		FDP Cost R	eimb	ursem	ent Subaw	/ard		
Federa	I Awarding Agency:	Other PHS [Type in Age	ncy]			Substance Abus	e and Menta	l Health Administration
Pass-T	Through Entity (PTE):			Subre	cipient:			
Board of	Regents, Nevada System of Highe	r Education, obo University of Ne	vada, Reno	Wa	shoe Cou	nty She	riff's C	Office
PTE PI:	Michelle Berry] Sub PI:	Ransford Vaw	ters		
PTE Fe	deral Award No: H79TIC)80265		Subaw	ard No: UNR-2	1-4 UNR-21-49	~#	
Project	Title: Opioid/Narcotics T	reatment Program						
Subawa Start:	rd Period of Performance 09/30/2020	(Budget <u>Period):</u> End: 09/29/2021		Amoun	Funded This Act	ion (USD): \$ [6	9.022.47	
Estimate Start:	ed Project Period (if increm	entally funded); End:		Increm	entally Estimated	Total (USD): \$	207,067.4	0
1.	and budget for this Subar	Ter st reimbursable Subawar ward are as shown in Atta ot an employee or agent o	d, (as de achment		by 2 CFR 200.33			
2.	incurred. Upon the receip CFR 200.305. All invoice cumulative costs (including 2 CFR 200.415(a). Invoice	t invoices not more often to of of proper invoices, the f is shall be submitted using ng cost sharing), breakdo ces that do not reference f oice receipt or payments	PTE agre g Subrec wn by m PTE Sub	ees to pro ipient's s ajor cost award nu	cess payments in candard invoice, b category, Subawa mber shall <u>be ret</u> u	accordance would at a minimural architecture	ith this Sul m shall inc d certificat cipient, Inv	paward and 2 lude current and ion, as required in
3.	Financial	ulative costs incurred, incl Contact, as shown in Asts shall constitute Subrec	Attachme	ent 3A. no	t later than 30 day			
4.	All payments shall be con adjustment is necessary	nsidered provisional and a as a result of an adverse					cost in the	e event such
5.	Matters concerning the teas shown in Attachments	echnical performance of the 3A and 3B. Technical rep					oarty's Prin	ncipal Investigator
6.	any changes requiring pr Administrative	equest or negotiation of a ior approval, shall be dire Contact shown in Attac party's Authorized Official	cted to the chments	he PTE's 3A and 3	Administrative B. Any such chan	Con ge made to this	itact and th	ne Subrecipient's
7.	The PTE may issue non-	substantive changes to th	ne Period	of Perfo	mance and budge	et Bilaterally		
8.	Each party shall be respondirectors, to the extent	onsible for its negligent act allowed by law.	cts or om	issions a	nd the negligent a	cts or omission	ns of its em	nployees, officers,
9.	Authorized Official Contact as shown in Atta	te this Subaward with 30 Contact, and Subrecipi Contact, and Subrecipi Ichments 3A and 3B. PTE CONTACT 45 CFR Part 75 Appendi	ent notic shall pa	e shall be y Subrec	directed to the [A	Authorized Office	cial	der Uniform
10.	that it will perform the Sta	_	dance wi	th the terr Ferms an	ns and conditions d Conditions ("RT	of this Subawa Cs") of the Fed	ard and the leral Award	e applicable terms ding Agency, as
	Authorized Official of the P	TE:		By an	Authorized Official	l of the Subreci	ipient:	7
II	mas landis	11-Jan-2021	10:2	5 PM PS	£50	4		12/22/20
Name:	5₹1 তি11ā\$ PEandis	Date		Name:	Darin Balaam		<u> </u>	Date
Title:	Grants and Contracts N	flanager		Title:	Sheriff		w-	

Attachment 1 Certifications and Assurances

Subaward Number:

UNR-21-48

Certification Regarding Lobbying (2 CFR 200.450)

By signing this Subaward, the Subrecipient Authorized Official certifies, to the best of his/her knowledge and belief, that no Federal appropriated funds have been paid or will be paid, by or on behalf of the Subrecipient, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement in accordance with 2 CFR 200.450.

If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or intending to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the Subrecipient shall complete and submit Standard Form -LLL, "Disclosure Form to Report Lobbying," to the PTE.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31 U.S.C. 1352. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

Debarment, Suspension, and Other Responsibility Matters (2 CFR 200.213 and 2 CFR 180)

By signing this Subaward, the Subrecipient Authorized Official certifies, to the best of his/her knowledge and belief that neither the Subrecipient nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency, in accordance with 2 CFR 200.213 and 2 CFR 180.

Audit and Access to Records

Per 2 CFR 200.501- 200.521, Subrecipient certifies that it will provide notice of any adverse findings which impact this Subaward and will provide access to records as required by parts 2 CFR 200.336, 200.337, and 200.201 as applicable. If Subrecipient is not subject to the Single Audit Act, then Subrecipient will provide notice of the completion of any required audits and provide access to such audits upon request.

