Cost	Reimbursement	Subaward Agreement	
1. Institution/Organization ("UNIVERSITY")		2. Institution/Organization ("SUBRECIPIEN"	
Name: Board of Regents, NSHE obo U	Iniversity of	Name: Washoe County Sheriff's O	Trice
Nevada, Reno Address: 1664 North Virginia Street 204 Ross Hall / MS 325		Address: 911 E. Parr Blvd. Reno, NV EIN No.:	89512
Reno, NV 89557		SUBRECIPIENT Type: Higher Ed	
		Profit Other than Hospital ☐ For-Profit He than Hospital ☐ State, Local or Indian Tr	
	TYMATUTAAHMAA	AM EUI: LJČKY7DLT898	
of the transfer of the transfe	AIN: H79TI085782	4. UNR Subaward No. UNR-24-121 P.O. No. N/A	
Prime Award Date: 09/30/2023 To 09/29/20 Total Amount of Prime Award:	124	Agreement Type: Research and Deve	elopment:
5. Awarding Agency: Substance Abuse and Me	ental	6. CFDA No. 93.788	7. University Account No.
Health Services Adminis		CFDA Nam⊕pioid STR	AWD-01-0000 4324
8. Subaward Period of Performance From: 09/30/	2023 to 08/31/2024	9. Estimated Project Period (if incrementally funds	od) From: to
10. Amount Funded in this Action: \$56,318.00	11. Estimated Total (if incrementally funded):	12. Subrecipient Cost Share: \$ 0.00 Subrecipient Indirect Cost Rate: 0	
13. Project Title: Nevada State Opioid Respon	se (SOR)	14. Reporting Requirements: See Attachmen	
III Project FY24	(001)	Financial: Monthly Quarterly Other	
*		Technical: Monthly Quarterly Othe	4.
	Terms and	Conditions	
University hereby awards a cost reimbursement subaward are appended in Attachment 5. In its perfor agent of University.			
2) SUBRECIPIENT shall invoice University as noted shall be submitted ☐ using University's invoice tem cumulative costs (including cost share), subaward r University's subaward number shall be returned to withheld until receipt of required cost-share, reports Attachment 4. Questions concerning financial matter	plate, ⊠ using SUBRE number, and certification SUBRECIPIENT. Cost- , and/or close-out docu	ECIPIENT'S template but at a minimum shall in n as to truth and accuracy of invoice. <i>Invoices</i> share, if required, should be reported with eac imentation. Invoices should be sent to Universi	clude current and that do not reference h invoice. Payments may be ty contact as shown in
3) A final statement of cumulative costs incurred, in (30)days after subaward end date. Invoices submitt SUBRECIPIENT shall complete the Close Out Requ SUBRECIPIENT's final financial report.	ed after this deadline m	nay not be paid. Prior to payment of final invoice	e under this subaward,
4) All payments shall be considered provisional and as a result of an adverse audit finding against the S auditor(s)/official(s) to have access to its records as	UBRECIPIENT. SUBR	within the total estimated cost in the event suc ECIPIENT agrees to permit University, its age	h adjustment is necessary nts and/or federal
5) Matters concerning the technical performance of Attachment 3. Technical reports are required as sho		be directed to the appropriate party's Project D	irector, as shown in
6) Matters concerning the request or negotiation of changes requiring prior approval, should be directed made to this subaward agreement require the written	to the appropriate par	ty's Administrative Contact, as shown in Attacl	nment 3. Any such changes
7) Either party may terminate this agreement with the Attachment 3. Upon receipt of a notice of termination Subject to negotiation of a termination settlement, L (OMB Circular A-21), 2 CFR 215 (A-122), 45 CFR F	on, the receiving party s Iniversity shall pay SUE	shall take immediate steps to stop the accrual BRECIPIENT for non-cancelable costs as allow	of any additional obligations. vable under 2 CFR 220
8) No-cost extensions require the approval of the U Administrative Contact, as shown in Attachment 3,			
9) The Subaward is subject to the applicable terms Attachment 2.	and conditions of the P	rime Award and other special terms and condi	tions, as identified in
10) By signing below SUBRECIPIENT makes the comply with applicable statutory and regulatory requ			
Kandics Doerring		By an Authorized Official of SUBRECIPIENT	:
Kandice Doerring, Grants and Contracts Manage	er 02/27/2024	to be = a Calon	
Thomas Landis, Associate Director, Sponsored Pro		Title: Sheaff	Date 2/2/

Attachment 1 Subaward Agreement Certification and Assurances

By signing the Subaward Agreement, the Authorized Official of Subrecipient certifies, to the best of his/her knowledge and belief, that:

Certification Regarding Lobbying

1) 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.

