RFA No. RMO RR032020



Government of the District of Columbia Department of Behavioral Health (DBH)

RFA Title: Recovery Residences

RFA Release Date: Friday, March 20, 2020
Application Submission Deadline:
Friday, April 10, 2020, 5:00 p.m. ET

<u>Pre-Application Conference</u>: Friday, March 27, 2020

64 New York Avenue, NE, DBH Room 242 Washington, DC 20002 3:00 p.m. ET

Department of Behavioral Health (DBH)

Adult Services Division Notice of Funding Availability (NOFA) RFA No. RMO RR032020 Recovery Residences

The District of Columbia, Department of Behavioral Health (DBH) is soliciting applications from qualified applicants for services in the program and service areas described in this Notice of Funding Availability (NOFA). This announcement is to provide public notice of the Department of Behavioral Health's intent to make funds available for the purpose described herein. The applicable Request for Application (RFA) will be released under a separate announcement with guidelines for submitting the application, review criteria and DBH terms and conditions for applying for and receiving funding.

General Information:

Funding Opportunity Title:	Recovery Residences
Funding Opportunity Number:	RFA No. RMO RR032020
Program RFA ID#:	RFA No. RMO RR032020
Opportunity Category:	Competitive
DBH Branch/Division Unit:	Adult Services Division
DBH Administrative Unit:	Community Services Administration
Program Contact:	Orlando Fox
	(202) 673-2291
	<u>orlando.fox@dc.gov</u>
Program Description:	The DBH Community Services Administration
	(CSA) is soliciting applications from
	community-based organizations to provide
	NARR Standard Level I or Level II Recovery
	Residences or Opioid Specific Recovery
	Residences in the District of Columbia. An
	organization may apply to provide Level I or
	Level II Recovery Residences under
	Competition #1 and Opioid Specific Recovery
	Residences under Competition #2.
Eligible Applicants:	1. A community-based organization located
	in or authorized to do business in the
	District of Columbia (DC);
	2. 501(c)(3) non-profit status; and
	Organization is eligible to participate in
	District-funded programs (not disbarred) as
	evidenced by an exclusion verification
Anticipated Number of Awards:	Up to 9 awards
Anticipated Amount Available:	\$322,176.00
Floor Award Amount:	\$19,133.33/residence
Ceiling Award Amount:	\$38,266.66/residence

Funding Authorization:

Legislative Authorization:	Local Appropriated Funds	
Associated CFDA#:	93.788	

	93.959
Associated Federal Award ID#:	1H79TI0811707
	2B08TI010008
Cost Sharing/Match Required?	No
RFA Release Date:	Friday, March 20, 2020
Pre-Application Conference (Date):	Friday, March 27, 2020
Pre-Application Conference (Time);	3:00pm – 4:00pm
Pre-Application Conference	64 New York Avenue, NE, 2 nd Floor
(Location/Conference Call Access):	Washington, DC 20002
	Pre-Registration required for conference call
	access Orlando Fox Orlando.fox@dc.gov
Letter of Intent Due Date:	Wednesday, March 25, 2020
Application Deadline Date:	Friday, April 10, 2020
Application Deadline Time:	5:00 p.m. ET
Links to Additional Information about this	DC Grants Clearinghouse
Funding Opportunity:	https://opgs.dc.gov/page/opgs-district-
	grants-clearinghouse

Notes:

- A. DBH reserves the right to issue addenda and/or amendments subsequent to the issuance of the NOFA or RFA, or to rescind the NOFA or RFA.
- B. Awards are contingent upon the availability of funds.
- C. Individuals are not eligible for DBH grant funding.
- D. Applicants must have a DUNS#, Tax ID#, and be registered in the federal Systems for Award Management (SAM).
- E. Contact the program manager assigned to this funding opportunity for additional information.

Table of Contents

RFA Cover Sheet	• • • • • • • • • • • • • • • • • • • •	 	1
NOFA		 	2
DBH RFA Terms and Con	ditions	 	7
Checklist for Applications		 	9
General Information		 	11
Key Dates Authority for the G Overview Source of Grant Fu Award Information Performance and F Eligibility Requirem Non-Supplantation Application Page L	nding unding Period ents		
Background and Purpose			12
Background Purpose			
Performance Requiremen	łs	 	13
Experience Criterion Target Population Location of Service Scope of Services Data Collection and	s d Reporting		
Application Requirements	;	 	15
Project Narrative Organizational Ca Project Need Project Description Project Evaluation	pacity		
Project Attachments		 	16
Project Abstract Work Plan Staffing Plan Project Budget and Advances Letters of Agreeme Business License Clean Hands Certif 501(c)(3) Letter Articles of Incorpor	nt ication		

IRS Tax Exemption Affirmation Letter Current Fiscal Year Budget Financial Statements Separation of Duties Policy Board of Directors SAM Registration Proof of Insurance

Evaluation Criteria	20
Review and Scoring of Application	21
Pre-Screening Technical Review Review Panel Internal Review Panel	
Application Preparation and Submission	21
Application Package Submission	
Pre-Application Meeting	23
Additional Information	23
Grantee Requirements	23
Grant Terms & Conditions Grant Uses Conditions of Award Indirect Costs Insurance Audits Nondiscrimination in the Delivery of Services Quality Assurance	
Agency Contact Information	25
Program Manager Fiscal Management Office Grants Management Office	
Attachment I — Notice of Eligibility and Experience Requirements	228
Attachment II — Intent to Apply Notification	28
Attachment III — Applicant Profile	29
Attachment IV – Work Plan	31
Attachment V — Staffing Plan	32
Attachment VI – Budget and Budget Narrative	33
Attachment VII - Advance Payment Request Form	39

Attachment VIII - DBH Receipt Form	40
Appendix A General Terms and Conditions	41
Attachmont IV - NADD Standards	9.4

District of Columbia Department of Behavioral Health RFA Terms and Conditions

The following terms and conditions are applicable to this and all Requests for Applications (RFA) issued by the District of Columbia Department of Behavioral Health (DBH) and to all awards, if funded under this RFA:

- Funding for a DC DBH award/subaward is contingent on DBH's receipt of funding (local or federal) to support the services and activities to be provided under this RFA.
- The RFA does not commit DBH to make an award.
- DBH may suspend or terminate any RFA pursuant to its own grant making rule(s) or any applicable federal law, regulation or requirement.
- Individual persons are not eligible to apply or receive funding under any DBH RFA.
- DBH reserves the right to accept or deny any or all applications if DBH determines it is in the best interest of DBH to do so. An application will be rejected if it does not comply with eligibility requirements outlined in the RFA. DBH shall notify the applicant if it rejects that applicant's proposal for review.
- DBH reserves the right to issue addenda and/or amendments subsequent to the issuance of the RFA, or to rescind the RFA. The prospective applicant is responsible for retrieving this information via sources outlined in the RFA (e.g. DC Grants Clearinghouse).
- DBH shall not be liable for any costs incurred in the preparation of applications in response to the RFA. Applicant agrees that all costs incurred in developing the application are the applicant's sole responsibility. No funds already awarded to the applicant under other instruments or agreements shall be used by the applicant to fund the preparation of this application.
- DBH may conduct pre-award on-site visits to verify information submitted in the application and to determine if the applicant's facilities are appropriate for the services intended. In addition, DBH may review the fiscal system and programmatic capabilities to ensure that the organization has adequate systems in place to implement the proposed program.
- DBH shall determine an applicant's eligibility by way of local and federal registries for excluded parties searches and documents and certifications submitted by the applicant.
- The Applicant Organization must obtain a Data Universal Numbering System (DUNS) number to apply for funding and register for the federal System for Award Management (SAM) at www.sam.gov prior to award.
- DBH reserves the right to require registry into local and federal systems for award management at any point prior to or during the Project Period.
- DBH may enter into negotiations with an applicant and adopt a firm funding amount or other revision of the applicant's proposal that may result from negotiations.
- If funded, the applicant will receive a Notice of Grant Award (NOGA) which shall incorporate the requirements of this RFA and identify the project period and budget period.
- Continuation funding, if awarded, shall be based on availability of funds, documented satisfactory progress in interim and annual reports, continued eligibility and determination that the continued funding and activities is in the best interest of the District of Columbia.
- OMB 2 CFR Part 200 (effective December 26, 2014) and 45 CFR Chapter 75, and Title 22A, D.C. Municipal Regulation, Chapter 44, apply to all grants issued under this RFA.
- If there are any conflicts between the terms and conditions of the RFA and any applicable federal or local law or regulation, or any ambiguity related thereto, then the provisions of the

applicable law or regulation shall control and it shall be the responsibility of the applicant to ensure compliance.

Additional information about grants management policy and procedures may be obtained at the following site: https://opgs.dc.gov/book/citywide-grants-manual-and-sourcebook (City-Wide Grants Manual and Sourcebook).

If your agency would like to obtain a copy of the DBH RFA Dispute Resolution Policy, please contact the DBH Grants Management Office at dbh.grants@dc.gov or call (202) 673.3536. Your request for this document will not be shared with DBH program staff or reviewers. Copies will be made available at all pre-application conferences.

CHECKLIST FOR APPLICATIONS

he complete App	lication Package should include the following: Notice of Eligibility and Experience Requirements (Attachment I)
	Intent to Apply Notification (Attachment II)
	Application Profile (Attachment III)
	Table of Contents
	Project Abstract
	Project Narrative
	Work Plan (Attachment IV)
	Staffing Plan (Attachment V)
	Budget and Budget Justification (Attachment VI)
	Advance Payment Request Form (Attachment VII)
	Letters of Agreement
	Attachments
	A. Business License & Certificate of Occupancy
	B. Clean Hands Certification
	C. 501(c)(3) Letter
	D. Articles of Incorporation & Bylaws
	E. IRS W-9 Tax Form
	F. IRS Tax Exemption Letter
	G. Current Fiscal Year Budget
	H. Financial Statements
	I. Separation of Duties Policy
	J. Board of Directors
	K. System of Award Management (SAM) Registration
	L. Partner Documents (if applicable)
	M. Proof of Insurance for Commercial, General Liability, Professional

RFA # RM0 RR032020 9

Liability, Comprehensive Automobile and Worker's Compensation

DBH Receipt Form (Attachment VIII)
General Terms and Conditions (Appendix A)
Assurances, Certifications, & Disclosures (Appendix B)
Financial Disclosure (Appendix C)
DC Contribution and Solicitation Certification (Appendix D)
Federal Assurances and Certifications (Appendix E)
Special Terms of State Opioid Response (SOR) Award Funding (Appendix F)
Special Terms of Award Funding (Appendix G)
Tax Certification (Appendix H)
Sub-Grantee Single Audit Certification (Appendix I)
DBH Grant Terms and Conditions (Appendix J)
Documents requiring signature have been signed by an agency head or AUTHORIZED Representative of the applicant organization.
The Application needs a DUNS number to be awarded funds. Go to Duns and Bradstreet to apply for and obtain a DUNS # if needed.
The Project Narrative is written on 8 $\frac{1}{2}$ by 11 inch paper, 1.0 spaced, Arial or Times New Roman font using 12-point type (10 point font for tables and figures with a minimum of one inch margins. Applications that do not conform to these requirements will not be forwarded to the review panel.
The application proposal format conforms to the "Application Elements" listed in the RFA.
The proposed budget is complete and complies with the budget forms provided in the RFA. The budget narrative is complete and describes the categories of items proposed.
The proposed work plan, logic model, and other attachments are complete and comply with the forms and format provided in the RFA.
Submit your application by 5:00 pm on the deadline of Friday, April 10, 2020.

RFA # RMO RR032020

GENERAL INFORMATION

Key Dates

Notice of Funding Announcement Date: Friday, March 20, 2020 Request for Application Release Date: Friday, March 20, 2020 Pre-Application Conference Date: Friday, March 27, 2020 Application Submission Deadline: Friday, April 10, 2020 Anticipated Award Start Date: Monday, April 27, 2020

Authority for the Grant

The Department of Behavioral Health ("DBH") was established, effective October 1, 2013, by the Department of Behavioral Health Establishment Act, D.C. Law 20-0061, D.C. Official Code § 7-1141.01, et seq., and is the successor-in-interest to the Department of Mental Health, established by the Mental Health Establishment Amendment Act of 2001, effective December 18, 2001 and the Department of Health Addiction Prevention and Recovery Administration, established in the Department of Health by Reorganization Plan No. 4 of 1996, effective July 17, 1996. DBH is responsible, inter alia, for developing and monitoring comprehensive and integrated behavioral health systems of care for adults and for children, youth and their families, and serves as the state mental health authority and as the single state agency for substance abuse services. The Director of DBH has the authority to make grants pursuant to D.C. Official Code § 7-1141.06(7) and has implemented this authority by rulemaking in Title 22A, D.C. Municipal Regulation, Chapter 44.

Overview

The DBH Community Services Administration (CSA) is soliciting applications from community-based organizations to provide NARR Standard Level I or Level II Recovery Residences or Opioid Specific Recovery Residences in the District of Columbia. An organization may apply to provide Level I or Level II Recovery Residences under Competition #1 and Opioid Specific Recovery Residences under Competition #2.

DBH has allocated three hundred twenty-two thousand, one hundred seventy-six dollars (\$322,176.00) to be awarded for a 6-month period to qualified organizations to establish new Recovery Residences to adults (21 and over) in recovery from substance use disorder (SUD) and opioid use disorder (OUD).

Awards will be made by "residence". Residences should serve a minimum of four (4) adults and a maximum of eight (8) adults. All eligible homes must comply with all District of Columbia housing and zoning rules as established by the District of Columbia Consumer and Regulatory Affairs and possess a certificate of occupancy or equivalent approval within 30 days of award.

The maximum award amount per residence count are below:

- Eight (8) adults \$38,266.66
- Seven (7) adults \$33,483.33
- Six (6) adults is \$28,700.00
- Five (5) adults is \$24,000.00
- Four (4) adults is \$19,133.33

Applicants may apply for more than one award.

All grantees must operate Recovery Residences within the District of Columbia and accept individuals on medication-assisted treatment (MAT). This requirement will support LIVE. LONG. DC., the District's Strategic Plan to Reduce Opioid Use, Misuse, and Related Deaths.

Source of Grant Funding

Funding is made available under the District of Columbia Fiscal Year 2020 (FY20) local appropriated funds, Department of Health and Human Services (HHS) Substance Abuse and Mental Health Services Administration (SAMHSA), State Opioid Response (SOR) grant, CFDA#93.788 and the Substance Abuse Prevention and Treatment (SAPT) Block Grant, CFDA #93.959.

Award Information

This RFA will make available \$322,176 for up to 9 awards over April 27, 2020 through September 29, 2020

Competition #1: Level I or II Recovery Residences

Approximately \$142,176 is available to fund up to four (4) grant awards to serve adults (21 and over) in recovery from substance use disorder (SUD).

Competition #2: Opioid Specific Recovery Residences

Approximately \$180,000 is available to fund up to five (5) grant awards to serve an opioid specific population.

Performance and Funding Period

The anticipated performance and funding period is **April 27**, **2020 – September 29**, **2020**. Subsequent to the first 5-month budget period, **funding will be awarded for up to one (1) option year**. The number of awards, budget periods and award amounts are contingent upon the continued availability of funds and the recipient performance.

Eligibility Requirements

Eligible entities who can apply for grant funds under this RFA are

- 1. Community-based organizations located in the District of Columbia (DC);
- 2. 501(c)(3) non-profit status; and
- **3.** Organization is eligible to participate in District-funded programs (not disbarred) as evidenced by an exclusion verification.

Non-Supplantation

Recipients must supplement, and not supplant, funds from other sources for initiatives that are the same or similar to the initiatives being proposed in this award. Further, 45 CFR Chapter 75 contains additional restrictions for for-profit commercial entities that may require a reduction of approved grant awards based upon program income earned.

Application Page Limit

The documents that will be counted in the page limit may not exceed the equivalent of **six (6)** pages. Letters of agreement are not included in the page limit. The page limit includes the following documents:

- A. Project Narrative (Attachment II one (1) page)
- B. Project Abstract Five (5) pages

BACKGROUND & PURPOSE

Background

In FY18, DBH served 5,186 substance use clients and 23,259 mental health consumers. According to RFA # RMO RR032020

the Substance Abuse and Mental Health Services Administration (SAMHSA), relapse is common among individuals treated for SUD highlighting the need for new approaches to SUD <u>treatment</u>. Peer-run, recovery-oriented housing can fill a service gap. These homes offer safe living environments that are free from alcohol and illicit drug use. This allows residents to live with individuals who are also pursuing the goals of recovery and wellness. Recovery residences are places where consumers fit in, have common experiences, and can be authentic without having to explain their addiction or recovery needs.

Recovery residences are increasingly viewed as a viable and cost-effective alternative to established recovery-oriented systems of care, as they provide safe and healthy environments that support residents in their recovery. These communities empower individuals by providing support as they transition towards living independent and productive lives in the community. Recovery Residences offer a unique alternative to harm reduction—a component of the Housing First model—for individuals whose main goal is to find a sober living environment.

This RFA represents an essential component of the work the District is doing through LIVE. LONG. DC. Specifically, Goal 5 in LIVE. LONG. DC. is to "ensure equitable and timely access to high-quality substance use disorder (SUD) treatment and RSS through a network of treatment services" and Strategy 5.7 is to "Improve the quality and quantity of support services (e.g., education, employment, community re-entry, recovery coaching, transportation, dependent care, and housing) that are available to individuals in recovery."

Purpose

The CSA is issuing this RFA in accordance with the Notice of Funding Availability (NOFA) for the grant program entitled, "Recovery Residences." Applicants will be selected, in a competitive application review process, to establish and manage Recovery Residences for individuals recovering from a SUD/OUD.

The specific objectives of the initiative, which the successful applicant under this RFA will be expected to meet are: (1) establish Recovery Residences in the District using National Association of Recovery Residences (NARR) Standards (TABLE A); (2) Develop referral sources and client matching; (3) Provide oversight; and, (4) Fiscal management.

To achieve these objectives, it is anticipated that the applicant will (1) establish target dates for new Recovery Residences to open in the year of the award; (2) explain how the recovery residences will target and support individuals with OUD; and (3) show compliance with NARR standards for Operations and Core Principles for the management, monitoring, and services provided to residents in operated recovery residences. Proposals from applicants who are not public or private not-for-profit organizations will not be accepted.

PERFORMANCE REQUIREMENTS

Experience Criteria

Those applying should meet the following criteria:

- 1. Competition #1 Level I or II Recovery Residences
 - a. Applicant must have at least two (2) years of experience providing residential services and supports; and
 - b. Applicant must demonstrate the ability to start work within 90 days of award.
- 2. Competition #2 Opioid Specific Recovery Residences

- a. Applicant must have 3-5 years of experience providing residential services and supports
- b. Applicant must have staffing in place prior to application; and
- c. Applicant must demonstrate the ability to start work within 60 days of award.

Additional Experience Requirements (if applicable)

- 1. Those applying should meet the following criteria:
 - a. Experience with managing multiple grants or contracts greater than \$100,000.00;
 - b. Experience managing local (District of Columbia) or federal grants;
 - c. Have a functioning accounting system that is operated in accordance with generally accepted accounting principles;
 - d. Applicant must have at least one year of experience providing services to SUD clients; and
 - e. Experience with implementing activities related to providing housing or services to persons with substance use and/or mental health disorders, HIV/AIDS, or low-income individuals.

Target Population

The target population is adults (age 18 and older) in recovery from SUD or OUD. All individuals, before residing in a recovery residence, must have at least thirty (30) days of sobriety prior to admission.

Location of Services

Services associated with this grant must take place in the District of Columbia.

Scope of Services

Services to be provided under the Recovery Residences project include the following:

- A. Establish Recovery Residences using Level I/II NARR standards;
- B. Show evidence that the Recovery Residences meet Level I/II NARR standards including administration, operational, physical environment;
- C. Provide recovery support in all operated Recovery Residences that are in alignment with Level I/II NARR standards; and
- D. Show evidence of being a good neighbor in alignment with Level I/II NARR standards for all operated Recovery Residences. (i.e. attendance at neighborhood meeting, responding to complaints from neighbors, have a system in place to get feedback from neighbors)

Data Collection and Reporting

Grantees will be required to collect, track, and report information on services provided and individuals served.

