

ENDING THE HIV EPIDEMIC: A PLAN FOR AMERICA — RYAN WHITE HIV/AIDS PROGRAM PARTS A AND B

Ending the HIV Epidemic Atlanta Eligible Metropolitan Atlanta Area

THIS AGREEMENT, entered into this 1st day of October 2021 through February 28, 2022 by and between FULTON COUNTY (hereinafter referred to as "**County**") a political subdivision of the State of Georgia, acting by and through its duly elected Board of Commissioners ("**BOC**"), and Open Hand Atlanta (hereinafter referred to as "**Subrecipient**").

WITNESSETH:

WHEREAS, the County, as the recipient of the Ryan White Part A funds for the 20-County Atlanta Eligible Metropolitan Area ("EMA"), as defined in the Public Health Service Act, Sections 2601 – 2610 (USC 300ff-11 – 300ff-20, as amended by the Ryan White HIV/AIDS Treatment Extension Act of 2009 (Public Law 111-87), (hereinafter referred to as "Ryan White Program"), through the Chairman of the Board of Commissioners of Fulton County, has been awarded grant funds under Ending the HIV Epidemic: A Plan for America – Ryan White HIV/AIDS Program Parts A and B ("EtHE"), and pursuant to 91-RCM-029 (1/16/1991) and Item #19-0818 (RM 10/16/2019) and #20-0669 (10/7/2020); and #21-0800 (10/20/2021).

WHEREAS, the County, has recommended funding to Open Hand Atlanta to facilitate the approved program for a total not to exceed \$23,250.00 subject to federal funding availability and disbursement.

WHEREAS, the County has requested, received and reviewed proposals from eligible public and private non-profit health and support service providers which deliver or enhance HIV-related ambulatory care and support services in at least one of the following Counties: Cobb, DeKalb, Fulton, Gwinnett;

WHEREAS, Subrecipient has represented to County that it is experienced and has qualified and local staff available to commit to the Project and County has relied upon such representations.

NOW, THEREFORE, in consideration of the mutual covenants contained herein and for other good and valuable consideration, the parties hereunto agree as follows:

ARTICLE 1. **CONTRACT DOCUMENTS**

Paragraph 1.0. County hereby engages Subrecipient, and Subrecipient hereby agrees, to perform the services hereinafter set forth in accordance with this Agreement, consisting of the following contract documents:

- EXHIBIT A: Work Plan Goals and Objectives tied to Approved Budget
- EXHIBIT B: Approved Budget and Budget Justification
- EXHIBIT C: Funding Exclusions
- EXHIBIT D: Non-Discrimination Policy of Fulton County, Georgia
- EXHIBIT E: Certifications PHS-5161-1
- EXHIBIT F: Assurances Non-Construction Programs (SF 424B)
- EXHIBIT G: Compliance with Legislative Mandates
- EXHIBIT H: Federal Award Reporting Data
- EXHIBIT I: Approved Schedule of Non-Traditional Hours of Operation

Paragraph 1.1. The following documents are incorporated herein by reference:

- Fulton County Ryan White Part A Program, "Program Manual of Policies and Procedures" which contains a series of Programmatic Policy and Procedure Notices (PPPN), Fiscal Policy and Procedure Notices (FPPN), and Recipient Policy and Procedure Notices (RPPN) which are available at: www.ryanwhiteatl.org
- 45 CFR Part 75 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards.
- 2 CFR 200 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.
- Request for Proposal Number: 21RFPRW0708B-EC Ending the HIV Epidemic Phase III
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs National Monitoring Standards for Ryan White Part A Grantees: Program – Part A¹
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs National Monitoring Standards for Ryan White Part A Grantees: Fiscal – Part A¹
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs & Division of State HIV/AIDS Programs National Monitoring Standards for Ryan White Part A and Part B Grantees: Universal – Part A and B (Covers Both Fiscal and Program Requirements)¹

Paragraph 1.2. The foregoing documents constitute the entire Agreement of the parties pertaining to the Project hereof and is intended as a complete and exclusive statement of promises, representations, discussions and agreements oral or otherwise that have been made

¹ https://targethiv.org/searches?search=National+Monitoring+Standards

in connection therewith. No modifications or amendment to this Agreement shall be binding upon the parties unless the same is in writing, conforms to Fulton County Policy and Procedure 800-6 governing change orders, is signed by the County's and the Subrecipient's duly authorized representatives.

Paragraph 1.3. If any portion of the Contract Documents shall be in conflict with any other portion, the various documents comprising the Contract Documents shall govern in the following order of precedence: 1) the Agreement, 2) the RFP, 3) any Addenda, 4) change orders/budget revisions, 5) the exhibits, and 6) portions of Subrecipient's proposal that was accepted by the County and made a part of the Contract Documents.

ARTICLE 2. **SEVERABILITY**

Paragraph 2.0. If any provision of this Agreement is held to be unenforceable for any reason, the unenforceability thereof shall not affect the remainder of the Agreement, which shall remain in full force and effect, and enforceable in accordance with its terms.

ARTICLE 3. SUBRECIPIENT SERVICES

Paragraph 3.0. The County retains Subrecipient and Subrecipient accepts retention by the County to render services as made part of this Contract by reference and attached hereto as EXHIBIT A: *Work Plan Goals and Objectives tied to Approved Budget* with all such services to be performed in the manner and to the extent required by the parties herein and as may hereafter be amended or extended in writing by mutual agreement of parties and as allowed in accordance with all applicable laws and/or regulations.

Paragraph 3.1. Subrecipient represents and the County acknowledges that it will assign and designate Open Hand Atlanta to render the services defined and required herein.

Paragraph 3.2. Subrecipient represents that **Matthew Pieper, Executive Director** is authorized to bind and enter into Contract on behalf of Subrecipient.

Paragraph 3.3. Subrecipient represents that Open Hand Atlanta is an eligible public and/or private non-profit health and/or support service provider and has provided documentation in the form of official notification of their 501(c) (3) status from the Federal Internal Revenue Service (IRS) as appropriate.

Paragraph 3.4. Subrecipient shall not enter into any sub-contractual agreements for the provision of services defined and required herein without the expressed written approval of the County in advance.

ARTICLE 4. SCOPE OF DUTIES

Paragraph 4.0. Upon execution of this Agreement, Subrecipient shall commence providing HIV-related health and support services in accordance with the priorities described in Request for Proposal 21RFPRW0708B-EC Ending the HIV Epidemic Phase III and with the goals and objectives approved by the County which are described in EXHIBIT A: *Work Plan Goals and Objectives tied to Approved Budget*.

Paragraph 4.1. Unless modified in writing by both parties in the manner specified in the agreement, duties of Subrecipient shall not be construed to exceed those services specifically set forth herein. Subrecipient agrees to provide all services, products, and data and to perform all tasks described in EXHIBIT A: Work Plan Goals and Objectives tied to Approved Budget and EXHIBIT B: Approved Budget and Budget Justification.

ARTICLE 5. MODIFICATIONS

Paragraph 5.0. This Agreement may be amended or modified by a written instrument executed by the duly authorized representatives of the parties. Similarly, no agreement that affects the provisions of this Agreement will be valid unless in writing and executed by the County and the Subrecipient, except as provided below.

Paragraph 5.1. No amendment to this Agreement shall be binding upon the parties unless the same is in writing, approved by the Director, Department for HIV Elimination (DHE) or his or her designee and the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 5.2. The Director, DHE is hereby authorized to approve and execute EtHE contract modifications for renewals of this Agreement provided the renewal is at the same terms and conditions as the original Agreement, with no intervening changes. However, the Director, DHE may approve modifications to add program requirements that are directly passed down from Health Resources and Services Administration ("HRSA"), as the funding agency.

ARTICLE 6.0. **CONTRACT TERM**

Paragraph 6.0. This agreement is effective on October 1, 2021 for a term of 5 months, ending on February 28, 2022.

Paragraph 6.1. Commencement Term. The "Commencement Term" of this Agreement shall begin on October 1, 2021, the starting date, and shall end absolutely and without further obligation on the part of the county on the 28th day of February 2022. The Commencement Term shall be subject to events of termination and the County's termination rights that are described elsewhere in this Agreement.

ARTICLE 7. COMPENSATION FOR SERVICES

Paragraph 7.0. Subject to the availability and disbursement of federal funds, the legislatively approved services described in EXHIBIT A and EXHIBIT B herein shall be performed by Subrecipient for an allocation of EtHE funds, in an amount not to exceed \$23,250.00. The actual amount awarded to the Subrecipient at any one time shall equal the total amount of the purchase order(s) issued.

Paragraph 7.1. The award amount includes a contingency amount. These funds are not available to the Subrecipient unless or until a purchase order is issued authorizing expenditure of these funds. Authorization to expend contingency funds shall be at the discretion of the Director, DHE and shall be issued in writing.

Paragraph 7.2. The budget attached to Contract in EXHIBIT B is a complete, approved budget for expenditures of all EtHE funds awarded pursuant to this Agreement and may hereafter be amended or extended in writing by mutual agreement of parties prior to expenditure of funds.

Paragraph 7.3. The budget total may not be exceeded; however, a plus or minus deviation of 10% within budget categories (i.e. personnel, supplies) and within priority category is authorized.

ARTICLE 8. GENERAL SUBRECIPIENT REQUIREMENTS

Paragraph 8.0. Subrecipient agrees that it will participate in a community-based continuum of care which is defined as: A continuum of care is a term which encompasses the comprehensive range of services required by individuals or families with HIV infection in order to meet their health care and psychosocial service needs throughout the course of their illness. The concept of a continuum suggests that services must be organized to respond to the individual's or family's changing needs in a holistic, coordinated, timely, and uninterrupted manner which reduces fragmentation of care.

Paragraph 8.1. DHE is implementing an integrated cloud-based data management system for: tracking all individuals who receive services supported by EtHE or Part A funds, contracting, reporting, subrecipient reimbursement, quality management, evaluating client satisfaction, client eligibility documentation records management, and a client portal through a system known as e2Fulton. Subrecipient will be expected to utilize e2Fulton.

Paragraph 8.2. Subrecipient agrees to participate in the centralized Ryan White data system for tracking all individuals who receive services supported by EtHE or Part A funds. In order to comply with the participation requirements, including reporting of all required variables for Ryan White Services Report (RSR), Subrecipient shall directly enter data using the most current version of e2Fulton or be able to import required data into the most current version of e2Fulton (Reference *PPPN-Use of e2Fulton in Documenting Eligibility*).

Client data reports must be consistent with eligibility requirements specified by County, which demonstrates eligible clients are receiving allowable services.

Paragraph 8.3. Intentionally left blank.

Paragraph 8.4. In order to reduce the administrative burden to clients and Subrecipients of collecting and maintaining client Ryan White eligibility documents, Subrecipient agrees to participate in the uploading, updating, and sharing of client eligibility documents via e2Fulton.

In order to obtain client consent for the sharing of such documentation Subrecipient will obtain client consent using the form developed by the Department for HIV Elimination and available at www.ryanwhiteatl.org. Once e2Fulton's client level database is fully operational the consent must be uploaded into e2Fulton before a client's service data can be entered.

Paragraph 8.5. Any Business Associates Agreements pursuant to **Paragraph 25 Confidentiality** and **Health Insurance Portability and Accountability Act (HIPAA) Compliance** must be entered into within 30 calendar days after the execution of the contract.

Paragraph 8.6. The Subrecipient will be responsible for entering line-item budgets by priority service category (as approved through the proposal review and budget negotiations), and service units into e2Fulton within 30 calendar days following the execution of the contract. Any budget revision requests must be made using the DHE form and be submitted via e2Fulton.

Paragraph 8.7. The subrecipient shall submit all required programmatic, fiscal, and quality management reports via e2Fulton.

Paragraph 8.8. Subrecipient agrees to participate in the EMA's needs assessment processes to provide information that will lead to the development of a continuous quality improvement system.

Paragraph 8.9. Subrecipient agrees to undertake and maintain quality management program(s) and quality service indicators for each Part A funded service provided to ensure that persons living with HIV disease, who are eligible for treatment and health related support services, get those services and that the quality of those services meet certain approved criteria (i.e., Eligible Metropolitan Area (EMA) adopted service standards of care, Public Health Service (PHS) treatment guidelines). (Reference *PPPN-033 Quality Improvement*.)

The Subrecipient's annual Quality Management Plan shall be submitted via e2Fulton no later than 60 calendar days following the execution of the contract.

Through quality management efforts, Subrecipient should be able to identify problems in service delivery that impact health-status outcomes at the client and system levels. As part of the County's site visit protocols and other monitoring efforts, Subrecipient shall be required to provide documentation that such program/systems are in use. (Reference *PPPN-033 Quality Management Site Visits*.)

Paragraph 8.10. Subrecipient agrees to administer and/or facilitate client participation in the EMA's program-wide standardized client satisfaction surveys to monitor the quality of the services provided and to measure the level of consumer satisfaction.

Paragraph 8.11. Subrecipient agrees to administer and/or facilitate client participation in the EMA's Needs Assessment to identify barriers and gaps in services.

Paragraph 8.12. Subrecipient agrees to implement and maintain a Consumer Advisory Board to obtain input from clients in the design and delivery of services. Subrecipient shall provide, with each quarterly report, documentation of Consumer Advisory Board meetings, membership, and minutes.

Paragraph 8.13. If Subrecipient receives funding for the provision of Outpatient/Ambulatory Health Services under this contract, Subrecipient shall be expected to meet the OAHS Expectations set forth in Appendix V of the Part A Request for Proposals.

Paragraph 8.14. Subrecipient agrees that in the performance of the Agreement, it will comply with all lawful agreements, if any, which the Subrecipient has made with any association, union, or other entity, with respect to wages, salaries, and working conditions, so as not to cause inconvenience, picketing or work stoppage.

Paragraph 8.15. Subrecipient agrees that during the period of the Contract, it will participate, as requested by the County, in efforts to develop a standard approach and data set to address the data information requirements described below:

- Estimated average cost of providing each category of HIV-related services provided with Part
 A funds and the extent to which such costs were paid by third-party payers;
- Estimated number of units of service for each category of HIV-related services provided with Part A funds;
- Estimated cost of providing a unit of service under each category of HIV-related services provided with part A funds.

Paragraph 8.16. Intentionally left blank.

Paragraph 8.17. Subrecipient agrees to assign at its own expense one individual to serve as the Fiscal Designee to serve as its representative on all financial matters related to this Contract. The Fiscal Designee may not also serve as the Programmatic Designee in Paragraph 8.2.

Paragraph 8.18. Subrecipient agrees to assign at its own expense one individual to serve as the Programmatic Designee to serve as its representative on all programmatic matters related to this Contract. The Programmatic Designee may not also serve as the Fiscal Designee in Paragraph 8.1.

Paragraph 8.19. Subrecipient agrees to assign at its own expense one individual to serve as the Data Designee to serve as its representative on all data and information technology matters related to this Contract.

Paragraph 8.20. Subrecipient agrees to assign at its own expense one individual to serve as the Quality Management Designee to oversee all quality management activities and attend quality management meetings.

Paragraph 8.21. Intentionally left blank.

Paragraph 8.22. The name(s) of designee(s) referenced in Paragraphs 8.17.-8.21. shall be provided to County at the time the contract signed by the duly authorized individual is returned to the County for signature and processing. The Subrecipient will be responsible for entering name(s) of designee(s) referenced in Paragraphs 8.1-8.4 into e2Fulton by April 1 of the fiscal year. Notification of changes in the individual(s) serving as the designees shall be provided in e2Fulton no later than 14 days after the change.

Paragraph 8.23. Intentionally left blank.

Paragraph 8.24. Any Subrecipient receiving EtHE funds to develop, purchase or distribute health education materials (e.g., brochures) must have prior approval by the County for each item.

Paragraph 8.25. In the provision of services under this contract, Subrecipient will comply with Ryan White Part A quality management standards and measures. The purpose of the Ryan White Part A quality management standards and measures is to ensure that a uniformity of service exists in the Atlanta Eligible Metropolitan Area (EMA) such that the consumers of a service receive the same quality of service regardless of where the service is provided. If an agency is unable to meet a particular standard, the agency must document why the standard was unable to be met and explain the steps it is taking to meet that standard.

Paragraph 8.26. QUARTERLY PROGRAMMATIC REPORTS. Subrecipient agrees to provide quarterly programmatic reports as described and requested by County to document progress toward implementation of the approved program activities and services in accordance with the requirements of the EtHE Program and other applicable regulations (reference *PPPN-055 Quarterly Reports*). Quarterly programmatic reports shall consist of, but not be limited to, narrative and quantitative information indicating progress toward meeting goals and objectives as well as the number and demographic characteristics of clients served. Quarterly programmatic reports must be submitted via 2e2Fulton not later than the 20thth business day after the close of each quarter. If a deadline falls on a weekend, the report must be received on the Friday prior to the deadline to be considered on time. Quarterly programmatic reports must use the DHE form and be signed by Subrecipient's approved Programmatic, Fiscal and Data Designees.

Paragraph 8.27. Subrecipient shall provide County with projected spending plans as detailed in *FPPN-002: Budget Spend Plan*. Budget spend plans must be submitted via e2Fulton.

Paragraph 8.28. The Subrecipient shall implement a sliding fee scale policy in conformance with Ryan White HIV/AIDS Program requirements. Subrecipient agrees that in the provision of services with assistance provided under EtHE, charges to any individual for services shall be made in accordance with the provision of the Ryan White Program, Section 2605 (e) as described in *FPPN-010.1 Imposition of Charges, Fee Schedule, and Cap on Client Charges* incorporated herein by reference.

The schedule of charges must be displayed in a conspicuous location(s) available to clients.

Subrecipient shall maintain documentation that all fiscal and intake staff have been informed of policies that any fees charged for Part A services must be in accordance with the provision of the RWHAP, Section 2605 (e) as described in *FPPN-010.1 Imposition of Charges, Fee Schedule, and Cap on Client Charges*.

Paragraph 8.29. Subrecipient agrees to assign appropriate staff, including the identified programmatic and fiscal designees, to attend all Ryan White and/or EtHE Providers' Meetings.

Paragraph 8.30. Subrecipient agrees to participate in regular progress officer calls and webinars which are designed to provide valuable technical assistance to Subrecipient, discuss areas of concern, and gather additional information.

Paragraph 8.31. Subrecipient is strongly encouraged to utilize the services of a qualified accountant to ensure fiscal policies, procedures, and practice comply with the requirements of the Uniform Guidance and Ryan White legislation and regulations.

Paragraph 8.32. As the Prime Awardee, Fulton County is required to provide the following information for any federal reports required by Subrecipient:

- 1. Federal Award Identification Number (FAIN): 6 UT8HA3393-02-01
- 2. Federal Award Date: 03/02/2021
- 3. Federal Awarding Agency: U.S. Department of Health and Human Services (HHS) Health Resources and Services Administration (HRSA)
- 4. Pass-Through Entity: Fulton County Government, Board of Commissioners, 141 Pryor Street, SW, Atlanta, GA 30303
- 5. CFDA Number and Title: 93.686 Ending the HIV Epidemic: A Plan for America Ryan White HIV/AIDS Program Parts A and B
- **6.** Project Description: Ending the HIV Epidemic: A Plan for America Ryan White HIV/AIDS Program Parts A and B provides direct financial assistance to jurisdictions identified in the legislation as eligible for funding. For Atlanta, the four jurisdictions are Cobb, DeKalb, Fulton, and Gwinnett Counties. The purpose of the program is to reduce new cases of HIV.

ARTICLE 9. INVOICING AND PAYMENT

Paragraph 9.0. Using e2Fulton, Subrecipient shall electronically submit for reimbursement for work performed during the previous calendar month, in a form acceptable to the County and accompanied by all support documentation requested by the County, for payment and for services that were completed during the preceding month. The County shall review for approval of said invoices. The County shall have the right not to pay any invoice or part thereof if not properly supported, or if the costs requested or a part thereof, as determined by the County, are reasonably in excess of the actual stage of completion.

Paragraph 9.1. Subrecipient agrees to electronically submit for reimbursement via the Electronic Contract Management (ECM) module of e2Fulton for the previous month's expenses not later

than the 20th business day of each month with four exceptions:

- 1. Fulton County shall advance payment to Subrecipient to allow for adequate cash flow to implement services as described in *FPPN-009: Advance Payment to Subrecipients*. Reconciliation of this amount must occur as expeditiously as possible. If an advance has been provided, the agency's reimbursement in the next month shall be reduced by the amount of the advance. In the event that the actual reimbursable expenses in the first month did not exceed the amount of the advance, the remainder shall be reduced from the second month's payment. In the event that the actual reimbursable expenses in the second month do not exceed the amount of the reminder of the advance, the agency shall remit payment to the County for the remainder due.
- 2. The first reimbursement submission shall be entered no later than 45 business days after contract effective date;
- 3. In addition to the February reimbursement submission, a final reimbursement submission may be entered no later than 45 days after the last day of February. Failure to submit the final invoice no later than 45 days after each budget period ends or is terminated may result in forfeiture of the claim. If the Subrecipient fails to do so, all rights to payment may be forfeited and the County may not honor requests submitted after the aforesaid time period.
- 4. The November reimbursement submission may be entered in two parts:
 - A. A pre-bill may be submitted in November prior to the date at which the Fulton County Finance Department shuts down to allow for year-end closeout (the actual date shall be provided to the Subrecipient once announced by the Finance Department). Subrecipient may pre-bill for regular monthly expenditures (e.g. salary, fringe, and rent) at an amount equal to 1/12th of the line item.
 - B. Another November submission would then be made by the 20th business day of December. This submission would be for the remainder of expenditures accrued in November.

Paragraph 9.2. Failure to submit reimbursement requests according to the timelines may be considered a breach of this Contract allowing the County to terminate this agreement in addition to any other right to which the County may be entitled. The Department for HIV Elimination reserves the right to reduce, reallocate or terminate funds for failure by the Subrecipient to achieve fiscal and/or program objectives as outlined in EXHIBIT A and EXHIBIT B, in a timely manner.

Late submissions received in ECM after the first calendar day of the month may not be paid until the last day of the following month.

Paragraph 9.3. Under the terms of the Uniform Guidance, Fulton County undertakes a risk assessment for each subrecipient and proposed subrecipient. Fulton County's Risk Assessment will determine the frequency with which supporting documentation must be submitted to support a funding request. In ALL instances original documentation must be maintained on site and be available for audit as set forth in ARTICLE 35. **AUDITS AND INSPECTORS.**

Risk Category	Frequency of Submitting Documentation			
Low	Provide ALL supporting documentation once each quarter: March			

	invoice, June invoice, September invoice, January invoice and Final		
	invoice.		
Moderate	Provide every other month provide ALL supporting documentation:		
	March invoice, May invoice, July invoice, September invoice, November		
	invoice, January invoice, and Final invoice.		
High	Provide ALL supporting documentation every month.		
New	Provide ALL supporting documentation every month.		
Subrecipient			

Paragraph 9.4. Subrecipient agrees to maintain and submit the necessary supporting documentation to verify the cost in the Reimbursement Request as detailed in *Program Manual of Policies and Procedures* and *PPPN-013.*

Paragraph 9.7. Additional items which must be submitted with the first Reimbursement Request are described in *PPPN-013*.

Paragraph 9.8. Additional items which must be submitted with the final Reimbursement Request are described in *PPPN-013*.

Paragraph 9.9. Closeout and Final Reimbursement Submission. The final submission must include a certification signed by the <u>official authorized to legally bind Subrecipient</u> as follows:

"By signing this report, I certify to the best of my knowledge and belief that the report is true, complete, and accurate, and the expenditures, disbursements and cash receipts are for the purposes and objectives set forth in the terms and conditions of this contract. 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. (U.S. Code Title 18, Section 1001 and Title 31, Sections 3729-3730 and 3801-3812, 45 CFR 75.415(a))."

Paragraph 9.10. Payment of Subcontractors/Suppliers: The Subrecipient must certify in writing that all subcontractors of the Subrecipient and suppliers have been promptly paid for work and materials and previous progress payments received. In the event the prime Subrecipient is unable to pay subcontractors or suppliers until it has received a progress payment from Fulton County, the prime Subrecipient shall pay all subcontractors or supplier funds due from said progress payments within forty-eight (48) hours of receipt of payment from Fulton County and in no event later than fifteen days as provided for by State Law.

Paragraph 9.11. If, in the County's opinion, the Subrecipient fails to provide all necessary and appropriate documentation required pursuant to this Contract, as identified to the Subrecipient by the County, the County shall have the authority to delay the processing and payment of any or all Part A funds until such documentation has been satisfactorily submitted.

Paragraph 9.12. If, in the County's opinion, the Subrecipient submits inaccurate expenditure requests (e.g., line-item requests which exceed the approved amount, line-item requests for

items which have not been approved, etc.), the County shall have the authority to delay the processing of any or all Part A payments until such time that the errors have been corrected.

Paragraph 9.13. In order to ensure the availability of services to EtHE clients throughout the contract period monthly charges shall not exceed one-twelfth of any awarded line item amount unless otherwise preapproved by the assigned DHE Project Officer.

Paragraph 9.14. County's Right to Withhold Payments: The County may withhold payments for services that involve disputed costs, involve disputed audits, or are otherwise performed in an inadequate fashion. Payments withheld by the County will be released and paid to the Subrecipient when the services are subsequently performed adequately and on a timely basis, the causes for disputes are reconciled or any other remedies or actions stipulated by the County are satisfied. The County shall promptly pay any undisputed items contained in such invoices.

Paragraph 9.15. Except as otherwise provided for in this Agreement, County will, within thirty (30) calendar days transmit via direct deposit Subrecipient payments called for under this Agreement after receipt of a correct reimbursement submission and required documentation which are within the approved budget and provided that Subrecipient is not currently in default under any of the terms of this Agreement. Subrecipient agrees that reimbursement requested under the terms of this Contract shall be made based upon actual expenditures incurred and not upon budgeted amounts.

Paragraph 9.16. Acceptance of Payments by Subrecipient; Release. The acceptance by the Subrecipient of any payment for services under this Agreement will, in each instance, operate as, and be a release to the County from, all claim and liability to the Subrecipient for work performed or furnished for or relating to the service for which payment was accepted, unless the Subrecipient within five (5) business days of Its receipt of a payment, advises the County in writing of a specific claim it contends is not released by that payment.

Paragraph 9.17. Parties hereto expressly agree that the above contract terms shall supersede the rates of interest, payment periods, and contract and subcontract terms provided for under the Georgia Prompt Pay Act, O.C.G.A. § 13-11-1 *et seq.*, pursuant to O.C.G.A. § 13-11-7(b), and the rates of interest, payment periods, and contract and subcontract terms provided for under the Prompt Pay Act shall have no application to this Agreement; parties further agree that the County shall not be liable for any interest or penalty arising from late payments.

Paragraph 9.18. It is the Subrecipient's duty to register with the County for direct deposit.

ARTICLE 10. FUNDING EXCLUSIONS AND RESTRICTIONS

Paragraph 10.0. Subrecipient shall use funds in accordance with federal requirements and shall not use Part A funds for unallowable costs including those listed herein, in the "*Program Manual of Policies and Procedures*" " incorporated herein by reference and available at www.ryanwhiteatl.org *PPPN-004: Funding Exclusions and Restrictions*" incorporated herein by reference and available at www.ryanwhiteatl.org, and in the RFP incorporated herein by reference.

Paragraph 10.1. Subrecipient agrees that EtHE funds will not be used to supplant or replace state and local HIV-related funding or in-kind resources expended by Subrecipient for HIV-related services during the contract period beginning March 1, 2021 and ending February 28, 2025.

Paragraph 10.2. Subrecipient agrees that EtHE funds may not be used to purchase or improve land or to purchase, construct or make permanent improvements to any building, except for minor remodeling as specifically approved in Subrecipient budget.

Paragraph 10.3. Subrecipient agrees that EtHE funds may not be used to make payments to recipients of services. Subrecipient shall maintain documentation that all provider staff have been informed of policies that forbid use of Ryan White funds for cash payments to service recipients.

Paragraph 10.4. Subrecipient agrees that EtHE funds will not be used to make payments for any item or service to the extent that payment has been made, or can reasonably be expected to be made, by another third party benefits program or by an entity that provides services on a prepaid basis.

Subrecipient shall maintain documentation that all fiscal and intake staff have been informed of policies that direct that funds will not be used to make payments for any item or service to the extent that payment has been made, or can reasonably be expected to be made, by another third party benefits program or by an entity that provides services on a prepaid basis.

Paragraph 10.5. Subrecipient agrees that no funds will be used to develop materials designed to promote or encourage intravenous drug use or sexual activity, whether homosexual or heterosexual.

Paragraph 10.6. Subrecipient agrees that no funds will be used for the purchase of vehicles without written County approval based upon prior approval from HRSA.

Paragraph 10.7. Subrecipient agrees that no funds will be used for non-targeted marketing promotions or advertising about HIV services that target the general public (poster campaigns for display on public transit, TV or radio public service announcements, etc.) or for broad scope awareness activities about HIV services that target the general public.

Paragraph 10.8. Subrecipient agrees that no funds will be used for influencing or attempting to influence members of Congress and other Federal personnel.

Paragraph 10.9. Subrecipient agrees that no funds will be used for outreach activities that have HIV prevention education as their exclusive purpose.

Paragraph 10.10. Subrecipient agrees that no funds awarded under this contract will be used for foreign travel.

Paragraph 10.11. Subrecipient agrees that no funds awarded under this contract shall be used to support employment, vocational, or employment-readiness services.

Paragraph 10.12. Subrecipient agrees that no funds awarded under this contract shall be used to carry out any program of distributing sterile needles or syringes for the hypodermic injection of any illegal drug unless otherwise preapproved by HRSA.

Paragraph 10.13. Subrecipient agrees than no funds awarded under this contract shall be used to support the portion of any space, expenses, or staff position **not** devoted to EtHE activities.

Paragraph 10.14. Subrecipient agrees than no funds awarded under this contract shall be used for purchase of equipment costing \$25,000 without prior written approval by the County based upon prior approval by HRSA.

Paragraph 10.15. Subrecipient agrees that funds awarded under this contract shall not be used for inpatient case management services that prevent unnecessary hospitalization or that expedite discharge, as medically appropriate, from inpatient facilities.

Paragraph 10.16. Subrecipient agrees that no funds awarded under this contract shall be used for the following activities or to purchase these items:

- Clothing
- Funeral, burial, cremation or related expenses
- Local or State personal property taxes (for residential property, private automobiles, or any other personal property against which taxes may be levied)
- entertainment costs; this includes the cost of amusements, social activities, and related incidental costs
- Household appliances
- Pet foods or other non- essential products
- Off-premise social/recreational activities or payments for a client's gym membership
- PrEP or nPEP medications or primary care services, as the person using PrEP or nPEP is not living with HIV, and therefore is not eligible for Ryan White funded medications
- Out-of-state travel, research projects, clinical trials, or fund raising activities (including salaries, supplies, etc.)

Paragraph 10.17. Voucher and store gift card programs shall be administered in a manner which assures that vouchers and store gift cards cannot be exchanged for cash or used for anything other than the allowable goods or services (funds may not be used for the purchase of alcohol, tobacco products, or firearms). General-use prepaid cards that are cobranded with the logo of a payment network and the logo of a merchant or affiliated group of merchants are general-use prepaid cards, not store gift cards, and are not allowable.

Paragraph 10.18. Subrecipient shall spend no more than 10% of the mount awarded under this contract for administrative costs, including federally approved indirect cost or government authorized cost allocation plan. Administrative costs include rent, utilities, facility costs along with costs of management oversight including program coordination; clerical, financial, and management staff not directly related to patient care; program evaluation, liability insurance, audits; and equipment not directly related to patient care. The combined total of indirect costs

and administrative costs cannot exceed 10% of the agency award. (Including those listed herein and in the "Program Manual of Policies and Procedures" and PPPN-013: 10% Administrative Cap)

Paragraph 10.19. Subrecipient is expected to maintain documentation of the following which shall be made available to DHE and HRSA upon request and during EtHE site visits:

- Document, through job descriptions and time and effort reports, that the administrative activities are charged to administration of the activities under this contract and cost no more than 10% of the total grant amount
- Document that no activities defined as administrative in nature are included in other EtHE budget categories
- If using indirect cost as part or all of its 10% administration costs, obtain and keep on file a federally approved HHS-negotiated Certificate of Cost Allocation Plan or Certificate of Indirect Costs
- Written procedures, allocation journals, and/or manuals should explain the methodology used to allocate and track EtHE costs, including direct service costs and administrative costs. The allocation journal should contain written procedures that are easy to follow and can be "re-performed" by an auditor.

ARTICLE 11. PERSONNEL

Paragraph 11.0. Subrecipient shall designate in writing a person(s) to serve as its authorized representative(s) who shall have sole authority to represent Subrecipient on all manners pertaining to this contract. Subrecipient represents that it has secured or will secure, at its' own expense, all equipment and personnel necessary to complete this Agreement, none of whom shall be employees of or have any contractual relationship with County. All of the services required hereunder will be performed by Subrecipient under his supervision and all personnel engaged in the work shall be fully qualified and shall be authorized or permitted under law to perform such services.

Paragraph 11.1. Written notification shall be immediately provided to County upon change or severance of any of the authorized representative(s) or designee(s), listed key personnel or Subsubrecipient performing services on this Project by Subrecipient. No changes or substitutions shall be permitted in Subrecipient's key personnel or Subcontractor as set forth herein without the prior written approval of the County. Requests for changes in key personnel or Subcontractors will not be unreasonably withheld by County.

ARTICLE 12. **SUSPENSION OF WORK**

Paragraph 12.0. If, through any cause, Subrecipient shall fail to fulfill its obligations under this Agreement in a timely and proper manner or in the event that any of the provisions or stipulations of this Agreement are violated by Subrecipient, the County shall thereupon have the right to suspend the Contract in whole or in part.

Paragraph 12.1. Suspension Notice: Should the County exercise its right to suspend this

Agreement under the provisions of this paragraph, the suspension shall be accomplished in writing and shall specify the reason and effective date. Upon receipt of a suspension notice, the Subrecipient must, unless the notice requires otherwise:

- 1. Immediately discontinue suspended services on the date and to the extent specified in the notice;
- Shall not incur obligations after date of notice until such time that the Subrecipient has received written notice by the County that the suspension has been revoked and obligations may resume;
- 3. Place no further orders or subcontracts for material, services or facilities with respect to suspended services, other than to the extent required in the notice; and
- 4. Take any other reasonable steps to minimize costs associated with the suspension.

Paragraph 12.2. Notice to Resume: Upon receipt of notice to resume suspended services, the Subrecipient will immediately resume performance under this Agreement as required in the notice.

Paragraph 12.3. In lieu of suspension, the County may withhold the payment of reimbursement requests until provisions or stipulations in question are cured to the County's satisfaction.

ARTICLE 13. **DISPUTES**

Paragraph 13.0. Except as otherwise provided in this Agreement, any dispute concerning a question of fact arising under this contract which is not disposed of by agreement shall be decided by the Department for HIV Elimination. The representative shall reduce the decision to writing and mail or otherwise furnish a copy thereof to the Subrecipient. The Subrecipient shall have 30 days from date the decision is sent to appeal the decision to the County Manager or his designee by mailing or otherwise furnishing to the County Manager or designee, copy of the written appeal. The decision of the County Manager or his designee for the determination of such appeal shall be final and conclusive. Pending any final decision of a dispute hereunder, Subrecipient shall proceed diligently with performance of the Agreement and in accordance with the decision of the Office of the Internal Audit's designated representative.

ARTICLE 14. **GRIEVANCE PROCEDURES**

Paragraph 14.0. Subrecipient agrees to have in place a grievance process by which client complaints against the agency with respect to funded services might be addressed (a Prat A approved grievance procedure would suffice). A copy of the Subrecipient's grievance process must be submitted with the first request for reimbursement for services under this Agreement unless a copy of Subrecipient's Grievance Procedures has been submitted in the last two years.

Paragraph 14.1. Subrecipient agrees to provide notification of the Grievance Procedures of the Subrecipient to all clients for rendered services in accordance with this Contract and such provision of information shall be documented within the files of the agency.

Paragraph 14.2. Subrecipient will include, with each monthly expenditure report, a summary of

any complaint filed under this process as well as current status of, and final disposition of, any such complaint.

ARTICLE 15. **TERMINATION**

Paragraph 15.0. This contract shall terminate no later than 11:59 p.m. on February 28, 2025.

Paragraph 15.1. This contract may be canceled or terminated by either of the parties without cause; however, the party seeking to terminate or cancel this contract must give written notice of its intention to do so to the other party at least 30 days prior to the effective date of cancellation or termination. Subrecipient will submit final Reimbursement Request not later than 45 days after the effective date of written notice of termination. Upon notice of termination date, Subrecipient shall not incur obligations after date of notice to County.

Paragraph 15.2. If for any reason the Subrecipient is unable to render the approved services, the Subrecipient must notify the County in writing within five (5) days of the decision to allow ample time to develop a contingency plan to address the loss of the services.

ARTICLE 16. TERMINATION OF AGREEMENT FOR CAUSE

Paragraph 16.0. Either County or Subrecipient may terminate work under this Agreement in the event the other party fails to perform in accordance with the provisions of the Agreement. Any party seeking to terminate this Agreement is required to give thirty (30) days prior written notice to the other party.

Paragraph 16.1 Notice of termination shall be delivered by certified mail with receipt for delivery returned to the sender.

Paragraph 16.2. TIME IS OF THE ESSENCE and if the Subrecipient refuses or fails to perform the work as specified in EXHIBIT A and EXHIBIT B and maintain the scheduled level of effort as proposed, or any separable part thereof, with such diligence as will insure completion of the work within the specified time period, or any extension or tolling thereof, or fails to complete said work within such time. The County may exercise any remedy available under law or this Agreement. Failure to maintain the scheduled level of effort as proposed or deviation from the aforesaid proposal without prior approval of County shall constitute cause for termination

Paragraph 16.3. The County may, by written notice to Subrecipient, terminate Subrecipient's right to proceed with the Project or such part of the Project as to which there has been delay. In such event, the County may take over the work and perform the same to completion, by contract or otherwise, and Subrecipient shall be required to provide all copies of finished or unfinished documents prepared by Subrecipient under this Agreement to the County.

Paragraph 16.4. Subrecipient shall be entitled to receive compensation for any satisfactory work completed on such documents as reasonably determined by the County.

Paragraph 16.5. Whether or not the Subrecipient's right to proceed with the work has been

terminated, the Subrecipient shall be liable for any damage to the County resulting from the Subrecipient's refusal or failure to complete the work within the specified time period, and said damages shall include, but not be limited to, any additional costs associated with the County obtaining the services of another Subrecipient to complete the project.

ARTICLE 17. TERMINATION FOR CONVENIENCE OF COUNTY

Paragraph 17.0. Notwithstanding any other provisions, the County may terminate this Agreement for its convenience at any time by a written notice to Subrecipient. If the Agreement is terminated for convenience by the County, as provided in this article, Subrecipient will be paid compensation for those services actually performed. Partially completed tasks will be compensated for based on a signed statement of completion to be submitted by Subrecipient which shall itemize each task element and briefly state what work has been completed and what work remains to be done.

Paragraph 17.1. If, after termination, it is determined that the Subrecipient was not in default, or that the default was excusable, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the government.

ARTICLE 18. WAIVER OF BREACH

Paragraph 18.0. The waiver by either party of a breach or violation of any provision of this Agreement, shall not operate or be construed to be, a waiver of any subsequent breach or violation of the same or other provision thereof.

ARTICLE 19. **INDEPENDENT CONTRACTOR STATUS**

Paragraph 19.0. Nothing contained herein shall be deemed to create any relationship other than that of an independent Subrecipient between the County and Subrecipient. Under no circumstances shall Subrecipient, its directors, officers, employees, agents, successors or assigns, be deemed employees, agents, partners, successors, assigns or legal representatives of the County.

Paragraph 19.1. Subrecipient acknowledges that its directors, officers, employees, agents and assigns shall have no right or redress pursuant to the Personnel Rules and Regulations of Fulton County.

ARTICLE 20. **ASSURANCES AND CERTIFICATIONS**

Paragraph 20.0. Subrecipient agrees to comply with federal and state laws, rules and regulations of the County's policy relative to nondiscrimination in client and client service practices because of political affiliation, religion, race, color, gender, handicap, age, sexual orientation, national origin, or disability. Subrecipient shall notify current clients and all other individuals presenting for services provided through Part A funds of this nondiscrimination policy.

Paragraph 20.2. Subrecipient agrees to provide services without regard to an individual's ability to pay and current or past health condition. Subrecipient shall have billing, co-pay, and collection policies and procedures that do not:

- Deny services for non- payment
- Deny payment for inability to produce income documentation
- Require full payment prior to service
- Include any other procedure that denies services for non-payment

Subrecipient shall maintain documentation that all provider staff have been informed of these requirements.

Paragraph 20.3. Subrecipient agrees to comply with federal certifications regarding debarment and suspension, drug-free workplace requirements, Program Fraud Civil Remedies Act, and environmental tobacco smoke described in PHS-5161-1 and included as Attachment E. EXHIBIT E shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 20.4. Subrecipient agrees to comply with federal "Assurances - Non-Construction Programs" (Standard Form 424B) incorporated as EXHIBIT F. EXHIBIT F shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 20.5. Subrecipient agrees that federal prohibitions and requirements related to lobbying will be included in all sub-awards at all tiers and that all sub-recipients shall certify and disclose accordingly.

Paragraph 20.6. Subrecipient acknowledges that the County discourages the employment of the relatives by blood or marriage of Subrecipient or its employees. Such relationship shall not be an automatic barrier to hiring, but shall require the Subrecipient to obtain the written approval of the County. Willful and intentional failure to disclose such a relationship, including such relationships which might pre-exist this contract, may be cause for suspension or termination of this contract. This requirement shall not be construed to convert the Subrecipient into an employee of the County. Subrecipient remains an independent contractor/subrecipient as is set forth in Article 19 hereof.

Paragraph 20.7. Subrecipient will maintain HIV-related expenditures at a level that is at least equal to and not less than the level of such expenditures by the Subrecipient for the one year period preceding the fiscal year covered by this contract.

Paragraph 20.8. Services will be provided in settings accessible to low-income persons with HIV disease. Subrecipient shall ensure that the setting is accessible by public transportation or shall provide transportation assistance.

Paragraph 20.9. Subrecipient shall comply with Americans with Disabilities Act requirements.

Paragraph 20.10. The National Standards for Culturally and Linguistically Appropriate Services in Health and Health Care (the National CLAS Standards) are intended to advance health equity, improve quality, and help eliminate health care disparities by providing a blueprint for individuals

and health and health care organizations to implement culturally and linguistically appropriate services. Subrecipient shall integrate the principles and activities of culturally and linguistically appropriate services in accordance with National Standards for Culturally and Linguistically Appropriate Services (CLAS) in Health and Health Care.

Refer to: http://minorityhealth.hhs.gov/assets/pdf/checked/finalreport.pdf

Paragraph 20.11. Subrecipient agrees to comply with federal Legislative Mandates set forth in the most current Consolidated Appropriations Act. EXHIBIT G. shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2 and returned to the County.

ARTICLE 21. ACCURACY OF WORK

Paragraph 21.0. Subrecipient shall be responsible for the accuracy of his work and shall promptly correct its errors and omissions without additional compensation. Acceptance of the work by the County will not relieve Subrecipient of the responsibility of subsequent corrections of any errors and the clarification of any ambiguities. Subrecipient shall prepare any plans, report, fieldwork, or data required by County to correct its errors or omissions. The above consultation, clarification or correction shall be made without added compensation to Subrecipient. Subrecipient shall give immediate attention to these changes so there will be a minimum of delay to others.

ARTICLE 22. **REVIEW OF WORK**

Paragraph 22.0. Authorized representatives of County may at all reasonable times review and inspect project activities and data collected under this Agreement and amendments thereto. All reports, drawings, studies, specifications, estimates, maps and computations prepared by or for Subrecipient, shall be available to authorized representatives of County for inspection and review at all reasonable times in the main office of County. Acceptance shall not relieve Subrecipient of its professional obligation to correct, at its expense, any of its errors in work.

Paragraph 22.1. County may request at any time and Subrecipient shall produce progress prints or copies of any work as performed under this Agreement. Refusal by Subrecipient to submit progress reports and/or plans shall be cause for County, without any liability thereof, to withhold payment to Subrecipient until Subrecipient complies with County's request in this regard. County's review recommendations shall be incorporated into the plans by Subrecipient.

Paragraph 22.2. Subrecipient agrees to participate in site visits/programmatic reviews conducted by the County Staff. Subrecipient agrees to ensure that programmatic and fiscal designees and other appropriate staff as requested by the County are in attendance at all site visits and that all requested documentation is provided including descriptions of accounts payable systems and policies. Unannounced site visits may also be conducted by the County when the County deems appropriate. Subrecipient must provide access to appropriate and applicable files, policy manuals, records, staff members, etc. as requested by the County.

Paragraph 22.3. Subrecipient agrees to participate in Title VI site visits/programmatic reviews conducted by the County Staff including the Fulton County's Office of the County Auditor.

Subrecipient agrees to ensure that agency's Title VI Coordinator and other appropriate staff as requested by the County are in attendance at all site visits and that all requested documentation is provided. Subrecipient must provide access to appropriate and applicable files, policy manuals, records, staff members, etc. as requested by the County. Site visit shall include, but not be limited to, examination of evidence of: Bilingual Staff; Telephone Interpretation; Volunteer Interpreters; Use of "I Speak Cards"; Language Identification Posters or Flashcards; and, Translating Vital Documents.

ARTICLE 23. **INDEMNIFICATION**

Paragraph 23.0. Article 23 does not apply to local health departments or other governmental entities including the State of Georgia's Department of Public Health.

Paragraph 23.1. Subrecipient hereby agrees to release, indemnify, defend and hold harmless Fulton County, its Commissioners, officers, employees, subcontractors, successors, assigns and agents, from and against any and all losses (including death), claims, damages, liabilities, costs and expenses (including but not limited to all actions, proceedings, or investigations in respect thereof and any costs of judgments, settlements, court costs, attorney's fees or expenses, regardless of the outcome of any such action, proceeding, or investigation), caused by, relating to, based upon or arising out of any act or omission by Subrecipient, its directors, officers, employees, subcontractors, successors, assigns or agents, or otherwise, in connection (directly or indirectly) with its acceptance, or the performance, or nonperformance, of its obligations under these agreements. Such obligations shall not be construed to negate, abridge or otherwise reduce any other rights or obligations of indemnity which would otherwise exist as to any party or person as set forth in this paragraph.

Paragraph 23.2. Subrecipient obligation to protect, defend, indemnify and hold harmless, as set forth hereinabove, shall also include, but is not limited to, any matter arising out of any actual or alleged infringement of any patent, trademark, copyright, or service mark, or other actual or alleged unfair competition disparagement of product or service, or other tort or any type whatsoever, or any actual or alleged violation of trade regulations.

Paragraph 23.3. Subrecipient further agrees to protect, defend, indemnify and hold harmless Fulton County, its Commissioners, officers, employees, subcontractors, successors, assigns and agents from and against any and all claims or liability for compensation under the Worker's Compensation Act, Disability Benefits Act, or any other employee benefits act arising out of injuries sustained by any employees of Subrecipient. These indemnities shall not be limited by reason of the fisting of any insurance coverage.

Paragraph 23.4. These indemnity provisions are for the protection of the County indemnities only and shall not establish, of themselves, any liability to third parties. The provisions of this article shall survive termination of this Agreement.

ARTICLE 24. CONFIDENTIALITY AND HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT (HIPAA) COMPLIANCE

Paragraph 24.0. The Subrecipient agrees to abide by all state and federal laws, rules and

regulations and County policy respecting confidentiality of an individual's records. Subrecipient further agrees not to divulge any information concerning any individual to any unauthorized person without the written consent of the individual, employee, client or responsible parent or guardian.

Paragraph 24.1. Subrecipient shall have written procedures to ensure that staff will maintain the confidentiality of client records related to the services provided under this contract.

Paragraph 24.2. Both parties shall comply with the requirements of all applicable federal, state and local laws and the rules and regulations promulgated thereunder including, but not limited to, the Health Insurance Portability and Accountability Act of 1996 and the rules and regulations promulgated thereunder, as the same may be amended and supplemented from time to time (collectively referred to herein as "HIPAA").

Paragraph 24.3. The parties recognize a common goal of securing the integrity of all individually identifiable health information and according that information the highest possible degree of confidentiality and protection from disclosure. The parties will use their best efforts in that regard. All individually identifiable health information (including information related to patients/clients whose identities may be ascertained by the exercise of reasonable effort through investigation or through the use of other public or private databases) shall be treated as confidential by the parties in accordance with all federal, state, and local laws, rules and regulations governing the confidentiality and privacy of individually identifiable health information, including, but without limitation, to the extent that each party is subject to it, HIPAA. The parties agree to take such additional steps and/or to negotiate such amendments to this Agreement as may be required to ensure that the parties are and remain in compliance with HIPAA and official guidance.

Paragraph 24.4. Subrecipient, if a covered entity, must be in full compliance with HIPAA. This includes but is not limited to all privacy, transactions and code sets and security requirements in effect now or that may be in effect at any time in the future. Any and all associated costs for Subrecipient to comply with the HIPAA laws shall be borne by Subrecipient. All HIPAA compliance dates must be satisfied and Subrecipient must provide written assurance demonstrating the ability to meet all compliance deadlines upon request by County's Privacy Officer. This includes maintaining a Contingency Plan to assure the continuation of operations consistent with HIPAA. This plan shall have been tested and copies made available to the County upon request. Subrecipient is required to fully cooperate with any and all audits, reviews and investigations conducted by County, Centers for Medicare & Medicaid Services ("CMS"), Office of Civil Rights or any other governmental agencies, in connection with HIPAA compliance matters.

Paragraph 24.5. Subrecipient, if a covered entity, may receive, use and disclose protected health information as permitted or as required by law. This includes disclosure of protected health information to the Department for HIV Elimination (as a covered entity) in connection with treatment, payment or operations, including Ryan White operations and as required by this Agreement.

Paragraph 24.6. In the course of undertaking the Scope of Work in this Agreement, Subrecipient will be sharing individually identifiable health information with the Department for HIV Elimination. The Subrecipient shall be responsible for entering into any necessary Business Associate Agreements and/or confidentiality agreements with Fulton County on behalf of the Department for HIV Elimination.

Paragraph 24.7. In the course of undertaking the Scope of Work in this Agreement, Subrecipient may work with agencies and entities that are subrecipients of funding via Fulton County HIV grants and have access to individually identifiable health information. The Subrecipient shall be responsible for entering into any necessary Business Associate Agreements and/or confidentiality agreements with said agencies and entities.

