

### JEFFERSON COUNTY PUBLIC HEALTH

615 Sheridan Street • Port Townsend • Washington • 98368 www.jeffersoncountypublichealth.org

February 14, 2011

## JEFFERSON COUNTY BOARD OF COUNTY COMMISSIONERS

#### **AGENDA REQUEST**

TO:

**Board of County Commissioners** 

**Philip Morley, County Administrator** 

FROM:

Jean Baldwin, Director

DATE:

March 14 2011

**SUBJECT:** 

Agenda Item – Interagency Agreement with Tacoma-Pierce County

Health Department for on-line food worker training, testing & card issuance; February 15, 2011 – December 31, 2013; \$7.00 per card

issued

#### **STATEMENT OF ISSUE:**

Jefferson County Public is requesting Board approval of the Interagency Agreement with Tacoma-Pierce County Health Department for on-line food worker training, testing & card issuance; February 15, 2011 – December 31, 2013; \$7.00 per card issued

#### ANALYSIS/STRATEGIC GOALS/PRO'S and CON'S:

This contract will allow for a cost effective and convenient option for Jefferson County residents, in the food industry, to receive the food worker training they need. Tacoma-Pierce County Health Department (TPCHD) purchased a food worker computer program and uses it to train, test and issue food worker cards online to Tacoma-Pierce County residents. They have now contracted with several other counties to provide this online training to their residents. Contracting with TPCHD to provide online training enables Jefferson County residents, working in the food industry, the ability, and flexibility of obtaining needed food worker training and testing. This will also be cost effective for JCPH by reducing the number of site classes by half and allowing the food inspector more time to spend on food establishment inspections. Over a period of time, JCPH will evaluate the percentage of online users to determine further reduction in site classes, without total elimination of these classes.

TPCHD will provide and maintain the online training website and provide access to the software to print a food worker cards with the local health jurisdiction logo, valid throughout the State of Washington.

JCPH will publish a press release with information regarding this new process and will conduct outreach with Jefferson County food establishments during the initial phase.

COMMUNITY HEALTH
DEVELOPMENTAL DISABILITIES

MAIN: (360) 385-9400 FAX: (360) 385-9401



ENVIRONMENTAL HEALTH WATER QUALITY

MAIN: (360) 385-9444 FAX: (360) 379-4487

#### **FISCAL IMPACT/COST BENEFIT ANALYSIS:**

TPCHD will pay JCPH the proceeds, as set by the State of Washington (\$10.00) less a \$3.00 per card fee they collect from online food worker cards issued to Jefferson County residents. TPCHD will also pay JCPH the proceeds, as set by the State of Washington (\$10.00) less a \$1.00 per card fee for each replacement card issued online to a Jefferson County resident who lost their original food worker card.

#### **RECOMMENDATION:**

JCPH management requests approval of the Interagency Agreement with Tacoma-Pierce County Health Department for on-line food worker training, testing & card issuance; February 15, 2011 – December 31, 2013; \$7.00 per card issued

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Philip Morley, County Administrator

Date

(Routed to all Public Health Managers)

# INTERAGENCY AGREEMENT BETWEEN TACOMA-PIERCE COUNTY HEALTH DEPARTMENT and JEFFERSON COUNTY

This Interagency Agreement is made and entered into by and between the Tacoma-Pierce County Health Department, hereinafter referred to as DEPARTMENT, and JEFFERSON COUNTY, hereinafter referred to as the Local Health Jurisdiction. The DEPARTMENT and the Local Health Jurisdiction are collectively referred to as the "parties."

#### I. RECITALS

WHEREAS, the **DEPARTMENT** and the **Local Health Jurisdiction** are local health departments as provided for under Chapters 70.05, 70.08, or 70.46 RCW, with authority under Chapter 246-217 WAC to issue food worker cards; and

WHEREAS, it is the purpose of this Interagency Agreement to provide for the funding and execution of services as described in Addendum A, attached hereto and incorporated herein; and

WHEREAS, the parties have the authority to enter into this Agreement pursuant to RCW 39.34.080.