Data Collection and Tracking

Applicants must describe their capacity to accurately capture and report the following key outcomes:

- A. Identify each house, including address, ward, and phone number. Also, include what level of support exists at each residence according to NARR standards;
- B. The number of adults in each residence/per month;
- C. The number of vacancies in each residence/per month;
- D. Contact person per residence;
- E. Capacity per residence/per month;
- F. Gender per residence/per month;
- G. The number of vacancies per residence/per month;
- H. Applications received per residence/per month;

- I. Monthly admissions per residence;
- J. The number of voluntary departures per month;
- K. The number of relapses per residence each month;
- L. Number of individuals provided naloxone training;
- M. Number and type of Recovery Support Services offered at each residence/month;
- N. Number of residents who were referred to DBH recovery support providers and completed Recovery Support Services; and
- O. Number of residents who were referred to DBH providers for ongoing SUD treatment.

APPLICATION REQUIREMENTS

Project Narrative – up to five (5) pages

A. Organizational Capacity (up to 2 pages)

Applicants should include the following information to highlight their experience and capacity to establish Recovery Residences in the District:

- a. Describe their experience, and capacity to meet the scope of services outlined in this RFA;
- b. Have among its organizational purposes, significant activities related to providing housing or services to persons with substance use and/or mental health disorders, HIV/AIDS, or low-income individuals;
- c. Describe the staff who will work on this initiative, including anyone that would be hired to run or provide oversight of these Recovery Residences;
- d. Describe any potential challenges and contingency plans for addressing concerns related to circumstances that may arise; and
- e. Describe the organization's plan to be fully operational between sixty (60) and ninety (90) days of the new grant agreement.

B. Project Need (up to 1 pages)

Applicants should describe the unmet need in the community in which the Recovery Residence is to be located.

C. Project Description (up to 1 pages, align to Work Plan, Attachment III)

Applicants should describe:

- The number of residences planned, including location (by Ward), number of individuals to be served, and any target population and timeline for implementation;
- ii. Plan for meeting NARR standards
- iii. A plan to conduct outreach and recruitment;
- iv. A plan to establish partnerships with SUD residential providers; and
- v. A plan for creating marketing items.

D. Project Evaluation (up to 1 pages)

The applicant must include clear, quantitative goals and objectives for the grant period and present a sound and feasible evaluation plan that is in alignment with Level I NARR standards and meets the goals in this application.

The section should describe the applicant's plan to evaluate the project. The description should include the proposed targets for the following key grant outcomes:

- i. Number of Recovery Residences opened
- ii. Number of Residents in each residence
- iii. Compliance with NARR standards
- iv. Number and type of recovery supports services provided

v. GPRA results for Opioid Specific Residences (for Competition #2)

For Competition #2 Opioid Specific Residences, the Government Performance and Results Act (GPRA) mandates increased accountability and performance-based management by federal grants and contracts must be used. This has resulted in greater focus on results or outcomes in evaluating the effectiveness of federal activities, and in measuring progress toward achieving goals and objectives.

The applicant must include a continuous quality improvement model to show evaluation and compliance with NARR standards for each residence, and a system for addressing concerns that arise throughout implementation. The applicant should outline the process measures and targets it will use to track Recovery Residences delivered under the grant. The section should also briefly describe the infrastructure that will support evaluation activities.

The grantee may propose additional outcome measures specific to their project, subject to DBH approval.

The grantee may propose additional outcome measures specific to their project, subject to DBH approval.

The grantee should also outline the process measures and targets it will use to track Recovery Residences services delivered under the grant. The section should also briefly describe the infrastructure that will support evaluation activities

Project Attachments

Some of the attachments for this application include required templates that the applicants must use, as indicated below.

A. Project Abstract (up to 1 page)

A one-page project abstract is required (see Attachment III). Please provide a one-page abstract that is clear, accurate, concise, and without reference to other parts of the Project Narrative. The project abstract must be written on 8 ½ by 11 inch paper, 1.0 spaced, Arial or Times New Roman font using 12-point type (10 point font for tables and figures) with a minimum of one inch margins, limited to one page in length, and include the following sections (no template provided):

- i. **Project Description:** Briefly outline how the organization will implement the project in service of the goal and objectives.
- ii. **Performance Metrics:** Outline the key outcome and process metrics and associated targets that will be used to assess grantee performance.

B. Work Plan (not counted in page limit)

The work plan template (see Attachment IV) provided by DBH is required. The work plan describes key activities and tasks to successfully deliver the (program/effort) scope of services and aligns with the Project Description narrative under Application Requirements. The activities and tasks should be organized chronologically, and each should have an identified responsible staff, target completion date, and associated output.

C. Staffing Plan (not counted in page limit)

The applicant's staff plan template (see Attachment V) provided by DBH is required. The staffing plan should describe staff duties, qualifications, and the percent of time to be spent on project activities, and whether the time will be charged to the grant. The plan should clearly indicate which staff positions will need to be hired. Staff CVs, resumes, and position descriptions shall be submitted and will not count towards the page limit. Staffing should

include, at a minimum, the program director responsible for the oversight and day-to-day management of the proposed program; staff responsible for service delivery; staff responsible for monitoring programmatic activities and use of funds; and staff responsible for data collection, quality and reporting.

D. Project Budget and Justification (not counted in page limit)

The application should include a project budget (see Attachment IV) with justification using the provided template. The project budget and budget justification should be directly aligned with the work plan and project description. All expenses should relate directly to achieving the key grant outcomes including the following activities:

- 1. Establishing Recovery Residences;
- 2. Disseminate information provided by the organization regarding its program and recovery support services provided by certified SUD providers.
- 3. Refer residents to become a Recovery Coach by registering for the training as promoted by DBH. Also refer residents to attend at least one naloxone training.

The budget should reflect a 5-month period. Personnel charges must be based on actual, not budgeted labor. Salaries and other expenditures budgeted for in the grant must be for services that will occur during the 5-month grant period.

Restrictions:

N/A

The following categories and descriptions should be covered in the Budget/Justification:

- i. **Personnel:** Include the title of the position, name (or indicate vacancy), annual salary and level of effort (percentage of time) dedicated to this project.
- ii. **Fringe:** Provide the position, name (or indicate vacancy), total fringe benefit rate used.
- iii. *Travel*: Only local travel related to the (insert name of project/effort) and for the project staff will be approved in the grant budget. Provide purpose, destination, and type of travel.
- iv. **Equipment:** Provide the item, quantity, amount, and percent charged to the grant.
- v. **Supplies:** Include the items being requested and rate. Description should also include how the supplies directly support the project.
- vi. **Contractual:** Provide the name of entity and identify whether it's a sub-recipient, contractor, consultant, or service. Also provide the entity's rate.
- vii. Other Direct Costs: List any costs not included in any of the other cost categories.
- viii. *Indirect Costs:* Indirect costs should not exceed 10% of direct costs, unless the organization has a negotiated indirect cost rate agreement.
- ix. **Program Income:** If the possibility of generating program income as a result of DBH funding exists, list source and amount as budget line items.

E. Advances (not counted in page limit)

An applicant seeking an advance, must submit a completed Advance Payment Request form signed by the organization's Chair of the Board of Directors and Executive Director, or equivalent positions. Applicants must detail the amount requested per budget category in the budget and justification (see Attachment V). No advance payment will be provided without prior official request and approval.

F. <u>Letters of Agreement (not counted in page limit)</u>

Applicant should submit all letters of agreement, from other agencies and organizations that will be actively engaged in the proposed project (no template provided).

G. Business License (not counted in page limit)

The applicant must submit a current business license and Certificate of Occupancy issued by the District of Columbia Department of Consumer and Regulatory Affairs. If the applicant does not have a current license, a copy of the business license application and receipt filed no later than the due date of the grant application may be submitted.

H. Clean Hands Certification (not counted in page limit)

Each applicant must submit a current Clean Hands Certification from the District of Columbia Office of Tax and Revenue (OTR). DBH requires that the submitted Clean Hands Certification reflect a date within a six month period immediately preceding the application's submission. Self-Certification is not acceptable.

501(c)(3) Letter (not counted in page limit)

The applicant must submit the organization's determination or affirmation letter approving and/or confirming the tax-exempt status.

J. Articles of Incorporation & Bylaws (not counted in page limit

The applicant must submit certification of current/active Articles of Incorporation from the DC Department of Consumer and Regulatory Affairs. Also, the current/active Bylaws must also be submitted.

K. IRS W-9 Tax Form (not counted in page limit)

The applicant must submit a current completed W-9 form prepared for the U.S. Internal Revenue Service (IRS). DBH defines "current" to mean the document was completed within the same calendar year as that of the application date.

L. IRS Tax Exemption Affirmation Letter (not counted in page limit)

The tax exemption affirmation letter is the IRS's determination letter of non-profit status. If this letter is not available, then the applicant should provide its most recent IRS Form 990 tax return, if one was submitted. If no return has yet been filed, the organization can submit its application for tax-exempt status. If the group has a supporting organization with an IRS tax-exempt status determination, then that organization's tax exemption affirmation letter should also be submitted.

If there is no IRS tax exemption letter because the organization is a religious organization, then the applicant may submit the best evidence it can of its status. Examples of potential best evidence for this purpose include, but are not limited to (i) a letter from the leader of the organization verifying that the organization is a religious group; (ii) a letter from the group's board chair or similar official, verifying that the organization is a religious group; (iii) the applicant's most recently submitted state sales or other tax exemption form, if it exists (Form 164 in the District of Columbia); or (iv) the state's issued tax exemption certificate or card, if it exists. (See IRS publication no. 1828, Tax Guide for Churches and Religious Organizations).

M. Current Fiscal Year Budget (not counted in page limit)

The applicant must submit its full budget, including a projected income, for the current fiscal year and comparison of budgeted versus actual income and expenses of the fiscal year to date.

N. Financial Statements (not counted in page limit)

If the applicant has undergone an audit or financial review, it must provide the most recent audited financial statements or reviews. If audited financial statements or reviews are not

available, the applicant must provide its most recent complete year's unaudited financial statements.

O. Separation of Duties Policy (not counted in page limit)

The applicant must state how the organization separates financial transactions and duties among people within the organization in order to prevent fraud or waste. This may be a statement that already exists as a formal policy of the organization, or the applicant may create the statement for purposes of the application. The applicant should state which of these situations apply.

This statement should:

- i. Describe how financial transactions are handled and recorded;
- ii. Provide the names and titles of personnel involved in handling money;
- iii. Identify how many signatures the financial institution(s) require on the organization's checks and withdrawal slips; and,
- iv. Address other limits on staff and board members' handling of the organization's money.

P. Board of Directors (not counted in page limit)

The applicant must submit an official list of the current board of directors on letterhead to include: names and board titles of officers, mailing and e-mail addresses, and phone numbers. The document must be signed by the authorized executive of the applicant organization.

Q. System for Award Management (SAM) Registration

If a project within this RFA is funded wholly or partially by federal funding sources, applicants must be registered in the System of Award Management at www.sam.gov and provide evidence of this registration as part of the application package.

R. Partner Documents (not counted in page limit)

If applicable, the applicant must submit the partnering organization's Clean Hands Certificate (from the Office of Tax and Revenue) and documentation of the partner's tax exempt status.

S. <u>Proof of Insurance for: Commercial, General Liability, Professional Liability,</u> <u>Comprehensive Automobile and Worker's Compensation (not counted in page limit)</u>

The applicant must provide in writing the name of all its insurance carriers and type of insurance provided (e.g., its general liability insurance carrier and automobile insurance carrier, worker's compensation insurance carrier), fidelity bond holder (if applicable), and before execution of the grant award, a copy of the binder or cover sheet of the current policy for any policy that covers activities that might be undertaken in connection with performance of the grant award, showing the limits of coverage and endorsements. All policies, except the Worker's Compensation, Errors and Omissions, and Professional Liability policies that cover activities that might be undertaken in connection with the performance of the grant award shall contain additional endorsements naming the Government of the District of Columbia and its officers, employees, agents and volunteers as additional named insured with respect to liability abilities arising out of the performance of services under the grant award. The applicant shall require their insurance carrier of the required coverage to waive all rights of subrogation against the District, its officers, employees, agents, volunteers, contractors and subcontractors.

EVALUATION CRITERIA

Indicators have been developed for each review criterion to assist the applicant in presenting pertinent information and to provide the reviewer with a standard for evaluation. The five review criteria are outlined below with specific detail and scoring points. These criteria are the basis upon which the reviewers will evaluate the application. The entire proposal will be considered during objective review.

Criterion 1: Capacity (Corresponds to Organizational Capacity Section) – 45 points Applicants should have:

- i. Describe their experience, and capacity to meet the scope of services outlined in this RFA (5 points);
- ii. Have among its organizational purposes, significant activities related to providing housing or services to persons with substance use and/or mental health disorders, HIV/AIDS, or low-income individuals (5 points);
- iii. Describe the staff who will work on this initiative, including anyone that would be hired to run or provide oversight of these Recovery Residences (5 points);
- iv. Describe any potential challenges and contingency plans for addressing concerns related to circumstances that may arise (2 points);
- v. Describe the organization's plan to be fully operational between sixty (60) and ninety (90) days of the new grant agreement (3 points);
- vi. Applicant must have at least two (2) years of experience providing residential services and supports (5 points);
- vii. Experience with managing multiple grants or contracts greater than \$100,000.00 (5 points);
- viii. Experience managing local (District of Columbia) or federal grants (5 points);
- ix. Applicant must have at least one year of experience providing services to SUD clients (5 points); and
- x. Experience with implementing activities related to providing housing or services to persons with substance use and/or mental health disorders, HIV/AIDS, or low-income individuals (5 points)

Criterion 2: Need (Corresponds to Project Need Section) - 10 points

Applicants should describe the unmet need for persons living in Recovery Residence or these residences existing in the community. (10 points)

Criterion 3: Strategic Approach (Corresponds to Project Description Section) – 30 points Applicants should describe their plan to develop Recovery Residences

- The number of residences planned, including: location, number of individuals to be served and any target population, in the District: Show evidence to support the estimate (5 points);
- ii. Plan for meeting NARR standards (10 points);
- iii. Implementing a plan to conduct outreach and recruitment (5 points);
- iv. Establishing partnerships with SUD residential providers (5 points); and
- v. Applicants should have completed a Work Plan Attachment III. (5 points)

Criterion 4: Evaluation (Corresponds to Project Evaluation Section) — 10 points

Applicants should describe the plan to evaluate the project including how the organization will track work plan progress to ensure deliverables are achieved by September 29, 2020 and reported on no later than October 15, 2020. The applicant presented a sound and feasible evaluation plan

that is in alignment with NARR's standards (TABLE A) and meets the goals in this application. (5 points)

The description should include the proposed targets for the following key grant outcomes (5 points):

- i. Number of Recovery Residences opened
- ii. Number of Residents in each residence
- iii. Compliance with NARR standards
- iv. Number and type of recovery supports services provided
- v. GPRA results for Opioid Specific Residences (for Competition #2)

Criterion 5: Project Budget and Justification - 5 points

The applicant provided a budget and budget narrative justification of the items included in their proposed budget. (5 points)

REVIEW AND SCORING OF APPLICATION

Pre-Screening Technical Review

All applications will be reviewed initially for completeness, formatting and eligibility requirements by DBH personnel prior to being forwarded to the review panel. Incomplete applications and applications that do not meet the eligibility criteria will not advance to be reviewed. DBH will only notify applicants that their application did not meet the noted requirements.

Review Panel

The review panel will be composed of neutral, qualified, professional individuals who have been selected for their unique experiences in adult substance use and opioid use disorders, behavioral health and administrative requirements mandated by the source of funds, as applicable. The panel will review, score and rank each applicant's proposal based on the criteria outlined in the RFA. Reviewers are required to provide a summary of strengths and weaknesses found in the application.

Internal Review Panel

DBH program managers will evaluate the individual and summary recommendations of the review panel. Program Managers will weigh the results of the review panel against other factors such as, but not limited to; a past performance review, risk assessment and eligibility assessment, including a review of assurances and certification, and business documents submitted by the applicant, as required in the RFA in making the final decision.

In this phase of the review process, **DBH reserves the right to request clarifying supplemental** information from applicants and request pre-decisional on-site reviews for those applicants being considered for award. Any request for supplemental information or on-site visits is not a commitment by DBH to fund the applicant.

The internal review panel will prepare and submit a formal recommendation of prospective awardees, funding levels and service/activities to the DBH Director for signature. The DBH Grants Management Office is responsible for certifying that all District rules and standards were followed for the RFA process.

APPLICATION PREPARATION & SUBMISSION

Only one (1) application per organization will be accepted, unless multiple competitions included in a single RFA allow multiple submissions per competition by one organization. An application

package consists of an Application Profile and Table of Contents, Project Narrative, Project Budget/Budget Justification, and other related Attachments.

Application Package

The following attachments **are not** included in the 6 page limit:

- A. Notice of Eligibility and Experience Requirements (Attachment I)
- B. Intent to Apply Notification (Attachment II)
- C. DBH Application Profile (Attachment III)
- D. Table of Contents Lists major sections of the application with quick reference page indexing. Failure to include an accurate Table of Contents may result in the application not being reviewed fully or completely.
- E. Work Plan (Attachment IV)
- F. Staffing Plan (Attachment V)
- G. Budget and Budget Justification (Attachment VI)
- H. Advance Payment Request Form (if applicable) (Attachment VII)
- I. Letters of Agreement (if applicable)
- J. Business License & Certificate of Occupancy
- K. Clean Hands Certification
- L. 501(c)(3) Letter
- M. Articles of Incorporation & Bylaws
- N. IRS W-9 Form
- O. IRS Tax Exemption Letter
- P. Current Fiscal Year Budget
- Q. Financial Statements
- R. Separation of Duties Policy
- S. Board of Directors
- T. System of Award Management Registration
- U. General Terms and Conditions (Appendix A)
- V. Assurances, Certifications & Disclosure (Appendix B)
- W. Financial Disclosure (Appendix C)
- X. DC Contribution and Solicitation Certification (Appendix D)
- Y. DBH Federal Assurances and Certifications (Appendix E)
- Z. Special Terms of State Opioid Response (SOR) Award Funding (Appendix F)
- AA. Special Terms of Award Funding (Appendix G)
- BB. Tax Certification (Appendix H)
- CC. Sub-Grantee Single Audit Certification (Appendix I)
- DD. DBH Grant Terms and Conditions (Appendix J)
- EE. DBH Receipt Form (Attachment VIII)

The following attachments <u>are</u> included in the **6** page limit:

- A. Project Abstract 1 page (found in Attachment II)
- B. Project Narrative 5 pages

Note: Failure to submit ALL of the above attachments and appendices will result in a rejection of the application from the review process. The application will not qualify for review.

Submission

Applications are due **Friday**, **April 10**, **2020**, no later than **5:00** p.m. Eastern Time (ET), to DBH, c/o (Daijon Wilburn), 64 New York Avenue, NE, 3rd Floor, Washington, DC 20002. For application delivery, please use the West Entrance (closer to P Street NE) at security guard station. Applicants should allow at least 30 minutes before the deadline to clear security protocols. A valid form of identification and passing through a standard security checkpoint when entering a District of Columbia building. Valid forms of identification include, but are not limited to: valid state driver's

license or ID card; ID card issued by federal, state or local government agencies or entities; student identification card; military identification card; and passport. Applications will not be accepted by email or fax.

Applications received at or after Friday, April 10, 2020, 5:01 p.m. ET, will not be forwarded to the Review Panel for funding consideration. Any additions or deletions to an application will not be accepted after the deadline of 5:00 p.m. ET. Applicants will not be allowed to assemble application material on the premises of DBH. Applications must be ready for receipt by DBH.

The applicant <u>must submit</u> the required six (6) copies of the proposal in six (6) sealed envelopes. Of the six (6) copies, one (1) copy should be stamped "original." Two copies of the DBH Receipt Form (Attachment X) should be attached to the outside of the "original" sealed envelope. One copy of the DBH Receipt will stay with DBH and the other copy will be provided to the applicant once applications are received. **Unsealed and unidentified applications will not be accepted.**

PRE-APPLICATION MEETING

A Pre-Application Meeting will be held on (Friday, March 27, 2020) from **3:00 pm to 4:00 pm** at 64 New York Avenue, NE 2nd Floor Conference Room **242**, Washington, DC 20002. The meeting will provide an overview of the RFA requirements and address specific issues and concerns about the RFA. No applications shall be accepted by any DBH personnel at this conference. Do not submit drafts, outlines or summaries to DBH for review, comment, or technical assistance.