Program for Enhancement of Contractor Employee Protections (41 U.S.C 4712)

Subrecipient is hereby notified that they are required to: inform their employees working on any federal award that they are subject to the whistleblower rights and remedies of the program; inform their employees in writing of employee whistleblower protections under 41 U.S.C §4712 in the predominant native language of the workforce; and include such requirements in any agreement made with a subcontractor or subgrantee.

The Subrecipient shall require that the language of the certifications above in this Attachment 1 be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

Use of Name

Neither party shall use the other party's name, trademarks, or other logos in any publicity, advertising, or news release without the prior written approval of an authorized representative of that party. The parties agree that each party may use factual information regarding the existence and purpose of the relationship that is the subject of this Subaward for legitimate business purposes, to satisfy any reporting and funding obligations, or as required by applicable law or regulation without written permission from the other party. In any such statement, the relationship of the parties shall be accurately and appropriately described.

Attachment 2

Federal Award Terms and Conditions

Subaward Number

UNR-21-48

Required Data Elements	Awarding Agency Institute (If Applicable)
The data elements required by U niform	SAMHSA
Guidance are incorporated as ente red.	Federal Award Issue Date FAIN CFDA No.
	09/29/20 6H79TI081732 93.788
This Subaward Is:	CFDA Title
Research & Development Subject to FFATA	Opioid STR
Research & Development	Key Personnel Per NOA
General Terms and Conditions	
By signing this Subaward, Subrecipient agrees to the following:	
 To abide by the conditions on activities and restrictions on expenditure applicable to this Subaward to the extent those restrictions are pertinen Awarding Agency's website: 	
www.samhsa.gov	
2. 2 CFR 200 and 45 CFR Part 75.	
3. The Federal Awarding Agency's grants policy guidance, including adde	enda in effect as of the beginning date of the period of
performance or as amended found at:	
https://www.samhsa.gov/grants/grants-management/notice-award-noa/standard-te	erms-conditions
4. Research Terms and Conditions, including any Federal Awarding Ager	ncy's Specific Requirements found at:
https://www.samhsa.gov/grants/grants-management/notice-award-noa/standard-term	ns-conditions except for the following
a. No-cost extensions require the written approval of the PTE. Any req Administrative Contact shown in Attachment 3A, not les	uests for a no-cost extension shall be directed to the ss than 30 days prior to the desired effective date of the requester
change.	33 than 30 days prior to the desired effective date of the requeste
Conditions and Agency-Specific Requirements are replaced with Te c. Any prior approvals are to be sought from the PTE and not the Fede d. Title to equipment as defined in 2 CFR 200.33 that is purchased or as direct costs of the project or program, shall vest in the Subrecipie e. Prior approval must be sought for a change in Subrecipient PI or change in Subrecipi	eral Awarding Agency. fabricated with research funds or Subrecipient cost sharing funds, ent subject to the conditions specified in 2 CFR 200.313.
Special Terms and Conditions:	
Data Sharing and Access: Subrecipient agrees to comply with the Federal Awarding Agency's data or the Federal Awarding Agency's standard terms and conditions as refe No additional requirements	sharing and/or access requirements as reflected in the NOA erenced in General Terms and Conditions 1-4 above.
Data Rights: Subrecipient grants to PTE the right to use data created in the performar extent required to meet PTE's obligations to the Federal Government un	nce of this Subaward solely for the purpose of and only to the der its PTE Federal Award.
Copyrights:	
Subrecipient Shall Grant to PTE an irrevocable, royalty-free, non-tra reproduce, make derivative works, display, and perform publicly any cop software and its documentation and/or databases) first developed and do only to the extent required to meet PTE's obligations to the Federal Gove	elivered under this Subaward solely for the purpose of and
Subrecipient grants to PTE the right to use any written progress reports a purpose of and only to the extent required to meet PTE's obligations to the	and deliverables created under this Subaward solely for the he Federal Government under its Federal Award.
Promoting Objectivity in Research (COI): Subrecipient must designate herein which entity's Financial Conflicts of I	nterest policy (COI) will apply: Subrecipient
If applying its own COI policy, by execution of this Subaward, Subrecipie the relevant Federal Awarding Agency as identified herein: 42 CFR Part	nt certifies that its policy complies with the requirements of t 50 Subpart F
Subrecipient shall report any financial conflict of interest to PTE's Admini Attachment 3A. Any financial conflicts of interest identified shall, when a Agency. Such report shall be made before expenditure of funds authoriz identified COI. UNR-21-49 Page 3	applicable, subsequently be reported to Federal Awarding zed in this Subaward and within 45 days of any subsequently

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dditional Terms	
UNR-21-49 Page 4 of 22	