#### **II. DEFINITIONS**

As used herein, the following terms shall have the meanings set forth below:

A. **Agreement** means this Interagency Agreement together with the attached Addenda, and any other documents incorporated therein. Any oral representations or understandings not incorporated herein are excluded. Attached hereto and made a part hereof for all purposes are the following:

Addendum	Number of Pages	Description
Α	2	Scope of Work
В	1	Reimbursement

- B. **Department Representative** means the individual or individuals designated and authorized by the **DEPARTMENT** to receive notices and to act for it in all matters relating to this Agreement, or the designee of such individual.
- C. **Local Health Jurisdiction's Representative** means the individual designated and authorized by the **Local Health Jurisdiction** to receive notices and to act for it in all matters relating to this Agreement, or the designee of such individual.
- D. **Services** means all work performed by the **DEPARTMENT** or the Local Health Jurisdiction pursuant to and governed by this Agreement, including Addenda A and B.

#### III. TERM

The term of this Agreement shall be: <u>February 15, 2011 through December 31, 2013</u>, unless amended earlier pursuant to the terms and conditions herein. Should this Agreement be signed after the term beginning date stated herein, then it shall be retroactive and binding to that date.

#### **IV. PAYMENT**

Payment for the services described in Addendum A shall be provided as set forth in Addendum B, attached hereto and incorporated by reference.

#### **V. HOLD HARMLESS**

Except as otherwise provided herein, each party shall defend, protect, and hold harmless the other party, and its appointed and elected officials, employees, and agents from and against all liability, loss, cost, damage and expense, including but not limited to costs and attorney's fees, because of claims, suits and/or actions arising from any negligent or intentional act or omission asserted or arising or alleged to have arisen directly or indirectly out of or in consequence of the performance of this Agreement by that party's appointed or elected officials, employees, and agents.

#### **VI. RECORDS MAINTENANCE**

The **DEPARTMENT** and the **Local Health Jurisdiction** shall each maintain books, records, documents, and other evidence, including but not limited to online data, that sufficiently and properly reflect all direct and indirect costs expended by either party in the performance of the services described herein. These records shall be subject to inspection, review, or audit by personnel of both parties, and other personnel duly authorized by law. The **DEPARTMENT** shall retain and otherwise make available all books, records, documents, and other material relevant to this Agreement in accordance with Chapters 42.56 and 40.14 RCW and supporting regulations.

#### **VII. TERMINATION**

Except as otherwise provided for herein, either party may terminate this Agreement by giving the other party at least ninety (90) days written notice. If this Agreement is so terminated, the each party shall be liable only for performance in accordance with the terms stated herein for services rendered prior to the effective date of termination.

#### **VIII. CHANGE IN FUNDING**

If the funding authorities of the **DEPARTMENT** (Federal, State, and local agencies) fail to appropriate funds to enable the **DEPARTMENT** to continue payment as specified in this Agreement or if the Board of Health reduces the budget of the **DEPARTMENT** or any program(s) and, as a result of the Board of Health's action, the **DEPARTMENT's** Director of Health determines there are insufficient funds to continue payment as specified in this Agreement, then the **DEPARTMENT** may modify or cancel this Agreement without penalty provided that the **Local Health Jurisdiction** receives at least ninety (90) days prior written notice of lack of appropriate funds as the reason for the modification or termination. Any modification of this Agreement shall be effective only upon incorporation into a written amendment as set forth in Section XI

#### IX. INTERPRETATION

In the event of an inconsistency found in the terms and conditions contained within this Agreement, unless otherwise provided herein, the inconsistency shall be resolved by giving precedence in the following order:

- Applicable Federal and State Statutes and Regulations;
- Addenda A and B; and
- The provisions of this Agreement.

#### X. PERFORMANCE

The **DEPARTMENT** shall perform all services in accordance with all applicable professional standards and agrees that it will use only qualified, competent personnel in the execution of these services.

#### XI. AMENDMENTS

Either party may request changes to this Agreement. Proposed changes, which are mutually agreed upon, shall be incorporated by written amendments to this Agreement. No changes to this Agreement are valid or binding on either party unless first reduced to writing and signed by the Representatives of both parties.