ADDITIONAL INFORMATION

Applicants who wish to receive updates and/or addenda to this RFA shall provide the information listed below to the District of Columbia, Department of Behavioral Health, Adult Services Division by contacting Orlando Fox at 202.673.2291 or Orlando.fox@dc.gov. Please be sure to put "RFA Contact Information" in the subject box and in the body of the email include:

- 1. Name of Organization
- 2. Key Contact Mailing Address
- 3. Telephone Number, Second Contact Email Address

GRANTEE REQUIREMENTS

If the applicant is considered for funding based on the results of the competition, the following requirements are in effect:

Grant Terms & Conditions

All grants awarded under this program will be subject to the DBH Standard Terms and Conditions for all DBH – issued grants. The Terms and Conditions are located in the Appendix A for signature and acceptance.

Grant Uses

The grant awarded under this RFA shall be used exclusively to pay costs associated with the implementation of the grant. Payment requests will be monitored by DBH to ensure compliance with the approved budget and work plan. The Department of Behavioral Health requires sub-grantees to identify and document program income that is directly generated by a supported activity or earned as a result of the Federal award during the period of performance. The award package will provide more information on how to report program income on a monthly, no less than quarterly, basis.

Conditions of Award

As a condition of the award, a successful applicant who receives a Notice of Grant Award (NOGA) will be required to:

- A. Meet Pre-Award requirements, including submission and approval of required assurances and certification documents, documentation of non-disbarment or suspension (current or pending) of eligibility to receive local or federal funds.
- B. Adhere to mutually agreed upon terms and conditions of a grant award issued by the Department of Behavioral Health and accepted by the grantee organization. The grant award shall outline the scope of work, standards, reporting requirements, fund distribution terms and any special provisions required by federal agreements.
- C. Utilize Performance Monitoring & Reporting tools developed and/or approved by DBH.

Indirect Cost

Indirect costs are costs that are not readily identifiable with a particular project or activity but are required for operating the organization and conducting the grant-related activities it performs. Indirect costs encompass expenditures for operation and maintenance of building and equipment, depreciation, administrative salaries, general telephone services and general travel and supplies. Pursuant to 45 CFR 75.414 and 75.352, subgrant recipients who are funded under federal awards will be reimbursed for indirect costs under one of three methods: according to an existing federally approved negotiated rate, a new negotiated rate or a default de mimimis rate of 10% of the modified total direct costs.

Insurance

During the term of the grant, all organizations will be required to obtain and keep in force insurance coverage as detailed in the grant award and must provide in writing the name of all its insurance carriers and the type of insurance provided.

Audits

At any time or times before final payment and three (3) years thereafter, the District may have the applicant's expenditure statements and source documentation audited. Grantees subject to A-133 rules must have documentation available, and submit as requested, the most recent audit reports when requested by DBH personnel.

Nondiscrimination in the Delivery of Services

In accordance with Title VI of the Civil Rights Act of 1964 (Public Law 88-352), as amended, no person shall, on the grounds of race, color, religion, nationality, sex, or political opinion, be denied the benefits of, or be subjected to discrimination under, any program activity receiving funds under this RFA.

Quality Assurance

DBH will utilize a risk-based management and monitoring assessment to establish a monitoring plan for the grantee. Grantees will submit interim and final reports on progress, successes, and barriers.

Funding is contingent upon the Grantee's compliance with terms of the agreement and progress in meeting milestones and targets outlined in the approved work plan and evaluation plan. All programs shall be monitored and assessed by assigned project and grants management personnel. The Grantee will receive a performance rating and subject to review at any time during the budget period.

A final performance report shall completed by the Department of Behavioral Health and provided and held for record and use by DBH in making additional funding or future funding available to

the applicant. All performance reports are subject to review and oversight by the DBH Grants Office.

AGENCY CONTACT INFORMATION

Program Manager (main point of contact for this funding effort)
Orlando Fox (202) 673-2291 or Orlando.fox@dc.gov

Fiscal Management Office (inquiries regarding financial process)
Jennifer Mumford (202) 727-8580 or jennifer.mumford@dc.gov

Grants Management Office (inquiries regarding grant process)
Renee Evans Jackman at (202) 673-3536 or renee.evans@dc.gov



Notice of Eligibility and Experience Requirements

Eligibility Requirements

Applicants must meet the stated eligibility and performance requirements in the RFA. Please describe your organization's eligibility in the applicable box below. You may include supporting documents.

1. Eligible entities who can apply for grant funds under this RFA are:
Community-based organizations located in the District of Columbia (DC)
Justification:
501(c)(3) non-profit status
Justification:
Organization is eligible to participate in District-funded programs (not disbarred) as evidenced
by an exclusion verification
Justification:
Experience Requirements (Competition #1)
2. Eligible entities who can apply for grant funds under this RFA (Competition $\#1$) should have the following experience:
a. Applicant must have at least two (2) years of experience providing residential services and supports
Justification:

b.	Applicant must demonstrate the ability to start work within 90 days of award.					
Justifi	lustification:					
Exper	rience Requirements (Competition #2)					
	gible entities who can apply for grant funds under this RFA (Competition $\#2$) should have the ring experience:					
a. suppo	Applicant must have at least 3-5 years of experience providing residential services and orts					
Justifi	cation:					
b.	Applicant must demonstrate the ability to start work within 60 days of award.					
Justifi	cation:					
c.	Applicant must have staffing in place prior to application.					
Justifi	cation:					



Recovery Residence RR032020

Intent to Apply Notification

Due Date: Wednesday, March 25, 2020

	Department or www.dbh.grai		ealth, Grants Managemo	ent Office	
FROM:					
		Name	of Organization		
RE:	Intent to Apply	y for			
ا منائلا	e competitions:		[Inser	rt RFA Title]	
•	II Residences	□Yes	□No		
•		ences □Yes			
Contac	t Person/Title: t Person Telep t Person Emai	hone Number	:		
notifica o this e	tion is due We	dnesday, Mar	pply for the abovementi ch 25, 2020 to <u>dbh.gra</u> ot be received via telep	nts@dc.gov No	otifications are to be sent
	so confirming o	ittendance at th	ne mandatory pre-applica	ntion conference	e being held Friday,
n-Pers	on: □Yes	□No	#Attendees:		
Webind	ar: □Yes	□No			
		Print Name		_	Date
		Signature			



Government of the District of Columbia Department of Behavioral Health (DBH)

RFA Title: Recovery Residences RFA# RM0 RR032020

Applicant Profile		
APPLICANT NAME:		
TYPE OF ORGANIZATION:	Non-Profit Org.	Commercial (For-Profit) Org.
EIN/Federal Tax ID No.:		
DUNS No.:		
Primary Contact Person/Title:		
Second Contact Person/Title:		
Street Address:		
City, State ZIP:		
Telephone:		
Fax:		
Email:		
Ward:		
Organization Website:		
Name of Authorized Representative (Official Signatory):		
	Title:	
	Email Address:	
	Phone Number:	

Please complete RFA Abstract on next page.

Signature of Authorized Representative

RFA Abstract (Required, Limit 200 words)

WORK PLAN
Attachment IV

Objective(s)	Actions/Activities	Results	Person(s)	Duration						Fiscal \	ear XX					
			Responsible		OCT	NOV	DEC	JAN	FEB	MAR	APR	MAY	JUN	JUL	AUG	SEP
Goal 1: Directions	State clearly the	goal your prog	ram/project wil	pursue to												
address the issues	identified.															
Objective 1: Directions: Provide	Directions: Name the key actions to			Directions: Indicate the												
key activity which	be implemented	results you	staff member,	duration of the												
will directly contribute to the project goal.	to acnieve this objective.	expect to achieve which directly contribute to the objective for the goal identified.	other person responsible for overseeing the activity.	activity (for example, 2 weeks, 3 months, etc.). Next, put an 'X' in the corresponding month(s) this activity will occur.												
Objective 2:																
Objective(s)	Actions/Activities	Results	Person(s) Responsible	Duration	ОСТ	NOV	DEC	JAN	FEB	Fiscal \	ear XX	MAY	JUN	JUL	AUG	SEP
Goal 2:						1101	DE0	0741		- Wat	74 10	-100	- 0011	- 002	7.00	02.

STAFFING PLAN Attachment V

The staffing plan provides a presentation and justification of all staff required to implement the project. The staffing plan needs to identify the total personnel who will be supported under grant funding and include resumes or curriculum vitae. Include the following elements in the staffing plan:

- 1. Position Title (e.g., Chief Executive Officer)
- 2. Staff Name (Note: If the individual has not been identified to occupy this position, please indicate "To Be Determined")
- 3. Education/Experience Qualifications
- 4. General Responsibilities
- 5. Annual Salary
- 6. Percentage of Full Time Equivalent (FTE) for staff involvement
- 7. Amount Requested (list the DBH grant funds requested for each position)

Position	Staff	Education /	Resume or	General Responsibilities	Annual	Percent	Amount Requested	
Title	Name	Experience	CV		Salary	FTE		
		Qualifications	Included					
Example		PMP	Yes	0				
Project	Janet Doe	Certification,		Overseeing all operations of the project.	\$64,890	10%	\$6,489	
Director		2019		or me project.	roject.		_	

BUDGET AND BUDGET NARRATIVE

A. PERSONNEL

DECHIECT	- Personne	Marrativo
KEGUESI	- Personne	i Narrative

REQUEST - Personnel N	arranve						
						Total Salary	
			Α	nnual	Level of	Charged to	Requested
Position (1)	Name (2)	Key Staff (3)	Salar	y/Rate (4)	Effort (5)	Award (6)	Advance
			\$	64,890		\$	\$
(1) Project Director	Alice Doe	Yes	٦	04,890	10%	6,489	1,200
(2) Program Coordinator	Vacant to be hired within 60 days of anticipated award date	No	\$	46,276	100%	\$ 46,276	\$ 15,000
(3) Clinical Director	Jane Doe	No	In-kin	d cost	20%	\$	\$ -
						\$ 52,765	\$ 16,200

REQUEST - Justification for Personnel

- 1. The Project Director will provide oversight of the grant. This position is responsible for overseeing the implementation of the project activities, internal and external coordination, developing materials, and conducting meetings.
- 2. The Program Coordinator will coordinate project service and activities, including training, communication and information dissemination.

B. FRINGE BENEFITS

REQUEST - Fringe Benef	REQUEST - Fringe Benefits Narrative									
Position (1)	Name (2)	Rate (3)		Total Salary Charged to Award (4)	Total Fringe Charged to Award (5)	Requested Advance				
Project Director	Alice Doe		29.65%	\$ 6,489	\$ 1,924	\$ 356				
Program Coordinator	Vacant, to be hired within 60 days of anticipated award date.		29.65%	\$ 46,276	\$ 13,721	\$ 4,448				
					\$ 15,645	\$ 4,804				

REQUEST - Justification for Fringe Benefits

Fringe benefits are comprise of:					
Fringe Category	Rate - %				
Retirement					
FICA					
Insurance					
Social Security					
Total	0%				

C. TRAVEL

REQUEST - Travel Narra	REQUEST - Travel Narrative								
Position (1)	Destination (2)	Item (3)	Calculation (4)	Total Travel Charged to the Award (5)	Requested Advance				
Mandatory Recipient Conference	Chicago, IL to Washington, DC	Airfare	\$200/flight x 2	\$ 400	\$				
		Hotel	\$180/night x 2 persons x 2 nights	\$ 720	\$ -				
		Per Diem (meals and incidentals)	\$46/day x 2 persons x 2 days	\$ 184	\$ -				
Local Travel		Mileage	3,000 miles @ .38/mile	\$ 1,140	\$ -				
	\$ 2,444	\$ -							

FEDERAL REQUEST - Justification for Travel

- 1. Two staff (Project Director and Evaluator) to attend mandatory recipient meeting in Washington, DC.
- 2. Local travel is needed to attend local meetings, project activities, and training events. Local travel rate is based on organization's policies/procedures for privately owned vehicle reimbursement rate.

D. EQUIPMENT

REQUEST - Equipment Narrative							
Item (1)	Quantity (2)	Amount (3)	% Charge to the Award (4)	Total Cost Charged to the Award (5)	Requested Advance		
					\$ - \$		

			\$ -
		\$ -	\$ -

E. SUPPLIES

REQUEST - Supplies No	arrative			
Item(s)	Rate	Cost		Requested Advance
General Office Supplies	\$50/mo. X 12 mo.	\$	600	\$ 100
Postage	\$37/mo. X 8 mo.	\$	296	\$ 74
Laptop Computer	1 x \$900	\$	900	\$ -
Printer	1 x \$300	\$	300	\$ -
Projector	1 x \$900	\$	900	\$ -
Copies	8000 copies x .10/copy	\$	800	\$ -
		\$	3,796	\$ 174

Request - Justification for Supplies

- 1. Office supplies, copies and postage are needed for general operation of the project.
- 2. The laptop computer and printer are needed for both project work and presentations for Project Director.
- 3. The projector is needed for presentations and workshops. All costs were based on retail values at the time the application was written.

F. CONTRACT

REQUEST - Contracts Narrative							
Name (1)	Service (2)	Rate (3)	Other	Cost (4)	Requested Advance		
(1) State Department of Human Services	Training	\$250/individual x 3	5 days	\$750	\$ 750		
(2) Treatment Services	1040 Clients	\$27/client per year		\$28,080	\$ 8,100		
(3) John Smith (Case Manager)	Treatment Client Services	1FTE @ \$27,000 + Fringe Benefits of \$6,750 = \$33,750	*Travel at 3,126 @ .50 per mile = \$1,563 Training course \$175 *Supplies	\$46,168	\$ 11,745		

*Represents separate/dis					
				\$86,998	\$ 20,595
(5) To Be Announced	Marketing Coordinator	Annual salary of \$30,000 x 10% level of effort		\$3,000	\$ -
(4) Jane Smith	Evaluator	\$40 per hour x 225 hours	12 month period	\$9,000	\$ -
			@ \$47.54 x 12 months or \$570 *Telephone @ \$60 x 12 months = \$720 *Indirect costs = \$9,390 (negotiated with contractor)		

Request - Justification for Contracts

- 1. Certified trainers are necessary to carry out the purpose of the statewide Consumer Network by providing recovery and wellness training, preparing consumer leaders statewide, and educating the public on mental health recovery.
- 2. Client treatment services to be provided are based on organizational history of expenses.
- 3. The Case Manager is vital to providing client services related to the program and leading to success outcomes.
- 4. The Evaluator is an experienced individual (Ph.D. level) with expertise in substance abuse, research and evaluation, is knowledgeable about the population of focus, and will be responsible for all data collection and reporting.
- 5. The Marketing Coordinator will develop a plan for public education and outreach efforts to engage clients in the community about recipient activities; and provide presentations at public meetings and community events to stakeholders, community civic organizations, churches, agencies, family groups and schools.

G. CONSTRUCTION

Construction or major alternation and renovation are not authorized under this program.

REQUEST - Narrative for	
H. OTHER	

Item	Rate	Cost	Requested Advance
	\$15/sq. ft. x 700	\$10,500	\$
(1) Rent *	sq. feet	, ,	3,000
	\$100/mo. X 12	\$1,200	\$
(2) Telephone	mo.	\$1,200	300
	\$10/client follow-	\$2,780	\$
(3) Client Incentives	up x 278 clients	\$2,760	500
	.89/brochure x	\$1,335	\$
(4) Brochures	1500 brochures	\$1,555	512
			\$
		\$15,815	4,312

Request - Justification for Other

- 1. Costs related to office space are typically included in the indirect cost rate agreement. However, if other rental costs for service site(s) are necessary for the project, they may be requested as a direct charge. The rent is calculated by square footage of FTE and reflects DBH's fair share of the space. *If rent is requested (direct or indirect), provide the name of the owner(s) of the space/facility. Additionally, the lease and floor plan (including common areas are required for all projects allocating rent costs.
- 2. The monthly telephone costs reflect the percent of effort for the personnel listed in this application for the DBH project only.
- 3. The \$10 incentive is needed to meet program goals in order to encourage attendance and follow-up with 278 clients.
- 4. Brochures will be used at various community functions, such as health fairs and exhibits.

I. INDIRECT COST RATE

Indirect Cost Rate

Calculation (1)	Indirect Cost Charged to the Award (2)		
Organization's Indirect Cost Rate of 10% (10% of personnel & fringe10 x \$68,409)	\$6,841		
	\$6,841		

J. PROGRAM INCOME

If the possibility of generating Program Income as a result of DBH funding exists, list source and amount as budget line items.

SOURCE	AMOUNT	

BUDGET SUMMARY (should include future years and projected total)					
Category Yr. 1 Yr. 2 Yr. 3		Yr. 4	Yr. 5		
	\$	Ġ _	\$	\$	\$
Personnel	52,765	- ب	-	-	-

	\$	\$	-	\$	\$	\$
Travel	2,444	,		-	-	-
Equipment	\$ -	\$	-	\$ -	\$ -	\$ -
Supplies	\$ 3,796	\$	-	\$ -	\$ -	\$ -
Contractual	\$ 86,998	\$	-	\$ -	\$ -	\$ -
Other	\$ 15,815	\$	-	\$ -	\$ -	\$ -
Total Direct Charges	\$ 177,463	\$	-	\$ -	\$ -	\$ -
Indirect Charges	\$ 6,841	\$	-	\$ -	\$ -	\$ -
Total Project Costs	\$ 184,304	\$	-	\$ -	\$ -	\$ -
REQUESTED ADVANCE	\$ 46,084.55					

Department of Behavioral Health **Attachment VII** ADVANCE PAYMENT REQUEST FORM GRANTEE AND GRANT IDENTIFICATION Organization/Applicant Name: RFA No.: RFA Title: П. FUNDING AWARD & ADVANCE Advance Requested: \$ Total Award: \$ Percent of Total Award: ()% unt allowed is the lesser of the first 30 days or 25% of the award) 1. An applicant responding to a RFA shall identify in the application the need for an advance payment and acknowledge that, if selected, provide the information requested as part of the advance payment request. 2. The advanced funds shall be spent by the awarded grantee within the same DC Government fiscal year during which the advance is made. 3. Only one advance payment can be made per grant each fiscal year. If the awarded requests a second advance for a subsequent fiscal year, each advance shall be reviewed for approval. 4. The use of an advance payment shall be consistent with all terms and conditions of the grant. III. ADVANCE PAYMENT SPENDING PLAN/TIMELINE NARRATIVE If attached separately, it must be signed by the representatives identified in section V of this form. IV. TERMS AND CONDITIONS The applicant must submit a statement of need for the specified amount of advance payment (please attach and sign). The applicant must submit documentation of the use of advanced funds (invoices, receipts, payroll documentation, etc.) to the DBH grant project director and/or fiscal monitor before the end of the grant performance period, or sooner, if explicitly requested by the DBH grant project director. The approved awardee must use the advanced funds in accordance with all the terms and conditions of the grant award. Identify the type of documentation that will be submitted to verify the use of the advance funds, as required by the RFA: Receipts Paid invoices General ledger accounts Cancelled checks Other _ The DBH grant project director will withhold the final reimbursement payment equal to the amount advanced or up to 25% of the grant award (whichever is higher) until documentation supporting use of the advance payment is received from the grantee. V. SIGNATURES OF AUTHORITY l certify that I am the Executive Director of the applicant organization and am authorized to submit this Advance Payment Request on behalf of the applicant. Signature: Date: Print Name Title: I certify that I am the Chairperson of the Board of Directors of the applicant organization and am authorized to submit this Advance Payment Request on behalf of the applicant. Signature: Date: Title: Print Name: VI. THIS SECTION IS FOR DBH APPROVAL ONLY Notification of need for the advance payment was included in the original application Approved Advanced Amount: \$ Project Director Print Name: Date Approval Signature: Chief Operating Officer Approval Print Name: Date: Signature: Initial the checkbox below to acknowledge advanced payment approval. Grants Management Division Print Name: Administrative Services Manager Print Name: Date:

RFA # RMO RR032020 39

Date:

Print Name

Office of the Chief Financial Officer



Department of Behavioral Health Receipt

RFA Title: Recovery Residences

RFA No. RMO RR032020

ATTACH TWO (2) COPIES OF THIS RECEIPT TO THE OUTSIDE OF THE "ORIGINAL" SEALED ENVELOPE

THE DC DEPARTMENT OF BEHAVIORAL HEALTH IS IN RECEIPT OF:

CONTACT NAME				
ORGANIZATION NAM	E			
ADDRESS, CITY, STATE	, ZIP CODE			
PROJECT NAME				
BUDGET AMOUNT				
DBH USE ONLY:				
Please Indicate Time:				
ORIGINAL and	COPIES			
RECEIVED ON THIS DATE		/	/2019	
Received By:				



APPENDIX A - GENERAL TERMS & CONDITIONS

This Document	43
Order of Precedence	43
Documents Incorporated by Reference	44
Award Authorization	45
Substance Abuse and Mental Health Services Administration (SAMHSA) Grant Award Standard Terms and the United States Department of Health and Human Services (HHS) Grants Policy Statement	46
Communications with DBH	46
Communication of a Material Change	46
Compliance as a Continuing Condition of Eligibility	46
Grant Award Contingent on Available Funding	47
Grant Match: Projection and Documentation	47
Bonding Requirements	47
Payment	48
Fund Disbursement	48
Unethical Conduct	49
Contracts, Subcontracts, or Sub-Grants	49
Establishing and Managing Sub-Awards	50
Modifications of the Grant, including Extensions and Increases	51
Staffing Plan, Work Plan, Budgets and Organizational/Personnel Requirements	51
Profit and Program Income Requirements for Commercial Organization Grantees	51
Profit and Program Income Requirements for Non-Federal Entities	52
Indirect Cost	52
Client Records (if there are no client services provided, this term is not applicable)	53
Facilities Controlled By the Grantee	53
Entry onto a Project Site and to Records	54
Grant Purchases, including Equipment, exceeding \$5,000 per unit, if applicable	54 41

Major and Unusual Incident (MUI/UI) Reporting	54
Termination	55
Termination for Force Majeure or Cause	56
Transition Plan for Continuity of Services	56
Unspent Funds	57
Accounting and Audits	57
Reporting Requirements	58
Performance Monitoring and Corrective Action Plan	59
Fiscal Performance and Corrective Action Plan	59
Program Close-Out	59
Public Notification of Funding	60
Attribution Policy	60
Rights in Data and Other Information	60
Indemnification	61
Waiver/Exception Requests	62
Insurance	62
Requests for Reconsideration of Certain DBH Decisions	63
APPENDIX B - ASSURANCES, CERTIFICATIONS AND DISCLOSURES	65
APPENDIX C – PROGRAM INCOME AND FINANCIAL DISCLOSURE	70
APPENDIX D - DISTRICT OF COLUMBIA CONTRIBUTION AND SOLICITATION CERTIFICATION	72
APPENDIX E - FEDERAL ASSURANCES AND CERTIFICATIONS	73
APPENDIX F - SPECIAL TERMS OF STATE OPIOID RESPONSE (SOR) AWARD FUNDING	78
APPENDIX G - SPECIAL TERMS OF AWARD FUNDING	80
APPENDIX H - TAX CERTIFICATION	81
APPENDIX I - SUB-GRANTEE SINGLE AUDIT EXEMPTION CERTIFICATION	82
APPENDIX J - DBH GRANT TERMS AND CONDITIONS	83

This Document

This document outlines standard terms and conditions for any award issued by the District of Columbia Department of Behavioral Health ("DBH") as a grant, sub-grant or sub-award whose fund source and authorization requires the Grantor (DBH) and the Recipient to be in compliance with local and federal terms of Agreement and statutes for issuing and administering a sub-award. The terms and conditions apply to both competitive and non-competitive awards in new or continuation status. Administrative units within DBH may apply additional terms and conditions of award based on the requirements of the funding, funding authorization or regulations required by federal or local statute for specific programs or types of services. Any reference herein to "this Agreement" or "the Agreement" applies to a fully executed Notice of Grant Award (NOGA) and Grant Agreement issued by DBH to a Grantee organization. The NOGA is the official, legally binding document, signed by the Director/designee of DBH. It notifies the grant recipient of the award of a grant; contains or references all the terms and conditions of the grant and funding (federal/local) limits and obligations; and provides the documentary basis for recording the financial and programmatic obligations.

The grant award for is subject to and must comply with applicable general terms and conditions outlined below, and in Attachment 1 - General Terms and Conditions (GT&C). These terms and conditions are in addition to any terms, conditions, or restrictions in the NOGA.

Each entity applying for the grant (Applicant) advertised in the Request for Applications (RFA), the successful Applicant (Grantee), and a sub-recipient of funds under the grant provided in response to applications under the RFA (the Grant), is subject to and must comply with applicable general terms and conditions outlined below, and in Appendix A - General Terms and Conditions (GT&C). These terms and conditions are in addition to any the terms, conditions, or restrictions in the NOGA.

Order of Precedence

In the event of inconsistency among the provisions of the grant, the inconsistency shall be resolved by giving precedence in the following manner:

- 2 CFR 200, Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards;
- 2. 45 CFR 75, Uniform Administrative Requirements, Cost Principles and Audit Requirements for HHS Awards;
- 3. District of Columbia Budget Support Act for the most current fiscal year;
- 4. Department of Behavioral Health Establishment Act (D.C. Code §§ 7-1141.01, et seq.);
- 5. Title 22-A, D.C. Municipal Regulations, Chapter 44, Mental Health Grants;
- 6. District of Columbia City-Wide Grants Manual;
- Substance Abuse Mental Health Services Administration (SAMHSA) Award Standard Terms (for SAMHSA-funded grants);
- 8. United States Department of Health and Human Services Grants Policy Statement;
- 9. DBH Grant Terms and Conditions Appendices and Attachments;
- 10. The Grantee's budget and any amendment approved by DBH;
- 11. District of Columbia Grant Administration Act of 2015; and
- 12. Grantee submissions that present as appendices and attachments to the application or award as follows:
 - a) Approved Work Plan;

- b) Approved Budget and Narrative Justifications, including standard DBH forms for budgets, cost allocation, source of fund/use match;
- c) Staffing Plan;
- d) Fund Disbursement Plan and Schedule;
- e) Reporting Requirements and
- f) Special Program Provisions.

Documents Incorporated by Reference

The following documents are hereby incorporated by reference and made part of the DBH Grant Terms and Conditions:

- 1. The Notice of Grant Award (NOGA) and all subsequent amendments and addenda issued by the authorizing entity;
- 2. All submissions, including all standard forms, assurances and certifications, and other supporting documents contained in the application;
- 3. The Grantee's work plan and any amendments approved by DBH;
- 4. The Grantee's budget and any amendments approved by DBH;
- 2 CFR 200 Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards;
- 45 CFR 75, Uniform Administrative Requirements, Cost Principles and Audit Requirements for HHS Awards;
- 7. District of Columbia Grant Administration Act of 2015;
- 8. Mayor's Order 2017-313, Sexual Harassment Policy, Guidance and Procedures
- 9. The District of Columbia City-Wide Grants Manual and Sourcebook;
- 10. Substance Abuse Mental Health Services Administration (SAMHSA) Award Standard Terms (for SAMHSA-funded grants);
- 11. United States Department of Health and Human Services Grants Policy Statement; and
- 12. Grantee submissions that present as appendices or attachments to the application or award as follows:
 - a. Scope of Work, including a schedule of deliverables, narrative descriptions of services and targets;
 - b. Approved Work Plans, Performance Plan, Quality Management/Quality Improvement Plans;
 - c. Approved Budget Tables and Narrative Justifications, including standard DBH forms for Budget, Cost Allocation, Source of Fund/Use and Match;
 - d. Staffing Plan;
 - e. Fund disbursement plans and schedules;
 - f. Reporting schedules; and
 - g. Special program provisions.

Award Authorization

- 1. The Grantee shall not start any activity, expend funds, or request reimbursement for expenditures unless there is a fully executed Agreement and purchase order issued by DBH to the Grantee.
- The start and end dates for the award shall be the project period indicated on the fully executed NOGA, unless amended by the Department of Behavioral Health. The project period is the total time DBH has programmatically approved a project (federal/local) for support.
- The budget period is usually 12 months long. However shorter or longer budget periods
 may be established for programmatic or administrative reasons. The budget period will
 be indicated on the NOGA and will show the total approved budget for the applicable
 budget period.
- 4. The Grantee shall provide services and conduct activities for the purpose established by the terms of the Agreement and the authorizing fund source, which is located on the NOGA and purchase order assigned to the award.
- 5. DBH shall issue a NOGA for each budget period, subject to satisfactory performance of the Grantee, Grantee eligibility and the availability of funding.
- 6. The project period, budget period and allocations of funding in each period shall be outlined in the NOGA. The fund source (e.g. federal or local funds administered by DBH) will also be stated in the NOGA. The total obligation by DBH under the grant shall not exceed the amount stated as maximum amount for the planned project period. The total award amount shall be apportioned by budget period outlined on the NOGA. The Grantee shall not exceed the amount of the total award that is apportioned to the budget period. The Grantee's spending plan must reflect the funding obligations and approved apportionments for the budget period, unless Grantee submits a written request for a deviation from the spending plan and such request has received approval from the assigned Project Director/delegate. Options years beyond the planned project period shall be considered for this award based only on the availability of source funding, additional funding and the satisfactory performance of the Grantee.
- 7. The Grantee shall submit an overall budget, including a detailed line item budget for each service area and shall operate programs in accordance with the budget approved by the project director/delegate prior to the issuance of a NOGA.
- 8. The Grant Agreement shall be subject to the availability of funding and an appropriation for the program or grant funding that is the subject of the grant. The Grant Agreement shall be subject to termination at any time, in whole or in part, if: (1) adequate funds are not made available to DBH or appropriated by DBH for the program in question; or (2) for the convenience of the government should DBH determine that such termination is in the best interest of the public or the government.
- 9. The Grantee must be eligible for funding at the time the award is issued and maintain eligibility as established by the terms of this Agreement, the Request for Applications and statutory and/or regulatory requirements (local and/or federal).
- 10. The Grantee must supplement, not replace, deliberately reduce or reallocate (supplant) non-grant funds due to the existence of funding available for this award. Grantees must ensure that funds do not supplant resources that have been budgeted for the same purpose through other sources. Applicants or award recipients may be required to demonstrate and document that a reduction in resources for programs occurred for reasons other than the receipt of grant funds.
- 11. The Grantee shall establish a system of accounting that ensures that funds awarded under the NOGA are not commingled with other funding sources (i.e., same funding source as another NOGA, similar service area). Where the Grantee's accounting system cannot

- comply with this requirement, the Grantee shall establish a system to provide adequate funding accountability for the program.
- 12. The Grantee shall establish a system of accounting that tracks program income generated though the grant award. All Grantees that generate program income must comply with 45 CFR §§ 216, 307 (as applicable) and report any program income to DBH on all invoices submitted.

Substance Abuse and Mental Health Services Administration (SAMHSA) Grant Award Standard Terms and the United States Department of Health and Human Services (HHS) Grants Policy Statement

Grantees awarded sub-grants funded in whole or part by SAMHSA must comply with the SAMHSA Award Standard Terms for the current fiscal year (https://www.samhsa.gov/grants/grants-management/notice-award-noa/standard-terms-conditions). Further, Grantees awarded subgrants funded in whole or part by SAMHSA are subject to the requirements of the HHS Grants Policy Statement that are applicable based on the recipient type and purpose of award (https://www.samhsa.gov/grants/grants-management/policies-regulations/hhs-grants-policy-statement). To the extent these conflict with the DBH Grant Terms and Conditions, the SAMHSA Award Standard Terms and the HHS Grants Policy Statement control.

Communications with DBH

- 1. Communications shall be directed to DBH offices or DBH staff as the Grant requires.
- 2. Reports and other submissions shall be directed to the Project Director.
- 3. The Grantee shall maintain electronic mail ("e-mail") capabilities for communication with DBH. Each Grantee shall provide a valid e-mail mail address and consent to receive official correspondence at the e-mail address.
- 4. A notice shall be deemed timely delivered to DBH only when written confirmation of receipt is provided by DBH.

Communication of a Material Change

The Applicant and the Grantee shall advise DBH immediately orally and thereafter in writing when a material condition of the Application or performance of the grant has changed. Examples of material changes in condition may include, but are not limited to, the following:

- 1. The loss of a staff member proposed as a principal;
- 2. The lack of funds to pay bills incurred for the grant's activities;
- 3. The expenditure of granted funds for non-granted activities, materials, or supplies;
- 4. Change in the Applicant's governance;
- 5. The Grantee's insurance coverage has been reduced; or
- 6. The Grantee has been notified of a cancellation in whole or in part of its insurance.

Compliance as a Continuing Condition of Eligibility

The Applicant must continue to comply with these terms of eligibility as noted in the NOGA during the project period if awarded a grant. If as the Grantee, the Applicant fails to comply with the terms and conditions of this award, DBH may suspend, terminate, take other corrective action (including, but not limited to, recovery of funds provided under the Grant), or initiate dispute resolution.

Grant Award Contingent on Available Funding

The grant award and DBH's distribution of funds pursuant to the grant award are subject to the availability of funding from the sources identified in the NOGA for the particular grant opportunity or project.

DBH's ability to provide funds is, and shall remain subject to, the provisions of:

- 1. The Federal Anti-Deficiency Act, 31 U.S.C. §§ 1341, 1342, 1349, 1351;
- 2. The District Anti-Deficiency Act, D.C. Official Code § 47-355.01-355.08; and
- 3. Any amendments to these statutes.

This grant shall be subject to termination at any time, in whole or in part, if adequate funds are not made available or appropriated for the program in question.

Grant Match: Projection and Documentation

When documentation of a grant match is required:

- 1. In support of an application, the applicant must provide a line item budget and budget narrative including the match for the proposed project; and
- 2. In support of an award, the Grantee must provide the following, which must be acceptable to DBH, unless DBH revises or waives the requirement in writing:
 - a. Documentation of in-kind match, including, for example, services of an employee. These services must be valued at the employee's regular rate of pay plus an amount of fringe benefits that is reasonable, necessary, allocable, and otherwise allowable. The value of donated space must not exceed the fair rental value of comparable space as established by an independent appraisal of comparable space and facilities in a privately owned building in the same locality.

Bonding Requirements

A bond is not required of the Grantee unless DBH states the requirement in writing. If DBH does require a bond, the Grantee before accepting the grant must secure the bond in an amount no less than the total amount of the funds awarded, against losses of money and other property:

- 1. Caused by fraudulent or dishonest act, and
- 2. Committed by an employee, board member, officer, partner, shareholder, or trainee.

Payment

- 1. The Grantee will be compensated for work performed and expenses incurred of a sum not to exceed the total amount contained in the NOGA or any official revision to it.
- 2. DBH will not reimburse the Grantee for grant-related expenditures made before the begin date.
- 3. The Grantee may submit its invoices for grant-related reimbursement according to the fund disbursement schedule as stated in the NOGA. Invoices must be sent through the appropriate portal as stated in the NOGA and the related District "Purchase Order."
- 4. The Grantee's accounting practices must be consistent with 45 CFR Subpart E, Cost Principles and support the accrual of cost as required by the cost principles and must provide for adequate documentation to support cost charged to the grant award.
- 5. The Grantee's payment request must include a signed invoice on organization letterhead with federal tax identification number and supporting documentation. The submittal to DBH must include:
 - a. For employee labor: For the relevant billing period, a payroll report, with information drawn from an official book of record, like a payroll register, official time sheet or time card(s) approved by appropriate Grantee representative.
 - b. For other expenditures: Expenditures must be supported by invoices or receipts.
- 6. The Grantee must keep backup documentation, to show:
 - a. For Grantee AND any Grantee contractor or sub-grantee:
 - i. For labor: the official books and records information showing employee name, title, hours worked that are charged to the grant, and pay rate for the period (typically like a payroll register, official time sheet or time card(s)); and,
 - ii. For non-labor: invoices and receipts that identify or describe the invoiced item, showing quantity, rate or price, and for procured items including contractor and sub-grantee invoices, proof of payment.
- 7. In most circumstances, DBH will require documents supporting an accounting entry before releasing payment. Such information may include:
 - a. General ledger screen shots or excerpts, showing paid bills or expenditures;
 - b. Copies of cancelled checks or bank statements of electronic transfers;
 - c. Statements from contractor, subcontractor and vendors that their bills have been paid; or
 - d. Reports of on-site inspections or audits.
- 8. In certain circumstances, and at DBH's sole discretion according to its policy, DBH may provide a portion of grant funds for the Grantee's start-up costs as an advance payment.
- 9. Notwithstanding the above, DBH at its sole discretion may withhold payment if DBH determines that the Grantees failed to comply with term[s] of the grant award.

Fund Disbursement

- DBH reserves the right to withhold any payment if the Grantee is found in non-compliance with the DBH Notice of Grant Award or the Grant Agreement, and fails to correct any deficiencies within a reasonable time frame as determined by DBH. DBH shall determine the extent of the payment to be withheld under this provision.
- 2. Deposit and Security of Funds The Grantee shall account for and reimburse the District Government any interest earned on advance grant award payments no later than twenty (20) business days from the end of each DC Government Fiscal Year (September 30) and no later than thirty (30) business days after the expiration of the Grant Agreement. All payments shall

- be made by check or money order made payable to the "D.C. Treasurer" and mailed to Office of Finance & Treasury, 1101 4th Street, SW, Suite 850W, Washington, DC 20024.
- 3. The Grantee shall submit expenditure reports and requests for payment in accordance with the terms and options outlined in the Fund Disbursement Schedule and Terms.

Unethical Conduct

- 1. The Applicant/Grantee shall avoid all unethical conduct with respect to securing and administering granted funds, with ethical conduct to be measured generally, but not wholly, against the provisions of the District Ethics Manual (most recent edition as of the time the grant is awarded), found at www.bega.dc.gov, under the heading for documents.
- 2. Though not an exhaustive list, the Grantee shall avoid the following:
 - a. Apparent and actual conflicts of interest;
 - b. Contributing to a violation of the District's restrictions on gifts to District personnel;
 - c. Contributing to a violation of the two-year ban on District personnel taking certain actions regarding a "particular matter" described in the District Ethics Manual;
 - d. No Applicant/Grantee shall employ or retain a person or selling agency to solicit or secure this grant, a payment under it, or an amendment, upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee. Except, an applicant or grantee may condition its compensation for a bona fide employee on grant-related job performance, and may retain an attorney for compensation permitted by the District's Rules of Professional Conduct; and
 - e. With respect to grant funds, the Grantee and Grantee's employees, officers, or agents shall not solicit or accept a gift, gratuity, favor, or anything of monetary value from a contractor, subcontractor, vendor, party to a related agreement, or a beneficiary of this grant except as may be allowed under the District Ethics Manual for items that are unsolicited and of nominal value.

Contracts, Subcontracts, or Sub-Grants

- 1. Nothing in the Grant award shall be construed to create a contractual relationship between DBH and Grantee's contractor, subcontractor, sub-grantee, or vendor.
- 2. Any grant-related work and/or activity that is contracted, subcontracted, or sub-granted is subject to applicable District and federal law and DBH review and approval. The Grantee shall give DBH advance notice of contracts, subcontracts, and sub-grants sufficient to allow DBH to determine whether its approval is needed, and if so, whether approval must come before Grantee's execution of the contract or sub-grant.
- 3. The Grantee's contract or sub-grant shall specify that the contractor or sub-grantee, and its contractors, subcontractors, or sub-grantees, shall be subject to the conditions and prohibitions of the Grant Award.
- 4. Warranties for labor and materials shall be obtained for purchases of materials and labor having an aggregate value of over \$5,000. These warranties shall be valid for at least two (2) years. DBH may waive this requirement in writing for demonstration of good cause or research grants.
- 5. If the Grantee, its contractors, subcontractors, or sub-grantees disturbs work guaranteed under another District contract or grant, the Grantee shall be responsible to restore the disturbed work to a condition comparable to its original condition and warranty such restored work, or alternatively pay the District for the damage.

6. No grantee shall use grant funds to procure services or materials from a vendor, contractor, or subcontractor that is suspended or debarred by the District or the federal government as may be found here: https://ocp.dc.gov/page/excluded-parties-list (DC), and here: https://www.sam.gov/SAM/ (Federal).