Attachment 3A Pass-Through Entity (PTE) Contacts

Subaward	Number:
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UNR-21-48

PTE Information				
Entity Name:	Board of R	egents, Nevada System of High	er Education, obo Univers	sity of Nevada, Reno
Legal Address:	1664 N. \ Reno, N\	/irginia Street, MS 325 / 89557		
Website:	www.unr.e	du		
PTE Contacts				
Central Emai	il:	ospadmin@unr.edu		
Principal Investig	ator Name:	Michelle Berry		
Email:	mberry@c	asat.org	Telephone Number:	(775) 784-6265
Administrative Co	ntact Name	Erica Heerschap		
Email:	ospadmin(Telephone Number:	775-784-4040
COI Contact ema	il (if differen	t to above):		
Financial Contact	Name:	Jennifer Bingham		
Email:	ospadmin(@unr.edu	Telephone Number:	775-784-4040
Email invoices?	Yes	No Invoice email (if different):		
Authorized Officia	l Name:	Thomas Landis		
Email:	ospadmin(@unr.edu	Telephone Number:	775-784-4040
PI Address:				
		1664 N. Virginia Reno, N	Street,MS 0279 V 89557	
Administrative A	ddress:			
		-	a Street, MS 325 IV 89557	
Invoice Address	:			
		=	a Street, MS 325 IV 89557	

Attachment 3B

Research Subaward Agreement
Subrecipient Contacts

Subaward	Number:
UNR-21-48	

Subrecipient Contacts Subrecipient Information for FFATA reporting Entity's DUNS Name: Washoe County Sheriff's Office Institution Type: Regional Organization EIN No.: 886000138 Currently registered in SAM.gov: Yes No. DUNS: 609738455 Exempt from reporting executive compensation: Yes No (if no, complete 3Bpg2) Parent DUNS: This section for U.S. Entities: Zip Code Look-up Zip Code+4: Congressional District: NV-002 89512-1044 **Place of Performance Address** 911 E. Parr Blvd Reno NV 89512-1044 **Subrecipient Contacts** sogrants@washoecounty.us Central Email: Website: washoesheriff.com Principal Investigator Name: Ransford Vawters Telephone Number: | 775-785-6266 Email: | rvawters@washoecounty.us Administrative Contact Name: Petra Bartella pbartella@washoecounty.us Telephone Number: | 775-328-3013 Email: Financial Contact Name: Patricia Beckman Email: pbeckman@washoecounty.us Telephone Number: 775-328-6313 Invoice Email: sogrants@washoecounty.us Authorized Official Name: Darin Balaam Email: 775-328-3010 dbalaam@washoecounty.us Telephone Number: Legal Address: 911 E. Parr Blvd Reno NV 89512-1044 Administrative Address: 911 E. Parr Blvd Reno NV 89512-1044

Payment Address:

911 E. Parr Blvd Reno NV 89512-1044

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Attachment 4 Reporting and Prior Approval Terms

Subaward Number:

UNR-21-48

Subrecipient agrees to submit the following reports (PTE contacts are identified in Attachment 3A): **Technical Reports:** Monthly technical/progress reports will be submitted to the PTE's Administrative Contact within 30 days of of the end of the month. Quarterly technical/progress reports will be submitted within 30 days after the end of each project quarter to the PTE's Administrative Contact Annual technical / progress reports will be submitted within 30 days prior to the end of each budget period to the PTE's Administrative Contact Such report shall also include a detailed budget for the next Budget Period, updated other support for key personnel, certification of appropriate education in the conduct of human subject research of any new key personnel, and annual IRB or IACUC approval, if applicable. A Final technical/progress report will be submitted to the PTE's Principal Investigator within 30 days of the end of the Project Period or after termination of this award, whichever comes first. Technical/progress reports on the project as may be required by PTE's Principal Investigator in order for the PTE to satisfy its reporting obligations to the Federal Awarding Agency. **Prior Approvals:** Carryover: Carryover instructions and requirements are as Carryover is restricted for this subaward by the: Federal Awarding Agency stated by the Federal Awarding Agency guidance or as shown below. Submit carryover requests to the Administrative Contact Other Reports: In accordance with 37 CFR 401.14, Subrecipient agrees to notify both the Federal Awarding Agency via iEdison and PTE's Authorized Official within 60 days after Subrecipient's inventor discloses invention(s) in writing to Subrecipient's personnel responsible for patent matters. The Subrecipient will submit a final invention report using Federal Awarding Agency specific forms to the PTE's Administrative Contact within 60 days of the end of the Project Period to be included as part of the PTE's final invention report to the Federal Awarding Agency. A negative report is required: Property Inventory Report (only when required by Federal Awarding Agency), specific requirements below. Additional Technical and Reporting Requirements: All requests for reimbursement must include backup documentation to support all expenditures claimed for reimbursement. UNR-21-49 Page 7 of 22

Attachment 5 Statement of Work, Cost Sharing, Indirects & Budget

Subaward Number: UNR-21-48

Statement of Work

Below Attached, If award is FFATA eligible and SOW exceeds 4000 characters, include	
. Enter 15	2.2.2.2.2.3.pione / edorar / mara / rojost 2000/ipitori
Budget	Information
Indirect Information Indirect Cost Rate (IDC) Applied 0	% Cost Sharing No
Rate Type: Modified Total Direct Costs	
Modified Total Direct Costs	If Yes, include Amount: \$
Budget Details Below Attached, 2 pag	
Infoamou Total Brist Code	
Infoamou Total Brist Code	
Infoamou Total Brist Code	es
Infoamou Total Brist Code	es Budget Totals
Infoamou Total Brist Code	Budget Totals Direct Costs \$ 69,022.47
Infoamou Total Brist Code	Budget Totals Direct Costs \$ 69,022.47 Indirect Costs \$
Infoamou Total Brist Code	Budget Totals Direct Costs \$ 69,022.47 Indirect Costs \$ Total Costs \$ 69,022.47
Infoamou Total Brist Code	Budget Totals Direct Costs \$ 69,022.47 Indirect Costs \$ Total Costs \$ 69,022.47
Infoamou Total Brist Code	Budget Totals Direct Costs \$ 69,022.47 Indirect Costs \$ Total Costs \$ 69,022.47