Paragraph 24.8. Subrecipient is responsible for obtaining client consent for the sharing of PHI with the Department for HIV Elimination and other subrecipients of Part A funding.

ARTICLE 25. CONFIDENTIALITY OF WORK

Paragraph 25.0. Each party may disclose to the other party information that is confidential or proprietary "Confidential Information". Confidential Information includes information and materials related to the business, affairs and/or procedures of the disclosing party, or to the designs, programs, flowcharts and documentation of the disclosing party's information technology, whether or not owned by that party.

The party receiving Confidential Information will not, and will cause each of its employees, agents, subcontractors and affiliates not to, either during or after the term of this Agreement: (a) disclose any Confidential Information to any third party or to any employee, agent, subcontractor or Affiliate other than on a "need to know" basis; or (b) use Confidential Information for any purpose other than in the performance of this Agreement. The receiving party will hold in confidence the Confidential Information and will use Confidential Information solely to perform its obligations under this Agreement. The receiving party will take all reasonable precautions necessary to safeguard the disclosing party's property, including Confidential Information. Upon the disclosing party's request, the receiving party will return all Confidential Information. In the event that the receiving party or any of its employees, agents, subcontractors or Affiliates is required by applicable law, regulation or legal process to disclose any Confidential Information, the receiving party will (a) disclose such Confidential Information only to the extent its legal counsel determines such disclosure is required; (b) notify the disclosing party immediately so that the disclosing party may seek a protective order or other appropriate remedy; and (c) exercise all reasonable efforts to obtain assurance that confidential treatment will be accorded to such Confidential Information. Notwithstanding this clause, Subrecipient recognizes the County's obligation to comply with Georgia's Open Records requirements.

Paragraph 25.1. The Subrecipient shall maintain the confidentiality of all reports, information, or data, furnished to, or prepared by, the Subrecipient under this Agreement, unless such information is: a) previously known to the Subrecipient; b) generally available to the public; c) subsequently disclose to the Subrecipient by a third-party who is not under an obligation of confidentiality with the County; or, d) independently developed by the

Subrecipient.

Before publishing or presenting any of these reports, information, or data, the Subrecipient shall obtain the prior written consent of the Director, Department for HIV Elimination. The Subrecipient shall inform its officers, directors, employees, and agents of the requirements of this section and shall enforce compliance with these requirements by its officers, directors, employees, and agents.

Paragraph 25.2. It is further agreed that if any information concerning the Project, its conduct results, or data gathered or processed should be released by Subrecipient without prior approval from County, the release of the same shall constitute grounds for termination of this Agreement without indemnity to Subrecipient, but should any such information be released by County or by Subrecipient with such prior written approval, the same shall be regarded as Public information and no longer subject to the restrictions of this Agreement.

Paragraph 25.3. This Article survives the expiration or earlier termination of this agreement.

ARTICLE 26. **OPEN RECORDS ACT**

Paragraph 26.0. The Georgia Open Records Act, O.C.G.A. Section 50-18-70 et seq., applies to this Agreement. The Subrecipient acknowledges that any documents or computerized data provided to the County by the Subrecipient may be subject to release to the public. The Subrecipient also acknowledges that documents and computerized data created or held by the Subrecipient in relation to the Agreement may be subject to release to the public, to include documents turned over to the County. The Subrecipient shall cooperate with and provide assistance to the County in rapidly responding to Open Records Act requests. The Subrecipient shall notify the County of any Open Records Act requests no later than 24 business hours following receipt of any such requests by the Subrecipient. The Subrecipient shall promptly comply with the instructions or requests of the County in relation to responding to Open Records Act requests.

ARTICLE 27. PUBLICITY

Paragraph 27.0. Subrecipient agrees that any publicity given to the program or services provided herein, including, but not limited to, notices, information, pamphlets, press releases, research, reports, signs and similar public notices prepared by or for the Subrecipient, shall not identify the County as a sponsoring agency without prior approval. In addition, the Subrecipient shall not display the County name or logo in any manner, including, but not limited to, display on Subrecipient's letterhead or physical plant without the prior written authorization of the County.

ARTICLE 28. **INTANGIBLE PROPERTY**

Paragraph 28.0. Except as otherwise provided in terms and conditions of this Contract, the subrecipient or the County is free to copyright any books, publications or other copyrightable materials developed in the course of or under this Contract. Should any copyright materials be produced as a result of this Contract, the County shall reserve a royalty free, non-exclusive and irrevocable right to reproduce, modify, publish or otherwise use and to authorize others to use

the work for governmental purposes.

ARTICLE 29. **TANGIBLE PROPERTY**

Paragraph 29.0. Subrecipient agrees to maintain detailed property records on all equipment (non-expendable personal property) purchased in total, or in part, with funds received by the County during the term of this Agreement to be submitted at the close of the year with the final invoice. Property records shall be maintained accurately (including those listed herein and in the "Program Manual of Policies and Procedures" and FPPN-003: Property Standards) and shall include:

- A description of the property;
- Manufacturer's serial number, model number, national stock number, or other identification number;
- Source of the property including federal program name;
- Acquisition date (or date received, if the property was furnished by the County) and cost;
- Percentage (at the end of the budget year) of federal participation in the cost of the project or program for which the property was acquired;
- Unit acquisition cost;
- Property decal number;
- Ultimate disposition data, including date of disposal, sales price, and method used to determine current fair market value. Disposition must have prior County written approval.
- A physical inventory of property shall be taken and the results reconciled with the property records at least once every two years. Any differences between quantities determined by the physical inspection and those shown in the accounting records shall be investigated to determine the cause of the difference. The Subrecipient shall, in connection with the inventory, verify the existence, current utilization, and continued need for the property. A control system shall be in effect to ensure adequate safeguards to prevent loss, damage, or theft of the property. Any loss, damage, or theft of non-expendable property shall be investigated and fully documented. The Subrecipient shall promptly notify the County.

Paragraph 29.1. Adequate maintenance procedures shall be implemented to keep the property in good condition.

Paragraph 29.2. Upon termination of any service program included in this Agreement, or in the event this Agreement terminates prior to expiration or is not renewed, Subrecipient agrees to properly return all County property according to County protocols.

Paragraph 29.3. The Subrecipient agrees that this equipment cannot be transferred or otherwise disposed of without written County approval.

ARTICLE 30. COVENANT AGAINST CONTINGENT FEES

Paragraph 30.0. Subrecipient warrants that no person or selling agency has been employed or retained to solicit or secure this Agreement upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, excepting bona fide employees

maintained by Subrecipient for the purpose of securing business and that Subrecipient has not received any non-County fee related to this Agreement without the prior written consent of County. For breach or violation of this warranty, County shall have the right to annul this Agreement without liability or at its discretion to deduct from the Contract Price or consideration the full amount of such commission, percentage, brokerage or contingent fee.

ARTICLE 31. **INSURANCE**

Paragraph 31.0. Subrecipient agrees to obtain and maintain during the entire term of this Agreement, all of the insurance required as specified in the Agreement documents, Insurance and Risk Management Forms, with the County as an additional insured and shall furnish the County a Certificate of Insurance showing the required coverage. The cancellation of any policy of insurance required by this Agreement shall meet the requirements of notice under the laws of the State of Georgia as presently set forth in the Georgia Code.

ARTICLE 32. **PROHIBITED INTEREST**

Paragraph 32.0. Conflict of interest:

Subrecipient agrees that it presently has no interest and shall acquire no interest direct or indirect that would conflict in any manner or degree with the performance of its service hereunder. Subrecipient further agrees that, in the performance of the Agreement, no person having any such interest shall be employed.

Paragraph 32.1. Interest of Public Officials:

No member, officer or employee of County during his tenure shall have any interest, direct or indirect, in this Agreement or the proceeds thereof.

ARTICLE 33. **SUBCONTRACTING**

Paragraph 33.0. Subrecipient shall not subcontract any part of the work covered by this Agreement or permit subcontracted work to be further subcontracted without prior written approval of Director, Ryan White Program or his/her designee.

ARTICLE 34. **ASSIGNABILITY**

Paragraph 34.0. Subrecipient shall not assign or subcontract this Agreement or any portion thereof without the prior expressed written consent of County. Any attempted assignment or subcontracting by Subrecipient without the prior expressed written consent of County shall at County's sole option terminate this Agreement without any notice to Subrecipient of such termination. Subrecipient binds itself, its successors, assigns, and legal representatives of such other party in respect to all covenants, agreements and obligations contained herein.

ARTICLE 35. **AUDITS AND INSPECTORS**

Paragraph 35.0. At any time during normal business hours and as often as County may deem necessary, Subrecipient shall make available to County and/or representatives of the County for examination all of its records with respect to all matters covered by this Agreement.

Paragraph 35.1 Subrecipient shall also permit County and/or representative of the County to audit, examine and make copies, excerpts or transcripts from such records of personnel, conditions of employment and other data relating to all matters covered by this Agreement. Subrecipient's records of personnel, conditions of employment, and financial statements (hereinafter "Information") constitute trade secrets and are considered confidential and proprietary by Subrecipient.

Paragraph 35.2. Subrecipient shall maintain all books, documents, papers, accounting records and other evidence pertaining to costs incurred on the Project and used in support of its proposal and shall make such material available at all reasonable times during the period of the Agreement and for eight years from the date of final payment under the Agreement, for inspection by County or any reviewing agencies and copies thereof shall be furnished upon request and at no additional cost to County.

Paragraph 35.3. Subrecipient agrees that the provisions of this Article shall be included in any Agreements it may make with any subcontractor, assignee or transferee.

Paragraph 35.4. Subrecipient acknowledges and swears by signature below that it has complied with the audit requirements of the "Standards for Audit of Governmental Organizations, Programs, Activities and Functions," issued by the U.S. Comptroller General for all previous contracts awarded under the Ryan White Program; false statement herein constitutes a breach of this contract.

Paragraph 35.5. Subrecipient agrees to comply with federal standards for financial management set forth in 45 CFR 75 — Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards as well as the "Program Manual of Policies and Procedures" and *FPPN-006: Financial Management*.

Paragraph 35.6. Subrecipient agrees to comply with the audit requirements set forth in 45 CFR 75 and with either Paragraph 35.6a or Paragraph 35.6b whichever applies under these guidelines.

Paragraph 35.6a. Subrecipient expending \$750,000 or more during the fiscal year in Federal awards must have a Single or Program Specific audit conducted for that year in accordance with 2 CFR 75 Subpart F – Audit Requirements. The audit must be prepared by an independent Certified Public Accountant. Subrecipient must send one copy of the audit to the Ryan White Program Manager and one copy to the Director of Finance, within 180 days following the close of Subrecipient's fiscal year. At the County's discretion, this time period may be extended beyond the 180 days.

Paragraph 35.6.b. Subrecipient expending less than \$750,000 during the fiscal year in Federal awards agrees to have a financial statement audit conducted annually by an independent Certified Public Accountant and further agrees to send one copy of the audit

to the Ryan White Program Manager and one copy to the Director of Finance, Fulton County Government, within 180 days following the close of Subrecipient's fiscal year. At the County's discretion, this time period may be extended beyond the 180 days.

Paragraph 35.7. Audit reports shall be submitted to:

Director, Department for HIV Elimination Director of Finance

Fulton County Government
137 Peachtree Street
Atlanta, Georgia 30303
Fulton County Government
141 Pryor Street, Suite 7001
Atlanta, Georgia 30303

Paragraph 35.8. Failure to comply with audit request, or any other terms or conditions of this Contract constitutes cause for termination of Contract, cause for rejection of future applications, and requires return of all monies received under this Contract.

ARTICLE 36. RECORDS

Paragraph 36.0. The state and federal governments and the County shall have access to pertinent books, documents, papers and records of the Subrecipient and any sub-Subrecipient respectively, as applicable, for the purposes of verifying, without limitation, the nature and extent of applicable cost, and making audit examinations, excerpts and transcripts. The parties and their respective subcontractors' record retention requirements are three years from the submission of the final expenditure report. If any litigation, claim or audit is started before the expiration of the three-year period, the records shall be retained until all litigation, claims, or audit findings involving the records have been resolved.

Paragraph 36.1. Intentionally left blank.

Paragraph 36.2. Intentionally left blank.

Paragraph 36.3. Subrecipient agrees to maintain documentation of positive HIV serostatus in the client's file on-site and shall make these documents available, within the scope of confidentiality, as may be required during any monitoring activity conducted by the County or designee. Documentation of serostatus should occur during the client intake process; however, initiation of enrollment may occur with a preliminary positive test result. Acceptable documentation of positive HIV serostatus shall include, but not be limited to, confirmed positive HIV test results, medical provider's diagnosis, viral load lab results, and/or medical therapies prescribed by a medical provider. Documentation shall be primary or refer to the primary documentation in the form of an official, signed statement from the holder of the primary documentation stating that eligibility has been confirmed (including the name of person/organization verifying eligibility, date, and nature and location of primary documentation).

Subrecipient shall maintain documentation that all provider staff have been informed of Part A eligibility requirements regarding serostatus and acceptable proof of HIV status.

Paragraph 36.4. Intentionally left blank.

Paragraph 36.5. For each client served with EtHE funds, Subrecipient agrees to maintain documentation of the provider of primary care (as described in the most current version of "Fulton County Government Ryan White Part A Program Manual") services in the client's file on-site and shall make these documents available, within the scope of confidentiality, as may be required during any monitoring activity conducted by the County.

Paragraph 36.6. To the greatest extent possible, the Subrecipient shall provide services to eligible clients without regard to his/her county of residence within the 20-county EMA. Prior approval from the County must be obtained before Subrecipient may limit availability to anything less than the 20 County EMA.

Paragraph 36.7. Subrecipient is required to notify County no less than 24 hours prior to the implementation of any cap on services, limitation of services to serving existing clients only, and/or limitation of new clients to residents of certain geographic areas.

Subrecipient acknowledges that such caps and limitations on clients serve may impact the continuum of care and services for which the Subrecipient is funded under this contract and may result in amendments to this contract and/or changes in funding amounts.

Paragraph 36.8. For each client served, Subrecipient agrees to provide documentation upon request which indicates the Subrecipient's efforts to determine if a client has an eligible third-party payment source (e.g., private insurance, including plans available through the health insurance marketplace, Medicaid, State Children's Health Insurance Plan [SCHIP], and Medicare) and the process for vigorously screening and enrolling clients in all programs for which they are eligible to ensure that Part A funds are the payer of last resort.

Subrecipient shall maintain documentation that all provider staff have been informed of Part A eligibility requirements for determination of third-party payment source and process for vigorously screening and enrolling clients in all programs for which they are eligible to ensure that Part A funds are the payer of last resort.

Paragraph 36.9. Subrecipient agrees that Oral Health services should be available to persons living with HIV in the EMA. The Subrecipient should, where practicable, provide Oral Health services to individuals who may or may not receive Primary Care at that site.

Paragraph 36.10. Subrecipient agrees to comply with legislative requirements regarding the Medicaid status of providers, specifically that funded providers of Medicaid-reimbursable services must be participating in Medicaid and certified to receive Medicaid payments or able to document efforts underway to obtain such certification.

If Medicaid-covered services are funded, Subrecipient agrees to provide documentation of Medicaid certification.

Paragraph 36.11. Income generated from third-party reimbursements, including 340B

reimbursements, must be reported as program income and must be directed to programs or services which benefit Part A clients. The Subrecipient must maintain records documenting the type and amount of income received and how expended.

Paragraph 36.11.a. Income generated from payments made by clients in compliance with the sliding fee scale must be reported as program income and must be directed to programs or services which benefit Part A clients. The Subrecipient must maintain records documenting the type and amount of income received and how expended.

Paragraph 36.12. Subrecipient shall maintain documentation that that all staff involved in eligibility determination have been provided annual training in eligibility requirements set forth in this contract.

Paragraph 36.13. Subrecipient shall maintain documentation that eligibility determination policies and procedures do not consider VA health benefits as the veteran's primary insurance and deny access to Ryan White services citing "payer of last resort". Policies and procedures must classify veterans receiving VA health benefits as uninsured, thus exempting these veterans from the "payer of last resort" requirement.

Subrecipient shall maintain documentation that all staff determining eligibility have been informed of policies surrounding veterans with VA health benefits.

Paragraph 36.14. Subrecipient shall maintain job descriptions and time and effort reports sufficient to document that the activities defined in legislation and guidance as administrative are charged to administration of the program and cost no more than 10% of Contract award amount. Subrecipient is expected to maintain documentation supporting the allocation of employee time to administrative and non-administrative duties.

Paragraph 36.15. Subrecipient shall maintain time and effort reports sufficient to document that each employee that is funded with Ryan White Part A funds for an amount less than 100% time and effort (1 Full Time Equivalent) has worked on Part A funded services for an amount no less than the percent of time for which the position is funded.

Paragraph 36.16. If Subrecipient uses indirect cost as part or all of its 10% administration costs, Subrecipient shall obtain and keep on file a federally approved HHS-negotiated Certificate of Cost Allocation Plan or Certificate of Indirect Costs.

Paragraph 36.17. Subrecipient shall maintain a file or files documenting agency activities for the promotion of HIV services to low-income individuals, including copies of HIV program materials promoting services and explaining eligibility requirements.

Paragraph 36.18. Subrecipient shall maintain a reasonable mix of non-traditional hours that best suit the needs of the populations to be served. Non-traditional hours shall include early morning hours, evening hours (after 5:00 pm) and/or weekend hours.

Paragraph 36.19. As specified in *PPPN-001 Client Eligibility*, requiring an individual to have State issued photo identification establishes a lengthy and sometimes costly barrier to care; this also creates an unnecessary barrier to care for undocumented individuals. If Subrecipient's internal policies require State issued photo identification, the lack of such identification shall not delay enrollment in EtHE services, provision of medications, nor result in the discharge of a client from EtHE White Services.

ARTICLE 37. **ACCOUNTING SYSTEM**

Paragraph 37.0. Subrecipient shall have an accounting system, which is established, and maintained in accordance with generally accepted accounting principles. The Subrecipient's systems must be established to enable tracing of funds to a level adequate for determining if funds were used according to the terms and conditions of the grant contract or other County recommendations.

ARTICLE 38. **VERBAL AGREEMENT**

Paragraph 38.0. No verbal agreement or conversation with any officer, agent or employee of County either before, during or after the execution of this Agreement, shall affect or modify any of the terms of obligations herein contained, nor shall such verbal agreement or conversation entitle Subrecipient to any additional payment whatsoever under the terms of this Agreement. All changes to this shall be in writing and the form of a change order in supplemental agreement, approved by the County, and entered on the Minutes of the Board of Commissioners.

ARTICLE 39. **NOTICES**

Paragraph 39.0. All notices shall be in writing and delivered in person or transmitted by certified mail, postage prepaid. A copy may also be emailed.

Notices to County shall be addressed as follows:	Notices to Subrecipient shall be addressed as follows:		
Jeff Cheek, Director	Name:	Matthew Pieper	
Department for HIV Elimination 137 Peachtree Street	Title:	Executive Director	
Atlanta, Georgia 30303 Jeff.cheek@fultoncountyga.gov	Agency:	Open Hand Atlanta, Inc.	
With a copy to:	Address:	181 Armour Drive NE	
Felicia Strong-Whitaker, Director	City: Atla	anta State: GA	
Department of Purchasing & Contract Compliance	Zip Code:	30324	
130 Peachtree Street, SW, Suite 1168			
Atlanta, Georgia 30303			
Felicia.strong-			

whitaker@fultoncountyga.gov

ARTICLE 40. JURISDICTION

Paragraph 40.0. This Agreement will be executed and implemented in Fulton County. Further, this Agreement shall be administered and interpreted under the laws of the State of Georgia. Jurisdiction of litigation arising from this Agreement shall be in the Fulton County Superior Courts. If any part of this Agreement is found to be in conflict with applicable laws, such part shall be inoperative, null and void insofar as it is in conflict with said laws, but the remainder of this Agreement shall be in full force and effect.

Paragraph 40.1. Whenever reference is made in the Agreement to standards or codes in accordance with which work is to be performed, the edition or revision of the standards or codes current on the effective date of this Agreement shall apply, unless otherwise expressly stated.

ARTICLE 41. EQUAL EMPLOYMENT OPPORTUNITY

Paragraph 41.0. During the performance of this Agreement, Subrecipient agrees as follows:

Paragraph 41.0.a. Subrecipient will not discriminate against any employee or applicant for employment because of race, creed, color, gender, sexual orientation, or national origin;

Paragraph 41.0.b. Subrecipient will, in all solicitations or advertisements for employees placed by, or on behalf of, Subrecipient state that all qualified applicants, will receive consideration for employment without regard to race, creed, color, gender, sexual orientation, or national origin;

Paragraph 41.0.c. Subrecipient will cause the foregoing provisions to be inserted in all subcontracts for any work covered by the Agreement so that such provision will be binding upon each subcontractor, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.

ARTICLE 42. **FORCE MAJEURE**

Paragraph 42.0. Neither County nor Subrecipient shall be deemed in violation of this Agreement if either is prevented from performing its obligations hereunder for any reason beyond its control, including but not limited to acts of God, civil or military authority, act of public enemy, accidents, fires, explosions, earthquakes, floods or catastrophic failures of public transportation, provided however, that nothing herein shall relieve or be construed to relieve Subrecipient from performing its obligations hereunder in the event of riots, rebellions or legal strikes.

ARTICLE 43. TAXES

Paragraph 43.0. The Subrecipient shall pay all sales, retail, occupational, service, excise, old age benefit and unemployment compensation taxes, consumer, use and other similar taxes, as well as any other taxes or duties on the materials, equipment, and labor for the work provided by the Subrecipient which are legally enacted by any municipal, county, state or federal authority, department or agency at the time bids are received, whether or not yet effective. The Subrecipient shall maintain records pertaining to such taxes as well as payment thereof and shall make the same available to the County at all reasonable times for inspection and copying. The Subrecipient shall apply for any and all tax exemptions which may be applicable and shall timely request from the County such documents and information as may be necessary to obtain such tax exemptions. The County shall have no liability to the Subrecipient for payment of any tax from which it is exempt.

ARTICLE 44. PERMITS, LICENSES AND BONDS

Paragraph 44.0. All permits and licenses necessary for the work shall be secured and paid for by the Subrecipient. If any permit, license or certificate expires or is revoked, terminated, or suspended as a result of any action on the part of the Subrecipient, the Subrecipient shall not be entitled to additional compensation or time.

ARTICLE 45. NON-APPROPRIATION

Paragraph 45.0. This Agreement states the total obligation of the County to the Subrecipient for the calendar year of execution. Notwithstanding anything contained in this Agreement, the obligation of the County to make payments provided under this Agreement shall be subject to annual appropriations of funds thereof by the governing body of the County and such obligation shall not constitute a pledge of the full faith and credit of the County within the meaning of any constitutional debt limitation. The Director of Finance shall deliver written notice to the Subrecipient in the event the County does not intend to budget funds for the succeeding Contract year.

Paragraph 45.1. Notwithstanding anything contained in this Agreement, if sufficient funds have not been appropriated to support continuation of this Agreement for an additional calendar year or an additional term of the Agreement, this Agreement shall terminate absolutely and without further obligation on the part of the County at the close of the calendar year of its execution and at the close of each succeeding calendar year of which it may be renewed, unless a shorter termination period is provided or the County suspends performance pending the appropriation of funds.

ARTICLE 46. WAGE CLAUSE

Paragraph 46.0. Subrecipient shall agree that in the performance of this Agreement the Subrecipient will comply with all lawful agreements, if any, which the Subrecipient had made with any association, union, or other entity, with respect to wages, salaries, and working conditions, so as not to cause inconvenience, picketing, or work stoppage.

ARTICLE 47. WHISTLEBLOWER PROTECTION

Paragraph 47.0. Subrecipient is aware that the latest whistleblower protection statutes went into effect July 1, 2013. The statute, 41 U.S.C. 4172, applies to all employees working for contactors, grantees, subcontractors, and subgrantees on federal grants and contracts. The National Defense Authorization Act (NDAA) for Fiscal Year (FY) 2013 (Pub. L. 112-239, enacted January 2, 2013) mandates a pilot program entitled "Pilot Program for Enhancement of Subrecipient Employee Whistleblower Protections." This program requires all grantees, subgrantees, and subcontractors to:

- 1. Inform their employees working on any federal award they are subject to the whistleblower rights and remedies of the pilot program.
- 2. Inform their employees in writing of employee whistleblower protections under 41 U.S.C. 4712 in the predominant native language of the workforce; and,
- 3. Subrecipients and grantees will include such requirements in any contract made with a subcontractor or subgrantee.

Paragraph 47.1. The statute (41 U.S.C. 4712) states that an "employee of a Subrecipient, subcontractor, grantee [or subgrantee] may not be discharged, demoted, or otherwise discriminated against as a reprisal for "whistleblowing." In addition, whistleblower protections cannot be waived by any contract, policy, form, or condition of employment.

Paragraph 47.2. Whistleblowing is defined as making a disclosure "that the employee believes is evidence of any of the following:

- 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
- A violation of law, rule, or regulation related to a federal contract or grant (including the competition for, or negotiation of, a contract or grant).

Paragraph 47.3. To qualify under the statute, the employee's disclosure must be made to at least one of the following:

- A Member of Congress, or representative of a Congressional committee
- An Inspector General
- The Government Accountability Office
- A federal employee responsible for contract or grant oversight or management at the relevant agency
- An official from the Department of Justice, or other law enforcement agency
- A court or grand jury
- A management official or other employee of the Subrecipient, subcontractor, grantee, or subgrantee who has responsibility to investigate, discover, or address misconduct.

ARTICLE 48. ANTI-KICKBACK

Paragraph 48.0. Subrecipient shall participate in structured and on-going efforts to avoid fraud, waste and abuse (mismanagement) in any federally funded program.

Paragraph 48.1. Subrecipient shall have in place an "Employee Code of Ethics" and Board Bylaws and policies which includes provisions covering:

- Conflict of Interest
- Prohibition on use of property, information or position without approval or to advance personal interest
- Fair dealing engaged in fair and open competition
- Confidentiality Protection and use of company assets
- Compliance with laws, rules, and regulations
- Timely and truthful disclosure of significant accounting deficiencies
- Timely and truthful disclosure of non-compliance
- Prohibition of employees (as individuals or entities), from soliciting or receiving payment in kind or cash for the purchase, lease, ordering, or recommending the purchase, lease, or ordering, of any goods, facility services, or items
- Proof of employee background checks for staff who will be handling purchasing transactions and financial management systems

Paragraph 48.2. Subrecipients which are Medicare and Medicaid subgrantees shall have in place the required Corporate Compliance Plan.

ARTICLE 49. **CLIENT RIGHTS AND RESPONSIBILITIES**

Paragraph 49.0. Subrecipient agrees to provide notification of the agency's Clients Rights and Responsibilities to all clients rendered services in accordance with this Contract. Client files shall include an affirmation signed by the client indicating receipt of information required in this paragraph.

Paragraph 49.1. Client Rights and Responsibilities shall include at a minimum:

- Fulton County Non Discrimination Policy
- Title VI Non Discrimination Statement
- Confidentiality statement and/or HIPAA protections
- Transfer information
- Language assistance services
- Participation in service planning
- Agency rules and regulations
- Provision of services regardless of ability to pay

ARTICLE 50. **TITLE VI COMPLIANCE**

Paragraph 50.0. Subrecipient shall designate at its own expense the individual to serve as the Subrecipient's Title VI Coordinator. The Title VI Coordinator shall be the agency's representative who is responsible for the development and implementation of Subrecipient's Title VI Program.

Paragraph 50.1. The Fulton County Board of Commissioners is committed to compliance with Title VI of the Civil Rights Act of 1964 as amended and all related regulations and directives. In

this regard, Fulton County assures that no person shall on the basis of race, color or national origin, as provided by Title VI of the Civil Rights Act of 1964, as amended and the Civil Rights Restoration Act of 1987 (P.L. 100.259) be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity. Fulton County further assures every effort will be made to ensure nondiscrimination in all of its programs and activities, whether or not those programs and activities are federally funded. In addition, Fulton County will take reasonable steps to provide meaningful access to services for persons with Limited English Proficiency.

Paragraph 50.2. During the performance of this contract, Subrecipient, for itself, its assignees, and successors in interest agree as follows:

Paragraph 50.2.a. Compliance with Regulations. Subrecipient shall comply with the Regulations relative to nondiscrimination in federally assisted programs of, Title 49, Code of Federal Regulations, part 21, as they may be amended from time to time, (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this contract.

Paragraph 50.2.b. Nondiscrimination Subrecipient, with regard to the work performed by it during the contract, shall not discriminate on the grounds of race, color, sex, or national origin in the selection and retention of subcontractors, including procurement of materials and leases of equipment. The Subrecipient shall not participate either directly or indirectly in discrimination prohibited by Section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix B of the Regulations.

- A. Solicitations for Subcontracts, Including Procurement of Materials and Equipment
- B. In all solicitations either by competitive bidding or negotiations made by the Subrecipient for work to be performed under a subcontract, including procurement of materials or leases of equipment, each potential subcontractor or supplier shall be notified by the Subrecipient of the Subrecipient's obligations under this contract and the Regulations relative to nondiscrimination on the ground of race, color, sex, or national origin.
- C. Information and Reports
- D. The Subrecipient shall provide all information and reports required by the Regulations or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information and its facilities as may be determined by Fulton County to be pertinent to ascertain compliance with such Regulations, orders, and instructions. Where any information required of a Subrecipient is in the exclusive possession of another who fails or refuses to furnish this information, the Subrecipient shall so certify to Fulton County as appropriate, and shall set forth what efforts it has made to obtain the information.
- E. Sanctions for Noncompliance: In the event of the Subrecipient's noncompliance with the nondiscrimination provisions of this contract, Fulton County or The Georgia Department of Transportation shall impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to:

- Withholding of payments to the Subrecipient under the contract until the Subrecipient complies; and/or
- Cancellation, termination, or suspension of the contract, in whole or in part.
- F. Incorporation of Provisions: The Subrecipient shall include the provisions of this paragraph paragraphs (1) through (5) in every subcontract, including procurement of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto. The Subrecipient shall take such action with respect to any subcontractor or procurement as Fulton Count or The Georgia Department of Transportation may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, however, that in the event a Subrecipient becomes involved in, or is threatened with, litigation with a subcontractor or supplier as a result of such direction, the Subrecipient may request Fulton County enter into such litigation to protect the interests of the state and, in addition, the Subrecipient may request the United States.

Paragraph 50.3. Subrecipient shall provide the following language services to inform persons with Low English Proficiency (LEP) of free services that are available. This information will be provided in a notice in a language that LEP persons will understand:

- Posting signs in areas where the public is likely to read them. These signs will be posted at the front-desk reception area to notify LEP individuals of available services and how to obtain these services.
- Stating in outreach documents (brochures, booklets, pamphlets, and flyers) that language services are available.
- Working with community-based organizations to inform LEP persons of the language assistance availability.
- Including notices in local newspapers in languages other than English.
- Providing notices in non-English language radio and television stations about the availability of language assistance services for important events.
- Using a telephone voice mail menu (if available) in the most common languages
- The vital documents that need to be translated are public involvement, financial information, public information and local assistance. The county will also consider these other vital documents that may require translation/interpretation:
 - Applications or instructions on how to participate in a program or activity or to receive benefits or services.
 - Consent forms.

ARTICLE 51. NATIONAL MONITORING STANDARDS

Paragraph 51.0. Subrecipient shall comply with HRSA's monitoring standards including: Part A Program Fiscal Monitoring Standards, Part A Program Monitoring Standards, and Universal Monitoring Standards (https://careacttarget.org/library/part-and-b-monitoring-standards).

ARTICLE 52. UNIFORM ADMINISTRATIVE REQUIREMENTS, COST PRINCIPLES,

AND AUDIT REQUIREMENTS

Paragraph 52.0. As applicable, Subrecipient shall comply with 2 CFR 200 — Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards and 45 CFR 75 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards.

SIGNATURES FOLLOW

IN WITNESS HEREOF, the parties hereto have set their hands and affixed their seals.

FULTON COUNTY, GEORGI	GIA	GEOR	COUNTY.	FULTON
-----------------------	-----	------	---------	---------------

	DocuSigned by:	
By:	Robert L. Pitts	11/10/2021
•	Robert L. Pitts, Chairman	Date
	Board of Commissioners	
Attes	t:	
D	ocuSigned by:	
10	nya Grier	ITEM#: 2021-0800 Date:
Tony	EC478C4837848D a Grier	<u></u>
Fulto	n County Clerk to the Commission	
APPR	OVED AS TO FORM:	APPROVED AS TO CONTENT:
	- Description of his	DocuSigned by:
	-Docusigned by: David Lowman	M One
Office	- OF THE COUNTY Attorney	Jeff Cheek, Director
Office	e of the county Attorney	Department for HIV Elimination
SUBR	ECIPIENT:	
	Open Hand Atlanta, Inc.	
	Agency Name	DocuSigned by:
By:	Matthew Pieper	Matt veg
υy.	Typed Name	Signature
	Executive Director	11/10/2021
	Title	 Date

EXHIBIT A

Work Plan Goals and Objectives Tied to Approved Budget

(SEE END OF DOCUMENT)

EXHIBIT B

Approved Budget and Budget Justification

(SEE END OF DOCUMENT)

EXHIBIT C
INDIVIDUAL/FAMILY ANNUAL GROSS INCOME AND TOTAL ALLOWABLE ANNUAL CHARGES

HHS POVERTY GUIDELINES FOR 2021²

Family Size	100%	200%	300%	400%
1	\$12,880	\$25,760	\$38,640	\$51,520
2	\$17,420	\$34,840	\$52,260	\$69,680
3	\$21,960	\$43,920	\$65,880	\$87,840
4	\$26,500	\$53,000	\$79,500	\$106,000
5	\$31,040	\$62,080	\$93,120	\$124,160
6	\$35,580	\$71,160	\$106,740	\$142,320
7	\$40,120	\$80,240	\$120,360	\$160,480
8	\$44,660	\$89,320	\$133,980	\$178,640

For families/households with more than 8 persons, add \$4,540 for each additional person

INDIVIDUAL/FAMILY	TOTAL ALLOWABLE
ANNUAL GROSS INCOME	ANNUAL CHARGES
Equal to or below the Official Poverty Level	No Charges Permitted
101 to 200 Percent of the Official Poverty Level	5% or less of Gross Income
201 to 300 Percent of the Official Poverty Level	7% or less of Gross Income
More than 300 Percent of the Official Poverty Level	10% or less of Gross Income

² The 2021 poverty guidelines are in effect as of January 13, 2021 <u>Federal Register Notice, February 1, 2021 - Full text</u>.

EXHIBIT D

NON-DISCRIMINATION POLICY OF FULTON COUNTY, GEORGIA

Employment opportunities and conditions of employment shall be free from discrimination due to race, color, creed, national origin, sex, sexual orientation, religion, or disability.

Subrecipients must agree to comply with Federal and State laws, rules and regulations of the County's policy relative to nondiscrimination in client and client service practices because of political affiliation, religion, race, color, sex, handicap, age, sexual orientation, or national origin.

Subrecipients must further agree to provide services without regard to ability to pay or the current or past health condition of an individual, and in settings accessible to low-income persons.

CERTIFICATION

The undersigned (authorized official signing for the applicant organization) certifies to the best of his or her knowledge and belief, that the applicant, defined as the primary participant does comply in accordance with the above stated policy of nondiscrimination of Fulton County. The applicant further certifies that by submitting this proposal that it will include, without modification, the above stated policy in all documents relating to the programs and services provided through the funding proposed with this application.

SIGNATURE OF AUTHORIZED CERTIFYING OFFICIAL:
TITLE OF AUTHORIZED CERTIFYING OFFICIAL:
Executive Director
APPLICANT ORGANIZATION:
Open Hand Atlanta, Inc.
DATE: 11/10/2021

EXHIBIT E

Certifications PHS-5161-1

PHS-5161-1 (7/00) Page 17

OMB Approval No. 0920-0428

CERTIFICATIONS

1. CERTIFICATION REGARDING DEBARMENT AND SUSPENSION

The undersigned (authorized official signing for the applicant organization) certifies to the best of his or her knowledge and belief, that the applicant, defined as the primary participant in accordance with 45 CFR Part 76, and its principals:

- (a) are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal Department or agency;
- (b) have not within a 3-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- (c) are not presently indicted or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (b) of this certification; and
- (d) have not within a 3-year period preceding this application/proposal had one or more public transactions (Federal, State, or local) terminated for cause or default.

Should the applicant not be able to provide this certification, an explanation as to why should be placed after the assurances page in the application package.

The applicant agrees by submitting this proposal that it will include, without modification, the clause titled "Certification Regarding Debarment, Suspension, In eligibility, and Voluntary Exclusion--Lower Tier Covered Transactions" in all lower tier covered transactions (i.e., transactions with sub- grantees and/or contractors) and in all solicitations for lower tier covered transactions in accordance with 45 CFR Part 76.

2. CERTIFICATION REGARDING DRUG-FREE WORKPLACE REQUIREMENTS

The undersigned (authorized official signing for the applicant organization) certifies that the applicant will, or will continue to, provide a drug-free workplace in accordance with 45 CFR Part 76 by:

- (a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dis-pensing, possession or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
- (b) Establishing an ongoing drug-free awareness program to inform employees about--
 - (1) The dangers of drug abuse in the workplace;
 - (2) The grantee's policy of maintaining a drug-free workplace;
 - Any available drug counseling, rehabilitation, and employee assistance programs; and
 - (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
- (c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a) above;
- (d) Notifying the employee in the statement required by paragraph (a), above, that, as a condition of employment under the grant, the employee will--
 - (1) Abide by the terms of the statement; and
 - (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;
- (e) Notifying the agency in writing within ten calendar days after receiving notice under paragraph (d)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the Federal agency has designated a central

PHS-5161-1 (7/00) Page 18

- point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant;
- (f) Taking one of the following actions, within 30 calendar days of receiving notice under paragraph (d) (2), with respect to any employee who is so convicted--
 - (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
 - (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;
- (g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), (e), and (f).

For purposes of paragraph (e) regarding agency notification of criminal drug convictions, the DHHS has designated the following central point for receipt of such notices:

Office of Grants and Acquisition Management
Office of Grants Management
Office of the Assistant Secretary for Management and

Department of Health and Human Services 200 Independence Avenue, S.W., Room 517-D Washington, D.C. 20201

3. CERTIFICATION REGARDING LOBBYING

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

The undersigned (authorized official signing for the applicant organization) certifies, to the best of his or her knowledge and belief, that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the under-

- signed, 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 Federally appropriated funds have been paid or will be paid 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 this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL. "Disclosure of Lobbying Activities," in accordance with its instructions. (If needed, Standard Form-LLL, "Disclosure of Lobbying Activities," instructions, and continuation sheet are included at the end of this application form.)
- (3) The undersigned 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, 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.

4. CERTIFICATION REGARDING PROGRAM FRAUD CIVIL REMEDIES ACT (PFCRA)

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

PHS-5161-1 (7/00) Page 19

5. CERTIFICATION REGARDING ENVIRONMENTAL TOBACCO SMOKE

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

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

By signing the certification, the undersigned certifies that the applicant organization will comply with the requirements of the Act and will not allow smoking within any portion of any indoor facility used for the provision of services for children as defined by the Act.

The applicant organization agrees that it will require that the language of this certification be included in any subawards which contain provisions for children's services and that all subrecipients shall certify accordingly.

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

SIGNATURE OF CERTIFYING OFFICIAL	TITLE
Docusigned by:	Executive Director
APPLICANT ORGANIZATION	DATE SUBMITTED
Open Hand Atlanta, Inc.	11/10/2021

EXHIBIT F

OMB Approval No. 0348-0040

ASSURANCES - NON-CONSTRUCTION PROGRAMS

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0040), Washington, DC 20503.

PLEASE DO NOT RETURN YOUR COMPLETED FORM TO THE OFFICE OF MANAGEMENT AND BUDGET. SEND IT TO THE ADDRESS PROVIDED BY THE SPONSORING AGENCY.

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

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

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

- Act of 1973, as amended (29 U.S.C. §794), which prohibits discrimination on the basis of handicaps; (d) the Age Discrimination Act of 1975, as amended (42 U.S.C. §§6101-6107), which prohibits discrimination on the basis of age; (e) the Drug Abuse Office and Treatment Act of 1972 (P.L. 92-255), as amended, relating nondiscrimination on the basis of drug abuse; (f) the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (P.L. 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism; (g) §§523 and 527 of the Public Health Service Act of 1912 (42 U.S.C. §§290 dd-3 and 290 ee 3), as amended, relating to confidentiality of alcohol and drug abuse patient records; (h) Title VIII of the Civil Rights Act of 1968 (42 U.S.C. §§3601 et seg.), as amended, relating to nondiscrimination in the sale, rental or financing of housing; (i) any other
- nondiscrimination provisions in the specific statute(s) under which application for Federal assistance is being made; and, (j) the requirements of any other nondiscrimination statute(s) which may apply to the application.
- 7. Will comply, or has already complied, with the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (P.L. 91-646) which provide for fair and equitable treatment of persons displaced or whose property is acquired as a result of Federal or federally-assisted programs. These requirements apply to all interests in real property acquired for project purposes regardless of Federal participation in purchases.
- 8. Will comply, as applicable, with provisions of the Hatch Act (5 U.S.C. §§1501-1508 and 7324-7328) which limit the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.

Previous Edition Usable

Standard Form 424B (Rev. 7-97)

- 9. Will comply, as applicable, with the provisions of the DavisBacon Act (40 U.S.C. §§276a to 276a-7), the Copeland Act (40 U.S.C. §276c and 18 U.S.C. §874), and the Contract Work Hours and Safety Standards Act (40 U.S.C. §§327333), regarding labor standards for federally-assisted construction subagreements.
- 10. Will comply, if applicable, with flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973 (P.L. 93-234) which requires recipients in a special flood hazard area to participate in the program and to purchase flood insurance if the total cost of insurable construction and acquisition is \$10,000 or more.
- 11. Will comply with environmental standards which may be prescribed pursuant to the following: (a) institution of environmental quality control measures under the National Environmental Policy Act of 1969 (P.L. 91-190) and Executive Order (EO) 11514; (b) notification of violating facilities pursuant to EO 11738; (c) protection of wetlands pursuant to EO 11990; (d) evaluation of flood hazards in floodplains in accordance with EO 11988; (e) assurance of project consistency with the approved State management program developed under the Coastal Zone Management Act of 1972 (16 U.S.C. §§1451 et seq.); (f) conformity of Federal actions to State (Clean Air) Implementation Plans under Section 176(c) of the Clean Air Act of 1955, as amended (42 U.S.C. §§7401 et seq.); (g) protection of underground sources of drinking water under the Safe Drinking Water Act of 1974, as amended (P.L. 93-523); and, (h) protection of endangered species under the Endangered Species Act of 1973, as amended (P.L. 93-205).

- 12. Will comply with the Wild and Scenic Rivers Act of 1968 (16 U.S.C. §§1271 et seq.) related to protecting components or potential components of the national wild and scenic rivers system.
- 13. Will assist the awarding agency in assuring compliance with Section 106 of the National Historic Preservation

Act of 1966, as amended (16 U.S.C. §470), EO 11593 (identification and protection of historic properties), and the Archaeological and Historic Preservation Act of 1974 (16 U.S.C. §§469a-1 et seq.).

- 14. Will comply with P.L. 93-348 regarding the protection of human subjects involved in research, development, and related activities supported by this award of assistance.
- 15. Will comply with the Laboratory Animal Welfare Act of 1966 (P.L. 89-544, as amended, 7 U.S.C. §§2131 et seq.) pertaining to the care, handling, and treatment of warm blooded animals held for research, teaching, or other activities supported by this award of assistance.
- 16. Will comply with the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. §§4801 et seq.) which prohibits the use of lead-based paint in construction or rehabilitation of residence structures.
- 17. Will cause to be performed the required financial and compliance audits in accordance with the Single Audit Act Amendments of 1996 and OMB Circular No. A-133, "Audits of States, Local Governments, and Non-Profit Organizations."
- 18. Will comply with all applicable requirements of all other Federal laws, executive orders, regulations, and policies governing this program.

SIGNATURE OF AUTHORIZED CERTIFYING OFFICIAL	TITLE
DocuSigned by:	
r'tatt ver	Executive Director
APPLICANT ORGANIZATION	DATE SUBMITTED
Open Hand Atlanta, Inc.	11/10/2021

EXHIBIT G

Compliance with Legislative Mandates

As the duly authorized representative of Contractor/Subrecipient, I certify that the Contractor/Subrecipient:

(1) Salary Limitation:

Shall not use federal grant funds to pay the salary of an individual at a rate in excess of Executive Level II.

(2) Gun Control

Shall not use federal grant funds to advocate or promote gun control.

(3) Anti-Lobbying

- A. Shall not use federal grant funds, other than for normal and recognized executive legislative relationships, for the following:
 - i. For publicity or propaganda purposes;
 - ii. For the preparation, distribution, or use of any kit, pamphlet, booklet, publication, electronic communication, radio, television, or video presentation designed to support or defeat the enactment of legislation before the Congress or any State or local legislature or legislative body, except in presentation to the Congress or any State or local legislature itself, or designed to support or defeat any proposed or pending regulation, administrative action, or order issued by the executive branch of any State or local government, except in presentation to the executive branch of any State or local government itself;
- B. Shall not use federal grant funds to pay the salary or expenses of any employee or agent of Fulton County's Ryan White Program and its subrecipients for activities designed to influence the enactment of legislation, appropriations, regulation, administrative action, or Executive order proposed or pending before the Congress or any State government, State legislature or local legislature or legislative body, other than for normal and recognized executive-legislative relationships or participation by an agency or officer of a State, local or tribal government in policymaking and administrative processes within the executive branch of that government.
- C. The prohibitions in subsections A and B include any activity to advocate or promote any proposed, pending or future Federal, State or local tax increase, or any proposed, pending, or future requirement or restriction on any legal consumer product, including its sale or marketing, including but not limited to the advocacy or promotion of gun control.

(4) Acknowledgment of Federal Funding (Section 505)

When issuing statements, press releases, requests for proposals, bid solicitations and other documents describing projects or programs funded in whole or in part with federal money, shall clearly state:

- A. the percentage of the total costs of the program or project which will be financed with Federal money;
- B. the dollar amount of Federal funds for the project or program; and
- C. percentage and dollar amount of the total costs of the project or program that will be financed by nongovernmental sources.
- (5) (6) Restriction on Abortions **and** Exceptions to Restriction on Abortions
 Shall not use federal grant funds for any abortion or for health benefits coverage that includes coverage of abortion. These restrictions shall not apply to abortions (or coverage of abortions) that fall within the Hyde amendment exceptions.³
- (7) Ban on Funding Human Embryo Research
 Shall not use federal grant funds for (i) the creation of human embryos for research
 purposes; or (ii) research in which a human embryo or embryos are destroyed, discarded,
 or knowingly subjected to risk of injury or death greater than that allowed for research
 on fetuses in utero under 45 CFR 46.204(b) and section 498(b) of the Public Health Service
 Act (42 U.S.C. 289g(b)).
- (8) Limitation on Use of Funds for Promotion of Legalization of Controlled Substances
 Shall not use federal grant funds to promote the legalization of any drug or other
 substance included in schedule I of the schedules of controlled substances established
 under section 202 of the Controlled Substances Act.
- (9) Restriction on Distribution of Sterile Needles
 Shall not use federal grant funds to distribute sterile needles or syringes for the hypodermic injection of any illegal drug except as may be allowed under the Consolidated Appropriations Act, 2016 (Pub. L. 114-113), signed by President Barak Obama in December 2015 unless otherwise approved by HHS and Fulton County.
- (10) Restriction of Pornography on Computer Networks

 Fulton County's Ryan White Program and its subrecipients shall not use federal grant funds to maintain or establish a computer network unless such network blocks the viewing, downloading, and exchanging of pornography.
- (11) Restriction on Funding ACORN
 Shall not provide any federal grant funds to the Association of Community Organizations for Reform Now ("ACORN"), or any of its affiliates, subsidiaries, allied organizations, or successors. (12) Confidentiality Agreements [Health Center] shall not require its employees or contractors seeking to report fraud, waste, or abuse to sign internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or contractors from lawfully reporting such waste, fraud, or abuse to a

³ The Hyde Amendment exceptions include (1) if the pregnancy is the result of an act of rape or incest; or (2) in the case where a woman suffers from a physical disorder, physical injury, or physical illness, including a life endangering physical condition caused by or arising from the pregnancy itself, that would, as certified by a physician, place the woman in danger of death unless an abortion is performed.

designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.

(12) Confidentiality Agreements

Shall not require its employees or contractors seeking to report fraud, waste, or abuse to sign internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or contractors from lawfully reporting such waste, fraud, or abuse to a designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.

Signature of Authorized Certifying Official	Title
Docusigned by:	Executive Director
Organization Organization	Date
Open Hand Atlanta, Inc.	11/10/2021

EXHIBIT H

FEDERAL AWARD REPORTING DATA

TIMELINE FOR SUBMISSION OF KEY CONTRACT DOCUMENTS

- A. Within 30 calendar days after execution of this contract:
 - 1. Subrecipient Financial Operations Policy and Procedures Manual if not previously submitted or if revised since last submission may be submitted electronically to ryanwhiteprogram@fultoncountyga.gov.
 - 2. Most recent audited annual Financial Statement if not previously submitted; if total expenditures associated with federal funding exceed \$750,000 a year, a Single Audit report is required. May be submitted electronically to ryanwhiteprogram@fultoncountyga.gov.
 - 3. The name(s) of designee(s) referenced in Paragraphs 8.17.-8.21. must be entered into e2Fulton.
 - 4. Line-item budgets by priority service category and service units must be entered into e2Fulton
 - 5. Any Business Associates Agreements pursuant to Paragraph 25 Confidentiality and Health Insurance Portability and Accountability Act (HIPAA) Compliance.
- B. By May 1: Within 60 calendar days after execution of this contract:
 - 6. Annual Quality Management Plan shall be submitted via e2Fulton.
- C. With first request for reimbursement:
 - 7. Subrecipient's Grievance Procedures unless submitted in the last two years. Subrecipient will include, with each monthly expenditure report, a summary of any complaint filed under this process as well as current status of, and final disposition of, any such complaint.
- D. With Final Invoice:
 - 8. Detailed property records on all equipment (non-expendable personal property) purchased in total, or in part, with funds received by the County during the term of this Agreement.

