

State of Nevada

Department of Human Services

Director's Office (hereinafter referred to as the Department)

Agency Ref. #: DO 1577 Budget Account: 3060 Category: 10
GL: 8782

Job Number:

NOTICE OF SUBAWARD

	.10		000, 111, 11	<u></u>				
Program Name: Fund for a Resilient Nevada				pient's Name:	: tment of Alternative Sentencing			
Joan Waldock/j.waldock@dhhs.nv.gov			Chesa Flickinger/CFlickinger@washoecounty.gov					
Address:			Addres		ininger & waeneeccamy.gev			
1000 N. Division St.				st 6th Street				
Carson City, NV 89703				Reno, Nevada 89512-3707				
Subaward Period:			Subrec	pient's:				
July 1, 2025, through June 30, 2027			EIN: 88-60000138					
				Vendor :	#: T402883400AB			
				UEI	#: GPR1NY74XPQ5		- '	
<u>Purpose of Award</u> : To expand services offered Recovery (STAR) program for criminal justice-indisorder.								
Region(s) to be served: ☐ Statewide ☒ Spe	cific county or	counties: W	/ashoe Count	V				
Approved Budget Categories:	, , , , ,			AWARD CO	MPUTATION:			
		20.00		gated by this A		\$	0.00	
1. Personnel		\$0.00		e Prior Awards eral Funds Awa	this Budget Period:	\$	0.00 0.00	
2. Travel		\$0.00				<u> </u>	0.00	
3. Operating	\$ 1,	480.00		quired \square Y \square equired this Ac		\$	0.00	
4. Equipment		\$0.00	Amount R	equired Prior A	wards:	\$	0.00 0.00	
5. Contractual/Consultant	\$298,	400.00	1	ch Amount Red and Developm	ent (R&D) 🗆 Y 🗆 N		0.00	
6. Training		\$0.00	FOR AGE	FOR AGENCY USE, ONLY				
7. Other	\$10,	656.00		·				
TOTAL DIRECT COSTS	\$310,	\$310,536.00						
8. Indirect Costs		\$0.00						
TOTAL APPROVED BUDGET	\$310,	536.00						
Source of Funds:		% Funds:	CFDA:	FAIN:	Federal Grant #:		ward Date by	
Fund for a Resilient Nevada		400	NIA	NIA	NIA	Fede	ral Agency:	
		100	NA	NA	NA		NA	
Agency Approved Indirect Rate: NA			Sub	recipient Appr	I oved Indirect Rate: 5% Admini	etrativa Ev	nence Can	
			Sub	ecipient Appr	Oved Indirect Rate. 5% Admini	Strative Ex	репѕе Сар	
 Terms and Conditions: In accepting these grant funds, it is understood that: This award is subject to the availability of appropriate funds. Expenditures must comply with any statutory guidelines, the DHS Grant Instructions and Requirements, and the State Administrative Manual. Expenditures must be consistent with the narrative, goals and objectives, and budget as approved and documented Subrecipient must comply with all applicable Federal regulations Quarterly progress reports are due by the 30th of each month following the end of the quarter, unless specific exceptions are provided in writing by the grant administrator. Financial Status Reports and Requests for Funds must be submitted monthly, unless specific exceptions are provided in writing by the grant administrator. Per NRS 232.359, subrecipients are required to add or update their agency profile to the Nevada 2-1-1 system and provide verification of enrollment, 					n writing by grant			
as applicable. Incorporated Documents:			1 000	ion E. A	t Information Bossessts			
Section A: Grant Conditions and Assurances;					t Information Request; ent/Former State Employee Disc	laimer:		
Section B: Description of Services, Scope of Work and Deliverables;								
Section C: Budget and Financial Reporting F			Sec	ion G. Das	Business Associate Addendum	, and		
Section D: Request for Reimbursement;	equirements,							
Occion D. Requestion Reimbursement;								
Name				Signature			Date	
Connie Lucido County Grants Administrator	_	<u> </u>	· · · · ·					
Dawn Yohey Clinical Program Planner III								

For Richard Whitley MS, Director Department of Human Services

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 Subrecipient shall at all times remain an "independent contractor" with respect to the services to be performed under this Agreement. The Department of 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 Subrecipient is an independent entity.
- 2. The Subrecipient shall hold harmless, defend and indemnify the Department from any and all claims, actions, suits, charges and judgments whatsoever that arise out of the Subrecipient's performance or nonperformance of the services or subject matter called for in this Agreement.
- 3. The Department or Subrecipient 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 Subrecipient 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 Subrecipient.
- 4. 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 Subrecipient under this Agreement shall, at the option of the Department, become the property of the Department, and the Subrecipient 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 Subrecipient 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 Subrecipient 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 Subrecipient 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.

- 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 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.
- 8. 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).

- 9. Certification 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. 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).
- 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 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:
 - 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 Department of Human Services may, to the extent and in the manner authorized in its grant, 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 subrecipient 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.

15. Protections for Whistleblowers

- In accordance with 41 U.S.C. § 4712, subrecipient may not discharge, demote, or otherwise discriminate against an employee in reprisal for disclosing to any of the list of persons or entities provided below, information that the employee reasonably believes is evidence of gross mismanagement of a federal contract or grant, a gross waste of federal funds, an abuse of authority relating to a federal contract or grant, a substantial and specific danger to public health or safety, or a violation of law, rule, or regulation related to federal contract (including the competition for or negotiation of a contract) or grant.
- The list of persons and entities referenced in the paragraph above included the following: A member of Congress or a representative of a
 committee of Congress, an Inspector General, the Government Accountability Office, a treasury employee responsible for contract or
 grant oversight or management, an authorized official of the Department of Justice or other law enforcement agency, a court or grand
 jury, or a management official or other employee of subrecipient, contractor, or subcontractor who has the responsibility to investigate,
 discover, or address mis-conduct.
- Subrecipient shall inform its employees in writing of the rights and remedies provided under this section, in the predominant native language of the workforce.
- 16. 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.

SECTION B

Description of Services, Scope of Work and Deliverables

Washoe County Department of Alternative Sentencing will expand services offered in its Support in Treatment, Accountability and Recovery (STAR) program for criminal justice-involved persons suffering from opioid use disorder who are leaving incarceration on probation or pre-trial release supervision.

Washoe County Department of Alternative Sentencing, hereinafter referred to as Subrecipient, agrees to provide the following services and reports according to the identified timeframes:

Scope of Work for Year 1

Goal 1

Goal I			T
<u>Objective</u>	<u>Activities</u>	Due Date	Documentation Needed
1.1 Enhance recovery outcomes for STAR participants by increasing recovery capital through targeted housing and transportation support, thereby reducing key barriers to sustained recovery.	DAS will identify up to ten (10) STAR participants per year who are between completing structured residential programming and obtaining permanent housing and providing them with transitional recovery housing for up to twelve (12) months by contracting with local recovery provider for exclusive use of one of their properties.	Ongoing	Number of STAR in recovery housing
1.2. Increase long-term recovery success by providing access to affordable permanent housing for STAR participants.	1. The STAR team will connect up to ten (10) STAR participants per year with permanent housing resources as part of their recovery plan.	Ongoing	Number of STAR participants successfully placed in permanent housing
	2. Continue the current partnership and service agreement with The Empowerment Center for the use of 4 units in their Marvel Way Sober Living apartments for the exclusive use of STAR participants.	Ongoing	Copy of service agreement
	3. Participants unable to be placed in the Marvel Way accommodations will work with our STAR team to be connected with other resources and avenues of securing affordable permanent housing.	Ongoing	Number of STAR participants successfully referred to resources for permanent housing
1.3 DAS will increase the ability for STAR participants to comply with probation conditions and treatment obligations which will reduce stressors that can contribute to relapse.	Provide Regional Transportation Commission (RTC) bus passes for STAR clients.		Number and type of bus passes issued to STAR clients

Goal 2: Reduce barriers to recovery success for STAR participants by providing support during gaps in medical and mental health coverage between Medicaid disqualification and employer-provided coverage activation.