SCOPE OF WORK - TEMPLATE

SOR No-Cost Extension

Provider: Washoe County Sheriff's Office

Purpose/Time and Brief Description of the proposed Program/Project: Develop and implement a comprehensive plan to reduce the risk of overdose death and enhance treatment and recovery service engagement among approximately 50% of the pretrial and post-trial populations leaving jail.

disorders, half of who are opioid abusers. Individuals suffering with mental health and substance use disorders come in and out of the jail, **Problem Statement:** Jails have become a revolving door for individuals struggling with mental health and substance use disorders. More initiate treatment in a controlled, safe environment. In 2017, the nation's sheriffs resolved to support the most current, evidence-based with arrests, incarceration, and release to the community, where the abuse restarts and the cycle continues when they commit another than 10 million individuals pass through jails around the country annually, with at least half of those individuals having substance used crime. Jails not only oversee individuals struggling with substance abuse disorders and withdrawal but are also in a unique position to substance use disorder treatment within their jails to respond to the opioid and drug epidemic.

Goal 1:Implement and administer a fully operational Opioid Treatment Program / Narcotics Treatment Program within the confines of the Washoe County Sheriff's Office Detention Facility.

Outcome Objective 1a: Selection, training and implementation of Assessment Tools	S	
Activities including Evidence-based Programs	Date due by	Date due by Documentation
 Implementation of selected assessment screening tool during the intake 8/31/2021 process. 	8/31/2021	Policy and Procedure manual for the selected intake tool will be uploaded into internal server for the virtual housing unit, randomized. Inmates on MAT >200

//31/2021 Completed P&P document sent to CASAT	8/31/2021 Client documentation	07/31/2021 Monthly progress report	09/29/2021 Up to 30 personnel will be trained on tools and assessment referral procedures. Updated personnel file with certificate of completion. Travel documentation and summary of project assessment	15 staff will be trained in the ORAS assessment tool and up to 6 staff will be trained in a train the trainer course. Assessments will be completed at random upon intake. Results of the assessment will be kept in the individual booking file.	Init and Medical provider when appropriate. Monthly data and progress report to CASAT
 Update Policies and Procedures to include new screening, OUD 7/ identification and referral process. 	3. Pilot program through GEMCOR™ for digital assessment tools 8/	4. Integrate current tools with Good Grid case management tool 07	5. Continued staff training on tools and assessment referral procedures. 09 Shadow project for implementation. Attend 2021 Rx Drug and Heroin Summit.	6. Staff training on the ORAS assessment tool to screen inmates to assess 06 appropriate level of care needed based on risk for recidivism outcome measure.	Evaluation: Data will be maintained by Detention Services Unit and Medical provide

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Activities including Evidence-based Programs	Date due by	Documentation
Orient newly hired Behavioral Health Specialist with current policies and processes	12/31/2020	Irrent policies and 12/31/2020 Evaluation of performance

Outco	Outcome Objective 1b: Service Delivery		
Activi	Activities including Evidence-based Programs	Date due by	Documentation
ij	Detention facility personnel will participate in a Risk Assessment System training to better identify the risks/needs of adult offenders for proper treatment and assistance.	6/30/2021	Report from training provider and updated of training completion for personnel.
2.	Participants are screened in intake to determine assessment needs. Participants for screening will be selected from those who qualify for naloxone program.	9/29/2021	Clinical record noted with screening and outcome of selection
က်	. Those screened at risk of OUD are referred and complete a comprehensive assessment with licensed/certified behavioral health provider.	9/29/2021	Updated clinical records; document the number of individuals screened; number that screen positive
4	. Based on outcome of assessment, treatment plans will be developed, and behavioral health services will be delivered as appropriate	09/29/2021	Updated clinical records; document number of assessments completed, and treatment plans developed
.5	Those positive of OUD will be offered medically assisted treatment through medical provider.	09/29/2021	Noted in clinical records; document the number of individuals offered MAT; number of individuals receiving MAT
9	. Medical provider will induct appropriate clients onto medically assisted treatment.	09/29/2021	Updated clinical records; number of individuals inducted
7.	. Medical provider will provide continued monitoring via web interaction on detention iPads for patient progress for both medical and mental health needs.	09/29/2021	Updated clinical records
∞	. Clients will participate in individual and group tele-counseling as directed by individual treatment plan using iPads.	09/29/2021	Updated clinical records; number of groups held. Number of individual sessions
6	Overdose education and naloxone will be provided for clients positive for an OUD.	09/29/2021	Updated clinical records, naloxone survey

off +0 25 25505212+0 00mm15142 57001340 5710000		whose individuals are referred, amphor of referrals made
OII to all applicate collillidillity provider prior to refease.		Wilere ilidividuals are referred, fidiliber of referrals filade
Evaluation: Number of participants screened tools utilized individuals acrossing	trooptmont p	individuals accessing treatment recidivism. Monthly data and progress reports
Evaluation: Mainibel of participants screened, tools utilized, maryladais accessing	פ הבשנווובווני ו	ecialismi: Montainy data and progress reports