EXHIBIT A WORK PLAN GOALS AND OBJECTIVES TIED TO APPROVED BUDGET

			FY2021							
WORK PLAN – Open Hand	Atlanta									
Priority Category	IPS- Retention in HIV Care Total funding requested in this category: \$23,250			Total funding requested in this category: \$23,						
Service Targets	Target number of unduplicated clients	125	Target number of units/visits (Include unit value, ie. 50 visits or 50 one-w			•		-		750 produce boxes
Care Continuum Impact	Viral Suppression	Engagement	Engagement Retention Choose an item.		ntion Choose an		n item.	Choose an item.		
Does this goal focus on per	sons in care, but not vir	ally suppresse	ed?					Yes		
EHE Goal # and Goal	Goal 2. Improve health outcor	nes to reach sustai	ned viral suppression	on.						
Objective # & Objective	Objective 2.1 Engage and ret	ain PLWH in medic	cal care.							
Key	Action Steps		Timeline		Person(s) Res	sponsible	Pı	rogress Measure(s)		
1 Develop screening and re	eferral tools October 2021 Director of Nutrition Services			ompletion of eferral/screening tool						
2 Roll out nutrition screeni	Roll out nutrition screening and referral process October - November 2021 Senior Director of Client Services and Director of Nutrition Services		• #	of trainings held with eferral partners of staff trained on rocess						
3 Complete intake and scre	Complete intake and screening for food insecurity patients November 2021- January 2022 Client Services Staff and Registered Dietitians		• #	of clients screened of clients screened ositive for food security						
4 Enroll clients to receive p	roduce boxes November 2021- Client Services Staff and Distribution team			of produce boxes elivered						
5 Provide nutrition educati	on flyers in produce box	es	November 20 February 202		Registered Die Packing 1		m	of clients that received conthly nutrition ducation flyer		

EXHIBIT A WORK PLAN GOALS AND OBJECTIVES TIED TO APPROVED BUDGET

6 Follow up with clients following the end of produce delivery	December 2021- February 2022	Registered Dietitians and volunteers	 % of clients reporting declines in food insecurity % of clients reporting follow up medical provider visits and medication adherence
7. Prepare final results of produce distribution	February 2022	Senior Director of Client Services and Director of Nutrition Services	Completion of final report

Insert additional rows/tables as necessary.

FY21 PHASE III ONE TIME CARRYOVER FUNDS

RFP: 21RFPRW0708B-EC

Open Hand Atlanta



EHE INITIATIVES

EFFECTIVE BEHAVIORAL INTERVENTIONS

	TOTAL	EBI	- Re-Engagement in HIV Services
Other	\$ 23,250	\$	23,250
Total Direct Charges	\$ 23,250	\$	23,250

K Indirect Charges \$ - \$ -

TOTAL	\$ 23,250	\$ 23,250
	\$ 23,250	

TOTAL REQUEST	\$ 23,250	
Admin Total \$	\$ -	
Admin Total %	0.00%	Administrativ

Administrative total cannot exceed 10%

J. Other	

1	2	3	4	5	6	7	8
Priority Category	Line Item	What is Being Requested?	Total EtHE Cost/Month	# of Months	LINE ITEM TOTAL	ADMIN TOTAL	ADMIN TOTAL
EBI - Re-Engagement in HIV	Other	Produce Boxes	\$ 4,650.00	5	\$ 23,250	0.00%	\$ -



ENDING THE HIV EPIDEMIC: A PLAN FOR AMERICA — RYAN WHITE HIV/AIDS PROGRAM PARTS A AND B

Ending the HIV Epidemic Atlanta Eligible Metropolitan Atlanta Area

THIS AGREEMENT, entered into this 1st day of October 2021 through February 28, 2025 by and between FULTON COUNTY (hereinafter referred to as "**County**") a political subdivision of the State of Georgia, acting by and through its duly elected Board of Commissioners ("**BOC**"), and NAESM Men's Health and Wellness Center, Inc. (hereinafter referred to as "**Subrecipient**").

WITNESSETH:

WHEREAS, the County, as the recipient of the Ryan White Part A funds for the 20-County Atlanta Eligible Metropolitan Area ("EMA"), as defined in the Public Health Service Act, Sections 2601 – 2610 (USC 300ff-11 – 300ff-20, as amended by the Ryan White HIV/AIDS Treatment Extension Act of 2009 (Public Law 111-87), (hereinafter referred to as "Ryan White Program"), through the Chairman of the Board of Commissioners of Fulton County, has been awarded grant funds under Ending the HIV Epidemic: A Plan for America – Ryan White HIV/AIDS Program Parts A and B ("EtHE"), and pursuant to 91-RCM-029 (1/16/1991) and Item #19-0818 (RM 10/16/2019) and #20-0669 (10/7/2020); and #21-0800 (10/20/2021).

WHEREAS, the County, has recommended funding to NAESM Men's Health and Wellness Center, Inc. to facilitate the approved program for a total not to exceed \$204,201.00 in FY21, \$111,835.00 in FY22, \$111,835.00 in FY23, and \$111,835.00 in FY24, subject to federal funding availability and disbursement.

WHEREAS, the County has requested, received and reviewed proposals from eligible public and private non-profit health and support service providers which deliver or enhance HIV-related ambulatory care and support services in at least one of the following Counties: Cobb, DeKalb, Fulton, Gwinnett;

WHEREAS, Subrecipient has represented to County that it is experienced and has qualified and local staff available to commit to the Project and County has relied upon such representations.

NOW, THEREFORE, in consideration of the mutual covenants contained herein and for other good and valuable consideration, the parties hereunto agree as follows:

ARTICLE 1. CONTRACT DOCUMENTS

Paragraph 1.0. County hereby engages Subrecipient, and Subrecipient hereby agrees, to perform the services hereinafter set forth in accordance with this Agreement, consisting of the following contract documents:

- EXHIBIT A: Work Plan Goals and Objectives tied to Approved Budget
- EXHIBIT B: Approved Budget and Budget Justification
- EXHIBIT C: Funding Exclusions
- EXHIBIT D: Non-Discrimination Policy of Fulton County, Georgia
- EXHIBIT E: Certifications PHS-5161-1
- EXHIBIT F: Assurances Non-Construction Programs (SF 424B)
- EXHIBIT G: Compliance with Legislative Mandates
- EXHIBIT H: Federal Award Reporting Data
- EXHIBIT I: Approved Schedule of Non-Traditional Hours of Operation

Paragraph 1.1. The following documents are incorporated herein by reference:

- Fulton County Ryan White Part A Program, "Program Manual of Policies and Procedures" which contains a series of Programmatic Policy and Procedure Notices (PPPN), Fiscal Policy and Procedure Notices (FPPN), and Recipient Policy and Procedure Notices (RPPN) which are available at: www.ryanwhiteatl.org
- 45 CFR Part 75 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards.
- 2 CFR 200 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.
- Request for Proposal Number: 21RFPRW0708B-EC Ending the HIV Epidemic Phase III
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs National Monitoring Standards for Ryan White Part A Grantees: Program – Part A¹
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs National Monitoring Standards for Ryan White Part A Grantees: Fiscal – Part A¹
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs & Division of State HIV/AIDS
 Programs National Monitoring Standards for Ryan White Part A and Part B Grantees:
 Universal Part A and B (Covers Both Fiscal and Program Requirements)¹

Paragraph 1.2. The foregoing documents constitute the entire Agreement of the parties pertaining to the Project hereof and is intended as a complete and exclusive statement of

¹ https://targethiv.org/searches?search=National+Monitoring+Standards

promises, representations, discussions and agreements oral or otherwise that have been made in connection therewith. No modifications or amendment to this Agreement shall be binding upon the parties unless the same is in writing, conforms to Fulton County Policy and Procedure 800-6 governing change orders, is signed by the County's and the Subrecipient's duly authorized representatives.

Paragraph 1.3. If any portion of the Contract Documents shall be in conflict with any other portion, the various documents comprising the Contract Documents shall govern in the following order of precedence: 1) the Agreement, 2) the RFP, 3) any Addenda, 4) change orders/budget revisions, 5) the exhibits, and 6) portions of Subrecipient's proposal that was accepted by the County and made a part of the Contract Documents.

ARTICLE 2. **SEVERABILITY**

Paragraph 2.0. If any provision of this Agreement is held to be unenforceable for any reason, the unenforceability thereof shall not affect the remainder of the Agreement, which shall remain in full force and effect, and enforceable in accordance with its terms.

ARTICLE 3. **SUBRECIPIENT SERVICES**

Paragraph 3.0. The County retains Subrecipient and Subrecipient accepts retention by the County to render services as made part of this Contract by reference and attached hereto as EXHIBIT A: Work Plan Goals and Objectives tied to Approved Budget with all such services to be performed in the manner and to the extent required by the parties herein and as may hereafter be amended or extended in writing by mutual agreement of parties and as allowed in accordance with all applicable laws and/or regulations.

Paragraph 3.1. Subrecipient represents and the County acknowledges that it will assign and designate NAESM Men's Health and Wellness Center, Inc. to render the services defined and required herein.

Paragraph 3.2. Subrecipient represents that **Rudolph H. Carn, President** is authorized to bind and enter into Contract on behalf of Subrecipient.

Paragraph 3.3. Subrecipient represents that NAESM Men's Health and Wellness Center, Inc. is an eligible public and/or private non-profit health and/or support service provider and has provided documentation in the form of official notification of their 501(c) (3) status from the Federal Internal Revenue Service (IRS) as appropriate.

Paragraph 3.4. Subrecipient shall not enter into any sub-contractual agreements for the

provision of services defined and required herein without the expressed written approval of the County in advance.

ARTICLE 4. **SCOPE OF DUTIES**

Paragraph 4.0. Upon execution of this Agreement, Subrecipient shall commence providing HIV-related health and support services in accordance with the priorities described in Request for Proposal 21RFPRW0708B-EC Ending the HIV Epidemic Phase III and with the goals and objectives approved by the County which are described in EXHIBIT A: *Work Plan Goals and Objectives tied to Approved Budget*.

Paragraph 4.1. Unless modified in writing by both parties in the manner specified in the agreement, duties of Subrecipient shall not be construed to exceed those services specifically set forth herein. Subrecipient agrees to provide all services, products, and data and to perform all tasks described in EXHIBIT A: Work Plan Goals and Objectives tied to Approved Budget and EXHIBIT B: Approved Budget and Budget Justification.

ARTICLE 5. MODIFICATIONS

Paragraph 5.0. This Agreement may be amended or modified by a written instrument executed by the duly authorized representatives of the parties. Similarly, no agreement that affects the provisions of this Agreement will be valid unless in writing and executed by the County and the Subrecipient, except as provided below.

Paragraph 5.1. No amendment to this Agreement shall be binding upon the parties unless the same is in writing, approved by the Director, Department for HIV Elimination (DHE) or his or her designee and the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 5.2. The Director, DHE is hereby authorized to approve and execute EtHE contract modifications for renewals of this Agreement provided the renewal is at the same terms and conditions as the original Agreement, with no intervening changes. However, the Director, DHE may approve modifications to add program requirements that are directly passed down from Health Resources and Services Administration ("HRSA"), as the funding agency.

ARTICLE 6.0. **CONTRACT TERM**

Paragraph 6.0. This agreement is effective on October 1, 2021 for a four year term ending on February 28, 2025.

Paragraph 6.1. Commencement Term. The "Commencement Term" of this Agreement shall begin on October 1, 2021, the starting date, and shall end absolutely and without further obligation on the part of the county on the 28th day of February 2025. The Commencement Term shall be subject to events of termination and the County's termination rights that are described elsewhere in this Agreement.

ARTICLE 7. **COMPENSATION FOR SERVICES**

Paragraph 7.0. Subject to the availability and disbursement of federal funds, the legislatively approved services described in EXHIBIT A and EXHIBIT B herein shall be performed by Subrecipient for an allocation of EtHE funds, in an amount not to exceed \$204,201.00 in FY21, \$111,835.00 in FY22, \$111,835.00 in FY23, and \$111,835.00 in FY24,. The actual amount awarded to the Subrecipient at any one time shall equal the total amount of the purchase order(s) issued.

Paragraph 7.1. The award amount includes a contingency amount. These funds are not available to the Subrecipient unless or until a purchase order is issued authorizing expenditure of these funds. Authorization to expend contingency funds shall be at the discretion of the Director, DHE and shall be issued in writing.

Paragraph 7.2. The budget attached to Contract in EXHIBIT B is a complete, approved budget for expenditures of all EtHE funds awarded pursuant to this Agreement and may hereafter be amended or extended in writing by mutual agreement of parties prior to expenditure of funds.

Paragraph 7.3. The budget total may not be exceeded; however, a plus or minus deviation of 10% within budget categories (i.e. personnel, supplies) and within priority category is authorized.

ARTICLE 8. **GENERAL SUBRECIPIENT REQUIREMENTS**

Paragraph 8.0. Subrecipient agrees that it will participate in a community-based continuum of care which is defined as: A continuum of care is a term which encompasses the comprehensive range of services required by individuals or families with HIV infection in order to meet their health care and psychosocial service needs throughout the course of their illness. The concept of a continuum suggests that services must be organized to respond to the individual's or family's changing needs in a holistic, coordinated, timely, and uninterrupted manner which reduces fragmentation of care.

Paragraph 8.1. DHE is implementing an integrated cloud-based data management system for: tracking all individuals who receive services supported by EtHE or Part A funds, contracting, reporting, subrecipient reimbursement, quality management, evaluating client satisfaction, client eligibility documentation records management, and a client portal through a system known as e2Fulton. Subrecipient will be expected to utilize e2Fulton.

Paragraph 8.2. Subrecipient agrees to participate in the centralized Ryan White data system for tracking all individuals who receive services supported by EtHE or Part A funds. In order to comply with the participation requirements, including reporting of all required variables for Ryan White Services Report (RSR), Subrecipient shall directly enter data using the most current version of e2Fulton or be able to import required data into the most current version of e2Fulton (Reference **PPPN-Use of e2Fulton in Documenting Eligibility**).

Client data reports must be consistent with eligibility requirements specified by County, which demonstrates eligible clients are receiving allowable services.

Paragraph 8.3. Intentionally left blank.

Paragraph 8.4. In order to reduce the administrative burden to clients and Subrecipients of collecting and maintaining client Ryan White eligibility documents, Subrecipient agrees to participate in the uploading, updating, and sharing of client eligibility documents via e2Fulton.

In order to obtain client consent for the sharing of such documentation Subrecipient will obtain client consent using the form developed by the Department for HIV Elimination and available at www.ryanwhiteatl.org. Once e2Fulton's client level database is fully operational the consent must be uploaded into e2Fulton before a client's service data can be entered.

Paragraph 8.5. Any Business Associates Agreements pursuant to Paragraph 25 Confidentiality and Health Insurance Portability and Accountability Act (HIPAA) Compliance must be entered into within 30 calendar days after the execution of the contract.

Paragraph 8.6. The Subrecipient will be responsible for entering line-item budgets by priority service category (as approved through the proposal review and budget negotiations), and service units into e2Fulton within 30 calendar days following the execution of the contract. Any budget revision requests must be made using the DHE form and be submitted via e2Fulton.

Paragraph 8.7. The subrecipient shall submit all required programmatic, fiscal, and quality management reports via e2Fulton.

Paragraph 8.8. Subrecipient agrees to participate in the EMA's needs assessment processes to provide information that will lead to the development of a continuous quality improvement system.

Paragraph 8.9. Subrecipient agrees to undertake and maintain quality management program(s) and quality service indicators for each Part A funded service provided to ensure that persons living with HIV disease, who are eligible for treatment and health related support services, get those services and that the quality of those services meet certain approved criteria (i.e., Eligible Metropolitan Area (EMA) adopted service standards of care, Public Health Service (PHS) treatment guidelines). (Reference **PPPN-033 Quality Improvement**.)

The Subrecipient's annual Quality Management Plan shall be submitted via e2Fulton no later than 60 calendar days following the execution of the contract.

Through quality management efforts, Subrecipient should be able to identify problems in service delivery that impact health-status outcomes at the client and system levels. As part of the County's site visit protocols and other monitoring efforts, Subrecipient shall be required to provide documentation that such program/systems are in use. (Reference *PPPN-033 Quality Management Site Visits*.)

Paragraph 8.10. Subrecipient agrees to administer and/or facilitate client participation in the EMA's program-wide standardized client satisfaction surveys to monitor the quality of the services provided and to measure the level of consumer satisfaction.

Paragraph 8.11. Subrecipient agrees to administer and/or facilitate client participation in the EMA's Needs Assessment to identify barriers and gaps in services.

Paragraph 8.12. Subrecipient agrees to implement and maintain a Consumer Advisory Board to obtain input from clients in the design and delivery of services. Subrecipient shall provide, with each quarterly report, documentation of Consumer Advisory Board meetings, membership, and minutes.

Paragraph 8.13. If Subrecipient receives funding for the provision of Outpatient/Ambulatory Health Services under this contract, Subrecipient shall be expected to meet the OAHS Expectations set forth in Appendix V of the Part A Request for Proposals.

Paragraph 8.14. Subrecipient agrees that in the performance of the Agreement, it will comply with all lawful agreements, if any, which the Subrecipient has made with any association, union, or other entity, with respect to wages, salaries, and working conditions, so as not to cause inconvenience, picketing or work stoppage.

Paragraph 8.15. Subrecipient agrees that during the period of the Contract, it will participate, as requested by the County, in efforts to develop a standard approach and data set to address the data information requirements described below:

- Estimated average cost of providing each category of HIV-related services provided with Part A funds and the extent to which such costs were paid by third-party payers;
- Estimated number of units of service for each category of HIV-related services provided with Part A funds;
- Estimated cost of providing a unit of service under each category of HIV-related services provided with part A funds.

Paragraph 8.16. Intentionally left blank.

Paragraph 8.17. Subrecipient agrees to assign at its own expense one individual to serve as the Fiscal Designee to serve as its representative on all financial matters related to this Contract. The Fiscal Designee may not also serve as the Programmatic Designee in Paragraph 8.2.

Paragraph 8.18. Subrecipient agrees to assign at its own expense one individual to serve as the Programmatic Designee to serve as its representative on all programmatic matters related to this Contract. The Programmatic Designee may not also serve as the Fiscal Designee in Paragraph 8.1.

Paragraph 8.19. Subrecipient agrees to assign at its own expense one individual to serve as the Data Designee to serve as its representative on all data and information technology matters

related to this Contract.

Paragraph 8.20. Subrecipient agrees to assign at its own expense one individual to serve as the Quality Management Designee to oversee all quality management activities and attend quality management meetings.

Paragraph 8.21. Intentionally left blank.

Paragraph 8.22. The name(s) of designee(s) referenced in Paragraphs 8.17.-8.21. shall be provided to County at the time the contract signed by the duly authorized individual is returned to the County for signature and processing. The Subrecipient will be responsible for entering name(s) of designee(s) referenced in Paragraphs 8.1-8.4 into e2Fulton by April 1 of the fiscal year. Notification of changes in the individual(s) serving as the designees shall be provided in e2Fulton no later than 14 days after the change.

Paragraph 8.23. Intentionally left blank.

Paragraph 8.24. Any Subrecipient receiving EtHE funds to develop, purchase or distribute health education materials (e.g., brochures) must have prior approval by the County for each item.

Paragraph 8.25. In the provision of services under this contract, Subrecipient will comply with Ryan White Part A quality management standards and measures. The purpose of the Ryan White Part A quality management standards and measures is to ensure that a uniformity of service exists in the Atlanta Eligible Metropolitan Area (EMA) such that the consumers of a service receive the same quality of service regardless of where the service is provided. If an agency is unable to meet a particular standard, the agency must document why the standard was unable to be met and explain the steps it is taking to meet that standard.

Paragraph 8.26. QUARTERLY PROGRAMMATIC REPORTS. Subrecipient agrees to provide quarterly programmatic reports as described and requested by County to document progress toward implementation of the approved program activities and services in accordance with the requirements of the EtHE Program and other applicable regulations (reference *PPPN-055 Quarterly Reports*). Quarterly programmatic reports shall consist of, but not be limited to, narrative and quantitative information indicating progress toward meeting goals and objectives as well as the number and demographic characteristics of clients served. Quarterly programmatic reports must be submitted via 2e2Fulton not later than the 20thth business day after the close of each quarter. If a deadline falls on a weekend, the report must be received on the Friday prior to the deadline to be considered on time. Quarterly programmatic reports must use the DHE form and be signed by Subrecipient's approved Programmatic, Fiscal and Data Designees.

Paragraph 8.27. Subrecipient shall provide County with projected spending plans as detailed in *FPPN-002: Budget Spend Plan*. Budget spend plans must be submitted via e2Fulton.

Paragraph 8.28. The Subrecipient shall implement a sliding fee scale policy in conformance with Ryan White HIV/AIDS Program requirements. Subrecipient agrees that in the provision of services

with assistance provided under EtHE, charges to any individual for services shall be made in accordance with the provision of the Ryan White Program, Section 2605 (e) as described in *FPPN-010.1 Imposition of Charges, Fee Schedule, and Cap on Client Charges* incorporated herein by reference.

The schedule of charges must be displayed in a conspicuous location(s) available to clients.

Subrecipient shall maintain documentation that all fiscal and intake staff have been informed of policies that any fees charged for Part A services must be in accordance with the provision of the RWHAP, Section 2605 (e) as described in *FPPN-010.1 Imposition of Charges, Fee Schedule, and Cap on Client Charges*.

Paragraph 8.29. Subrecipient agrees to assign appropriate staff, including the identified programmatic and fiscal designees, to attend all Ryan White and/or EtHE Providers' Meetings.

Paragraph 8.30. Subrecipient agrees to participate in regular progress officer calls and webinars which are designed to provide valuable technical assistance to Subrecipient, discuss areas of concern, and gather additional information.

Paragraph 8.31. Subrecipient is strongly encouraged to utilize the services of a qualified accountant to ensure fiscal policies, procedures, and practice comply with the requirements of the Uniform Guidance and Ryan White legislation and regulations.

Paragraph 8.32. As the Prime Awardee, Fulton County is required to provide the following information for any federal reports required by Subrecipient:

- 1. Federal Award Identification Number (FAIN): 6 UT8HA3393-02-01
- 2. Federal Award Date: 03/02/2021
- 3. Federal Awarding Agency: U.S. Department of Health and Human Services (HHS) Health Resources and Services Administration (HRSA)
- 4. Pass-Through Entity: Fulton County Government, Board of Commissioners, 141 Pryor Street, SW, Atlanta, GA 30303
- 5. CFDA Number and Title: 93.686 Ending the HIV Epidemic: A Plan for America Ryan White HIV/AIDS Program Parts A and B
- **6.** Project Description: Ending the HIV Epidemic: A Plan for America Ryan White HIV/AIDS Program Parts A and B provides direct financial assistance to jurisdictions identified in the legislation as eligible for funding. For Atlanta, the four jurisdictions are Cobb, DeKalb, Fulton, and Gwinnett Counties. The purpose of the program is to reduce new cases of HIV.

ARTICLE 9. **INVOICING AND PAYMENT**

Paragraph 9.0. Using e2Fulton, Subrecipient shall electronically submit for reimbursement for work performed during the previous calendar month, in a form acceptable to the County and accompanied by all support documentation requested by the County, for payment and for services that were completed during the preceding month. The County shall review for approval of said invoices. The County shall have the right not to pay any invoice or part thereof if not

properly supported, or if the costs requested or a part thereof, as determined by the County, are reasonably in excess of the actual stage of completion.

Paragraph 9.1. Subrecipient agrees to electronically submit for reimbursement via the Electronic Contract Management (ECM) module of e2Fulton for the previous month's expenses not later than the 20th business day of each month with four exceptions:

- 1. Fulton County shall advance payment to Subrecipient to allow for adequate cash flow to implement services as described in *FPPN-009: Advance Payment to Subrecipients*. Reconciliation of this amount must occur as expeditiously as possible. If an advance has been provided, the agency's reimbursement in the next month shall be reduced by the amount of the advance. In the event that the actual reimbursable expenses in the first month did not exceed the amount of the advance, the remainder shall be reduced from the second month's payment. In the event that the actual reimbursable expenses in the second month do not exceed the amount of the reminder of the advance, the agency shall remit payment to the County for the remainder due.
- 2. The first reimbursement submission shall be entered no later than 45 business days after contract effective date;
- 3. In addition to the February reimbursement submission, a final reimbursement submission may be entered no later than 45 days after the last day of February. Failure to submit the final invoice no later than 45 days after each budget period ends or is terminated may result in forfeiture of the claim. If the Subrecipient fails to do so, all rights to payment may be forfeited and the County may not honor requests submitted after the aforesaid time period.
- 4. The November reimbursement submission may be entered in two parts:
 - A. A pre-bill may be submitted in November prior to the date at which the Fulton County Finance Department shuts down to allow for year-end closeout (the actual date shall be provided to the Subrecipient once announced by the Finance Department). Subrecipient may pre-bill for regular monthly expenditures (e.g. salary, fringe, and rent) at an amount equal to 1/12th of the line item.
 - B. Another November submission would then be made by the 20th business day of December. This submission would be for the remainder of expenditures accrued in November.

Paragraph 9.2. Failure to submit reimbursement requests according to the timelines may be considered a breach of this Contract allowing the County to terminate this agreement in addition to any other right to which the County may be entitled. The Department for HIV Elimination reserves the right to reduce, reallocate or terminate funds for failure by the Subrecipient to achieve fiscal and/or program objectives as outlined in EXHIBIT A and EXHIBIT B, in a timely manner.

Late submissions received in ECM after the first calendar day of the month may not be paid until the last day of the following month.

Paragraph 9.3. Under the terms of the Uniform Guidance, Fulton County undertakes a risk assessment for each subrecipient and proposed subrecipient. Fulton County's Risk Assessment will determine the frequency with which supporting documentation must be submitted to

support a funding request. In ALL instances original documentation must be maintained on site and be available for audit as set forth in ARTICLE 35. **AUDITS AND INSPECTORS.**

Risk Category	Frequency of Submitting Documentation
Low	Provide ALL supporting documentation once each quarter: March
	invoice, June invoice, September invoice, January invoice and Final
	invoice.
Moderate	Provide every other month provide ALL supporting documentation:
	March invoice, May invoice, July invoice, September invoice, November
	invoice, January invoice, and Final invoice.
High	Provide ALL supporting documentation every month.
New	Provide ALL supporting documentation every month.
Subrecipient	

Paragraph 9.4. Subrecipient agrees to maintain and submit the necessary supporting documentation to verify the cost in the Reimbursement Request as detailed in *Program Manual of Policies and Procedures* and *PPPN-013*.

Paragraph 9.7. Additional items which must be submitted with the first Reimbursement Request are described in *PPPN-013*.

Paragraph 9.8. Additional items which must be submitted with the final Reimbursement Request are described in *PPPN-013*.

Paragraph 9.9. Closeout and Final Reimbursement Submission. The final submission must include a certification signed by the <u>official authorized to legally bind Subrecipient</u> as follows:

"By signing this report, I certify to the best of my knowledge and belief that the report is true, complete, and accurate, and the expenditures, disbursements and cash receipts are for the purposes and objectives set forth in the terms and conditions of this contract. 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. (U.S. Code Title 18, Section 1001 and Title 31, Sections 3729-3730 and 3801-3812, 45 CFR 75.415(a))."

Paragraph 9.10. Payment of Subcontractors/Suppliers: The Subrecipient must certify in writing that all subcontractors of the Subrecipient and suppliers have been promptly paid for work and materials and previous progress payments received. In the event the prime Subrecipient is unable to pay subcontractors or suppliers until it has received a progress payment from Fulton County, the prime Subrecipient shall pay all subcontractors or supplier funds due from said progress payments within forty-eight (48) hours of receipt of payment from Fulton County and in no event later than fifteen days as provided for by State Law.

Paragraph 9.11. If, in the County's opinion, the Subrecipient fails to provide all necessary and appropriate documentation required pursuant to this Contract, as identified to the Subrecipient

by the County, the County shall have the authority to delay the processing and payment of any or all Part A funds until such documentation has been satisfactorily submitted.

Paragraph 9.12. If, in the County's opinion, the Subrecipient submits inaccurate expenditure requests (e.g., line-item requests which exceed the approved amount, line-item requests for items which have not been approved, etc.), the County shall have the authority to delay the processing of any or all Part A payments until such time that the errors have been corrected.

Paragraph 9.13. In order to ensure the availability of services to EtHE clients throughout the contract period monthly charges shall not exceed one-twelfth of any awarded line item amount unless otherwise preapproved by the assigned DHE Project Officer.

Paragraph 9.14. County's Right to Withhold Payments: The County may withhold payments for services that involve disputed costs, involve disputed audits, or are otherwise performed in an inadequate fashion. Payments withheld by the County will be released and paid to the Subrecipient when the services are subsequently performed adequately and on a timely basis, the causes for disputes are reconciled or any other remedies or actions stipulated by the County are satisfied. The County shall promptly pay any undisputed items contained in such invoices.

Paragraph 9.15. Except as otherwise provided for in this Agreement, County will, within thirty (30) calendar days transmit via direct deposit Subrecipient payments called for under this Agreement after receipt of a correct reimbursement submission and required documentation which are within the approved budget and provided that Subrecipient is not currently in default under any of the terms of this Agreement. Subrecipient agrees that reimbursement requested under the terms of this Contract shall be made based upon actual expenditures incurred and not upon budgeted amounts.

Paragraph 9.16. Acceptance of Payments by Subrecipient; Release. The acceptance by the Subrecipient of any payment for services under this Agreement will, in each instance, operate as, and be a release to the County from, all claim and liability to the Subrecipient for work performed or furnished for or relating to the service for which payment was accepted, unless the Subrecipient within five (5) business days of Its receipt of a payment, advises the County in writing of a specific claim it contends is not released by that payment.

Paragraph 9.17. Parties hereto expressly agree that the above contract terms shall supersede the rates of interest, payment periods, and contract and subcontract terms provided for under the Georgia Prompt Pay Act, O.C.G.A. § 13-11-1 *et seq.*, pursuant to O.C.G.A. § 13-11-7(b), and the rates of interest, payment periods, and contract and subcontract terms provided for under the Prompt Pay Act shall have no application to this Agreement; parties further agree that the County shall not be liable for any interest or penalty arising from late payments.

Paragraph 9.18. It is the Subrecipient's duty to register with the County for direct deposit.

ARTICLE 10. FUNDING EXCLUSIONS AND RESTRICTIONS

Paragraph 10.0. Subrecipient shall use funds in accordance with federal requirements and shall

not use Part A funds for unallowable costs including those listed herein, in the "*Program Manual of Policies and Procedures*" " incorporated herein by reference and available at www.ryanwhiteatl.org *PPPN-004: Funding Exclusions and Restrictions*" incorporated herein by reference and available at www.ryanwhiteatl.org, and in the RFP incorporated herein by reference.

Paragraph 10.1. Subrecipient agrees that EtHE funds will not be used to supplant or replace state and local HIV-related funding or in-kind resources expended by Subrecipient for HIV-related services during the contract period beginning March 1, 2021 and ending February 28, 2025.

Paragraph 10.2. Subrecipient agrees that EtHE funds may not be used to purchase or improve land or to purchase, construct or make permanent improvements to any building, except for minor remodeling as specifically approved in Subrecipient budget.

Paragraph 10.3. Subrecipient agrees that EtHE funds may not be used to make payments to recipients of services. Subrecipient shall maintain documentation that all provider staff have been informed of policies that forbid use of Ryan White funds for cash payments to service recipients.

Paragraph 10.4. Subrecipient agrees that EtHE funds will not be used to make payments for any item or service to the extent that payment has been made, or can reasonably be expected to be made, by another third party benefits program or by an entity that provides services on a prepaid basis.

Subrecipient shall maintain documentation that all fiscal and intake staff have been informed of policies that direct that funds will not be used to make payments for any item or service to the extent that payment has been made, or can reasonably be expected to be made, by another third party benefits program or by an entity that provides services on a prepaid basis.

Paragraph 10.5. Subrecipient agrees that no funds will be used to develop materials designed to promote or encourage intravenous drug use or sexual activity, whether homosexual or heterosexual.

Paragraph 10.6. Subrecipient agrees that no funds will be used for the purchase of vehicles without written County approval based upon prior approval from HRSA.

Paragraph 10.7. Subrecipient agrees that no funds will be used for non-targeted marketing promotions or advertising about HIV services that target the general public (poster campaigns for display on public transit, TV or radio public service announcements, etc.) or for broad scope awareness activities about HIV services that target the general public.

Paragraph 10.8. Subrecipient agrees that no funds will be used for influencing or attempting to influence members of Congress and other Federal personnel.

Paragraph 10.9. Subrecipient agrees that no funds will be used for outreach activities that have HIV prevention education as their exclusive purpose.

Paragraph 10.10. Subrecipient agrees that no funds awarded under this contract will be used for foreign travel.

Paragraph 10.11. Subrecipient agrees that no funds awarded under this contract shall be used to support employment, vocational, or employment-readiness services.

Paragraph 10.12. Subrecipient agrees that no funds awarded under this contract shall be used to carry out any program of distributing sterile needles or syringes for the hypodermic injection of any illegal drug unless otherwise preapproved by HRSA.

Paragraph 10.13. Subrecipient agrees than no funds awarded under this contract shall be used to support the portion of any space, expenses, or staff position **not** devoted to EtHE activities.

Paragraph 10.14. Subrecipient agrees than no funds awarded under this contract shall be used for purchase of equipment costing \$25,000 without prior written approval by the County based upon prior approval by HRSA.

Paragraph 10.15. Subrecipient agrees that funds awarded under this contract shall not be used for inpatient case management services that prevent unnecessary hospitalization or that expedite discharge, as medically appropriate, from inpatient facilities.

Paragraph 10.16. Subrecipient agrees that no funds awarded under this contract shall be used for the following activities or to purchase these items:

- Clothing
- Funeral, burial, cremation or related expenses
- Local or State personal property taxes (for residential property, private automobiles, or any other personal property against which taxes may be levied)
- entertainment costs; this includes the cost of amusements, social activities, and related incidental costs
- Household appliances
- Pet foods or other non- essential products
- Off-premise social/recreational activities or payments for a client's gym membership
- PrEP or nPEP medications or primary care services, as the person using PrEP or nPEP is not living with HIV, and therefore is not eligible for Ryan White funded medications
- Out-of-state travel, research projects, clinical trials, or fund raising activities (including salaries, supplies, etc.)

Paragraph 10.17. Voucher and store gift card programs shall be administered in a manner which assures that vouchers and store gift cards cannot be exchanged for cash or used for anything other than the allowable goods or services (funds may not be used for the purchase of alcohol, tobacco products, or firearms). General-use prepaid cards that are cobranded with the logo of a payment network and the logo of a merchant or affiliated group of merchants are general-use prepaid cards, not store gift cards, and are not allowable.

Paragraph 10.18. Subrecipient shall spend no more than 10% of the mount awarded under this contract for administrative costs, including federally approved indirect cost or government

authorized cost allocation plan. Administrative costs include rent, utilities, facility costs along with costs of management oversight including program coordination; clerical, financial, and management staff not directly related to patient care; program evaluation, liability insurance, audits; and equipment not directly related to patient care. The combined total of indirect costs and administrative costs cannot exceed 10% of the agency award. (Including those listed herein and in the "Program Manual of Policies and Procedures" and PPPN-013: 10% Administrative Cap)

Paragraph 10.19. Subrecipient is expected to maintain documentation of the following which shall be made available to DHE and HRSA upon request and during EtHE site visits:

- Document, through job descriptions and time and effort reports, that the administrative activities are charged to administration of the activities under this contract and cost no more than 10% of the total grant amount
- Document that no activities defined as administrative in nature are included in other EtHE budget categories
- If using indirect cost as part or all of its 10% administration costs, obtain and keep on file a federally approved HHS-negotiated Certificate of Cost Allocation Plan or Certificate of Indirect Costs
- Written procedures, allocation journals, and/or manuals should explain the methodology used to allocate and track EtHE costs, including direct service costs and administrative costs. The allocation journal should contain written procedures that are easy to follow and can be "re-performed" by an auditor.

ARTICLE 11. **PERSONNEL**

Paragraph 11.0. Subrecipient shall designate in writing a person(s) to serve as its authorized representative(s) who shall have sole authority to represent Subrecipient on all manners pertaining to this contract. Subrecipient represents that it has secured or will secure, at its' own expense, all equipment and personnel necessary to complete this Agreement, none of whom shall be employees of or have any contractual relationship with County. All of the services required hereunder will be performed by Subrecipient under his supervision and all personnel engaged in the work shall be fully qualified and shall be authorized or permitted under law to perform such services.

Paragraph 11.1. Written notification shall be immediately provided to County upon change or severance of any of the authorized representative(s) or designee(s), listed key personnel or Subsubrecipient performing services on this Project by Subrecipient. No changes or substitutions shall be permitted in Subrecipient's key personnel or Subcontractor as set forth herein without the prior written approval of the County. Requests for changes in key personnel or Subcontractors will not be unreasonably withheld by County.

ARTICLE 12. SUSPENSION OF WORK

Paragraph 12.0. If, through any cause, Subrecipient shall fail to fulfill its obligations under this Agreement in a timely and proper manner or in the event that any of the provisions or

stipulations of this Agreement are violated by Subrecipient, the County shall thereupon have the right to suspend the Contract in whole or in part.

Paragraph 12.1. Suspension Notice: Should the County exercise its right to suspend this Agreement under the provisions of this paragraph, the suspension shall be accomplished in writing and shall specify the reason and effective date. Upon receipt of a suspension notice, the Subrecipient must, unless the notice requires otherwise:

- 1. Immediately discontinue suspended services on the date and to the extent specified in the notice;
- Shall not incur obligations after date of notice until such time that the Subrecipient has received written notice by the County that the suspension has been revoked and obligations may resume;
- 3. Place no further orders or subcontracts for material, services or facilities with respect to suspended services, other than to the extent required in the notice; and
- 4. Take any other reasonable steps to minimize costs associated with the suspension.

Paragraph 12.2. Notice to Resume: Upon receipt of notice to resume suspended services, the Subrecipient will immediately resume performance under this Agreement as required in the notice.

Paragraph 12.3. In lieu of suspension, the County may withhold the payment of reimbursement requests until provisions or stipulations in question are cured to the County's satisfaction.

ARTICLE 13. **DISPUTES**

Paragraph 13.0. Except as otherwise provided in this Agreement, any dispute concerning a question of fact arising under this contract which is not disposed of by agreement shall be decided by the Department for HIV Elimination. The representative shall reduce the decision to writing and mail or otherwise furnish a copy thereof to the Subrecipient. The Subrecipient shall have 30 days from date the decision is sent to appeal the decision to the County Manager or his designee by mailing or otherwise furnishing to the County Manager or designee, copy of the written appeal. The decision of the County Manager or his designee for the determination of such appeal shall be final and conclusive. Pending any final decision of a dispute hereunder, Subrecipient shall proceed diligently with performance of the Agreement and in accordance with the decision of the Office of the Internal Audit's designated representative.

ARTICLE 14. GRIEVANCE PROCEDURES

Paragraph 14.0. Subrecipient agrees to have in place a grievance process by which client complaints against the agency with respect to funded services might be addressed (a Prat A approved grievance procedure would suffice). A copy of the Subrecipient's grievance process must be submitted with the first request for reimbursement for services under this Agreement unless a copy of Subrecipient's Grievance Procedures has been submitted in the last two years.

Paragraph 14.1. Subrecipient agrees to provide notification of the Grievance Procedures of the

Subrecipient to all clients for rendered services in accordance with this Contract and such provision of information shall be documented within the files of the agency.

Paragraph 14.2. Subrecipient will include, with each monthly expenditure report, a summary of any complaint filed under this process as well as current status of, and final disposition of, any such complaint.

ARTICLE 15. **TERMINATION**

Paragraph 15.0. This contract shall terminate no later than 11:59 p.m. on February 28, 2025.

Paragraph 15.1. This contract may be canceled or terminated by either of the parties without cause; however, the party seeking to terminate or cancel this contract must give written notice of its intention to do so to the other party at least 30 days prior to the effective date of cancellation or termination. Subrecipient will submit final Reimbursement Request not later than 45 days after the effective date of written notice of termination. Upon notice of termination date, Subrecipient shall not incur obligations after date of notice to County.

Paragraph 15.2. If for any reason the Subrecipient is unable to render the approved services, the Subrecipient must notify the County in writing within five (5) days of the decision to allow ample time to develop a contingency plan to address the loss of the services.

ARTICLE 16. TERMINATION OF AGREEMENT FOR CAUSE

Paragraph 16.0. Either County or Subrecipient may terminate work under this Agreement in the event the other party fails to perform in accordance with the provisions of the Agreement. Any party seeking to terminate this Agreement is required to give thirty (30) days prior written notice to the other party.

Paragraph 16.1 Notice of termination shall be delivered by certified mail with receipt for delivery returned to the sender.

Paragraph 16.2. TIME IS OF THE ESSENCE and if the Subrecipient refuses or fails to perform the work as specified in EXHIBIT A and EXHIBIT B and maintain the scheduled level of effort as proposed, or any separable part thereof, with such diligence as will insure completion of the work within the specified time period, or any extension or tolling thereof, or fails to complete said work within such time. The County may exercise any remedy available under law or this Agreement. Failure to maintain the scheduled level of effort as proposed or deviation from the aforesaid proposal without prior approval of County shall constitute cause for termination

Paragraph 16.3. The County may, by written notice to Subrecipient, terminate Subrecipient's right to proceed with the Project or such part of the Project as to which there has been delay. In such event, the County may take over the work and perform the same to completion, by contract or otherwise, and Subrecipient shall be required to provide all copies of finished or unfinished documents prepared by Subrecipient under this Agreement to the County.

Paragraph 16.4. Subrecipient shall be entitled to receive compensation for any satisfactory work completed on such documents as reasonably determined by the County.

Paragraph 16.5. Whether or not the Subrecipient's right to proceed with the work has been terminated, the Subrecipient shall be liable for any damage to the County resulting from the Subrecipient's refusal or failure to complete the work within the specified time period, and said damages shall include, but not be limited to, any additional costs associated with the County obtaining the services of another Subrecipient to complete the project.

ARTICLE 17. **TERMINATION FOR CONVENIENCE OF COUNTY**

Paragraph 17.0. Notwithstanding any other provisions, the County may terminate this Agreement for its convenience at any time by a written notice to Subrecipient. If the Agreement is terminated for convenience by the County, as provided in this article, Subrecipient will be paid compensation for those services actually performed. Partially completed tasks will be compensated for based on a signed statement of completion to be submitted by Subrecipient which shall itemize each task element and briefly state what work has been completed and what work remains to be done.

Paragraph 17.1. If, after termination, it is determined that the Subrecipient was not in default, or that the default was excusable, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the government.

ARTICLE 18. WAIVER OF BREACH

Paragraph 18.0. The waiver by either party of a breach or violation of any provision of this Agreement, shall not operate or be construed to be, a waiver of any subsequent breach or violation of the same or other provision thereof.

ARTICLE 19. **INDEPENDENT CONTRACTOR STATUS**

Paragraph 19.0. Nothing contained herein shall be deemed to create any relationship other than that of an independent Subrecipient between the County and Subrecipient. Under no circumstances shall Subrecipient, its directors, officers, employees, agents, successors or assigns, be deemed employees, agents, partners, successors, assigns or legal representatives of the County.

Paragraph 19.1. Subrecipient acknowledges that its directors, officers, employees, agents and assigns shall have no right or redress pursuant to the Personnel Rules and Regulations of Fulton County.

ARTICLE 20. ASSURANCES AND CERTIFICATIONS

Paragraph 20.0. Subrecipient agrees to comply with federal and state laws, rules and regulations of the County's policy relative to nondiscrimination in client and client service practices because

of political affiliation, religion, race, color, gender, handicap, age, sexual orientation, national origin, or disability. Subrecipient shall notify current clients and all other individuals presenting for services provided through Part A funds of this nondiscrimination policy.

Paragraph 20.2. Subrecipient agrees to provide services without regard to an individual's ability to pay and current or past health condition. Subrecipient shall have billing, co-pay, and collection policies and procedures that do not:

- Deny services for non- payment
- Deny payment for inability to produce income documentation
- Require full payment prior to service
- Include any other procedure that denies services for non-payment

Subrecipient shall maintain documentation that all provider staff have been informed of these requirements.

Paragraph 20.3. Subrecipient agrees to comply with federal certifications regarding debarment and suspension, drug-free workplace requirements, Program Fraud Civil Remedies Act, and environmental tobacco smoke described in PHS-5161-1 and included as Attachment E. EXHIBIT E shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 20.4. Subrecipient agrees to comply with federal "Assurances - Non-Construction Programs" (Standard Form 424B) incorporated as EXHIBIT F. EXHIBIT F shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 20.5. Subrecipient agrees that federal prohibitions and requirements related to lobbying will be included in all sub-awards at all tiers and that all sub-recipients shall certify and disclose accordingly.

Paragraph 20.6. Subrecipient acknowledges that the County discourages the employment of the relatives by blood or marriage of Subrecipient or its employees. Such relationship shall not be an automatic barrier to hiring, but shall require the Subrecipient to obtain the written approval of the County. Willful and intentional failure to disclose such a relationship, including such relationships which might pre-exist this contract, may be cause for suspension or termination of this contract. This requirement shall not be construed to convert the Subrecipient into an employee of the County. Subrecipient remains an independent contractor/subrecipient as is set forth in Article 19 hereof.

Paragraph 20.7. Subrecipient will maintain HIV-related expenditures at a level that is at least equal to and not less than the level of such expenditures by the Subrecipient for the one year period preceding the fiscal year covered by this contract.

Paragraph 20.8. Services will be provided in settings accessible to low-income persons with HIV disease. Subrecipient shall ensure that the setting is accessible by public transportation or shall provide transportation assistance.

Paragraph 20.9. Subrecipient shall comply with Americans with Disabilities Act requirements.

Paragraph 20.10. The National Standards for Culturally and Linguistically Appropriate Services in Health and Health Care (the National CLAS Standards) are intended to advance health equity, improve quality, and help eliminate health care disparities by providing a blueprint for individuals and health and health care organizations to implement culturally and linguistically appropriate services. Subrecipient shall integrate the principles and activities of culturally and linguistically appropriate services in accordance with National Standards for Culturally and Linguistically Appropriate Services (CLAS) in Health and Health Care.

Refer to: http://minorityhealth.hhs.gov/assets/pdf/checked/finalreport.pdf

Paragraph 20.11. Subrecipient agrees to comply with federal Legislative Mandates set forth in the most current Consolidated Appropriations Act. EXHIBIT G. shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2 and returned to the County.

ARTICLE 21. ACCURACY OF WORK

Paragraph 21.0. Subrecipient shall be responsible for the accuracy of his work and shall promptly correct its errors and omissions without additional compensation. Acceptance of the work by the County will not relieve Subrecipient of the responsibility of subsequent corrections of any errors and the clarification of any ambiguities. Subrecipient shall prepare any plans, report, fieldwork, or data required by County to correct its errors or omissions. The above consultation, clarification or correction shall be made without added compensation to Subrecipient. Subrecipient shall give immediate attention to these changes so there will be a minimum of delay to others.

ARTICLE 22. **REVIEW OF WORK**

Paragraph 22.0. Authorized representatives of County may at all reasonable times review and inspect project activities and data collected under this Agreement and amendments thereto. All reports, drawings, studies, specifications, estimates, maps and computations prepared by or for Subrecipient, shall be available to authorized representatives of County for inspection and review at all reasonable times in the main office of County. Acceptance shall not relieve Subrecipient of its professional obligation to correct, at its expense, any of its errors in work.

Paragraph 22.1. County may request at any time and Subrecipient shall produce progress prints or copies of any work as performed under this Agreement. Refusal by Subrecipient to submit progress reports and/or plans shall be cause for County, without any liability thereof, to withhold payment to Subrecipient until Subrecipient complies with County's request in this regard. County's review recommendations shall be incorporated into the plans by Subrecipient.

Paragraph 22.2. Subrecipient agrees to participate in site visits/programmatic reviews conducted by the County Staff. Subrecipient agrees to ensure that programmatic and fiscal designees and other appropriate staff as requested by the County are in attendance at all site visits and that all requested documentation is provided including descriptions of accounts payable systems and policies. Unannounced site visits may also be conducted by the County when the County deems appropriate. Subrecipient must provide access to appropriate and

applicable files, policy manuals, records, staff members, etc. as requested by the County.

Paragraph 22.3. Subrecipient agrees to participate in Title VI site visits/programmatic reviews conducted by the County Staff including the Fulton County's Office of the County Auditor. Subrecipient agrees to ensure that agency's Title VI Coordinator and other appropriate staff as requested by the County are in attendance at all site visits and that all requested documentation is provided. Subrecipient must provide access to appropriate and applicable files, policy manuals, records, staff members, etc. as requested by the County. Site visit shall include, but not be limited to, examination of evidence of: Bilingual Staff; Telephone Interpretation; Volunteer Interpreters; Use of "I Speak Cards"; Language Identification Posters or Flashcards; and, Translating Vital Documents.

ARTICLE 23. INDEMNIFICATION

Paragraph 23.0. Article 23 does not apply to local health departments or other governmental entities including the State of Georgia's Department of Public Health.

Paragraph 23.1. Subrecipient hereby agrees to release, indemnify, defend and hold harmless Fulton County, its Commissioners, officers, employees, subcontractors, successors, assigns and agents, from and against any and all losses (including death), claims, damages, liabilities, costs and expenses (including but not limited to all actions, proceedings, or investigations in respect thereof and any costs of judgments, settlements, court costs, attorney's fees or expenses, regardless of the outcome of any such action, proceeding, or investigation), caused by, relating to, based upon or arising out of any act or omission by Subrecipient, its directors, officers, employees, subcontractors, successors, assigns or agents, or otherwise, in connection (directly or indirectly) with its acceptance, or the performance, or nonperformance, of its obligations under these agreements. Such obligations shall not be construed to negate, abridge or otherwise reduce any other rights or obligations of indemnity which would otherwise exist as to any party or person as set forth in this paragraph.

Paragraph 23.2. Subrecipient obligation to protect, defend, indemnify and hold harmless, as set forth hereinabove, shall also include, but is not limited to, any matter arising out of any actual or alleged infringement of any patent, trademark, copyright, or service mark, or other actual or alleged unfair competition disparagement of product or service, or other tort or any type whatsoever, or any actual or alleged violation of trade regulations.

Paragraph 23.3. Subrecipient further agrees to protect, defend, indemnify and hold harmless Fulton County, its Commissioners, officers, employees, subcontractors, successors, assigns and agents from and against any and all claims or liability for compensation under the Worker's Compensation Act, Disability Benefits Act, or any other employee benefits act arising out of injuries sustained by any employees of Subrecipient. These indemnities shall not be limited by reason of the fisting of any insurance coverage.