Establishing and Managing Sub-Awards

If the Grant authorizes or provides for sub-awards, as a pass-through entity, the Grantee must:

- Be responsible for selecting sub-awardees and as appropriate conducting sub-award competitions. When using DBH or federal pass-through funds, the Grantee will establish a fair, open, transparent competitive process for the awarding of funds either through a contract, cooperative Agreement or grant instruments. A competition is a process that provides for the following:
 - a. Notice of Funding has been publicized;
 - b. Applications are easily available to all prospective applicants;
 - c. Applications are reviewed in an objective manner against an established public scoring criteria; and
 - d. Reviewers have no conflict of interest with any of the submitting applicant organizations.
- 2. Funds disbursed in a non-competitive manner may be disallowed and appropriate grant management sanctions issued.
- 3. The Grantee will submit for approval any Requests for Proposal or Requests for Applications before released.
- 4. The Grantee will submit for approval the unsolicited grant submission process before it is announced.
- 5. The Grantee shall ensure that all sub-award agreements are in writing, meet all legal and regulatory requirements and address all of the elements for sub-award agreements identified in the NOGA.
- 6. The Grantee shall establish and follow a system for monitoring sub-awardee performance that includes elements required by the grant award, the SAMHSA grant award (if applicable) and this Appendix, and report the results of the monitoring in performance reports required by this document and/or the grant award.
- 7. The Grantee shall establish and maintain an accounting system that ensures compliance with the maximum funding limitation established in the grant award, the SAMHSA grant award (if applicable) and with the requirements for payment of costs under the grant. This includes establishment of written procedures for determining that sub-award costs are allowable under the terms and conditions of the grant award and this Appendix, and may provide for determinations on a pre-award basis, through ongoing monitoring of costs that sub-grantees incur, or a combination of both approaches, provided the Grantee documents its determinations.

Modifications of the Grant, including Extensions and Increases

The terms and conditions of the grant may be modified only upon DBH's prior written approval. The modification shall take the form of an amendment to the NOGA.

- 1. Through an amendment, DBH may, inter alia, increase or reduce the grant amount and/or extend or reduce the project period.
- 2. If DBH notifies the Grantee that a funding increase or an extension of the project period is available, the Grantee must apply for the increase or extension in writing according to the terms of the DBH notification.
- All grantees must apply for no-cost extensions sixty (60) calendar days in advance of the grant's then-current end date. The application must justify the amendment, and include a description of proposed changes to scope, performance schedule, description of proposed outcomes, and budget.

Staffing Plan, Work Plan, Budgets and Organizational/Personnel Requirements

Upon signing the Grant Agreement, the Grantee shall have and maintain on file with DBH an approved staffing plan, work plan and budget. The Grantee must implement the funded program in accordance with requirements outlined in approved staffing plan, budgets and work plans. Any revision or alteration of these plans must have prior approval by the Project Director or his/her designee. Further:

- 1. The Grantee shall maintain a current organizational chart, which displays organizational relationships and demonstrates who has responsibility for administrative oversight and supervision over each priority service activity.
- 2. The Grantee shall ensure that adequate, competent and trained personnel are provided to oversee the implementation of the activities supported by the grant.
- 3. The Grantee shall ensure that personnel records, background checks (if applicable under the governing statutes or regulations), job descriptions, application for employment, licensing or certification criteria, descriptions of duties, hours of work, salary range and performance evaluation criteria are maintained in individual personnel records for staff assigned to the funded project.
- 4. The Grantee must maintain record of personnel actions, including time records, documentation of all training received, notation of any allegations of professional or other misconduct including a detailed description of the allegations, and if terminated, the date and reason for the termination from employment. All these personnel materials shall be made available to the Project Director upon request.
- 5. The Grantee shall provide orientation session for staff members that addresses the Health Information Portability and Accountability Act (HIPAA), the D.C. Mental Health Information Act (D.C. Code § 7-1201.01 et seq.), 42 CFR Part 2 (if applicable), administrative procedures, program goals, cultural sensitivity, language access, conflict of interest, workplace sexual harassment policies and policies and procedures to be adhered to under the terms of the grant Agreement.
- 6. The Grantee must notify the Project Director if there is a change in staffing or operations management of the organization that impacts the project funded under the Agreement.
- 7. The Grantee shall seek approval of any changes in staffing plans or job descriptions for staff assigned to the grant.

Profit and Program Income Requirements for Commercial Organization Grantees

All commercial organizations awarded DBH sub-grants funded in whole or part by the United States Department of Health and Human Services (HHS) shall comply with 45 CFR § 75.216 and any other applicable federal or District law or regulation governing profit and program income. Specifically, with the exceptions of grant awards made under the Small Business Innovation Research (SBIR) and Small Business Technology Transfer (STTR) programs, no HHS funds may be paid as profit to any for[-profit] commercial organization even if the grantee is a commercial organization. Profit is any amount in excess of allowable direct and indirect costs.

Except for grants for research, program income earned by a commercial organization may not be used to further eligible project or program objectives except in the SBIR or STTR programs.

Commercial organizations that receive awards (including for-profit hospitals) have two options regarding audits:

- (a) A financial related audit of a particular award in accordance with Generally Accepted Government Auditing Standards issued by the Comptroller General of the United States, in those cases where the commercial organization receives awards under only one HHS program; or if awards are received under multiple HHS programs, a financial audit of all awards in accordance with Generally Accepted Government Auditing Standards issues by the Comptroller General of the United States; or
- (b) An audit that meets the requirements of 45 CFR Subpart F.

Commercial organizations that receive annual awards totaling less than the audit requirements of 45 CFR Subpart F are exempt from the audit requirements for that year. However, records must be available for review by appropriate officials of federal agencies or the Government Accountability Office.

Profit and Program Income Requirements for Non-Federal Entities

Pursuant to 45 CFR §§ 75.2, 75.307, a non-federal entity (a state, Local government, Indian tribe, institution of higher education (IHE) or nonprofit organization that carries out a federal reward as a recipient or a sub-recipient) is encouraged to earn income to defray program costs where appropriate. All non-federal entities in receipt of sub-grants funded in whole or part by HHS must adhere to the requirements of 45 CFR §§ 75.307, 75.407 concerning program income.

Indirect Cost

Facilities and Administration Classification. For major IHEs and major nonprofit organizations, indirect (F&A) costs must be classified within two broad categories: "Facilities" and "Administration." "Facilities" is defined as depreciation on buildings, equipment and capital improvement, interest on debt associated with certain buildings, equipment and capital improvements, and operations and maintenance expenses. "Administration" is defined as general administration and general expenses such as the director's office, accounting, personnel and all other types of expenditures not listed specifically under one of the subcategories of "Facilities" (including cross allocations from other pools, where applicable).

Identification with a Federal award rather than the nature of the goods and services involved is the determining factor in distinguishing direct from indirect (F&A) costs of Federal awards. However, typical examples of indirect (F&A) cost for many nonprofit organizations may include depreciation on buildings and equipment, the costs of operating and maintaining facilities, and

general administration and general expenses, such as the salaries and expenses of executive officers, personnel administration, and accounting.

Any non-Federal entity that has never received a negotiated indirect cost rate, may elect to charge a de minimis rate of 10% of modified total direct costs (MTDC) which may be used indefinitely. As described in 45 CFR§ 75.403, costs must be consistently charged as either indirect or direct costs, but may not be double charged or inconsistently charged as both. If chosen, this methodology once elected must be used consistently for all Federal awards until such time as a non-Federal entity chooses to negotiate for a rate, which the non-Federal entity may apply to do at any time.

Any non-Federal entity that has a current federally negotiated indirect cost rate may apply for a one-time extension of the rates in that agreement for a period of up to four years. This extension will be subject to the review and approval of the cognizant agency for indirect costs. If an extension is granted the non-Federal entity may not request a rate review until the extension period ends. At the end of the 4-year extension, the non-Federal entity must re-apply to negotiate a rate. Subsequent one-time extensions (up to four years) are permitted if a renegotiation is completed between each extension request.

Client Records (if there are no client services provided, this term is not applicable)

- 1. The Grantee shall establish and maintain a protocol for maintaining and storing client records that is compliant with the HIPAA security and privacy rules, the Mental Health Information Act (D.C. Code § 7-1201.01 et seq.) and 42 CFR Part 2 (as applicable). This protocol shall be available to the project director on request.
- The Grantee shall provide the Project Director, and other authorized representatives of the DBH access to program evaluators, quality assurance specialists, data management analysts and clinical records as may be necessary for monitoring purposes.
- 3. The Grantee shall retain all records for at least three (3) years following closeout of the grant.
- 4. The Grantee will ensure that information in client files is current. Client files will be considered inactive if not updated within a 6-month period.
- 5. DBH reserves the right to remove client records from the Grantee's location or property to review and /or copy records.

Facilities Controlled By the Grantee

- 1. The Grantee's facilities used during the performance of this agreement shall meet all applicable federal, state, and local regulations for their intended use throughout the duration of this agreement. The Grantee shall maintain current all required permits and licenses for the facilities. The Grantee's failure to do so shall constitute a failure to perform the agreement and shall be a basis for termination of the agreement for default.
- 2. The Grantee shall identify an emergency site facility to finish the grant activities in the event that the primary facility becomes unavailable for use due to a catastrophic event.
- 3. Each facility controlled by the Grantee that is used for activities under the grant shall be accessible to mobility-limited persons consistent with the Rehabilitation Act of 1973 as amended, 29 U.S.C. §§ 701 et seq., and the Americans with Disabilities Act, 42 U.S.C. §§ 12101 et seq.
- 4. All supplies and services routinely needed for maintenance and operation of the facility, including but not limited to, security, janitorial services, and trash pick-up, shall be provided by the Grantee.

Entry onto a Project Site and to Records

The Grantee shall provide DBH and its designee with access to books and records for the funded project. The Grantee also shall secure from the relevant property owners permission in writing for DBH and its designee to access a project site(s) at reasonable times to inspect the work performed by the Grantee, its contractor, subcontractor, sub-grantee, or vendor. The Grantee shall obtain the written consent in advance of performing the work.

Grant Purchases, including Equipment, exceeding \$5,000 per unit, if applicable

- 1. The Grantee shall not purchase with grant funds equipment or supplies exceeding \$5,000 per unit cost ("Big Grant Purchase") without DBH's prior written agreement.
- 2. For each Big Grant Purchase, the Grantee shall give advance written notice to DBH to allow DBH to approve or disallow the purchase.
- 3. Identification of a Big Grant Purchase in DBH-approved proposal constitutes approval of the Big Grant Purchase. If a Big Grant Purchase is not identified in a DBH-approved proposal, advance notice shall be given four (4) weeks in advance of the commitment to purchase. DBH may waive this time period in writing for good cause.
- 4. Within sixty (60) calendar days of execution of the award, the Grantee must provide the Project Director with an inventory of all equipment and supplies with a purchase price not exceeding \$5,000 (per item) purchased with grant funds.
- 5. For all Big Grant Purchases, the Grantee shall maintain an inventory record ("Big Grant Purchase Inventory") showing:
 - a. Purchase price;
 - b. Grant number;
 - c. Name of item;
 - d. Manufacturer's name;
 - e. Serial number (if applicable);
 - f. Acquisition history (purchase order, invoice, packing slip);
 - g. Guarantee or warranty lapse date;
 - h. Storage location;
 - i. Unit price; and
 - j. Additional costs, if any, for transportation, installation, and taxes, each as a separate item.
- 6. The Big Grant Purchase Inventory shall be updated annually, or at the expiration of the budget period, whichever occurs first.
- 7. All equipment and products purchased above \$5,000 with grant funds should be American-made when possible.
- 8. DBH may inspect and reclaim all or part of the inventoried equipment within 12 weeks after the expiration of the grant.

Major and Unusual Incident (MUI/UI) Reporting

The Grantee shall adhere to the DBH Policy 480.1A, Reporting a Major Unusual Incident and an Unusual Incident, and any succeeding policy, for reporting major unusual incidents and unusual incidents to DBH. Specifically, the Grantee shall report by telephone or email each unusual incident or major unusual incident involving or affecting the Grantee's performance of the Grant award to the person identified as the Project Director within twenty-four (24) hours of the incident or learning of the incident. The initial report may be oral or by e-mail. The Grantee shall also communicate a full description of the unusual incident or major unusual incident in writing within five calendar (5)

days after the initial report pursuant to the requirements of DBH Policy 480.1A. The Grantee shall not send any communication to DBH regarding an unusual incident or major unusual incident by fax.

An unusual incident is an event that is significantly different from the regular routine or established procedure that does not rise to the level of a major unusual incident (MUI). Examples include, but are not limited to, an injury, a traffic accident, a theft, of the firing or resignation of a principal staff member or contractor identified in the Application.

A major unusual incident (MUI) is an adverse event that can compromise the health, safety or welfare of persons; employee misconduct; fraud; and actions that are volatile of law or policy. Examples include, but are not limited to: unusual injury or death; unexplained absence of a client from a residence or program; physical, sexual, or verbal abuse of a client by staff or other clients; fire, theft, destruction of property, or sudden serious problems in the physical plant; complaints from families or visitors of clients; requests for information from the press, attorneys, or government officials outside of DBH; client behavior(s) requiring attention of staff not usually involved in their care; and/or any other unusual events that may require Project Director intervention.

Termination

The Grant, and the offer of the Grant, shall be subject to termination by DBH:

- 1. At any time, in whole or in part, for the convenience of the Government should DBH determine that such termination is in the best interest of the public or the Government;
- 2. Immediately for:
 - a. Lack of funding;
 - b. Failure of Grantee to follow District or applicable federal law, including statutes, rules, and regulations;
 - c. Failure of the Grantee to carry out DBH's ordered grant corrective action plan;
 - d. An ethics violation involving the grant, pursuant to ethical standards in the most recent version of the Districts Ethics Manual, published by the District's Board of Ethics and Accountability (bega.dc.gov), as of the date that the Grant Award Notice was sent, or violation of any ethics law or regulation; or
 - e. Fraud, waste or abuse by the Grantee.

Termination for Force Majeure or Cause

- 1. For force majeure DBH may terminate the grant and Grantee may seek certain reimbursement, as described in this section.
- 2. For cause DBH may terminate the grant, but the Grantee may not receive the reimbursement allowed for termination on the basis of *force majeure*.
- 3. Cause and force majeure defined:
 - a. Cause is a basis for DBH's termination of the grant, when DBH determines that the Grantee has:
 - i. Failed to achieved the intended outputs within the time frame that has been approved;
 - ii. Performed incompetently; or
 - iii. Performed recklessly.
 - b. Force majeure is a condition or occurrence which provides a valid excuse for failure to perform within the time frame of the grant, an unexpected and disruptive event which DBH determines could not have reasonably been anticipated or controlled, and includes:
 - Timely applying for a government permit or approval but not timely receiving same from the government agency;
 - ii. A change in applicable law;
 - iii. An unforeseen weather event;
 - iv. Organized labor strike or slowdown; and
 - v. Refusal of a necessary third party to approve, agree or participate following the Grantee's reasonable attempts to secure the same.
- 4. The Grantee may not invoke force majeure as an excuse for poor planning, failure to accommodate foreseeable delays by suppliers, or the Grantee's failure to manage its own resources.
- 5. For force majeure, the Grantee may seek reimbursement for otherwise-reimbursable expenditures incurred up to the date of termination, as well as reasonable costs incurred for demobilization.

Transition Plan for Continuity of Services

It is essential that continuity of services be maintained under this grant for the residents of the District of Columbia and applicable jurisdictions. Therefore, if the awarded grant expires or is terminated:

- 1. The Grantee shall cooperate with both the Project Director, and any successor Grantee to enable an efficient transition from one Grantee to another.
- 2. If the Grantee should cease services for any reason, the Grantee is required to develop a transition plan to ensure the appropriate referral of clients to other providers. A transitional plan must be developed and available for review by DBH within ten (10) business days upon determination that services will cease. Failure to provide this contingency plan will be deemed as non-compliance and could result in the termination of this grant, or other appropriate action.
- 3. DBH reserves the right to assume responsibility for services supported by the grant.
- 4. An acceptable transition plan will include, but not be limited to, the following:
 - a. Identify providers and/or resources to ensure continued care for clients who receive services funded by this grant. These resources will be programs that are DBH and/or Medicaid approved;
 - b. Develop a contingency plan with entities specifically stating what services will be provided;
 - c. Develop procedure for transfer to include:

- i. Notification to the client;
- ii. Name, address, and phone number of the receiving provider organization to which the client is being transferred;
- iii. Date the transfer will be effective;
- iv. Case summary reports to receiving provider organization;
- v. Method to ensure that clients who take medications have a sufficient supply to sustain them through the transfer period; and
- vi. Transfer of client files in accordance with Federal and District of Columbia laws and regulations, including but not limited to Health Insurance Portability and Accountability Act of 1996 (HIPAA) and the Mental Health Information Act (D.C. Code § 7-1201.01 et seq.).

Unspent Funds

Funds provided under this Grant, but not spent to fulfill the terms of the Grant, shall be returned immediately to DBH either upon completion or termination of the Grant, or at the end of the Term of the Grant.

Accounting and Audits

- The Grantee shall maintain an accounting system which conforms to generally-accepted accounting principles permitting an audit of all income and expenditures received or disbursed by the Grantee in the provision of services under the grant. Accounting records shall be supported by source documentation such as canceled checks, paid bills and payrolls.
- 2. The Grantee shall make provisions upon request, for inspection of financial records, including audited financial statements and tax returns, by DBH and/or its representative(s).
- 3. The Grantee shall assist, and shall require that its contractors, subcontractors, and subgrantees assist, upon request, in the inspection and provision of financial records relevant to the Grant, including financial statements and tax returns. The Grantee shall seek such assistance from each vendor of a Big Grant Purchase.
- 4. At any time before final payment on this Grant, or the end of the District fiscal year in which the Grant ends, whichever is later, and for three (3) years thereafter, the District may audit the Grantee, its contractors, subcontractors, or sub-grantees. The District may, during this period, seek to audit vendors of Big Grant Purchases. If federal funds have been granted or sub-granted, a federal agency may undertake such audits. The Grantee shall assist the District in obtaining the cooperation of its contractors, subcontractors and vendors in such audits.
 - i. If federal funds have been included in a DBH sub-grant, the Grantee is subject to the audit requirements of 45 CFR Subpart F.
- 5. If a federal agency undertakes an audit of the Grantee in connection with the Grant, the Grantee shall make available to DBH all information that the audit requires, including information from its contractors, subcontractors, vendors, and sub-grantees.
- The Grantee shall reimburse DBH for any cost or expenditure disallowed as a result of an audit, in accord with federal and District Law, including Title 22-A, D.C. Municipal Regulations, Chapter 44, Mental Health Grants
- 7. Financial records, supporting documents, statistical records, and all other records pertinent to a <u>grant award</u> must be retained for a period of three (3) years from the date of submission of the final <u>expenditure report</u>. Upon DBH's request, the Grantee must be able to produce for review the documentation, including for DBH audit or, if applicable, federal audit.
- 8. DBH, SAMHSA, the Inspectors General, the Comptroller General of the United States or any of their authorized representatives, must have the right of access to any documents, papers,

or other records which are pertinent to the <u>grant award</u> in order to make audits, examinations, excerpts, and transcripts. The right also includes timely and reasonable access to the <u>non-Federal entity</u>'s personnel for the purpose of interview and discussion related to such documents.

- 9. If a claim, litigation, or audit is filed or commenced before the expiration of the three-year period, the documentation retention period shall be tolled and documentation must be preserved until the claim, litigation, or audit has been finally resolved.
- 10. The Grantee shall secure the agreement to the provisions of this section in writing from a person subject to an audit requirement.

Reporting Requirements

- The Grantee shall comply with the plan and schedule for the provision of data collection, narrative and statistical reporting for activities funded under the terms of the NOGA. Additional requirements for data collection, narrative reporting, performance specific to a given service program may be provided by the Project Director.
- 2. Required reports which discuss grant activities for the preceding quarter will be due on each of the following dates:

a. Quarter 1 (October – December): January 30
b. Quarter 2 (January – March): April 30
c. Quarter 3 (April – June): July 30
d. Quarter 4 (July – September): October 30

In the event a due date falls on a weekend or District holiday, the report will be due on the next business day.