Objective	Activities	Due Date	Documentation Needed
1. Reduce barriers to sustained recovery by	1. Provide primary health care coverage for up to 10 STAR participants for	Ongoing	Number of STAR participants covered
providing assistance with primary medical	up to 6 months each during periods of gaps in coverage.		
coverage.			

Goal 3: Enhance recovery outcomes by creating a supportive and therapeutic environment for STAR participants.

Objective	Activities	Due Date	Documentation Needed
1. Improve long-term recovery success by	1. Relocate STAR mental health counselor to main DAS office to create a	09/30/25	Photos of completed office setup,
fostering a safe, comfortable, and inviting	more therapeutic atmosphere.		highlighting changes made to enhance
counseling space.			comfort and therapeutic value

Goal 4: Increase community awareness of the availability of the STAR program for justice-involved individuals with opioid use disorder.

Objective	Activities	Due Date	Documentation Needed
1. Provide current and accurate information	1. Update current videos with up-to-date information and fresh client	Ongoing	Number of STAR participants covered
about the STAR program to the community.	reviews.		·

Scope of Work for Year 2

Goal 1: Enhance recovery outcomes for STAR participants by increasing recovery capital through targeted housing and transportation support, thereby reducing key barriers to sustained recovery

Sustained recovery.	Addition	Dua Data	December of the Manual of
<u>Objective</u>	<u>Activities</u>	Due Date	Documentation Needed
Reduce the occurrence of a relapse or recurrence in STAR participants who have no safe place to live.	1. DAS will identify up to ten (10) STAR participants per year who are between completing structured residential programming and obtaining permanent housing and providing them with transitional recovery housing for up to twelve (12) months by contracting with local recovery provider for exclusive use of one of their properties.	Ongoing	Number of STAR clients receiving housing assistance
2. Increase long-term recovery success by providing access to affordable permanent housing for STAR participants.	1. The STAR team will connect up to ten (10) STAR participants per year with permanent housing resources as part of their recovery plan.	Ongoing	Number of STAR participants successfully place in permanent housing
	Continue the current partnership and service agreement with The Empowerment Center for the use of 4 units in their Marvel Way Sober Living apartments for the exclusive use of STAR participants.	Ongoing	Copy of service agreement
	3. Participants unable to be placed in the Marvel Way accommodations will work with our STAR team to be connected with other resources and avenues of securing affordable permanent housing.	Ongoing	Number of STAR participants successfully referred to resources for permanent housing
3. DAS will increase the ability for STAR participants to comply with probation conditions and treatment obligations which will reduce stressors that can contribute to relapse.	Provide RTC bus passes for STAR clients.	Ongoing	Number and type of bus passes issued to STAR clients

Goal 2: Reduce barriers to recovery success for STAR participants by providing support during gaps in medical and mental health coverage between Medicaid disqualification and employer coverage activation.

<u>Objective</u>	<u>Activities</u>	Due Date	Documentation Needed
Reduce barriers to sustained recovery	1. Provide primary health care coverage for up to 10 STAR participants	Ongoing	Number of STAR participants covered
by providing assistance with primary	for up to 6 months each during periods of gaps in coverage		
medical coverage.			

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

SECTION C

Budget and Financial Reporting Requirements

Any activities performed under this subaward shall acknowledge the funding was provided through the Department by Fund for a Resilient Nevada, established in Nevada Revised Statutes 433.712 through 433.744

Subrecipient agrees to adhere to the following budget:

Applicant Name: Washoe County Department of Alternative Sentencing

BUDGET NARRATIVE

(Form Revised July 2022)

Year - 1 7/1/2025 - 6/30/2026	USE FORMULAS FOR TOTALS	RALL		
Total Personnel Costs		including fringe	Total:	\$0
-				
_				_
	Total Fringe Cost	\$0	Total Salary Cost:	\$0
To	tal Budgeted FTE	1.00000		

<u>Travel</u>		Total:		\$0
Operating		Total:		\$740
	Monthly Expense	Number of Months	Total	
RING annual subscription: Cost: \$20.00 per month x 12 months = \$240.00 Household & hygiene items; Cost: NOT TO EXCEED	\$20	12.00	\$240.00	
\$500.00	\$42	12.00	\$500.00	
Budget Total			\$740.00	

<u>Justification</u>: Annual Subscription for RING camera at the STAR House (\$20 monthly fee x 12 Months = \$240) operating cost. (\$41.66 monthly x 12 Months = \$500) reflects hygiene and household non-food consumables such as paper towels, toilet paper, cleaning supplies etc. for new residents over the full year.

Equipment	Total:	\$0
Contractual	Total:	\$149,200

Name of Contractor or Subrecipient: Life

Changes Inc. Total \$90,078

Method of Selection: Sole Source

Period of Performance: July 01, 2025 - June 30, 2026

Scope of Work: Life Changes will provide a sober living recovery house with 5 beds for exclusive use for up to 10 STAR program participants at the cost of 4000 per month for 12 months (4000 x 12 = 4800) and one trained live-in house manager's salary, equal to 700 hours, plus fringe rate of 19% (17 x 2080 = 35.360 + 6.718 fringe = 42.078)

Recovery house services with Life Changes will ensure participants without safe, sober housing are given a temporary place to live until permanent housing solutions are identified, which relate to the goal of increased recovery success for STAR participants.

* Sole Source Justification: Life Changes is a unique agency with several individual homes in its network of sober living houses and has agreed to provide DAS with exclusive use of an entire house for STAR participants only, which is unavailable in other local housing agencies. Furthermore, Life Changes serves clients who are recovering from OUD and has experience training and employing house managers who are peers and who understand the nature of recovery.

Budget

Recovery House Lease: Cost \$4,000 per month x 12 months \$48,000.0 = \$48,000 0 House Manager Salary: Cost \$3,506.50 x12 Months = \$42,078.0 \$42,078 0 Total Budget \$90,078.0

Method of Accountability: Officer Elliot will continue to monitor STAR participants that reside at Marvel Way. Sgt. Adams will manage services compliance by The Empowerment Center via the Service Agreement. Rebecca DiMaggio will review and manage the financial claims and monitor the annual budget.

Name of Contractor or Subrecipient: The

Empowerment Center Total \$56,122

Method of Selection: Sole Source

Period of Performance: July 01, 2025 - June 30, 2026

<u>Scope of Work:</u> The Empowerment Center will provide supportive permanent housing at their Marvel Way sober living apartments including rent and the cost of furnishings by providing up to 4 individual apartments for STAR program participants who are in need of this recovery support for up to 1 year each.