- 2) 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 Pass-through Entity.
- 3) The Subrecipient shall require that the language of this certification 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.

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 section 1352, title 31, U. S. Code. 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

Subrecipient certifies by signing this Subaward Agreement that neither it 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.

Audit and Access to Records

Subrecipient certifies by signing this Subaward Agreement that it complies with the Uniform Guidance, will provide notice of the completion of required audits and any adverse findings which impact this subaward as required by parts 200.501-200.521, and will provide access to records as required by parts 200.336, 200.337, and 200.201 as applicable.

Attachment 2

1. Compensation and Payment.

- 1.1 Compensation. A budget itemizing the costs for providing the Research is set forth in Attachment 5, which is attached hereto and incorporated herein by this reference.
 - 1.2 Payment. Invoices submitted to UNIVERSITY shall be paid by UNIVERSITY within thirty (30) days of receipt. The invoices for services performed shall identify the direct and facility and administrative costs (if applicable). Final payment shall be made upon completion of the Research.

Invoices shall be delivered to the UNIVERSITY'S contact as show in Attachment 4:

- 2. <u>Confidentiality.</u> SUBRECIPIENT acknowledges that UNIVERSITY is a governmental entity and thus subject to the Nevada Open Records Act, NRS Code 239.005 to 239.011. Pursuant to the Act, this Subaward, and confidential information provided pursuant hereto, may be subject to public disclosure. Any person who provides UNIVERSITY with records that such person believes should be protected from disclosure for business reasons must indicate the confidentiality of such records upon disclosure.
- 3. <u>Liability for Actions.</u> Each party shall be responsible for its negligent acts or omissions and the negligent acts and omissions of its employees, officers, or directors, to the extent allowed by law.
- 4. <u>Compliance With Laws</u>. In performance of the Research/Services, UNIVERSITY and SUBRECIPIENT shall comply with all applicable federal, state and local laws, codes, regulations, rules and orders.
- 5. <u>Patents and Inventions.</u> UNIVERSITY shall own all right, title and interest in all inventions and improvements conceived or reduced to practice by UNIVERSITY and/or UNIVERSITY's employees and may, at its election, file all patent applications relating thereto. The UNIVERSITY does not claim any interest in SUBRECIPIENTS's prior conceived intellectual property. UNIVERSITY shall allow SUBRECIPIENT access to UNIVERSITY's intellectual property only as far as is necessary to allow SUBRECIPIENT to successfully conduct the scope of work identified in Attachment 5.

The SUBRECIPIENT shall own all right, title and interest in all inventions and improvements conceived or reduced to practice by SUBRECIPIENT or SUBRECIPIENT personnel in the performance of the Research/Services (hereinafter collectively "Invention") and may, at its election, file all patent applications relating thereto. In consideration of UNIVERSITY's support of SUBRECIPIENT in performance of the Research/Services, SUBRECIPIENT grants to UNIVERSITY an option for an exclusive license covering such inventions and improvements conceived or reduced to practice by SUBRECIPIENT or SUBRECIPIENT personnel in the performance of the Research/Services, said option shall expire six (6) months after SUBRECIPIENT has provided written notice to UNIVERSITY of any such invention, improvement, application or patent ("Option Period"). Upon execution of the option in writing, the parties will meet within thirty (30) days to begin negotiating the terms of the license. The parties agree to negotiate in good faith and the terms of the license will be reasonable in relation to licenses in the field and industry. In the event a license is not executed within three (3) months from the exercise of the option, or the option is not exercised within the Option Period, the SUBRECIPIENT shall be free to license the Invention to others in the SUBRECIPIENT'S sole discretion.