- Data Collection The Grantee shall obtain and maintain all hardware, software and training
 necessary to collect and report all required client, service and program data. Data shall
 be collected and submitted in formats and timelines provided by or approved by the Project
 Director/delegates.
- 4. Narrative Report The Grantee will provide a brief narrative report for each service program supported under this agreement using formats and timelines provided by or approved by the Project Director or agents in accordance with the following terms:
 - a. The narrative programmatic report must include a work plan status, indicating the extent to which established milestones have been accomplished during the reporting month, and identifying proposed revisions to the work plan to address problem areas.
 - b. The narrative report will include:
 - i. Implementation progress to date;
 - ii. Discussion of any challenges to service delivery, including plans for addressing them;
 - iii. Any change in personnel supported by the grant in this service program;
 - iv. A thorough description of any waitlist for the service program, including the number of clients on the wait list, the average length of time for clients on the wait list and the longest period for any client currently on the wait list;
 - v. A discussion of the reasons for any significant under- or over-expenditure of funds budget relative to expected expenditure to date for any line item in the budget, along with a plan to address the under- or over-expenditure;
 - vi. Progress towards implementation of any corrective action plan that is open;
 - vii. A summary of quality assurance measures conducted on the delivery of services;

- viii. Current contact information for each staff person supported by this agreement, including name, title, mailing address, email address and telephone number; and
- ix. Request for technical assistance, if any.

Performance Monitoring and Corrective Action Plan

To ensure responsible oversight of the funded project and its implementation by the Grantee, and to provide cooperative technical support for the Grantee, DBH shall:

- 1. Monitor the performance of the Grantee in the implementation of the funded program in accordance with the terms of the NOGA and the approved monitoring plan.
- 2. Assign a staff person to monitor the project. The Project Director or designee shall review all written policies and procedures applicable to the project, review all monthly reports, conduct site inspections, and hold periodic conferences with the Grantee to assess the Grantee's performance in meeting the requirements of the Grantee agreement.
- 3. Assess the Grantee's performance with respect to the number of people receiving services, quality of services delivered, and the Grantee's ability to deliver services according to the deadlines established in the NOGA.
- 4. Monitor performance by identifying the any instance where the Grantee falls 25% behind (during any one month) in client or service units which they were to provide under the grant.
- 5. Once the deficiency is identified, DBH will develop, in collaboration with the Grantee, a corrective action plan (CAP) to remedy the program deficiencies. If the Grantee fails to correct the deficiencies in the time prescribed by the DBH-approved CAP, DBH shall take appropriate action, including termination of the grant.
- 6. Conduct an evaluation of program effectiveness for each service-area based on criteria approved by the Project Director or his/her designee.

Fiscal Performance and Corrective Action Plan

By the end of Quarter 2, but certainly no later than Q3 of the signing of the NOGA, all new and continuing Grantees receive a risk assessment. The results of this review shall be shared by the Fiscal Monitor or designee. This will be repeated at the end of Q4 for grants that are ending (closeout). DBH may perform a complete grant fiscal compliance review to determine patterns and rates of expenditures.

If DBH identifies deficiencies, DBH may require that the Grantee undertake a CAP to improve and correct fiscal problems. If the Grantee fails to correct the deficiencies in the time prescribed by the DBH-approved CAP, DBH shall take appropriate action, including termination of the grant.

Program Close-Out

- Within ninety (90) days of termination or expiration of the Grant, the Grantee shall submit to the Project Director a final Programmatic Report and a final Expenditure Report, providing a year-end accounting of expenditures for the grant. The final Expenditure Report shall include:
 - a. All costs paid by the Grantee in support of the activities of the grant.
 - b. A summary of the cumulative obligation and disbursement of funds to sub-contractors.
 - c. A financial statement from each sub-contractor identifying funds received and expended for each category of service.

2. The Grantee shall immediately any balance of unobligated cash advance that is not authorized to be retained for use on other grants.

Public Notification of Funding

When issuing statements, press releases, and request for proposals, bid solicitations and other documents describing projects or programs funded in whole or in part with Federal money, all Grantees shall clearly state the following:

- 1. The percentage of the total costs of the program or project which will be financed with federal funds;
- 2. The dollar amount of federal funds for the project or program; and
- 3. The percentage and dollar amount of the total costs of the project or program that will be financed by non-government sources.

Attribution Policy

All Grantees are required to identify their affiliation with DBH in all programs and services funded by DBH and administered by the DBH Administrative Unit. The usage includes, but is not limited to:

- 1. The incorporation of the current approved DBH logo/symbol with attribution statement on letterhead, newsletters, brochures, public service announcements, media publications, and all other forms of advertisement.
- The clearly visible display of the DBH logo/symbol transparency at each Grantee's office, on their doors, or, near the entrances to all business offices, or and in reception areas, or other places of pubic business.
- 3. The clearly visible DBH logo/symbol with attribution statement at all functions and events sponsored by the Grantee.



"This program is funded wholly, or in part, by the Government of the District of Columbia, Department of Behavioral Health, INSERT ADMINISTRATION."

- 4. Neither DBH nor Grantee will use the name of the other, or its employees, staff or students, either expressly or by implication, in any news, publicity release, or other fashion without the express written approval of the other party to this Agreement.
- 5. The Grantee is required to submit to the Project Director for review and approval prior to production all print and electronic media developed in conjunction with the grant and paid for directly from funding sources received from DBH. This includes: camera-ready copy for fliers, posters, brochures, newsletters, and other printed media; story boards and/or scripts for paid and public service advertising (radio or TV); videotapes, audiocassettes, DVDs, CDs, flash drives, questionnaires, and surveys. DBH reserves the right to disallow all payments relative to these materials if the Grantee is found in non-compliance with these guidelines.

Rights in Data and Other Information

1. If applicable, for the type of services provided under the Agreement, DBH retains ownership of all information produced pursuant to this Grant, including data regarding persons surveyed, interviewed, and/or counted, and any information regarding to whom services or things were provided.

- 2. To ensure the protection of persons' confidentiality and compliance with District law and policies regarding confidentiality, the Grantee shall not publish scientific or technical articles based on these data and/or information without DBH's prior written consent.
- 3. DBH will not unreasonably withhold consent to a request by Grantee for a nonexclusive license to use aggregated, non-confidential data, including for publication in professional and scientific journals and meetings.
- 4. Any research activity conducted under this Grant Agreement by the Grantee must have the prior approval and written consent of the Project Director. Applicable U.S. Department of Health and Human Services policies and federal regulations shall govern any research involving the use of human subjects. The Grantee shall review any research activities involving human subjects by designated Institutional Review Board (IRB) and to continue annual monitoring to assure compliance with requirements for the protections of human subjects. At such time, a copy of HHS Form 596, "Protection of Human Subjects Assurances, Certification, Declaration," must be submitted to the Project Director.
- 5. The documents for this grant are public documents and may be disclosed under the District's Freedom of Information Act, D.C. Official Code §2-531-40. DBH shall have the right to disclose to a third party the identity of a person providing a service or good under this Grant and the terms of insurance obtained pursuant to this Grant.

Indemnification

The Grantee shall indemnify and hold harmless the District of Columbia and all of its officers, agents and servants against any and all claims of liability or lawsuits arising from or based on, or as a consequence of or result of, any act, omission or default of the Grantee, its employees or its subcontractors, in the performance of the Grant.

Waiver/Exception Requests

Requests for consideration of a special provision, waiver or exception to any term or condition can be sent to DBH Grants Management Office at dbh.grants@dc.gov; Subject Line: "Waiver Request". There is no guarantee that the final review and disposition by DBH would result in an exception or revision to the terms stated herein.

Insurance

Unless DBH waives insurance requirements in writing, the following are conditions in receipt of funds under the Grant:

- During the term of the grant, all organizations will be required to obtain and keep in force insurance coverage as listed below and must provide in writing the mane of all its insurance carriers and the type of insurance provided:
 - a. Commercial General Liability Insurance: one million dollars (\$1,000,000) limit per occurrence, and two million dollars (\$2,000,000) aggregate, with the District added as additional insured;
 - b. Automobile Liability Insurance: one million dollars (\$1,000,000) per occurrence combined single unit;
 - c. Workers' Compensation Insurance according the statutes of the District of Columbia, including Employer's Liability of at least:
 - i. One hundred thousand dollars (\$100,000) per accident for injury;
 - ii. Five hundred thousand dollars (\$500,000) per employee for disease; and
 - iii. Five hundred thousand dollars (\$500,000) policy limit for disease.
 - d. Umbrella/Excess Liability Insurance: two million dollars (\$2,000,000 limit per occurrence);
 - e. Professional Liability Insurance: two million dollars (\$2,000,000) limit per claim;
 - f. When District property is used or a District facility is used, crime insurance (third party indemnity) to cover the dishonest acts of employees of the Grantee, its contractors, and sub-grantees that result in loss to the District; and,
 - g. Sexual/Physical Abuse and Molestation insurance if minors are involved in the services provided, and no other policy covers the matter, in the amount of one million dollars (\$1,000,000) per occurrence and two million dollars (\$2,000,000) aggregate, with the District as an additional insured.
- 2. For each project conducted on federal property, in addition to the coverages, in paragraph "a." of this section:
 - a. The Grantee and its sub-grantees must procure public and employee liability insurance from responsible companies with a minimum limitation to be the greater of:
 - i. One million dollars (\$1,000,000) per person for any one claim, and an aggregate limit of three million dollars (\$3,000,000) for any number of claims arising from any one incident; or
 - ii. The minimum required by law, if any.
 - b. The United States of America must be named as an additional insured on each such policy;
 - c. Each such policy shall specify that the insured shall have no right of subrogation against the United States for payments of any premiums or deductibles thereunder; and
 - d. Each such policy shall be obtained by the insured, be for the account of the insured, and be at the insured's sole risk.
- 3. The insurance policies obtained by the Grantee shall:

- a. Be written with a company licensed: (a) by the state in which the Grantee's principal offices are located and qualified to write insurance policies in the District of Columbia; or (b) by the District of Columbia;
- b. Provide for at least thirty (30) days' written notice to DBH prior to their termination or material alteration; and
- c. Be financially responsible, with either an A.M. Best Company financial strength and financial size category rating of A-VIII or higher, a Standard & Poor's rating of AA or higher, or a Moody's rating of Aa2 or higher.
- 4. The Grantee shall require each Grant-related subcontractor or sub-grantee to carry the insurance required herein, or the Grantee may, at its option, provide the coverage for a subcontractor or sub-grantee.
- 5. Unless otherwise prohibited by law, each policy (excluding Workers' Compensation and Professional Liability, if applicable) shall:
 - a. Name the District as an additional insured with respect to work or services performed under the grant or sub-grant;
 - b. Provide that the insurance coverage provided thereunder will be primary and noncontributory with any other applicable insurance; and
 - c. Contain a waiver of subrogation in favor of the District of Columbia
- 6. The Grantee may submit a Certificate of Insurance giving evidence of the required coverage either before or after the date of the NOGA, but DBH must receive it before DBH makes a payment of Grant funds.
- 7. The requirements of this section shall not apply to an agency that provides one of the following:
 - a. For an agency of the District of Columbia, a written statement that agency complies with the intent of the paragraph by requiring insurance for all activities not carried out by District employees; and
 - b. For a non-District government agency, a written statement (a) that the agency is self-insured, (b) that the self-insurance is primary and non-contributory with any other insurance maintained by the District of Columbia, and (c) identifying the self-insurance fund.

Requests for Reconsideration of Certain DBH Decisions

In certain limited circumstances DBH provides the following procedure for an applicant to seek review or reconsideration of a grant-making decision:

O. The Request for Reconsideration

- a. When DBH decides to award a grant to a successful applicant, it will notify by email each applicant whose application was not selected for award. At DBH's discretion this notification may include a statement regarding eligibility, a reviewer's evaluation and comments, or a summary. DBH will not identify the reviewer. If an unsuccessful applicant wishes to better understand the decision, the applicant may ask DBH's s Grants Management Office for further information. DBH may meet with the applicant, explain the decision, and may provide reviewer evaluation, comment, or a summary.
- b. An unsuccessful applicant may only ask DBH to reconsider its decision based on a material error in the determination of eligibility.
- c. If an unsuccessful applicant wishes DBH to reconsider the decision, the applicant must file a "Request for Reconsideration" in writing within seven (7) business days of the

- date of DBH's e-mail notification that an applicant did not receive an award. The filing should be addressed to the Department Director.
- d. A written Request for Reconsideration may be made by e-mail to the published e-mail address for the grant competition. A Request for Reconsideration must include a concise statement of the reason(s) for the request, and all documentation and other evidence supporting the request.

1. Department Response

- a. A change to the award decision will be made only because of a material error in the determination of eligibility.
- b. The Department Director, or designee, will consider the Request for Reconsideration and the evidence provided.
- c. Ordinarily a decision will be issued within seven business (7) days of receipt of the Request for Reconsideration. The Director may extend that time to respond for good cause. Any such extensions will be communicated to the requester by e-mail at the address included on the Grant Application.
- d. The Director may halt the award of the grant while the Request for Reconsideration is pending.
- e. After reconsideration, the Director will inform the requestor in writing of the determination.
- f. If the Director determines that a valid basis for a change to the award exists, the Director may:
 - i. Reopen the grant application process, in whole or in part;
 - ii. Revise or revoke an award; or
 - iii. Take other appropriate action to address an error.

2. Effect of the award

Unless DBH states otherwise in writing, either (i) seven (7) business days after a grant award's announcement, or (ii) upon affirmation of a grant award after considering a Request for Reconsideration, a grant award shall be considered final action by DBH.

* * *

APPENDIX B - ASSURANCES, CERTIFICATIONS AND DISCLOSURES

This section includes certifications, assurances and disclosures made by the authorized representative of the Applicant/Grantee organization. These assurances and certifications reflect requirements for recipients of local and pass-through federal funding. By signing below, the Applicant/Grantee certifies that the information provided is accurate, and that the organization will adhere to the following terms and conditions, statutes and regulations in their entirety:

A. Applicant/Grantee Representations

- The Applicant/Grantee has provided the individuals, by name, title, address, email, and phone number who are authorized to negotiate with the Department of Behavioral Health on behalf of the organization;
- The Applicant/Grantee is able to maintain adequate files and records and will meet all reporting requirements as stated in the grant documentation;
- All fiscal records are kept in accordance with Generally Accepted Accounting Principles (GAAP) and account for all funds, tangible assets, revenue, and expenditures whatsoever; all fiscal records are accurate, complete and current at all times; and these records will be made available for audit and inspection as required by the grant documentation and all applicable District of Columbia and Federal laws and regulations;
- The Applicant/Grantee is current on payment of all federal and District taxes, including Unemployment Insurance taxes and Workers' Compensation premiums. This statement of certification shall be accompanied by a certificate from the District of Columbia OTR stating that the entity has complied with the filing requirements of District of Columbia tax laws and is current on all payment obligations to the District of Columbia, or is in compliance with any payment agreement with the Office of Tax and Revenue; (attach)
- The Applicant/Grantee has the administrative and financial capability to provide and manage the proposed services and ensure an adequate administrative, performance and audit trail;
- If required by DBH, the Applicant/Grantee is able to secure a bond, in an amount not less
 than the total amount of the funds awarded, against losses of money and other property
 caused by a fraudulent or dishonest act committed by Applicant/Grantee or any of its
 employees, board members, officers, partners, shareholders, or trainees; and,
- The Applicant/Grantee is not proposed for debarment or presently debarred, suspended, or declared ineligible, as required by Executive Order 12549, "Debarment and Suspension," and implemented by 2 CFR 180, for prospective participants in primary covered transactions and is not proposed for debarment or presently debarred as a result of any actions by the District of Columbia Contract Appeals Board, the Office of Contracting and Procurement, or any other District contract regulating Agency;
- The Applicant/Grantee has the resources and expertise necessary to perform the grant, or, has the ability to obtain such through submitted and approved sub-grants;
- The Applicant/Grantee has the ability to comply with the required or proposed delivery or performance schedule, taking into consideration all existing and reasonably expected commercial and governmental business commitments;

- The Applicant/Grantee has a satisfactory record of performing similar activities as detailed
 in the award or, if the grant award is intended to encourage the development and support
 of organizations without significant previous experience, has otherwise established that it has
 the skills and resources necessary to perform the services required by this Grant;
- The Applicant/Grantee has a satisfactory record of integrity and business ethics;
- The Applicant/Grantee either has the necessary organization, experience, accounting and operational controls, and technical skills to implement the grant, or the ability to obtain them;
- The Applicant/Grantee is in compliance with the applicable District licensing and tax laws and regulations;
- The Applicant/Grantee is in compliance with the Drug-Free Workplace Act and any regulations promulgated thereunder;
- The Applicant/Grantee meets all other qualifications and eligibility criteria necessary to receive an award;
- The Applicant/Grantee agrees to indemnify, defend and hold harmless the Government of
 the District of Columbia and its authorized officers, employees, agents and volunteers from
 any and all claims, actions, losses, damages, and/or liability arising out of or related to this
 grant including the acts, errors or omissions of any person and for any costs or expenses
 incurred by the District on account of any claim therefrom, except where such indemnification
 is prohibited by law;
- Consistent with 45 C.F.R. 75.113, the Applicant/Grantee must disclose in a timely manner, in writing to the SAMHSA, and the United States Department of Health and Human Services (HHS) Office of Inspector General (OIG) all information related to violations of federal criminal law involving fraud, bribery, or gratuity violations potentially affecting the federal award. Disclosures must be sent in writing to SAMHSA and to the HHS OIG at the following addresses:

SAMHSA Attention: Office of Financial Advisory Services 560 Fishers Lane Rockville, MD 20857

AND

U.S. Department of Health and Human Services
Office of Inspector General
ATTN: Mandatory Grant Disclosures, Intake Coordinator
Independence Avenue, SW, Cohen Building
Room 5527
Washington, DC 20201

Fax: (202) 205-0604 (Include "Mandatory Grant Disclosures" in subject line) or email: MandatoryGranteeDisclosures@oig.hhs.gov

3. Failure to make required disclosures can result in any of the remedies described in 45 CFR § 75.371, "Remedies for Noncompliance" including suspension and disbarment (See 2 CFR Parts 180 and 376 and 31 U.S.C. 3321).

- The Applicant/Grantee certifies that it will comply with the non-procurement and disbarment regulations implementing Executive Orders 12549 and 12689, 2 CFR parts 376, and 45 CFR § 75.213. These regulations restrict awards, sub-awards and contracts with parties that are debarred suspended or otherwise excluded from or ineligible from participation in federal assistance programs or activities. A list of federally excluded health care programs can be found at: (http://exclusions.oig.hhs.gov/). The D.C. Excluded Parties List can be found at (https://ocp.dc.gov/page/excluded-parties-list).
- The Applicant/Grantee certifies that it will comply with drug free workplace requirements in Subpart B (or Subpart C of the recipient is an individual) of part 382, which adopts the Government wide implementation (2 CFR part 182) of section 5152-5158 of the Drug-Free Workplace Act of 1988 (Pub. L. 100-690, Title .S.C. 701-V, Subtitle D; 41 U.S.C. 701-707);
- The Applicant/Grantee certifies that it will comply with all federal and District whistleblower statutes and regulations, including but not limited to 10 U.S.C. §§ 2324, 2409, and 41 U.S.C. §§ 4304, 4310, 4712; and
- In accordance with the United States Supreme Court decisions in United States v. Windsor and in Obergfell v. Hodges, the Applicant/Grantee must treat as valid the marriages of same-sex couples.