In collaboration with Marvel Way Apartments leadership, the total budget requested reflects not only base rent costs, but the essentials required to make each apartment a home. In the short time Marvel Way has been operational, the organization has realized that, often, their residents arrive at the complex lacking basic essentials, such as kitchenware, towels and linens, or even a bed to sleep in. Transition, whether from residential treatment programming, a longstanding contributory environment to one's substance uses and/or mental health disorder, or a state of transience often brings deep-seated anxiety along with it. By setting a foundation of comfort and utility in the units DAS intends to sponsor, paired with an organization that not only houses, but supports individuals through long-term recovery, we aim to promote a home in which one can begin independent living with dignity.

Residents living at Marvel Way have chosen and agreed to live in a substance-free community and participate in creating a mutually supportive neighborhood of recovery. Residents must sign rental agreements that include random or situational drug testing. They will engage with the Resident Manager to obtain medical services needed, employment, counseling, and other resources deemed necessary for success. No other treatment is mandatory. There will be 12-step meetings on-site several times per week along with other skill-building and social engagement activities designed to help create a supportive community.

* Sole Source Justification: Marvel Way is the only apartment complex in Northern Nevada that offers permanent residence in a sober living environment for individuals and their families who've recently completed SUD programs. The Empowerment Center is the recovery program that owns Marvel Way sober living properties and manages the recovery program offered on site.

Budget

Deposit Cost: 4 Units x \$1,036

=\$4,144 \$4,144.00

Apartment lease: \$1,036X

4/units lease= \$12,432 x 12 \$49,728.0

Months 0

Furnishing expenses: \$562.5 x

4 units= \$2,250 \$2,250.00

Total Budget \$56,122.0

Method of Accountability:

Define - Officer Elliot will continue to monitor STAR participants that reside at Marvel Way. Sgt. Adams will manage services compliance by The Empowerment Center via the Service Agreement. Rebecca DiMaggio will review and manage the financial claims and monitor the annual budget.

Name of Contractor or Subrecipient: Reno

Family Medical Group **Total \$3,000**

Method of Selection: Sole Source

Period of Performance: July 01, 2025 - June 30, 2026

Scope of Work: Provide primary medical care services during gaps in insurance between Medicaid and employer provided insurance.

Reno Family Medical Group is a private practice that offers Direct Primary Care Membership. Monthly membership fees cover

Primary and Urgent care as well as Coordination of Care services. The negotiated discounted cost is a flat \$100 per month for unlimited services offered through their practice.

* Sole Source Justification: Other service providers in the Reno/Sparks area were also researched, including Access to Healthcare Network, a medical discount program. While they offer monthly membership, additional fees are charged for each service received. In contrast, Reno Family Medical Group provides a broad range of medical services covered entirely by a flat monthly membership fee. For the limited healthcare needs anticipated during the short transition period between Medicaid disqualification and the activation of employer benefits, Reno Family Medical Group offers the most cost-effective solution for supporting STAR participants.

 Budget
 Total

 Monthly Membership per
 7

 Participant - Cost: 5
 83,000.0

 Participants x \$100.00 x 6
 \$3,000.0

 months Participants = \$3,000
 0

 Total Budget
 \$3,000.0

Method of Accountability:

Progress and performance of the provider will be monitored by the STAR team through regular communication with the provider and STAR program participants. STAR project manager Sergeant Adams will be responsible for monitoring services. Rebecca DiMaggio will be responsible for fiscal monitoring.

 Training
 Total:
 \$0

 Other
 Total:
 9,828.00

1	Quantity	<u>c</u>	ost per- ea.	Tot	al
24 Hour pass 3 ea. bundle 30 X \$9.00 = 270			\$		
	30		9.00	\$	270.00
31 Day pass 5x\$65=\$325			\$		
	5		65.00	\$	325.00
7 Day Pass			\$		
15x\$14.50=\$217.50	15		14.50	\$	217.50
Shipping 1x \$15=\$15			\$	\$	
	1		15.00	15.0	00
Furnish Counseling Office					
1x\$2000	1	\$	2,000.00	\$	2,000.00
STAR Video Update 1x\$7000	1	\$	7,000.00	\$	7,000.00
Total Budget				\$	9,827.50

<u>Justification</u>: Roughly half of the current STAR participants are using public buses for transportation, including those participants with DUI charges/convictions. Transportation via public transit is necessary for participants to attend check-in for probation purposes, journaling, and counseling with the STAR team, as well as MAT services appointments.

Our STAR Mental Health councilor is relocating to the main DAS Office. The offices at the main DAS office are very clinical and not restful or welcoming to promote a sense of relaxation to allow clients to open up during their counseling sessions. Desk, office chair, patient couch and sound machine are examples of the items that will be purchased. Our Mental Health Councilor will also be bringing some of her personally purchased items to make the space even more warm and welcoming.

The STAR promotional video has been an invaluable tool for attracting new participants to the STAR program. The most notable is the access to the video on the detention facility tablets. Informing the inmate population of the STAR program as a recovery resource has resulted in a marked increase in self-referrals to the program. Due to the changeover in staff and recent inspiring STAR participant success stories we would like to contract the original company to update the videos.

TOTAL DIRECT CHARGES \$159,768

Administrative Expenses Expenses Expenses Rate: 0.000%

Methodology: Provider agrees to no more than zero percent (0%) of the allocated recoveries received pursuant to any opioid settlement or bankruptcy may be used to fund expenses or costs of any kind incurred in administering the recoveries, including, but not limited to, the allocated recoveries, and selecting, distributing, disbursing, implementing, or operating the programs or services that will use the funds. This limitation applies to all signatories to the One Nevada Agreement on Allocation of Opioid Recoveries as well as all grantees or recipients of funds from the Resilient Fund of Nevada under NRS 433.732 through NRS 433.744.

\$0

Agency Ref.#: DO 1577

TOTAL BUDGET Total: \$159,768

Applicant Name: Washoe County Department of Alternative Sentencing

BUDGET NARRATIVE

(Form Revised July 2022)

Year - 2 7/1/2026 - 6/30/2027

USE FORMULAS FOR ALL

TOTALS

Total Personnel Costs	including fringe	Total:	\$0

<u>-</u>	_	_		_
Total Fringe Cost	\$0		Total Salary Cost:	\$0
Total Budgeted FTE	1.00000			

<u>Travel</u>	Total:	\$0
Operating	Total:	\$740

	Monthly Expense	<u>Number</u> of Months	Total
RING annual subscription: Cost: \$20.00 per month x 12 months = \$240.00 Household & hygiene items;	\$20	12.00	\$240.00
Cost: NOT TO EXCEED \$500.00 Budget Total	\$42	12.00	\$500.00 \$740.00

<u>Justification</u>: Annual Subscription for RING camera at the STAR House (\$20 monthly fee x 12 Months = \$240) operating cost. (\$41.66 monthly x 12 Months = \$500) reflects hygiene and household non-food consumables such as paper towels, toilet paper, cleaning supplies etc. for new residents over the full year.