Paragraph 23.4. These indemnity provisions are for the protection of the County indemnities only and shall not establish, of themselves, any liability to third parties. The provisions of this article shall survive termination of this Agreement.

ARTICLE 24. CONFIDENTIALITY AND HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT (HIPAA) COMPLIANCE

Paragraph 24.0. The Subrecipient agrees to abide by all state and federal laws, rules and regulations and County policy respecting confidentiality of an individual's records. Subrecipient further agrees not to divulge any information concerning any individual to any unauthorized person without the written consent of the individual, employee, client or responsible parent or guardian.

Paragraph 24.1. Subrecipient shall have written procedures to ensure that staff will maintain the confidentiality of client records related to the services provided under this contract.

Paragraph 24.2. Both parties shall comply with the requirements of all applicable federal, state and local laws and the rules and regulations promulgated thereunder including, but not limited to, the Health Insurance Portability and Accountability Act of 1996 and the rules and regulations promulgated thereunder, as the same may be amended and supplemented from time to time (collectively referred to herein as "HIPAA").

Paragraph 24.3. The parties recognize a common goal of securing the integrity of all individually identifiable health information and according that information the highest possible degree of confidentiality and protection from disclosure. The parties will use their best efforts in that regard. All individually identifiable health information (including information related to patients/clients whose identities may be ascertained by the exercise of reasonable effort through investigation or through the use of other public or private databases) shall be treated as confidential by the parties in accordance with all federal, state, and local laws, rules and regulations governing the confidentiality and privacy of individually identifiable health information, including, but without limitation, to the extent that each party is subject to it, HIPAA. The parties agree to take such additional steps and/or to negotiate such amendments to this Agreement as may be required to ensure that the parties are and remain in compliance with HIPAA and official guidance.

Paragraph 24.4. Subrecipient, if a covered entity, must be in full compliance with HIPAA. This includes but is not limited to all privacy, transactions and code sets and security requirements in effect now or that may be in effect at any time in the future. Any and all associated costs for Subrecipient to comply with the HIPAA laws shall be borne by Subrecipient. All HIPAA compliance dates must be satisfied and Subrecipient must provide written assurance demonstrating the ability to meet all compliance deadlines upon request by County's Privacy Officer. This includes maintaining a Contingency Plan to assure the continuation of operations consistent with HIPAA. This plan shall have been tested and copies made available to the County upon request. Subrecipient is required to fully cooperate with any and all audits, reviews and investigations conducted by County, Centers for Medicare & Medicaid Services ("CMS"), Office of Civil Rights or any other governmental agencies, in connection with HIPAA compliance matters.

Paragraph 24.5. Subrecipient, if a covered entity, may receive, use and disclose protected health information as permitted or as required by law. This includes disclosure of protected

health information to the Department for HIV Elimination (as a covered entity) in connection with treatment, payment or operations, including Ryan White operations and as required by this Agreement.

Paragraph 24.6. In the course of undertaking the Scope of Work in this Agreement, Subrecipient will be sharing individually identifiable health information with the Department for HIV Elimination. The Subrecipient shall be responsible for entering into any necessary Business Associate Agreements and/or confidentiality agreements with Fulton County on behalf of the Department for HIV Elimination.

Paragraph 24.7. In the course of undertaking the Scope of Work in this Agreement, Subrecipient may work with agencies and entities that are subrecipients of funding via Fulton County HIV grants and have access to individually identifiable health information. The Subrecipient shall be responsible for entering into any necessary Business Associate Agreements and/or confidentiality agreements with said agencies and entities.

Paragraph 24.8. Subrecipient is responsible for obtaining client consent for the sharing of PHI with the Department for HIV Elimination and other subrecipients of Part A funding.

ARTICLE 25. **CONFIDENTIALITY OF WORK**

Paragraph 25.0. Each party may disclose to the other party information that is confidential or proprietary "Confidential Information". Confidential Information includes information and materials related to the business, affairs and/or procedures of the disclosing party, or to the designs, programs, flowcharts and documentation of the disclosing party's information technology, whether or not owned by that party.

The party receiving Confidential Information will not, and will cause each of its employees, agents, subcontractors and affiliates not to, either during or after the term of this Agreement: (a) disclose any Confidential Information to any third party or to any employee, agent, subcontractor or Affiliate other than on a "need to know" basis; or (b) use Confidential Information for any purpose other than in the performance of this Agreement. The receiving party will hold in confidence the Confidential Information and will use Confidential Information solely to perform its obligations under this Agreement. The receiving party will take all reasonable precautions necessary to safeguard the disclosing party's property, including Confidential Information. Upon the disclosing party's request, the receiving party will return all Confidential Information. In the event that the receiving party or any of its employees, agents, subcontractors or Affiliates is required by applicable law, regulation or legal process to disclose any Confidential Information, the receiving party will (a) disclose such Confidential Information only to the extent its legal counsel determines such disclosure is required; (b) notify the disclosing party immediately so that the disclosing party may seek a protective order or other appropriate remedy; and (c) exercise all reasonable efforts to obtain assurance that confidential treatment will be accorded to such Confidential Information. Notwithstanding this clause, Subrecipient recognizes the County's obligation to comply with Georgia's Open Records requirements.

Paragraph 25.1. The Subrecipient shall maintain the confidentiality of all reports,

information, or data, furnished to, or prepared by, the Subrecipient under this Agreement, unless such information is: a) previously known to the Subrecipient; b) generally available to the public; c) subsequently disclose to the Subrecipient by a third-party who is not under an obligation of confidentiality with the County; or, d) independently developed by the Subrecipient.

Before publishing or presenting any of these reports, information, or data, the Subrecipient shall obtain the prior written consent of the Director, Department for HIV Elimination. The Subrecipient shall inform its officers, directors, employees, and agents of the requirements of this section and shall enforce compliance with these requirements by its officers, directors, employees, and agents.

Paragraph 25.2. It is further agreed that if any information concerning the Project, its conduct results, or data gathered or processed should be released by Subrecipient without prior approval from County, the release of the same shall constitute grounds for termination of this Agreement without indemnity to Subrecipient, but should any such information be released by County or by Subrecipient with such prior written approval, the same shall be regarded as Public information and no longer subject to the restrictions of this Agreement.

Paragraph 25.3. This Article survives the expiration or earlier termination of this agreement.

ARTICLE 26. OPEN RECORDS ACT

Paragraph 26.0. The Georgia Open Records Act, O.C.G.A. Section 50-18-70 et seq., applies to this Agreement. The Subrecipient acknowledges that any documents or computerized data provided to the County by the Subrecipient may be subject to release to the public. The Subrecipient also acknowledges that documents and computerized data created or held by the Subrecipient in relation to the Agreement may be subject to release to the public, to include documents turned over to the County. The Subrecipient shall cooperate with and provide assistance to the County in rapidly responding to Open Records Act requests. The Subrecipient shall notify the County of any Open Records Act requests no later than 24 business hours following receipt of any such requests by the Subrecipient. The Subrecipient shall promptly comply with the instructions or requests of the County in relation to responding to Open Records Act requests.

ARTICLE 27. PUBLICITY

Paragraph 27.0. Subrecipient agrees that any publicity given to the program or services provided herein, including, but not limited to, notices, information, pamphlets, press releases, research, reports, signs and similar public notices prepared by or for the Subrecipient, shall not identify the County as a sponsoring agency without prior approval. In addition, the Subrecipient shall not display the County name or logo in any manner, including, but not limited to, display on Subrecipient's letterhead or physical plant without the prior written authorization of the County.

ARTICLE 28. **INTANGIBLE PROPERTY**

Paragraph 28.0. Except as otherwise provided in terms and conditions of this Contract, the

subrecipient or the County is free to copyright any books, publications or other copyrightable materials developed in the course of or under this Contract. Should any copyright materials be produced as a result of this Contract, the County shall reserve a royalty free, non-exclusive and irrevocable right to reproduce, modify, publish or otherwise use and to authorize others to use the work for governmental purposes.

ARTICLE 29. TANGIBLE PROPERTY

Paragraph 29.0. Subrecipient agrees to maintain detailed property records on all equipment (non-expendable personal property) purchased in total, or in part, with funds received by the County during the term of this Agreement to be submitted at the close of the year with the final invoice. Property records shall be maintained accurately (including those listed herein and in the "Program Manual of Policies and Procedures" and FPPN-003: Property Standards) and shall include:

- A description of the property;
- Manufacturer's serial number, model number, national stock number, or other identification number;
- Source of the property including federal program name;
- Acquisition date (or date received, if the property was furnished by the County) and cost;
- Percentage (at the end of the budget year) of federal participation in the cost of the project or program for which the property was acquired;
- Unit acquisition cost;
- Property decal number;
- Ultimate disposition data, including date of disposal, sales price, and method used to determine current fair market value. Disposition must have prior County written approval.
- A physical inventory of property shall be taken and the results reconciled with the property records at least once every two years. Any differences between quantities determined by the physical inspection and those shown in the accounting records shall be investigated to determine the cause of the difference. The Subrecipient shall, in connection with the inventory, verify the existence, current utilization, and continued need for the property. A control system shall be in effect to ensure adequate safeguards to prevent loss, damage, or theft of the property. Any loss, damage, or theft of non-expendable property shall be investigated and fully documented. The Subrecipient shall promptly notify the County.

Paragraph 29.1. Adequate maintenance procedures shall be implemented to keep the property in good condition.

Paragraph 29.2. Upon termination of any service program included in this Agreement, or in the event this Agreement terminates prior to expiration or is not renewed, Subrecipient agrees to properly return all County property according to County protocols.

Paragraph 29.3. The Subrecipient agrees that this equipment cannot be transferred or otherwise disposed of without written County approval.

ARTICLE 30. COVENANT AGAINST CONTINGENT FEES

Paragraph 30.0. Subrecipient warrants that no person or selling agency has been employed or retained to solicit or secure this Agreement upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, excepting bona fide employees maintained by Subrecipient for the purpose of securing business and that Subrecipient has not received any non-County fee related to this Agreement without the prior written consent of County. For breach or violation of this warranty, County shall have the right to annul this Agreement without liability or at its discretion to deduct from the Contract Price or consideration the full amount of such commission, percentage, brokerage or contingent fee.

ARTICLE 31. **INSURANCE**

Paragraph 31.0. Subrecipient agrees to obtain and maintain during the entire term of this Agreement, all of the insurance required as specified in the Agreement documents, Insurance and Risk Management Forms, with the County as an additional insured and shall furnish the County a Certificate of Insurance showing the required coverage. The cancellation of any policy of insurance required by this Agreement shall meet the requirements of notice under the laws of the State of Georgia as presently set forth in the Georgia Code.

ARTICLE 32. **PROHIBITED INTEREST**

Paragraph 32.0. Conflict of interest:

Subrecipient agrees that it presently has no interest and shall acquire no interest direct or indirect that would conflict in any manner or degree with the performance of its service hereunder. Subrecipient further agrees that, in the performance of the Agreement, no person having any such interest shall be employed.

Paragraph 32.1. Interest of Public Officials:

No member, officer or employee of County during his tenure shall have any interest, direct or indirect, in this Agreement or the proceeds thereof.

ARTICLE 33. SUBCONTRACTING

Paragraph 33.0. Subrecipient shall not subcontract any part of the work covered by this Agreement or permit subcontracted work to be further subcontracted without prior written approval of Director, Ryan White Program or his/her designee.

ARTICLE 34. **ASSIGNABILITY**

Paragraph 34.0. Subrecipient shall not assign or subcontract this Agreement or any portion thereof without the prior expressed written consent of County. Any attempted assignment or subcontracting by Subrecipient without the prior expressed written consent of County shall at County's sole option terminate this Agreement without any notice to Subrecipient of such termination. Subrecipient binds itself, its successors, assigns, and legal representatives of such

other party in respect to all covenants, agreements and obligations contained herein.

ARTICLE 35. AUDITS AND INSPECTORS

Paragraph 35.0. At any time during normal business hours and as often as County may deem necessary, Subrecipient shall make available to County and/or representatives of the County for examination all of its records with respect to all matters covered by this Agreement.

Paragraph 35.1 Subrecipient shall also permit County and/or representative of the County to audit, examine and make copies, excerpts or transcripts from such records of personnel, conditions of employment and other data relating to all matters covered by this Agreement. Subrecipient's records of personnel, conditions of employment, and financial statements (hereinafter "Information") constitute trade secrets and are considered confidential and proprietary by Subrecipient.

Paragraph 35.2. Subrecipient shall maintain all books, documents, papers, accounting records and other evidence pertaining to costs incurred on the Project and used in support of its proposal and shall make such material available at all reasonable times during the period of the Agreement and for eight years from the date of final payment under the Agreement, for inspection by County or any reviewing agencies and copies thereof shall be furnished upon request and at no additional cost to County.

Paragraph 35.3. Subrecipient agrees that the provisions of this Article shall be included in any Agreements it may make with any subcontractor, assignee or transferee.

Paragraph 35.4. Subrecipient acknowledges and swears by signature below that it has complied with the audit requirements of the "Standards for Audit of Governmental Organizations, Programs, Activities and Functions," issued by the U.S. Comptroller General for all previous contracts awarded under the Ryan White Program; false statement herein constitutes a breach of this contract.

Paragraph 35.5. Subrecipient agrees to comply with federal standards for financial management set forth in 45 CFR 75 – Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards as well as the "Program Manual of Policies and Procedures" and *FPPN-006: Financial Management*.

Paragraph 35.6. Subrecipient agrees to comply with the audit requirements set forth in 45 CFR 75 and with either Paragraph 35.6a or Paragraph 35.6b whichever applies under these guidelines.

Paragraph 35.6a. Subrecipient expending \$750,000 or more during the fiscal year in Federal awards must have a Single or Program Specific audit conducted for that year in accordance with 2 CFR 75 Subpart F – Audit Requirements. The audit must be prepared by an independent Certified Public Accountant. Subrecipient must send one copy of the audit to the Ryan White Program Manager and one copy to the Director of Finance, within 180 days following the close of Subrecipient's fiscal year. At the County's discretion, this time period may be extended beyond the 180 days.

Paragraph 35.6.b. Subrecipient expending less than \$750,000 during the fiscal year in Federal awards agrees to have a financial statement audit conducted annually by an independent Certified Public Accountant and further agrees to send one copy of the audit to the Ryan White Program Manager and one copy to the Director of Finance, Fulton County Government, within 180 days following the close of Subrecipient's fiscal year. At the County's discretion, this time period may be extended beyond the 180 days.

Paragraph 35.7. Audit reports shall be submitted to:

Director, Department for HIV Elimination Director of Finance

Fulton County Government
137 Peachtree Street
Atlanta, Georgia 30303
Fulton County Government
141 Pryor Street, Suite 7001
Atlanta, Georgia 30303

Paragraph 35.8. Failure to comply with audit request, or any other terms or conditions of this Contract constitutes cause for termination of Contract, cause for rejection of future applications, and requires return of all monies received under this Contract.

ARTICLE 36. RECORDS

Paragraph 36.0. The state and federal governments and the County shall have access to pertinent books, documents, papers and records of the Subrecipient and any sub-Subrecipient respectively, as applicable, for the purposes of verifying, without limitation, the nature and extent of applicable cost, and making audit examinations, excerpts and transcripts. The parties and their respective subcontractors' record retention requirements are three years from the submission of the final expenditure report. If any litigation, claim or audit is started before the expiration of the three-year period, the records shall be retained until all litigation, claims, or audit findings involving the records have been resolved.

Paragraph 36.1. Intentionally left blank.

Paragraph 36.2. Intentionally left blank.

Paragraph 36.3. Subrecipient agrees to maintain documentation of positive HIV serostatus in the client's file on-site and shall make these documents available, within the scope of confidentiality, as may be required during any monitoring activity conducted by the County or designee. Documentation of serostatus should occur during the client intake process; however, initiation of enrollment may occur with a preliminary positive test result. Acceptable documentation of positive HIV serostatus shall include, but not be limited to, confirmed positive HIV test results, medical provider's diagnosis, viral load lab results, and/or medical therapies prescribed by a medical provider. Documentation shall be primary or refer to the primary documentation in the form of an official, signed statement from the holder of the primary documentation stating that eligibility has been confirmed (including the name of person/organization verifying eligibility, date, and nature and location of primary documentation).

Subrecipient shall maintain documentation that all provider staff have been informed of Part A eligibility requirements regarding serostatus and acceptable proof of HIV status.

Paragraph 36.4. Intentionally left blank.

Paragraph 36.5. For each client served with EtHE funds, Subrecipient agrees to maintain documentation of the provider of primary care (as described in the most current version of "Fulton County Government Ryan White Part A Program Manual") services in the client's file on-site and shall make these documents available, within the scope of confidentiality, as may be required during any monitoring activity conducted by the County.

Paragraph 36.6. To the greatest extent possible, the Subrecipient shall provide services to eligible clients without regard to his/her county of residence within the 20-county EMA. Prior approval from the County must be obtained before Subrecipient may limit availability to anything less than the 20 County EMA.

Paragraph 36.7. Subrecipient is required to notify County no less than 24 hours prior to the implementation of any cap on services, limitation of services to serving existing clients only, and/or limitation of new clients to residents of certain geographic areas.

Subrecipient acknowledges that such caps and limitations on clients serve may impact the continuum of care and services for which the Subrecipient is funded under this contract and may result in amendments to this contract and/or changes in funding amounts.

Paragraph 36.8. For each client served, Subrecipient agrees to provide documentation upon request which indicates the Subrecipient's efforts to determine if a client has an eligible third-party payment source (e.g., private insurance, including plans available through the health insurance marketplace, Medicaid, State Children's Health Insurance Plan [SCHIP], and Medicare) and the process for vigorously screening and enrolling clients in all programs for which they are eligible to ensure that Part A funds are the payer of last resort.

Subrecipient shall maintain documentation that all provider staff have been informed of Part A eligibility requirements for determination of third-party payment source and process for vigorously screening and enrolling clients in all programs for which they are eligible to ensure that Part A funds are the payer of last resort.

Paragraph 36.9. Subrecipient agrees that Oral Health services should be available to persons living with HIV in the EMA. The Subrecipient should, where practicable, provide Oral Health services to individuals who may or may not receive Primary Care at that site.

Paragraph 36.10. Subrecipient agrees to comply with legislative requirements regarding the Medicaid status of providers, specifically that funded providers of Medicaid-reimbursable services must be participating in Medicaid and certified to receive Medicaid payments or able to document efforts underway to obtain such certification.

If Medicaid-covered services are funded, Subrecipient agrees to provide documentation of Medicaid certification.

Paragraph 36.11. Income generated from third-party reimbursements, including 340B reimbursements, must be reported as program income and must be directed to programs or services which benefit Part A clients. The Subrecipient must maintain records documenting the type and amount of income received and how expended.

Paragraph 36.11.a. Income generated from payments made by clients in compliance with the sliding fee scale must be reported as program income and must be directed to programs or services which benefit Part A clients. The Subrecipient must maintain records documenting the type and amount of income received and how expended.

Paragraph 36.12. Subrecipient shall maintain documentation that that all staff involved in eligibility determination have been provided annual training in eligibility requirements set forth in this contract.

Paragraph 36.13. Subrecipient shall maintain documentation that eligibility determination policies and procedures do not consider VA health benefits as the veteran's primary insurance and deny access to Ryan White services citing "payer of last resort". Policies and procedures must classify veterans receiving VA health benefits as uninsured, thus exempting these veterans from the "payer of last resort" requirement.

Subrecipient shall maintain documentation that all staff determining eligibility have been informed of policies surrounding veterans with VA health benefits.

Paragraph 36.14. Subrecipient shall maintain job descriptions and time and effort reports sufficient to document that the activities defined in legislation and guidance as administrative are charged to administration of the program and cost no more than 10% of Contract award amount. Subrecipient is expected to maintain documentation supporting the allocation of employee time to administrative and non-administrative duties.

Paragraph 36.15. Subrecipient shall maintain time and effort reports sufficient to document that each employee that is funded with Ryan White Part A funds for an amount less than 100% time and effort (1 Full Time Equivalent) has worked on Part A funded services for an amount no less than the percent of time for which the position is funded.

Paragraph 36.16. If Subrecipient uses indirect cost as part or all of its 10% administration costs, Subrecipient shall obtain and keep on file a federally approved HHS-negotiated Certificate of Cost Allocation Plan or Certificate of Indirect Costs.

Paragraph 36.17. Subrecipient shall maintain a file or files documenting agency activities for the promotion of HIV services to low-income individuals, including copies of HIV program materials promoting services and explaining eligibility requirements.

Paragraph 36.18. Subrecipient shall maintain a reasonable mix of non-traditional hours that best

suit the needs of the populations to be served. Non-traditional hours shall include early morning hours, evening hours (after 5:00 pm) and/or weekend hours.

Paragraph 36.19. As specified in *PPPN-001 Client Eligibility*, requiring an individual to have State issued photo identification establishes a lengthy and sometimes costly barrier to care; this also creates an unnecessary barrier to care for undocumented individuals. If Subrecipient's internal policies require State issued photo identification, the lack of such identification shall not delay enrollment in EtHE services, provision of medications, nor result in the discharge of a client from EtHE White Services.

ARTICLE 37. ACCOUNTING SYSTEM

Paragraph 37.0. Subrecipient shall have an accounting system, which is established, and maintained in accordance with generally accepted accounting principles. The Subrecipient's systems must be established to enable tracing of funds to a level adequate for determining if funds were used according to the terms and conditions of the grant contract or other County recommendations.

ARTICLE 38. **VERBAL AGREEMENT**

Paragraph 38.0. No verbal agreement or conversation with any officer, agent or employee of County either before, during or after the execution of this Agreement, shall affect or modify any of the terms of obligations herein contained, nor shall such verbal agreement or conversation entitle Subrecipient to any additional payment whatsoever under the terms of this Agreement. All changes to this shall be in writing and the form of a change order in supplemental agreement, approved by the County, and entered on the Minutes of the Board of Commissioners.

ARTICLE 39. **NOTICES**

Paragraph 39.0. All notices shall be in writing and delivered in person or transmitted by certified mail, postage prepaid. A copy may also be emailed.

follows:	follows:	o Subrecipient shan be addressed as
Jeff Cheek, Director Department for HIV Elimination	Name:	Rudolph Carn
137 Peachtree Street Atlanta, Georgia 30303	Title:	President
Jeff.cheek@fultoncountyga.gov	Agency:	NAESM Men's Health and Wellness Center
With a copy to:	Address:	2140 M L King JR DR SW - Bldg. B
Felicia Strong-Whitaker, Director	City: Atla	
Department of Purchasing & Contract Compliance	Zip Code	: 30310-1134

130 Peachtree Street, SW, Suite 1168 Atlanta, Georgia 30303

<u>Felicia.strong-whitaker@fultoncountyga.gov</u>

ARTICLE 40. JURISDICTION

Paragraph 40.0. This Agreement will be executed and implemented in Fulton County. Further, this Agreement shall be administered and interpreted under the laws of the State of Georgia. Jurisdiction of litigation arising from this Agreement shall be in the Fulton County Superior Courts. If any part of this Agreement is found to be in conflict with applicable laws, such part shall be inoperative, null and void insofar as it is in conflict with said laws, but the remainder of this Agreement shall be in full force and effect.

Paragraph 40.1. Whenever reference is made in the Agreement to standards or codes in accordance with which work is to be performed, the edition or revision of the standards or codes current on the effective date of this Agreement shall apply, unless otherwise expressly stated.

ARTICLE 41. EQUAL EMPLOYMENT OPPORTUNITY

Paragraph 41.0. During the performance of this Agreement, Subrecipient agrees as follows:

Paragraph 41.0.a. Subrecipient will not discriminate against any employee or applicant for employment because of race, creed, color, gender, sexual orientation, or national origin;

Paragraph 41.0.b. Subrecipient will, in all solicitations or advertisements for employees placed by, or on behalf of, Subrecipient state that all qualified applicants, will receive consideration for employment without regard to race, creed, color, gender, sexual orientation, or national origin;

Paragraph 41.0.c. Subrecipient will cause the foregoing provisions to be inserted in all subcontracts for any work covered by the Agreement so that such provision will be binding upon each subcontractor, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.

ARTICLE 42. FORCE MAJEURE

Paragraph 42.0. Neither County nor Subrecipient shall be deemed in violation of this Agreement if either is prevented from performing its obligations hereunder for any reason beyond its control, including but not limited to acts of God, civil or military authority, act of public enemy, accidents, fires, explosions, earthquakes, floods or catastrophic failures of public transportation,

provided however, that nothing herein shall relieve or be construed to relieve Subrecipient from performing its obligations hereunder in the event of riots, rebellions or legal strikes.

ARTICLE 43. TAXES

Paragraph 43.0. The Subrecipient shall pay all sales, retail, occupational, service, excise, old age benefit and unemployment compensation taxes, consumer, use and other similar taxes, as well as any other taxes or duties on the materials, equipment, and labor for the work provided by the Subrecipient which are legally enacted by any municipal, county, state or federal authority, department or agency at the time bids are received, whether or not yet effective. The Subrecipient shall maintain records pertaining to such taxes as well as payment thereof and shall make the same available to the County at all reasonable times for inspection and copying. The Subrecipient shall apply for any and all tax exemptions which may be applicable and shall timely request from the County such documents and information as may be necessary to obtain such tax exemptions. The County shall have no liability to the Subrecipient for payment of any tax from which it is exempt.

ARTICLE 44. PERMITS, LICENSES AND BONDS

Paragraph 44.0. All permits and licenses necessary for the work shall be secured and paid for by the Subrecipient. If any permit, license or certificate expires or is revoked, terminated, or suspended as a result of any action on the part of the Subrecipient, the Subrecipient shall not be entitled to additional compensation or time.

ARTICLE 45. NON-APPROPRIATION

Paragraph 45.0. This Agreement states the total obligation of the County to the Subrecipient for the calendar year of execution. Notwithstanding anything contained in this Agreement, the obligation of the County to make payments provided under this Agreement shall be subject to annual appropriations of funds thereof by the governing body of the County and such obligation shall not constitute a pledge of the full faith and credit of the County within the meaning of any constitutional debt limitation. The Director of Finance shall deliver written notice to the Subrecipient in the event the County does not intend to budget funds for the succeeding Contract year.

Paragraph 45.1. Notwithstanding anything contained in this Agreement, if sufficient funds have not been appropriated to support continuation of this Agreement for an additional calendar year or an additional term of the Agreement, this Agreement shall terminate absolutely and without further obligation on the part of the County at the close of the calendar year of its execution and at the close of each succeeding calendar year of which it may be renewed, unless a shorter termination period is provided or the County suspends performance pending the appropriation of funds.

ARTICLE 46. WAGE CLAUSE

Paragraph 46.0. Subrecipient shall agree that in the performance of this Agreement the

Subrecipient will comply with all lawful agreements, if any, which the Subrecipient had made with any association, union, or other entity, with respect to wages, salaries, and working conditions, so as not to cause inconvenience, picketing, or work stoppage.

ARTICLE 47. WHISTLEBLOWER PROTECTION

Paragraph 47.0. Subrecipient is aware that the latest whistleblower protection statutes went into effect July 1, 2013. The statute, 41 U.S.C. 4172, applies to all employees working for contactors, grantees, subcontractors, and subgrantees on federal grants and contracts. The National Defense Authorization Act (NDAA) for Fiscal Year (FY) 2013 (Pub. L. 112-239, enacted January 2, 2013) mandates a pilot program entitled "Pilot Program for Enhancement of Subrecipient Employee Whistleblower Protections." This program requires all grantees, subgrantees, and subcontractors to:

- 1. Inform their employees working on any federal award they are subject to the whistleblower rights and remedies of the pilot program.
- 2. Inform their employees in writing of employee whistleblower protections under 41 U.S.C. 4712 in the predominant native language of the workforce; and,
- 3. Subrecipients and grantees will include such requirements in any contract made with a subcontractor or subgrantee.

Paragraph 47.1. The statute (41 U.S.C. 4712) states that an "employee of a Subrecipient, subcontractor, grantee [or subgrantee] may not be discharged, demoted, or otherwise discriminated against as a reprisal for "whistleblowing." In addition, whistleblower protections cannot be waived by any contract, policy, form, or condition of employment.

Paragraph 47.2. Whistleblowing is defined as making a disclosure "that the employee believes is evidence of any of the following:

- 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
- A violation of law, rule, or regulation related to a federal contract or grant (including the competition for, or negotiation of, a contract or grant).

Paragraph 47.3. To qualify under the statute, the employee's disclosure must be made to at least one of the following:

- A Member of Congress, or representative of a Congressional committee
- An Inspector General
- The Government Accountability Office
- A federal employee responsible for contract or grant oversight or management at the relevant agency
- An official from the Department of Justice, or other law enforcement agency
- A court or grand jury
- A management official or other employee of the Subrecipient, subcontractor, grantee, or subgrantee who has responsibility to investigate, discover, or address misconduct.

ARTICLE 48. **ANTI-KICKBACK**

Paragraph 48.0. Subrecipient shall participate in structured and on-going efforts to avoid fraud, waste and abuse (mismanagement) in any federally funded program.

Paragraph 48.1. Subrecipient shall have in place an "Employee Code of Ethics" and Board Bylaws and policies which includes provisions covering:

- Conflict of Interest
- Prohibition on use of property, information or position without approval or to advance personal interest
- Fair dealing engaged in fair and open competition
- Confidentiality Protection and use of company assets
- Compliance with laws, rules, and regulations
- Timely and truthful disclosure of significant accounting deficiencies
- Timely and truthful disclosure of non-compliance
- Prohibition of employees (as individuals or entities), from soliciting or receiving payment in kind or cash for the purchase, lease, ordering, or recommending the purchase, lease, or ordering, of any goods, facility services, or items
- Proof of employee background checks for staff who will be handling purchasing transactions and financial management systems

Paragraph 48.2. Subrecipients which are Medicare and Medicaid subgrantees shall have in place the required Corporate Compliance Plan.

ARTICLE 49. **CLIENT RIGHTS AND RESPONSIBILITIES**

Paragraph 49.0. Subrecipient agrees to provide notification of the agency's Clients Rights and Responsibilities to all clients rendered services in accordance with this Contract. Client files shall include an affirmation signed by the client indicating receipt of information required in this paragraph.

Paragraph 49.1. Client Rights and Responsibilities shall include at a minimum:

- Fulton County Non Discrimination Policy
- Title VI Non Discrimination Statement
- Confidentiality statement and/or HIPAA protections
- Transfer information
- Language assistance services
- Participation in service planning
- Agency rules and regulations
- Provision of services regardless of ability to pay

ARTICLE 50. **TITLE VI COMPLIANCE**

Paragraph 50.0. Subrecipient shall designate at its own expense the individual to serve as the Subrecipient's Title VI Coordinator. The Title VI Coordinator shall be the agency's representative who is responsible for the development and implementation of Subrecipient's Title VI Program.

Paragraph 50.1. The Fulton County Board of Commissioners is committed to compliance with Title VI of the Civil Rights Act of 1964 as amended and all related regulations and directives. In this regard, Fulton County assures that no person shall on the basis of race, color or national origin, as provided by Title VI of the Civil Rights Act of 1964, as amended and the Civil Rights Restoration Act of 1987 (P.L. 100.259) be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity. Fulton County further assures every effort will be made to ensure nondiscrimination in all of its programs and activities, whether or not those programs and activities are federally funded. In addition, Fulton County will take reasonable steps to provide meaningful access to services for persons with Limited English Proficiency.

Paragraph 50.2. During the performance of this contract, Subrecipient, for itself, its assignees, and successors in interest agree as follows:

Paragraph 50.2.a. Compliance with Regulations. Subrecipient shall comply with the Regulations relative to nondiscrimination in federally assisted programs of, Title 49, Code of Federal Regulations, part 21, as they may be amended from time to time, (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this contract.

Paragraph 50.2.b. Nondiscrimination Subrecipient, with regard to the work performed by it during the contract, shall not discriminate on the grounds of race, color, sex, or national origin in the selection and retention of subcontractors, including procurement of materials and leases of equipment. The Subrecipient shall not participate either directly or indirectly in discrimination prohibited by Section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix B of the Regulations.

- A. Solicitations for Subcontracts, Including Procurement of Materials and Equipment
- B. In all solicitations either by competitive bidding or negotiations made by the Subrecipient for work to be performed under a subcontract, including procurement of materials or leases of equipment, each potential subcontractor or supplier shall be notified by the Subrecipient of the Subrecipient's obligations under this contract and the Regulations relative to nondiscrimination on the ground of race, color, sex, or national origin.
- C. Information and Reports
- D. The Subrecipient shall provide all information and reports required by the Regulations or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information and its facilities as may be determined by Fulton County to be pertinent to ascertain compliance with such Regulations, orders, and instructions. Where any information required of a Subrecipient is in the exclusive possession of another who fails or refuses to

- furnish this information, the Subrecipient shall so certify to Fulton County as appropriate, and shall set forth what efforts it has made to obtain the information.
- E. Sanctions for Noncompliance: In the event of the Subrecipient's noncompliance with the nondiscrimination provisions of this contract, Fulton County or The Georgia Department of Transportation shall impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to:
 - Withholding of payments to the Subrecipient under the contract until the Subrecipient complies; and/or
 - Cancellation, termination, or suspension of the contract, in whole or in part.
- F. Incorporation of Provisions: The Subrecipient shall include the provisions of this paragraph paragraphs (1) through (5) in every subcontract, including procurement of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto. The Subrecipient shall take such action with respect to any subcontractor or procurement as Fulton Count or The Georgia Department of Transportation may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, however, that in the event a Subrecipient becomes involved in, or is threatened with, litigation with a subcontractor or supplier as a result of such direction, the Subrecipient may request Fulton County enter into such litigation to protect the interests of the state and, in addition, the Subrecipient may request the United States.

Paragraph 50.3. Subrecipient shall provide the following language services to inform persons with Low English Proficiency (LEP) of free services that are available. This information will be provided in a notice in a language that LEP persons will understand:

- Posting signs in areas where the public is likely to read them. These signs will be posted at the front-desk reception area to notify LEP individuals of available services and how to obtain these services.
- Stating in outreach documents (brochures, booklets, pamphlets, and flyers) that language services are available.
- Working with community-based organizations to inform LEP persons of the language assistance availability.
- Including notices in local newspapers in languages other than English.
- Providing notices in non-English language radio and television stations about the availability of language assistance services for important events.
- Using a telephone voice mail menu (if available) in the most common languages
- The vital documents that need to be translated are public involvement, financial information, public information and local assistance. The county will also consider these other vital documents that may require translation/interpretation:
 - Applications or instructions on how to participate in a program or activity or to receive benefits or services.
 - Consent forms.

ARTICLE 51. NATIONAL MONITORING STANDARDS

Paragraph 51.0. Subrecipient shall comply with HRSA's monitoring standards including: Part A Program Fiscal Monitoring Standards, Part A Program Monitoring Standards, and Universal Monitoring Standards (https://careacttarget.org/library/part-and-b-monitoring-standards).

ARTICLE 52. <u>UNIFORM ADMINISTRATIVE REQUIREMENTS, COST PRINCIPLES, AND AUDIT REQUIREMENTS</u>

Paragraph 52.0. As applicable, Subrecipient shall comply with 2 CFR 200 — Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards and 45 CFR 75 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards.

SIGNATURES FOLLOW

IN WITNESS HEREOF, the parties hereto have set their hands and affixed their seals.

FULTON COUN	TY, GEORGIA
-------------	-------------

	DocuSigned by:	
By:	Robert L. Pitts	11/16/2021
•	Robert L. Pitts, Chairman	Date
	Board of Commissioners	
Attes	st:	
,	——DocuSigned by:	
	Tonya Grier	2021-08 ITEM#: <u>00</u> Date:
•	a Grier	
Fulto	on County Clerk to the Commission	
APPF	ROVED AS TO FORM:	APPROVED AS TO CONTENT:
	DocuSigned by:	DocuSigned by:
	David Lowman	M Our
Offic	e of the County Attorney	Jeff Cheek, Director
		Department for HIV Elimination
SUBF	RECIPIENT:	
	NAESM Men's Health and Wellness	s Center
	Agency Name	DocuSigned by:
By:	Rudolph Carn	Rudolph Carn
•	Typed Name	Signature
	President	11/16/2021
	Title	Date

EXHIBIT A

Work Plan Goals and Objectives Tied to Approved Budget

(SEE END OF DOCUMENT)

EXHIBIT B

Approved Budget and Budget Justification

(SEE END OF DOCUMENT)

EXHIBIT C
INDIVIDUAL/FAMILY ANNUAL GROSS INCOME AND TOTAL ALLOWABLE ANNUAL CHARGES

HHS POVERTY GUIDELINES FOR 2021²

Family Size	100%	200%	300%	400%
1	\$12,880	\$25,760	\$38,640	\$51,520
2	\$17,420	\$34,840	\$52,260	\$69,680
3	\$21,960	\$43,920	\$65,880	\$87,840
4	\$26,500	\$53,000	\$79,500	\$106,000
5	\$31,040	\$62,080	\$93,120	\$124,160
6	\$35,580	\$71,160	\$106,740	\$142,320
7	\$40,120	\$80,240	\$120,360	\$160,480
8	\$44,660	\$89,320	\$133,980	\$178,640

For families/households with more than 8 persons, add \$4,540 for each additional person

INDIVIDUAL/FAMILY	TOTAL ALLOWABLE
ANNUAL GROSS INCOME	ANNUAL CHARGES
Equal to or below the Official Poverty Level	No Charges Permitted
101 to 200 Percent of the Official Poverty Level	5% or less of Gross Income
201 to 300 Percent of the Official Poverty Level	7% or less of Gross Income
More than 300 Percent of the Official Poverty Level	10% or less of Gross Income

² The 2021 poverty guidelines are in effect as of January 13, 2021 <u>Federal Register Notice, February 1, 2021 - Full text</u>.

EXHIBIT D

NON-DISCRIMINATION POLICY OF FULTON COUNTY, GEORGIA

Employment opportunities and conditions of employment shall be free from discrimination due to race, color, creed, national origin, sex, sexual orientation, religion, or disability.

Subrecipients must agree to comply with Federal and State laws, rules and regulations of the County's policy relative to nondiscrimination in client and client service practices because of political affiliation, religion, race, color, sex, handicap, age, sexual orientation, or national origin.

Subrecipients must further agree to provide services without regard to ability to pay or the current or past health condition of an individual, and in settings accessible to low-income persons.

CERTIFICATION

The undersigned (authorized official signing for the applicant organization) certifies to the best of his or her knowledge and belief, that the applicant, defined as the primary participant does comply in accordance with the above stated policy of nondiscrimination of Fulton County. The applicant further certifies that by submitting this proposal that it will include, without modification, the above stated policy in all documents relating to the programs and services provided through the funding proposed with this application.

SIGNATURE OF AUTI	HORIZED CERTIFYING OFFICIAL: Docusigned by: Rudolph Carn
TITLE OF AUTHORIZE	ED CERTIFYING OFFICIAL:
APPLICANT ORGANI	
	NAESM Men's Health and Wellness Center
DATE:	11/16/2021

EXHIBIT E

Certifications PHS-5161-1

PHS-5161-1 (7/00) Page 17

OMB Approval No. 0920-0428

CERTIFICATIONS

1. CERTIFICATION REGARDING DEBARMENT AND SUSPENSION

The undersigned (authorized official signing for the applicant organization) certifies to the best of his or her knowledge and belief, that the applicant, defined as the primary participant in accordance with 45 CFR Part 76, and its principals:

- (a) are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal Department or agency;
- (b) have not within a 3-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- (c) are not presently indicted or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (b) of this certification; and
- (d) have not within a 3-year period preceding this application/proposal had one or more public transactions (Federal, State, or local) terminated for cause or default.

Should the applicant not be able to provide this certification, an explanation as to why should be placed after the assurances page in the application package.

The applicant agrees by submitting this proposal that it will include, without modification, the clause titled "Certification Regarding Debarment, Suspension, In eligibility, and Voluntary Exclusion--Lower Tier Covered Transactions" in all lower tier covered transactions (i.e., transactions with sub- grantees and/or contractors) and in all solicitations for lower tier covered transactions in accordance with 45 CFR Part 76.

2. CERTIFICATION REGARDING DRUG-FREE WORKPLACE REQUIREMENTS

The undersigned (authorized official signing for the applicant organization) certifies that the applicant will, or will continue to, provide a drug-free workplace in accordance with 45 CFR Part 76 by:

- (a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dis-pensing, possession or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
- (b) Establishing an ongoing drug-free awareness program to inform employees about--
 - (1) The dangers of drug abuse in the workplace;
 - (2) The grantee's policy of maintaining a drug-free workplace;
 - Any available drug counseling, rehabilitation, and employee assistance programs; and
 - (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
- (c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a) above;
- (d) Notifying the employee in the statement required by paragraph (a), above, that, as a condition of employment under the grant, the employee will--
 - (1) Abide by the terms of the statement; and
 - (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;
- (e) Notifying the agency in writing within ten calendar days after receiving notice under paragraph (d)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the Federal agency has designated a central

PHS-5161-1 (7/00) Page 18

- point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant;
- (f) Taking one of the following actions, within 30 calendar days of receiving notice under paragraph (d) (2), with respect to any employee who is so convicted--
 - (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
 - (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;
- (g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), (e), and (f).

For purposes of paragraph (e) regarding agency notification of criminal drug convictions, the DHHS has designated the following central point for receipt of such notices:

Office of Grants and Acquisition Management
Office of Grants Management
Office of the Assistant Secretary for Management and

Department of Health and Human Services 200 Independence Avenue, S.W., Room 517-D Washington, D.C. 20201

3. CERTIFICATION REGARDING LOBBYING

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

The undersigned (authorized official signing for the applicant organization) certifies, to the best of his or her knowledge and belief, that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the under-

- signed, 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 Federally appropriated funds have been paid or will be paid 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 this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure of Lobbying Activities," in accordance with its instructions. (If needed, Standard Form-LLL, Lobbying "Disclosure Activities," of instructions, and continuation sheet are included at the end of this application form.)
- (3) The undersigned 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, 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.

4. CERTIFICATION REGARDING PROGRAM FRAUD CIVIL REMEDIES ACT (PFCRA)

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

PHS-5161-1 (7/00) Page 19

5. CERTIFICATION REGARDING ENVIRONMENTAL TOBACCO SMOKE

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

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

By signing the certification, the undersigned certifies that the applicant organization will comply with the requirements of the Act and will not allow smoking within any portion of any indoor facility used for the provision of services for children as defined by the Act.

The applicant organization agrees that it will require that the language of this certification be included in any subawards which contain provisions for children's services and that all subrecipients shall certify accordingly.

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

SIGNATURE OF CERTIFYING OFFICIAL	TITLE
Pocusigned by: Rudolph Carn	President
APPLICANT ORGANIZATION	DATE SUBMITTED
NAESM Men's Health and Wellness Center	11/16/2021

EXHIBIT F

OMB Approval No. 0348-0040

ASSURANCES - NON-CONSTRUCTION PROGRAMS

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0040), Washington, DC 20503.

PLEASE DO NOT RETURN YOUR COMPLETED FORM TO THE OFFICE OF MANAGEMENT AND BUDGET. SEND IT TO THE ADDRESS PROVIDED BY THE SPONSORING AGENCY.

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

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

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

- Act of 1973, as amended (29 U.S.C. §794), which prohibits discrimination on the basis of handicaps; (d) the Age Discrimination Act of 1975, as amended (42 U.S.C. §§6101-6107), which prohibits discrimination on the basis of age; (e) the Drug Abuse Office and Treatment Act of 1972 (P.L. 92-255), as amended, relating to nondiscrimination on the basis of drug abuse; (f) the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (P.L. 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism; (g) §§523 and 527 of the Public Health Service Act of 1912 (42 U.S.C. §§290 dd-3 and 290 ee 3), as amended, relating to confidentiality of alcohol and drug abuse patient records; (h) Title VIII of the Civil Rights Act of 1968 (42 U.S.C. §§3601 et seg.), as amended, relating to nondiscrimination in the sale, rental or financing of housing; (i) any other
- nondiscrimination provisions in the specific statute(s) under which application for Federal assistance is being made; and, (j) the requirements of any other nondiscrimination statute(s) which may apply to the application.
- 7. Will comply, or has already complied, with the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (P.L. 91-646) which provide for fair and equitable treatment of persons displaced or whose property is acquired as a result of Federal or federally-assisted programs. These requirements apply to all interests in real property acquired for project purposes regardless of Federal participation in purchases.
- 8. Will comply, as applicable, with provisions of the Hatch Act (5 U.S.C. §§1501-1508 and 7324-7328) which limit the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.

Previous Edition Usable

Standard Form 424B (Rev. 7-97)

- 9. Will comply, as applicable, with the provisions of the DavisBacon Act (40 U.S.C. §§276a to 276a-7), the Copeland Act (40 U.S.C. §276c and 18 U.S.C. §874), and the Contract Work Hours and Safety Standards Act (40 U.S.C. §§327333), regarding labor standards for federally-assisted construction subagreements.
- 10. Will comply, if applicable, with flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973 (P.L. 93-234) which requires recipients in a special flood hazard area to participate in the program and to purchase flood insurance if the total cost of insurable construction and acquisition is \$10,000 or more.
- 11. Will comply with environmental standards which may be prescribed pursuant to the following: (a) institution of environmental quality control measures under the National Environmental Policy Act of 1969 (P.L. 91-190) and Executive Order (EO) 11514; (b) notification of violating facilities pursuant to EO 11738; (c) protection of wetlands pursuant to EO 11990; (d) evaluation of flood hazards in floodplains in accordance with EO 11988; (e) assurance of project consistency with the approved State management program developed under the Coastal Zone Management Act of 1972 (16 U.S.C. §§1451 et seq.); (f) conformity of Federal actions to State (Clean Air) Implementation Plans under Section 176(c) of the Clean Air Act of 1955, as amended (42 U.S.C. §§7401 et seq.); (g) protection of underground sources of drinking water under the Safe Drinking Water Act of 1974, as amended (P.L. 93-523); and, (h) protection of endangered species under the Endangered Species Act of 1973, as amended (P.L. 93-205).

- 12. Will comply with the Wild and Scenic Rivers Act of 1968 (16 U.S.C. §§1271 et seq.) related to protecting components or potential components of the national wild and scenic rivers system.
- 13. Will assist the awarding agency in assuring compliance with Section 106 of the National Historic Preservation

Act of 1966, as amended (16 U.S.C. §470), EO 11593 (identification and protection of historic properties), and the Archaeological and Historic Preservation Act of 1974 (16 U.S.C. §§469a-1 et seq.).

- 14. Will comply with P.L. 93-348 regarding the protection of human subjects involved in research, development, and related activities supported by this award of assistance.
- 15. Will comply with the Laboratory Animal Welfare Act of 1966 (P.L. 89-544, as amended, 7 U.S.C. §§2131 et seq.) pertaining to the care, handling, and treatment of warm blooded animals held for research, teaching, or other activities supported by this award of assistance.
- 16. Will comply with the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. §§4801 et seq.) which prohibits the use of lead-based paint in construction or rehabilitation of residence structures.
- 17. Will cause to be performed the required financial and compliance audits in accordance with the Single Audit Act Amendments of 1996 and OMB Circular No. A-133, "Audits of States, Local Governments, and Non-Profit Organizations."
- 18. Will comply with all applicable requirements of all other Federal laws, executive orders, regulations, and policies governing this program.

SIGNATURE OF AUTHORIZED CERTIFYING OFFICIAL	TITLE
DocuSigned by:	
Rudolph Carn	President
APPLICANT ORGANIZATION	DATE SUBMITTED
NAESM Men's Health and Wellness Center	11/16/2021

EXHIBIT G

Compliance with Legislative Mandates

As the duly authorized representative of Contractor/Subrecipient, I certify that the Contractor/Subrecipient:

(1) Salary Limitation:

Shall not use federal grant funds to pay the salary of an individual at a rate in excess of Executive Level II.

(2) Gun Control

Shall not use federal grant funds to advocate or promote gun control.

(3) Anti-Lobbying

- A. Shall not use federal grant funds, other than for normal and recognized executive legislative relationships, for the following:
 - i. For publicity or propaganda purposes;
 - ii. For the preparation, distribution, or use of any kit, pamphlet, booklet, publication, electronic communication, radio, television, or video presentation designed to support or defeat the enactment of legislation before the Congress or any State or local legislature or legislative body, except in presentation to the Congress or any State or local legislature itself, or designed to support or defeat any proposed or pending regulation, administrative action, or order issued by the executive branch of any State or local government, except in presentation to the executive branch of any State or local government itself;
- B. Shall not use federal grant funds to pay the salary or expenses of any employee or agent of Fulton County's Ryan White Program and its subrecipients for activities designed to influence the enactment of legislation, appropriations, regulation, administrative action, or Executive order proposed or pending before the Congress or any State government, State legislature or local legislature or legislative body, other than for normal and recognized executive-legislative relationships or participation by an agency or officer of a State, local or tribal government in policymaking and administrative processes within the executive branch of that government.
- C. The prohibitions in subsections A and B include any activity to advocate or promote any proposed, pending or future Federal, State or local tax increase, or any proposed, pending, or future requirement or restriction on any legal consumer product, including its sale or marketing, including but not limited to the advocacy or promotion of gun control.

