## General Terms to Know

- 1) **Request for Proposal (RFP)** It is the document that will be forwarded to the treatment agencies that contain sections A thru M, which identifies the vendor's requirements in order to meet the needs of the requested services.
- 2) **Blanket Purchase Agreement (BPA)** A charge account arrangement using a purchase order form, between buyer and seller for recurring services. BPA's are not contracts and do not obligate the government funds in any way. BPA's are valid for a specific period of time, not to extend beyond the 12 month fiscal year. The BPA includes two 12 month option periods and are reevaluated every 12 months. BPAs are utilized for treatment services which are expected to exceed \$25,000, however, then can also be used for service that are less than \$25,000.
- 3) **Estimated Monthly Quantity (EMQ)** These are derived from each of the treatment services and their historical trends.
- 4) **Catchment Area** A catchment area is based on geography, type of service, and proximity to clients. Catchment areas are determined by the U.S. Probation Office.
- 5) **Subcontracting** Not all agencies can provide all of the requested services. This is when an agency subcontracts with another agency to provide a portion of the requested services.
- 6) **Technically Acceptable** The requirements to be technically acceptable are in Section M of the RFP. A vendor will be technically acceptable if they fulfill the mandatory requirements in Sections C, E, F, and G of the RFP.
- 7) Units for individual and group counseling 1 unit = 30 minutes. Each requested service will be defined by unit cost (30 minutes), per day cost or per report cost.
- 8) **Piggybacking** When awarded a BPA, other federal agencies (Pretrial Services) may also utilize these services. In the Southern District of Ohio, Pretrial Services will be piggybacking off all our treatment services.

For additional definitions, please refer to Section L- Instructions, Conditions, and Notice to Offerors.