#### XII. NON-DISCRIMINATION

Each party covenants that in providing the services described in Addendum A, no person, on the grounds of marital status, presence of any sensory, mental, or physical handicap, unless based upon a bona fide occupational qualification, race, creed, color, national origin, age, religion, gender, sexual orientation, disabled veteran status or Vietnam Era Veteran status, shall be excluded from participation therein, denied the benefits thereof, or otherwise be subjected to discrimination with respect thereto.

#### XIII. DISPUTES

This Agreement shall be administered and interpreted under the laws of the State of Washington. In the event that a dispute arises in the interpretation or application of this Agreement, both parties are to proceed to good faith negotiation to resolve said disputes. The parties may also agree in writing to mediation if negotiation is not successful in resolving the dispute. However, in the event such disputes cannot be resolved, the dispute may be appealed to the parties' Local Health Officer or his /her designee for resolution. In the event the Local Health Officers are unable to resolve the dispute, either party may pursue relief in Superior Court. Jurisdiction of litigation arising from this Agreement shall be in the State of Washington. Venue for all actions arising pursuant to this Agreement shall lie within Pierce County, Washington.

#### **XIV. SERVICES MANAGEMENT**

The work described in Addendum A shall be performed under the coordination and cooperation of both party representatives. Each party shall provide assistance and guidance to the other party as necessary for the successful performance and goals of this Agreement.

#### XV. ALL WRITINGS CONTAINED HEREIN

This Interagency Agreement contains all the terms and conditions acknowledged by both parties. No other understandings, oral or otherwise, regarding the subject matter of this Agreement shall be deemed to exist or bind the parties hereto.

IN WITNESS THEREOF the parties hereto have executed this Agreement as of the da		
of, 2011.		
Date of Signature	Date of Signature	
John Austin, Chair Jefferson County Board of Commissioners	DEPARTMENT Authorized Signature	
Jefferson County Public Health 615 Sheridan Street Port Townsend, Washington 98368	Tacoma-Pierce County Health Department 3629 South D. Street, MS 001 Tacoma, WA 98418 (253) 798-2899	

Approved as to form only:

Salarson Co. Prosecutor's Office

#### ADDENDUM A: SCOPE OF WORK AND SPECIFIC CONDITIONS

This Addendum A applies to Agreement #1059-07 between The TACOMA-PIERCE COUNTY HEALTH DEPARTMENT (DEPARTMENT) and JEFFERSON COUNTY (Local Health Jurisdiction). In addition to the terms and conditions set forth in the Agreement, the parties agree as follows...

#### 1. Local Health Jurisdiction shall:

- 1.1. Authorize **DEPARTMENT** by means of this Agreement, to provide online food worker training, testing and card issuance to residents of Jefferson County and any out-of-state residents who state they work in Jefferson County as the **Local Health Jurisdiction's** "Designated Agent", as permitted under Chapter 246-217 WAC.
- 1.2. Hold the **DEPARTMENT** harmless from any actual or purported loss of online food worker training, testing and card issuance income during times of unavoidable lack of access to the **DEPARTMENT's** training, testing and card issuance web site.
- 1.3. The Local Health Jurisdictions shall maintain the security of the data originating from and contained in the online food worker card database. This includes but is not limited to adhering to the standard practices for strong password generation and user account management. The Local Health Jurisdiction shall not grant unauthorized parties access to the confidential data originating from or contained in the online food worker card database. All requests for public information shall be referred to the DEPARTMENT.