(4) Acknowledgment of Federal Funding (Section 505)

When issuing statements, press releases, requests for proposals, bid solicitations and other documents describing projects or programs funded in whole or in part with federal money, shall clearly state:

- A. the percentage of the total costs of the program or project which will be financed with Federal money;
- B. the dollar amount of Federal funds for the project or program; and
- C. percentage and dollar amount of the total costs of the project or program that will be financed by nongovernmental sources.
- (5) (6) Restriction on Abortions **and** Exceptions to Restriction on Abortions
 Shall not use federal grant funds for any abortion or for health benefits coverage that includes coverage of abortion. These restrictions shall not apply to abortions (or coverage of abortions) that fall within the Hyde amendment exceptions.³
- (7) Ban on Funding Human Embryo Research
 Shall not use federal grant funds for (i) the creation of human embryos for research
 purposes; or (ii) research in which a human embryo or embryos are destroyed, discarded,
 or knowingly subjected to risk of injury or death greater than that allowed for research
 on fetuses in utero under 45 CFR 46.204(b) and section 498(b) of the Public Health Service
 Act (42 U.S.C. 289g(b)).
- (8) Limitation on Use of Funds for Promotion of Legalization of Controlled Substances
 Shall not use federal grant funds to promote the legalization of any drug or other
 substance included in schedule I of the schedules of controlled substances established
 under section 202 of the Controlled Substances Act.
- (9) Restriction on Distribution of Sterile Needles Shall not use federal grant funds to distribute sterile needles or syringes for the hypodermic injection of any illegal drug except as may be allowed under the Consolidated Appropriations Act, 2016 (Pub. L. 114-113), signed by President Barak Obama in December 2015 unless otherwise approved by HHS and Fulton County.
- (10) Restriction of Pornography on Computer Networks

 Fulton County's Ryan White Program and its subrecipients shall not use federal grant funds to maintain or establish a computer network unless such network blocks the viewing, downloading, and exchanging of pornography.
- (11) Restriction on Funding ACORN
 Shall not provide any federal grant funds to the Association of Community Organizations for Reform Now ("ACORN"), or any of its affiliates, subsidiaries, allied organizations, or successors. (12) Confidentiality Agreements [Health Center] shall not require its employees or contractors seeking to report fraud, waste, or abuse to sign internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or contractors from lawfully reporting such waste, fraud, or abuse to a

³ The Hyde Amendment exceptions include (1) if the pregnancy is the result of an act of rape or incest; or (2) in the case where a woman suffers from a physical disorder, physical injury, or physical illness, including a life endangering physical condition caused by or arising from the pregnancy itself, that would, as certified by a physician, place the woman in danger of death unless an abortion is performed.

designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.

(12) Confidentiality Agreements

Shall not require its employees or contractors seeking to report fraud, waste, or abuse to sign internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or contractors from lawfully reporting such waste, fraud, or abuse to a designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.

Signature of Authorized Certifying Official	Title
DocuSigned by:	
Rudolph Carn	President
Organization 323EC1B16ECE4D5	Date
	11 /16 /2021
NAESM Men's Health and Wellness Center	11/16/2021

EXHIBIT H

FEDERAL AWARD REPORTING DATA

TIMELINE FOR SUBMISSION OF KEY CONTRACT DOCUMENTS

- A. Within 30 calendar days after execution of this contract:
 - 1. Subrecipient Financial Operations Policy and Procedures Manual if not previously submitted or if revised since last submission may be submitted electronically to ryanwhiteprogram@fultoncountyga.gov.
 - 2. Most recent audited annual Financial Statement if not previously submitted; if total expenditures associated with federal funding exceed \$750,000 a year, a Single Audit report is required. May be submitted electronically to ryanwhiteprogram@fultoncountyga.gov.
 - 3. The name(s) of designee(s) referenced in Paragraphs 8.17.-8.21. must be entered into e2Fulton.
 - 4. Line-item budgets by priority service category and service units must be entered into e2Fulton
 - 5. Any Business Associates Agreements pursuant to Paragraph 25 Confidentiality and Health Insurance Portability and Accountability Act (HIPAA) Compliance.
- B. By May 1: Within 60 calendar days after execution of this contract:
 - 6. Annual Quality Management Plan shall be submitted via e2Fulton.
- C. With first request for reimbursement:
 - 7. Subrecipient's Grievance Procedures unless submitted in the last two years. Subrecipient will include, with each monthly expenditure report, a summary of any complaint filed under this process as well as current status of, and final disposition of, any such complaint.
- D. With Final Invoice:
 - 8. Detailed property records on all equipment (non-expendable personal property) purchased in total, or in part, with funds received by the County during the term of this Agreement.

Priority Category	AMC- EtHE Initiatives		Total funding	requested	d in this category	1	\$36,424.	36,424.00	
Service Targets	Target number of unduplicated clients	15	(1	•	mber of units/visit nit value, ie. 50 vis		-way		
Care Continuum Impact	Retention	Linkage	Linkage Viral Suppress				ession	Prescription of ART	
Does this goal focus on perso	es this goal focus on persons in care, but not virally suppressed?					I		Yes	
EHE Goal # and Goal	Goal 3. Reduce barriers t	o care by respondir	ng to outbreaks a	and addres	ssing disparities i	n the jurisdict	ion.		
Objective # & Objective	Objective 1.1. Utilize a ta	argeted marketing	campaign to inci	rease awa	areness of HIV co	re medical ar	nd support	t services in the jurisdiction	
	Key Action Steps		Timeline		Person(s) R	esponsible		Progress Measure(s)	
1 Hire Event Consultant			October 2021		President, Pro	gram Directo	r Co	nsultant offer letter; signed contact	
2 Develop budget for segmen	ital media buys		November 2021		Pres, Program Director			get for media buys created approved	
3 Create graphics for media b	uys		November 2021		Event Consultant			phics/content for media ated Billboards	
4 Create graphics for social m	edia		November 2021		Event Consultan	t		keting materials; Facebook Instagram	
5 Create HIV Care video for in	n-clinic and social media		December 2021		Event Consultan	t	Vide	20	
6 Collect data required for e2Fulton			October 2021 an ongoing	nd	Event Consultan	t	com	a collection forms apleted; data entry and orts from e2Fulton	
7 Evaluate effectiveness of services			Quarterly		Program Dir, Event Consultant		No. of followers; % increase in clientele; No. of HIV+ clients recruited		

			T.			г.		
Priority Category	IPS- Retention in HIV Care		Total funding re	equested in this category:		\$119,000	.00	
Service Targets	Target number of unduplicated clients	35 (new clients ant audience (>500 per	•	ruited by means of propos	ed marketing cam	ipaign; mas	s media will impact a large	
Care Continuum Impact	Retention	Engagement	Li	nkage	Prescription	of ART	Viral Suppression	
Does this goal focus on persons	in care, but not virally suppressed?	,	<u> </u>				Yes	
EHE Goal # and Goal	Goal 2. Improve health out	comes to reach sustaine	ed viral suppression	n.				
Objective # & Objective	Objective 2.1 Engage and I	retain PLWH in medical	care.					
	Key Action Steps		Timeline	Person	s) Responsible		Progress Measure(s)	
1 Hire/train qualified staff		C	October 2021	President,	President, Program Director		signed contract	
2 Secure/Contract venues			October 2021	President, Ever	t Consultant	Num	ber of venues; signed contracts	
3 Create website and marketing graphics			October 2021	Event Consulta	nt		keting materials: website design content	
4 Call for abstracts, press announced	ncements	C	October 2021	Event Consulta	Event Consultant		Press announcements; mailing list; email sent to potential presenters	
5 Send letter to sources			October 2021	Event Consulta	nt	com spor bool	er design and content pleted; letter sent to isorship, adverts for program klets, source exhibits, guest ikers	
6 Press releases on Symposium		F	ebruary 2022	Event Consulta	nt	Pres	s release created and published	
7 Source swag bag items and symposium bag			ebruary 2022	Event Consulta	nt	Puro	hase bags and inserts	
8 Implement event			ebruary 2022	Event Consulta volunteers			ing sheets; agenda; Symposium gram	
9 Collect data required for e2Fulton			October 2021 and ongoing	Program Direct	or, Event Consulta	data	collection forms completed; entry and reports from alton system	

Priority Category	NTH- OAHS EtHE		Total funding	g requeste	ed in this category	:	\$8,544.0	0	
Service Targets	Target number of unduplicated clients	5		_	mber of units/visi unit value, i.e., 50		e-way	40	
Care Continuum Impact	Prescription of ART	Viral Suppressio				Engagemei	nt	Linkage	
Does this goal focus on persons i	n care, but not virally supp	ressed?	<u> </u>			1		Yes	
EHE Goal # and Goal	Goal 1. Increase access t	o care to ensure PL\	WH receive trea	atment ra	pidly			1	
Objective # & Objective	Objective 3.3 Increase t	he provision of core	medical and s	upport se	rvices aimed at re	ducing barrie	ers to care.		
Ke	y Action Steps		Timeline Person(s) Responsib			Responsible	Progress Measure(s)		
1 Confirm schedule of staff				October 2021 and Program Dir ongoing		Director	Sta	ff schedule and attendance	
2 Schedule healthcare provider			October 2021 a ongoing	and	Medical Assista	nt	EMR	; Daily schedule	
3 Obtain laboratory tests			October 2021 and Nurse Practitioner, Medica ongoing Director		er, Medical	EMR	; lab requisitions		
4 Provide prescription for ART					Nurse Practitioner, Medical Director		EMR	; pharmacy on file	
5 Assess treatment response			October 2021 a ongoing	and	Nurse Practitioner, Medical Director		Vira	load results	
6 Assess overall health of clients			October 2021 a ongoing	and	Program Director Director, Nurse			ual physical n; lab results; EMR	
7 Collect data required for e2Fulton			October 2021 and ongoing		Nurse Practition Director	er, Program	com	collection forms pleted; data entry and orts from e2Fulton	
3 Evaluate effectiveness of services based on the health outcomes			Quarterly		Program Director, Nurse Practitioner		Lab results; medical charts; dat reports from e2Fulton; quarterly reports to funder		

Insert additional rows/tables as necessary.

Atlanta EMA

WORK PLAN – NAESM Men's Health	and Wellness Center							
Priority Category	OAHS EtHE- Capacity Building		Total fundin	g requested	in this category:		\$40,232.00	0
Service Targets	Target number of unduplicated clients	10	-1		mber of units/visits nit value, i.e., 50 visits	or 50 one-way	y trips)	80
Care Continuum Impact	Prescription of ART	Viral Suppression	on Retention			Engagement		Linkage
Does this goal focus on persons in car	re, but not virally suppressed?	1		<u> </u>		1		Yes
EHE Goal # and Goal	Goal 1. Increase access to car	e to ensure PLWH re	ceive treatmen	t rapidly				
Objective # & Objective	Objective 2.2 Increase access	to medications.						
Ke	y Action Steps		Timeli	ne	Person(s) R	esponsible		Progress Measure(s)
1 Hire/train qualified staff.			October 2021		President, Program Director, Medical Director		Job	posting; resumes; staff offer letter, signed contract
2 Review/update outpatient standards.			October	2021	Program Director, Medical Director Nurse Practitioner		Fulto	dards manual review (in-house, n/RW Program, HRSA National toring Standards)
3 Schedule healthcare provider			October 2021 and ongoing		Medical Assistant		EMR;	Daily schedule
4 Obtain laboratory tests			October 2021 and ongoing		Nurse Practitioner,	Medical Direc	tor EMR;	lab requisitions
5 Issue prescription for ART			October 2021 and ongoing		Nurse Practitioner, Medical Dire		tor EMR;	pharmacy on file
6 Assess treatment response			October 2021 a ongoing	ind	Nurse Practitioner,	ioner, Medical Director		load results
Assess overall health of clients			October 2021 a ongoing	ind	Program Director, Nurse Practitioner	Medical Direct	,	al physical ; lab results; EMR
Collect data required for e2Fulton			October 2021 and ongoing		Nurse Practitioner, Director	Practitioner, Program or		collection forms completed; entry and reports from Iton
Evaluate effectiveness of services based on the health outcomes			Quarterly		Program Director, Nurse Practitioner		repor	esults; medical charts; data rts from e2Fulton; quarterly rts to funder

Priority Category	NTH- OAHS EtHE		Total fundin	g requeste	ed in this category	:	\$15,278.	00
Service Targets	Target number of unduplicated clients	10	Target number of units/visits (Include unit value, i.e., 50 visits of trips)				e-way	80
Care Continuum Impact	Prescription of ART	Viral Suppressio	sion Retention			Engagemei	nt	Linkage
Does this goal focus on person	s in care, but not virally supp	ressed?	1			1		Yes
EHE Goal # and Goal	Goal 1. Increase access t	co care to ensure PL\	WH receive tre	atment ra	pidly			
Objective # & Objective	Objective 3.3 Increase t	he provision of core	medical and s	support se	rvices aimed at re	educing barrie	ers to care.	
K	Yey Action Steps		Timeline		Person(s) Responsible		Progress Measure(s)	
1 Confirm schedule of staff			March 2022 ar ongoing	nd	Program Director		Sta	ff schedule and attendance
2 Schedule healthcare provider			March 2022 ar ongoing	nd	Medical Assista	nt	EMF	R; Daily schedule
3 Obtain laboratory tests			March 2022 and ongoing		Nurse Practition Director	ner, Medical	EMF	R; lab requisitions
4 Provide prescription for ART			March 2022 and ongoing		Nurse Practitioner, Medical Director		EMR; pharmacy on file	
5 Assess treatment response			March 2022 and ongoing		Nurse Practitioner, Medical Director		Vira	l load results
6 Assess overall health of clien	ts		March 2022 ar ongoing	nd	Program Director Director, Nurse	,		ual physical m; lab results; EMR
7 Collect data required for e2Fulton			March 2022 and ongoing		Nurse Practitioner, Program Director		com	a collection forms upleted; data entry and orts from e2Fulton
B Evaluate effectiveness of services based on the health outcomes			Quarterly		Program Director Practitioner	or, Nurse	repo	results; medical charts; data orts from e2Fulton; rterly reports to funder

Insert additional rows/tables as necessary.

Atlanta EMA

WORK PLAN – NAESM Men's Healt	th and Wellness Center							
Priority Category	OAHS EtHE- Capacity Buildin	g	Total fundin	g requested	in this category:		\$96,557.0	00
Service Targets	Target number of unduplicated clients	20	I		mber of units/visits nit value, i.e., 50 visit	s or 50 one-wa	y trips)	160
Care Continuum Impact	Prescription of ART	Viral Suppression	n	Retention		Engagement	:	Linkage
Does this goal focus on persons in o	care, but not virally suppressed?							Yes
EHE Goal # and Goal	Goal 1. Increase access to ca	ire to ensure PLWH i	receive treatmen	t rapidly				
Objective # & Objective	Objective 2.2 Increase acces	ss to medications.						
1	Key Action Steps		Timeli	ne	Person(s) F	Responsible		Progress Measure(s)
1 Hire/train qualified staff.			March 2022		President, Program Director, Medical Director		Jo	b posting; resumes; staff offer letter, signed contract
2 Review/update outpatient standards.			March 2	2022	Program Director, Nurse Practitioner		Fulto	dards manual review (in-house, on/RW Program, HRSA National nitoring Standards)
3 Schedule healthcare provider			March 2022 and ongoing		Medical Assistant		EMR	R; Daily schedule
4 Obtain laboratory tests			March 2022 and ongoing		Nurse Practitioner, Medical Directo		tor EMR	R; lab requisitions
5 Issue prescription for ART			March 2022 an	d ongoing	Nurse Practitioner, Medical Directo		tor EMR	r; pharmacy on file
6 Assess treatment response			March 2022 an	d ongoing	Nurse Practitioner	, Medical Direc	tor Viral	l load results
Assess overall health of clients			March 2022 and	d ongoing	Program Director, Nurse Practitioner		,	ual physical n; lab results; EMR
Collect data required for e2Fulton			March 2022 and ongoing		Nurse Practitioner Director	, Program	data	collection forms completed; entry and reports from ulton
Evaluate effectiveness of services based on the health outcomes			Quarterly		Program Director, Practitioner	Nurse	repo	results; medical charts; data orts from e2Fulton; quarterly orts to funder

Priority Category	NTH- OAHS EtHE		Total fundin	ng requeste	ed in this category	' :	\$15,278.	00
Service Targets	Target number of unduplicated clients	10	Target number of units/visits (Include unit value, i.e., 50 visits or trips)				e-way	80
Care Continuum Impact	Prescription of ART	Viral Suppressio	sion Retention E			Engagemei	nt	Linkage
Does this goal focus on persons	s in care, but not virally supp	ressed?	1			1		Yes
EHE Goal # and Goal	Goal 1. Increase access t	o care to ensure PL	WH receive tre	atment ra	pidly			
Objective # & Objective	Objective 3.3 Increase t	he provision of core	medical and s	support se	rvices aimed at re	educing barrie	ers to care.	
K	ey Action Steps		Timeline		Person(s) Responsible		Progress Measure(s)	
1 Confirm schedule of staff			March 2023 ar ongoing	nd	Program Director		Sta	ff schedule and attendance
2 Schedule healthcare provider			March 2023 ar ongoing	nd	Medical Assista	nt	EMF	R; Daily schedule
3 Obtain laboratory tests			March 2023 and ongoing		Nurse Practitioner, Medical Director		EMF	; lab requisitions
4 Provide prescription for ART			March 2023 and ongoing		Nurse Practitioner, Medical Director		EMR; pharmacy on file	
5 Assess treatment response			March 2023 ar ongoing	nd	Nurse Practitioner, Medical Director		Vira	l load results
6 Assess overall health of clients			March 2023 ar ongoing	nd	Program Director, Nurse	,		ual physical n; lab results; EMR
7 Collect data required for e2Fulton			March 2023 and ongoing		Nurse Practitioner, Program Director		com	a collection forms pleted; data entry and orts from e2Fulton
Evaluate effectiveness of services based on the health outcomes			Quarterly		Program Director Practitioner	or, Nurse	repo	results; medical charts; data orts from e2Fulton; rterly reports to funder

WORK PLAN – NAESM Men's Hea	lth and Wellness Center							
Priority Category	OAHS EtHE- Capacity Buildin	g	Total funding	g requested i	in this category:		\$96,557.0	0
Service Targets	Target number of unduplicated clients	20			nber of units/visits nit value, i.e., 50 visit	s or 50 one-way	y trips)	160
Care Continuum Impact	Prescription of ART	Viral Suppression	1	Retention		Engagement		Linkage
Does this goal focus on persons in	care, but not virally suppressed?	l .		I		1		Yes
EHE Goal # and Goal	Goal 1. Increase access to ca	re to ensure PLWH r	eceive treatmen	t rapidly				
Objective # & Objective	Objective 2.2 Increase acces	ss to medications.						
	Key Action Steps		Timeli	ne	Person(s) F	tesponsible		Progress Measure(s)
1 Hire/train qualified staff.			March 2023		President, Program Director, Medical Director		Jol	b posting; resumes; staff offer letter, signed contract
2 Review/update outpatient standards.			March 2	023	Program Director, Nurse Practitioner		Fulto	dards manual review (in-house, on/RW Program, HRSA National itoring Standards)
3 Schedule healthcare provider			March 2023 and ongoing		Medical Assistant		EMR	; Daily schedule
4 Obtain laboratory tests			March 2023 and ongoing		Nurse Practitioner, Medical Direct		tor EMR	; lab requisitions
5 Issue prescription for ART			March 2023 and	d ongoing	Nurse Practitioner	, Medical Direc	tor EMR	; pharmacy on file
6 Assess treatment response			March 2023 and	d ongoing	Nurse Practitioner	, Medical Direc	tor Viral	load results
Assess overall health of clients			March 2023 and	d ongoing	Program Director, Nurse Practitioner			ual physical n; lab results; EMR
Collect data required for e2Fulton			March 2023 and ongoing		Nurse Practitioner Director	, Program		collection forms completed; entry and reports from liton
Evaluate effectiveness of services based on the health outcomes			Quarterly		Program Director, Nurse Practitioner		repo	esults; medical charts; data rts from e2Fulton; quarterly rts to funder

Priority Category	NTH- OAHS EtHE		Total fundir	ng requeste	ed in this category	:	\$15,278.	00
Service Targets	Target number of unduplicated clients	10		_	ımber of units/visi ınit value, i.e., 50		e-way	80
Care Continuum Impact	Prescription of ART	Viral Suppressio	n	Retention	1	Engagemei	nt	Linkage
Does this goal focus on persons	in care, but not virally supp	ressed?				1		Yes
EHE Goal # and Goal	Goal 1. Increase access t	o care to ensure PLV	WH receive tre	eatment ra	pidly			.+
Objective # & Objective	Objective 3.3 Increase t	he provision of core	medical and	support se	rvices aimed at re	ducing barrie	ers to care.	
Ke	Key Action Steps				Person(s) I	Person(s) Responsible		Progress Measure(s)
1 Confirm schedule of staff			March 2024 a	nd	Program Director		Sta	ff schedule and attendance
2 Schedule healthcare provider			March 2024 a	nd	Medical Assista	nt	EMF	R; Daily schedule
3 Obtain laboratory tests			March 2024 and ongoing		Nurse Practition Director	er, Medical	EMF	R; lab requisitions
4 Provide prescription for ART			March 2024 and ongoing		Nurse Practitioner, Medical Director		EMR; pharmacy on file	
5 Assess treatment response			March 2024 and ongoing		Nurse Practitioner, Medical Director		Vira	l load results
6 Assess overall health of clients			March 2024 a ongoing	nd	Program Director Director, Nurse			ual physical m; lab results; EMR
7 Collect data required for e2Fulton			March 2024 and ongoing		Nurse Practition Director	er, Program	com	a collection forms apleted; data entry and orts from e2Fulton
8 Evaluate effectiveness of services based on the health outcomes			Quarterly		Program Director Practitioner	or, Nurse	repo	results; medical charts; data orts from e2Fulton; rterly reports to funder

WORK PLAN – NAESM Men's Health a	and Wellness Center							
Priority Category	OAHS EtHE- Capacity Building	;	Total fundin	g requested i	in this category:		\$96,557.0	0
Service Targets	Target number of unduplicated clients	20		U	nber of units/visits it value, i.e., 50 visits	s or 50 one-wa	y trips)	160
Care Continuum Impact	Prescription of ART	Viral Suppression		Retention		Engagement		Linkage
Does this goal focus on persons in car	e, but not virally suppressed?					•		Yes
EHE Goal # and Goal	Goal 1. Increase access to care	e to ensure PLWH re	eceive treatmen	t rapidly				_
Objective # & Objective	Objective # & Objective Objective 2.2 Increase access to medications.							
Key	y Action Steps		Timeli	ne	Person(s) R	Responsible		Progress Measure(s)
1 Hire/train qualified staff.	Hire/train qualified staff.			March 2024		President, Program Director, Medical Director		posting; resumes; staff offer letter, signed contract
2 Review/update outpatient standard	2 Review/update outpatient standards.			024	Program Director, Nurse Practitioner		Fulto	dards manual review (in-house, n/RW Program, HRSA National itoring Standards)
3 Schedule healthcare provider			March 2024 and ongoing		Medical Assistant		EMR	; Daily schedule
4 Obtain laboratory tests			March 2024 an	dongoing	Nurse Practitioner, Medical Directo		tor EMR;	; lab requisitions
5 Issue prescription for ART			March 2024 an	dongoing	Nurse Practitioner, Medical Directo		tor EMR;	; pharmacy on file
6 Assess treatment response			March 2024 an	dongoing	Nurse Practitioner	, Medical Direc	tor Viral	load results
Assess overall health of clients	Assess overall health of clients			d ongoing	Program Director, Nurse Practitioner			ial physical n; lab results; EMR
Collect data required for e2Fulton			March 2024 an	d ongoing	Nurse Practitioner Director	, Program		collection forms completed; entry and reports from Iton
Evaluate effectiveness of services bas	ed on the health outcomes		Quarterly		Program Director, Practitioner	Nurse	repoi	esults; medical charts; data rts from e2Fulton; quarterly rts to funder

RFP: 21RFPRW0708B-EC **EHE INITIATIVES** Ending the HIV **INNOVATIVE PROJECT SUPPORT** ARTS, MEDIA, CULTURE **Epidemic IPS- Retention in HIV** AMC AMC- EtHE **IPS SUBTOTAL** INITIATIVES Care **SUBTOTAL** Other J **Total Direct Charges** 119,000 \$ 119,000 36,424 \$ 36,424 119,000 \$ 119,000 36,424 \$ 36,424 **Indirect Charges** Κ \$ TOTAL 119,000 \$ 119,000 36,424 \$ 36,424 \$ 119,000 36,424 **TOTAL REQUEST** 155,424 \$ Admin Total \$ \$ 2,914 Admin Total % 1.87% Administrative total cannot exceed 10%

J. Other	1	2	3	4	5	6	7	8	9
	Priority Category	Line Item	What is Being Requested?	Total EtHE Cost/Month	# of Months	LINE ITEM TOTAL	ADMIN TOTAL	ADMIN TOTAL	Goal # and Objective #(s) from Workplan
	IPS - Retention in HIV Care	Other	Symposium	\$ 23,800.00	5	\$ 119,000	0.00%	\$ -	3.1.1
•	AMC - EtHE INITIATIVES	Other	Marketing Campaign	\$ 7,284.80	5	\$ 36,424	8.00%	\$ 2,914	3.1.1

FY21 PHASE III BUDGET RFP: 21RFPRW0708B-EC

NAESM Men's Health and Wellness Center, Inc.

CORE MEDICAL SERVICES: PRIORITY CATEGORY SUMMARY

FULTON COUNTY

Α

В

Ending

CAPACITY

40,232

TY BUILDING	NON-TRADITIONAL HOURS

FULTON	the HIV Epidemic	TOTAL	CA	APACITY BUILDING SUBTOTAL	OAHS EtHE- pacity Building
Darsonnal	Salary	\$ 14,430	\$	9,620	\$ 9,620
Personnel	Fringe	\$ 6,847	\$	3,112	\$ 3,112
Materials & Supplies	Medications	\$ 20,000	\$	20,000	\$ 20,000
	Other	\$ 7,500	\$	7,500	\$ 7,500
Total Direct Charges		\$ 48,777	\$	40,232	\$ 40,232
Indirect Charges		\$ -	\$	-	\$ -
TOTAL		\$ 48,777	\$	40,232	\$ 40,232

48,777 \$

NTH SUBTOTAL	NTH - OAHS EtHE
\$ 4,810	\$ 4,810
\$ 3,734	\$ 3,734
\$ -	\$ -
\$ -	\$ -
\$ 8,544	\$ 8,544

8,544 \$ 8,544 8,544

TOTAL REQUEST	\$ 48,777	
Admin Total \$	\$ 2,292	
Admin Total %	4.70%	A

Administrative total cannot exceed 10%

	1	2	3	4	5	6	7	8	9	10	11	12	13	14	
A. Salary & Fringe	Position Number	Priority Category	Position Title	Employee Name	TOTAL Annual Salary from ALL Sources	% of Time on EtHE Project in THIS Priority Category	Annual Salary Total	FY21 Salary Total	Annual Fringe Rate	Annual Fringe Total	FY21 Fringe Total	FY21 Personnel Total	% Admin	ADMIN TOT	DTAL
Q TIME															
	3	OAHS EtHE - Capacity Building	Outpatient Health Services	Brandi Pinckney C-NP	\$ 115,440.00	20.00%	\$ 23,088	\$ 9,620	32.35%	\$ 7,469	\$ 3,112	\$ 12,732	12.00%	\$ 1,5	,528
	3	NTH - OAHS EtHE	Outpatient Health Services	Brandi Pinckney C-NP	\$ 115,440.00	10.00%	\$ 11,544	\$ 4,810	32.35%	\$ 3,734	\$ 1,556	\$ 6,366	12.00%	\$ 70	764

	1	2	3	4	5	6	7	8
	Priority Category	Line Item	What Supply?	Cost/Month	# of Months	TOTAL	% Admin	ADMIN TOTAL
			-			-		
B. Supplies	OAHS EtHE - Capacity	Supplies	ADAP Formulary	\$ 4,000.00		\$ 20,000	0.00%	ė .
	Building	Supplies	Medications	3 4,000.00	3	\$ 20,000	0.00%	,
	OAHS EtHE - Capacity	Supplies	Medical Supplies	\$ 1,500.00	-	\$ 7,500	0.00%	ė
	Building	Supplies	iviedicai supplies	\$ 1,500.00	3	\$ 7,500	0.00%	, -

FY22 PHASE III BUDGET RFP: 21RFPRW0708B-EC

NAESM Men's Health and Wellness Center, Inc.

CORE MEDICAL SERVICES: PRIORITY CATEGORY SUMMARY

		CAPACITY BUILDING				
	Ending the HIV Epidemic	TOTAL	САР	ACITY BUILDING SUBTOTAL	Ca	OAHS EtHE- pacity Building
Personnel	Salary	\$ 34,632	\$	23,088	\$	23,088
Personner	Fringe	\$ 11,203	\$	7,469	\$	7,469
Matariala Q Cumulias	Medications	\$ 48,000	\$	48,000	\$	48,000
Materials & Supplies	Other	\$ 18,000	\$	18,000	\$	18,000
Total Direct Charges		\$ 111,835	\$	96,557	\$	96,557
Indirect Charges		\$ -	\$	-	\$	-
•						
TOTAL		\$ 111,835	\$	96,557	\$	96,557
		\$ 111,835	\$	96,557		

NTH S	UBTOTAL	NT	H - OAHS EtHE
\$	11,544	\$	11,544
\$	3,734	\$	3,734
\$	-	\$	-
\$	-	\$	-
\$	15,278	\$	15,278

NON-TRADITIONAL HOURS

\$ -	Ş	-

\$ 15,278	\$ 15,278
\$ 15,278	

TOTAL REQUEST	\$ 111,835	
Admin Total \$	\$ 5,500	
Admin Total %	4.92%	Administrative total cannot exceed 10%

	1	2	3	4	5	6	7	8	9	10	11	12
A. Salary & Fringe	Position Number	Priority Category	Position Title	Employee Name	TOTAL Annual Salary from ALL Sources	% of Time on EtHE Project in THIS Priority Category	EtHE Salary Total	Fringe Rate	EtHE Fringe Total	EtHE Personnel Total	% Admin	ADMIN TOTAL
& Fillige												
	1 3	OAHS EtHE - Capacity Building	Outpatient Health Services	Brandi Pinckney C-NP	\$ 115,440.00	20.00%	\$ 23,088	32.35%	\$ 7,469	\$ 30,557	12.00%	\$ 3,667
	3	NTH - OAHS EtHE	Outpatient Health Services	Brandi Pinckney C-NP	\$ 115,440.00	10.00%	\$ 11,544	32.35%	\$ 3,734	\$ 15,278	12.00%	\$ 1,833

	1	2	3	4	5	6	7	8
	Priority Category	Line Item	What Supply?	Cost/Month	# of Months	TOTAL	% Admin	ADMIN TOTAL
B. Supplies	OAHS EtHE - Capacity	Supplies	ADAP Formulary	\$ 4,000.00	12	\$ 48,000	0.00%	ć
	Building	Supplies	Medications	\$ 4,000.00	12	\$ 46,000	0.00%	ş -
	OAHS EtHE - Capacity	Supplies	Medical Supplies	\$ 1,500.00	12	\$ 18,000	0.00%	\$ -
	Building	Supplies	ivicaicai Sappiics	7 1,500.00	12	7 10,000	0.0070	7

FY23 PHASE III BUDGET RFP: 21RFPRW0708B-EC

NAESM Men's Health and Wellness Center, Inc.

CORE MEDICAL SERVICES: PRIORITY CATEGORY SUMMARY

	CAPACITY BUILDING			CAPACITY E	BUILD	DING	
	Ending						
	the HIV Epidemic		TOTAL	CAF	PACITY BUILDING SUBTOTAL		OAHS EtHE- pacity Building
Personnel	Salary	\$	34,632	\$	23,088	\$	23,088
Personner	Fringe	\$	11,203	\$	7,469	\$	7,469
INdeterials O Commiss	Medications	\$	48,000	\$	48,000	\$	48,000
Materials & Supplies	Other	\$	18,000	\$	18,000	\$	18,000
Total Direct Charges		\$	111,835	\$	96,557	\$	96,557
Indirect Charges		\$	-	\$	-	\$	-
TOTA	L	\$	111,835	\$	96,557	\$	96,557
		\$	111,835	\$	96,557		

NON-TRADITIO	NAL HOURS
	NTH - OAHS

NTH SUBTOTAI	L N	TH - OAHS EtHE
\$ 11,544	\$	11,544
\$ 3,734	\$	3,734
\$ -	\$	-
\$ -	\$	-
\$ 15,278	\$	15,278

\$ -	\$ -

\$	15,278	\$ 15,278
Ś	15.278	

TOTAL REQUEST	\$ 111,835	
Admin Total \$	\$ 5,500	
Admin Total %	4.92%	Administrative total cannot exceed 10%

	1	2	3	4	5	6	7	8	9	10	11	12
A. Salary	Position Number	Priority Category	Position Title	Employee Name	TOTAL Annual Salary from ALL Sources	% of Time on EtHE Project in THIS Priority Category	EtHE Salary Total	Fringe Rate	EtHE Fringe Total	EtHE Personnel Total	% Admin	ADMIN TOTAL
& Fringe		-	-		-		-		-	_		
	3	OAHS EtHE - Capacity Building	Outpatient Health Services	Brandi Pinckney C-NP	\$ 115,440.00	20.00%	\$ 23,088	32.35%	\$ 7,469	\$ 30,557	12.00%	\$ 3,667
	3	NTH - OAHS EtHE	Outpatient Health Services	Brandi Pinckney C-NP	\$ 115,440.00	10.00%	\$ 11,544	32.35%	\$ 3,734	\$ 15,278	12.00%	\$ 1,833

 1	2	3	4	5	0	/	<u> </u>
Priority Category	Line Item	What Supply?	Cost/Month	# of Months	TOTAL	% Admin	ADMIN TOTAL
OAHS EtHE - Capacity Building	ISupplies	ADAP Formulary Medications	\$ 4,000.00	12	\$ 48,000	0.00%	\$ -
OAHS EtHE - Capacity Building	Supplies	Medical Supplies	\$ 1,500.00	12	\$ 18,000	0.00%	\$ -

FY24 PHASE III BUDGET RFP: 21RFPRW0708B-EC

NAESM Men's Health and Wellness Center, Inc.

CORE MEDICAL SERVICES: PRIORITY CATEGORY SUMMARY

	Ending				CAPACITY E	UIL	DING
FULTON	the HIV Epidemic		TOTAL	CA	APACITY BUILDING SUBTOTAL	Ca	OAHS EtHE- pacity Building
ersonnel	Salary	\$	34,632	\$	23,088	\$	23,088
ersonner	Fringe	\$	11,203	\$	7,469	\$	7,469
//aterials & Supplies	Medications	\$	48,000	\$	48,000	\$	48,000
naterials & Supplies	Other	\$	18,000	\$	18,000	\$	18,000
otal Direct Charges		\$	111,835	\$	96,557	\$	96,557
ndirect Charges		\$	-	\$	-	\$	-
			-				
TOTA		, A	444 005	_	00 557	_	06 557

NTH	SUBTOTAL	NT	H - OAHS EtHE
\$	11,544	\$	11,544
\$	3,734	\$	3,734
\$	-	\$	-
\$	-	\$	-
\$	15,278	\$	15,278
\$	-	\$	-

NON-TRADITIONAL HOURS

\$ 111,835 \$ 96,557	TOTAL	\$ 111,835	\$ 96,557	\$ 96,557
		\$ 111,835	\$ 96,557	

)	15,278	\$ 15,278
S	15,278	

TOTAL REQUEST	\$ 111,835	
Admin Total \$	\$ 5,500	
Admin Total %	4.92%	Administrative total canno

ot exceed 10%

	1	2	3	4	5	6	7	8	9	10	11	12
A. Salary	Position Number	Priority Category	Position Title	Employee Name	TOTAL Annual Salary from ALL Sources	% of Time on EtHE Project in THIS Priority Category	EtHE Salary Total	Fringe Rate	EtHE Fringe Total	EtHE Personnel Total	% Admin	ADMIN TO
& Fringe												
	3	OAHS EtHE - Capacity Building	Outpatient Health Services	Brandi Pinckney C-NP	\$ 115,440.00	20.00%	\$ 23,088	32.35%	\$ 7,469	\$ 30,557	12.00%	\$ 3,60
	3	NTH - OAHS EtHE	Outpatient Health Services	Brandi Pinckney C-NP	\$ 115,440.00	10.00%	\$ 11,544	32.35%	\$ 3,734	\$ 15,278	12.00%	\$ 1,83

:	13	14
Goal # and Objective #(s) from Workplan		DETAILED JOB DESCRIPTION SPECIFIC TO PRIORITY CATEGORY
1 2.2		Assess, treat, and manage HIV+ Clients; order labs and write Rx
1	3.3	Assess treatment response; assess overall health of clients; evaluate effectiveness of services.

 1	2	3	4	5	6	7	8
Priority Category	Line Item	What Supply?	Cost/Month	# of Months	TOTAL	% Admin	ADMIN TOTAL
OAHS EtHE - Capacity Building	Supplies	ADAP Formulary Medications	\$ 4,000.00	12	\$ 48,000	0.00%	\$ -
OAHS EtHE - Capacity Building	Supplies	Medical Supplies	\$ 1,500.00	12	\$ 18,000	0.00%	\$ -

#(s) from Workplan
1.2.2
1.2.2

Goal # and Objective



ENDING THE HIV EPIDEMIC: A PLAN FOR AMERICA — RYAN WHITE HIV/AIDS PROGRAM PARTS A AND B

Ending the HIV Epidemic Atlanta Eligible Metropolitan Atlanta Area

THIS AGREEMENT, entered into this 1st day of October 2021 through February 28, 2025 by and between FULTON COUNTY (hereinafter referred to as "**County**") a political subdivision of the State of Georgia, acting by and through its duly elected Board of Commissioners ("**BOC**"), and Positive Impact Health Centers, Inc. (hereinafter referred to as "**Subrecipient**").

WITNESSETH:

WHEREAS, the County, as the recipient of the Ryan White Part A funds for the 20-County Atlanta Eligible Metropolitan Area ("EMA"), as defined in the Public Health Service Act, Sections 2601 – 2610 (USC 300ff-11 – 300ff-20, as amended by the Ryan White HIV/AIDS Treatment Extension Act of 2009 (Public Law 111-87), (hereinafter referred to as "Ryan White Program"), through the Chairman of the Board of Commissioners of Fulton County, has been awarded grant funds under Ending the HIV Epidemic: A Plan for America – Ryan White HIV/AIDS Program Parts A and B ("EtHE"), and pursuant to 91-RCM-029 (1/16/1991) and Item #19-0818 (RM 10/16/2019) and #20-0669 (10/7/2020); and #21-0800 (10/20/2021).

WHEREAS, the County, has recommended funding to Positive Impact Health Centers, Inc. to facilitate the approved program for a total not to exceed \$81,809.00 in FY21, \$128,744.00 in FY22, \$132,277.00 in FY23, and \$136,049.00 in FY24, subject to federal funding availability and disbursement.

WHEREAS, the County has requested, received and reviewed proposals from eligible public and private non-profit health and support service providers which deliver or enhance HIV-related ambulatory care and support services in at least one of the following Counties: Cobb, DeKalb, Fulton, Gwinnett;

WHEREAS, Subrecipient has represented to County that it is experienced and has qualified and local staff available to commit to the Project and County has relied upon such representations.

NOW, THEREFORE, in consideration of the mutual covenants contained herein and for other good and valuable consideration, the parties hereunto agree as follows:

ARTICLE 1. CONTRACT DOCUMENTS

Paragraph 1.0. County hereby engages Subrecipient, and Subrecipient hereby agrees, to perform the services hereinafter set forth in accordance with this Agreement, consisting of the following contract documents:

- EXHIBIT A: Work Plan Goals and Objectives tied to Approved Budget
- EXHIBIT B: Approved Budget and Budget Justification
- EXHIBIT C: Funding Exclusions
- EXHIBIT D: Non-Discrimination Policy of Fulton County, Georgia
- EXHIBIT E: Certifications PHS-5161-1
- EXHIBIT F: Assurances Non-Construction Programs (SF 424B)
- EXHIBIT G: Compliance with Legislative Mandates
- EXHIBIT H: Federal Award Reporting Data
- EXHIBIT I: Approved Schedule of Non-Traditional Hours of Operation

Paragraph 1.1. The following documents are incorporated herein by reference:

- Fulton County Ryan White Part A Program, "Program Manual of Policies and Procedures" which contains a series of Programmatic Policy and Procedure Notices (PPPN), Fiscal Policy and Procedure Notices (FPPN), and Recipient Policy and Procedure Notices (RPPN) which are available at: www.ryanwhiteatl.org
- 45 CFR Part 75 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards.
- 2 CFR 200 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.
- Request for Proposal Number: 21RFPRW0708B-EC Ending the HIV Epidemic Phase III
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs National Monitoring Standards for Ryan White Part A Grantees: Program – Part A¹
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs National Monitoring Standards for Ryan White Part A Grantees: Fiscal – Part A¹
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs & Division of State HIV/AIDS
 Programs National Monitoring Standards for Ryan White Part A and Part B Grantees:
 Universal Part A and B (Covers Both Fiscal and Program Requirements)¹

Paragraph 1.2. The foregoing documents constitute the entire Agreement of the parties pertaining to the Project hereof and is intended as a complete and exclusive statement of

¹ https://targethiv.org/searches?search=National+Monitoring+Standards

promises, representations, discussions and agreements oral or otherwise that have been made in connection therewith. No modifications or amendment to this Agreement shall be binding upon the parties unless the same is in writing, conforms to Fulton County Policy and Procedure 800-6 governing change orders, is signed by the County's and the Subrecipient's duly authorized representatives.

Paragraph 1.3. If any portion of the Contract Documents shall be in conflict with any other portion, the various documents comprising the Contract Documents shall govern in the following order of precedence: 1) the Agreement, 2) the RFP, 3) any Addenda, 4) change orders/budget revisions, 5) the exhibits, and 6) portions of Subrecipient's proposal that was accepted by the County and made a part of the Contract Documents.

ARTICLE 2. **SEVERABILITY**

Paragraph 2.0. If any provision of this Agreement is held to be unenforceable for any reason, the unenforceability thereof shall not affect the remainder of the Agreement, which shall remain in full force and effect, and enforceable in accordance with its terms.

ARTICLE 3. SUBRECIPIENT SERVICES

Paragraph 3.0. The County retains Subrecipient and Subrecipient accepts retention by the County to render services as made part of this Contract by reference and attached hereto as EXHIBIT A: Work Plan Goals and Objectives tied to Approved Budget with all such services to be performed in the manner and to the extent required by the parties herein and as may hereafter be amended or extended in writing by mutual agreement of parties and as allowed in accordance with all applicable laws and/or regulations.

Paragraph 3.1. Subrecipient represents and the County acknowledges that it will assign and designate Positive Impact Health Centers, Inc. to render the services defined and required herein.

Paragraph 3.2. Subrecipient represents that **Larry Lehman, Executive Director** is authorized to bind and enter into Contract on behalf of Subrecipient.

Paragraph 3.3. Subrecipient represents that Positive Impact Health Centers, Inc. is an eligible public and/or private non-profit health and/or support service provider and has provided documentation in the form of official notification of their 501(c) (3) status from the Federal Internal Revenue Service (IRS) as appropriate.

Paragraph 3.4. Subrecipient shall not enter into any sub-contractual agreements for the provision of services defined and required herein without the expressed written approval of the

County in advance.

ARTICLE 4. SCOPE OF DUTIES

Paragraph 4.0. Upon execution of this Agreement, Subrecipient shall commence providing HIV-related health and support services in accordance with the priorities described in Request for Proposal 21RFPRW0708B-EC Ending the HIV Epidemic Phase III and with the goals and objectives approved by the County which are described in EXHIBIT A: *Work Plan Goals and Objectives tied to Approved Budget*.

Paragraph 4.1. Unless modified in writing by both parties in the manner specified in the agreement, duties of Subrecipient shall not be construed to exceed those services specifically set forth herein. Subrecipient agrees to provide all services, products, and data and to perform all tasks described in EXHIBIT A: Work Plan Goals and Objectives tied to Approved Budget and EXHIBIT B: Approved Budget and Budget Justification.

ARTICLE 5. MODIFICATIONS

Paragraph 5.0. This Agreement may be amended or modified by a written instrument executed by the duly authorized representatives of the parties. Similarly, no agreement that affects the provisions of this Agreement will be valid unless in writing and executed by the County and the Subrecipient, except as provided below.

Paragraph 5.1. No amendment to this Agreement shall be binding upon the parties unless the same is in writing, approved by the Director, Department for HIV Elimination (DHE) or his or her designee and the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 5.2. The Director, DHE is hereby authorized to approve and execute EtHE contract modifications for renewals of this Agreement provided the renewal is at the same terms and conditions as the original Agreement, with no intervening changes. However, the Director, DHE may approve modifications to add program requirements that are directly passed down from Health Resources and Services Administration ("HRSA"), as the funding agency.

ARTICLE 6.0. **CONTRACT TERM**

Paragraph 6.0. This agreement is effective on October 1, 2021 for a four year term ending on February 28, 2025.

Paragraph 6.1. Commencement Term. The "Commencement Term" of this Agreement shall begin on October 1, 2021, the starting date, and shall end absolutely and without further obligation on the part of the county on the 28th day of February 2025. The Commencement Term shall be subject to events of termination and the County's termination rights that are described elsewhere in this Agreement.

ARTICLE 7. **COMPENSATION FOR SERVICES**

Paragraph 7.0. Subject to the availability and disbursement of federal funds, the legislatively approved services described in EXHIBIT A and EXHIBIT B herein shall be performed by Subrecipient for an allocation of EtHE funds, in an amount not to exceed \$81,809.00 in FY21, \$128,744.00 in FY22, \$132,277.00 in FY23, and \$136,049.00 in FY24. The actual amount awarded to the Subrecipient at any one time shall equal the total amount of the purchase order(s) issued.

Paragraph 7.1. The award amount includes a contingency amount. These funds are not available to the Subrecipient unless or until a purchase order is issued authorizing expenditure of these funds. Authorization to expend contingency funds shall be at the discretion of the Director, DHE and shall be issued in writing.

Paragraph 7.2. The budget attached to Contract in EXHIBIT B is a complete, approved budget for expenditures of all EtHE funds awarded pursuant to this Agreement and may hereafter be amended or extended in writing by mutual agreement of parties prior to expenditure of funds.

Paragraph 7.3. The budget total may not be exceeded; however, a plus or minus deviation of 10% within budget categories (i.e. personnel, supplies) and within priority category is authorized.

ARTICLE 8. **GENERAL SUBRECIPIENT REQUIREMENTS**

Paragraph 8.0. Subrecipient agrees that it will participate in a community-based continuum of care which is defined as: A continuum of care is a term which encompasses the comprehensive range of services required by individuals or families with HIV infection in order to meet their health care and psychosocial service needs throughout the course of their illness. The concept of a continuum suggests that services must be organized to respond to the individual's or family's changing needs in a holistic, coordinated, timely, and uninterrupted manner which reduces fragmentation of care.

Paragraph 8.1. DHE is implementing an integrated cloud-based data management system for: tracking all individuals who receive services supported by EtHE or Part A funds, contracting, reporting, subrecipient reimbursement, quality management, evaluating client satisfaction, client eligibility documentation records management, and a client portal through a system known as e2Fulton. Subrecipient will be expected to utilize e2Fulton.

Paragraph 8.2. Subrecipient agrees to participate in the centralized Ryan White data system for tracking all individuals who receive services supported by EtHE or Part A funds. In order to comply with the participation requirements, including reporting of all required variables for Ryan White Services Report (RSR), Subrecipient shall directly enter data using the most current version of e2Fulton or be able to import required data into the most current version of e2Fulton (Reference **PPPN-Use of e2Fulton in Documenting Eligibility**).

Client data reports must be consistent with eligibility requirements specified by County, which

demonstrates eligible clients are receiving allowable services.

Paragraph 8.3. Intentionally left blank.

Paragraph 8.4. In order to reduce the administrative burden to clients and Subrecipients of collecting and maintaining client Ryan White eligibility documents, Subrecipient agrees to participate in the uploading, updating, and sharing of client eligibility documents via e2Fulton.

In order to obtain client consent for the sharing of such documentation Subrecipient will obtain client consent using the form developed by the Department for HIV Elimination and available at www.ryanwhiteatl.org. Once e2Fulton's client level database is fully operational the consent must be uploaded into e2Fulton before a client's service data can be entered.

Paragraph 8.5. Any Business Associates Agreements pursuant to Paragraph 25 Confidentiality and Health Insurance Portability and Accountability Act (HIPAA) Compliance must be entered into within 30 calendar days after the execution of the contract.

Paragraph 8.6. The Subrecipient will be responsible for entering line-item budgets by priority service category (as approved through the proposal review and budget negotiations), and service units into e2Fulton within 30 calendar days following the execution of the contract. Any budget revision requests must be made using the DHE form and be submitted via e2Fulton.

Paragraph 8.7. The subrecipient shall submit all required programmatic, fiscal, and quality management reports via e2Fulton.

Paragraph 8.8. Subrecipient agrees to participate in the EMA's needs assessment processes to provide information that will lead to the development of a continuous quality improvement system.

Paragraph 8.9. Subrecipient agrees to undertake and maintain quality management program(s) and quality service indicators for each Part A funded service provided to ensure that persons living with HIV disease, who are eligible for treatment and health related support services, get those services and that the quality of those services meet certain approved criteria (i.e., Eligible Metropolitan Area (EMA) adopted service standards of care, Public Health Service (PHS) treatment guidelines). (Reference *PPPN-033 Quality Improvement*.)

The Subrecipient's annual Quality Management Plan shall be submitted via e2Fulton no later than 60 calendar days following the execution of the contract.

Through quality management efforts, Subrecipient should be able to identify problems in service delivery that impact health-status outcomes at the client and system levels. As part of the County's site visit protocols and other monitoring efforts, Subrecipient shall be required to provide documentation that such program/systems are in use. (Reference *PPPN-033 Quality Management Site Visits*.)

Paragraph 8.10. Subrecipient agrees to administer and/or facilitate client participation in the EMA's program-wide standardized client satisfaction surveys to monitor the quality of the

services provided and to measure the level of consumer satisfaction.

Paragraph 8.11. Subrecipient agrees to administer and/or facilitate client participation in the EMA's Needs Assessment to identify barriers and gaps in services.

Paragraph 8.12. Subrecipient agrees to implement and maintain a Consumer Advisory Board to obtain input from clients in the design and delivery of services. Subrecipient shall provide, with each quarterly report, documentation of Consumer Advisory Board meetings, membership, and minutes.

Paragraph 8.13. If Subrecipient receives funding for the provision of Outpatient/Ambulatory Health Services under this contract, Subrecipient shall be expected to meet the OAHS Expectations set forth in Appendix V of the Part A Request for Proposals.

Paragraph 8.14. Subrecipient agrees that in the performance of the Agreement, it will comply with all lawful agreements, if any, which the Subrecipient has made with any association, union, or other entity, with respect to wages, salaries, and working conditions, so as not to cause inconvenience, picketing or work stoppage.

Paragraph 8.15. Subrecipient agrees that during the period of the Contract, it will participate, as requested by the County, in efforts to develop a standard approach and data set to address the data information requirements described below:

- Estimated average cost of providing each category of HIV-related services provided with Part A funds and the extent to which such costs were paid by third-party payers;
- Estimated number of units of service for each category of HIV-related services provided with Part A funds;
- Estimated cost of providing a unit of service under each category of HIV-related services provided with part A funds.

Paragraph 8.16. Intentionally left blank.