Any Invention developed jointly by the parties will be owned jointly. Exclusive rights to jointly owned Inventions shall be negotiated in good faith. Inventorship shall be determined under U.S. patent law.

- 6. Relationship of Parties. In assuming and performing the obligations of this Subaward, UNIVERSITY and SUBRECIPIENT are each acting as independent parties and neither shall be considered or represent itself as a joint venturer, partner, agent or employee of the other. Neither party shall use the name or any trademark of the other party in any advertising, sales promotion or other publicity matter without the prior written approval of the other party.
- 7. <u>Uncontrollable Forces</u>. Neither UNIVERSITY nor SUBRECIPIENT shall be considered to be in default of this Subaward if delays in or failure of performance shall be due to uncontrollable forces the effect of which, by the exercise of reasonable diligence, the nonperforming party could not avoid. The term "uncontrollable forces" shall mean any event

which results in the prevention or delay of performance by a party of its obligations under this Subaward and which is beyond the control of the nonperforming party. It includes, but is not limited to, fire, flood, earthquakes, storms, lightning, epidemic, war, riot, civil disturbance, sabotage, inability to procure permits, licenses, or authorizations from any state, local, or federal agency or person for any of the supplies, materials, accesses, or services required to be provided by either UNIVERSITY or SUBRECIPIENT under this Subaward, strikes, work slowdowns or other labor disturbances, and judicial restraint.

8. Miscellaneous.

- 8.1 <u>Assignment</u>. Neither party shall assign or transfer any interest in this Subaward, nor assign any claims for money due or to become due under this Subaward, without the prior written consent of the other party.
- 8.2 <u>Entire Agreement</u>. This Subaward, with its attachments, constitutes the entire agreement between the parties regarding the subject matter hereof and supersedes any other written or oral understanding of the parties. This Subaward may not be modified except by written instrument executed by both parties.
- 8.3 <u>Successors and Assigns</u>. This Subaward shall be binding upon and inure to the benefit of the parties, their successors and permitted assigns.
- 8.4 Order of Precedence. In the event of any conflict, inconsistency or discrepancy amount, the Subaward and any other documents listed below shall be resolved by giving precedence in the following order.
 - (a) UNIVERSITY'S prime award.
 - (b) This Subaward including the Exhibits hereto
 - (e) Purchase Order issued by UNIVERSITY. In the event a purchase order is issued under this Subaward and such purchase order contains standardized terms and conditions, the terms and conditions of this Subaward shall supersede and replace all such purchase order standardized terms and conditions.
- 8.5 <u>Governing Law and Disputes</u>. This Subaward shall be interpreted and construed in accordance with the laws of the State of Nevada, without application of any principles of choice of laws. Disputes that cannot be resolved by UNIVERSITY and SUBRECIPIENT shall be determined by a court of competent jurisdiction in the State of Nevada.
- 8.6 <u>Nonwaiver</u>. A waiver by either party of any breach of this Subaward shall not be binding upon the waiving party unless such waiver is in writing. In the event of a written waiver, such a waiver shall not affect the waiving party's rights with respect to any other or further breach.
- 8.7 <u>Counterparts and Facsimile Signatures</u>. This Subaward may be executed in one or more counterparts each of which shall be deemed an original but all of which together shall constitute one and the same instrument. Signed signature pages may be transmitted by facsimile, and any such signature shall have the same legal effect as an original.
- 9. <u>Incorporation</u>. All applicable requirements, regulations, and provisions of the PRIME AWARD (Attachment 2) are hereby incorporated by reference and are made part of the SUB-AWARD with the same force and effect as if they were given full text. All requirements imposed upon UNIVERSITY by SPONSOR shall be imposed upon the SUBRECIPIENT unless otherwise provided for in this Agreement or under the terms of the PRIME AWARD.