<u>Equipment</u>	Total:	\$0
Contractual	Total:	\$149,200

Name of Contractor or Subrecipient: Life

Changes Inc. Total \$90,078

Method of Selection: Sole Source

Period of Performance: July 01, 2026 - June 30, 2027

Scope of Work: Life Changes will provide a sober living recovery house with 5 beds for exclusive use for up to 10 STAR program participants at the cost of 44,000 per month for 12 months ($44,000 \times 12 = 448,000$) and one trained live-in house manager's salary, equal to $17/\ln x = 42,078$

Recovery house services with Life Changes will ensure participants without safe, sober housing are given a temporary place to live until permanent housing solutions are identified, which relate to the goal of increased recovery success for STAR participants.

* Sole Source Justification: Life Changes is a unique agency with several individual homes in its network of sober living houses and has agreed to provide DAS with exclusive use of an entire house for STAR participants only, which is unavailable in other local housing agencies. Furthermore, Life Changes serves clients who are recovering from OUD and has experience training and employing house managers who are peers and who understand the nature of recovery.

Budget

Recovery House Lease: Cost

\$4,000 per month x 12	\$48,000.0
months = \$48,000	0
House Manager Salary: Cost	
\$3,506.50 x12 Months =	\$42,078.0
\$42,078	0
Total Budget	\$90,078.0
· ·	0

<u>Method of Accountability:</u> Officer Elliot will continue to monitor STAR participants that reside at Marvel Way. Sgt. Adams will manage services compliance by The Empowerment Center via the Service Agreement. Rebecca DiMaggio will review and manage the financial claims and monitor the annual budget.

Name of Contractor or Subrecipient: The

Empowerment Center Total \$56,122

Method of Selection: Sole Source

Period of Performance: July 01, 2026 - June 30, 2027

Scope of Work: The Empowerment Center will provide supportive permanent housing at their Marvel Way sober living apartments including rent and the cost of furnishings by providing up to 4 individual apartments for STAR program participants who are in need of this recovery support for up to 1 year each.

In collaboration with Marvel Way Apartments leadership, the total budget requested reflects not only base rent costs, but the essentials required to make each apartment a home. In the short time Marvel Way has been operational, the organization has realized that, often, their residents arrive at the complex lacking basic essentials, such as kitchenware, towels and linens, or even a bed to sleep in. Transition, whether from residential treatment programming, a longstanding contributory environment to one's substance uses and/or mental health disorder, or a state of transience often brings deep-seated anxiety along with it. By setting a foundation of comfort and utility in the units DAS intends to sponsor, paired with an organization that not only houses, but supports individuals through long-term recovery, we aim to promote a home in which one can begin independent living with dignity.

Residents living at Marvel Way have chosen and agreed to live in a substance-free community and participate in creating a mutually supportive neighborhood of recovery. Residents must sign rental agreements that include random or situational drug testing. They will engage with the Resident Manager to obtain medical services needed, employment, counseling, and other resources deemed necessary for success. No other treatment is mandatory. There will be 12-step meetings on-site several times per week along with other skill-building and social engagement activities designed to help create a supportive community.

* Sole Source Justification: Marvel Way is the only apartment complex in Northern Nevada that offers permanent residence in a sober living environment for individuals and their families who've recently completed SUD programs. The Empowerment Center is a recovery program that owns Marvel Way sober living properties and manages the recovery program offered on site.

Budget

Deposit 4 Units x \$1,036 =\$4,144 \$4,144.00 Apartment lease: \$1,036X 4/units lease= \$12,432 x 12 \$49,728.0 Months 0 Furnishing expenses: \$562.5 x 4 units= \$2,250 \$2,250.00 Total Budget \$56,122.0

Method of Accountability:

Define - Officer Elliot will continue to monitor STAR participants that reside at Marvel Way. Sgt. Adams will manage services compliance by The Empowerment Center via the Service Agreement. Rebecca DiMaggio will review and manage the financial claims and monitor the annual budget.

Name of Contractor or Subrecipient: Reno

Family Medical Group Total \$3,000

Method of Selection: Sole Source

Period of Performance: July 01, 2026 - June 30, 2027

Scope of Work: Provide primary medical care services during gaps in insurance between Medicaid and employer provided insurance.

Reno Family Medical Group is a private practice that offers Direct Primary Care Membership. Monthly membership fees cover Primary and Urgent care as well as Coordination of Care services. The negotiated discounted cost is a flat \$100 per month for unlimited services offered through their practice.

* Sole Source Justification: Other service providers in the Reno/Sparks area were also researched, including Access to Healthcare Network, a medical discount program. While they offer monthly membership, additional fees are charged for each service received. In contrast, Reno Family Medical Group provides a broad range of medical services covered entirely by a flat monthly membership fee. For the limited healthcare needs anticipated during the short transition period between Medicaid disqualification and the activation of employer benefits, Reno Family Medical Group offers the most cost-effective solution for supporting STAR participants.

<u>Budget</u> Total

Subaward Packet (BAA) Page 12 of 23 Agency Ref.#: DO 1577 Revised 7/2025

Monthly Membership per Participant - Cost: 5 Participants x \$100.00 x 6 months Participants = \$3,000

\$3,000.0

Total Budget \$3,000.0

Method of Accountability:

Progress and performance of the provider will be monitored by the STAR team through regular communication with the provider and STAR program participants. STAR project manager Sergeant Adams will be responsible for monitoring services. Rebecca DiMaggio will be responsible for fiscal monitoring.

Training	Total:	\$0
		\$
<u>Other</u>	Total:	828.00

1	Quantity	Cost per each	Total
24 Hour pass 3 ea. bundle		\$	\$
30 X 9 = 270	30	9.00	270.00
31 Day pass 5x65=325		\$	\$
	5	65.00	325.00
7 Day Pass		\$	\$
15x14.50=217.50	15	14.50	217.50
Shipping 1x 15=15		\$	\$
	1	15.00	15.00
Total Budget			\$
			827.50

<u>Justification</u>: Roughly half of the current STAR participants are using public buses for transportation, including those participants with DUI charges/convictions. Transportation via public transit is necessary for participants to attend check-in for probation purposes, journaling, and counseling with the STAR team, as well as MAT services appointments.

TOTAL DIRECT CHARGES \$150,768

Administrative Expenses Expenses Expenses Rate: 0.000% \$0

Methodology: Provider agrees to no more than zero percent (0%) of the allocated recoveries received pursuant to any opioid settlement or bankruptcy may be used to fund expenses or costs of any kind incurred in administering the recoveries, including, but not limited to, the allocated recoveries, and selecting, distributing, disbursing, implementing, or operating the programs or services that will use the funds. This limitation applies to all signatories to the One Nevada Agreement on Allocation of Opioid Recoveries as well as all grantees or recipients of funds from the Resilient Fund of Nevada under NRS 433.732 through NRS 433.744.

