, in the above-refe actions were in a able laws and rule	and services reflected on were necessary for the perenced case, the amount accordance with Florida s of the State of Florida, a with the Justice Administr								
Vendor Signature (Blue Ink)	Date		for all out Cina along	Doto	JAC Date Stamp					
		rney/Pro Se De ı e Ink)	fendant Signature	Date) Date					
Vander Drinted Nome	Dhana Number	ated Name / Ele	rida Dar Numbar		JAC					
Vendor Printed Name			rida Bar Number		_					
	L WILL BE RETURNED matures required, JAC will no									

Print Form

Reset Form

Section 1.

- Vendor Name (as listed on Substitute Form W-9 <u>and JAC Agreement)</u> Provide first and last name, or company name under which the Interpreter/ Translator provided services.
- Tax ID Number Provide federal tax identification (either FEIN or Social Security) number of Vendor or Firm as indicated on JAC Agreement and Substitute Form W-9. MUST match ID on Substitute Form W-9 and JAC Agreement. NOTE: Payment cannot be processed without this information.
- Defendant's Attorney Name/Court-Appointed Attorney or IFC Defendant's Attorney Name Provide first and last name of attorney representing the defendant.
- Florida Bar Number Provide Bar Number of the Court-Appointed or IFC attorney representing the defendant.
- Provider Name (if different from Vendor Name).
- IFC/Pro Se/Cap. Coll. check box Please check if Indigent for Costs counsel, Pro Se defendant, or Capital Collateral as applicable.

Section 2.

• Invoice Number – Vendor/Firm or company must generate and provide an invoice number. MAX 9 characters (this number will allow you to locate this bill on the JAC and DFS vendor web sites).

Section 3.

- Case Number Provide court issued case number.
- · County & Circuit Select the county and circuit.
- Defendant/Client Name Provide the first and last name of the client or defendant represented. For parental notification cases only, the client may be represented by initials or "Jane Doe".

Total Invoice Amount – The total amount billed for this invoice is automatically calculated as form is completed.

Section 4.

- Interpreter/Translator Information Select a Service Type under either Interpreter or Translator.
- Check the appropriate certification type to reflect current certification.
- · Select a language from the drop down list.

Section 5.

- Service Date Provide the date of service. Date format: MM/DD/YYYY
- Start Time and End Time Enter the time of service. Time format: 1:30 PM.
- · Hours (in tenths) Enter hours (in tenths). All hourly billings must be accompanied by a detailed invoice if billing for multiple dates.
- Hourly Rate Enter the hourly rate.
- · Subtotal is automatically calculated.

Section 6.

• TRAVEL EXPENSES / MILEAGE – A properly completed <u>DFS Travel Voucher MUST BE ATTACHED</u>. Mileage may be billed only when the destination is in excess of 50 miles (one-way) from vendor's office. Any one-way trip that exceeds 50 miles must be supported by documentation. The <u>DOT Mileage Calculator MUST BE USED</u> when cities are listed therein. If not listed, other documentation may be used.

Section 7.

• Other Reimbursement Expenses – Specify the type of expense(s) and enter amount (invoice/receipt, court order, and proof of payment MUST BE ATTACHED).

Section 8.

- Vendor Certification By signing this document, you are attesting to the accuracy of all information in this billing. Before submission, please verify the accuracy of all provided information and attach all required supporting documentation not previously submitted.
- Vendor Signature & Date Sign in blue ink on the line provided. NOTE: The signature must be original. Include date invoice is certified, (MM/DD/YYYY).
- Vendor Printed Name Provide first and last name, or company name.
- Phone Number Provide phone number where vendor can be reached.

Section 9.

- Certification of Receipt of Services By signing this document, the attorney/Pro Se defendant is certifying that services were received and satisfactorily performed.
- Attorney/Pro Se Defendant Signature & Date Sign in <u>blue ink</u> on the line provided. Include date invoice is certified, (MM/DD/YYYY). NOTE: The signature must be original.
- Attorney/Pro Se Defendant Printed Name Provide first and last name. Bar Number Provide the Bar Number of the Defendant's attorney. For incarcerated Pro Se defendants, provide the jail or DOC inmate number.