Attachment 3A

Pass-Through Entity (PTE) Contacts

Subaward	Number
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UNR-24-121

PTE Information							
Entity Name:	Board of Re	egents, NSHE obo University of Ne	evada, Reno				
Legal Address: 1664 North Virginia Street Reno, NV 89557							
Website:	https://unr.e	edu					
PTE Contacts	N						
Central Emai	ı:]	spadmin@unr.edu					
Principal Investiga	ator Name:	Michelle Berry					
Email:	mnberry@ui	nr.edu	Telephone Number:				
Administrative Co	ntact Name:	Mahtab Mosavibarab					
Email:	mmosaviba	rab@unr.edu	Telephone Number:	(775) 784-4040			
COI Contact emai	l (if different	to above):					
Financial Contact	Name:	Mahtab Mosavibarab					
Email:	mmosaviba	arab@unr.edu	Telephone Number:	(775) 784-4040			
Email invoices?	Yes O N	lo Invoice email (if different):	spadmin@unr.edu				
Authorized Official	l Name:	Thomas Landis					
Email:	tlandis@un	r.edu	Telephone Number:	(775) 784-4040			
PI Address:							
		University of Ne	vada, Reno				
		1664 North Virg					
		Reno, NV CASAT: Mail					
Administrative A	ddress:						
		University of Ne	vada, Reno				
	Sponsored Projects						
	1664 North Virginia Street, Mail Stop 325 Reno, NV 89557						
Invoice Address:							
mvoice Address.		Halinggib, of Mi	wode Done				
		University of Ne Sponsored					
		1664 North Virginia St	reet, Mail Stop 325				
1		Reno, NV	89557	(1)			

Attachment 3B

Subrecipient Contacts

Subaward Number: UNR-24-121

Subrecipient Info	rmation for F	FATA reporting				
		shoe County Sheriff's Office				
EIN No.:		Institution Type: County C	Government			
SAM EUI: J	Currently registered in SAM.gov: Yes No					
		Exempt from reporting exec				
Parent UEI/DUNS:		This section for U.S. Entition Congressional District:	ies: Zip Code <u>Lo</u> Zip Code			
Place of Performar	nce Address	Congressional District.	2.5 5565			
	911 E. Pa	arr Blvd. Reno, NV 89512				
Subrecipient Co	ntacts					
	l Email:					
Websit	te:					
Principal Investig	ator Name:	Mark Kester, Sergeant				
Email:	mkester@v	washoecounty.gov	Telephone Number:	775-785-6266		
Administrative Co	ntact Name:	Magaret (Maggie) Dickson				
Email:	mdickson@	@washoecounty.gov	Telephone Number:	775-328-2969		
Financial Contact	Name:	Rebecca DiMaggio, Grants Coord	dinator			
Email:	sogrants@	washoecounty.gov	Telephone Number:	775-785-6266		
Invoice/Paymer	nt Email:	SheriffAdminAccounting@washo	ecounty.gov & sogrants	@washoecounty.gov		
Authorized Officia	al Name:	Darin Balaam, Sheriff				
Email:	sogrants@)washoecounty.gov	Telephone Number:	775-328-3010		
Legal Address:						
911 E. Pai	rr Blvd. Rer	no, NV 89512				
LAdministrative A	ddress:					
911 E. Pai	rr Blvd. Rer	no, NV 89512				
Payment Addres	s:			the second secon		
		no, NV 89512				

Subaward No.:	UNR-24-121	UNR Award No.	AWD-01-00004324
Collaborator:	Washoe Cou	nty Sheriff's Office	

	Frequency	No. of Copies	Addressee		
TECHNICAL REPORTING Progress Report Final Report	M F	1 1	B A,B		
FINANCIAL REPORTING Invoice (sample form emailed) ARRA Quarterly Reports (due by 4/5, 7/5, 10/5, 1/5)	M	1	А		
CLOSEOUT REPORTING must be submitted to close subaward.	F	1	А		
OTHER Invoices must provide a complete and itemized breakdown reflecting all expenditures including direct and indirect costs. Insufficient detail results in delayed payment	M,F	1	А		
FREQUENCY CODES AND DUE DATES A -as specified F -final; within 15 days of expiration date M -monthly S -semiannually Q -quarterly Y -yearly					
Addresses: A) Office of Sponsored Projects University of Nevada, Reno 1664 N. Virginia Street/MS 325 Reno, Nevada 89557 B) University of Nevada, Reno 1664 N. Virginia Street/MS 325 Reno, Nevada 89557					

