AGREEMENT BETWEEN PINELLAS COUNTY, FLORIDA, AND THE SIXTH JUDICIAL CIRCUIT COURT OF FLORIDA FOR COUNTY FUNDED COURT EMPLOYEES

This Agreement is made the day executed below, by and between Pinellas County, Florida, a political subdivision of the State of Florida (County) and Robert J. Morris, Jr., Chief Judge of the Sixth Judicial Circuit on behalf of the Sixth Judicial Circuit (Court).

WITNESSETH

WHEREAS the purpose and intent of this Agreement is to delineate the respective powers, privileges, and responsibilities of the County and the Court regarding county funded court employees, and

WHEREAS, the purpose and intent of this Agreement is to not require the County to provide funding for county funded court personnel except as otherwise required by law or as otherwise agreed to by the County,

NOW THEREFORE, in consideration of the mutual covenants of this Agreement, the County and the Court agree as follows.

Section 1. Authority

This Agreement is entered into pursuant to Article V, sections 2(a) and (14), Florida Constitution, chapter 29 and chapter 43, Florida Statutes, including section 29.0081.

Section 2. Definitions

a. "County" means Pinellas County, Florida, a political subdivision of the State of Florida.

b. "County funded court employees" means those employees of the Sixth Judicial Circuit who are filling positions where the salaries, benefits, and other perquisites are paid by Pinellas County pursuant to this Agreement. Those employees set forth in Attachment "A" are current employees filling such positions as of June 1, 2009. This Attachment may be amended upon written notice to the County.

c. "Court" means the Sixth Judicial Circuit of Florida.

d. "Chief Judge" means the Circuit Judge of the Sixth Judicial Circuit duly elected pursuant to Rule of Judicial Administration 2.215. Robert J. Morris, Jr. is the Chief Judge on July 1, 2009.

e. "Retired county funded court employees" means: 1. those retired employees of the Sixth Judicial Circuit; 2. who previously filled positions where the salaries, benefits and other perquisites were paid by Pinellas County; and 3. who apply for retirement directly upon leaving these specified positions. Those employees set forth in Attachment "B" are retired county funded court employees as of June 30, 2009. This attachment may be amended upon written notice to the County.

f. "Unified Personnel Act" means Chapter 77-642, Laws of Florida, as amended.

Section 3. Identification of Employer

a. The Court is an independent and separate branch of state government pursuant to Article V of the Florida Constitution. As such, the Court is entitled to establish all policies and procedures governing its employees, including county funded court employees, and retired county funded court employees. The Chief Judge or his or her designee shall hire, supervise, terminate, and establish policies relating to the work of such employees, including but not limited to designating hours of work, leave, and other terms and conditions of employment for persons whose employment is funded under this Agreement. County funded court employees are not subject to the Unified Personnel System.

b. The County shall be considered the employer of county funded court employees for the purposes of chapter 440 and chapter 443 and shall provide such coverage to county funded court employees in the same manner as it is provided to employees of the Unified Personnel System. The Court will provide full access to all documents and individuals under its control and work in good faith with the County in order to assist in the compliance with this subsection of the Agreement.

Section 4. Compliance with Laws and Indemnification

The Court agrees to comply with all federal, state, and other applicable laws relating to county funded court employees, including but not limited to Title VII of the Civil Rights Act of 1964, Title I of the Americans with Disabilities Act, 42 U.S.C. s. 1983, the Family Medical Leave Act, the Fair Labor Standards Act, chapter 447 and 760, and ss. 112.3187, 440.105, and 440.205, Florida Statutes. Pursuant to section 29.0081, Florida Statutes, the Court hereby agrees to indemnify the County for violation of any of these laws to the extent authorized by section 768.28(19), Florida Statutes, and to the extent such liability is the result of the acts or omissions of the Sixth Judicial Circuit, its agents, or employees.

Section 5. County Obligations

a. Benefits. The County agrees to provide benefits to county funded court employees and retired county funded court employees in the same manner that such benefits are provided by the County to current employees and retired employees of the Unified Personnel System, including but not limited to health insurance, life insurance, long term disability insurance, dental coverage, vision coverage, and the employee assistance program.

b. Financial and Payroll Reporting. The County agrees to prepare all financial payroll reports for county funded court employees, for both internal use and external reporting.

c. Retirement. The County agrees to make contributions to the Florida Retirement system on behalf of county funded court employees pursuant to Chapter 121, Florida Statutes.