JAC Invoice - Investigator, Mitigation Specialist, and/or Process Server

Vendor Name:				I NI	l						
(so listed as Cubatitute Form			Invoice Number: (MAX 9 characters)								
Vendor Federal Employer Identification Number: (MUST match ID on Substitute Form W-9 and JAC Contract)			IFC ☐ Pro Se ☐		Case Number	Case Number:					
Defendant's Attorney Name:			<u> </u>		County and (County and Circuit: Select County					
Florida Bar Numbe	er:				Defendant/C	lient Name:					
Provider Name:					Total Invoice	Total Invoice Amount: \$ 0.00					
(if different from Vendor	,	FORMATION.			(automatically ca			d) .	Г		
UNITS OF SERVICE BILLED:		FORMATION: vate investigators or mitigation	enecialists:	Investig	atorMitigation	Specialist _	Process Ser	ver		Final Billing	
Please see the	License:	rate investigators of mitigation	specialists.		Hours (in tenth	ne).	Hourly Ra	ıto.	Subtotal	. 0 00	
Instructions as well as JAC Policies and	License:				Hours (in tent	,	Hourly Ra		Subtotal		
Procedures for hourly billing requirements.					,						
	License:				Hours (in tenth	,	Hourly Ra		Subtotal: 0.00		
MUST attach detailed hourly statement	License:				Hours (in tenth	•	Hourly Ra		Subtotal: 0.00		
listing dates and times.	License:				Hours (in tenth	ns):	Hourly Ra		Subtotal: 0.00		
	License:			1	`	Hours (in tenths):		te:	Subtotal: 0.00		
SUBPOENA SER\ MUST ATTACH a		ATION: turn of service for each p	erson se		nber ved:	Cost per Subpoena	1:		Subtotal: 0.00		
Name and Date of	f Individual(s) Served: If additional er	ntries nee	ded, pleas	e attach sheet l	isting name	s and dates	of service.			
Name:			Date:		Name:				ate:		
Name:					Name:				ate:		
Name:			Date:		Name:				ate:		
Name:			Date:		Name:				D	ate:	
TRAVEL EXPENSES / MILEAGE: A properly completed DFS Tradestination is in excess of 50 miles (one-way) from vendor's office. Any one-way The DOT Mileage Calculator MUST BE USED when cities are listed the Service of Process)			one-way tr	ip that excee	ds 50 miles must be	s 50 miles must be supported by documentatio			on. Subtotal:		
OTHER REIMBUR	SEMENT EXI	PENSES									
1 '		cedures or pursuant to court or ourt order if applicable, MUST I		pecify Othe	er:	r:			Subtotal:		
	endor Certifi	• • • • • • • • • • • • • • • • • • • •	BE ATTACE	Certification of Receipt of Services				JAC DOC STAMP			
'	endor Certini	cation			о от тосотра	0. 00					
Under penalty of perjury, I certify that the person who performed services were properly licensed at the time of service and were authorized to perform all services applicable to this invoice; that I have read the foregoing Investigator, Mitigation Specialist, and/or Process Server Invoice and the facts stated in it are true; and the				rily performed the above-re ns were in laws and rul	and services reflected on this invoice were, were necessary for the performance of my erenced case, the amount due is accurate, accordance with Florida Statutes and all es of the State of Florida, and that under the						
work in connection here		e and accurate; and that the performed.		s appropriate		with the Justice Administrative Comn					
Vendor Signature (Blue Ink) Date		Attorney	/Pro Se D (Blue	efendant Signa Ink)	normaani Olginataro		JAC Date Stamp				
Vendor Printed Na	ime										
Vendor License No	umber	Phone Number			orida Bar Numb	er					
	ODTANT C : :	BILL WILL BE RETUR									
JAC APPROVAL	UKTANT: Origina	al Signatures required, JAC v	will not acc AUDIT NO		r tascimiles of thi	s torm.		4			
S. C. S. F. HOVIL			. 10011 110								