Paragraph 8.17. Subrecipient agrees to assign at its own expense one individual to serve as the Fiscal Designee to serve as its representative on all financial matters related to this Contract. The Fiscal Designee may not also serve as the Programmatic Designee in Paragraph 8.2.

Paragraph 8.18. Subrecipient agrees to assign at its own expense one individual to serve as the Programmatic Designee to serve as its representative on all programmatic matters related to this Contract. The Programmatic Designee may not also serve as the Fiscal Designee in Paragraph 8.1.

Paragraph 8.19. Subrecipient agrees to assign at its own expense one individual to serve as the Data Designee to serve as its representative on all data and information technology matters related to this Contract.

Paragraph 8.20. Subrecipient agrees to assign at its own expense one individual to serve as the Quality Management Designee to oversee all quality management activities and attend quality management meetings.

Paragraph 8.21. Intentionally left blank.

Paragraph 8.22. The name(s) of designee(s) referenced in Paragraphs 8.17.-8.21. shall be provided to County at the time the contract signed by the duly authorized individual is returned to the County for signature and processing. The Subrecipient will be responsible for entering name(s) of designee(s) referenced in Paragraphs 8.1-8.4 into e2Fulton by April 1 of the fiscal year. Notification of changes in the individual(s) serving as the designees shall be provided in e2Fulton no later than 14 days after the change.

Paragraph 8.23. Intentionally left blank.

Paragraph 8.24. Any Subrecipient receiving EtHE funds to develop, purchase or distribute health education materials (e.g., brochures) must have prior approval by the County for each item.

Paragraph 8.25. In the provision of services under this contract, Subrecipient will comply with Ryan White Part A quality management standards and measures. The purpose of the Ryan White Part A quality management standards and measures is to ensure that a uniformity of service exists in the Atlanta Eligible Metropolitan Area (EMA) such that the consumers of a service receive the same quality of service regardless of where the service is provided. If an agency is unable to meet a particular standard, the agency must document why the standard was unable to be met and explain the steps it is taking to meet that standard.

Paragraph 8.26. QUARTERLY PROGRAMMATIC REPORTS. Subrecipient agrees to provide quarterly programmatic reports as described and requested by County to document progress toward implementation of the approved program activities and services in accordance with the requirements of the EtHE Program and other applicable regulations (reference *PPPN-055 Quarterly Reports*). Quarterly programmatic reports shall consist of, but not be limited to, narrative and quantitative information indicating progress toward meeting goals and objectives as well as the number and demographic characteristics of clients served. Quarterly programmatic reports must be submitted via 2e2Fulton not later than the 20thth business day after the close of each quarter. If a deadline falls on a weekend, the report must be received on the Friday prior to the deadline to be considered on time. Quarterly programmatic reports must use the DHE form and be signed by Subrecipient's approved Programmatic, Fiscal and Data Designees.

Paragraph 8.27. Subrecipient shall provide County with projected spending plans as detailed in *FPPN-002: Budget Spend Plan*. Budget spend plans must be submitted via e2Fulton.

Paragraph 8.28. The Subrecipient shall implement a sliding fee scale policy in conformance with Ryan White HIV/AIDS Program requirements. Subrecipient agrees that in the provision of services with assistance provided under EtHE, charges to any individual for services shall be made in accordance with the provision of the Ryan White Program, Section 2605 (e) as described in **FPPN**-

010.1 Imposition of Charges, Fee Schedule, and Cap on Client Charges incorporated herein by reference.

The schedule of charges must be displayed in a conspicuous location(s) available to clients.

Subrecipient shall maintain documentation that all fiscal and intake staff have been informed of policies that any fees charged for Part A services must be in accordance with the provision of the RWHAP, Section 2605 (e) as described in *FPPN-010.1 Imposition of Charges, Fee Schedule, and Cap on Client Charges*.

Paragraph 8.29. Subrecipient agrees to assign appropriate staff, including the identified programmatic and fiscal designees, to attend all Ryan White and/or EtHE Providers' Meetings.

Paragraph 8.30. Subrecipient agrees to participate in regular progress officer calls and webinars which are designed to provide valuable technical assistance to Subrecipient, discuss areas of concern, and gather additional information.

Paragraph 8.31. Subrecipient is strongly encouraged to utilize the services of a qualified accountant to ensure fiscal policies, procedures, and practice comply with the requirements of the Uniform Guidance and Ryan White legislation and regulations.

Paragraph 8.32. As the Prime Awardee, Fulton County is required to provide the following information for any federal reports required by Subrecipient:

- 1. Federal Award Identification Number (FAIN): 6 UT8HA3393-02-01
- 2. Federal Award Date: 03/02/2021
- 3. Federal Awarding Agency: U.S. Department of Health and Human Services (HHS) Health Resources and Services Administration (HRSA)
- 4. Pass-Through Entity: Fulton County Government, Board of Commissioners, 141 Pryor Street, SW, Atlanta, GA 30303
- 5. CFDA Number and Title: 93.686 Ending the HIV Epidemic: A Plan for America Ryan White HIV/AIDS Program Parts A and B
- **6.** Project Description: Ending the HIV Epidemic: A Plan for America Ryan White HIV/AIDS Program Parts A and B provides direct financial assistance to jurisdictions identified in the legislation as eligible for funding. For Atlanta, the four jurisdictions are Cobb, DeKalb, Fulton, and Gwinnett Counties. The purpose of the program is to reduce new cases of HIV.

ARTICLE 9. **INVOICING AND PAYMENT**

Paragraph 9.0. Using e2Fulton, Subrecipient shall electronically submit for reimbursement for work performed during the previous calendar month, in a form acceptable to the County and accompanied by all support documentation requested by the County, for payment and for services that were completed during the preceding month. The County shall review for approval of said invoices. The County shall have the right not to pay any invoice or part thereof if not properly supported, or if the costs requested or a part thereof, as determined by the County, are reasonably in excess of the actual stage of completion.

Paragraph 9.1. Subrecipient agrees to electronically submit for reimbursement via the Electronic Contract Management (ECM) module of e2Fulton for the previous month's expenses not later than the 20th business day of each month with four exceptions:

- 1. Fulton County shall advance payment to Subrecipient to allow for adequate cash flow to implement services as described in *FPPN-009: Advance Payment to Subrecipients*. Reconciliation of this amount must occur as expeditiously as possible. If an advance has been provided, the agency's reimbursement in the next month shall be reduced by the amount of the advance. In the event that the actual reimbursable expenses in the first month did not exceed the amount of the advance, the remainder shall be reduced from the second month's payment. In the event that the actual reimbursable expenses in the second month do not exceed the amount of the reminder of the advance, the agency shall remit payment to the County for the remainder due.
- 2. The first reimbursement submission shall be entered no later than 45 business days after contract effective date;
- 3. In addition to the February reimbursement submission, a final reimbursement submission may be entered no later than 45 days after the last day of February. Failure to submit the final invoice no later than 45 days after each budget period ends or is terminated may result in forfeiture of the claim. If the Subrecipient fails to do so, all rights to payment may be forfeited and the County may not honor requests submitted after the aforesaid time period.
- 4. The November reimbursement submission may be entered in two parts:
 - A. A pre-bill may be submitted in November prior to the date at which the Fulton County Finance Department shuts down to allow for year-end closeout (the actual date shall be provided to the Subrecipient once announced by the Finance Department). Subrecipient may pre-bill for regular monthly expenditures (e.g. salary, fringe, and rent) at an amount equal to 1/12th of the line item.
 - B. Another November submission would then be made by the 20th business day of December. This submission would be for the remainder of expenditures accrued in November.

Paragraph 9.2. Failure to submit reimbursement requests according to the timelines may be considered a breach of this Contract allowing the County to terminate this agreement in addition to any other right to which the County may be entitled. The Department for HIV Elimination reserves the right to reduce, reallocate or terminate funds for failure by the Subrecipient to achieve fiscal and/or program objectives as outlined in EXHIBIT A and EXHIBIT B, in a timely manner.

Late submissions received in ECM after the first calendar day of the month may not be paid until the last day of the following month.

Paragraph 9.3. Under the terms of the Uniform Guidance, Fulton County undertakes a risk assessment for each subrecipient and proposed subrecipient. Fulton County's Risk Assessment will determine the frequency with which supporting documentation must be submitted to support a funding request. In ALL instances original documentation must be maintained on site and be available for audit as set forth in ARTICLE 35. **AUDITS AND INSPECTORS.**

Risk Category	Frequency of Submitting Documentation				
Low	Provide ALL supporting documentation once each quarter: March				
	invoice, June invoice, September invoice, January invoice and Final				
	invoice.				
Moderate	Provide every other month provide ALL supporting documentation				
	March invoice, May invoice, July invoice, September invoice, Noven				
	invoice, January invoice, and Final invoice.				
High	Provide ALL supporting documentation every month.				
New	Provide ALL supporting documentation every month.				
Subrecipient					

Paragraph 9.4. Subrecipient agrees to maintain and submit the necessary supporting documentation to verify the cost in the Reimbursement Request as detailed in *Program Manual of Policies and Procedures* and *PPPN-013*.

Paragraph 9.7. Additional items which must be submitted with the first Reimbursement Request are described in *PPPN-013*.

Paragraph 9.8. Additional items which must be submitted with the final Reimbursement Request are described in *PPPN-013*.

Paragraph 9.9. Closeout and Final Reimbursement Submission. The final submission must include a certification signed by the <u>official authorized to legally bind Subrecipient</u> as follows:

"By signing this report, I certify to the best of my knowledge and belief that the report is true, complete, and accurate, and the expenditures, disbursements and cash receipts are for the purposes and objectives set forth in the terms and conditions of this contract. 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. (U.S. Code Title 18, Section 1001 and Title 31, Sections 3729-3730 and 3801-3812, 45 CFR 75.415(a))."

Paragraph 9.10. Payment of Subcontractors/Suppliers: The Subrecipient must certify in writing that all subcontractors of the Subrecipient and suppliers have been promptly paid for work and materials and previous progress payments received. In the event the prime Subrecipient is unable to pay subcontractors or suppliers until it has received a progress payment from Fulton County, the prime Subrecipient shall pay all subcontractors or supplier funds due from said progress payments within forty-eight (48) hours of receipt of payment from Fulton County and in no event later than fifteen days as provided for by State Law.

Paragraph 9.11. If, in the County's opinion, the Subrecipient fails to provide all necessary and appropriate documentation required pursuant to this Contract, as identified to the Subrecipient by the County, the County shall have the authority to delay the processing and payment of any or all Part A funds until such documentation has been satisfactorily submitted.

Paragraph 9.12. If, in the County's opinion, the Subrecipient submits inaccurate expenditure requests (e.g., line-item requests which exceed the approved amount, line-item requests for items which have not been approved, etc.), the County shall have the authority to delay the processing of any or all Part A payments until such time that the errors have been corrected.

Paragraph 9.13. In order to ensure the availability of services to EtHE clients throughout the contract period monthly charges shall not exceed one-twelfth of any awarded line item amount unless otherwise preapproved by the assigned DHE Project Officer.

Paragraph 9.14. County's Right to Withhold Payments: The County may withhold payments for services that involve disputed costs, involve disputed audits, or are otherwise performed in an inadequate fashion. Payments withheld by the County will be released and paid to the Subrecipient when the services are subsequently performed adequately and on a timely basis, the causes for disputes are reconciled or any other remedies or actions stipulated by the County are satisfied. The County shall promptly pay any undisputed items contained in such invoices.

Paragraph 9.15. Except as otherwise provided for in this Agreement, County will, within thirty (30) calendar days transmit via direct deposit Subrecipient payments called for under this Agreement after receipt of a correct reimbursement submission and required documentation which are within the approved budget and provided that Subrecipient is not currently in default under any of the terms of this Agreement. Subrecipient agrees that reimbursement requested under the terms of this Contract shall be made based upon actual expenditures incurred and not upon budgeted amounts.

Paragraph 9.16. Acceptance of Payments by Subrecipient; Release. The acceptance by the Subrecipient of any payment for services under this Agreement will, in each instance, operate as, and be a release to the County from, all claim and liability to the Subrecipient for work performed or furnished for or relating to the service for which payment was accepted, unless the Subrecipient within five (5) business days of Its receipt of a payment, advises the County in writing of a specific claim it contends is not released by that payment.

Paragraph 9.17. Parties hereto expressly agree that the above contract terms shall supersede the rates of interest, payment periods, and contract and subcontract terms provided for under the Georgia Prompt Pay Act, O.C.G.A. § 13-11-1 *et seq.*, pursuant to O.C.G.A. § 13-11-7(b), and the rates of interest, payment periods, and contract and subcontract terms provided for under the Prompt Pay Act shall have no application to this Agreement; parties further agree that the County shall not be liable for any interest or penalty arising from late payments.

Paragraph 9.18. It is the Subrecipient's duty to register with the County for direct deposit.

ARTICLE 10. FUNDING EXCLUSIONS AND RESTRICTIONS

Paragraph 10.0. Subrecipient shall use funds in accordance with federal requirements and shall not use Part A funds for unallowable costs including those listed herein, in the "*Program Manual of Policies and Procedures*" incorporated herein by reference and available at

<u>www.ryanwhiteatl.org</u> *PPPN-004: Funding Exclusions and Restrictions* " incorporated herein by reference and available at <u>www.ryanwhiteatl.org</u>, and in the RFP incorporated herein by reference.

Paragraph 10.1. Subrecipient agrees that EtHE funds will not be used to supplant or replace state and local HIV-related funding or in-kind resources expended by Subrecipient for HIV-related services during the contract period beginning March 1, 2021 and ending February 28, 2025.

Paragraph 10.2. Subrecipient agrees that EtHE funds may not be used to purchase or improve land or to purchase, construct or make permanent improvements to any building, except for minor remodeling as specifically approved in Subrecipient budget.

Paragraph 10.3. Subrecipient agrees that EtHE funds may not be used to make payments to recipients of services. Subrecipient shall maintain documentation that all provider staff have been informed of policies that forbid use of Ryan White funds for cash payments to service recipients.

Paragraph 10.4. Subrecipient agrees that EtHE funds will not be used to make payments for any item or service to the extent that payment has been made, or can reasonably be expected to be made, by another third party benefits program or by an entity that provides services on a prepaid basis.

Subrecipient shall maintain documentation that all fiscal and intake staff have been informed of policies that direct that funds will not be used to make payments for any item or service to the extent that payment has been made, or can reasonably be expected to be made, by another third party benefits program or by an entity that provides services on a prepaid basis.

Paragraph 10.5. Subrecipient agrees that no funds will be used to develop materials designed to promote or encourage intravenous drug use or sexual activity, whether homosexual or heterosexual.

Paragraph 10.6. Subrecipient agrees that no funds will be used for the purchase of vehicles without written County approval based upon prior approval from HRSA.

Paragraph 10.7. Subrecipient agrees that no funds will be used for non-targeted marketing promotions or advertising about HIV services that target the general public (poster campaigns for display on public transit, TV or radio public service announcements, etc.) or for broad scope awareness activities about HIV services that target the general public.

Paragraph 10.8. Subrecipient agrees that no funds will be used for influencing or attempting to influence members of Congress and other Federal personnel.

Paragraph 10.9. Subrecipient agrees that no funds will be used for outreach activities that have HIV prevention education as their exclusive purpose.

Paragraph 10.10. Subrecipient agrees that no funds awarded under this contract will be used

for foreign travel.

Paragraph 10.11. Subrecipient agrees that no funds awarded under this contract shall be used to support employment, vocational, or employment-readiness services.

Paragraph 10.12. Subrecipient agrees that no funds awarded under this contract shall be used to carry out any program of distributing sterile needles or syringes for the hypodermic injection of any illegal drug unless otherwise preapproved by HRSA.

Paragraph 10.13. Subrecipient agrees than no funds awarded under this contract shall be used to support the portion of any space, expenses, or staff position **not** devoted to EtHE activities.

Paragraph 10.14. Subrecipient agrees than no funds awarded under this contract shall be used for purchase of equipment costing \$25,000 without prior written approval by the County based upon prior approval by HRSA.

Paragraph 10.15. Subrecipient agrees that funds awarded under this contract shall not be used for inpatient case management services that prevent unnecessary hospitalization or that expedite discharge, as medically appropriate, from inpatient facilities.

Paragraph 10.16. Subrecipient agrees that no funds awarded under this contract shall be used for the following activities or to purchase these items:

- Clothing
- Funeral, burial, cremation or related expenses
- Local or State personal property taxes (for residential property, private automobiles, or any other personal property against which taxes may be levied)
- entertainment costs; this includes the cost of amusements, social activities, and related incidental costs
- Household appliances
- Pet foods or other non- essential products
- Off-premise social/recreational activities or payments for a client's gym membership
- PrEP or nPEP medications or primary care services, as the person using PrEP or nPEP is not living with HIV, and therefore is not eligible for Ryan White funded medications
- Out-of-state travel, research projects, clinical trials, or fund raising activities (including salaries, supplies, etc.)

Paragraph 10.17. Voucher and store gift card programs shall be administered in a manner which assures that vouchers and store gift cards cannot be exchanged for cash or used for anything other than the allowable goods or services (funds may not be used for the purchase of alcohol, tobacco products, or firearms). General-use prepaid cards that are cobranded with the logo of a payment network and the logo of a merchant or affiliated group of merchants are general-use prepaid cards, not store gift cards, and are not allowable.

Paragraph 10.18. Subrecipient shall spend no more than 10% of the mount awarded under this contract for administrative costs, including federally approved indirect cost or government authorized cost allocation plan. Administrative costs include rent, utilities, facility costs along with costs of management oversight including program coordination; clerical, financial, and

management staff not directly related to patient care; program evaluation, liability insurance, audits; and equipment not directly related to patient care. The combined total of indirect costs and administrative costs cannot exceed 10% of the agency award. (Including those listed herein and in the "Program Manual of Policies and Procedures" and PPPN-013: 10% Administrative Cap)

Paragraph 10.19. Subrecipient is expected to maintain documentation of the following which shall be made available to DHE and HRSA upon request and during EtHE site visits:

- Document, through job descriptions and time and effort reports, that the administrative activities are charged to administration of the activities under this contract and cost no more than 10% of the total grant amount
- Document that no activities defined as administrative in nature are included in other EtHE budget categories
- If using indirect cost as part or all of its 10% administration costs, obtain and keep on file a federally approved HHS-negotiated Certificate of Cost Allocation Plan or Certificate of Indirect Costs
- Written procedures, allocation journals, and/or manuals should explain the methodology used to allocate and track EtHE costs, including direct service costs and administrative costs. The allocation journal should contain written procedures that are easy to follow and can be "re-performed" by an auditor.

ARTICLE 11. PERSONNEL

Paragraph 11.0. Subrecipient shall designate in writing a person(s) to serve as its authorized representative(s) who shall have sole authority to represent Subrecipient on all manners pertaining to this contract. Subrecipient represents that it has secured or will secure, at its' own expense, all equipment and personnel necessary to complete this Agreement, none of whom shall be employees of or have any contractual relationship with County. All of the services required hereunder will be performed by Subrecipient under his supervision and all personnel engaged in the work shall be fully qualified and shall be authorized or permitted under law to perform such services.

Paragraph 11.1. Written notification shall be immediately provided to County upon change or severance of any of the authorized representative(s) or designee(s), listed key personnel or Subsubrecipient performing services on this Project by Subrecipient. No changes or substitutions shall be permitted in Subrecipient's key personnel or Subcontractor as set forth herein without the prior written approval of the County. Requests for changes in key personnel or Subcontractors will not be unreasonably withheld by County.

ARTICLE 12. SUSPENSION OF WORK

Paragraph 12.0. If, through any cause, Subrecipient shall fail to fulfill its obligations under this Agreement in a timely and proper manner or in the event that any of the provisions or stipulations of this Agreement are violated by Subrecipient, the County shall thereupon have the right to suspend the Contract in whole or in part.

Paragraph 12.1. Suspension Notice: Should the County exercise its right to suspend this Agreement under the provisions of this paragraph, the suspension shall be accomplished in writing and shall specify the reason and effective date. Upon receipt of a suspension notice, the Subrecipient must, unless the notice requires otherwise:

- 1. Immediately discontinue suspended services on the date and to the extent specified in the notice;
- Shall not incur obligations after date of notice until such time that the Subrecipient has received written notice by the County that the suspension has been revoked and obligations may resume;
- 3. Place no further orders or subcontracts for material, services or facilities with respect to suspended services, other than to the extent required in the notice; and
- 4. Take any other reasonable steps to minimize costs associated with the suspension.

Paragraph 12.2. Notice to Resume: Upon receipt of notice to resume suspended services, the Subrecipient will immediately resume performance under this Agreement as required in the notice.

Paragraph 12.3. In lieu of suspension, the County may withhold the payment of reimbursement requests until provisions or stipulations in question are cured to the County's satisfaction.

ARTICLE 13. **DISPUTES**

Paragraph 13.0. Except as otherwise provided in this Agreement, any dispute concerning a question of fact arising under this contract which is not disposed of by agreement shall be decided by the Department for HIV Elimination. The representative shall reduce the decision to writing and mail or otherwise furnish a copy thereof to the Subrecipient. The Subrecipient shall have 30 days from date the decision is sent to appeal the decision to the County Manager or his designee by mailing or otherwise furnishing to the County Manager or designee, copy of the written appeal. The decision of the County Manager or his designee for the determination of such appeal shall be final and conclusive. Pending any final decision of a dispute hereunder, Subrecipient shall proceed diligently with performance of the Agreement and in accordance with the decision of the Office of the Internal Audit's designated representative.

ARTICLE 14. GRIEVANCE PROCEDURES

Paragraph 14.0. Subrecipient agrees to have in place a grievance process by which client complaints against the agency with respect to funded services might be addressed (a Prat A approved grievance procedure would suffice). A copy of the Subrecipient's grievance process must be submitted with the first request for reimbursement for services under this Agreement unless a copy of Subrecipient's Grievance Procedures has been submitted in the last two years.

Paragraph 14.1. Subrecipient agrees to provide notification of the Grievance Procedures of the Subrecipient to all clients for rendered services in accordance with this Contract and such provision of information shall be documented within the files of the agency.

Paragraph 14.2. Subrecipient will include, with each monthly expenditure report, a summary of any complaint filed under this process as well as current status of, and final disposition of, any such complaint.

ARTICLE 15. **TERMINATION**

Paragraph 15.0. This contract shall terminate no later than 11:59 p.m. on February 28, 2025.

Paragraph 15.1. This contract may be canceled or terminated by either of the parties without cause; however, the party seeking to terminate or cancel this contract must give written notice of its intention to do so to the other party at least 30 days prior to the effective date of cancellation or termination. Subrecipient will submit final Reimbursement Request not later than 45 days after the effective date of written notice of termination. Upon notice of termination date, Subrecipient shall not incur obligations after date of notice to County.

Paragraph 15.2. If for any reason the Subrecipient is unable to render the approved services, the Subrecipient must notify the County in writing within five (5) days of the decision to allow ample time to develop a contingency plan to address the loss of the services.

ARTICLE 16. TERMINATION OF AGREEMENT FOR CAUSE

Paragraph 16.0. Either County or Subrecipient may terminate work under this Agreement in the event the other party fails to perform in accordance with the provisions of the Agreement. Any party seeking to terminate this Agreement is required to give thirty (30) days prior written notice to the other party.

Paragraph 16.1 Notice of termination shall be delivered by certified mail with receipt for delivery returned to the sender.

Paragraph 16.2. TIME IS OF THE ESSENCE and if the Subrecipient refuses or fails to perform the work as specified in EXHIBIT A and EXHIBIT B and maintain the scheduled level of effort as proposed, or any separable part thereof, with such diligence as will insure completion of the work within the specified time period, or any extension or tolling thereof, or fails to complete said work within such time. The County may exercise any remedy available under law or this Agreement. Failure to maintain the scheduled level of effort as proposed or deviation from the aforesaid proposal without prior approval of County shall constitute cause for termination

Paragraph 16.3. The County may, by written notice to Subrecipient, terminate Subrecipient's right to proceed with the Project or such part of the Project as to which there has been delay. In such event, the County may take over the work and perform the same to completion, by contract or otherwise, and Subrecipient shall be required to provide all copies of finished or unfinished documents prepared by Subrecipient under this Agreement to the County.

Paragraph 16.4. Subrecipient shall be entitled to receive compensation for any satisfactory work completed on such documents as reasonably determined by the County.

Paragraph 16.5. Whether or not the Subrecipient's right to proceed with the work has been terminated, the Subrecipient shall be liable for any damage to the County resulting from the Subrecipient's refusal or failure to complete the work within the specified time period, and said damages shall include, but not be limited to, any additional costs associated with the County obtaining the services of another Subrecipient to complete the project.

ARTICLE 17. TERMINATION FOR CONVENIENCE OF COUNTY

Paragraph 17.0. Notwithstanding any other provisions, the County may terminate this Agreement for its convenience at any time by a written notice to Subrecipient. If the Agreement is terminated for convenience by the County, as provided in this article, Subrecipient will be paid compensation for those services actually performed. Partially completed tasks will be compensated for based on a signed statement of completion to be submitted by Subrecipient which shall itemize each task element and briefly state what work has been completed and what work remains to be done.

Paragraph 17.1. If, after termination, it is determined that the Subrecipient was not in default, or that the default was excusable, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the government.

ARTICLE 18. WAIVER OF BREACH

Paragraph 18.0. The waiver by either party of a breach or violation of any provision of this Agreement, shall not operate or be construed to be, a waiver of any subsequent breach or violation of the same or other provision thereof.

ARTICLE 19. INDEPENDENT CONTRACTOR STATUS

Paragraph 19.0. Nothing contained herein shall be deemed to create any relationship other than that of an independent Subrecipient between the County and Subrecipient. Under no circumstances shall Subrecipient, its directors, officers, employees, agents, successors or assigns, be deemed employees, agents, partners, successors, assigns or legal representatives of the County.

Paragraph 19.1. Subrecipient acknowledges that its directors, officers, employees, agents and assigns shall have no right or redress pursuant to the Personnel Rules and Regulations of Fulton County.

ARTICLE 20. **ASSURANCES AND CERTIFICATIONS**

Paragraph 20.0. Subrecipient agrees to comply with federal and state laws, rules and regulations of the County's policy relative to nondiscrimination in client and client service practices because of political affiliation, religion, race, color, gender, handicap, age, sexual orientation, national origin, or disability. Subrecipient shall notify current clients and all other individuals presenting

for services provided through Part A funds of this nondiscrimination policy.

Paragraph 20.2. Subrecipient agrees to provide services without regard to an individual's ability to pay and current or past health condition. Subrecipient shall have billing, co-pay, and collection policies and procedures that do not:

- Deny services for non- payment
- Deny payment for inability to produce income documentation
- Require full payment prior to service
- Include any other procedure that denies services for non-payment

Subrecipient shall maintain documentation that all provider staff have been informed of these requirements.

Paragraph 20.3. Subrecipient agrees to comply with federal certifications regarding debarment and suspension, drug-free workplace requirements, Program Fraud Civil Remedies Act, and environmental tobacco smoke described in PHS-5161-1 and included as Attachment E. EXHIBIT E shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 20.4. Subrecipient agrees to comply with federal "Assurances - Non-Construction Programs" (Standard Form 424B) incorporated as EXHIBIT F. EXHIBIT F shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 20.5. Subrecipient agrees that federal prohibitions and requirements related to lobbying will be included in all sub-awards at all tiers and that all sub-recipients shall certify and disclose accordingly.

Paragraph 20.6. Subrecipient acknowledges that the County discourages the employment of the relatives by blood or marriage of Subrecipient or its employees. Such relationship shall not be an automatic barrier to hiring, but shall require the Subrecipient to obtain the written approval of the County. Willful and intentional failure to disclose such a relationship, including such relationships which might pre-exist this contract, may be cause for suspension or termination of this contract. This requirement shall not be construed to convert the Subrecipient into an employee of the County. Subrecipient remains an independent contractor/subrecipient as is set forth in Article 19 hereof.

Paragraph 20.7. Subrecipient will maintain HIV-related expenditures at a level that is at least equal to and not less than the level of such expenditures by the Subrecipient for the one year period preceding the fiscal year covered by this contract.

Paragraph 20.8. Services will be provided in settings accessible to low-income persons with HIV disease. Subrecipient shall ensure that the setting is accessible by public transportation or shall provide transportation assistance.

Paragraph 20.9. Subrecipient shall comply with Americans with Disabilities Act requirements.

Paragraph 20.10. The National Standards for Culturally and Linguistically Appropriate Services in

Health and Health Care (the National CLAS Standards) are intended to advance health equity, improve quality, and help eliminate health care disparities by providing a blueprint for individuals and health and health care organizations to implement culturally and linguistically appropriate services. Subrecipient shall integrate the principles and activities of culturally and linguistically appropriate services in accordance with National Standards for Culturally and Linguistically Appropriate Services (CLAS) in Health and Health Care.

Refer to: http://minorityhealth.hhs.gov/assets/pdf/checked/finalreport.pdf

Paragraph 20.11. Subrecipient agrees to comply with federal Legislative Mandates set forth in the most current Consolidated Appropriations Act. EXHIBIT G. shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2 and returned to the County.

ARTICLE 21. ACCURACY OF WORK

Paragraph 21.0. Subrecipient shall be responsible for the accuracy of his work and shall promptly correct its errors and omissions without additional compensation. Acceptance of the work by the County will not relieve Subrecipient of the responsibility of subsequent corrections of any errors and the clarification of any ambiguities. Subrecipient shall prepare any plans, report, fieldwork, or data required by County to correct its errors or omissions. The above consultation, clarification or correction shall be made without added compensation to Subrecipient. Subrecipient shall give immediate attention to these changes so there will be a minimum of delay to others.

ARTICLE 22. **REVIEW OF WORK**

Paragraph 22.0. Authorized representatives of County may at all reasonable times review and inspect project activities and data collected under this Agreement and amendments thereto. All reports, drawings, studies, specifications, estimates, maps and computations prepared by or for Subrecipient, shall be available to authorized representatives of County for inspection and review at all reasonable times in the main office of County. Acceptance shall not relieve Subrecipient of its professional obligation to correct, at its expense, any of its errors in work.

Paragraph 22.1. County may request at any time and Subrecipient shall produce progress prints or copies of any work as performed under this Agreement. Refusal by Subrecipient to submit progress reports and/or plans shall be cause for County, without any liability thereof, to withhold payment to Subrecipient until Subrecipient complies with County's request in this regard. County's review recommendations shall be incorporated into the plans by Subrecipient.

Paragraph 22.2. Subrecipient agrees to participate in site visits/programmatic reviews conducted by the County Staff. Subrecipient agrees to ensure that programmatic and fiscal designees and other appropriate staff as requested by the County are in attendance at all site visits and that all requested documentation is provided including descriptions of accounts payable systems and policies. Unannounced site visits may also be conducted by the County when the County deems appropriate. Subrecipient must provide access to appropriate and applicable files, policy manuals, records, staff members, etc. as requested by the County.

Paragraph 22.3. Subrecipient agrees to participate in Title VI site visits/programmatic reviews conducted by the County Staff including the Fulton County's Office of the County Auditor. Subrecipient agrees to ensure that agency's Title VI Coordinator and other appropriate staff as requested by the County are in attendance at all site visits and that all requested documentation is provided. Subrecipient must provide access to appropriate and applicable files, policy manuals, records, staff members, etc. as requested by the County. Site visit shall include, but not be limited to, examination of evidence of: Bilingual Staff; Telephone Interpretation; Volunteer Interpreters; Use of "I Speak Cards"; Language Identification Posters or Flashcards; and, Translating Vital Documents.

ARTICLE 23. **INDEMNIFICATION**

Paragraph 23.0. Article 23 does not apply to local health departments or other governmental entities including the State of Georgia's Department of Public Health.

Paragraph 23.1. Subrecipient hereby agrees to release, indemnify, defend and hold harmless Fulton County, its Commissioners, officers, employees, subcontractors, successors, assigns and agents, from and against any and all losses (including death), claims, damages, liabilities, costs and expenses (including but not limited to all actions, proceedings, or investigations in respect thereof and any costs of judgments, settlements, court costs, attorney's fees or expenses, regardless of the outcome of any such action, proceeding, or investigation), caused by, relating to, based upon or arising out of any act or omission by Subrecipient, its directors, officers, employees, subcontractors, successors, assigns or agents, or otherwise, in connection (directly or indirectly) with its acceptance, or the performance, or nonperformance, of its obligations under these agreements. Such obligations shall not be construed to negate, abridge or otherwise reduce any other rights or obligations of indemnity which would otherwise exist as to any party or person as set forth in this paragraph.

Paragraph 23.2. Subrecipient obligation to protect, defend, indemnify and hold harmless, as set forth hereinabove, shall also include, but is not limited to, any matter arising out of any actual or alleged infringement of any patent, trademark, copyright, or service mark, or other actual or alleged unfair competition disparagement of product or service, or other tort or any type whatsoever, or any actual or alleged violation of trade regulations.

Paragraph 23.3. Subrecipient further agrees to protect, defend, indemnify and hold harmless Fulton County, its Commissioners, officers, employees, subcontractors, successors, assigns and agents from and against any and all claims or liability for compensation under the Worker's Compensation Act, Disability Benefits Act, or any other employee benefits act arising out of injuries sustained by any employees of Subrecipient. These indemnities shall not be limited by reason of the fisting of any insurance coverage.

Paragraph 23.4. These indemnity provisions are for the protection of the County indemnities only and shall not establish, of themselves, any liability to third parties. The provisions of this article shall survive termination of this Agreement.

ARTICLE 24. CONFIDENTIALITY AND HEALTH INSURANCE PORTABILITY
AND ACCOUNTABILITY ACT (HIPAA) COMPLIANCE

Paragraph 24.0. The Subrecipient agrees to abide by all state and federal laws, rules and regulations and County policy respecting confidentiality of an individual's records. Subrecipient further agrees not to divulge any information concerning any individual to any unauthorized person without the written consent of the individual, employee, client or responsible parent or guardian.

Paragraph 24.1. Subrecipient shall have written procedures to ensure that staff will maintain the confidentiality of client records related to the services provided under this contract.

Paragraph 24.2. Both parties shall comply with the requirements of all applicable federal, state and local laws and the rules and regulations promulgated thereunder including, but not limited to, the Health Insurance Portability and Accountability Act of 1996 and the rules and regulations promulgated thereunder, as the same may be amended and supplemented from time to time (collectively referred to herein as "HIPAA").

Paragraph 24.3. The parties recognize a common goal of securing the integrity of all individually identifiable health information and according that information the highest possible degree of confidentiality and protection from disclosure. The parties will use their best efforts in that regard. All individually identifiable health information (including information related to patients/clients whose identities may be ascertained by the exercise of reasonable effort through investigation or through the use of other public or private databases) shall be treated as confidential by the parties in accordance with all federal, state, and local laws, rules and regulations governing the confidentiality and privacy of individually identifiable health information, including, but without limitation, to the extent that each party is subject to it, HIPAA. The parties agree to take such additional steps and/or to negotiate such amendments to this Agreement as may be required to ensure that the parties are and remain in compliance with HIPAA and official guidance.

Paragraph 24.4. Subrecipient, if a covered entity, must be in full compliance with HIPAA. This includes but is not limited to all privacy, transactions and code sets and security requirements in effect now or that may be in effect at any time in the future. Any and all associated costs for Subrecipient to comply with the HIPAA laws shall be borne by Subrecipient. All HIPAA compliance dates must be satisfied and Subrecipient must provide written assurance demonstrating the ability to meet all compliance deadlines upon request by County's Privacy Officer. This includes maintaining a Contingency Plan to assure the continuation of operations consistent with HIPAA. This plan shall have been tested and copies made available to the County upon request. Subrecipient is required to fully cooperate with any and all audits, reviews and investigations conducted by County, Centers for Medicare & Medicaid Services ("CMS"), Office of Civil Rights or any other governmental agencies, in connection with HIPAA compliance matters.

Paragraph 24.5. Subrecipient, if a covered entity, may receive, use and disclose protected health information as permitted or as required by law. This includes disclosure of protected health information to the Department for HIV Elimination (as a covered entity) in connection

with treatment, payment or operations, including Ryan White operations and as required by this Agreement.

Paragraph 24.6. In the course of undertaking the Scope of Work in this Agreement, Subrecipient will be sharing individually identifiable health information with the Department for HIV Elimination. The Subrecipient shall be responsible for entering into any necessary Business Associate Agreements and/or confidentiality agreements with Fulton County on behalf of the Department for HIV Elimination.

Paragraph 24.7. In the course of undertaking the Scope of Work in this Agreement, Subrecipient may work with agencies and entities that are subrecipients of funding via Fulton County HIV grants and have access to individually identifiable health information. The Subrecipient shall be responsible for entering into any necessary Business Associate Agreements and/or confidentiality agreements with said agencies and entities.

Paragraph 24.8. Subrecipient is responsible for obtaining client consent for the sharing of PHI with the Department for HIV Elimination and other subrecipients of Part A funding.

ARTICLE 25. **CONFIDENTIALITY OF WORK**

Paragraph 25.0. Each party may disclose to the other party information that is confidential or proprietary "Confidential Information". Confidential Information includes information and materials related to the business, affairs and/or procedures of the disclosing party, or to the designs, programs, flowcharts and documentation of the disclosing party's information technology, whether or not owned by that party.

The party receiving Confidential Information will not, and will cause each of its employees, agents, subcontractors and affiliates not to, either during or after the term of this Agreement: (a) disclose any Confidential Information to any third party or to any employee, agent, subcontractor or Affiliate other than on a "need to know" basis; or (b) use Confidential Information for any purpose other than in the performance of this Agreement. The receiving party will hold in confidence the Confidential Information and will use Confidential Information solely to perform its obligations under this Agreement. The receiving party will take all reasonable precautions necessary to safeguard the disclosing party's property, including Confidential Information. Upon the disclosing party's request, the receiving party will return all Confidential Information. In the event that the receiving party or any of its employees, agents, subcontractors or Affiliates is required by applicable law, regulation or legal process to disclose any Confidential Information, the receiving party will (a) disclose such Confidential Information only to the extent its legal counsel determines such disclosure is required; (b) notify the disclosing party immediately so that the disclosing party may seek a protective order or other appropriate remedy; and (c) exercise all reasonable efforts to obtain assurance that confidential treatment will be accorded to such Confidential Information. Notwithstanding this clause, Subrecipient recognizes the County's obligation to comply with Georgia's Open Records requirements.

Paragraph 25.1. The Subrecipient shall maintain the confidentiality of all reports, information, or data, furnished to, or prepared by, the Subrecipient under this Agreement,

unless such information is: a) previously known to the Subrecipient; b) generally available to the public; c) subsequently disclose to the Subrecipient by a third-party who is not under an obligation of confidentiality with the County; or, d) independently developed by the Subrecipient.

Before publishing or presenting any of these reports, information, or data, the Subrecipient shall obtain the prior written consent of the Director, Department for HIV Elimination. The Subrecipient shall inform its officers, directors, employees, and agents of the requirements of this section and shall enforce compliance with these requirements by its officers, directors, employees, and agents.

Paragraph 25.2. It is further agreed that if any information concerning the Project, its conduct results, or data gathered or processed should be released by Subrecipient without prior approval from County, the release of the same shall constitute grounds for termination of this Agreement without indemnity to Subrecipient, but should any such information be released by County or by Subrecipient with such prior written approval, the same shall be regarded as Public information and no longer subject to the restrictions of this Agreement.

Paragraph 25.3. This Article survives the expiration or earlier termination of this agreement.

ARTICLE 26. OPEN RECORDS ACT

Paragraph 26.0. The Georgia Open Records Act, O.C.G.A. Section 50-18-70 et seq., applies to this Agreement. The Subrecipient acknowledges that any documents or computerized data provided to the County by the Subrecipient may be subject to release to the public. The Subrecipient also acknowledges that documents and computerized data created or held by the Subrecipient in relation to the Agreement may be subject to release to the public, to include documents turned over to the County. The Subrecipient shall cooperate with and provide assistance to the County in rapidly responding to Open Records Act requests. The Subrecipient shall notify the County of any Open Records Act requests no later than 24 business hours following receipt of any such requests by the Subrecipient. The Subrecipient shall promptly comply with the instructions or requests of the County in relation to responding to Open Records Act requests.

ARTICLE 27. PUBLICITY

Paragraph 27.0. Subrecipient agrees that any publicity given to the program or services provided herein, including, but not limited to, notices, information, pamphlets, press releases, research, reports, signs and similar public notices prepared by or for the Subrecipient, shall not identify the County as a sponsoring agency without prior approval. In addition, the Subrecipient shall not display the County name or logo in any manner, including, but not limited to, display on Subrecipient's letterhead or physical plant without the prior written authorization of the County.

ARTICLE 28. INTANGIBLE PROPERTY

Paragraph 28.0. Except as otherwise provided in terms and conditions of this Contract, the subrecipient or the County is free to copyright any books, publications or other copyrightable

materials developed in the course of or under this Contract. Should any copyright materials be produced as a result of this Contract, the County shall reserve a royalty free, non-exclusive and irrevocable right to reproduce, modify, publish or otherwise use and to authorize others to use the work for governmental purposes.

ARTICLE 29. TANGIBLE PROPERTY

Paragraph 29.0. Subrecipient agrees to maintain detailed property records on all equipment (non-expendable personal property) purchased in total, or in part, with funds received by the County during the term of this Agreement to be submitted at the close of the year with the final invoice. Property records shall be maintained accurately (including those listed herein and in the "Program Manual of Policies and Procedures" and FPPN-003: Property Standards) and shall include:

- A description of the property;
- Manufacturer's serial number, model number, national stock number, or other identification number;
- Source of the property including federal program name;
- Acquisition date (or date received, if the property was furnished by the County) and cost;
- Percentage (at the end of the budget year) of federal participation in the cost of the project or program for which the property was acquired;
- Unit acquisition cost;
- Property decal number;
- Ultimate disposition data, including date of disposal, sales price, and method used to determine current fair market value. Disposition must have prior County written approval.
- A physical inventory of property shall be taken and the results reconciled with the property records at least once every two years. Any differences between quantities determined by the physical inspection and those shown in the accounting records shall be investigated to determine the cause of the difference. The Subrecipient shall, in connection with the inventory, verify the existence, current utilization, and continued need for the property. A control system shall be in effect to ensure adequate safeguards to prevent loss, damage, or theft of the property. Any loss, damage, or theft of non-expendable property shall be investigated and fully documented. The Subrecipient shall promptly notify the County.

Paragraph 29.1. Adequate maintenance procedures shall be implemented to keep the property in good condition.

Paragraph 29.2. Upon termination of any service program included in this Agreement, or in the event this Agreement terminates prior to expiration or is not renewed, Subrecipient agrees to properly return all County property according to County protocols.

Paragraph 29.3. The Subrecipient agrees that this equipment cannot be transferred or otherwise disposed of without written County approval.

ARTICLE 30. COVENANT AGAINST CONTINGENT FEES

Paragraph 30.0. Subrecipient warrants that no person or selling agency has been employed or retained to solicit or secure this Agreement upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, excepting bona fide employees maintained by Subrecipient for the purpose of securing business and that Subrecipient has not received any non-County fee related to this Agreement without the prior written consent of County. For breach or violation of this warranty, County shall have the right to annul this Agreement without liability or at its discretion to deduct from the Contract Price or consideration the full amount of such commission, percentage, brokerage or contingent fee.

ARTICLE 31. **INSURANCE**

Paragraph 31.0. Subrecipient agrees to obtain and maintain during the entire term of this Agreement, all of the insurance required as specified in the Agreement documents, Insurance and Risk Management Forms, with the County as an additional insured and shall furnish the County a Certificate of Insurance showing the required coverage. The cancellation of any policy of insurance required by this Agreement shall meet the requirements of notice under the laws of the State of Georgia as presently set forth in the Georgia Code.

ARTICLE 32. PROHIBITED INTEREST

Paragraph 32.0. Conflict of interest:

Subrecipient agrees that it presently has no interest and shall acquire no interest direct or indirect that would conflict in any manner or degree with the performance of its service hereunder. Subrecipient further agrees that, in the performance of the Agreement, no person having any such interest shall be employed.

Paragraph 32.1. Interest of Public Officials:

No member, officer or employee of County during his tenure shall have any interest, direct or indirect, in this Agreement or the proceeds thereof.

ARTICLE 33. **SUBCONTRACTING**

Paragraph 33.0. Subrecipient shall not subcontract any part of the work covered by this Agreement or permit subcontracted work to be further subcontracted without prior written approval of Director, Ryan White Program or his/her designee.

ARTICLE 34. **ASSIGNABILITY**

Paragraph 34.0. Subrecipient shall not assign or subcontract this Agreement or any portion thereof without the prior expressed written consent of County. Any attempted assignment or subcontracting by Subrecipient without the prior expressed written consent of County shall at County's sole option terminate this Agreement without any notice to Subrecipient of such termination. Subrecipient binds itself, its successors, assigns, and legal representatives of such other party in respect to all covenants, agreements and obligations contained herein.

ARTICLE 35. AUDITS AND INSPECTORS

Paragraph 35.0. At any time during normal business hours and as often as County may deem necessary, Subrecipient shall make available to County and/or representatives of the County for examination all of its records with respect to all matters covered by this Agreement.

Paragraph 35.1 Subrecipient shall also permit County and/or representative of the County to audit, examine and make copies, excerpts or transcripts from such records of personnel, conditions of employment and other data relating to all matters covered by this Agreement. Subrecipient's records of personnel, conditions of employment, and financial statements (hereinafter "Information") constitute trade secrets and are considered confidential and proprietary by Subrecipient.

Paragraph 35.2. Subrecipient shall maintain all books, documents, papers, accounting records and other evidence pertaining to costs incurred on the Project and used in support of its proposal and shall make such material available at all reasonable times during the period of the Agreement and for eight years from the date of final payment under the Agreement, for inspection by County or any reviewing agencies and copies thereof shall be furnished upon request and at no additional cost to County.

Paragraph 35.3. Subrecipient agrees that the provisions of this Article shall be included in any Agreements it may make with any subcontractor, assignee or transferee.

Paragraph 35.4. Subrecipient acknowledges and swears by signature below that it has complied with the audit requirements of the "Standards for Audit of Governmental Organizations, Programs, Activities and Functions," issued by the U.S. Comptroller General for all previous contracts awarded under the Ryan White Program; false statement herein constitutes a breach of this contract.

Paragraph 35.5. Subrecipient agrees to comply with federal standards for financial management set forth in 45 CFR 75 — Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards as well as the "Program Manual of Policies and Procedures" and *FPPN-006: Financial Management*.

Paragraph 35.6. Subrecipient agrees to comply with the audit requirements set forth in 45 CFR 75 and with either Paragraph 35.6a or Paragraph 35.6b whichever applies under these guidelines.

Paragraph 35.6a. Subrecipient expending \$750,000 or more during the fiscal year in Federal awards must have a Single or Program Specific audit conducted for that year in accordance with 2 CFR 75 Subpart F – Audit Requirements. The audit must be prepared by an independent Certified Public Accountant. Subrecipient must send one copy of the audit to the Ryan White Program Manager and one copy to the Director of Finance, within 180 days following the close of Subrecipient's fiscal year. At the County's discretion, this time period may be extended beyond the 180 days.

Paragraph 35.6.b. Subrecipient expending less than \$750,000 during the fiscal year in Federal awards agrees to have a financial statement audit conducted annually by an independent Certified Public Accountant and further agrees to send one copy of the audit to the Ryan White Program Manager and one copy to the Director of Finance, Fulton County Government, within 180 days following the close of Subrecipient's fiscal year. At the County's discretion, this time period may be extended beyond the 180 days.

Paragraph 35.7. Audit reports shall be submitted to:

Director, Department for HIV Elimination Director of Finance

Fulton County Government
137 Peachtree Street
Atlanta, Georgia 30303
Fulton County Government
141 Pryor Street, Suite 7001
Atlanta, Georgia 30303

Paragraph 35.8. Failure to comply with audit request, or any other terms or conditions of this Contract constitutes cause for termination of Contract, cause for rejection of future applications, and requires return of all monies received under this Contract.

ARTICLE 36. RECORDS

Paragraph 36.0. The state and federal governments and the County shall have access to pertinent books, documents, papers and records of the Subrecipient and any sub-Subrecipient respectively, as applicable, for the purposes of verifying, without limitation, the nature and extent of applicable cost, and making audit examinations, excerpts and transcripts. The parties and their respective subcontractors' record retention requirements are three years from the submission of the final expenditure report. If any litigation, claim or audit is started before the expiration of the three-year period, the records shall be retained until all litigation, claims, or audit findings involving the records have been resolved.

Paragraph 36.1. Intentionally left blank.

Paragraph 36.2. Intentionally left blank.

Paragraph 36.3. Subrecipient agrees to maintain documentation of positive HIV serostatus in the client's file on-site and shall make these documents available, within the scope of confidentiality, as may be required during any monitoring activity conducted by the County or designee. Documentation of serostatus should occur during the client intake process; however, initiation of enrollment may occur with a preliminary positive test result. Acceptable documentation of positive HIV serostatus shall include, but not be limited to, confirmed positive HIV test results, medical provider's diagnosis, viral load lab results, and/or medical therapies prescribed by a medical provider. Documentation shall be primary or refer to the primary documentation in the form of an official, signed statement from the holder of the primary documentation stating that eligibility has been confirmed (including the name of person/organization verifying eligibility, date, and nature and location of primary documentation).

Subrecipient shall maintain documentation that all provider staff have been informed of Part A eligibility requirements regarding serostatus and acceptable proof of HIV status.

Paragraph 36.4. Intentionally left blank.

Paragraph 36.5. For each client served with EtHE funds, Subrecipient agrees to maintain documentation of the provider of primary care (as described in the most current version of "Fulton County Government Ryan White Part A Program Manual") services in the client's file on-site and shall make these documents available, within the scope of confidentiality, as may be required during any monitoring activity conducted by the County.

Paragraph 36.6. To the greatest extent possible, the Subrecipient shall provide services to eligible clients without regard to his/her county of residence within the 20-county EMA. Prior approval from the County must be obtained before Subrecipient may limit availability to anything less than the 20 County EMA.

Paragraph 36.7. Subrecipient is required to notify County no less than 24 hours prior to the implementation of any cap on services, limitation of services to serving existing clients only, and/or limitation of new clients to residents of certain geographic areas.

Subrecipient acknowledges that such caps and limitations on clients serve may impact the continuum of care and services for which the Subrecipient is funded under this contract and may result in amendments to this contract and/or changes in funding amounts.