Section 6. Court's Obligations

a. The Court agrees to maintain all documents related to the employment of county funded court employees, including job class and descriptions for each position, area of work, and related duties for each position. Such documents shall be retained for a period of three years following termination of this Agreement. Such records shall be provided to the County upon request within ten (10) days.

b. The Court shall notify the County of any personnel changes in county funded positions during the State fiscal year within ten (10) days.

c. The County may conduct a review or fiscal audit of the funds expended pursuant to this agreement in accordance with section 29.008(2), Florida Statutes, and the Court will cooperate with such review.

Section 7. Filing and Effective Date

This Agreement shall become effective upon the (a) execution of this Agreement by the proper officers of the County and the Court as of the date set forth below; and (b) upon filing with the Clerk of the Circuit Court of Pinellas County Florida.

Section 8. Term

The term of this Agreement is through June 30, 2011, provided however, that this Agreement may be extended for five consecutive two-year periods upon mutual agreement of the County and the Court.

Section 9. Modification of Agreement

This Agreement constitutes the entire Agreement between the Parties, and no change will be valid unless made by supplemental written Agreement executed by the Parties. This Agreement may be modified in writing by the mutual consent of the County and the Court.

Section 10. Controlling Law; Members of County and Court Not Liable

All covenants, stipulations, obligations, and agreements of the County and the Court contained in this Agreement shall be deemed to be covenants, stipulations, obligations, and agreements of the County and the Court respectively to the full extent authorized by the Constitution and the laws of the State of Florida. No covenant, stipulation, obligation, or agreement contained herein shall be deemed be a covenant, stipulation, obligation, or agreement of any present or future member of the governing body or agent or employee of the County or the Court in its, his, her, or their individual capacity and neither the members of the governing body of the County or the Court nor any official executing this Agreement shall be personally liable or be subject to any accountability by reason of the County or the Court executing this Agreement or any act pertaining thereto.

Section 11. Severability

The terms and conditions of this Contract shall be deemed to be severable. Consequently, if any clause, term or condition hereof shall be held to be illegal or void, such determination shall not affect the validity or legality of the remaining terms and conditions and notwithstanding any such determination, this agreement shall continue in full force and effect unless the particular clause, term or condition held to be illegal or void renders the balance of the agreement to be impossible to perform.

Section 12. Termination

a. Except as provided in subparagraphs below, this Agreement may be terminated by either party upon no less than ninety (90) days written notice. Said notice shall be delivered by certified mail, return receipt requested, or in person with proof of delivery.

b. In the event funds to finance this agreement become unavailable, either party may terminate the Agreement upon no less than thirty days (30) days notice in writing to the other party. Said notice shall be delivered by certified mail, return receipt requested, or in person with proof of delivery. Each party shall endeavor, whenever possible and consistent with its legal obligations and principles of prudent management, to provide ninety (90) days notice for Termination for Lack of Funds. Each party shall be final authority as to the availability of funds and extension of notice beyond the minimum time herein stated.

c. In addition to the rights, as set forth above, this Agreement may be terminated by either party for any breach by the other party of the terms of this Agreement upon thirty (30) days written notice. The party in breach shall have opportunity to cure within this thirty (30) day time period. Said notice shall be delivered by certified mail, return receipt requested, or in person with proof of delivery. Each party may at its discretion waive any breach by the other party in writing, but such waiver shall not constitute a waiver of any future breaches, including breaches of the same type. Section 13. Documents Comprising this Agreement

This Agreement shall include the following documents which are incorporated herein by reference:

a. Attachment A: List of current "County Funded Court Employees" as referenced in Section 2(b) of this Agreement.

b. Attachment B: List of current "Retired County Funded Court Employees" as referenced in Section 2(e) of this Agreement.

IN WITNESS WHEREOF, the parties hereto have entered into this Agreement as of the day and year written below.