Goal 2: Increasing release services for participants identified within OUD

jails can only help individuals begin the journey – communities must shepherd those in need through that journey. Sheriff's administrators must **Problem Statement:** Jails represent perhaps the most unique place to get individuals off drugs and on the path to long-term recovery. But reach beyond the walls of their jails to collaborate with treatment and support services in the community to ensure that what has begun in jail continues upon release.

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Page 1
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Outcome Objective 2a: Development of community partnerships for referral upon release	or referral upon release	
Activities including Evidence-based Programs	Date due by	Bocumentation
 Identify partners in our community that support evidence-based MAT programs. 	1sed MAT 9/29/2021	21 Clinical record update
 Develop approximately 10 MOU's and formal care agridentified community organizations. 	agreements with 9/29/2021	21 Copies of MOUs and/or Formal Care Coordination Agreements
3. Develop operating procedures in conjunction with community partner 09/29/2021 organizations to track clients who are moving in and out of detention to coordinate care.	nunity partner 09/29/2	Copy of procedures submitted to CASAT
Evaluation: Monthly data and progress reports		

	Washoe County Sheriff's Office				
	BUDGET NARRATIVE: SOR Extension				
	September 30, 2020 - September 29, 2021				
Budget Category	Details of Expected Expenses		etailed Cost		Total Costs
1. Salaries					
	Overtime by WCSO Personnel for MAT support	\$	21,310.00		
Salaries Subtotal				\$	21,310.00
2. Fringe					
	Provide estimated fringe for staff to be hired.	\$	5,114.40		
Fringe Subtotal				\$	5,114.40
3. Travel					·
	Site Visit - (Minnesota) Shadow similar program currently in place in Minnesota to learn best practices, processes and procedures for implementation in our facility. 3 people 5 nights 5 days \$96/nt lodging, \$55/day per diem, \$300 weekly				
	vehicle rental, \$450 airfare, \$14/day parking	\$	4,125.00	\$	4,125.00
	Conference - RX Drug and Heroin Summit April 5-8, 2021 (Nashville, TN) 3 people 5 nights/6 days lodging (\$230/nt/person, perdiem \$61/day/person, transportation \$20/day/person, airfare \$600 rndtrip each)	\$	6,708.00	\$	6,708.00
	RX Drug and Heroin Summit Registration 2 people (\$825/ea)				
	nx brug and heroin summit registration 2 people (3023/ea)	\$	1,650.00	\$	1,650.00
	All travel expenses will comply with approved GSA rates			\$	12,483.00
4. Supplies					
	Misc Operating/Office Supplies (ie: paper, pens, organizers, printer ink/toner, desk, chair, computer and peripherals, journals, tablets and calendars)	\$	5,000.00		
Supplies Subtotal	journals) tablets and careffacts)		•	\$	5,000.00
5. Contractual					,
	Discharge Planner to help coordinat with Community providers for identifying inmates already in programs and those being handed off upon release - 1 FTE - contracted (12 months) \$51,800 annual salary Behavioral Health Specialist provides the detailed assessment	\$	51,800.00	\$	51,800.00
	of identified clients and continued counseling - 1 FTE - contracted (12 months) \$83,200 annual salary	\$	83,200.00	\$	83,200.00
	ORAS assessment training - training for appropriate screening of inmates to assess appropriate risk/needs	\$	20,000.00	\$	20,000.00
Contractual Subtotal				\$	155,000.00
6. Equipment					
	Provide details regarding business purpose of all items and breakdown of calculations. Insert a new row for each item. Please note, items that cost under \$5,000 should be listed under supplies.	\$	<u>-</u>		
Equipment Subtotal		<u> </u>		\$	-
7. Other				<u> </u>	
	iPAD monthly fee - use for distance counseling, out-patient support and community support programs (20 iPads @ \$34/mo ea)	\$	8,160.00	\$	8,160.00
h	T = -1	<u> </u>			· · ·

Other Subtotal		\$	8,160.00
Total Direct Cost		\$	207,067.40
Modified Total Direct Cost*		\$	207,067.40
8. Indirect			
	If requesting for Indirect Costs, provide documentation of federally negotiated indirect cost rate agreement, if available. If subrecipient does not have this, a de minimus indirect cost rate of 10% of total cost pursuant to the Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards (Uniform Guidance), §200.414 can be requested.		
Indirect Subtotal		\$	-
TOTAL COST		\$	207,067.40

Subaward Number: UNR-21-48

Attachment 6

Notice of Award (NOA) and any additional documents

ledo	The following pages include the NOA and if applicable any additional documentation referenced throughout this Subaward.
\bigcirc	Not incorporating the NOA or any additional documentation to this Subaward.