JAC Invoice - Investigator, Mitigation Specialist, and/or Process Server

		-							
for lists of an Cultertitute Forms			Invoice Number: (MAX 9 characters)						
Vendor Tax ID Number: IFC □ MUST metch ID on Substitute Pro Se □			Case Number:						
Defendant's Attorn	ey Name:	e.	County and Circuit: Se	lect County	2				
Florida Bar Numbe	er:		Defendant/Client Name	:	3				
Provider Name: (if different from Vendor	r Name)		Total Invoice Amount:	\$0.00)				
	VENDOR INFORMATION:	Investig		Process Server	Final Billing				
UNITS OF SERVICE BILLED:	For licensed private investigators or mitigation		utorwingulori opooluliot _						
Please see the	License:		Hours (in tenths):	Hourly Rate:	Subtotal: 0.00				
Instructions as well as JAC Policies and	License:		Hours (in tenths):	Hourly Rate:	Subtotal: 0.00				
Procedures for hourly billing requirements.	License:		Hours (in tenths):	Hourly Rate:	Subtotal: 0.00				
MUST attach detailed	License:		Hours (in tenths):	Hourly Rate:	Subtotal: 0.00				
hourly statement listing dates and	License:		Hours (in tenths):	Hourly Rate:	Subtotal: 0.00				
times.	License:		Hours (in tenths):	Hourly Rate:	Subtotal: 0.00				
a suprama and a	/ICE INFORMATION: copy of the return of service for each p	Nun person served. Serv	Land Land	a. 5	Subtotal: 0.00				
	f Individual(s) Served: If additional er								
Name:	(-)	Date:	Name:		Date:				
Name:		Date:	Name:		Date:				
Name: Date:			Name:	•	Date:				
Name:		Date:	Name:		Date:				
destination is in excess	ES / MILEAGE: A properly completed DFS of 50 miles (one-way) from vendor's office. Any Calculator MUST BE USED when cities are I	one-way trip that exceed	ds 50 miles must be supported b	y documentation.	Subtotal:				
As permitted under JAC	SEMENT EXPENSES Policies and Procedures or pursuant to court of payment, and court order if applicable, MUST I		er.	3	Subtotal:				
V	endor Certification	Certificat	ion of Receipt of Service	es JAC DOC ST	TAMP				
services were properly authorized to perform have read the foregoi Process Server Invoice amounts reflected on the	ury, I certify that the person who performed y licensed at the time of service and were all services applicable to this invoice; that I ing Investigator, Mitigation Specialist, and/or e and the facts stated in it are true; and the ne invoice are true and accurate; and that the ewith was actually performed.	satisfactorily performed duties in the above-ret transactions were in applicable laws and rul	and services reflected on this l, were necessary for the perfor ferenced case, the amount due accordance with Florida Stat es of the State of Florida, and the t with the Justice Administrative	mance of my is accurate, utes and all hat under the Commission					
Vendor Signature (Blue Ink) Date At		Attorney/Pro Se De (Blue	efendant Signature Ink)	JAC Date Stamp					
Vendor Printed Name				 YF	JAC				
Vendor License Number Phone Number Printed Name / Flo									
ip are.	BILL WILL BE RETUR								
JAC APPROVAL	ORTANT: Original Signatures required, JAC 1	AUDIT NOTES	r rascimiles of this form.	——					

Section 1.

- Vendor Name (as listed on Substitute Form W-9 and JAC Contract) Provide name of investigative agency under which the investigator provided services. The investigative agency must be licensed by the Department of Agriculture and Consumer Services, Division of Licensing.
- Tax ID Number Provide federal tax identification number (either FEIN or Social Security) of Vendor or Firm as indicated on JAC Agreement and Substitute Form W-9. Vendor or Firm MUST match ID on Substitute Form W-9 and JAC Agreement. NOTE: Payment cannot be processed without this information.
- Defendant's Attorney Name/Court-Appointed Attorney or IFC Defendant's Attorney Name Provide first and last name of attorney representing the defendant.
- Florida Bar Number Provide Bar Number of the Court-Appointed or IFC attorney representing the defendant.
- Provider Name (if different from Vendor Name).
- IFC/Pro Se check box Please check if Indigent for Costs counsel or Pro Se defendant, as applicable.

Section 2.

• Invoice Number - Vendor/Firm must generate and provide an invoice number. MAX 9 characters (this number will allow you to locate this bill on the JAC and DFS vendor web site).

Section 3

- Case Number Provide the court issued case number.
- County & Circuit Select the county and circuit.
- Defendant/Client Name Provide the first and last name of the client or defendant represented. For parental notification cases only, the client may be represented by initials or "Jane Doe".