ATTEST: KEN BURKE, Clerk Deputy Clerk

PINELLAS COUNTY, FLORIDA by and through its Board of County Comprissioners

By:

Calvin Harris, Chairman

Date:

APPROVED AS TO FORM:

Office of the County Attorney

H:\USERS\ATYKB10\WPDOCS\BRODY\Carl\Justice & Consumer Services\Agrmts\20090601 County proposal with edits with attachment june 1.docx

Date:

ATTACHMENTS: Attachment A

	Name	EmpNu	mber	OriginHireDate	Control	# JobClass	Depart	
	ALVARE, CARL	IE L	91128	12/13/2005	CT/C54	Court Program Specialist I Crim	Admin Serv(AOC)	
	BARRON, JOY	CE	90406	4/28/2006	CT/C21	Secretary Specialist (Part-time)	Assist/Dr. Poorman	
	BECKLES, BEF	RDENE	91129	10/2/2008	CT/C12	0 Trial Court Staff Attorney	Court Counsel	
	CARR, GLENN	F	90722	12/12/2006	CT/C96	User Support Analyst	Court Technology	
	CASINO, ELISA	BETH (G 90697	11/20/2006	CT/C67	Trial Court Staff Attorney	Court Counsel	
	CLEMENT, MA	RK W	25490	3/1/1999	CT/C38	Senior Information Systems Analyst	Court Technology	
	CORDEIRO, MI	CHAEL	S 91000) 3/22/2007	CT/C12	5 User Support Analyst	Court Technology	
	NIKOLOPOULOS,	EUGENIA	6558	9/29/1986	CT/C44	Secretary Specialist	Behav Eval Prog	
	DAKOSKI, KEL	ly j	25372	5/20/1996	CT/C72	Court Program Specialist II	Juvenile Diversion	
	DAVIS, BRIAN		90499	6/12/2006	CT/C12	4 User Support Analyst	Court Technology	
	DISCIOSCIA, J	OANN	91102	10/18/2004	CT/C89	Oourt Program Specialist I	Drug Court	
	ELLENWOOD, WIN	NFRED E	21606	4/27/1998	CT/E1	Video/Audio Operations Coordinator	Court Technology	
	FOGLE, MART	ΥM	35621	3/19/1979	CT/C24	Juvenile Diversion Coordinator	Juvenile Diversion	
	GRAHAM, TAMMEAKA L 90976 9/26/2007			CT/C93	Secretary Specialist	Juvenile Diversion		
	HAVERKAMP, DONNA L 5528 8/19/1985				CT/E19	Law Library Director	Law Library	
	HEUSER, CHRISTINE M 90362 3/20/2006				CT/C22	2 Secretary Specialist	Juvenile Diversion	
	JAGGI, CHRIS	TINE M	34004 7	7/22/2002	CT/E14	Staff Psychologist	Behav Eval Prog	
	JAMESON, MICHELLE M 90606 9/6/2006				CT/C121 Alternative Sanctions Coordinator UFC			
	JOHNSON, ER	IC P 21	582 4/3/2	2000	CT/C63	3 Senior User Support Analyst	Court Technology	
	LAHER, JASON	٨	91136 ⁻	10/27/2008	CT/C20) Court Program Specialist I	Juvenile Diversion	
	LANDRESS, SI	JSAN S	5544 10)/16/1985	CT/C32	2 Field Investigator	Guardianship	
	LANDREY, MELISSA 91130 9/22/2008				CT/C84	Trial Court Staff Attorney	Court Counsel	
PRICE, KIM CLOUSE 91139 11/3/2008				/3/2008	CT/C123 Secretary Specialist (Part-time) Court Counsel			
NINIOS, PHILLIP 904054/28/2006				06	CT/C12	22 Social Worker	Behav Eval Prog	
	PETERS, PAM	ELA J 3	1206 11/	27/2000	CT/C75	5 Senior User Support Analyst	Court Technology	

PLANT, RAELEEN 90377 4/3/2006 PRESTI, HEATHER 26538 4/15/2002 MCLANE, ALICIA M REED 39200 3/1/2004 RENTZ, ANDRE D 91103 12/12/2005 RICE, JULIA L 90731 1/8/2007 SOLAZZO, ADELE A 90119 7/1/2005 STERN, MATTHEW R 90812 3/5/2007 TAN, KORKMAZ 34874 3/17/2003 TAYLOR, KRISTEN N 90159 6/11/2007 TOY, THOMAS J 18254 11/13/2000 WEAVER, JAMES O 22032 2/3/1992 WINSHIP, BETH N 16544 10/20/1986 WRIGHT, ANGELA C 8986 1/11/1999 XIONG, XAY 34514 2/17/2003 ZARLING, CYNTHIA L 25410 4/21/1997