DEPARTMENT OF HEALTH AND HUMAN SERVICES DIVISION OF PUBLIC & BEHAVIORAL HEALTH NOTICE OF SUBAWARD

SECTION A

GRANT CONDITIONS AND ASSURANCES

General Conditions

- 1. Nothing contained in this Agreement is intended to, or shall be construed in any manner, as creating or establishing the relationship of employer/employee between the parties. The Recipient shall at all times remain an "independent contractor" with respect to the services to be performed under this Agreement. The Department of Health and Human Services (hereafter referred to as "Department") shall be exempt from payment of all Unemployment Compensation, FICA, retirement, life and/or medical insurance and Workers' Compensation Insurance as the Recipient is an independent entity.
- 2. The Department or Recipient may amend this Agreement at any time provided that such amendments make specific reference to this Agreement, and are executed in writing, and signed by a duly authorized representative of both organizations. Such amendments shall not invalidate this Agreement, nor relieve or release the Department or Recipient from its obligations under this Agreement.
 - The Department may, in its discretion, amend this Agreement to conform with federal, state or local governmental guidelines, policies
 and available funding amounts, or for other reasons. If such amendments result in a change in the funding, the scope of services, or
 schedule of the activities to be undertaken as part of this Agreement, such modifications will be incorporated only by written amendment
 signed by both the Department and Recipient.
- 3. Either party may terminate this Agreement at any time by giving written notice to the other party of such termination and specifying the effective date thereof at least 30 days before the effective date of such termination. Partial terminations of the Scope of Work in Section B may only be undertaken with the prior approval of the Department. In the event of any termination for convenience, all finished or unfinished documents, data, studies, surveys, reports, or other materials prepared by the Recipient under this Agreement shall, at the option of the Department, become the property of the Department, and the Recipient shall be entitled to receive just and equitable compensation for any satisfactory work completed on such documents or materials prior to the termination.
 - The Department may also suspend or terminate this Agreement, in whole or in part, if the Recipient materially fails to comply with any term of this Agreement, or with any of the rules, regulations or provisions referred to herein; and the Department may declare the Recipient ineligible for any further participation in the Department's grant agreements, in addition to other remedies as provided by law. In the event there is probable cause to believe the Recipient is in noncompliance with any applicable rules or regulations, the Department may withhold funding.

Grant Assurances

A signature on the cover page of this packet indicates that the applicant is capable of and agrees to meet the following requirements, and that all information contained in this proposal is true and correct.

- 1. Adopt and maintain a system of internal controls which results in the fiscal integrity and stability of the organization, including the use of Generally Accepted Accounting Principles (GAAP).
- 2. Compliance with state insurance requirements for general, professional, and automobile liability; workers' compensation and employer's liability; and, if advance funds are required, commercial crime insurance.
- 3. These grant funds will not be used to supplant existing financial support for current programs.
- 4. No portion of these grant funds will be subcontracted without prior written approval unless expressly identified in the grant agreement.
- 5. Compliance with the requirements of the Civil Rights Act of 1964, as amended, and the Rehabilitation Act of 1973, P.L. 93-112, as amended, and any relevant program-specific regulations, and shall not discriminate against any employee for employment because of race, national origin, creed, color, sex, religion, age, disability or handicap condition (including AIDS and AIDS-related conditions).
- 6. Compliance with the Americans with Disabilities Act of 1990 (P.L. 101-136), 42 U.S.C. 12101, as amended, and regulations adopted there under contained in 28 CFR 26.101-36.999 inclusive, and any relevant program-specific regulations.
- 7. Compliance with the Clean Air Act (42 U.S.C. 7401–7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251–1387), as amended—Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401–7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251–1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).
- 8. Compliance with Title 2 of the Code of Federal Regulations (CFR) and any guidance in effect from the Office of Management and Budget (OMB) related (but not limited to) audit requirements for grantees that expend \$750,000 or more in Federal awards during the grantee's fiscal year must have an annual audit prepared by an independent auditor in accordance with the terms and requirements of the appropriate circular.

 To acknowledge this requirement, Section E of this notice of subaward must be completed.
- 9. Certification that neither the Recipient nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency. This certification is made pursuant to regulations implementing Executive Order 12549, Debarment and Suspension, 28 C.F.R. pt. 67 § 67.510, as published as pt. VII of May 26, 1988, Federal Register (pp. 19150-19211).