TOTAL BUDGET Total: \$150,768

Applicant Name:

PROPOSED BUDGET SUMMARY

Form 2

A. PATTERN BOXES ARE FORMULA DRIVEN - DO NOT OVERRIDE - SEE INSTRUCTIONS

EXPENSE CATEGORY \$310,) (80 (400 (656	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$310,536 \$0 \$0 \$1,480 \$0 \$298,400 \$0 \$10,656 \$0
EXPENSE CATEGORY) (1880 (1880) (1880) (1880) (1880) (1880) (1880)					\$ -	\$ -	\$ -	\$0 \$0 \$1,480 \$0 \$298,400 \$0 \$10,656
Personnel \$0 Travel \$0 Operating \$1,4 Equipment \$0 Contractual/Consultant \$298, Training \$0 Other Expenses \$10,4 Indirect \$0	80) 400) 656	\$ -	\$ -						\$0 \$1,480 \$0 \$298,400 \$0 \$10,656
Travel	80) 400) 656	\$ -	\$ -						\$0 \$1,480 \$0 \$298,400 \$0 \$10,656
Travel \$C Operating \$1,4 Equipment \$C Contractual/Consultant \$298, Training \$C Other Expenses \$10,4 Indirect \$C	80) 400) 656	\$ -	\$ -						\$0 \$1,480 \$0 \$298,400 \$0 \$10,656
Operating \$1,4 Equipment \$0 Contractual/Consultant \$298, Training \$0 Other Expenses \$10,4 Indirect \$0 TOTAL EXPENSE \$31	80 400 0 656	\$ -	\$ -						\$1,480 \$0 \$298,400 \$0 \$10,656
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Other Expenses \$10,0 Indirect \$0 TOTAL EXPENSE \$31)	\$ -		(c					\$10,656
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	0,000	Ψ			\$ -	\$ -	\$ -	\$ -	\$310,536
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	ΨΟ	Ψ -	Ψ -	Ψ -	Ψ	ų -	Ψ	Ψ -	Ψ0
Total Indirect Cost	\$0	1					To	tal Agency Budget	\$ 310,536
	* -	1						ubrecipient Budget	100%
B. Explain any items noted as pending:									
C. Program Income Calculation:									
					1				

- Department of 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.**
- No more than five percent (5%) of the allocated recoveries received pursuant to any opioid settlement or bankruptcy may be used to
 fund expenses or costs of any kind incurred in administering the recoveries, including, but not limited to, the allocated recoveries,
 and selecting, distributing, disbursing, implementing, or operating the programs or services that will use the funds. This limitation
 applies to all signatories to the One Nevada Agreement on Allocation of Opioid Recoveries as well as grantees or recipients of
 funds from the Resilient Fund of Nevada under NRS 433.732 through NRS 433.744.
- NRS 433,740
 - If a regional, local or tribal governmental entity that receives a grant pursuant to paragraph (b) of subsection 2 of NRS 433.738 later recovers money through a judgment or a settlement resulting from litigation concerning the manufacture, distribution, sale or marketing of opioids:
 - (a) The regional, local or tribal governmental entity must immediately notify the Department; and
 - (b) The Department may recover from the governmental entity an amount not to exceed the amount of the grant or the amount of the recovery, whichever is less.
- 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 \$\$310,536;
- Year 1 budget from 07/01/2025 06/30/2026 is \$159,768; Year 2 budget from 07/01/2026 06/30/2027 is \$150,768. Any unspent amount from Year 1 does not roll over to Year 2.
- Requests for Reimbursement will be accompanied by supporting documentation, including a line-item description of expenses incurred;
- Additional supporting documentation may be needed in order to request reimbursement; and
- 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 to:

- Provide technical assistance, upon request from the Subrecipient;
- Provide prior approval of reports or documents to be developed, as needed;
- Collect data from Subrecipient;
- Forward reports to another party, i.e. National Opioid Abatement Trust (NOAT) I, II, III; or as requested by recoveries or the Office of the Attorney General.

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 <u>actual</u> 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.

Agency Ref. #:	DO XXXXX
Budget Account:	3060/10
GL:	
Draw #:	1

SECTION D

Request for Reimbursement

Fund for a Resilient Nevada			Subrecipient Name:				
Name/Email address Address:			Address:				
1000 North Division Street			Address.				
Carson City, NV 89703 Subaward Period:			Subrecipient's:				
<u>odbawaru i criod</u> .			EIN:				
			Vendor #:				
		L REPORT AND REC					
(must be accompanied by expenditure report/back-up) Month(s) Calendar year							
	Α	В	С	D	E	F	
Approved Budget Category	Approved Budget	Total Prior Requests	Current Request	Year to Date Total	Budget Balance	Percent Expended	
1. Personnel	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	-	
2. Travel	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	-	
3. Operating	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	-	
4. Equipment	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	-	
5. Contractual/Consultant	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	-	
6. Training	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	-	
7. Other	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	-	
8. Indirect	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	-	
Total	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	-	
MATCH REPORTING	Approved Match Budget	Total Prior Reported Match	Current Match Reported	Year to Date Total	Match Balance	Percent Completed	
INSERT MONTH/QUARTER	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	-	
I, a duly authorized signatory for the applicant, certify to the best of my knowledge and belief that this report is true, complete and accurate; that the expenditures, disbursements and cash receipts are for the purposes and objectives set forth in the terms and conditions of the grant award; and that the amount of this request is not in excess of current needs or, cumulatively for the grant term, in excess of the total approved grant award. I am aware that any false, fictitious or fraudulent information, or the omission of any material fact, may subject me to criminal, civil or administrative penalties for fraud, false statements, false claims, or otherwise. I verify that the cost allocation and backup documentation attached is correct.							
Authorized Signature		Title	and LIGE ONLY		Date		
		FOR Departme	ent USE ONLY				
Is program contact required? Y	'es No	Contact Person:					
Fiscal review/approval date:					_		
Scope of Work review/approval date:							
ASO or Bureau Chief (as required):							

SECTION E

Audit Information Request

1. Non-Federal entities that **expend** \$1,000,000.00 or more in total federal awards are required to have a single or program-specific audit conducted for that year, in accordance with 2 CFR § 200.501(a). 2. Did your organization expend \$1,000,000 or more in all federal awards during your X YES organization's most recent fiscal year? \square NO June 30 3. When does your organization's fiscal year end? Washoe, County of 4. What is the official name of your organization? Annually How often is your organization audited? November 27, 2024 6. When was your last audit performed? July 1, 2023 - June 30,2025 7. What time-period did your last audit cover? **Eide Bailly** 8. Which accounting firm conducted your last audit?

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

SECTION F

Current or Former State Employee Disclaimer

For the purpose of State compliance with NRS 333.705, subrecipient represents and warrants that if subrecipient, or any employee of subrecipient who will be performing services under this subaward, is a current employee of the State or was employed by the State within the preceding 24 months **and** is receiving PERS, subrecipient has disclosed the identity of such persons, and the services that each such person will perform, to the issuing Agency. Subrecipient agrees they will not utilize any of its employees who are Current State Employees or Former State Employees to perform services under this subaward without first notifying the Agency and receiving from the Agency approval for the use of such persons. This prohibition applies equally to any subcontractors that may be used to perform the requirements of the subaward.

The provisions of this section do not apply to the employment of a former employee of an agency of this State who is <u>not</u> receiving retirement benefits under the Public Employees' Retirement System (PERS) during the duration of the subaward.