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

Subaward	Number:
24-121	

Statement of Work

Below Attached, 1 par If award is FFATA eligible and SOW exceeds 4000 characters, include a Subr	ges recipient Federal Award Project Description
Budget Information	ation
Indirect Information Indirect Cost Rate (IDC) Applied 0 %	Cost Sharing No
Rate Type: Other	If Yes, include Amount: \$
Budget Details Below Attached, 1 pages	
	7
	Budget Totals
	Direct Costs \$ 56,318.00
	Indirect Costs \$ 0.00
	Total Costs \$ 56,318.00
	All amounts are in United States Dollars
	All amounts are in United States Dollars
	All amounts are in United States Dollars
	All amounts are in United States Dollars

SCOPE OF WORK - TEMPLATE

SOR 3 Year 2

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.

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

Goal 1: <u>Administer a fully operational Opioid Treatment Program / Narcotics Treatment Program within the confines of the Washoe County Sheriff's Office Detention Facility.</u>

Outcome Objective 1: Increase program participation and effec	tiveness.		
Activities including Evidence-based Programs	Staff Responsible	Date Due	Documentation provided in progress
	(This must match	By	reports
	the time allocation		
	for staff listed in		

		the budget). If only FFS, N/A.		
1.	Continue case management with participants		8/31/2024	Monthly progress reports
2.	Screen all entering inmates for program		8/31/2024	
3.	Induce or continue an estimated 35 unduplicated participants on MOUD		8/31/2024	
4.	Develop discharge plans for those re-entering the community.		8/31/2024	
5.	Continue Staff training on tools and assessment referral procedures. Shadow project for implementation. Attend 2023 RX Illicit Drug Summit.		5/1/2024	Up to 30 new personnel will be trained on tools and assessment referral procedures. Updated personnel files with certificate of completion. Travel documents and summary of project assessment.
month organiz o com follow- Tool is nclude	tion: Note: All sub awardee organizations will be required to submit by progress reports by the 5 th of the following month. Additionally, all rations providing treatment and/or recovery support services will need plete the SOR Client-Level Data Collection Tool at baseline, six-month up, and discharge for all clients served with funding and report data. The estimated to take 30 minutes to complete. To see the types of questions and in the tool, visit https://www.samhsa.gov/grants/gpra-measurement-sat-gpra/csat-gpra-discretionary-services .			
	rill be maintained by the Detention Services Unit and Medical provider appropriate. Monthly data and progress report to CASAT.			

Goal 2: Continued addiction recovery success for participants identified with Opioid Use Disorder.

Activitie	es including Evidence-based Programs	Staff Responsible (This must match the time allocation for staff listed in the budget). If only FFS, N/A.	Date Due By	Documentation provided in progress reports
	Identify partners in our community that support evidence-based MOUD programs		Ongoing	Clinical record update, as the programs in the community change and the services they can accept under various insurance providers changes, records are updated, and new referrals are made
	Develop approximately 5 new and continuing MOU's and formal care agreements with identified community organizations.		8/31/2024	Copies of MOUs and /or Formal Care Coordination Agreements

Evaluation: Note: All sub awardee organizations will be required to submit monthly progress reports by the 5th of the following month. Additionally, all organizations providing treatment and/or recovery support services will need to complete the SOR Client-Level Data Collection Tool at baseline, six-month follow-up, and discharge for all clients served with funding and report data. The Tool is estimated to take 30 minutes to complete. To see the types of questions included in the tool, visit https://www.samhsa.gov/grants/gpra-measurement-tools/csat-gpra/csat-gpra-discretionary-services.

Monthly data and progress reports.