B. Statutory and Regulatory Assurances and Certifications

The Applicant/Grantee shall comply with all applicable District and federal statutes and regulations, including, but not limited to, the following:

- The Americans with Disabilities Act of 1990, Pub. L. 101-336, July 26, 1990; 104 Stat. 327 (42 U.S.C. 12101 et seq.);
- Rehabilitation Act of 1973, Pub. L. 93-112, Sept. 26, 1973; 87 Stat. 355 (29 U.S.C.701 et seq.);
- The Hatch Act, Ch. 314, 24 Stat. 440 (5 U.S.C. 1501; 7321 et seq.;) D.C. Law 20-4, D.C. Official Code § 1-1171 et seq.; D.C. Law 19-124; D.C. Official Code § 1-1161.01;
- The Fair Labor Standards Act, Ch. 676, 52 Stat. 1060 (29 U.S.C. 201 et seq.);
- The Clean Air Act Pub. L. 108-201, February 24, 2004; 42 USC 85 et seq.);
- The Occupational Safety and Health Act of 1970, Pub. L. 91-596, Dec. 29, 1970; 84 Stat. 1590 (29 U.S.C. 651 et seq.);
- The Hobbs Act (Anti-Corruption), ch. 537, 60 Stat. 420 (18 U.S.C. § 1951);
- Equal Pay Act of 1963, Pub. L. 88-38, June 10, 1963; 77 Stat. 56 (29 U.S.C. 201);
- Age Discrimination Act of 1975, Pub. L. 94-135, Nov. 28, 1975; 89 Stat. 728 (42 U.S.C. 6101 et. seq.);
- Age Discrimination in Employment Act, Pub. L. 90-202 § 2, Dec. 15, 1967; 81 Stat. 602 (29 U.S.C. 621 et seq.);
- Military Selective Service Act of 1973, Pub. L. 92-129, July 1, 1973, 85 Stat. 358 (50 U.S.C. 460);

- Title IX of the Education Amendments of 1972, Pub. L. 92-318, June 23, 1972; 86 Stat. 235, (20 U.S.C. 1001);
- Immigration Reform and Control Act of 1986, Pub. L. 99-603, Nov 6, 1986; 100 Stat. 3359, (8 U.S.C. 1101);
- Executive Order 12459 (Debarment, Suspension and Exclusion);
- Medical Leave Act of 1993, Pub. L. 103-3, Feb. 5, 1993, 107 Stat. 6 (5 U.S.C. 6381 et seq.);
- District of Columbia Human Rights Act of 1977 (D.C. Official Code § 2-1401.01 et seq.);
- District of Columbia Language Access Act of 2004, DC Law 15 414 (D.C. Official Code § 2-1931 et seq.), including the prohibition against sexual harassment found in 4 DCMR § 100 et seq.;
- Child and Youth, Safety and Health Omnibus Amendment Act of 2004, D.C. Law §15-353;
 D.C. Official Code § 4-1501.01 et seq..

C. Mandatory Disclosures

The Applicant/Grantee certifies that the information disclosed in the table below is true at the time of submission of the application for funding and at the time of award if funded. If the information changes, the Grantee shall notify the Project Director within 24 hours of the change in status. A duly authorized representative must sign the disclosure certification.

Covered Entity Disclosure: During the two-year period preceding the execution of the attached Agreement, were any key personnel or agents of the Applicant/Grantee/Recipient organization, a candidate for public office, or, a contributor to a campaign of a person who is a candidate for public office as defined in Section 1092(3) of the "Grant Administration Amendment Act of 2015," effective October 22, 2015 (D.C. Law 21-36; D.C Official Code 1-328.11(3))?	☐ YES
Are any of the aforementioned personnel presently or anticipate becoming a candidate for public office, or a contributor to a campaign of a person who is a candidate for public office, as defined in Section 1092(3) of the "Grant Administration Amendment Act of 2015," effective October 22, 2015 (D.C. Law 21-36; D.C Official Code 1-328.11(3))?	☐ YES
The Applicant/Grantee Organization must report the names and total compensation of its five (5) most highly compensated officers during the preceding fiscal year if it: 1) Received eighty (80) percent or more of its annual gross revenues in federal grants,	☐ YES
sub-awards, contracts and subcontracts; and 2) Received \$25,000.00 or more in annual gross revenues from federal grants, sub-	
awards, contracts and subcontracts; and 3) Had gross income, from all sources, of \$300,000.00 or more; and	
4) The public does not have access to this information through periodic reports filed	

Signature	
The Applicant/Grantee organization has a federally-negotiated Indirect Cost Rate Agreement. If yes, insert issue date for the IDCR:	NO YES
under Section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C §§78m(a), 78o(d)) or section 6104 of the Internal Revenue Code of 1986.	



APPENDIX C - PROGRAM INCOME AND FINANCIAL DISCLOSURE

What is Program Income?

Program income means gross income earned by the non-Federal entity that is directly generated by a supported activity earned as a result of the Federal award during the period of performance. Program income includes but is not limited to income from fees for services performed, the use or rental or real or personal property acquired under Federal awards, the sale of commodities or items fabricated under a Federal award, license fees and royalties on patents and copyrights, and principal and interest on loans made with Federal award funds. Interest earned on advances of Federal funds is not program income.

The Department of Behavioral Health (DBH) requires sub-grantees to identify and document program income on projects/services. The nature of this income must be appropriately documented and the resulting revenue properly recorded. All sub-grantees should be aware of how program income will be used and reported due to a possible impact on the scope of work of the award.

Program income must be utilized in a manner that is allocable, allowable, and reasonable to the project. Expenses that are unallowable on the main project are also unallowable on the program income account.

The DBH Fiscal Monitor will review all budgets and budget modifications and flag any activity/service that has a potential to generate income with the Project Director and sub-grantee. Any flagged activity/service will be reviewed by the fiscal monitor and project director monthly, no less than quarterly with the sub-grantee.

Procedure for Monitoring Program Income:

- Sub-grantee identifies program income activity/service.
- Program income account is established by the sub-grantee.
- Revenue is received and deposited into the program income account.
- The sub-grantee certifies receipt of program income to Fiscal Monitor and Project Director through DBH Program Income Reporting Worksheet monthly, no less than quarterly.
- Fiscal monitor reviews the Income Reporting Worksheet and supporting documentation with the Project Director. A reconciliation is performed with supporting documentation and DBH data systems such as, DATA WITS.
- DBH reports to applicable Federal agency a summary of all sub-grantees that accrued program income and the amount.



APPENDIX C – PROGRAM INCOME AND FINANCIAL DISCLOSURE

1	am an authorized representative
of	, an organization in receipt
of a sub-grant from the Department of Behavioral Health (DBH	
Substance Abuse and Mental Health Services Administration (SAM	NHSA).
Pursuant to 45 CFR \S 75.2, the organization in receipt of the sub-	grant is (please select one):
A non-profit organization. A non-profit organization is a	ny corporation, trust association,
cooperative or other organization, not including an Institution of \boldsymbol{H}	- , , , ,
operated primarily for scientific, educational, service, charitable	
interest; (2) is not organized primarily for profit; and (3) uses net expand the operations of the organization. I certify that the organization.	• • • • • • • • • • • • • • • • • • • •
statutes and regulations related to program income, including but	. ,
I further certify that I will any program income earned as a result	
submitted to DBH.	
A commercial organization. A commercial organization other legal entity, including but not limited to partnerships, sole proceed to the profit or benefit of licertify that the organization will comply with all statutes and regulincluding but not limited to 45 CFR § 75.216. I further certify that earned as a result of this grant on all invoices submitted to DBH.	oprietorships, and limited liability of its shareholders or other owners. lations related to program income,
The person whose signature appears below is authorized to sign the Applicant/Grantee to the above provisions.	this assurance and commit the
,	
Signature	
Name and Title	 Date
INGINE UNG THE	Duie



Name and Title

APPENDIX D - DISTRICT OF COLUMBIA CONTRIBUTION AND SOLICITATION CERTIFICATION

I, am an authorized representative
of, an organization in receipt
of a sub-grant from the Department of Behavioral Health valued at \$100,000.00 or more ("the organization"). Pursuant to D.C. Code § 1-328.15, I hereby certify under penalty of perjury to the best of my knowledge after due diligence that:
 The organization has not made a contribution or solicitation for contribution to any of the following within one (1) year beginning on the date the contribution or solicitation for contribution was made and continuing for one (1) year after the general election for which the contribution or solicitation for contribution was made, whether or not the contribution was made before the primary election: An elected District official who is or could be involved in influencing or approving the award of a grant; A candidate for elective District office who is or could be involved in influencing or approving the award; or A political committee affiliated with a District candidate or elected District official described in subparagraphs (a) or (b).
 2. The organization has not made a contribution to any of the following within eighteen (18) months beginning on the date the contribution or solicitation for contribution was made and continuing for eighteen (18) months after that date: a. A constituent-service program or fund, or substantially similar entity, controlled operated or managed by: i. An elected District official who is or could be involved in influencing or approving the award of a grant; ii. A person under the supervision, direction or control of an elected District official who is or could be involved in influencing or approving the award of a grant. b. A political party; or c. An entity or organization: i. That a candidate or elected District official described in section 1(a), (b) or a member of his or her immediate family controls; or ii. In which a candidate or elected District official described in section 1(a), (b) has an ownership interest of 10% or more.
Signature

RFA # RMO RR032020 72

Date



APPENDIX E - FEDERAL ASSURANCES AND CERTIFICATIONS

ASSURANCE OF COMPLIANCE WITH TITLE VI OF THE CIVIL RIGHTS ACT OF 1964, SECTION 504 OF THE REHABILITATION ACT OF 1973, TITLE IX OF THE EDUCATION AMENDMENTS OF 1972, THE AGE DISCRIMINATION ACT OF 1975, AND SECTION 1557 OF THE AFFORDABLE CARE ACT.

The Applicant/Grantee provides this assurance in consideration of and for the purpose of obtaining a sub-grant funded in whole or part by U.S. Department of Health and Human Services (HHS).

THE APPLICANT/GRANTEE HEREBY AGREES THAT IT WILL COMPLY WITH:

- 1. Title VI of the Civil Rights Act of 1964 (Pub. L 88—352), as amended, and all requirements imposed by or pursuant to HHS Regulation (45 C.F.R. Part 80), to the end that, accordance with Title VI of that Act and the Regulation, no person in the United States shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity for which the Applicant/Grantee receives a sub-grant funded in whole or part by HHS.
- 2. Section 504 of the Rehabilitation Act of 1973 (Pub. L. 93-112), as amended, and all requirements imposed by or pursuant to HHS Regulation (45 C.F.R. Part 84), to the end that, in accordance with Section 504 of that Act and the Regulation, no otherwise qualified individual with a disability in the United States shall, solely by reason of her or his disability, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity for which the Applicant/Grantee receives a sub-grant funded in whole or part by HHS.
- 3. Title IX of the Education Amendments of 1972 (Pub. L. 92.18), as amended, and all requirements imposed by or pursuant to HHS Regulation (45 C.F.R. Part 86), to the end that in accordance with Title IX and the Regulation, no person in the United States shall, on the basis of sex, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any education program or activity for which the Applicant/Grantee receives a sub-grant funded in whole or part by HHS.
- 4. The Age Discrimination Act of 1975 (Pub. L. 94-1350), as amended, and all requirements imposed by or pursuant to HHS Regulation (45 C.R.F. Part 91), to the end that, in accordance with the Act and Regulation, no person in the United States shall, on the basis of age, be denied the benefits of, be excluded from participation in, or be subjected to discrimination under any program or activity for which the Applicant/Grantee receives a sub-grant funded in whole or part by HHS.
- 5. Section 1557 of the Affordable Care Act (Pub. L. 111-148), as amended, and all requirements imposed by or pursuant to HHS Regulation (45 CFR Part 92), to the end that, in accordance with Section 1557 and the Regulation, no person in the United States shall, on the ground of race, color, national origin, sex, age, or disability be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any health program or activity for which the Applicant/Grantee receives a sub-grant funded in whole or part by HHS.

The Applicant/Grantee agrees that compliance with this assurance constitutes a condition of continued receipt of a sub-grant funded in whole or part by HHS, and that is binding upon the Applicant/Grantee, its successors, transferees and assignees for the period during which the sub-grant is provided. If any real property or structure thereon is provided or improved with the aid of the HHS sub-grant provided to the Applicant/Grantee, this assurance shall obligate the Applicant/Grantee, or in the case of any transfer of such property, any transferee, for the period during which the real property or structure is used for a purpose for the sub-grant is extended or for another purpose involving the provision of similar services for benefits. If any personal property is so provided, this assurance shall obligate for the period during which it retains ownership or possession of the property. The Applicant/Grantee further recognizes and agrees that the United States shall have the right to seek judicial enforcement of this assurance.

ASSURANCES - NON-CONSTRUCTION PROGRAMS

NOTE: Certain of these assurances may not be applicable to your project or program. If you have questions, please contact the awarding agency. Further, certain Federal awarding agencies may require applicants to certify to additional assurances. If such is the case, you will be notified.

As the duly authorized representative of the applicant, I certify that the applicant:

- 1. Has the legal authority to apply for a grant and has the institutional, managerial and financial capability to ensure proper planning, management and completion of the project described in the application.
- Will give DBH, the United States Department of Health and Human Services, the Comptroller General of the United States and any authorized representative access to and the right to examine all records, books, papers, or documents related to the award; and will establish a proper accounting system in accordance with generally accepted accounting standards or agency directives.
- Will establish safeguards to prohibit employees from using their positions for a purpose that constitutes or presents the appearance of personal or organizational conflict of interest, or personal gain.
- 4. Will initiate and complete the work within the applicable timeframe after receipt of approval of the awarding agency.
- 5. Will comply with the Intergovernmental Personnel Act of 1970 (42 U.S.C. §§4728-4763) relating to prescribed standards for merit systems for programs funded under one of the 19 statutes or regulations specified in Appendix A of OPM's Standards for a Merit System of Personnel Administration (5 C.F.R. 900, Subpart F).
- 6. Will comply with all Federal statues relating to nondiscrimination. These include but are not limited to (a) Title VI of the Civil Rights Act of 1964 (P.L. 88-352) which prohibits discrimination on the basis of race, color or national origin; (b) Title IC of the Educational Amendments of 1972, as amended (20 U.S.C. §§ 1681-1683, and 1685-1686), which prohibits discrimination on the basis of sex; (c) Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. § 794), which prohibits discrimination on the basis of

handicaps; (d) the Age Discrimination Act of 1975, as amended (42 U.S.C. §§ 6101-6107), which prohibits discrimination on the basis of age; (e) the Drug Abuse Office and Treatment Act of 1972 (P.L. 92-255), as amended, relating to nondiscrimination on the basis of drug abuse; (f) the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (P.L. 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse and alcoholism; (g) §§523 and 527 of the Public Health Service Act of 1912 (42 U.S.C. §§ 290 dd-3 and 290 ww-3) as amended, relating to the confidentiality of alcohol and drug abuse patient records; (h) Title VIII of the Civil Rights Act of 1968 (42 U.S.C. §§ 3601 et seq.), as amended, relating to nondiscrimination in the sale, rental or financing of housing; (i) any other nondiscrimination provisions in the specific statute(s) under which the sub-grant is funded; and (j) the requirements of any other nondiscrimination statutes which may apply to the application.

- 7. Will comply, or has already complied, with the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (P.L. 91-646) which provide for fair and equitable treatment of persons displaced whose property is acquired as a result of Federal or federally-assisted programs. These requirements apply to all interests in real property acquired for project purposes regardless of Federal participation in purchases.
- 8. Will comply, as applicable with the provisions of the Hatch Act (5 U.S.C. §§ 1501-1508 and 7324-7328) which limit the political activities of employees whose principal employment activities are funded in whole or part with Federal funds.
- 9. Will comply, as applicable, with the provisions of the Davis-Bacon Act (40 U.S.C. §§ 276a to 276a-7), the Copeland Act (40 U.S.C. § 276c and 18 U.S.C. §874) and the Contract Work Hours and Safety Standard Act (40 U.S.C. §§327-333), regarding la or standards for federally-assisted construction sub-agreements.
- 10. Will comply, if applicable, with flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973 (P.L. 93-234) which requires recipients in a special flood hazard are to participate in the program and too purchase flood insurance if the total cost of insurable construction and acquisition is \$10,000 or more.
- 11. Will comply with environmental standards which may be prescribed pursuant to the following (a) institution of environmental quality control measures under the Environmental Policy Act of 1969 (P.L. 91-190) and Executive Order (EO) 11514; (b) notification of violating facilities pursuant to EO 11738; (c) protection of wetlands pursuant to EP 11990; (d) evaluation of flood hazards in floodplains in accordance with EO 11988; (e) assurance of project consistence with the approved State management program developed under the Coastal Zone Management Act pf 1972 (16 U.S.C. §§ 1451 et seq.); (f) conformity of Federal actions to State (Clean Air) Implementation Plans under Section 176(c) of the Clean Air Act of 1955, as amended (42 U.S.C §§ 7401 et seq.); (g) protection of underground sources of drinking water under the Safe Drinking Water Act of 1974, as amended (P.L. 93-523); and (h) protection of endangered species under the Endangered Species Act of 1973, as amended (P.L. 93-205).
- 12. Will comply with the Wild and Scenic Rivers Act of 1968 (16 U.S.C. §§ 1271 et seq.) related to protecting components or potential components of national wild and scenic rivers system.

- 13. Will assist the awarding agency in assuring compliance with Section 106 of the National Historic Preservation Act of 1966, as amended (16 U.S.C. §470), EO 11593 (identification and protection of historic properties), and the Archaeological and Historic preservation Act of 1974 (16 U.S.C. §§ 469a-1 et seq.).
- 14. Will comply with P.L. 93-348 regarding the protection of human subjects involved in research, development and related human activities supported by this award of assistance.
- 15. Will comply with the Laboratory Animal Welfare Act of 1966 (P.L. 89-544, as amended, 7 U.S.C. §§b2131 et seq.) pertaining to the care, handling and treatment of warm blooded animals held for research, teaching or other activities supported by this award of assistance.
- 16. Will comply with the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. §§ 4801 et seq.) which prohibits the use of lead-based paint in construction or rehabilitation of residence structures.
- 17. Will cause to be performed the required financial and compliance audits in accordance with the Single Audit Act Amendments of 1996 and OMB Circular No. A-133, "Audits of States, Local Governments, and Non-Profit Organizations."
- 18. Will comply with all applicable requirements of all other federal laws, executive orders, regulations and policies governing the program.
- 19. Will comply with the requirements of Section 106(g) of the Trafficking Victims Protection Act (TVPA) of 2000, as amended (22 U.S.C. 7104) which prohibits grant award recipients or a sub-recipient from (1) Engaging in severe forms of trafficking in persons during the period of time that the award is in effect (2) Procuring a commercial sex act during the period of time the award is in effect or (3) Using forced labor in the performance of the award od sub-awards under the award.

LIST OF CERTIFICATIONS

I. CERTIFICATION REGARDING LOBBYING

Title 31, United States Code, Section 1352, entitled "Limitation on use of appropriated funds to influence certain Federal contracting and financial transactions," generally prohibits recipients of Federal grants and cooperative agreements from using Federal (appropriated) funds for lobbying the Executive or Legislative Branches of the Federal Government in connection with a SPECIFIC grant or cooperative agreement. Section 1352 also requires that each person who requests or receives a Federal grant or cooperative agreement must disclose lobbying undertaken with non-Federal (non-appropriated) funds. These requirements apply to grants and cooperative agreements EXCEEDING \$100,000 in total costs (45 CFR Part 93). By signing, the Applicant/Grantee is providing certification set out in Appendix A to 45 CRF Part 93.

2. CERTIFICATION REGARDING PROGAM FRAUD CIVIL REMEDIES ACT (PFFCRA)

The undersigned (authorized official signing for the Applicant/Grantee organization) certifies that the statements herein are true, complete, and accurate to the best of his or her knowledge, and that he or she is aware that any false, fictitious, or fraudulent statements or claims may subject him or her to criminal, civil, or administrative penalties. The undersigned agrees that the applicant organization will comply with the Department of Health and Human Services terms and conditions of award if a grant is awarded as a result of this application.

3. CERTIFICATION REGARDING ENVIRONMENTAL TOBACCO SMOKE

Public Law 103-227, also known as the Pro-Children act of 1994 (Act), requires that smoking not be permitted in any portion of any indoor facility owned or leased or contracted for by an entity and used routinely or regularly for the provision of health, daycare, early childhood development services, education or library services to children under the age of 18, if the services are funded by Federal programs either directly or through State or local governments, by Federal grant, contract, loan, or loan guarantee. The law also applies to children's services that are provided in indoor facilities that are constructed, operated, or maintained with such Federal funds. The law does not apply to children's services provided in private residence, portions of facilities used for inpatient drug or alcohol treatment, service providers whose sole source of applicable Federal funds is Medicare or Medicaid, or facilities where WIC coupons are redeemed.

