PUBLIC DEFENSE HOURLY COMPENSATION AGREEMENT

NAME:	OSB#:
OFFICE ADDRESS:	
OFFICE PHONE:	_EMAIL:
COUNTIES IN WHICH OFFICE WILL ACCEPT APPOINTMENTS:	

I, ("Attorney"), hereby enter into this agreement with the Public Defense Services Commission ("PDSC") under the terms and conditions of this Public Defense Hourly Compensation Agreement ("Agreement") to receive fee-generating case assignments to represent persons entitled to public defense services for eligible cases in the State of Oregon. Attorney is not guaranteed case assignments. In consideration of the receipt of any such assignments, Attorney agrees as follows:

- 1. Attorney is licensed to practice law in the State of Oregon and Attorney shall, at all times, remain in good standing to practice law in the State of Oregon.
- 2. The Attorney shall maintain an email address with PDSC as all notices, schedules, and other program information will be disseminated electronically. Attorney shall promptly inform PDSC of any change in Attorney's contact information.
- 3. PDSC may publish the Attorney's name, along with information on the types of cases that Attorney is qualified to provide legal services, to a list provided to the circuit courts.
- 4. This Agreement does not guarantee Attorney any actual fee-generating case assignments. PDSC may restrict the number and types of cases that Attorney is assigned.
- 5. Attorneys shall be reimbursed at the rates approved by PDSC and in effect at the time of appointment. These rates are posted on the OPDS website.
- 6. Attorney agrees to comply with the PDSC policies, including but not limited to, policies regarding performance standards, representational practices, billing and invoicing, and case support services.
- 7. Attorney agrees to comply with the Oregon Rules of Professional Conduct.
- 8. Attorney shall not accept any form of payment from or on behalf of an assigned client for the representation provided by the Attorney, related to the matter for which the attorney was assigned, except for payment from PDSC through billings submitted to OPDS.

- 9. Attorney shall maintain all liability insurance as required by the Oregon State Bar.
- 10. Attorney shall immediately notify PDSC of (1) any criminal action brought against Attorney, including criminal complaints, indictments, or convictions of crimes, and (2) any disciplinary action brought against Attorney by the Oregon State Bar.
- 11. The Agreement may be terminated at any time and for any reason whatsoever without regard to cause by either Attorney or PDSC by giving fourteen days' notice in writing to the other party. In the event of any such termination of the Agreement, Attorney will cooperate with PDSC regarding the completion of any assigned cases so that the rights of the client are always fully protected.
- 12. This Agreement applies to all cases for which Attorney is assigned from the effective date of the Agreement through June 30, 2025. Attorney is authorized to continue legal work on cases to which they are assigned during that period until the case reaches final judgment or order in circuit court.
- 13. Attorney shall protect, indemnify, defend, and hold harmless OPDS, PDSC, and the State of Oregon from all liability, obligations, damages, losses, claims, suits, or actions of whatever nature that are related to, result from, or arise out of Attorney's employees' or agents' actions, decisions, work, advice, activities, or failures to act under this Agreement. Notwithstanding the above, Attorney has no duty to indemnify, defend, or hold harmless OPDS, PDSC, or the State for their actions, decisions, work, activities, or failures to act related to this Agreement.

THIS AGREEMENT IS THE COMPLETE AND EXCLUSIVE STATEMENT OF THE AGREEMENT BETWEEN ATTORNEY AND OPDS WITH RESPECT TO THE SUBJECT MATTER HEREOF AND REPLACES ANY PRIOR WRITTEN OR ORAL COMMUNICATIONS BETWEEN THE PARTIES.

	Date:
Attorney Signature	
Attorney Name (Please Print)	