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- 10. No funding associated with this grant will be used for lobbying.
- 11. Disclosure of any existing or potential conflicts of interest relative to the performance of services resulting from this grant award.
- 12. Provision of a work environment in which the use of tobacco products, alcohol, and illegal drugs will not be allowed.
- 13. An organization receiving grant funds through the Department of Health and Human Services shall not use grant funds for any activity related to the following:
 - Any attempt to influence the outcome of any federal, state or local election, referendum, initiative or similar procedure, through in-kind or
 cash contributions, endorsements, publicity or a similar activity.
 - Establishing, administering, contributing to or paying the expenses of a political party, campaign, political action committee or other
 organization established for the purpose of influencing the outcome of an election, referendum, initiative or similar procedure.
 - Any attempt to influence:
 - o The introduction or formulation of federal, state or local legislation; or
 - The enactment or modification of any pending federal, state or local legislation, through communication with any member or employee of Congress, the Nevada Legislature or a local governmental entity responsible for enacting local legislation, including, without limitation, efforts to influence State or local officials to engage in a similar lobbying activity, or through communication with any governmental official or employee in connection with a decision to sign or veto enrolled legislation.
 - Any attempt to influence the introduction, formulation, modification or enactment of a federal, state or local rule, regulation, executive
 order or any other program, policy or position of the United States Government, the State of Nevada or a local governmental entity
 through communication with any officer or employee of the United States Government, the State of Nevada or a local governmental
 entity, including, without limitation, efforts to influence state or local officials to engage in a similar lobbying activity.
 - Any attempt to influence:
 - The introduction or formulation of federal, state or local legislation;
 - o The enactment or modification of any pending federal, state or local legislation; or
 - The introduction, formulation, modification or enactment of a federal, state or local rule, regulation, executive order or any other program, policy or position of the United States Government, the State of Nevada or a local governmental entity, by preparing, distributing or using publicity or propaganda, or by urging members of the general public or any segment thereof to contribute to or participate in any mass demonstration, march, rally, fundraising drive, lobbying campaign or letter writing or telephone campaign.
 - Legislative liaison activities, including, without limitation, attendance at legislative sessions or committee hearings, gathering information
 regarding legislation and analyzing the effect of legislation, when such activities are carried on in support of or in knowing preparation for
 an effort to engage in an activity prohibited pursuant to subsections 1 to 5, inclusive.
 - Executive branch liaison activities, including, without limitation, attendance at hearings, gathering information regarding a rule, regulation, executive order or any other program, policy or position of the United States Government, the State of Nevada or a local governmental entity and analyzing the effect of the rule, regulation, executive order, program, policy or position, when such activities are carried on in support of or in knowing preparation for an effort to engage in an activity prohibited pursuant to subsections 1 to 5, inclusive.
- 14. An organization receiving grant funds through the Nevada Department of Health and Human Services <u>may, to the extent and in the manner authorized in its grant,</u> use grant funds for any activity directly related to educating persons in a nonpartisan manner by providing factual information in a manner that is:
 - Made in a speech, article, publication, or other material that is distributed and made available to the public, or through radio, television, cable television or other medium of mass communication; and
 - Not specifically directed at:
 - Any member or employee of Congress, the Nevada Legislature or a local governmental entity responsible for enacting local legislation;
 - o Any governmental official or employee who is or could be involved in a decision to sign or veto enrolled legislation; or
 - Any officer or employee of the United States Government, the State of Nevada or a local governmental entity who is involved in introducing, formulating, modifying or enacting a Federal, State or local rule, regulation, executive order or any other program, policy or position of the United States Government, the State of Nevada or a local governmental entity.

This provision does not prohibit a recipient or an applicant for a grant from providing information that is directly related to the grant or the application for the grant to the granting agency.

To comply with reporting requirements of the Federal Funding and Accountability Transparency Act (FFATA), the sub-grantee agrees to provide the Department with copies of all contracts, sub-grants, and or amendments to either such documents, which are funded by funds allotted in this agreement.

Compliance with this section is acknowledged by signing the subaward cover page of this packet.

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- Department of Health and Human Services policy allows no more than 10% flexibility of the total not to exceed amount of the subaward, within
 the approved Scope of Work/Budget. Subrecipient will obtain written permission to redistribute funds within categories. Note: the
 redistribution cannot alter the total not to exceed amount of the subaward. Modifications in excess of 10% require a formal
 amendment.
- Equipment purchased with these funds belongs to the federal program from which this funding was appropriated and shall be returned to the
 program upon termination of this agreement.
- Travel expenses, per diem, and other related expenses must conform to the procedures and rates allowed for State officers and employees. It
 is the Policy of the Board of Examiners to restrict contractors/ Subrecipients to the same rates and procedures allowed State Employees. The
 State of Nevada reimburses at rates comparable to the rates established by the US General Services Administration, with some exceptions
 (State Administrative Manual 0200.0 and 0320.0).

The Subrecipient agrees:

To request reimbursement according to the schedule specified below for the actual expenses incurred related to the Scope of Work during the subaward period.

- Total reimbursement through this subaward will not exceed \$1,850,520.51;
- · Requests for Reimbursement will be accompanied by supporting documentation, including a line item description of expenses incurred;
- Additional expenditure detail will be provided upon request from the Department.

Additionally, the Subrecipient agrees to provide:

- A complete financial accounting of all expenditures to the Department within 30 days of the <u>CLOSE OF THE SUBAWARD PERIOD</u>. Any
 un-obligated funds shall be returned to the Department at that time, or if not already requested, shall be deducted from the final award.
- Any work performed after the BUDGET PERIOD will not be reimbursed.
- If a Request for Reimbursement (RFR) is received after the 45-day closing period, the Department may not be able to provide reimbursement.
- If a credit is owed to the Department after the 45-day closing period, the funds must be returned to the Department within 30 days of identification.