Failure to comply with the provisions of the law may result in the imposition of a civil monetary penalty of up to \$1,000 for each violation and/or the imposition of an administrative compliance order on the responsible entity.

The authorized official signing for the Applicant/Grantee organization certifies that the Applicant/Grantee organization will comply with the requirements of the Act and will not allow smoking within any portion of any indoor facility used for the provision of services for children as defined by the Act. The applicant organization agrees that it will require that the language of this certification be included in any sub-awards which contain provisions for children's services and that all sub-recipients shall certify accordingly.

HHS strongly encourages all grant recipients to provide a smoke-free workplace and promote the non-use of tobacco products. This is consistent with the HHS mission to protect and advance the physical and mental health of the American people.

The person whose signature appears below is authorized Applicant/Grantee to the above provisions.	I to sign this assurance and commit the
Signature	
Name and Title	. Date



APPENDIX F - SPECIAL TERMS OF STATE OPIOID RESPONSE (SOR) AWARD FUNDING

As a sub-recipient of State Opioid Response (SOR) Grant funds, I certify that my agency/organization will comply with the following terms:

Grant funds may not be used, directly or indirectly, to purchase, prescribe, or provide marijuana or treatment using marijuana. Treatment in this context includes the treatment of opioid use disorder. Grant funds also cannot be provided to any individual who or organization that provides or permits marijuana use for the purposes of treating substance use or mental disorders. See, e.g., 45 C.F.R. § 75.300(a) (requiring HHS to "ensure that Federal funding is expended . . . in full accordance with U.S. statutory . . . requirements."); 21 U.S.C. §§ 812(c)(10) and 841 (prohibiting the possession, manufacture, sale, purchase or distribution of marijuana). This prohibition does not apply to those providing such treatment in the context of clinical research permitted by the DEA and under an FDA-approved investigational new drug application where the article being evaluated is marijuana or a constituent thereof that is otherwise a banned controlled substance under federal law.

SOR funds shall be used to fund services and practices that have a demonstrated evidence-base, and that are appropriate for the population(s) of focus.

SOR funds shall not be utilized for services that can be supported through other accessible sources of funding such as other federal discretionary and formula grant funds, e.g. HHS (CDC, CMS, HRSA, and SAMHSA), DOJ (OJP/BJA) and non-federal funds, third party insurance, and sliding scale self-pay, among others.

SOR funds for treatment and recovery support services shall only be utilized to provide services to individuals with a diagnosis of an OUD or to individuals with a demonstrated history of opioid misuse, or to build the workforce to serve individuals with OUD.

Sub-grantees are expected to report data as required in the Funding Opportunity Announcement and to fully participate in any SAMHSA-sponsored evaluation of this program. All required data must be reported to SAMHSA's Performance Accountability and Reporting System (SPARS) system within SAMHSA-specified timelines. The submission of these data in the form required by SAMHSA is a requirement of funding.

Sub-grantees are required to work with the SAMHSA Opioid-STR TA grant awarded to American Academy of Addiction Psychiatry (AAAP) as the primary means of technical assistance (TA) provision.

Sub-grantees are required to track funding of activities these data to DBH upon request.	by providers and be prepared to submit
The person whose signature appears below is authorized Applicant/Grantee to the above provisions.	d to sign this assurance and commit the
Signature	-
Name and Title	Date



APPENDIX G - SPECIAL TERMS OF AWARD FUNDING

As a sub-recipient of Substance Abuse and Mental Health Services Administration (SAMHSA) grant funds, I certify that my agency/organization will comply with the following terms:

Grant funds may not be used, directly or indirectly, to purchase, prescribe, or provide marijuana or treatment using marijuana. Treatment in this context includes the treatment of opioid use disorder. Grant funds also cannot be provided to any individual who or organization that provides or permits marijuana use for the purposes of treating substance use or mental disorders. See, e.g., 45 C.F.R. § 75.300(a) (requiring HHS to "ensure that Federal funding is expended . . . in full accordance with U.S. statutory . . . requirements."); 21 U.S.C. §§ 812(c)(10) and 841 (prohibiting the possession, manufacture, sale, purchase or distribution of marijuana). This prohibition does not apply to those providing such treatment in the context of clinical research permitted by the DEA and under an FDA-approved investigational new drug application where the article being evaluated is marijuana or a constituent thereof that is otherwise a banned controlled substance under federal law.

The person whose signature appears below is authorized Applicant/Grantee to the above provisions.	d to sign this assurance and commit the
Signature	_
Name and Title	 Date



APPENDIX H - TAX CERTIFICATION

GOVERNMENT OF THE DISTRICT OF COLUMBIA

Office of the Chief Financial Officer
Office of Tax and Revenue



TAX CERTIFICATION AFFIDAVIT

THIS AFFIDAVIT IS TO BE COMPLETED ONLY BY THOSE WHO ARE REGISTERED TO CONDUCT BUSINESS IN THE DISTRICT OF COLUMBIA.

Date			
Authorized Agent Name of Organization/Entity Business Address (include zip Business Phone Number	code)		
Authorized Agent Principal Officer Name and Tit Square and Lot Information Federal Identification Number Contract Number Unemployment Insurance Acc	r		
I hereby authorize the District of release my tax information to an seeking to enter into a contractuwhether or not I am in complian determining my eligibility to entauthorize that this consent be va	n authorized representative ual relationship. I understa Ice with the District of Colu ter into a contractual relati	e of the District of Columbia a and that the information relea ambia tax laws and regulation onship with a District of Colu	agency with which I am ased will be limited to as solely for the purpose of
I hereby certify that I am in comp Columbia. The Office of Tax and government authorities.			
Signature of Authorizing Agent		Title	
The penalty for making false stat or both, as prescribed by D.C. Of		eed \$5,000.00, imprisonment	for not more than 180 days,
	ffice of Tax and Revenue PO F	Rox 37559. Washington, DC 2001	3



APPENDIX I - SUB-GRANTEE SINGLE AUDIT CERTIFICATION

Title 2 Part 200 of the Code of Federal Regulations, Subpart F – Audit Requirements states that a non-federal entity that expends less than \$750,000 during the non-federal entity's fiscal year in federal awards is exempt from federal audit requirements for that year. However, records must be available for review or audit by appropriate officials of the federal agency, pass-through entity (Department of Behavioral Health), and the Government Accountability Office (GAO). The subgrantee hereby certifies that less than \$750,000 has been expended in federal awards from all sources during the specified audit period.

Check	the applicable box and complete the information below:
	Yes, <u>less than \$750,000 has been expended</u> in federal awards from all sources during the specified audit period.
	No, <u>more than \$750,000 has been expended</u> in federal awards from all sources during the specified audit period.
Exemp	tion certification for fiscal year ending:
the mo	The audit period is the organization's fiscal or calendar year to be audited. Please include onth, day and year for "beginning" and "ending" period (Example – beginning: January 1, and ending December 30, 2018).
Audi	Period Beginning: Ending:
Total	Amount of Federal Funds Expended: \$
Sub r	ecipient:
Orga	nizational Representative Name:
Orga	nization Address:
Emai	l:
Telep	phone:
A4h	erized Penrocentative Signature.

For non-profits and Community Based Organizations (CBOs), the certification must be signed by the Chairperson of the Board of Directors.



Signature

Name and Title

Date

Attachment 11: NARR Core Principles

Administrative and Operational Domain

1. Are guided by a mission and vision As evidence by: a.) A written mission statement that corresponds with NARR's core principles as stated in this document. b.) A vision statement that corresponds with NARR's core principles as stated in this document

Core Principle: Operate with Integrity

2. Adheres to legal and ethical codes

As evidence by: a.) An affidavit that attests to complying with non-discriminatory state and federal

- requirements.
- b.) Marketing materials, claims and advertising that are honest and substantiated as opposed to:
 - False or misleading statements or unfounded claims or exaggerations;
 - Testimonials that do not really reflect the real opinion of the involved individual;
 - Price claims that are misleading;
 - Therapeutic strategies for which licensure and/or counseling certifications are required but not applicable at the site; or
 - Misleading representation of outcomes.
- c.) Prior to the initial acceptance of any funds, the operator must inform applicants of all fees and charges for which they will be, or could potentially be, responsible. This information needs to be in writing and signed by the applicant.
- d.) The operator must maintain accurate and complete records of all resident charges, payments and deposits. A resident must be provided with a statement of his/her personal charge and payment history upon request.
- e.) The operator must disclose refund policies to applicants in advance of acceptance into the home, and before accepting any applicant fees.
- f.) Staff must never become involved in residents' personal financial affairs, including lending or borrowing money, or other transactions involving property or services, except that the operator may make agreements with residents with respect to payment of fees.

g.) Policy and procedure that ensures refunds consistent with the terms of a resident agreement are provided within 10 business days, and preferably upon departure from the home.

Core Principle: Operate with Integrity

3. Are financially honest and forthright As evidence by:

- a.) Identifying the type of accounting system used and its capability to fully document all resident financial transaction, such as fees, payments and deposits.
- b.) Policy and procedure for disclosing to potential residents their financial obligations, including costs for which they might become liable, such as forfeiture of any deposits and fees as a result of prematurely leaving the home.
- c.) Policies about the timing of and requirements for the return of deposits, if financial deposits are required.
- d.) The ability to produce clear statements of a resident's financial dealings with the operator (although it's not a requirement that statements be automatically produced)
- e.) Policies and procedures that ensure the follow conditions are met, if the residence provider or a staff member employs, contractors or enters into a paid work agreement with residents:
 - Paid work arrangements are completely voluntary. Residents do not suffer consequences for declining work. Residents who accept paid work are not treated more favorably than residents who do not.
 - Paid work for the operator or staff does not impair participating residents' progress towards their recovery goals.
 - The paid work is treated the same as any other employment situation.
 - Wages are commensurate with marketplace value, and at least minimum wage. The arrangements are viewed by a majority of the residents as fair.
 - Paid work does not confer special privileges on residents doing the work. Work relationships do not negatively affect the recovery environment or morale of the home. Unsatisfactory work relationships are terminated without recriminations that can impair recovery.

Core Principle: Operate with Integrity

4. Collect data for continuous quality improvement

As evidence by:

a.) Procedures that collect resident's demographic information.

Core Principle: Operate with Integrity

5. Operate with prudence

As evidence by:

a.) Documentation that the owner/operator has current liability coverage and other insurance appropriate to their level of support.

Core Principle: Uphold residents rights

6. Communicate rights and requirements before agreements are signed As evidence by:

- a.) A process that ensures residents receive an orientation on agreements, policies and procedures prior to committing to terms.
- b.) Written resident's rights and requirements (e.g. House Rules and grievance process) posted in common areas.
- c.) Written resident agreement that includes:
 - Services provided.
 - Recovery plan including a move-in (i.e. goals and objectives) and move-out (i.e. contingency) plan.
 - Financial terms
- d.) Resident documents that fully disclose policies regarding possessions (personal property) left in a home.

Core Principle: Uphold residents rights

7. Promote self and peer advocacy

As evidence by:

- a.) Grievance policy and procedures, including the right to take unresolved grievances to the operator's oversight organization
- b.) Policy and procedure for identifying the responsible person(s) in charge to all residents.

Core Principle: Uphold residents rights

8. Support housing choice

As evidence by:

- a.) Applicant screening policies and procedures provide current residents a voice in the acceptance of new members.
- b.) Policies and procedures that promote resident-driven length of stay.
- c.) Policies and procedures that defend residents' fair housing rights.

Core Principle: Uphold residents rights	
9. Protect privacy	
As evidence by:	
a.) Policies and procedures that keep resident's records secure, with access limited to authorized staff only.	
b.) Policies and procedures that comply with applicable confidentiality laws.	

Core Principle: Are recovery-oriented		
	10. View recovery as a person-driven, holistic and lifelong process As evidence by:	
	a.) Documenting that residents participate in the development of their recovery plan including an exit plan and/or lifelong plan.	
	b.) Documenting that the operator cultivates alumni participation.	

Core Principle: Are recovery-oriented	
11. Are culturally responsive and competent As evidence by:	
a.) Policies and procedures that identify the priority population, which at a minimum includes persons in recovery from substance use but may also include other demographic criterion.	
b.) A staffing or leadership plan that reflects the priority population's needs.	

Core Principle: Are peer staffed and governed		
12. Involve peers in governance in meaningful ways		
	As evidenced by at least one of the following:	
	a.) Some rules are made by the residents that the residents (not the staff) enforce.	
	b.) A resident council or process is in place that ensures resident's voices can be	
	heard.	
	c.) The resident council has a voice in the governance of the home	

Core Principle: Are peer staffed and governed	
13. Use peer staff and leaders in meaningful ways	
As evidenced by:	
a.) Residents' responsibilities increase with their length of stay or progress in their	
recovery.	
b.) Staffing or leadership plan that formally includes a peer.	
c.) Written job description and/or contracts for peer staff and leaders.	

	Core Principle: Are peer staffed and governed	
14. Maintain resident and staff leadership based on recovery principles		
	As evidenced by:	
	a.) A home staffing or leadership plan that includes current residents and where	
	possible, former residents that model recovery principles.	
	b.) Leader and/or staff job descriptions and selections are based in part on	
	modeling recovery principles	

Core Principle: Are peer staffed and governed
15. Create and sustain an atmosphere of recovery support
As evidenced by:
a.) Integrated recovery support in the daily activity schedule.
b.) The schedule includes formal and informal opportunities for staff and resident
interaction in support of recovery.

Core Principle: Are peer staffed and governed	
16. Ensure staff are trained or credentialed appropriate to their level	
As evidenced by:	
a.) Written staffing or workforce development plan.	
	4
b.) Certification and verification policies and procedures	Ц

	Core Principle: Are peer staffed and governed	
Ī	17. Provide supportive staff supervision	
As evidenced by:		
	a.) Policies and procedures for supervision of staff.	
	b.) Ongoing skills development, oversight and support policies and procedures	
	appropriate to staff roles and level of support.	

Recovery Support Domain

	Core Principle: Promote health	
Ī	18. Encourage residents to own their recovery	
As evidenced by:		
	a.) Policies and procedures that encourage each resident to develop and participate	
	in their own personalized recovery plan (Person-driven recovery).	
	b.) Policies and procedures that encourage residents to make their own outside	
	appointments.	

Core Principle: Promote health

19. Inform and encourage residents to participate in a range of community-based supports As evidenced by:

- a.) Staff and/or resident leaders that are knowledgeable about local community-based resources.
- b.) Resource directories or similar resources are readily available to residents

Core Principle: Promote health

20. Encourage residents to own their recovery As evidenced by:

- a.) Staffing plan that corresponds to the delivery of this service.
- b.) Traditions, policies or procedures that foster mutually supportive and recoveryoriented relationships between residents and/or staff through peer-based interactions.

Core Principle: Provide a home

21. Provide a physically and emotionally safe, secure and respectful environment As evidenced by:

- a.) Policies and procedures, such as applicant screenings, that establish the home's priority population and cultivate physically and emotionally safe environments for discussing the needs, feelings and sustaining recovery-supportive connections.
- b.) Policies that promote resident determined lengths of stay that support health and safety of the household/community

® Strongly

recommended

Core Principle: Provide a home

22. Encourage residents to own their recovery

As evidenced by:

- a.) Policies and procedures that encourage each resident to develop and participate in their own personalized recovery plan (Person-driven recovery).
- b.) Policies and procedures that encourage residents to make their own outside appointments.

Core Principle: Provide a home

23. Provide an alcohol and illicit drug-free environment

As evidenced by:

Written and enforced policies and procedures that address:

- Alcohol and/or other prohibited drug-seeking or use;
- Possession of hazardous and other prohibited items and associated searches;
- Drug-screening and or toxicology protocols; and

Prescription and non-prescription medication usage and storage consistent with the Level of Support and relevant state law

	Core Principle: Provide a home	
Ī	24. Are cultivated through structure and accountability	
	As evidenced by:	
	a.) Written resident rights, requirements, agreements, social covenants and/or	
	"House Rules."	
	b.) Requirements and protocols for peer leadership and/or mentoring policies that	

Core Principle: Inspire purpose

foster individual and community accountability.

	nced by: eekly schedule of the typical resident's activities.	
b.) Are	residents encouraged to (at least one of the following):	
	Work, going to school, or volunteer outside of the residence community (Level 1, 2 and some 3s)	
•	Participate in mutual aid or caregiving (All Levels)	
•	Participate in social, physical or creative activities (All Levels)	
•	Attend daily or weekly programming (All Levels)	
c.) Pers	on-driven recovery planning & peer governance.	

Core Principle: Cultivate community	
24. Create a "functionally equivalent family" within the household A	
As evidenced by meeting at least 50% of the following:	
a.) Residents are involved in food preparation.	
b.) Residents have control over with whom they live.	
c.) Residents help maintain and clean the home e.g. chores.	
d.) Residents share in household expenses.	

Core Principle: Cultivate community

e.) Family or house meetings are held at least once a week.

25. Foster ethical, peer-based mutually supportive relationships between residents and/or staff

As evidenced by:

	a.) Policies and procedures that encourage residents to engage one another in	
	informal activities and conversation.	
	b.) Policies and procedures that encourage staff to engage residents in informal	
	activities and conversations.	

RFA # RMO RR032020 90 c.) Policies and procedures that coordinate community gatherings, recreational events and/or other social activities amongst residents and/or staff.

Core Principle: Cultivate community 26. Connect residents to the local (greater) recovery community As evidenced by at least 50% of the following for levels 2 through 4 and at least 1 for level 1s: a.) Residents are informed of or linked to mutual aid, recovery community centers, recovery ministries recovery-focused leisure activities and recovery advocacy opportunities; b.) Mutual aid meetings are hosted on site and there are typically attendees from the greater recovery community. c.) Participants are encouraged to find a recovery mentor or mutual aid sponsor before leaving the recovery residence.

Property and Architecture Domain

Core Principle: Promote recovery	
27. Create a home-like environment	
As evidenced by:	
a.) Furnishing are typical of those found in single family homes or apartments as opposed to institutional settings.	
b.) Entrances and exits that are home-like (vs institutional or clinical) $\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{$	
c.) One sink, toilet and shower per six.	
d.) Each resident has personal item storage.	
e.) Each resident has food storage space.	
f.) Laundry services are accessible to all residents.	
g.) Working appliances.	
h.) A staffing plan that provides for addressing repairs and maintenance in a timely fashion.	

Core Principle: Promote health and safety 28. Create a home safety As evidenced by: a.) Affidavit from the owner or operator attesting that the residence meets nondiscriminatory local health and safety codes OR document from government agency or credentialed inspector attesting to the property meeting health and safety standards. b.) Signed and dated safety self-assessment checklist which includes: Functioning smoke detectors in the sleeping rooms.

- Functioning carbon monoxide detectors, if there are gas appliances
- Functioning fire extinguishers in plain sight and/or clearly marked locations
- Interior and exterior of the property is in a functional, safe and clean condition and free of fire hazards.
- c.) Smoke-free living environment policy and/or designated smoking area outside of the residence.

Core Principle: Promote recovery

29. Have an emergency plan

As evidenced by:

- a.) Post emergency numbers, procedures and evacuation maps in conspicuous locations.
- b.) Collect emergency contact information from residents and orient them to emergency procedures.

Good Neighbor Domain

Core Principle: Are good neighbors

30. Are compatible with the neighborhood

As evidenced by:

- a.) If recovery residence is in a residential neighborhood, there are no external indications that the property is anything other than a single family household typical of its neighborhood.
- b.) The property and its structures are consistently maintained.

Core Principle: Are good neighbors

31. Are responsive to neighbor concerns

As evidenced by:

- a.) Policies and procedures that provide neighbors with the responsible person(s) contact information upon request
- b.) Policies and procedures that require the responsible person(s) to respond to neighbor's concerns even if it is not possible to resolve the issue
- c.) New resident orientation includes how residents and staff are to greet and interact with neighbors and/or concerned parties

Core Principle: Are good neighbors

31. Have courtesy rules

As evidenced by:

- a.) Policies that are responsive or preemptive to neighbor's reasonable complaints regarding.
 - Smoking
 - Loitering
 - Parking
 - Noise

Lewd or offensive language
Cleanliness of public space around the property.
b.) Parking courtesy rules where street parking is scarce.