CT/C92 Court Program Specialist I	Juvenile Diversion			
CT/C119 Administrative Assistant III	Court Counsel			
CT/C81 Court Program Specialist I	UFC			
CT/C3 Court Program Specialist I	Drug Court			
CT/C85 Trial Court Staff Attorney	Court Counsel			
CT/E26 Staff Psychologist	Behav Eval Prog			
CT/C62 Court Program Specialist I	Juvenile Diversion			
CT/C55 Senior Information Systems Analyst Court Technology				
CT/C43 Drug Court Mgr	Drug Court			
CT/C90 Senior Court Program Specialist	Juvenile Diversion			
CT/E21 Distributed Systems Network Coordinator	Court Technology			
CT/C17 Senior User Support Analyst	Court Technology			
CT/C53 Senior User Support Analyst	Court Technology			
CT/C91 Court Program Specialist II	Juvenile Diversion			
CT/E13 Behavioral Evaluations Program Director	Behav Eval Prog			
As of June 1 2009				

As of June 1, 2009

Attachment B

Emp # Name	Dept	Title	Hire Date	Term Date
16730 Metzger, Gary E	Pinellas County G	Video Oper Coord.C.	8/31/87	2/24/00
15352 Holbrook, Lois J	CRT ADM	GAL Case Coord.A	10/4/99	9/29/00
03656 Gardner, Shaaron G.	BEHAV EVAL	Behavorial Evals Prog Direct	or 10/2/78	2/25/02
18276 Mabe, Ginger L	ADR	Sr Secretary.A	6/12/89	1/31/03
35561 Brush, Vivian	CAL CONTRL	Crim Admin Coord.A	8/9/77	3/31/03
38580 Baughey, Marcia K	CJIS COORD	Clerical Asst.A	7/2/79	1/24/03
2660 Bruce, Thelma D	CRT ADM	Field Investigator.A	10/11/82	12/30/05
28374 Miller, Robert Alan	CRT ADM	Behavioral Eval.C	11/17/72	3/31/05
22056 Shakespeare, Joyce	CRT ADM	Secretary Specialist	8/6/91	8/15/2008*
5522 Cox, Deanna	CRT ADM	Secretary Specialist	7/15/1985	10/31/2008

* moved to County fund 7/1/08 with RIF

As of June 30, 2009

EXTENSION AND MODIFICATION OF INTERLOCAL AGREEMENT BETWEEN PINELLAS COUNTY, FLORIDA, AND THE SIXTH JUDICIAL CIRCUIT COURT OF FLORIDA FOR COUNTY FUNDED COURT EMPLOYEES

On June 16, 2009, Pinellas County, Florida, a political subdivision of the State of Florida, and the Sixth Judicial Circuit Court, through its Chief Judge, duly entered into an Interlocal Agreement (Agreement) regarding county funded court employees. The Agreement will expire on June 30, 2013.

Section 8 of the Agreement provides that the Agreement may be extended for five consecutive two-year periods upon mutual agreement of the County and the Court. Section 9 of the Agreement provides that the Agreement may be modified in writing by the mutual consent of the County and the Court. In order to extend and modify the Agreement, Section 8 of the Agreement is modified as follows:

Section 8. Term

The term of this Agreement is through June 30, 2016, provided however, that this Agreement may be extended for an additional four-year period upon mutual agreement of the County and the Court.

Except as modified herein, all other terms and conditions of the Agreement remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto have entered into this Agreement as of the day and year written below.

ATTEST: KEN BURKE, Clerk Deputy Clerk (SEAL) ATTEST: APPROVED AS TO FORM:

PINELLAS COUNTY, FLORIDA by and through its Board of County Commissioners

By:

Kenneth T. Chairman

Date:

SIXTH JUDICIAL CIRCUI

By:

J. Thomas McGrady, Chief Judg

Office of the County Attorney

EXTENSION OF THE INTERLOCAL AGREEMENT BETWEEN PINELLAS COUNTY FLORIDA, AND THE SIXTH JUDICIAL CIRCUIT COURT OF FLORIDA FOR COUNTY FUNDED COURT EMPLOYEES

THIS AGREEMENT made and entered into this $2\frac{1}{2}$ day of <u>May</u>, 2016, by and between PINELLAS COUNTY, a political subdivision of the State of Florida, hereinafter called the "County", and THE SIXTH JUDICIAL CIRCUIT COURT OF FLORIDA FOR COUNTY FUNDED COURT EMPLOYEES hereinafter called the "Court".