Total Invoice Amount - The total amount billed for this invoice is automatically calculated as form is completed.

Section 4.

- Vendor Information Select check box for Investigator, Mitigation Specialist, or Process Server as applicable.
- For each licensed private investigator or mitigation specialist Provide the hours worked (in tenths) and the hourly rate. Subtotal is automatically calculated as form is completed.
- For each licensed intern investigators (60% rate for licensed investigator) Provide the hours worked (in tenths) and the hourly rate. Subtotal is automatically calculated as form is completed. **MUST attach a detailed hourly statement**. Include the date, type of service(s) provided, and the amount of time worked for each service. Include the name of the investigator(s) who provided the service(s) and license number(s) and type(s). An investigator may not bill multiple days without indicating the number of hours worked on each particular date. For review of documents, the billing should identify the type of document and approximate number of pages reviewed.

Section 5

• Subpoena Service Information – Provide the number of subpoenas served along with the cost per subpoena.

Section 6

• Name and Date of Individual(s) Served – Provide the name and date of each individual served, using first and last name. Provide a return of service for each person served. (If additional space is needed, please attach an additional sheet).

Section 7.

TRAVEL EXPENSES / MILEAGE – A properly completed <u>DFS Travel Voucher</u> MUST BE ATTACHED. Mileage may be billed only when the destination is in excess of 50 miles (one-way) from vendor's office. Any one-way trip that exceeds 50 miles must be supported by documentation.

The DOT Mileage Calculator MUST BE USED when cities are listed therein. If not listed, other documentation may be used. (Not applicable to Service of Process).

Section 8.

• Other Reimbursement Expenses - Specify the type of expense(s) and enter amount (invoice/receipt, court order, and proof of payment MUST BE ATTACHED).

Section 9.

- <u>Vendor Certification</u> By signing this document, you are attesting to the accuracy of all information in this billing. Before submission, please verify the accuracy of all provided information and attach all required supporting documentation not previously submitted.
- Vendor Signature & Date Sign in <u>blue ink</u> on the line provided. NOTE: The signature must be original. Include date invoice is certified, (MM/DD/YYYY).
- Vendor License Number Provide Class A and C Investigator license numbers issued by Department of Agriculture and Consumer Services. A mitigation specialist in a capital case must also have 1) a Class A and C investigator license, 2) another Florida professional license in an appropriate field such as mental health or social work, or 3) be a member of the Florida Bar. For mitigation specialists without an investigator license, please indicate the area of Florida licensure in the space for the vendor printed name and the license number in the space for the vendor license.
- Vendor Printed Name Provide the lead investigator's first and last name.
- Phone Number Provide phone number where lead investigator can be reached.
- Certification of Receipt of Services By signing this document, the attorney/Pro Se defendant is certifying that services were received and satisfactorily performed.

NOTE: IT IS THE ATTORNEY'S RESPONSIBILITY TO REVIEW THE BILLING PRIOR TO SUBMISSION TO JAC TO ENSURE THERE IS NO BREACH OF ATTORNEY- CLIENT OR WORK PRODUCT PRIVILEGE AND TO REDACT ANY SUCH INFORMATION AS APPROPRIATE.

- Attorney/Pro Se Defendant Signature & Date Sign in <u>blue ink</u> on the line provided. Include date invoice is certified, (MM/DD/YYYY). NOTE: The signature must be original.
- Attorney/Pro Se Defendant Printed Name Provide first and last name. Bar Number Provide the Bar Number of the Defendant's attorney. For incarcerated Pro Se defendants, provide the jail or DOC inmate number.

JAC Invoice - Certification and Request for Payment of Ordinary and Official Witnesses