A	Washoe County Sheriff's Office				
	BUDGET NARRATIVE: SOR 3.0 Yr 2				
	September 30, 2023 - August 31, 2024				
Budget Category	Details of Expected Expenses	Det	tailed Cost	To	otal Costs
1. Salaries					
	Number and type (position type, FTE type) of staff to be				
	hired. Insert a new row for each position.				
	Click here and insert more rows, if needed.				
Salaries Subtotal				\$	*
2. Fringe Benefits					
	Provide estimated fringe for staff to be hired per company				
	policy.				
	Click here and insert more rows, if needed.				
Fringe Subtotal				\$	-
3. Travel					
	Conference - RX Drug and Heroin Summit April 1-4, 2024				
	Atlanta, GA 3 people (1 supervisor, 1 discharge planner, and 1 DSU staff member) @ approx \$2714.67 per person				
	1 DSO Staff member) @ approx \$2714.67 per person				
	GSA Travel Rates for Nevada, FY22				
	Registration \$600 ea	\$	1,800.00		
	Flights \$800 ea	\$	2,400.00		
	Baggage Check Fee (Aprox \$50 per person)	\$	150.00		
	Ground Transport	\$	200.00		
	Lodging \$173 GSA * 5 nights	\$	2,595.00		
	Meals (2 trvl 3 full day = \$333 per person)	\$	999.00		
Travel Subtotal		Υ	333.00	\$	8,144.00
4. Supplies				1 7	0,144.00
4. Supplies	Misc Operating/Office Supplies (ie: paper, pens, organizers,			_	
	pinter ink/toner, journals, and calendars	\$	2,150.00		
	Click here and insert more rows, if needed.	Y	2,200.00		
Supplies Subtotal				\$	2 150 00
)	2,150.00
5. Contractual	Discharge Planner to help coordinate with community				
	providers for identifying inmates already in programs and				
	thoe being handed off upon release - 1 FTE - Contracted (8				
	mnths)	\$	37,864.00		
Contractual Subtotal			,	\$	37,864.00
6. Equipment				Ψ	37,00 1100
	Click here and insert more rows, if needed.				
Equipment Subtetal	Chek here and insert more rows, if heeded.			4	
Equipment Subtotal	L control			\$	
7. a Other (subject to indirect i	79 1897			ı	
	iPad wireless monthly fee - used for distance counseling, out-				
	patient support and community support programs (20 iPads	\$	8,160.00		
	@ \$34/mnth each) Click here and insert more rows, if needed.	7	0,100.00		
a. Other Subtotal				\$	0.160.00
7. b. Other (not subject to indi) >	8,160.00

TOTAL COST		\$	56,318.00
Indirect Subtotal		 \$	
	any.		
	indirect funds or change to your federally negotiated rate, if		
	on the formula is at 10%; change to 0% if not requesting		
	§200.414 can be requested. Note that as a placeholder, rate		
	Audit Requirements for Federal Awards (Uniform Guidance),		
	Uniform Administrative Requirements, Cost Principles and		
	indirect cost rate of 10% of total cost pursuant to the		
	available. If subrecipient does not have this, a de minimus		
	federally negotiated indirect cost rate agreement, if		
	If requesting for Indirect Costs, provide documentation of		
8. Indirect			
Modified Total Direct Cost*		\$	56,318.00
Total Direct Cost		\$	56,318.00
b. Other Subtota		\$	
	Click here and insert more rows, if needed.		
	been exhausted.		
	This funding is to be used only after all reimbursements have		
	insurance coverage or are between insurance providers.		
	medications is specific for patients who do not have		
	uninsured patientsFunding for FDA approved MAT		
	Medication (methadone, buprenorphine, naltrexone) for		
	Fee-For-Service Rate Schedule		
	to calculate the told request per code.		
	code, rate, and quanity of service units requested, per lien,		
	following rate schedule for approved codes. Include the		
	If requesting Fee-For-Service reimbursement, refer to the		
	\$25,000)		
	participant support, medication, subawards after first		
	specifically gas and/or electricity for rented facility,		
	on the items under this b. Other category (i.e., rent, utilities		
	item type. Note that the indirect rate, if any, will not apply		
	breakdown of calculations. Insert a new row for each item or		

Subaward	Number:

Attachment 6

Notice of Award (NOA) and any additional documents

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

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

SECTION A

GRANT CONDITIONS AND ASSURANCES

General Conditions

- 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 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.
- 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 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 Subrecipient.
- 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 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).
- 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.
- 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).
- 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.
- 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.
- 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).

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

- 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:
 - 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:
 - o The introduction or formulation of federal, state or local legislation;
 - o The enactment or modification of any pending federal, state or local legislation; or
 - o 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 leterohone 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 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 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.