#### 2. The DEPARTMENT shall:

- 2.1. Provide online food worker training, testing and card issuance services as a designated agent of **Local Health Jurisdiction** that meet the State of Washington's requirements under Chapter 246-217 WAC.
- 2.2. Ensure a best-faith effort to maintain a training, testing and card issuance web site that functions and is accessible to residents of Jefferson County and any out-of-state residents who state they work in Jefferson County.
- 2.3. Provide Local Health Jurisdiction with the location of a website to which residents of Jefferson County and any out-of-state residents who state they work in Jefferson County may be directed for online training, testing and card issuance. The DEPARTMENT may change the location of the website, but must provide re-direction to a new site with a minimum of thirty (30) days advance notice to Local Health Jurisdiction.
- 2.4. Provide access to the software to print a food worker card with the **Local Health Jurisdiction** logo which shall be valid throughout the State of Washington for a minimum period of two years from the date of issuance.
- 2.5. Establish a secure online payment gateway and service that will permit online payment services via, credit cards, including but not limited to Visa and MasterCard, as well as debit cards.
- 2.6. Provide and pay for an online maintenance agreement with an outside contractor to provide technical support of the website and online programming of the online food worker card software.
- 2.7. Provide **Local Health Jurisdiction** with a written statement of income on a quarterly basis or as the parties may otherwise agree or a link to an on line report providing the same information.

- 2.8. Provide support and service to **Local Health Jurisdiction** during regular **DEPARTMENT** hours of operation to ensure **Local Health Jurisdiction** the ability to respond to queries from residents of Jefferson County and any out-of-state residents who state they work in Jefferson County.
- 3. The liaisons for the Agreement shall be as follows:

On behalf of the **DEPARTMENT**:

Mike Davis

Food Program Supervisor

**Tacoma-Pierce County Health Department** 

3629 S D Street Tacoma, WA. 98418 Phone: (253) 798-6464 Fax: (253) 798-6539 Email: mdavis@tpchd.org

On behalf of the Local Health Jurisdiction:

**Stuart Whitford** 

**Environmental Health Director** 

Jefferson County 615 Sheridan Street

Port Townsend, WA 98368

360-385-9411 360-379-4487

swhitford@co.jefferson.wa.us

#### **ADDENDUM B: REIMBURSEMENT**

This Addendum B applies to **Agreement #1059-07** between The TACOMA-PIERCE COUNTY HEALTH DEPARTMENT (**DEPARTMENT**) and **JEFFERSON COUNTY** (**Local Health Jurisdiction**). In addition to the terms and conditions set forth in the **Agreement**, the parties agree as follows:

#### 1. Reimbursement and Method of Payment:

- 1.1. During the period <u>February 1, 2011 through December 31, 2013</u> the **DEPARTMENT** agrees to reimburse the **Local Health Jurisdiction** for services identified in Addendum A.
- 1.2. The **DEPARTMENT** will pay **Local Health Jurisdiction** the proceeds less a \$3.00 per card fee the **DEPARTMENT** collects from online food worker cards issued to the residents of Jefferson County and any out-of-state residents who state they work in Jefferson County that enter the www.foodhandlerscard.com testing website (or a successor site) by means of the **Local Health Jurisdiction**'s web link, the **DEPARTMENT's** web link, or any other approved link.
- 1.3. If the actual and indirect costs incurred by the DEPARTMENT for online food worker cards increase over \$3.00 per card, the DEPARTMENT may, in its sole discretion, increase the fees to offset the difference and the amount paid to Local Health Jurisdiction will be reduced. Written notice of any rate increases, if necessary, will be provided in writing ninety (90) days in advance to the Local Health Jurisdiction.
- 1.4. The DEPARTMENT will pay Local Health Jurisdiction all proceeds less a \$1.00 per card fee the DEPARTMENT collects for each replacement food worker card issued online to a resident of Jefferson County and any out-of-state residents who state they work in Jefferson County, who lost their original food worker card and purchases a replacement food worker card without taking the online test that enter the www.foodhandlerscard.com testing website (or a successor site) by means of the Local Health Jurisdiction's web link, the DEPARTMENT's web link, or any other approved link.
- 1.5. These rates are based on the maximum fees established and subject to change under Chapter 246-217 WAC.
- 1.6. The **DEPARTMENT** shall remit a payment and a statement of revenues due to the **Local Health Jurisdiction**, at the address stated below, quarterly, within 20 business days of the end of the quarter.
- 2. Remittance Address: DEPARTMENT will remit payment to the address stated below:

Jefferson County Public Health Attn: Susan Parke 615 Sheridan Street Port Townsend, WA 98368 360-385-9437

#### 3. Accounting Information:

3.1. Source of Funding: N/A

3.2. DEPARTMENT Program Number: 1059-Food Safety