Are any current or former employees of the State	e of Nevada assigned to perform work on this s	ubaward?	
YES If "YES", list the names of any of	current or former employees of the State and th	ne services that each person v	vill perform.
	rent or former state employee is assigned to perior approval from the Department.	erform work on this subaward	at any point after execution of this
Name of Previous Employee	Services Performed for Award	Collecting PERS? (Yes/No)	If Yes, indicate the end date of state service

Subrecipient agrees that any employees listed cannot perform work until approval has been given from the Department.

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

Business Associate Addendum

BETWEEN

Nevada Department of Human Services

Hereinafter referred to as the "Covered Entity"

and

Washoe County Department of Alternative Sentencing

Hereinafter referred to as the "Business Associate"

PURPOSE. In order to comply with the requirements of HIPAA and the HITECH Act, this Addendum is hereby added and made part of the agreement between the Covered Entity and the Business Associate. This Addendum establishes the obligations of the Business Associate and the Covered Entity as well as the permitted uses and disclosures by the Business Associate of protected health information it may possess by reason of the agreement. The Covered Entity and the Business Associate shall protect the privacy and provide for the security of protected health information disclosed to the Business Associate pursuant to the agreement and in compliance with the Health Insurance Portability and Accountability Act of 1996, Public Law 104-191 ("HIPAA"), the Health Information Technology for Economic and Clinical Health Act, Public Law 111-5 ("the HITECH Act"), and regulation promulgated there under by the U.S. Department of Human Services (the "HIPAA Regulations") and other applicable laws.

WHEREAS, the Business Associate will provide certain services to the Covered Entity, and, pursuant to such arrangement, the Business Associate is considered a business associate of the Covered Entity as defined in HIPAA, the HITECH Act, the Privacy Rule and Security Rule; and

WHEREAS, Business Associate may have access to and/or receive from the Covered Entity certain protected health information, in fulfilling its responsibilities under such arrangement; and

WHEREAS, the HIPAA Regulations, the HITECH Act, the Privacy Rule and the Security Rule require the Covered Entity to enter into an agreement containing specific requirements of the Business Associate prior to the disclosure of protected health information, as set forth in, but not limited to, 45 CFR Parts 160 & 164 and Public Law 111-5.

THEREFORE, in consideration of the mutual obligations below and the exchange of information pursuant to this Addendum, and to protect the interests of both Parties, the Parties agree to all provisions of this Addendum.

- 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.
 - Breach means the unauthorized acquisition, access, use, or disclosure of protected health information which compromises the security or privacy of the protected health information. The full definition of breach can be found in 42 USC 17921 and 45 CFR 164.402.
 - Business Associate shall mean the name of the organization or entity listed above and shall have the meaning given to the term under the Privacy and Security Rule and the HITECH Act. For full definition refer to 45 CFR 160.103.
 - 3. CFR stands for the Code of Federal Regulations.
 - 4. Agreement shall refer to this Addendum and that particular agreement to which this Addendum is made a part.
 - 5. **Covered Entity** shall mean the name of the Department listed above and shall have the meaning given to such term under the Privacy Rule and the Security Rule, including, but not limited to 45 CFR 160.103.
 - 6. **Designated Record Set** means a group of records that includes protected health information and is maintained by or for a covered entity or the Business Associate that includes, but is not limited to, medical, billing, enrollment, payment, claims adjudication, and case or medical management records. Refer to 45 CFR 164.501 for the complete definition.
 - 7. **Disclosure** means the release, transfer, provision of, access to, or divulging in any other manner of information outside the entity holding the information as defined in 45 CFR 160.103.
 - 8. **Electronic Protected Health Information** means individually identifiable health information transmitted by electronic media or maintained in electronic media as set forth under 45 CFR 160.103.
 - 9. **Electronic Health Record** means an electronic record of health-related information on an individual that is created, gathered, managed, and consulted by authorized health care clinicians and staff. Refer to 42 USC 17921.
 - 10. Health Care Operations shall have the meaning given to the term under the Privacy Rule at 45 CFR 164.501.
 - 11. Individual means the person who is the subject of protected health information and is defined in 45 CFR 160.103.
 - 12. **Individually Identifiable Health Information** means health information, in any form or medium, including demographic information collected from an individual, that is created or received by a covered entity or a business associate of the covered entity and relates to the past, present, or future care of the individual. Individually identifiable health information is information that identifies the individual directly or there is a reasonable basis to believe the information can be used to identify the individual. Refer to 45 CFR 160.103.
 - 13. Parties shall mean the Business Associate and the Covered Entity.
 - 14. Privacy Rule shall mean the HIPAA Regulation that is codified at 45 CFR Parts 160 and 164, Subparts A, D and E.
 - 15. **Protected Health Information** means individually identifiable health information transmitted by electronic media, maintained in electronic media, or transmitted or maintained in any other form or medium. Refer to 45 CFR 160.103 for the complete definition.

- 16. **Required by Law** means a mandate contained in law that compels an entity to make a use or disclosure of protected health information and that is enforceable in a court of law. This includes but is not limited to: court orders and court-ordered warrants; subpoenas, or summons issued by a court; and statues or regulations that require the provision of information if payment is sought under a government program providing public benefits. For the complete definition refer to 45 CFR 164.103.
- 17. Secretary shall mean the Secretary of the federal Department of Human Services (HHS) or the Secretary's designee.
- 18. Security Rule shall mean the HIPAA regulation that is codified at 45 CFR Parts 160 and 164 Subparts A and C.
- 19. **Unsecured Protected Health Information** means protected health information that is not rendered unusable, unreadable, or indecipherable to unauthorized individuals through the use of a technology or methodology specified by the Secretary in the guidance issued in Public Law 111-5. Refer to 42 USC 17932 and 45 CFR 164.402.
- 20. USC stands for the United States Code.