Paragraph 36.8. For each client served, Subrecipient agrees to provide documentation upon request which indicates the Subrecipient's efforts to determine if a client has an eligible third-party payment source (e.g., private insurance, including plans available through the health insurance marketplace, Medicaid, State Children's Health Insurance Plan [SCHIP], and Medicare) and the process for vigorously screening and enrolling clients in all programs for which they are eligible to ensure that Part A funds are the payer of last resort.

Subrecipient shall maintain documentation that all provider staff have been informed of Part A eligibility requirements for determination of third-party payment source and process for vigorously screening and enrolling clients in all programs for which they are eligible to ensure that Part A funds are the payer of last resort.

Paragraph 36.9. Subrecipient agrees that Oral Health services should be available to persons living with HIV in the EMA. The Subrecipient should, where practicable, provide Oral Health services to individuals who may or may not receive Primary Care at that site.

Paragraph 36.10. Subrecipient agrees to comply with legislative requirements regarding the Medicaid status of providers, specifically that funded providers of Medicaid-reimbursable services must be participating in Medicaid and certified to receive Medicaid payments or able to document efforts underway to obtain such certification.

If Medicaid-covered services are funded, Subrecipient agrees to provide documentation of

Medicaid certification.

Paragraph 36.11. Income generated from third-party reimbursements, including 340B reimbursements, must be reported as program income and must be directed to programs or services which benefit Part A clients. The Subrecipient must maintain records documenting the type and amount of income received and how expended.

Paragraph 36.11.a. Income generated from payments made by clients in compliance with the sliding fee scale must be reported as program income and must be directed to programs or services which benefit Part A clients. The Subrecipient must maintain records documenting the type and amount of income received and how expended.

Paragraph 36.12. Subrecipient shall maintain documentation that that all staff involved in eligibility determination have been provided annual training in eligibility requirements set forth in this contract.

Paragraph 36.13. Subrecipient shall maintain documentation that eligibility determination policies and procedures do not consider VA health benefits as the veteran's primary insurance and deny access to Ryan White services citing "payer of last resort". Policies and procedures must classify veterans receiving VA health benefits as uninsured, thus exempting these veterans from the "payer of last resort" requirement.

Subrecipient shall maintain documentation that all staff determining eligibility have been informed of policies surrounding veterans with VA health benefits.

Paragraph 36.14. Subrecipient shall maintain job descriptions and time and effort reports sufficient to document that the activities defined in legislation and guidance as administrative are charged to administration of the program and cost no more than 10% of Contract award amount. Subrecipient is expected to maintain documentation supporting the allocation of employee time to administrative and non-administrative duties.

Paragraph 36.15. Subrecipient shall maintain time and effort reports sufficient to document that each employee that is funded with Ryan White Part A funds for an amount less than 100% time and effort (1 Full Time Equivalent) has worked on Part A funded services for an amount no less than the percent of time for which the position is funded.

Paragraph 36.16. If Subrecipient uses indirect cost as part or all of its 10% administration costs, Subrecipient shall obtain and keep on file a federally approved HHS-negotiated Certificate of Cost Allocation Plan or Certificate of Indirect Costs.

Paragraph 36.17. Subrecipient shall maintain a file or files documenting agency activities for the promotion of HIV services to low-income individuals, including copies of HIV program materials promoting services and explaining eligibility requirements.

Paragraph 36.18. Subrecipient shall maintain a reasonable mix of non-traditional hours that best suit the needs of the populations to be served. Non-traditional hours shall include early morning

hours, evening hours (after 5:00 pm) and/or weekend hours.

Paragraph 36.19. As specified in *PPPN-001 Client Eligibility*, requiring an individual to have State issued photo identification establishes a lengthy and sometimes costly barrier to care; this also creates an unnecessary barrier to care for undocumented individuals. If Subrecipient's internal policies require State issued photo identification, the lack of such identification shall not delay enrollment in EtHE services, provision of medications, nor result in the discharge of a client from EtHE White Services.

ARTICLE 37. **ACCOUNTING SYSTEM**

Paragraph 37.0. Subrecipient shall have an accounting system, which is established, and maintained in accordance with generally accepted accounting principles. The Subrecipient's systems must be established to enable tracing of funds to a level adequate for determining if funds were used according to the terms and conditions of the grant contract or other County recommendations.

ARTICLE 38. **VERBAL AGREEMENT**

Paragraph 38.0. No verbal agreement or conversation with any officer, agent or employee of County either before, during or after the execution of this Agreement, shall affect or modify any of the terms of obligations herein contained, nor shall such verbal agreement or conversation entitle Subrecipient to any additional payment whatsoever under the terms of this Agreement. All changes to this shall be in writing and the form of a change order in supplemental agreement, approved by the County, and entered on the Minutes of the Board of Commissioners.

ARTICLE 39. **NOTICES**

Paragraph 39.0. All notices shall be in writing and delivered in person or transmitted by certified mail, postage prepaid. A copy may also be emailed.

follows:	follows:		
Jeff Cheek, Director	Name:	Larry Lehman	
Department for HIV Elimination 137 Peachtree Street	Title:	President & CEO	
Atlanta, Georgia 30303 Jeff.cheek@fultoncountyga.gov	Agency:	Positive Impact Health Centers, Inc	
With a copy to:	Address:	2800 Century Parkway, Suite 550	
Felicia Strong-Whitaker, Director	City: Atla	nta State: GA	
Department of Purchasing & Contract Compliance 130 Peachtree Street SW Suite 1168	Zip Code:	30345	

Atlanta, Georgia 30303
<u>Felicia.strong-</u>
<u>whitaker@fultoncountyga.gov</u>

ARTICLE 40. JURISDICTION

Paragraph 40.0. This Agreement will be executed and implemented in Fulton County. Further, this Agreement shall be administered and interpreted under the laws of the State of Georgia. Jurisdiction of litigation arising from this Agreement shall be in the Fulton County Superior Courts. If any part of this Agreement is found to be in conflict with applicable laws, such part shall be inoperative, null and void insofar as it is in conflict with said laws, but the remainder of this Agreement shall be in full force and effect.

Paragraph 40.1. Whenever reference is made in the Agreement to standards or codes in accordance with which work is to be performed, the edition or revision of the standards or codes current on the effective date of this Agreement shall apply, unless otherwise expressly stated.

ARTICLE 41. **EQUAL EMPLOYMENT OPPORTUNITY**

Paragraph 41.0. During the performance of this Agreement, Subrecipient agrees as follows:

Paragraph 41.0.a. Subrecipient will not discriminate against any employee or applicant for employment because of race, creed, color, gender, sexual orientation, or national origin;

Paragraph 41.0.b. Subrecipient will, in all solicitations or advertisements for employees placed by, or on behalf of, Subrecipient state that all qualified applicants, will receive consideration for employment without regard to race, creed, color, gender, sexual orientation, or national origin;

Paragraph 41.0.c. Subrecipient will cause the foregoing provisions to be inserted in all subcontracts for any work covered by the Agreement so that such provision will be binding upon each subcontractor, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.

ARTICLE 42. **FORCE MAJEURE**

Paragraph 42.0. Neither County nor Subrecipient shall be deemed in violation of this Agreement if either is prevented from performing its obligations hereunder for any reason beyond its control, including but not limited to acts of God, civil or military authority, act of public enemy, accidents, fires, explosions, earthquakes, floods or catastrophic failures of public transportation, provided however, that nothing herein shall relieve or be construed to relieve Subrecipient from

performing its obligations hereunder in the event of riots, rebellions or legal strikes.

ARTICLE 43. TAXES

Paragraph 43.0. The Subrecipient shall pay all sales, retail, occupational, service, excise, old age benefit and unemployment compensation taxes, consumer, use and other similar taxes, as well as any other taxes or duties on the materials, equipment, and labor for the work provided by the Subrecipient which are legally enacted by any municipal, county, state or federal authority, department or agency at the time bids are received, whether or not yet effective. The Subrecipient shall maintain records pertaining to such taxes as well as payment thereof and shall make the same available to the County at all reasonable times for inspection and copying. The Subrecipient shall apply for any and all tax exemptions which may be applicable and shall timely request from the County such documents and information as may be necessary to obtain such tax exemptions. The County shall have no liability to the Subrecipient for payment of any tax from which it is exempt.

ARTICLE 44. PERMITS, LICENSES AND BONDS

Paragraph 44.0. All permits and licenses necessary for the work shall be secured and paid for by the Subrecipient. If any permit, license or certificate expires or is revoked, terminated, or suspended as a result of any action on the part of the Subrecipient, the Subrecipient shall not be entitled to additional compensation or time.

ARTICLE 45. NON-APPROPRIATION

Paragraph 45.0. This Agreement states the total obligation of the County to the Subrecipient for the calendar year of execution. Notwithstanding anything contained in this Agreement, the obligation of the County to make payments provided under this Agreement shall be subject to annual appropriations of funds thereof by the governing body of the County and such obligation shall not constitute a pledge of the full faith and credit of the County within the meaning of any constitutional debt limitation. The Director of Finance shall deliver written notice to the Subrecipient in the event the County does not intend to budget funds for the succeeding Contract year.

Paragraph 45.1. Notwithstanding anything contained in this Agreement, if sufficient funds have not been appropriated to support continuation of this Agreement for an additional calendar year or an additional term of the Agreement, this Agreement shall terminate absolutely and without further obligation on the part of the County at the close of the calendar year of its execution and at the close of each succeeding calendar year of which it may be renewed, unless a shorter termination period is provided or the County suspends performance pending the appropriation of funds.

ARTICLE 46. WAGE CLAUSE

Paragraph 46.0. Subrecipient shall agree that in the performance of this Agreement the Subrecipient will comply with all lawful agreements, if any, which the Subrecipient had made

with any association, union, or other entity, with respect to wages, salaries, and working conditions, so as not to cause inconvenience, picketing, or work stoppage.

ARTICLE 47. WHISTLEBLOWER PROTECTION

Paragraph 47.0. Subrecipient is aware that the latest whistleblower protection statutes went into effect July 1, 2013. The statute, 41 U.S.C. 4172, applies to all employees working for contactors, grantees, subcontractors, and subgrantees on federal grants and contracts. The National Defense Authorization Act (NDAA) for Fiscal Year (FY) 2013 (Pub. L. 112-239, enacted January 2, 2013) mandates a pilot program entitled "Pilot Program for Enhancement of Subrecipient Employee Whistleblower Protections." This program requires all grantees, subgrantees, and subcontractors to:

- 1. Inform their employees working on any federal award they are subject to the whistleblower rights and remedies of the pilot program.
- 2. Inform their employees in writing of employee whistleblower protections under 41 U.S.C. 4712 in the predominant native language of the workforce; and,
- 3. Subrecipients and grantees will include such requirements in any contract made with a subcontractor or subgrantee.

Paragraph 47.1. The statute (41 U.S.C. 4712) states that an "employee of a Subrecipient, subcontractor, grantee [or subgrantee] may not be discharged, demoted, or otherwise discriminated against as a reprisal for "whistleblowing." In addition, whistleblower protections cannot be waived by any contract, policy, form, or condition of employment.

Paragraph 47.2. Whistleblowing is defined as making a disclosure "that the employee believes is evidence of any of the following:

- 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
- A violation of law, rule, or regulation related to a federal contract or grant (including the competition for, or negotiation of, a contract or grant).

Paragraph 47.3. To qualify under the statute, the employee's disclosure must be made to at least one of the following:

- A Member of Congress, or representative of a Congressional committee
- An Inspector General
- The Government Accountability Office
- A federal employee responsible for contract or grant oversight or management at the relevant agency
- An official from the Department of Justice, or other law enforcement agency
- A court or grand jury
- A management official or other employee of the Subrecipient, subcontractor, grantee, or subgrantee who has responsibility to investigate, discover, or address misconduct.

ARTICLE 48. ANTI-KICKBACK

Paragraph 48.0. Subrecipient shall participate in structured and on-going efforts to avoid fraud, waste and abuse (mismanagement) in any federally funded program.

Paragraph 48.1. Subrecipient shall have in place an "Employee Code of Ethics" and Board Bylaws and policies which includes provisions covering:

- Conflict of Interest
- Prohibition on use of property, information or position without approval or to advance personal interest
- Fair dealing engaged in fair and open competition
- Confidentiality Protection and use of company assets
- Compliance with laws, rules, and regulations
- Timely and truthful disclosure of significant accounting deficiencies
- Timely and truthful disclosure of non-compliance
- Prohibition of employees (as individuals or entities), from soliciting or receiving payment in kind or cash for the purchase, lease, ordering, or recommending the purchase, lease, or ordering, of any goods, facility services, or items
- Proof of employee background checks for staff who will be handling purchasing transactions and financial management systems

Paragraph 48.2. Subrecipients which are Medicare and Medicaid subgrantees shall have in place the required Corporate Compliance Plan.

ARTICLE 49. CLIENT RIGHTS AND RESPONSIBILITIES

Paragraph 49.0. Subrecipient agrees to provide notification of the agency's Clients Rights and Responsibilities to all clients rendered services in accordance with this Contract. Client files shall include an affirmation signed by the client indicating receipt of information required in this paragraph.

Paragraph 49.1. Client Rights and Responsibilities shall include at a minimum:

- Fulton County Non Discrimination Policy
- Title VI Non Discrimination Statement
- Confidentiality statement and/or HIPAA protections
- Transfer information
- Language assistance services
- Participation in service planning
- Agency rules and regulations
- Provision of services regardless of ability to pay

ARTICLE 50. TITLE VI COMPLIANCE

Paragraph 50.0. Subrecipient shall designate at its own expense the individual to serve as the Subrecipient's Title VI Coordinator. The Title VI Coordinator shall be the agency's representative who is responsible for the development and implementation of Subrecipient's Title VI Program.

Paragraph 50.1. The Fulton County Board of Commissioners is committed to compliance with Title VI of the Civil Rights Act of 1964 as amended and all related regulations and directives. In this regard, Fulton County assures that no person shall on the basis of race, color or national origin, as provided by Title VI of the Civil Rights Act of 1964, as amended and the Civil Rights Restoration Act of 1987 (P.L. 100.259) be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity. Fulton County further assures every effort will be made to ensure nondiscrimination in all of its programs and activities, whether or not those programs and activities are federally funded. In addition, Fulton County will take reasonable steps to provide meaningful access to services for persons with Limited English Proficiency.

Paragraph 50.2. During the performance of this contract, Subrecipient, for itself, its assignees, and successors in interest agree as follows:

Paragraph 50.2.a. Compliance with Regulations. Subrecipient shall comply with the Regulations relative to nondiscrimination in federally assisted programs of, Title 49, Code of Federal Regulations, part 21, as they may be amended from time to time, (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this contract.

Paragraph 50.2.b. Nondiscrimination Subrecipient, with regard to the work performed by it during the contract, shall not discriminate on the grounds of race, color, sex, or national origin in the selection and retention of subcontractors, including procurement of materials and leases of equipment. The Subrecipient shall not participate either directly or indirectly in discrimination prohibited by Section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix B of the Regulations.

- A. Solicitations for Subcontracts, Including Procurement of Materials and Equipment
- B. In all solicitations either by competitive bidding or negotiations made by the Subrecipient for work to be performed under a subcontract, including procurement of materials or leases of equipment, each potential subcontractor or supplier shall be notified by the Subrecipient of the Subrecipient's obligations under this contract and the Regulations relative to nondiscrimination on the ground of race, color, sex, or national origin.
- C. Information and Reports
- D. The Subrecipient shall provide all information and reports required by the Regulations or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information and its facilities as may be determined by Fulton County to be pertinent to ascertain compliance with such Regulations, orders, and instructions. Where any information required of a Subrecipient is in the exclusive possession of another who fails or refuses to furnish this information, the Subrecipient shall so certify to Fulton County as appropriate, and shall set forth what efforts it has made to obtain the information.
- E. Sanctions for Noncompliance: In the event of the Subrecipient's noncompliance with the nondiscrimination provisions of this contract, Fulton County or The Georgia Department of Transportation shall impose such contract sanctions as it

or the Federal Highway Administration may determine to be appropriate, including, but not limited to:

- Withholding of payments to the Subrecipient under the contract until the Subrecipient complies; and/or
- Cancellation, termination, or suspension of the contract, in whole or in part.
- F. Incorporation of Provisions: The Subrecipient shall include the provisions of this paragraph paragraphs (1) through (5) in every subcontract, including procurement of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto. The Subrecipient shall take such action with respect to any subcontractor or procurement as Fulton Count or The Georgia Department of Transportation may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, however, that in the event a Subrecipient becomes involved in, or is threatened with, litigation with a subcontractor or supplier as a result of such direction, the Subrecipient may request Fulton County enter into such litigation to protect the interests of the state and, in addition, the Subrecipient may request the United States.

Paragraph 50.3. Subrecipient shall provide the following language services to inform persons with Low English Proficiency (LEP) of free services that are available. This information will be provided in a notice in a language that LEP persons will understand:

- Posting signs in areas where the public is likely to read them. These signs will be posted at the front-desk reception area to notify LEP individuals of available services and how to obtain these services.
- Stating in outreach documents (brochures, booklets, pamphlets, and flyers) that language services are available.
- Working with community-based organizations to inform LEP persons of the language assistance availability.
- Including notices in local newspapers in languages other than English.
- Providing notices in non-English language radio and television stations about the availability of language assistance services for important events.
- Using a telephone voice mail menu (if available) in the most common languages
- The vital documents that need to be translated are public involvement, financial information, public information and local assistance. The county will also consider these other vital documents that may require translation/interpretation:
 - Applications or instructions on how to participate in a program or activity or to receive benefits or services.
 - o Consent forms.

ARTICLE 51. **NATIONAL MONITORING STANDARDS**

Paragraph 51.0. Subrecipient shall comply with HRSA's monitoring standards including: Part A Program Fiscal Monitoring Standards, Part A Program Monitoring Standards, and Universal Monitoring Standards (https://careacttarget.org/library/part-and-b-monitoring-standards).

ARTICLE 52. <u>UNIFORM ADMINISTRATIVE REQUIREMENTS, COST PRINCIPLES, AND AUDIT REQUIREMENTS</u>

Paragraph 52.0. As applicable, Subrecipient shall comply with 2 CFR 200 — Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards and 45 CFR 75 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards.

SIGNATURES FOLLOW

IN WITNESS HEREOF, the parties hereto have set their hands and affixed their seals.

F١	JL	Τ(10	V	CC	λ	J١	I٦	Ύ,	GΕ	OF	≀G	lΑ

	DocuSigned by:	
Ву:	Robert L. Pitts	11/15/2021
- ,	Robert L. Pitts, Chairman	Date
	Board of Commissioners	
Attes	t:	
	DocuSigned by:	
	Tonya Grier	ITEM#: 2021-0800 Date: 10/20/2021
Tony	— <u>ЕЕСА⁷6С4837648D</u> a Grier	
Fulto	n County Clerk to the Commission	
APPR	OVED AS TO FORM:	APPROVED AS TO CONTENT:
(— DocuSigned by:	DocuSigned by:
	David Lowman	M Chur
Office of the County Attorney		Jeff Cheek, Director
	·	Department for HIV Elimination
CLIDE	PECIDIENT.	
SUBR	ECIPIENT:	
	POSITIVE IMPACT HEALTH CENTERS, INC.	
	Agency Name	DocuSigned by:
Ву:	Larry M. Lehman	larry leliman
-,.	Typed Name	Signature
	President & CEO	11/11/2021
	Title	 Date

EXHIBIT A

Work Plan Goals and Objectives Tied to Approved Budget

(SEE END OF DOCUMENT)

EXHIBIT B

Approved Budget and Budget Justification

(SEE END OF DOCUMENT)

EXHIBIT C
INDIVIDUAL/FAMILY ANNUAL GROSS INCOME AND TOTAL ALLOWABLE ANNUAL CHARGES

HHS POVERTY GUIDELINES FOR 2021²

Family Size	100%	200%	300%	400%
1	\$12,880	\$25,760	\$38,640	\$51,520
2	\$17,420	\$34,840	\$52,260	\$69,680
3	\$21,960	\$43,920	\$65,880	\$87,840
4	\$26,500	\$53,000	\$79,500	\$106,000
5	\$31,040	\$62,080	\$93,120	\$124,160
6	\$35,580	\$71,160	\$106,740	\$142,320
7	\$40,120	\$80,240	\$120,360	\$160,480
8	\$44,660	\$89,320	\$133,980	\$178,640

For families/households with more than 8 persons, add \$4,540 for each additional person

INDIVIDUAL/FAMILY	TOTAL ALLOWABLE
ANNUAL GROSS INCOME	ANNUAL CHARGES
Equal to or below the Official Poverty Level	No Charges Permitted
101 to 200 Percent of the Official Poverty Level	5% or less of Gross Income
201 to 300 Percent of the Official Poverty Level	7% or less of Gross Income
More than 300 Percent of the Official Poverty Level	10% or less of Gross Income

² The 2021 poverty guidelines are in effect as of January 13, 2021 <u>Federal Register Notice, February 1, 2021 - Full text</u>.

EXHIBIT D

NON-DISCRIMINATION POLICY OF FULTON COUNTY, GEORGIA

Employment opportunities and conditions of employment shall be free from discrimination due to race, color, creed, national origin, sex, sexual orientation, religion, or disability.

Subrecipients must agree to comply with Federal and State laws, rules and regulations of the County's policy relative to nondiscrimination in client and client service practices because of political affiliation, religion, race, color, sex, handicap, age, sexual orientation, or national origin.

Subrecipients must further agree to provide services without regard to ability to pay or the current or past health condition of an individual, and in settings accessible to low-income persons.

CERTIFICATION

The undersigned (authorized official signing for the applicant organization) certifies to the best of his or her knowledge and belief, that the applicant, defined as the primary participant does comply in accordance with the above stated policy of nondiscrimination of Fulton County. The applicant further certifies that by submitting this proposal that it will include, without modification, the above stated policy in all documents relating to the programs and services provided through the funding proposed with this application.

SIGNATURE OF AUTHORIZED CERTIFYING OFFICIAL: Larry Luman 64075-D000689474			
TITLE OF AUTHORIZED CERTIFYING OFFICIAL:			
President & CEO			
APPLICANT ORGANIZATION:			
Positive Impact Health Centers, Inc.			
DATE: 11/11/2021			

EXHIBIT E

Certifications PHS-5161-1

PHS-5161-1 (7/00) Page 17

OMB Approval No. 0920-0428

CERTIFICATIONS

1. CERTIFICATION REGARDING DEBARMENT AND SUSPENSION

The undersigned (authorized official signing for the applicant organization) certifies to the best of his or her knowledge and belief, that the applicant, defined as the primary participant in accordance with 45 CFR Part 76, and its principals:

- (a) are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal Department or agency;
- (b) have not within a 3-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- (c) are not presently indicted or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (b) of this certification; and
- (d) have not within a 3-year period preceding this application/proposal had one or more public transactions (Federal, State, or local) terminated for cause or default.

Should the applicant not be able to provide this certification, an explanation as to why should be placed after the assurances page in the application package.

The applicant agrees by submitting this proposal that it will include, without modification, the clause titled "Certification Regarding Debarment, Suspension, In eligibility, and Voluntary Exclusion--Lower Tier Covered Transactions" in all lower tier covered transactions (i.e., transactions with sub- grantees and/or contractors) and in all solicitations for lower tier covered transactions in accordance with 45 CFR Part 76.

2. CERTIFICATION REGARDING DRUG-FREE WORKPLACE REQUIREMENTS

The undersigned (authorized official signing for the applicant organization) certifies that the applicant will, or will continue to, provide a drug-free workplace in accordance with 45 CFR Part 76 by:

- (a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dis-pensing, possession or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
- (b) Establishing an ongoing drug-free awareness program to inform employees about--
 - (1) The dangers of drug abuse in the workplace;
 - (2) The grantee's policy of maintaining a drug-free workplace;
 - Any available drug counseling, rehabilitation, and employee assistance programs; and
 - (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
- (c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a) above;
- (d) Notifying the employee in the statement required by paragraph (a), above, that, as a condition of employment under the grant, the employee will--
 - (1) Abide by the terms of the statement; and
 - (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;
- (e) Notifying the agency in writing within ten calendar days after receiving notice under paragraph (d)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the Federal agency has designated a central

PHS-5161-1 (7/00) Page 18

- point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant;
- (f) Taking one of the following actions, within 30 calendar days of receiving notice under paragraph (d) (2), with respect to any employee who is so convicted--
 - (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
 - (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;
- (g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), (e), and (f).

For purposes of paragraph (e) regarding agency notification of criminal drug convictions, the DHHS has designated the following central point for receipt of such notices:

Office of Grants and Acquisition Management
Office of Grants Management
Office of the Assistant Secretary for Management and
Budget

Department of Health and Human Services 200 Independence Avenue, S.W., Room 517-D Washington, D.C. 20201

3. CERTIFICATION REGARDING LOBBYING

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

The undersigned (authorized official signing for the applicant organization) certifies, to the best of his or her knowledge and belief, that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the under-

- signed, 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 Federally appropriated funds have been paid or will be paid 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 this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure of Lobbying Activities," in accordance with its instructions. (If needed, Standard Form-LLL, Lobbying "Disclosure Activities," of instructions, and continuation sheet are included at the end of this application form.)
- (3) The undersigned 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, 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.

4. CERTIFICATION REGARDING PROGRAM FRAUD CIVIL REMEDIES ACT (PFCRA)

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

PHS-5161-1 (7/00) Page 19

5. CERTIFICATION REGARDING ENVIRONMENTAL TOBACCO SMOKE

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

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

By signing the certification, the undersigned certifies that the applicant organization will comply with the requirements of the Act and will not allow smoking within any portion of any indoor facility used for the provision of services for children as defined by the Act.

The applicant organization agrees that it will require that the language of this certification be included in any subawards which contain provisions for children's services and that all subrecipients shall certify accordingly.

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

SIGNATURE OF CERTIFYING OFFICIAL	TITLE
—DocuSigned by:	
larry leliman	President & CEO
APPLICANT ORGANIZATION	DATE SUBMITTED
Positive Impact Health Centers, Inc.	11/11/2021

EXHIBIT F

OMB Approval No. 0348-0040

ASSURANCES - NON-CONSTRUCTION PROGRAMS

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0040), Washington, DC 20503.

PLEASE DO NOT RETURN YOUR COMPLETED FORM TO THE OFFICE OF MANAGEMENT AND BUDGET. SEND IT TO THE ADDRESS PROVIDED BY THE SPONSORING AGENCY.

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

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

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

- Act of 1973, as amended (29 U.S.C. §794), which prohibits discrimination on the basis of handicaps; (d) the Age Discrimination Act of 1975, as amended (42 U.S.C. §§6101-6107), which prohibits discrimination on the basis of age; (e) the Drug Abuse Office and Treatment Act of 1972 (P.L. 92-255), as amended, relating to nondiscrimination on the basis of drug abuse; (f) the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (P.L. 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism; (g) §§523 and 527 of the Public Health Service Act of 1912 (42 U.S.C. §§290 dd-3 and 290 ee 3), as amended, relating to confidentiality of alcohol and drug abuse patient records; (h) Title VIII of the Civil Rights Act of 1968 (42 U.S.C. §§3601 et seg.), as amended, relating to nondiscrimination in the sale, rental or financing of housing; (i) any other
- nondiscrimination provisions in the specific statute(s) under which application for Federal assistance is being made; and, (j) the requirements of any other nondiscrimination statute(s) which may apply to the application.
- 7. Will comply, or has already complied, with the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (P.L. 91-646) which provide for fair and equitable treatment of persons displaced or whose property is acquired as a result of Federal or federally-assisted programs. These requirements apply to all interests in real property acquired for project purposes regardless of Federal participation in purchases.
- 8. Will comply, as applicable, with provisions of the Hatch Act (5 U.S.C. §§1501-1508 and 7324-7328) which limit the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.

Previous Edition Usable

Standard Form 424B (Rev. 7-97)

- 9. Will comply, as applicable, with the provisions of the DavisBacon Act (40 U.S.C. §§276a to 276a-7), the Copeland Act (40 U.S.C. §276c and 18 U.S.C. §874), and the Contract Work Hours and Safety Standards Act (40 U.S.C. §§327333), regarding labor standards for federally-assisted construction subagreements.
- 10. Will comply, if applicable, with flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973 (P.L. 93-234) which requires recipients in a special flood hazard area to participate in the program and to purchase flood insurance if the total cost of insurable construction and acquisition is \$10,000 or more.
- 11. Will comply with environmental standards which may be prescribed pursuant to the following: (a) institution of environmental quality control measures under the National Environmental Policy Act of 1969 (P.L. 91-190) and Executive Order (EO) 11514; (b) notification of violating facilities pursuant to EO 11738; (c) protection of wetlands pursuant to EO 11990; (d) evaluation of flood hazards in floodplains in accordance with EO 11988; (e) assurance of project consistency with the approved State management program developed under the Coastal Zone Management Act of 1972 (16 U.S.C. §§1451 et seq.); (f) conformity of Federal actions to State (Clean Air) Implementation Plans under Section 176(c) of the Clean Air Act of 1955, as amended (42 U.S.C. §§7401 et seq.); (g) protection of underground sources of drinking water under the Safe Drinking Water Act of 1974, as amended (P.L. 93-523); and, (h) protection of endangered species under the Endangered Species Act of 1973, as amended (P.L. 93-205).

- 12. Will comply with the Wild and Scenic Rivers Act of 1968 (16 U.S.C. §§1271 et seq.) related to protecting components or potential components of the national wild and scenic rivers system.
- 13. Will assist the awarding agency in assuring compliance with Section 106 of the National Historic Preservation

Act of 1966, as amended (16 U.S.C. §470), EO 11593 (identification and protection of historic properties), and the Archaeological and Historic Preservation Act of 1974 (16 U.S.C. §§469a-1 et seg.).

- 14. Will comply with P.L. 93-348 regarding the protection of human subjects involved in research, development, and related activities supported by this award of assistance.
- 15. Will comply with the Laboratory Animal Welfare Act of 1966 (P.L. 89-544, as amended, 7 U.S.C. §§2131 et seq.) pertaining to the care, handling, and treatment of warm blooded animals held for research, teaching, or other activities supported by this award of assistance.
- 16. Will comply with the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. §§4801 et seq.) which prohibits the use of lead-based paint in construction or rehabilitation of residence structures.
- 17. Will cause to be performed the required financial and compliance audits in accordance with the Single Audit Act Amendments of 1996 and OMB Circular No. A-133, "Audits of States, Local Governments, and Non-Profit Organizations."
- 18. Will comply with all applicable requirements of all other Federal laws, executive orders, regulations, and policies governing this program.

SIGNATURE OF AUTHORIZED CERTIFYING OFFICIAL	TITLE
DocuSigned by:	
larry leliman	President & CEO
APPLICANT ORGANIZATION	DATE SUBMITTED
Positive Impact Health Centers, Inc.	11/11/2021

EXHIBIT G

Compliance with Legislative Mandates

As the duly authorized representative of Contractor/Subrecipient, I certify that the Contractor/Subrecipient:

(1) Salary Limitation:

Shall not use federal grant funds to pay the salary of an individual at a rate in excess of Executive Level II.

(2) Gun Control

Shall not use federal grant funds to advocate or promote gun control.

(3) Anti-Lobbying

- A. Shall not use federal grant funds, other than for normal and recognized executive legislative relationships, for the following:
 - i. For publicity or propaganda purposes;
 - ii. For the preparation, distribution, or use of any kit, pamphlet, booklet, publication, electronic communication, radio, television, or video presentation designed to support or defeat the enactment of legislation before the Congress or any State or local legislature or legislative body, except in presentation to the Congress or any State or local legislature itself, or designed to support or defeat any proposed or pending regulation, administrative action, or order issued by the executive branch of any State or local government, except in presentation to the executive branch of any State or local government itself;
- B. Shall not use federal grant funds to pay the salary or expenses of any employee or agent of Fulton County's Ryan White Program and its subrecipients for activities designed to influence the enactment of legislation, appropriations, regulation, administrative action, or Executive order proposed or pending before the Congress or any State government, State legislature or local legislature or legislative body, other than for normal and recognized executive-legislative relationships or participation by an agency or officer of a State, local or tribal government in policymaking and administrative processes within the executive branch of that government.
- C. The prohibitions in subsections A and B include any activity to advocate or promote any proposed, pending or future Federal, State or local tax increase, or any proposed, pending, or future requirement or restriction on any legal consumer product, including its sale or marketing, including but not limited to the advocacy or promotion of gun control.

(4) Acknowledgment of Federal Funding (Section 505)

When issuing statements, press releases, requests for proposals, bid solicitations and other documents describing projects or programs funded in whole or in part with federal money, shall clearly state:

- A. the percentage of the total costs of the program or project which will be financed with Federal money;
- B. the dollar amount of Federal funds for the project or program; and
- C. percentage and dollar amount of the total costs of the project or program that will be financed by nongovernmental sources.
- (5) (6) Restriction on Abortions **and** Exceptions to Restriction on Abortions
 Shall not use federal grant funds for any abortion or for health benefits coverage that includes coverage of abortion. These restrictions shall not apply to abortions (or coverage of abortions) that fall within the Hyde amendment exceptions.³
- (7) Ban on Funding Human Embryo Research
 Shall not use federal grant funds for (i) the creation of human embryos for research
 purposes; or (ii) research in which a human embryo or embryos are destroyed, discarded,
 or knowingly subjected to risk of injury or death greater than that allowed for research
 on fetuses in utero under 45 CFR 46.204(b) and section 498(b) of the Public Health Service
 Act (42 U.S.C. 289g(b)).
- (8) Limitation on Use of Funds for Promotion of Legalization of Controlled Substances
 Shall not use federal grant funds to promote the legalization of any drug or other
 substance included in schedule I of the schedules of controlled substances established
 under section 202 of the Controlled Substances Act.
- (9) Restriction on Distribution of Sterile Needles
 Shall not use federal grant funds to distribute sterile needles or syringes for the hypodermic injection of any illegal drug except as may be allowed under the Consolidated Appropriations Act, 2016 (Pub. L. 114-113), signed by President Barak Obama in December 2015 unless otherwise approved by HHS and Fulton County.
- (10) Restriction of Pornography on Computer Networks

 Fulton County's Ryan White Program and its subrecipients shall not use federal grant funds to maintain or establish a computer network unless such network blocks the viewing, downloading, and exchanging of pornography.
- (11) Restriction on Funding ACORN
 Shall not provide any federal grant funds to the Association of Community Organizations for Reform Now ("ACORN"), or any of its affiliates, subsidiaries, allied organizations, or successors. (12) Confidentiality Agreements [Health Center] shall not require its employees or contractors seeking to report fraud, waste, or abuse to sign internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or contractors from lawfully reporting such waste, fraud, or abuse to a

³ The Hyde Amendment exceptions include (1) if the pregnancy is the result of an act of rape or incest; or (2) in the case where a woman suffers from a physical disorder, physical injury, or physical illness, including a life endangering physical condition caused by or arising from the pregnancy itself, that would, as certified by a physician, place the woman in danger of death unless an abortion is performed.

designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.

(12) Confidentiality Agreements

Shall not require its employees or contractors seeking to report fraud, waste, or abuse to sign internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or contractors from lawfully reporting such waste, fraud, or abuse to a designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.

Signature of Authorized Certifying Official	Title
DocuSigned by:	
larry leliman	President & CEO
Organization Organization	Date
Positive Impact Health Centers, Inc.	11/11/2021

EXHIBIT H

FEDERAL AWARD REPORTING DATA

TIMELINE FOR SUBMISSION OF KEY CONTRACT DOCUMENTS

- A. Within 30 calendar days after execution of this contract:
 - 1. Subrecipient Financial Operations Policy and Procedures Manual if not previously submitted or if revised since last submission may be submitted electronically to ryanwhiteprogram@fultoncountyga.gov.
 - 2. Most recent audited annual Financial Statement if not previously submitted; if total expenditures associated with federal funding exceed \$750,000 a year, a Single Audit report is required. May be submitted electronically to ryanwhiteprogram@fultoncountyga.gov.
 - 3. The name(s) of designee(s) referenced in Paragraphs 8.17.-8.21. must be entered into e2Fulton.
 - 4. Line-item budgets by priority service category and service units must be entered into e2Fulton.
 - 5. Any Business Associates Agreements pursuant to Paragraph 25 Confidentiality and Health Insurance Portability and Accountability Act (HIPAA) Compliance.
- B. By May 1: Within 60 calendar days after execution of this contract:
 - 6. Annual Quality Management Plan shall be submitted via e2Fulton.
- C. With first request for reimbursement:
 - 7. Subrecipient's Grievance Procedures unless submitted in the last two years. Subrecipient will include, with each monthly expenditure report, a summary of any complaint filed under this process as well as current status of, and final disposition of, any such complaint.
- D. With Final Invoice:
 - 8. Detailed property records on all equipment (non-expendable personal property) purchased in total, or in part, with funds received by the County during the term of this Agreement.

WORK PLAN – Positive In	IPS- Retention in HI	1 Comp	Total funding	requested in this	catagony	\$28,2	00
Priority Category	IPS- Retention in Hi	v Care	Total funding requested in this category: \$28				09
Service Targets	Target number of unduplicated clients	50		rget number of un clude unit value, ie. 50 visi		trips)	100
Care Continuum Impact	Linkage	Retention	Er	gagement	Prescript ART	ion of	Viral Suppression
Does this goal focus on po	ersons in care, but not vir	ally suppresse	d?				Yes
EHE Goal # and Goal	Goal 3. Reduce barriers to car	e by responding to	outbreaks and addre	ssing disparities in the juri	isdiction.		
Objective # & Objective Objective 3.1 Utilize evidence-based interventions for targeted subpopulations.							
Ке		Timeline	Person(s)	Responsible	9	Progress Measure(s)	
	 Hire and train a TransLife Care Specialist & Purchase Computer/Supplies 		October 202	Director of Services, Qu Johnson, Ge	Kyle Monroe-Spencer, Director of Prevention Services, Queen Hatcher- Johnson, Gender-Inclusive Program Manager		TransLife Care Specialist hired
,	 Inform Transgender women of color with HIV and staff of new TransLife Care Services/Intervention 			Gender-Incl Manager, T Specialist & VP, Develop	Gender-Inclusive Program Manager, TransLife Care Specialist & Olivia Chelko, VP, Development &		Marketing materials, website, pamphlets, email, etc.
Develop referral system for new TransLife Care Project Support		October 202	communications er 2021 Kyle Monroe-Spencer, Director of Prevention Services, Queen Hatcher- Johnson, Gender-Inclusive Program Manager & TransLife Care Specialist		ve	New formalized referral system for Transgender women of color with HIV	

4)	Begin implementing the intervention, enroll and link	November 2021 –	Queen Hatcher-Johnson,	-	Completion of
	patients to services needed to achieve viral	ongoing	Gender-Inclusive Program		intervention
	suppression and overall life stability.		Manager & TransLife Care		strategies,
			Specialist		enrollments, and
					linkages to services
5)	Data team will collect and input data in the E2Fulton	November 2021-	Steven Bales, Data	•	Transgender women
	database system and produce a report showing	ongoing	Manager, Data Specialists		of color with HIV will
	outcomes		& Data Quality Specialist		participate in
					TransLife Care Project
					Support

Priority	/ Category	EBI- Medication Adh	nerence	Total funding req	\$28,209)		
Service	Targets	Target number of unduplicated clients	80	1 5 5 - 1		s/visits or 50 one-way	trips)	320
Care Co	ontinuum Impact	Retention	Engagement	Prescri	ption of ART	Viral Sup	pression	Choose an item.
Does th	nis goal focus on per	rsons in care, but not vir	ally suppressed	?		Yes		
EHE Goal # and Goal Goal 3. Reduce barriers to care by responding to outbreaks and addressing disparities in the jurisdiction.								
Objective # & Objective Objective Objective 3.1 Utilize evidence-based interventions for targeted subpopulations.								
	Key	Action Steps		Timeline	Person(s) F	Responsible	P	rogress Measure(s)
1)	Maintain a Medica and purchase Com	tion Adherence Specialis puter/Supplies	st (MAS)	MAS) October 2021		Kyle Monroe-Spencer, Director of Prevention Services		Medication Adherence Specialist maintained.
2)	•	new EBI Intervention, es ith ART and new patient		October 2021	MAS, Ta'von Chelko, VP, D & Communic	evelopmer	nt	Marketing materials, website, pamphlets, etc.
3)	Accept referrals from patients about the	om Medical Providers an EBI Intervention	nd contact	November 2021 – ongoing	MAS, Ta'von	Hall		Number of referrals and contacts
4)	Begin delivering EE	I intervention		November 2021- ongoing MAS, Ta'von Hall		MAS, Ta'von Hall		Number of patients participating in the EBI Intervention
5)		ect and input data in the nd produce a report sho		November 2021- ongoing	Steven Bales, Data Manager, Data Specialists & Data Quality Specialist		ts	Patients will participate in the EBI Intervention

WORK	PLAN – Positive Imp	pact Health Centers									
Priority	/ Category	OAHS EtHE- Capacit	y Building	Total funding	g reque	ested in this ca	tegory:	\$25,00	25,000		
Service	Targets	Target number of unduplicated clients			Farget number of units/visits Include unit value, ie. 50 visits or 50 one-way trip.			trips)	500		
Care Co	ontinuum Impact	Linkage	Retention	Er	ngagem	ent	Prescript ART	ion of	Viral Suppression		
Does th	nis goal focus on per	rsons in care, but not vir	ally suppressed	d?					Yes		
EHE Go	al # and Goal	Goal 2. Improve health outcor	mes to reach sustain	ned viral suppression	١.				1		
Objective # & Objective 2.1 Engage and retain PLWH in medical care.											
	Кеу		Timeline		Person(s) R	esponsible	•	Progress Measure(s)			
1)	Hire Consultant to PCMH model of ca	coordinate and implemere	ent formal	November 20	r 2021 Joey Helton,		oey Helton, COO		Consultant Hired		
2)	Begin process for implementation of PCMH model of care		I model of	December 20		Joey Helton, C multidisciplina		•	Formal PCMH model of care being used and staff working in the team approach		
3)	Review viral load s rates	uppression and retentio	n in care	January 2022- ongoing		Director of Clinic Services, Assistant Director of Clinic Services, Christopher Pride & Multidisciplinary team members		Assistant Director of Clinic vira Services, Christopher HAE		EMR data regarding viral suppression and HAB measures	
4)		cct and input data in the E2Fulton nd produce a report showing ongoing Steven Bales, Data Manager, Data Specialists & Data Quality Specialist		December 2021- Songoing N		Manager, Data Specialists		Provide services to 500 patients through the formal PCMH model of care.			

WORK PLAN – Positive Im	pact Health Centers							
Priority Category	IPS- Retention in HI	V Care	Total fundin	ng reques	sted in this ca	tegory:	\$63,8	54
Service Targets	Target number of unduplicated clients	50		Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trip.			trips)	100
Care Continuum Impact	Linkage	Retention		ngageme	ment Prescription ART		ion of	Viral Suppression
Does this goal focus on pe	rsons in care, but not vir	ut not virally suppressed?						Yes
EHE Goal # and Goal Goal 3. Reduce barriers to care by responding to outbreaks and addressing disparities in the jurisdiction.								1
Objective # & Objective	e-based intervention	ns for targeted subp	populations	s.				
Кеу	Action Steps		Timeline Person(s) Responsible		•	Progress Measure(s)		
•	nt the intervention, enroll and link patients es needed to achieve viral suppression and fe stability.		March 2022 ongoing	1	Queen Hatche Gender-Inclus Manager & Tr Specialist	ive Progra	m	Completion of intervention strategies, enrollments, and linkages to services
•	ect and input data in the ind produce a report sho		March 2022 ongoing	ng Manager, Data Sp		Steven Bales, Data Manager, Data Specialists & Data Quality Specialist		Transgender women of color with HIV will participate in TransLife Care Project Support TOTAL:

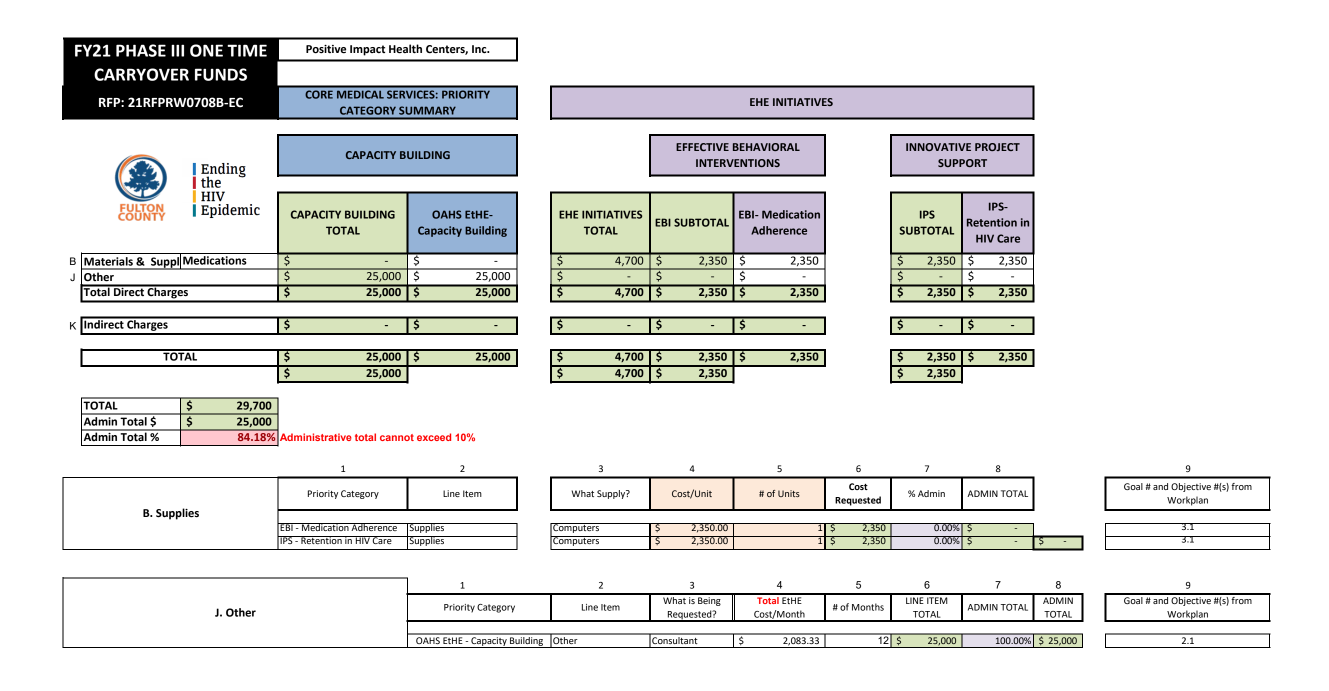
Priority Category	EBI- Medication A		Total fu		uested in thi	S	\$63,854		
Service Targets	Target number of unduplicated clients	80	Target number of units/(Include unit value, ie. 50 visits or						320
Care Continuum Impact	Retention	Engagemer	Prescription of ART Viral Supp		ression	Choose an item.			
Does this goal focus on persons in care, but not virally suppressed?								Yes	
EHE Goal # and Goal	Goal 3. Reduce barriers to	care by responding	g to outbreaks	and address	ing disparities in t	he jurisdiction.			
Objective # & Objective 3.1 Utilize evidence-based interventions Objective				geted subpop	oulations.				
Ke	ey Action Steps		Time	line	Person(s)	Responsible		Progress Measure(s)	
· · · · · · · · · · · · · · · · · · ·	als from Medical Provide t the EBI Intervention	ers and conta	ct	March 2022 – ongoing		MAS, Ta'von Hall		Number of referrals and contacts	
2) Deliver EBI int	2) Deliver EBI intervention			March 2022 – ongoing		MAS, Ta'von Hall		Number of patients participating in the EBI Intervention	
 Data team will collect and input data in the E2Fulton database system and produce a report showing outcomes 		March 2022 – ongoing		Steven Bales, Data Manager, Data Specialists & Data Quality Specialist		Patients will participate in the EBI Intervention			

WORK PLAN – Positive Im	pact Health Centers							
Priority Category	IPS- Retention in HI	V Care	Total fundi	ing requ	ested in this ca	itegory:	\$65,4	40
Service Targets	Target number of unduplicated clients	50		Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trips			trips)	100
Care Continuum Impact	Linkage	Retention		Engagement		Prescript ART	ion of	Viral Suppression
Does this goal focus on pe	rsons in care, but not vir	but not virally suppressed?						Yes
EHE Goal # and Goal	utbreaks and add	dressing dis	parities in the jurisd	iction.				
Objective # & Objective	e-based intervention	s for targeted sul	bpopulatio	ons.				
Кеу	Action Steps		Timeline Person(s) Respons		esponsible	•	Progress Measure(s)	
to services needed	Implement the intervention, enroll and link patients to services needed to achieve viral suppression and overall life stability.		ongoing		Queen Hatcher-Johnson, Gender-Inclusive Program Manager & TransLife Care Specialist		m	Completion of intervention strategies, enrollments, and linkages to services
•	lect and input data in the		March 202 ongoing	oing Manager, Dat		Steven Bales, Data Manager, Data Specialists & Data Quality Specialist		Transgender women of color with HIV will participate in TransLife Care Project Support

WORK PLAN – Positive Imp	act Health Centers							
Priority Category	EBI- Medication Adh	nerence	Total fund	ing requ	ested in this ca	tegory:	\$65,440)
Service Targets	Target number of unduplicated clients	80		Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trips)			trips)	320
Care Continuum Impact	Retention	Engagement		Prescrip	tion of ART	Viral Sup	pression	Choose an item.
Does this goal focus on per	sons in care, but not vir	ns in care, but not virally suppressed?						Yes
EHE Goal # and Goal	Goal 3. Reduce barriers to car	e by responding to o	utbreaks and add	dressing dis	sparities in the jurisd	ction.		
Objective # & Objective	e-based intervention	s for targeted su	bpopulatio	ons.				
Кеу	Action Steps		Timeline		Person(s) R	esponsible	e P	Progress Measure(s)
	rom Medical Provider bout the EBI Intervent		March 2023 ongoing	3 —	MAS, Ta'vo			mber of referrals and tacts
2) Deliver EBI intervention			March 2023 ongoing	3 —	MAS, Ta'vo	p		mber of patients ticipating in the EBI ervention
3) Data team will collect and input data in the E2Fulton database system and produce a report showing outcomes			March 2023 ongoing	3 —	Steven Bales Manager, Da Specialists & Quality Spec	ita z Data		ients will participate he EBI Intervention