Defendant's Attorney Name:	IFC	C Pr	o Se	Case Num	ber:					
Florida Bar Number:		_		Select County County and Circuit						
Witness Name: (One sheet per Witness)				Defendant	Client Name:					
Witness Address:(where payment is to be mailed)							_			
Street				City			State	Zip Code-Plus 4		
Social Security Number:					ice Amount:	eted)		\$ 0.00		
ORDINARY WITNESS - CIVIL OR CRIMINAL (Pursuant to s. 9	92.14	12, F	.S.).	Provide <u>Ma</u>	Quest print-out suppo	rting mileage	when billir	ng for mileage.		
Ordinary Witness entitled to \$5 per day witness fee.					Number of days:		Subtota	l: 0.00		
Date Travelled:(MM/DD/YYYY)		Νι	ımbeı	of miles:		X 0.06	Subtota	l: 0.00		
ORDINARY WITNESS – CRIMINAL: for travel outside of county allowed, pursuant to s. 92.142, F.S.	ORDINARY WITNESS – CRIMINAL: for travel outside of county of residence and more than 50 miles. If selected, no per day witness fee, as above, is allowed, pursuant to s. 92.142, F.S.									
Date Travelled: (MM/DD/YYYY)	Date Travelled: (MM/DD/YYYY) Subject to s. 112.061, F.S., attach DFS Travel Voucher. DOT Mileage Calculator MUST BE USED. Subtotal:									
OFFICIAL WITNESS/LAW ENFORCEMENT (Pursuant to s. 92.141, F.S.). Law enforcement travelling from home may redact home address from supporting documentation. Actual mileage must be provided; however, maps or other information showing home address may be redacted or omitted.										
Appearing off-duty entitled to \$5 per day witness fee – Law	Enfor	rcem	ent C	nly.	Number of days:		Subtota	l: 0.00		
Date Travelled: (MM/DD/YYYY)			•	to s. 112.061, F.S., attach <u>DFS Travel Voucher</u> . ileage <u>Calculator</u> MUST BE USED.				Subtotal:		
Attorney/Pro Se Defenda	nt Ce	rtific	cation	1		JAC DO	C STAMP			
Under penalty of perjury, I certify that the witness fees and costs reflected on this invoice are true and correct and were necessary for the performance of my duties in the above-referenced case; that any travel expenses were actually incurred; and that the amount due is in accordance with Florida Statutes and the JAC Policies and Procedures.										
Attorney/Pro Se Defendant Signature (Blue Ink Only) Date MM/DD/YYYY										
Attorney/Pro Se Defendant Printed Name / Florida Bar Number	<u>(</u>	Date MM/DD/YYYY ORIGINAL SIGNATURE REQUIRED JAC WILL NOT ACCEPT COPIES OR FACSIMILES OF THIS FORM								
JAC APPROVAL AUDI	T NOT	TES								

JAC Invoice - Certification and Request for Payment of Ordinary and Official Witnesses

Defendant's Attorney Name:	IFC	Pro Se	Case Num	ber:						
Florida Bar Number:	1				County	and Circui	and Circuit			
Witness Name: (One sheet per Witness)			Defendant	/Client Name:						
Witness Address: (where payment is to be mailed)										
Street		3	City			State	Zin C	ode-Plus 4		
Social Security Number:			Total Invo	ice Amount:	d)	olulo	\$ O.			
ORDINARY WITNESS - CIVIL OR CRIMINAL (Pursuant to s. 92	2.142,	F.S.).	Provide <u>Ma</u>	Quest print-out supportin	ng mileage	when billir	ig for r	nileage.		
Ordinary Witness entitled to \$5 per day witness fee.				Number of days:		Subtotal		0.00		
Date Travelled:(MWDD/YYYY)		Number	of miles:	Subtotal: 0.00						
ORDINARY WITNESS – CRIMINAL: for travel outside of county of allowed, pursuant to s. 92.142, F.S.	ORDINARY WITNESS – CRIMINAL: for travel outside of county of residence and more than 50 miles. If selected, no per day witness fee, as above, is allowed, pursuant to s. 92.142, F.S.									
Date Travelled: (MM/DD/YYYY)				1, F.S., attach <u>DFS Trave</u> <u>ılator</u> MUST BE USED.	l Voucher	Subtotal:				
OFFICIAL WITNESS/LAW ENFORCEMENT (Pursuant to s. 92.141, F.S.). Law enforcement travelling from home may redact home address from supporting documentation. Actual mileage must be provided; however, maps or other information showing home address may be redacted or omitted.										
Appearing off-duty entitled to \$5 per day witness fee – Law E	nforce	ement C	nly.	Number of days:	0	Subtotal	:	0.00		
Date Travelled: (MM/DD/YYYY)				1, F.S., attach <u>DFS Trave</u> <u>lator</u> MUST BE USED.	l Voucher.	Subtotal	:			
Attorney/Pro Se Defendant	Certi	fication	1		JAC DOC	STAMP				
Under penalty of perjury, I certify that the witness fees and cos and were necessary for the performance of my duties in the al were actually incurred; and that the amount due is in accordance.	ts refl cove-i	ected o	n this invoic ed case; th	at any travel expenses		7				
and Procedures.										
Attorney/Pro Se Defendant Signature (Blue Ink Only)		JAC Date Stamp								
Attorney/Pro Se Defendant Printed Name / Florida Bar Number	JAC WIL	IGNATURE REQUIRED L NOT ACCEPT COPIES IMILES OF THIS FORM	JAK							

Section 1.