II. OBLIGATIONS OF THE BUSINESS ASSOCIATE.

- 1. Access to Protected Health Information. The Business Associate will provide, as directed by the Covered Entity, an individual or the Covered Entity access to inspect or obtain a copy of protected health information about the Individual that is maintained in a designated record set by the Business Associate or, its agents or subcontractors, in order to meet the requirements of the Privacy Rule, including, but not limited to 45 CFR 164.524 and 164.504(e) (2) (ii) (E). If the Business Associate maintains an electronic health record, the Business Associate or, its agents or subcontractors shall provide such information in electronic format to enable the Covered Entity to fulfill its obligations under the HITECH Act, including, but not limited to 42 USC 17935.
- 2. Access to Records. The Business Associate shall make its internal practices, books and records relating to the use and disclosure of protected health information available to the Covered Entity and to the Secretary for purposes of determining Business Associate's compliance with the Privacy and Security Rule in accordance with 45 CFR 164.504(e)(2)(ii)(H).
- 3. **Accounting of Disclosures.** Promptly, upon request by the Covered Entity or individual for an accounting of disclosures, the Business Associate and its agents or subcontractors shall make available to the Covered Entity or the individual information required to provide an accounting of disclosures in accordance with 45 CFR 164.528, and the HITECH Act, including, but not limited to 42 USC 17935. The accounting of disclosures, whether electronic or other media, must include the requirements as outlined under 45 CFR 164.528(b).
- 4. Agents and Subcontractors. The Business Associate must ensure all agents and subcontractors to whom it provides protected health information agree in writing to the same restrictions and conditions that apply to the Business Associate with respect to all protected health information accessed, maintained, created, retained, modified, recorded, stored, destroyed, or otherwise held, transmitted, used or disclosed by the agent or subcontractor. The Business Associate must implement and maintain sanctions against agents and subcontractors that violate such restrictions and conditions and shall mitigate the effects of any such violation as outlined under 45 CFR 164.530(f) and 164.530(e)(1).
- 5. Amendment of Protected Health Information. The Business Associate will make available protected health information for amendment and incorporate any amendments in the designated record set maintained by the Business Associate or, its agents or subcontractors, as directed by the Covered Entity or an individual, in order to meet the requirements of the Privacy Rule, including, but not limited to, 45 CFR 164.526.
- 6. Audits, Investigations, and Enforcement. The Business Associate must notify the Covered Entity immediately upon learning the Business Associate has become the subject of an audit, compliance review, or complaint investigation by the Office of Civil Rights or any other federal or state oversight agency. The Business Associate shall provide the Covered Entity with a copy of any protected health information that the Business Associate provides to the Secretary or other federal or state oversight agency concurrently with providing such information to the Secretary or other federal or state oversight agency. The Business Associate and individuals associated with the Business Associate are solely responsible for all civil and criminal penalties assessed as a result of an audit, breach, or violation of HIPAA or HITECH laws or regulations. Reference 42 USC 17937.
- 7. **Breach or Other Improper Access, Use or Disclosure Reporting.** The Business Associate must report to the Covered Entity, in writing, any access, use or disclosure of protected health information not permitted by the agreement, Addendum or the Privacy and Security Rules. The Covered Entity must be notified immediately upon discovery or the first day such breach or suspected breach is known to the Business Associate or by exercising reasonable diligence would have been known by the Business Associate in accordance with 45 CFR 164.410, 164.504(e)(2)(ii)(C) and 164.308(b) and 42 USC 17921. The Business Associate must report any improper access, use or disclosure of protected health information by: The Business Associate or its agents or subcontractors. In the event of a breach or suspected breach of protected health information, the report to the Covered Entity must be in writing and include the following: a brief description of the incident; the date of the incident was discovered by the Business Associate; a thorough description of the unsecured protected health information that was involved in the incident; the number of individuals whose protected health information was involved in the incident; and the steps the Business Associate is taking to investigate the incident and to protect against further incidents. The Covered Entity will determine if a breach of unsecured protected health information has occurred and will notify the Business Associate of the determination. If a breach of unsecured protected health information is determined, the Business Associate must take prompt corrective action to cure any such deficiencies and mitigate any significant harm that may have occurred to individual(s) whose information was disclosed inappropriately.
- 8. **Breach Notification Requirements.** If the Covered Entity determines a breach of unsecured protected health information by the Business Associate has occurred, the Business Associate will be responsible for notifying the individuals whose unsecured protected health information was breached in accordance with 42 USC 17932 and 45 CFR 164.404 through 164.406. The Business Associate must provide evidence to the Covered Entity that appropriate notifications to individuals and/or media, when necessary, as specified in 45 CFR 164.404 and 45 CFR 164.406 has occurred. The Business Associate is responsible for all costs associated with notification to individuals, the media or others as well as costs associated with mitigating future breaches. The Business Associate must notify the Secretary of all breaches in accordance with 45 CFR 164.408 and must provide the Covered Entity with a copy of all notifications made to the Secretary.
- 9. Breach Pattern or Practice by Covered Entity. Pursuant to 42 USC 17934, if the Business Associate knows of a pattern of activity or practice of the Covered Entity that constitutes a material breach or violation of the Covered Entity's obligations under the Contract or Addendum, the Business Associate must immediately report the problem to the Secretary.
- 10. Data Ownership. The Business Associate acknowledges that the Business Associate or its agents or subcontractors have no ownership rights with respect to the protected health information it accesses, maintains, creates, retains, modifies, records, stores, destroys, or otherwise holds, transmits, uses or discloses.
- 11. Litigation or Administrative Proceedings. The Business Associate shall make itself, any subcontractors, employees, or agents assisting the Business Associate in the performance of its obligations under the agreement or Addendum, available to the Covered Entity, at no cost

to the Covered Entity, to testify as witnesses, or otherwise, in the event litigation or administrative proceedings are commenced against the Covered Entity, its administrators or workforce members upon a claimed violation of HIPAA, the Privacy and Security Rule, the HITECH Act, or other laws relating to security and privacy.

- 12. **Minimum Necessary.** The Business Associate and its agents and subcontractors shall request, use and disclose only the minimum amount of protected health information necessary to accomplish the purpose of the request, use or disclosure in accordance with 42 USC 17935 and 45 CFR 164.514(d)(3).
- 13. **Policies and Procedures.** The Business Associate must adopt written privacy and security policies and procedures and documentation standards to meet the requirements of HIPAA and the HITECH Act as described in 45 CFR 164.316 and 42 USC 17931.
- 14. **Privacy and Security Officer(s).** The Business Associate must appoint Privacy and Security Officer(s) whose responsibilities shall include: monitoring the Privacy and Security compliance of the Business Associate; development and implementation of the Business Associate's HIPAA Privacy and Security policies and procedures; establishment of Privacy and Security training programs; and development and implementation of an incident risk assessment and response plan in the event the Business Associate sustains a breach or suspected breach of protected health information.
- 15. **Safeguards.** The Business Associate must implement safeguards as necessary to protect the confidentiality, integrity, and availability of the protected health information the Business Associate accesses, maintains, creates, retains, modifies, records, stores, destroys, or otherwise holds, transmits, uses or discloses on behalf of the Covered Entity. Safeguards must include administrative safeguards (e.g., risk analysis and designation of security official), physical safeguards (e.g., facility access controls and workstation security), and technical safeguards (e.g., access controls and audit controls) to the confidentiality, integrity and availability of the protected health information, in accordance with 45 CFR 164.308, 164.310, 164.312, 164.316 and 164.504(e)(2)(ii)(B). Sections 164.308, 164.310 and 164.312 of the CFR apply to the Business Associate of the Covered Entity in the same manner that such sections apply to the Covered Entity. Technical safeguards must meet the standards set forth by the guidelines of the National Institute of Standards and Technology (NIST). The Business Associate agrees to only use or disclose protected health information as provided for by the agreement and Addendum and to mitigate, to the extent practicable, any harmful effect that is known to the Business Associate, of a use or disclosure, in violation of the requirements of this Addendum as outlined under 45 CFR 164.530(e)(2)(f).
- 16. **Training.** The Business Associate must train all members of its workforce on the policies and procedures associated with safeguarding protected health information. This includes, at a minimum, training that covers the technical, physical and administrative safeguards needed to prevent inappropriate uses or disclosures of protected health information; training to prevent any intentional or unintentional use or disclosure that is a violation of HIPAA regulations at 45 CFR 160 and 164 and Public Law 111-5; and training that emphasizes the criminal and civil penalties related to HIPAA breaches or inappropriate uses or disclosures of protected health information. Workforce training of new employees must be completed within 30 days of the date of hire and all employees must be trained at least annually. The Business Associate must maintain written records for a period of six years. These records must document each employee that received training and the date the training was provided or received.
- 17. **Use and Disclosure of Protected Health Information.** The Business Associate must not use or further disclose protected health information other than as permitted or required by the agreement or as required by law. The Business Associate must not use or further disclose protected health information in a manner that would violate the requirements of the HIPAA Privacy and Security Rule and the HITECH Act.
- III. PERMITTED AND PROHIBITED USES AND DISCLOSURES BY THE BUSINESS ASSOCIATE. The Business Associate agrees to these general use and disclosure provisions:

1. Permitted Uses and Disclosures:

- a. Except as otherwise limited in this Addendum, the Business Associate may use or disclose protected health information to perform functions, activities, or services for, or on behalf of, the Covered Entity as specified in the agreement, provided that such use or disclosure would not violate the HIPAA Privacy and Security Rule or the HITECH Act, if done by the Covered Entity in accordance with 45 CFR 164.504(e) (2) (i) and 42 USC 17935 and 17936.
- b. Except as otherwise limited by this Addendum, the Business Associate may use or disclose protected health information received by the Business Associate in its capacity as a Business Associate of the Covered Entity, as necessary, for the proper management and administration of the Business Associate, to carry out the legal responsibilities of the Business Associate, as required by law or for data aggregation purposes in accordance with 45 CFR 164.504(e)(2)(A), 164.504(e)(4)(i)(A), and 164.504(e)(2)(i)(B).
- c. Except as otherwise limited in this Addendum, if the Business Associate discloses protected health information to a third party, the Business Associate must obtain, prior to making any such disclosure, reasonable written assurances from the third party that such protected health information will be held confidential pursuant to this Addendum and only disclosed as required by law or for the purposes for which it was disclosed to the third party. The written agreement from the third party must include requirements to immediately notify the Business Associate of any breaches of confidentiality of protected health information to the extent it has obtained knowledge of such breach. Refer to 45 CFR 164.502 and 164.504 and 42 USC 17934.
- d. The Business Associate may use or disclose protected health information to report violations of law to appropriate federal and state authorities, consistent with 45 CFR 164.502(j)(1).

2. Prohibited Uses and Disclosures:

- a. Except as otherwise limited in this Addendum, the Business Associate shall not disclose protected health information to a health plan for payment or health care operations purposes if the patient has required this special restriction and has paid out of pocket in full for the health care item or service to which the protected health information relates in accordance with 42 USC 17935.
- b. The Business Associate shall not directly or indirectly receive remuneration in exchange for any protected health information, as specified by 42 USC 17935, unless the Covered Entity obtained a valid authorization, in accordance with 45 CFR 164.508 that includes a specification that protected health information can be exchanged for remuneration.

IV. OBLIGATIONS OF COVERED ENTITY

1. The Covered Entity will inform the Business Associate of any limitations in the Covered Entity's Notice of Privacy Practices in accordance with 45 CFR 164.520, to the extent that such limitation may affect the Business Associate's use or disclosure of protected health information.

- 2. The Covered Entity will inform the Business Associate of any changes in, or revocation of, permission by an individual to use or disclose protected health information, to the extent that such changes may affect the Business Associate's use or disclosure of protected health information.
- 3. The Covered Entity will inform the Business Associate of any restriction to the use or disclosure of protected health information that the Covered Entity has agreed to in accordance with 45 CFR 164.522 and 42 USC 17935, to the extent that such restriction may affect the Business Associate's use or disclosure of protected health information.
- 4. Except in the event of lawful data aggregation or management and administrative activities, the Covered Entity shall not request the Business Associate to use or disclose protected health information in any manner that would not be permissible under the HIPAA Privacy and Security Rule and the HITECH Act, if done by the Covered Entity.

V. TERM AND TERMINATION

Effect of Termination:

- a. Except as provided in paragraph (b) of this section, upon termination of this Addendum, for any reason, the Business Associate will return or destroy all protected health information received from the Covered Entity or created, maintained, or received by the Business Associate on behalf of the Covered Entity that the Business Associate still maintains in any form and the Business Associate will retain no copies of such information.
- b. If the Business Associate determines that returning or destroying the protected health information is not feasible, the Business Associate will provide to the Covered Entity notification of the conditions that make return or destruction infeasible. Upon a mutual determination that return, or destruction of protected health information is infeasible, the Business Associate shall extend the protections of this Addendum to such protected health information and limit further uses and disclosures of such protected health information to those purposes that make return or destruction infeasible, for so long as the Business Associate maintains such protected health information.
- c. These termination provisions will apply to protected health information that is in the possession of subcontractors, agents, or employees of the Business Associate.
- 2. **Term.** The Term of this Addendum shall commence as of the effective date of this Addendum herein and shall extend beyond the termination of the contract and shall terminate when all the protected health information provided by the Covered Entity to the Business Associate, or accessed, maintained, created, retained, modified, recorded, stored, or otherwise held, transmitted, used or disclosed by the Business Associate on behalf of the Covered Entity, is destroyed or returned to the Covered Entity, or, if it not feasible to return or destroy the protected health information, protections are extended to such information, in accordance with the termination.
- 3. **Termination for Breach of Agreement**. The Business Associate agrees that the Covered Entity may immediately terminate the agreement if the Covered Entity determines that the Business Associate has violated a material part of this Addendum.

VI. MISCELLANEOUS

- 1. **Amendment.** The parties agree to take such action as is necessary to amend this Addendum from time to time for the Covered Entity to comply with all the requirements of the Health Insurance Portability and Accountability Act (HIPAA) of 1996, Public Law No. 104-191 and the Health Information Technology for Economic and Clinical Health Act (HITECH) of 2009, Public Law No. 111-5.
- 2. **Clarification.** This Addendum references the requirements of HIPAA, the HITECH Act, the Privacy Rule and the Security Rule, as well as amendments and/or provisions that are currently in place and any that may be forthcoming.
- 3. **Indemnification.** Each party will indemnify and hold harmless the other party to this Addendum from and against all claims, losses, liabilities, costs and other expenses incurred as a result of, or arising directly or indirectly out of or in conjunction with:
 - a. Any misrepresentation, breach of warranty or non-fulfillment of any undertaking on the part of the party under this Addendum; and
 - b. Any claims, demands, awards, judgments, actions, and proceedings made by any person or organization arising out of or in any way connected with the party's performance under this Addendum.
- 4. **Interpretation.** The provisions of the Addendum shall prevail over any provisions in the agreement that may conflict or appear inconsistent with any provision in this Addendum. This Addendum and the agreement shall be interpreted as broadly as necessary to implement and comply with HIPAA, the HITECH Act, the Privacy Rule and the Security Rule. The parties agree that any ambiguity in this Addendum shall be resolved to permit the Covered Entity and the Business Associate to comply with HIPAA, the HITECH Act, the Privacy Rule and the Security Rule.
- 5. **Regulatory Reference.** A reference in this Addendum to a section of the HITECH Act, HIPAA, the Privacy Rule and Security Rule means the sections as in effect or as amended.
- 6. **Survival**. The respective rights and obligations of Business Associate under Effect of Termination of this Addendum shall survive the termination of this Addendum.

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

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