WITNESSETH:

WHEREAS, on June 16, 2009, Pinellas County Florida a political subdivision of the State of Florida and the Sixth Judicial Circuit Court, through its Chief Judge, duly entered into an

Interlocal Agreement (Agreement) regarding county funded court employees; and

WHEREAS, the purpose and intent of this Agreement may be extended four consecutive years to provide funding for county funded court personnel except as otherwise required by law or as otherwise agreed to by the County; and

WHEREAS, the Contract between the Parties is currently set to expire June 30, 2016;

and

WHEREAS, all other terms and conditions of the Agreement shall remain in full force and effect.

NOW, THEREFORE, in consideration of the mutual provisions set forth herein, the Parties agree as follows:

Section 1. Section 8 of the Agreement is amended to read as follows:

Section 8. Term

The term of this Agreement expires June 30, 2020, and conditions of the Agreement remain in full force and effect.

Section 2. Section 13 of the Agreement is amended to read as follows:

Section 13. Documents Comprising this Agreement

This Agreement shall include the following documents which are incorporated herein by reference:

a. Attachment A: is a list of county funded court employees as of February 2,

2016.

- This Amendment shall take effect immediately upon execution by the Section 3. Parties.
- Section 4. All other terms and conditions of the Contract between the Parties shall remain in full force and effect.

IN WITNESS THEREOF, the Parties have caused this second Amendment to the Interlocal Agreement between the County and the Court be executed on the above date.

ATTEST: KEN BURKE, Clerk

54.20 " and the second second

CC:3.4

Deputy Gler

APPROVED AS TO EORM:

Office of the County Attorney

PINELLAS COUNTY, FLORIDA by and through its Board of County Commissioners

By:

Charlie Justice, Chairman

5-29-16 Date:

SIXTH JUDICIAL CIRCUIT

Anthony Rondolino, Chief Judge

Date:

By:

Sixth Circuit County-Funded Court Employees 2013-2016

Emp #	Name	Dept	Title	Hire Date	Term Date
16730	Metzger, Gary E	Pinellas County G	Video Oper Coord.C.	8/31/87	2/24/00
15352	Holbrook, Lois J	CRT ADM	GAL Case Coord.A.	10/4/99	9/29/00
03656	Gardner, Shaaron G.	BEHAV EVAL	Behavorial Evals Prog Director	10/2/78	6/30/03
18276	Mabe, Ginger L	ADR	Sr Secretary.A.	6/12/89	1/31/03
35561	Brush, Vivian	CAL CONTRL	Crim Admin Coord.A	8/9/77	3/31/03
38580	Baughey, Marcia K	CJIS COORD	Clerical Asst.A	7/2/79	1/24/03
2660	Bruce, Thelma D	CRT ADM	Field Investigator.A	10/11/82	12/30/05
28374	Miller, Robert Alan	CRT ADM	Behavioral Eval.C	11/17/72	3/31/05
22056	Shakespeare, Joyce	CRT ADM	Secretary Specialist * moved to County fund 7/1/08 with RIF	8/6/91	8/15/08
	Cox, Deanna	CRT ADM	Secretary Specialist	7/15/1985	10/31/2008
90405	Ninios, Philip	BEHAV EVAL	Social Worker **entered DROP on 2/1/12	4/28/2006	7/19/2012
	Haverkamp, Donna	Law Library	Law Library Director	8/19/1985	6/30/2008
	Landress, Susan S.	CRT ADM	Field Investigator.A ***entered DROP on 03/01/09	10/16/1985	2/28/2014
35621	Fogle, Martha M.	CRT ADM	Juvenile Diversion Coordinator ****entered DROP on 07/01/09	3/19/1979	6/30/2014
101595	Lavin, Jessica Marie	Legal	CTA/C120 Trial Court Law Clerk (Staff Attorney)	3/23/2015	
90606	Jameson, Michelle M.	Unified Family Court	CTA/C121 Alternative Sanctions Coordinator	9/6/2006	
101491	Gonzalez, Cristina Marie	Behavioral Evaluations	CTA/C122 Court Counselor	12/29/2014	
101324	Hawker, Ashley M.	Legal	CTA/C123 Administrative Assistant I	10/6/2014	
	Davis, Brian	Court Technology Office	CTA/C124 Sr. Network Support Analyst/Court Technologist II	6/12/2006	
	Fynan, David J.	Court Technology Office	CTA/C125 Sr. Network Support Analyst/Court Technologist II	1/21/1992	
	Garza, Enrique	Court Technology Office	CTA/C126 Senior User Support Analyst/Court Technologist I	11/17/2014	
	Winship, Beth N.	Court Technology Office	CTA/C17 Sr. Information Systems Analyst/Court Technologist III	10/20/1986	
	Kellmann, Tyler	Juvenile Diversion	CTA/C20 Court Program Specialist I	7/28/2014	
	Hector, Gail	Juvenile Diversion	CTA/C22 Sr. Secretary	6/4/2012	
	Xiong, Xay	Juvenile Diversion	CTA/C24 Program Coordinator (Juvenile Diversion)	2/17/2003	
	Denmark, Ramona	Guardianship Review	CTA/C32 Field Investigator	3/3/2014	
	Clement, Mark	Court Technology Office	CTA/C38 Applications/Database Analysts/Court Tech Asst Manag	3/1/1999 11/23/2009	
	Bridenback, Nicholas K. Nikolopoulous, Eugenia		CTA/C43 Drug Court Manager CTA/C44 Sr. Secretary	9/29/1986	
	Wright, Angela C.	Court Technology Office	CTA/C53 Sr. Information Systems Analyst/Court Technologist III	9/29/1988 1/11/1999	
	Tan, Korkmaz	Court Technology Office	CTA/C55 Applications/Database Analysts/Court Tech Asst Manag	3/17/2003	
	Vazquez, Nelson A.	Juvenile Diversion	CTA/C62 Court Program Specialist I	9/8/2014	
	Johnson, Eric P.	Court Technology Office	CTA/C63 Applications/Database Analyst/Audio/Video Asst Opera	4/3/2000	
	Casino, Elisabeth G.	Legal	CTA/C67 Trial Court Law Clerk (Staff Attorney)	11/20/2006	
	Dakoski, Kelly J.	Juvenile Diversion	CTA/C72 Court Program Specialist II	5/20/1996	
	Peters, Pamela J.	Court Technology Office	CTA/C75 Sr. Information Systems Analyst/Court Technologist III	11/27/2000	
	McLane, Alicia M.	Teen Court	CTA/C81 Court Program Specialist I	3/1/2004	
	Houser, Lindsay D.	Legal	CTA/C84 Trial Court Law Clerk (Staff Attorney)	8/6/2013	
	Fedenko, Melissa	Legal	CTA/C85 Trial Court Law Clerk (Staff Attorney)	8/3/2015	
100096	Causseaux, Kara G.	Adult Drug Court	CTA/C89 Court Program Specialist I	7/8/2011	
18254	Toy, Thomas J.	Teen Court	CTA/C90 Senior Court Program Specialist	11/13/2000	
100164	Joyner, Jacquelin M.	Juvenile Diversion	CTA/C91 Court Program Specialist II	11/7/2011	
101682	Mendes, Stephanie M.	Juvenile Diversion	CTA/C92 Court Program Specialist I	6/15/2015	
100192	Peifer, Jennie M.	Juvenile Diversion	CTA/C93 Sr. Secretary	1/17/2012	
	Carr, Glenn, F.	Court Technology Office	CTA/C96 Senior Network Support Analyst/Court Technologist II	12/12/2006	
	Ellenwood, Winfred E.	Court Technology Office	CTA/E1 Video/Audio Operations Coordinator	4/27/1998	
	Zarling, Cynthia L.	Behavioral Evaluations	CTA/E13 Behavioral Evaluations Program Director	4/27/1997	
34004	Jaggi, Christine M.	Behavioral Evaluations	CTA/E14 Staff Psychologist	7/22/2002	
	Howard, Stephanie M.	Law Library	CTA/E19 Senior Librarian	12/17/2012	
	Weaver, James O.	Court Technology Office	CTA/E21 Distributed Systems Network Coordinator	2/3/1992	
	Solazzo, Adele A.	Behavioral Evaluations	CTA/E26 Staff Psychologist	7/1/2005	
	Lueck, Sharon	Family	CTA/G1 Grant Worker Pinellas	7/1/2014	
101526	Purdin, Laurence A.	Family	CTA/G2 Grant Worker Pinellas	1/27/2015	