



Frequently Asked Questions (FAQ's)

District of Columbia Opioid Responses 3 (DCOR3) Grant Opportunity: Recovery Residences with Intensive Care Management for Individuals with Opioid and/or Stimulant Use Disorder

RFA No. RMO DCRR041224

April 24, 2024

Please contact Maura Gaswirth at petrina.williams@dc.gov if you should have any further questions.

1. Question: Will MOUs from an existing partnership work for the purposes of this proposal?

Answer: *Yes, as long as the agreement is for similar work.*

2. Question: Are electronic signatures acceptable, or do you require wet signatures?

Answer *Yes, electronic signatures are acceptable.*

3. Question: At one point in the RFA, the base period is defined as 6 months, and at another point it is said to be 5 months. Please clarify.

Answer: *The base period is 5 months.*

4. Question: The RFA says, "The budget should reflect a 12-month budget prorated for a 6-month period for the base year." Could you please elaborate on this?

Answer: *The base period is 5 months. The budget submitted should be for 5 months.*

5. Question: When you state that the board of directors list must be signed by the certified official-what does certified mean?

Answer: *Approved and signed by the designated person assigned by the board of directors.*

6. Question: Is there additional funding outside of this NOFA that organizations can access to pay for other indirect cost? *Not through the State Opioid Response funds.*

Answer: *At this time, we have not been able to identify any funding sources that would cover indirect costs more than 10%.*

7. Question: Does the Resident Monitor/Facility Manager have to live on the residential site for a level 3 residence?

Answer: *The National Alliance for Recovery Residences does not specify that there needs to be a live-in Resident Monitor/Facility Manager, but for this grant, it is required.*