The Department agrees:

The Department reserves the right to hold reimbursement under this subaward until any delinquent forms, reports, and expenditure
documentation are submitted to and accepted by the Department.

Both parties agree:

- The Subrecipient will, in the performance of the Scope of Work specified in this subaward, perform functions and/or activities that could involve confidential information; therefore, the Subrecipient is requested to fill out Section G, which is specific to this subaward, and will be in effect for the term of this subaward.
- All reports of expenditures and requests for reimbursement processed by the Department are SUBJECT TO AUDIT.
- This subaward agreement may be TERMINATED by either party prior to the date set forth on the Notice of Subaward, provided the termination shall not be effective until 30 days after a party has served written notice upon the other party. This agreement may be terminated by mutual consent of both parties or unilaterally by either party without cause. The parties expressly agree that this Agreement shall be terminated immediately if for any reason the Department, state, and/or federal funding ability to satisfy this Agreement is withdrawn, limited, or impaired.

Financial Reporting Requirements

- A Request for Reimbursement is due on a monthly basis, based on the terms of the subaward agreement, no later than the 15th of the month.
- · Reimbursement is based on actual expenditures incurred during the period being reported.
- · Payment will not be processed without all reporting being current.
- · Reimbursement may only be claimed for expenditures approved within the Notice of Subaward.

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SECTION F

Confidentiality Addendum

BETWEEN

Nevada Department of Health and Human Services

Hereinafter referred to as "Department"

And

University of Nevada, Reno - CASAT

Hereinafter referred to as "Contractor"

This CONFIDENTIALITY ADDENDUM (the Addendum) is hereby entered into between Department and Subrecipient.

WHEREAS, Subrecipient may have access, view or be provided information, in conjunction with goods or services provided by Subrecipient to Department that is confidential and must be treated and protected as such.

NOW, THEREFORE, Department and Subrecipient agree as follows:

I. DEFINITIONS

The following terms shall have the meaning ascribed to them in this Section. Other capitalized terms shall have the meaning ascribed to them in the context in which they first appear.

- 1. Agreement shall refer to this document and that particular inter-local or other agreement to which this addendum is made a part.
- Confidential Information shall mean any names, addresses or any other identifying information or health information of individual subjects or any identifying data concerning individuals in any records disclosed to sub-grantee in conjunction with the goods or services provided by Sub-grantee under the Sub-grant Award.
- 3. Subrecipient shall mean the name of the organization described above.
- 4. Required by Law shall mean a mandate contained in law that compels a use or disclosure of information.

II. TERM

The term of this Addendum shall commence as of the effective date of the primary inter-local or other agreement and shall expire when all information provided by Department or created by Subrecipient from that confidential information is destroyed or returned, if feasible, to Department pursuant to Clause VI (4).

III. LIMITS ON USE AND DISCLOSURE ESTABLISHED BY TERMS OF CONTRACT OR LAW

Subrecipient hereby agrees it shall not use or disclose the confidential information provided, viewed or made available by Department for any purpose other than as permitted by Agreement or required by law.

IV. PERMITTED USES AND DISCLOSURES OF INFORMATION BY CONTRACTOR

Subrecipient shall be permitted to use and/or disclose information accessed, viewed or provided from Department for the purpose(s) required in fulfilling its responsibilities under the primary inter-local or other agreement.

V. USE OR DISCLOSURE OF INFORMATION

Subrecipient may use information as stipulated in the primary inter-local or other agreement if necessary, for the proper management and administration of Subrecipient; to carry out legal responsibilities of Subrecipient; and to provide data aggregation services relating to the health care operations of Department. Subrecipient may disclose information if:

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- 1. The disclosure is required by law; or
- 2. The disclosure is allowed by the inter-local or other agreement to which this Addendum is made a part; or
- 3. The Subrecipient has obtained written approval from the Department.

VI. OBLIGATIONS OF CONTRACTOR

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- Agents and Subcontractors. Subrecipient shall ensure by subcontract that any agents or subcontractors to whom it provides or
 makes available information, will be bound by the same restrictions and conditions on the access, view or use of confidential information
 that apply to Subrecipient and are contained in Agreement.
- 2. Appropriate Safeguards. Subrecipient will use appropriate safeguards to prevent use or disclosure of confidential information other than as provided for by Agreement.
- 3. Reporting Improper Use or Disclosure. Subrecipient will immediately report in writing to Department any use or disclosure of confidential information not provided for by Agreement of which it becomes aware.
- 4. Return or Destruction of Confidential Information. Upon termination of Agreement, Subrecipient will return or destroy all confidential information created or received by Subrecipient on behalf of Department. If returning or destroying confidential information at termination of Agreement is not feasible, Subrecipient will extend the protections of Agreement to that confidential information as long as the return or destruction is infeasible. All confidential information of which the Subrecipient maintains will not be used or disclosed.

IN WITNESS WHEREOF, Subrecipient and the Department have agreed to the terms of the above written Addendum as of the effective date of the inter-local or other agreement to which this Addendum is made a part.

Compliance with this section is acknowledged by signing the subaward cover page of this packet.