- Defendant's Attorney Name/Court-Appointed Attorney or IFC Defendant's Attorney Name Provide first and last name of attorney representing the defendant.
- Florida Bar Number Provide Bar Number of the Court-Appointed or IFC attorney representing the defendant.
- IFC/Pro Se check box Please check if Indigent for Costs counsel or Pro Se defendant, as applicable.
- Witness Name (One sheet per witness) Provide first and last name.

Section 2.

- Case Number Provide court issued case number.
- County & Circuit Select the county and circuit.
- Defendant/Client Name Provide the first and last name of the client or defendant represented. For parental notification cases only, the client may be represented by initials or "Jane Doe".

Section 3.

• Witness Address – Enter witness mailing address where payment is to be mailed.

Total Invoice Amount – The total amount billed for this invoice is automatically calculated as form is completed.

Section 4.

• Ordinary Witness – Civil or Criminal – Check the appropriate box and provide number of days witness appeared. The subtotal is automatically calculated from number of days indicated. NOTE: Provide MapQuest print-out supporting mileage when billing for mileage. Date Travelled MUST BE ENTERED. Enter Number of Miles. Subtotal for mileage is automatically calculated.

Section 5.

• Ordinary Witness – Criminal – for travel outside county of residence and more than 50 miles. If selected, no per day witness fee, as in Section 4 above, is allowed. Date Travelled MUST BE ENTERED. Enter Subtotal amount from your completed DFS Travel Voucher. NOTE: Subject to s. 112.061, F.S., a properly completed DFS Travel Voucher MUST BE ATTACHED. Mileage may be billed only when the destination is in excess of 50 miles (one-way) from vendor's office. Any one-way trip that exceeds 50 miles must be supported by documentation.

The DOT Mileage Calculator MUST BE USED when cities are listed therein. If not listed, other documentation may be used.

Section 6.

MILEAGE FOR LAW ENFORCEMENT ONLY

Law enforcement travelling from home may redact home address from supporting documentation. Actual mileage must be provided; however, maps or other information showing home address may be redacted or omitted.

• Official Witness – Law Enforcement – Check the appropriate box and provide number of days witness appeared and the subtotal is automatically calculated from the number of days indicated. Date Travelled MUST BE ENTERED. Enter Subtotal amount from your completed DFS Travel Voucher. NOTE: Subject to s. 112.061, F.S., a properly completed DFS Travel Voucher MUST BE ATTACHED. Mileage may be billed only when the destination is in excess of 50 miles (one-way) from vendor's office. Any one-way trip that exceeds 50 miles must be supported by documentation.

The DOT Mileage Calculator MUST BE USED when cities are listed therein. If not listed, other documentation may be used.

Section 7.

- Attorney Certification By signing this document, you are attesting to the accuracy of all information in this billing. Before submission, please verify the accuracy of all provided information and attach all required supporting documentation not previously submitted. NOTE: IT IS THE ATTORNEY'S RESPONSIBILITY TO REVIEW THE BILLING PRIOR TO SUBMISSION TO JAC TO ENSURE THERE IS NO BREACH OF ATTORNEY-CLIENT OR WORK PRODUCT PRIVILEGE AND TO REDACT ANY SUCH INFORMATION AS APPROPRIATE.
- Attorney/Pro Se Defendant Signature & Date Sign in <u>blue ink</u> on the line provided. Include date invoice is certified, (MM/DD/YYYY). NOTE: The signature must be original.
- Attorney/Pro Se Defendant Printed Name Provide first and last name. Bar Number Provide the Bar Number of the Defendant's attorney. For incarcerated Pro Se defendants, provide the jail or DOC inmate number.