•	pact Health Centers							
Priority Category	IPS- Retention in HI	V Care	Total funding	g requested in this c	ategory:	\$67,20	,208	
Service Targets	Target number of unduplicated clients	50		Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trips)			100	
Care Continuum Impact	Linkage	Retention	En	gagement	Prescript ART	ion of	Viral Suppression	
Does this goal focus on pe	rsons in care, but not vir	lly suppressed?				Yes		
EHE Goal # and Goal	Goal 3. Reduce barriers to car	e by responding to o	utbreaks and addres	ssing disparities in the juriso	diction.		-	
Objective # & Objective	Objective 3.1 Utilize evidence	e-based intervention	s for targeted subp	opulations.				
Кеу	Action Steps		Timeline	Person(s) I	Responsible	:	Progress Measure(s)	
· · · · · · · · · · · · · · · · · · ·	ervention, enroll and linl I to achieve viral suppres 7.	•	March 2024 ongoing	Gender-Inclu	Queen Hatcher-Johnson, Gender-Inclusive Program Manager & TransLife Care Specialist		Completion of intervention strategies, enrollments, and linkages to services	
•	ect and input data in the nd produce a report sho		March 2024 ongoing	Manager, Da	Steven Bales, Data Manager, Data Specialists & Data Quality Specialist		Transgender women of color with HIV will participate in TransLife Care Project	

WORK PLAN – Positive Imp	act Health Centers						
Priority Category	EBI- Medication Adh	nerence	Total fundin	g requested in this c	\$67,208	3	
Service Targets	Target number of unduplicated clients	80	Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trip		Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trips		320
Care Continuum Impact	Retention	Engagement	Pr	rescription of ART	Viral Supp	ression	Choose an item.
Does this goal focus on per	sons in care, but not vir	1?		l		Yes	
EHE Goal # and Goal	Goal 3. Reduce barriers to car	e by responding to o	outbreaks and addre	essing disparities in the juriso	diction.		
Objective # & Objective	Objective 3.1 Utilize evidence	e-based intervention	ns for targeted subp	oopulations.			
Кеу	Action Steps		Timeline	e Person(s) Responsible		F	Progress Measure(s)
1) Accept referrals fro	m Medical Providers ar	nd contact	March 2024	2024 – MAS, Ta'von Hall		•	Number of referrals
patients about the	EBI Intervention		ongoing				and contacts
Deliver EBI interver	ntion		March 2024 – MAS, Ta'von Ha		Hall	•	Number of patients
			ongoing			participating in the	
							EBI Intervention
3) Data team will colle	3) Data team will collect and input data in the E2Fulton			1 – Steven Bales	Steven Bales, Data		Patients will
database system ar	nd produce a report sho	wing	ongoing	Manager, Da	ta Specialist	s	participate in the EBI
outcomes	·			& Data Quali	ty Specialist		Intervention



	FY21 PHASE III BUDGET		Posi	tive Impact Heal	th C	enters, Inc.					
	RFP: 21RFPRW07	08B-EC									
						EHE INITIATI	VES				
	Ending the HIV Epidemic					EFFECTIVE BE INTERVE		_	11	INOVATIV SUPF	E PROJECT PORT
				TOTAL		EBI TOTAL		Medication dherence	IP	S TOTAL	IPS- Retention in HIV Care
Α	Personnel	Salary	\$	39,207	\$	18,373	\$	18,373	\$	20,833	\$ 20,833
^	Personner	Fringe	\$	10,194	\$	4,777	\$	4,777	\$	5,417	\$ 5,417
J	Other		\$	2,708	\$	2,708	\$	2,708	\$	-	\$ -
	Total Direct Charges		\$	52,109	\$	25,859	\$	25,859	\$	26,250	\$ 26,250
K	Indirect Charges		\$	-	\$	-	\$	-	\$	-	\$ -
	то	TAL	\$	52,109	\$	25,859	\$	25,859	\$	26,250	\$ 26,250
			\$	52,109	\$	25,859			\$	26,250	

TOTAL REQUEST	\$ 52,109	
Admin Total \$	\$ -	
Admin Total %	0.00%	Administrative total cannot exceed 10

	1	2	3	4	5	6	7	8	9	10	11	12	13	14
	Position Number	Priority Category	Position Title	Employee Name	TOTAL Annual Salary from ALL Sources	% of Time on EtHE Project in THIS Priority Category	Annual Salary Total	FY21 Salary Total	Fringe Rate	Annual Fringe Total	FY21 Fringe Total	FY21 Personnel Total	% Admin	ADMIN TOTAL
A. Salary & Fringe			Medication Adherence Specialist (MAS)	Ta'von Hall	\$ 44,096.00	100.00%	\$ 44,096	\$ 18,373	26.00%	\$ 11,465	\$ 4,777	\$ 23,150	0.00%	\$ -
	55	IPS - Retention in HIV Care	TransLife Care Specialist	ТВН	\$ 50,000.00	100.00%	\$ 50,000	\$ 20,833	26.00%	\$ 13,000	\$ 5,417	\$ 26,250	0.00%	\$ -

	1	2	3	4	5	6	7	8
J. Other	Priority Category	Line Item	What is Being Requested?	Total EtHE Cost/Month	# of Months	LINE ITEM TOTAL	ADMIN TOTAL	ADMIN TOTAL
	EBI - Medication Adherence	Other	Incentives - Kroger Gift Cards	\$ 541.66	5	\$ 2,708	0.00%	\$ -

FY22 PHASE III BUDGET Positive Impact Health Centers, Inc. RFP: 21RFPRW0708B-EC **EHE INITIATIVES EFFECTIVE BEHAVIORAL** INNOVATIVE PROJECT Ending the INTERVENTIONS SUPPORT HIV Epidemic IPS-**EBI- Medication EBI TOTAL** TOTAL IPS TOTAL Retention in Adherence HIV Care Salary 97,019 \$ 45,519 45,519 51,500 \$ 51,500 Personnel Fringe \$ 25,225 \$ 11,835 11,835 13,390 \$ 13,390 6,500 \$ 6,500 6,500 Other **Total Direct Charges** 128,744 \$ 63,854 \$ 63,854 64,890 \$ 64,890 Indirect Charges 128,744 \$ 63,854 \$ 63,854 TOTAL 64,890 \$ 64,890 128,744 \$ 64,890 63,854

TOTAL REQUEST	\$ 128,744	
Admin Total \$	\$ -	
Admin Total %	0.00%	Administrative total cannot exceed 10%

	1	2	3	4	5	6	7	8	9	10	11	12
	Position Number	Priority Category	Position Title	Employee Name	TOTAL Annual Salary from ALL Sources	% of Time on EtHE Project in THIS Priority Category	Annual Salary Total	Fringe Rate	Annual Fringe Total	FY21 Personnel Total	% Admin	ADMIN TOTAL
A. Salary & Fringe	54		Medication Adherence Specialist (MAS)	Ta'von Hall	\$ 45,519.00	100.00%	\$ 45,519	26.00%	\$ 11,835	\$ 57,354	0.00%	\$ -
	55	IPS - Retention in HIV Care	TransLife Care Specialist	ТВН	\$ 51,500.00	100.00%	\$ 51,500	26.00%	\$ 13,390	\$ 64,890	0.00%	\$ -

		1	2	3	4	5	6	7	8
J. Ot	ther	Priority Category	Line Item	What is Being Requested?	Total EtHE Cost/Month	# of Months	LINE ITEM TOTAL	ADMIN TOTAL	ADMIN TOTAL
		EBI - Medication Adherence	Other	Incentives - Kroger Gift Cards	\$ 541.66	12	\$ 6,500	0.00%	\$ -

FY23 PHASE III BUDGET Positive Impact Health Centers, Inc. RFP: 21RFPRW0708B-EC EHE INITIATIVES **EFFECTIVE BEHAVIORAL** INNOVATIVE PROJECT Ending the INTERVENTIONS SUPPORT HIV Epidemic IPS-**EBI- Medication EBI TOTAL** TOTAL IPS TOTAL Retention in Adherence HIV Care Salary 53,045 \$ 53,045 99,823 \$ 46,778 46,778 Personnel Fringe \$ 25,954 \$ 12,162 12,162 13,792 \$ 13,792 6,500 \$ 6,500 6,500 Other **Total Direct Charges** 132,277 \$ 65,440 \$ 65,440 66,837 \$ 66,837 Indirect Charges 132,277 \$ 65,440 \$ 65,440 \$ 66,837 \$ 66,837 TOTAL 132,277 \$ 65,440 66,837

TOTAL REQUEST	\$ 13	32,277		
Admin Total \$	\$	-		
Admin Total %		0.00%	Administrative total cannot exceed 10)%

	1	2	3	4	5	6	7	8	9	10	11	12
	Position Number	Priority Category	Position Title	Employee Name	TOTAL Annual Salary from ALL Sources	% of Time on EtHE Project in THIS Priority Category	Annual Salary Total	Fringe Rate	Annual Fringe Total	FY21 Personnel Total	% Admin	ADMIN TOTAL
A. Salary & Fringe	54		Medication Adherence Specialist (MAS)	Ta'von Hall	\$ 46,778.00	100.00%	\$ 46,778	26.00%	\$ 12,162	\$ 58,940	0.00%	\$ -
	55	IPS - Retention in HIV Care	TransLife Care Specialist	ТВН	\$ 53,045.00	100.00%	\$ 53,045	26.00%	\$ 13,792	\$ 66,837	0.00%	\$ -

		1	2	3	4	5	6	7	8
J. Ot	ther	Priority Category	Line Item	What is Being Requested?	Total EtHE Cost/Month	# of Months	LINE ITEM TOTAL	ADMIN TOTAL	ADMIN TOTAL
		EBI - Medication Adherence	Other	Incentives - Kroger Gift Cards	\$ 541.66	12	\$ 6,500	0.00%	\$ -

FY24 PHASE	FY24 PHASE III BUDGET	P	ositive Impact Heal	th Centers, Inc.						
RFP: 21RFPR	W0708B-EC									
						EHE INITIATIVES				
	Ending the HIV			EFFECTIVE I INTERV	BEHAVIORA ENTIONS	AL			INNOVATI SUP	
FULTO			TOTAL	EBI TOTAL	EBI- Med	dication rence		1	PS TOTAL	R
Davagamal	Salary	\$	102,817	\$ 48,181	\$	48,181		\$	54,636	Ç
Personnel	Fringe	\$	26,732	\$ 12,527	\$	12,527		\$	14,205	\$
Other		\$	6,500	\$ 6,500	\$	6,500		\$	-	\$
Total Direct Charge	es	\$	136,049	\$ 67,208	\$	67,208		\$	68,841	\$
Indirect Charges		\$	-	\$ -	\$	-		\$	-	\$
	TOTAL	\$	136,049	\$ 67,208	\$	67,208		\$	68,841	. \$
		\$	136,049	\$ 67,208				Ś	68,841	Т

TOTAL REQUEST	\$ 136,049	
Admin Total \$	\$ -	
Admin Total %	0.00%	Administrative total cannot exceed 10%

	1	2	3	4	5	6	7	8	9	10	11	12
	Position Number	Priority Category	Position Title	Employee Name	TOTAL Annual Salary from ALL Sources	% of Time on EtHE Project in THIS Priority Category	Annual Salary Total	Fringe Rate	Annual Fringe Total	FY21 Personnel Total	% Admin	ADMIN TOTAL
A. Salary & Fringe	54		Medication Adherence Specialist (MAS)	Ta'von Hall	\$ 48,181.00	100.00%	\$ 48,181	26.00%	\$ 12,527	\$ 60,708	0.00%	\$ -
	55	IPS - Retention in HIV Care	TransLife Care Specialist	ТВН	\$ 54,636.00	100.00%	\$ 54,636	26.00%	\$ 14,205	\$ 68,841	0.00%	\$ -

	1	2	3	4	5	6	7	8
J. Other	Priority Category	Line Item	What is Being Requested?	Total EtHE Cost/Month	# of Months	LINE ITEM TOTAL	ADMIN TOTAL	ADMIN TOTAL
	EBI - Medication Adherence	Other	Incentives - Kroger Gift Cards	\$ 541.66	12	\$ 6,500	0.00%	\$ -



ENDING THE HIV EPIDEMIC: A PLAN FOR AMERICA — RYAN WHITE HIV/AIDS PROGRAM PARTS A AND B

Ending the HIV Epidemic Atlanta Eligible Metropolitan Atlanta Area

THIS AGREEMENT, entered into this 1st day of October 2021 through February 28, 2025 by and between FULTON COUNTY (hereinafter referred to as "**County**") a political subdivision of the State of Georgia, acting by and through its duly elected Board of Commissioners ("**BOC**"), and Heather Ivy Society (hereinafter referred to as "**Subrecipient**").

WITNESSETH:

WHEREAS, the County, as the recipient of the Ryan White Part A funds for the 20-County Atlanta Eligible Metropolitan Area ("EMA"), as defined in the Public Health Service Act, Sections 2601 – 2610 (USC 300ff-11 – 300ff-20, as amended by the Ryan White HIV/AIDS Treatment Extension Act of 2009 (Public Law 111-87), (hereinafter referred to as "Ryan White Program"), through the Chairman of the Board of Commissioners of Fulton County, has been awarded grant funds under Ending the HIV Epidemic: A Plan for America – Ryan White HIV/AIDS Program Parts A and B ("EtHE"), and pursuant to 91-RCM-029 (1/16/1991) and Item #19-0818 (RM 10/16/2019) and #20-0669 (10/7/2020); and #21-0800 (10/20/2021).

WHEREAS, the County, has recommended funding to Heather Ivy Society to facilitate the approved program for a total not to exceed \$39,128.00 in FY21, \$84,845.00 in FY22, \$84,845.00 in FY23, and \$84,845.00 in FY24, subject to federal funding availability and disbursement.

WHEREAS, the County has requested, received and reviewed proposals from eligible public and private non-profit health and support service providers which deliver or enhance HIV-related ambulatory care and support services in at least one of the following Counties: Cobb, DeKalb, Fulton, Gwinnett;

WHEREAS, Subrecipient has represented to County that it is experienced and has qualified and local staff available to commit to the Project and County has relied upon such representations.

NOW, THEREFORE, in consideration of the mutual covenants contained herein and for other good and valuable consideration, the parties hereunto agree as follows:

ARTICLE 1. CONTRACT DOCUMENTS

Paragraph 1.0. County hereby engages Subrecipient, and Subrecipient hereby agrees, to perform the services hereinafter set forth in accordance with this Agreement, consisting of the following contract documents:

- EXHIBIT A: Work Plan Goals and Objectives tied to Approved Budget
- EXHIBIT B: Approved Budget and Budget Justification
- EXHIBIT C: Funding Exclusions
- EXHIBIT D: Non-Discrimination Policy of Fulton County, Georgia
- EXHIBIT E: Certifications PHS-5161-1
- EXHIBIT F: Assurances Non-Construction Programs (SF 424B)
- EXHIBIT G: Compliance with Legislative Mandates
- EXHIBIT H: Federal Award Reporting Data
- EXHIBIT I: Approved Schedule of Non-Traditional Hours of Operation

Paragraph 1.1. The following documents are incorporated herein by reference:

- Fulton County Ryan White Part A Program, "Program Manual of Policies and Procedures" which contains a series of Programmatic Policy and Procedure Notices (PPPN), Fiscal Policy and Procedure Notices (FPPN), and Recipient Policy and Procedure Notices (RPPN) which are available at: www.ryanwhiteatl.org
- 45 CFR Part 75 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards.
- 2 CFR 200 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.
- Request for Proposal Number: 21RFPRW0708B-EC Ending the HIV Epidemic Phase III
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs National Monitoring Standards for Ryan White Part A Grantees: Program – Part A¹
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs National Monitoring Standards for Ryan White Part A Grantees: Fiscal – Part A¹
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs & Division of State HIV/AIDS Programs National Monitoring Standards for Ryan White Part A and Part B Grantees: Universal Part A and B (Covers Both Fiscal and Program Requirements)¹

Paragraph 1.2. The foregoing documents constitute the entire Agreement of the parties pertaining to the Project hereof and is intended as a complete and exclusive statement of promises, representations, discussions and agreements oral or otherwise that have been made

¹ https://targethiv.org/searches?search=National+Monitoring+Standards

in connection therewith. No modifications or amendment to this Agreement shall be binding upon the parties unless the same is in writing, conforms to Fulton County Policy and Procedure 800-6 governing change orders, is signed by the County's and the Subrecipient's duly authorized representatives.

Paragraph 1.3. If any portion of the Contract Documents shall be in conflict with any other portion, the various documents comprising the Contract Documents shall govern in the following order of precedence: 1) the Agreement, 2) the RFP, 3) any Addenda, 4) change orders/budget revisions, 5) the exhibits, and 6) portions of Subrecipient's proposal that was accepted by the County and made a part of the Contract Documents.

ARTICLE 2. **SEVERABILITY**

Paragraph 2.0. If any provision of this Agreement is held to be unenforceable for any reason, the unenforceability thereof shall not affect the remainder of the Agreement, which shall remain in full force and effect, and enforceable in accordance with its terms.

ARTICLE 3. SUBRECIPIENT SERVICES

Paragraph 3.0. The County retains Subrecipient and Subrecipient accepts retention by the County to render services as made part of this Contract by reference and attached hereto as EXHIBIT A: *Work Plan Goals and Objectives tied to Approved Budget* with all such services to be performed in the manner and to the extent required by the parties herein and as may hereafter be amended or extended in writing by mutual agreement of parties and as allowed in accordance with all applicable laws and/or regulations.

Paragraph 3.1. Subrecipient represents and the County acknowledges that it will assign and designate Heather Ivy Society to render the services defined and required herein.

Paragraph 3.2. Subrecipient represents that **Zandretta Tims-Cook, Director** is authorized to bind and enter into Contract on behalf of Subrecipient.

Paragraph 3.3. Subrecipient represents that Heather Ivy Society is an eligible public and/or private non-profit health and/or support service provider and has provided documentation in the form of official notification of their 501(c) (3) status from the Federal Internal Revenue Service (IRS) as appropriate.

Paragraph 3.4. Subrecipient shall not enter into any sub-contractual agreements for the provision of services defined and required herein without the expressed written approval of the County in advance.

ARTICLE 4. SCOPE OF DUTIES

Paragraph 4.0. Upon execution of this Agreement, Subrecipient shall commence providing HIV-related health and support services in accordance with the priorities described in Request for Proposal 21RFPRW0708B-EC Ending the HIV Epidemic Phase III and with the goals and objectives approved by the County which are described in EXHIBIT A: *Work Plan Goals and Objectives tied to Approved Budget*.

Paragraph 4.1. Unless modified in writing by both parties in the manner specified in the agreement, duties of Subrecipient shall not be construed to exceed those services specifically set forth herein. Subrecipient agrees to provide all services, products, and data and to perform all tasks described in EXHIBIT A: Work Plan Goals and Objectives tied to Approved Budget and EXHIBIT B: Approved Budget and Budget Justification.

ARTICLE 5. MODIFICATIONS

Paragraph 5.0. This Agreement may be amended or modified by a written instrument executed by the duly authorized representatives of the parties. Similarly, no agreement that affects the provisions of this Agreement will be valid unless in writing and executed by the County and the Subrecipient, except as provided below.

Paragraph 5.1. No amendment to this Agreement shall be binding upon the parties unless the same is in writing, approved by the Director, Department for HIV Elimination (DHE) or his or her designee and the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 5.2. The Director, DHE is hereby authorized to approve and execute EtHE contract modifications for renewals of this Agreement provided the renewal is at the same terms and conditions as the original Agreement, with no intervening changes. However, the Director, DHE may approve modifications to add program requirements that are directly passed down from Health Resources and Services Administration ("HRSA"), as the funding agency.

ARTICLE 6.0. **CONTRACT TERM**

Paragraph 6.0. This agreement is effective on October 1, 2021 for a four year term ending on February 28, 2025.

Paragraph 6.1. Commencement Term. The "Commencement Term" of this Agreement shall begin on October 1, 2021, the starting date, and shall end absolutely and without further obligation on the part of the county on the 28th day of February 2025. The Commencement Term shall be subject to events of termination and the County's termination rights that are described elsewhere in this Agreement.

ARTICLE 7. **COMPENSATION FOR SERVICES**

Paragraph 7.0. Subject to the availability and disbursement of federal funds, the legislatively approved services described in EXHIBIT A and EXHIBIT B herein shall be performed by Subrecipient for an allocation of EtHE funds, in an amount not to exceed \$39,128.00 in FY21, \$84,845.00 in FY22, \$84,845.00 in FY23, and \$84,845.00 in FY24,. The actual amount awarded to the Subrecipient at any one time shall equal the total amount of the purchase order(s) issued.

Paragraph 7.1. The award amount includes a contingency amount. These funds are not available to the Subrecipient unless or until a purchase order is issued authorizing expenditure of these funds. Authorization to expend contingency funds shall be at the discretion of the Director, DHE and shall be issued in writing.

Paragraph 7.2. The budget attached to Contract in EXHIBIT B is a complete, approved budget for expenditures of all EtHE funds awarded pursuant to this Agreement and may hereafter be amended or extended in writing by mutual agreement of parties prior to expenditure of funds.

Paragraph 7.3. The budget total may not be exceeded; however, a plus or minus deviation of 10% within budget categories (i.e. personnel, supplies) and within priority category is authorized.

ARTICLE 8. **GENERAL SUBRECIPIENT REQUIREMENTS**

Paragraph 8.0. Subrecipient agrees that it will participate in a community-based continuum of care which is defined as: A continuum of care is a term which encompasses the comprehensive range of services required by individuals or families with HIV infection in order to meet their health care and psychosocial service needs throughout the course of their illness. The concept of a continuum suggests that services must be organized to respond to the individual's or family's changing needs in a holistic, coordinated, timely, and uninterrupted manner which reduces fragmentation of care.

Paragraph 8.1. DHE is implementing an integrated cloud-based data management system for: tracking all individuals who receive services supported by EtHE or Part A funds, contracting, reporting, subrecipient reimbursement, quality management, evaluating client satisfaction, client eligibility documentation records management, and a client portal through a system known as e2Fulton. Subrecipient will be expected to utilize e2Fulton.

Paragraph 8.2. Subrecipient agrees to participate in the centralized Ryan White data system for tracking all individuals who receive services supported by EtHE or Part A funds. In order to comply with the participation requirements, including reporting of all required variables for Ryan White Services Report (RSR), Subrecipient shall directly enter data using the most current version of e2Fulton or be able to import required data into the most current version of e2Fulton (Reference *PPPN-Use of e2Fulton in Documenting Eligibility*).

Client data reports must be consistent with eligibility requirements specified by County, which demonstrates eligible clients are receiving allowable services.

Paragraph 8.3. Intentionally left blank.

Paragraph 8.4. In order to reduce the administrative burden to clients and Subrecipients of collecting and maintaining client Ryan White eligibility documents, Subrecipient agrees to participate in the uploading, updating, and sharing of client eligibility documents via e2Fulton.

In order to obtain client consent for the sharing of such documentation Subrecipient will obtain client consent using the form developed by the Department for HIV Elimination and available at www.ryanwhiteatl.org. Once e2Fulton's client level database is fully operational the consent must be uploaded into e2Fulton before a client's service data can be entered.

Paragraph 8.5. Any Business Associates Agreements pursuant to Paragraph 25 Confidentiality and Health Insurance Portability and Accountability Act (HIPAA) Compliance must be entered into within 30 calendar days after the execution of the contract.

Paragraph 8.6. The Subrecipient will be responsible for entering line-item budgets by priority service category (as approved through the proposal review and budget negotiations), and service units into e2Fulton within 30 calendar days following the execution of the contract. Any budget revision requests must be made using the DHE form and be submitted via e2Fulton.

Paragraph 8.7. The subrecipient shall submit all required programmatic, fiscal, and quality management reports via e2Fulton.

Paragraph 8.8. Subrecipient agrees to participate in the EMA's needs assessment processes to provide information that will lead to the development of a continuous quality improvement system.

Paragraph 8.9. Subrecipient agrees to undertake and maintain quality management program(s) and quality service indicators for each Part A funded service provided to ensure that persons living with HIV disease, who are eligible for treatment and health related support services, get those services and that the quality of those services meet certain approved criteria (i.e., Eligible Metropolitan Area (EMA) adopted service standards of care, Public Health Service (PHS) treatment guidelines). (Reference *PPPN-033 Quality Improvement*.)

The Subrecipient's annual Quality Management Plan shall be submitted via e2Fulton no later than 60 calendar days following the execution of the contract.

Through quality management efforts, Subrecipient should be able to identify problems in service delivery that impact health-status outcomes at the client and system levels. As part of the County's site visit protocols and other monitoring efforts, Subrecipient shall be required to provide documentation that such program/systems are in use. (Reference *PPPN-033 Quality Management Site Visits*.)

Paragraph 8.10. Subrecipient agrees to administer and/or facilitate client participation in the EMA's program-wide standardized client satisfaction surveys to monitor the quality of the services provided and to measure the level of consumer satisfaction.

Paragraph 8.11. Subrecipient agrees to administer and/or facilitate client participation in the EMA's Needs Assessment to identify barriers and gaps in services.

Paragraph 8.12. Subrecipient agrees to implement and maintain a Consumer Advisory Board to obtain input from clients in the design and delivery of services. Subrecipient shall provide, with each quarterly report, documentation of Consumer Advisory Board meetings, membership, and minutes.

Paragraph 8.13. If Subrecipient receives funding for the provision of Outpatient/Ambulatory Health Services under this contract, Subrecipient shall be expected to meet the OAHS Expectations set forth in Appendix V of the Part A Request for Proposals.

Paragraph 8.14. Subrecipient agrees that in the performance of the Agreement, it will comply with all lawful agreements, if any, which the Subrecipient has made with any association, union, or other entity, with respect to wages, salaries, and working conditions, so as not to cause inconvenience, picketing or work stoppage.

Paragraph 8.15. Subrecipient agrees that during the period of the Contract, it will participate, as requested by the County, in efforts to develop a standard approach and data set to address the data information requirements described below:

- Estimated average cost of providing each category of HIV-related services provided with Part
 A funds and the extent to which such costs were paid by third-party payers;
- Estimated number of units of service for each category of HIV-related services provided with Part A funds;
- Estimated cost of providing a unit of service under each category of HIV-related services provided with part A funds.

Paragraph 8.16. Intentionally left blank.

Paragraph 8.17. Subrecipient agrees to assign at its own expense one individual to serve as the Fiscal Designee to serve as its representative on all financial matters related to this Contract. The Fiscal Designee may not also serve as the Programmatic Designee in Paragraph 8.2.

Paragraph 8.18. Subrecipient agrees to assign at its own expense one individual to serve as the Programmatic Designee to serve as its representative on all programmatic matters related to this Contract. The Programmatic Designee may not also serve as the Fiscal Designee in Paragraph 8.1.

Paragraph 8.19. Subrecipient agrees to assign at its own expense one individual to serve as the Data Designee to serve as its representative on all data and information technology matters related to this Contract.

Paragraph 8.20. Subrecipient agrees to assign at its own expense one individual to serve as the Quality Management Designee to oversee all quality management activities and attend quality management meetings.

Paragraph 8.21. Intentionally left blank.

Paragraph 8.22. The name(s) of designee(s) referenced in Paragraphs 8.17.-8.21. shall be provided to County at the time the contract signed by the duly authorized individual is returned to the County for signature and processing. The Subrecipient will be responsible for entering name(s) of designee(s) referenced in Paragraphs 8.1-8.4 into e2Fulton by April 1 of the fiscal year. Notification of changes in the individual(s) serving as the designees shall be provided in e2Fulton no later than 14 days after the change.

Paragraph 8.23. Intentionally left blank.

Paragraph 8.24. Any Subrecipient receiving EtHE funds to develop, purchase or distribute health education materials (e.g., brochures) must have prior approval by the County for each item.

Paragraph 8.25. In the provision of services under this contract, Subrecipient will comply with Ryan White Part A quality management standards and measures. The purpose of the Ryan White Part A quality management standards and measures is to ensure that a uniformity of service exists in the Atlanta Eligible Metropolitan Area (EMA) such that the consumers of a service receive the same quality of service regardless of where the service is provided. If an agency is unable to meet a particular standard, the agency must document why the standard was unable to be met and explain the steps it is taking to meet that standard.

Paragraph 8.26. QUARTERLY PROGRAMMATIC REPORTS. Subrecipient agrees to provide quarterly programmatic reports as described and requested by County to document progress toward implementation of the approved program activities and services in accordance with the requirements of the EtHE Program and other applicable regulations (reference **PPPN-055 Quarterly Reports**). Quarterly programmatic reports shall consist of, but not be limited to, narrative and quantitative information indicating progress toward meeting goals and objectives as well as the number and demographic characteristics of clients served. Quarterly programmatic reports must be submitted via 2e2Fulton not later than the 20thth business day after the close of each quarter. If a deadline falls on a weekend, the report must be received on the Friday prior to the deadline to be considered on time. Quarterly programmatic reports must use the DHE form and be signed by Subrecipient's approved Programmatic, Fiscal and Data Designees.

Paragraph 8.27. Subrecipient shall provide County with projected spending plans as detailed in *FPPN-002: Budget Spend Plan*. Budget spend plans must be submitted via e2Fulton.

Paragraph 8.28. The Subrecipient shall implement a sliding fee scale policy in conformance with Ryan White HIV/AIDS Program requirements. Subrecipient agrees that in the provision of services with assistance provided under EtHE, charges to any individual for services shall be made in accordance with the provision of the Ryan White Program, Section 2605 (e) as described in *FPPN-010.1 Imposition of Charges, Fee Schedule, and Cap on Client Charges* incorporated herein by reference.

The schedule of charges must be displayed in a conspicuous location(s) available to clients.

Subrecipient shall maintain documentation that all fiscal and intake staff have been informed of policies that any fees charged for Part A services must be in accordance with the provision of the RWHAP, Section 2605 (e) as described in *FPPN-010.1 Imposition of Charges, Fee Schedule, and Cap on Client Charges*.

Paragraph 8.29. Subrecipient agrees to assign appropriate staff, including the identified programmatic and fiscal designees, to attend all Ryan White and/or EtHE Providers' Meetings.

Paragraph 8.30. Subrecipient agrees to participate in regular progress officer calls and webinars which are designed to provide valuable technical assistance to Subrecipient, discuss areas of concern, and gather additional information.

Paragraph 8.31. Subrecipient is strongly encouraged to utilize the services of a qualified accountant to ensure fiscal policies, procedures, and practice comply with the requirements of the Uniform Guidance and Ryan White legislation and regulations.

Paragraph 8.32. As the Prime Awardee, Fulton County is required to provide the following information for any federal reports required by Subrecipient:

- 1. Federal Award Identification Number (FAIN): 6 UT8HA3393-02-01
- 2. Federal Award Date: 03/02/2021
- 3. Federal Awarding Agency: U.S. Department of Health and Human Services (HHS) Health Resources and Services Administration (HRSA)
- 4. Pass-Through Entity: Fulton County Government, Board of Commissioners, 141 Pryor Street, SW, Atlanta, GA 30303
- 5. CFDA Number and Title: 93.686 Ending the HIV Epidemic: A Plan for America Ryan White HIV/AIDS Program Parts A and B
- **6.** Project Description: Ending the HIV Epidemic: A Plan for America Ryan White HIV/AIDS Program Parts A and B provides direct financial assistance to jurisdictions identified in the legislation as eligible for funding. For Atlanta, the four jurisdictions are Cobb, DeKalb, Fulton, and Gwinnett Counties. The purpose of the program is to reduce new cases of HIV.

ARTICLE 9. INVOICING AND PAYMENT

Paragraph 9.0. Using e2Fulton, Subrecipient shall electronically submit for reimbursement for work performed during the previous calendar month, in a form acceptable to the County and accompanied by all support documentation requested by the County, for payment and for services that were completed during the preceding month. The County shall review for approval of said invoices. The County shall have the right not to pay any invoice or part thereof if not properly supported, or if the costs requested or a part thereof, as determined by the County, are reasonably in excess of the actual stage of completion.

Paragraph 9.1. Subrecipient agrees to electronically submit for reimbursement via the Electronic Contract Management (ECM) module of e2Fulton for the previous month's expenses not later

than the 20th business day of each month with four exceptions:

- 1. Fulton County shall advance payment to Subrecipient to allow for adequate cash flow to implement services as described in *FPPN-009: Advance Payment to Subrecipients*. Reconciliation of this amount must occur as expeditiously as possible. If an advance has been provided, the agency's reimbursement in the next month shall be reduced by the amount of the advance. In the event that the actual reimbursable expenses in the first month did not exceed the amount of the advance, the remainder shall be reduced from the second month's payment. In the event that the actual reimbursable expenses in the second month do not exceed the amount of the reminder of the advance, the agency shall remit payment to the County for the remainder due.
- 2. The first reimbursement submission shall be entered no later than 45 business days after contract effective date;
- 3. In addition to the February reimbursement submission, a final reimbursement submission may be entered no later than 45 days after the last day of February. Failure to submit the final invoice no later than 45 days after each budget period ends or is terminated may result in forfeiture of the claim. If the Subrecipient fails to do so, all rights to payment may be forfeited and the County may not honor requests submitted after the aforesaid time period.
- 4. The November reimbursement submission may be entered in two parts:
 - A. A pre-bill may be submitted in November prior to the date at which the Fulton County Finance Department shuts down to allow for year-end closeout (the actual date shall be provided to the Subrecipient once announced by the Finance Department). Subrecipient may pre-bill for regular monthly expenditures (e.g. salary, fringe, and rent) at an amount equal to 1/12th of the line item.
 - B. Another November submission would then be made by the 20th business day of December. This submission would be for the remainder of expenditures accrued in November.

Paragraph 9.2. Failure to submit reimbursement requests according to the timelines may be considered a breach of this Contract allowing the County to terminate this agreement in addition to any other right to which the County may be entitled. The Department for HIV Elimination reserves the right to reduce, reallocate or terminate funds for failure by the Subrecipient to achieve fiscal and/or program objectives as outlined in EXHIBIT A and EXHIBIT B, in a timely manner.

Late submissions received in ECM after the first calendar day of the month may not be paid until the last day of the following month.

Paragraph 9.3. Under the terms of the Uniform Guidance, Fulton County undertakes a risk assessment for each subrecipient and proposed subrecipient. Fulton County's Risk Assessment will determine the frequency with which supporting documentation must be submitted to support a funding request. In ALL instances original documentation must be maintained on site and be available for audit as set forth in ARTICLE 35. **AUDITS AND INSPECTORS.**

Risk Category	Frequency of Submitting Documentation
Low	Provide ALL supporting documentation once each quarter: March

	invoice, June invoice, September invoice, January invoice and Final
	invoice.
Moderate	Provide every other month provide ALL supporting documentation:
	March invoice, May invoice, July invoice, September invoice, November
	invoice, January invoice, and Final invoice.
High	Provide ALL supporting documentation every month.
New	Provide ALL supporting documentation every month.
Subrecipient	

Paragraph 9.4. Subrecipient agrees to maintain and submit the necessary supporting documentation to verify the cost in the Reimbursement Request as detailed in *Program Manual of Policies and Procedures* and *PPPN-013.*

Paragraph 9.7. Additional items which must be submitted with the first Reimbursement Request are described in *PPPN-013*.

Paragraph 9.8. Additional items which must be submitted with the final Reimbursement Request are described in *PPPN-013*.

Paragraph 9.9. Closeout and Final Reimbursement Submission. The final submission must include a certification signed by the <u>official authorized to legally bind Subrecipient</u> as follows:

"By signing this report, I certify to the best of my knowledge and belief that the report is true, complete, and accurate, and the expenditures, disbursements and cash receipts are for the purposes and objectives set forth in the terms and conditions of this contract. 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. (U.S. Code Title 18, Section 1001 and Title 31, Sections 3729-3730 and 3801-3812, 45 CFR 75.415(a))."

Paragraph 9.10. Payment of Subcontractors/Suppliers: The Subrecipient must certify in writing that all subcontractors of the Subrecipient and suppliers have been promptly paid for work and materials and previous progress payments received. In the event the prime Subrecipient is unable to pay subcontractors or suppliers until it has received a progress payment from Fulton County, the prime Subrecipient shall pay all subcontractors or supplier funds due from said progress payments within forty-eight (48) hours of receipt of payment from Fulton County and in no event later than fifteen days as provided for by State Law.

Paragraph 9.11. If, in the County's opinion, the Subrecipient fails to provide all necessary and appropriate documentation required pursuant to this Contract, as identified to the Subrecipient by the County, the County shall have the authority to delay the processing and payment of any or all Part A funds until such documentation has been satisfactorily submitted.

Paragraph 9.12. If, in the County's opinion, the Subrecipient submits inaccurate expenditure requests (e.g., line-item requests which exceed the approved amount, line-item requests for

items which have not been approved, etc.), the County shall have the authority to delay the processing of any or all Part A payments until such time that the errors have been corrected.

Paragraph 9.13. In order to ensure the availability of services to EtHE clients throughout the contract period monthly charges shall not exceed one-twelfth of any awarded line item amount unless otherwise preapproved by the assigned DHE Project Officer.

Paragraph 9.14. County's Right to Withhold Payments: The County may withhold payments for services that involve disputed costs, involve disputed audits, or are otherwise performed in an inadequate fashion. Payments withheld by the County will be released and paid to the Subrecipient when the services are subsequently performed adequately and on a timely basis, the causes for disputes are reconciled or any other remedies or actions stipulated by the County are satisfied. The County shall promptly pay any undisputed items contained in such invoices.

Paragraph 9.15. Except as otherwise provided for in this Agreement, County will, within thirty (30) calendar days transmit via direct deposit Subrecipient payments called for under this Agreement after receipt of a correct reimbursement submission and required documentation which are within the approved budget and provided that Subrecipient is not currently in default under any of the terms of this Agreement. Subrecipient agrees that reimbursement requested under the terms of this Contract shall be made based upon actual expenditures incurred and not upon budgeted amounts.

Paragraph 9.16. Acceptance of Payments by Subrecipient; Release. The acceptance by the Subrecipient of any payment for services under this Agreement will, in each instance, operate as, and be a release to the County from, all claim and liability to the Subrecipient for work performed or furnished for or relating to the service for which payment was accepted, unless the Subrecipient within five (5) business days of Its receipt of a payment, advises the County in writing of a specific claim it contends is not released by that payment.

Paragraph 9.17. Parties hereto expressly agree that the above contract terms shall supersede the rates of interest, payment periods, and contract and subcontract terms provided for under the Georgia Prompt Pay Act, O.C.G.A. § 13-11-1 *et seq.*, pursuant to O.C.G.A. § 13-11-7(b), and the rates of interest, payment periods, and contract and subcontract terms provided for under the Prompt Pay Act shall have no application to this Agreement; parties further agree that the County shall not be liable for any interest or penalty arising from late payments.

Paragraph 9.18. It is the Subrecipient's duty to register with the County for direct deposit.

ARTICLE 10. FUNDING EXCLUSIONS AND RESTRICTIONS

Paragraph 10.0. Subrecipient shall use funds in accordance with federal requirements and shall not use Part A funds for unallowable costs including those listed herein, in the "*Program Manual of Policies and Procedures*" " incorporated herein by reference and available at www.ryanwhiteatl.org *PPPN-004: Funding Exclusions and Restrictions*" incorporated herein by reference and available at www.ryanwhiteatl.org, and in the RFP incorporated herein by reference.

Paragraph 10.1. Subrecipient agrees that EtHE funds will not be used to supplant or replace state and local HIV-related funding or in-kind resources expended by Subrecipient for HIV-related services during the contract period beginning March 1, 2021 and ending February 28, 2025.

Paragraph 10.2. Subrecipient agrees that EtHE funds may not be used to purchase or improve land or to purchase, construct or make permanent improvements to any building, except for minor remodeling as specifically approved in Subrecipient budget.

Paragraph 10.3. Subrecipient agrees that EtHE funds may not be used to make payments to recipients of services. Subrecipient shall maintain documentation that all provider staff have been informed of policies that forbid use of Ryan White funds for cash payments to service recipients.

Paragraph 10.4. Subrecipient agrees that EtHE funds will not be used to make payments for any item or service to the extent that payment has been made, or can reasonably be expected to be made, by another third party benefits program or by an entity that provides services on a prepaid basis.

Subrecipient shall maintain documentation that all fiscal and intake staff have been informed of policies that direct that funds will not be used to make payments for any item or service to the extent that payment has been made, or can reasonably be expected to be made, by another third party benefits program or by an entity that provides services on a prepaid basis.

Paragraph 10.5. Subrecipient agrees that no funds will be used to develop materials designed to promote or encourage intravenous drug use or sexual activity, whether homosexual or heterosexual.

Paragraph 10.6. Subrecipient agrees that no funds will be used for the purchase of vehicles without written County approval based upon prior approval from HRSA.

Paragraph 10.7. Subrecipient agrees that no funds will be used for non-targeted marketing promotions or advertising about HIV services that target the general public (poster campaigns for display on public transit, TV or radio public service announcements, etc.) or for broad scope awareness activities about HIV services that target the general public.

Paragraph 10.8. Subrecipient agrees that no funds will be used for influencing or attempting to influence members of Congress and other Federal personnel.

Paragraph 10.9. Subrecipient agrees that no funds will be used for outreach activities that have HIV prevention education as their exclusive purpose.

Paragraph 10.10. Subrecipient agrees that no funds awarded under this contract will be used for foreign travel.

Paragraph 10.11. Subrecipient agrees that no funds awarded under this contract shall be used to support employment, vocational, or employment-readiness services.

Paragraph 10.12. Subrecipient agrees that no funds awarded under this contract shall be used to carry out any program of distributing sterile needles or syringes for the hypodermic injection of any illegal drug unless otherwise preapproved by HRSA.

Paragraph 10.13. Subrecipient agrees than no funds awarded under this contract shall be used to support the portion of any space, expenses, or staff position **not** devoted to EtHE activities.

Paragraph 10.14. Subrecipient agrees than no funds awarded under this contract shall be used for purchase of equipment costing \$25,000 without prior written approval by the County based upon prior approval by HRSA.

Paragraph 10.15. Subrecipient agrees that funds awarded under this contract shall not be used for inpatient case management services that prevent unnecessary hospitalization or that expedite discharge, as medically appropriate, from inpatient facilities.

Paragraph 10.16. Subrecipient agrees that no funds awarded under this contract shall be used for the following activities or to purchase these items:

- Clothing
- Funeral, burial, cremation or related expenses
- Local or State personal property taxes (for residential property, private automobiles, or any other personal property against which taxes may be levied)
- entertainment costs; this includes the cost of amusements, social activities, and related incidental costs
- Household appliances
- Pet foods or other non- essential products
- Off-premise social/recreational activities or payments for a client's gym membership
- PrEP or nPEP medications or primary care services, as the person using PrEP or nPEP is not living with HIV, and therefore is not eligible for Ryan White funded medications
- Out-of-state travel, research projects, clinical trials, or fund raising activities (including salaries, supplies, etc.)

Paragraph 10.17. Voucher and store gift card programs shall be administered in a manner which assures that vouchers and store gift cards cannot be exchanged for cash or used for anything other than the allowable goods or services (funds may not be used for the purchase of alcohol, tobacco products, or firearms). General-use prepaid cards that are cobranded with the logo of a payment network and the logo of a merchant or affiliated group of merchants are general-use prepaid cards, not store gift cards, and are not allowable.

Paragraph 10.18. Subrecipient shall spend no more than 10% of the mount awarded under this contract for administrative costs, including federally approved indirect cost or government authorized cost allocation plan. Administrative costs include rent, utilities, facility costs along with costs of management oversight including program coordination; clerical, financial, and management staff not directly related to patient care; program evaluation, liability insurance, audits; and equipment not directly related to patient care. The combined total of indirect costs

and administrative costs cannot exceed 10% of the agency award. (Including those listed herein and in the "Program Manual of Policies and Procedures" and PPPN-013: 10% Administrative Cap)

Paragraph 10.19. Subrecipient is expected to maintain documentation of the following which shall be made available to DHE and HRSA upon request and during EtHE site visits:

- Document, through job descriptions and time and effort reports, that the administrative activities are charged to administration of the activities under this contract and cost no more than 10% of the total grant amount
- Document that no activities defined as administrative in nature are included in other EtHE budget categories
- If using indirect cost as part or all of its 10% administration costs, obtain and keep on file a federally approved HHS-negotiated Certificate of Cost Allocation Plan or Certificate of Indirect Costs
- Written procedures, allocation journals, and/or manuals should explain the methodology used to allocate and track EtHE costs, including direct service costs and administrative costs. The allocation journal should contain written procedures that are easy to follow and can be "re-performed" by an auditor.

ARTICLE 11. PERSONNEL

Paragraph 11.0. Subrecipient shall designate in writing a person(s) to serve as its authorized representative(s) who shall have sole authority to represent Subrecipient on all manners pertaining to this contract. Subrecipient represents that it has secured or will secure, at its' own expense, all equipment and personnel necessary to complete this Agreement, none of whom shall be employees of or have any contractual relationship with County. All of the services required hereunder will be performed by Subrecipient under his supervision and all personnel engaged in the work shall be fully qualified and shall be authorized or permitted under law to perform such services.

Paragraph 11.1. Written notification shall be immediately provided to County upon change or severance of any of the authorized representative(s) or designee(s), listed key personnel or Subsubrecipient performing services on this Project by Subrecipient. No changes or substitutions shall be permitted in Subrecipient's key personnel or Subcontractor as set forth herein without the prior written approval of the County. Requests for changes in key personnel or Subcontractors will not be unreasonably withheld by County.

ARTICLE 12. **SUSPENSION OF WORK**

Paragraph 12.0. If, through any cause, Subrecipient shall fail to fulfill its obligations under this Agreement in a timely and proper manner or in the event that any of the provisions or stipulations of this Agreement are violated by Subrecipient, the County shall thereupon have the right to suspend the Contract in whole or in part.

Paragraph 12.1. Suspension Notice: Should the County exercise its right to suspend this

Agreement under the provisions of this paragraph, the suspension shall be accomplished in writing and shall specify the reason and effective date. Upon receipt of a suspension notice, the Subrecipient must, unless the notice requires otherwise:

- 1. Immediately discontinue suspended services on the date and to the extent specified in the notice;
- Shall not incur obligations after date of notice until such time that the Subrecipient has received written notice by the County that the suspension has been revoked and obligations may resume;
- 3. Place no further orders or subcontracts for material, services or facilities with respect to suspended services, other than to the extent required in the notice; and
- 4. Take any other reasonable steps to minimize costs associated with the suspension.

Paragraph 12.2. Notice to Resume: Upon receipt of notice to resume suspended services, the Subrecipient will immediately resume performance under this Agreement as required in the notice.

Paragraph 12.3. In lieu of suspension, the County may withhold the payment of reimbursement requests until provisions or stipulations in question are cured to the County's satisfaction.

ARTICLE 13. **DISPUTES**

Paragraph 13.0. Except as otherwise provided in this Agreement, any dispute concerning a question of fact arising under this contract which is not disposed of by agreement shall be decided by the Department for HIV Elimination. The representative shall reduce the decision to writing and mail or otherwise furnish a copy thereof to the Subrecipient. The Subrecipient shall have 30 days from date the decision is sent to appeal the decision to the County Manager or his designee by mailing or otherwise furnishing to the County Manager or designee, copy of the written appeal. The decision of the County Manager or his designee for the determination of such appeal shall be final and conclusive. Pending any final decision of a dispute hereunder, Subrecipient shall proceed diligently with performance of the Agreement and in accordance with the decision of the Office of the Internal Audit's designated representative.

ARTICLE 14. GRIEVANCE PROCEDURES

Paragraph 14.0. Subrecipient agrees to have in place a grievance process by which client complaints against the agency with respect to funded services might be addressed (a Prat A approved grievance procedure would suffice). A copy of the Subrecipient's grievance process must be submitted with the first request for reimbursement for services under this Agreement unless a copy of Subrecipient's Grievance Procedures has been submitted in the last two years.

Paragraph 14.1. Subrecipient agrees to provide notification of the Grievance Procedures of the Subrecipient to all clients for rendered services in accordance with this Contract and such provision of information shall be documented within the files of the agency.

Paragraph 14.2. Subrecipient will include, with each monthly expenditure report, a summary of

any complaint filed under this process as well as current status of, and final disposition of, any such complaint.

ARTICLE 15. TERMINATION

Paragraph 15.0. This contract shall terminate no later than 11:59 p.m. on February 28, 2025.

Paragraph 15.1. This contract may be canceled or terminated by either of the parties without cause; however, the party seeking to terminate or cancel this contract must give written notice of its intention to do so to the other party at least 30 days prior to the effective date of cancellation or termination. Subrecipient will submit final Reimbursement Request not later than 45 days after the effective date of written notice of termination. Upon notice of termination date, Subrecipient shall not incur obligations after date of notice to County.

Paragraph 15.2. If for any reason the Subrecipient is unable to render the approved services, the Subrecipient must notify the County in writing within five (5) days of the decision to allow ample time to develop a contingency plan to address the loss of the services.

ARTICLE 16. TERMINATION OF AGREEMENT FOR CAUSE

Paragraph 16.0. Either County or Subrecipient may terminate work under this Agreement in the event the other party fails to perform in accordance with the provisions of the Agreement. Any party seeking to terminate this Agreement is required to give thirty (30) days prior written notice to the other party.

Paragraph 16.1 Notice of termination shall be delivered by certified mail with receipt for delivery returned to the sender.

Paragraph 16.2. TIME IS OF THE ESSENCE and if the Subrecipient refuses or fails to perform the work as specified in EXHIBIT A and EXHIBIT B and maintain the scheduled level of effort as proposed, or any separable part thereof, with such diligence as will insure completion of the work within the specified time period, or any extension or tolling thereof, or fails to complete said work within such time. The County may exercise any remedy available under law or this Agreement. Failure to maintain the scheduled level of effort as proposed or deviation from the aforesaid proposal without prior approval of County shall constitute cause for termination

Paragraph 16.3. The County may, by written notice to Subrecipient, terminate Subrecipient's right to proceed with the Project or such part of the Project as to which there has been delay. In such event, the County may take over the work and perform the same to completion, by contract or otherwise, and Subrecipient shall be required to provide all copies of finished or unfinished documents prepared by Subrecipient under this Agreement to the County.

Paragraph 16.4. Subrecipient shall be entitled to receive compensation for any satisfactory work completed on such documents as reasonably determined by the County.

Paragraph 16.5. Whether or not the Subrecipient's right to proceed with the work has been

terminated, the Subrecipient shall be liable for any damage to the County resulting from the Subrecipient's refusal or failure to complete the work within the specified time period, and said damages shall include, but not be limited to, any additional costs associated with the County obtaining the services of another Subrecipient to complete the project.

ARTICLE 17. TERMINATION FOR CONVENIENCE OF COUNTY

Paragraph 17.0. Notwithstanding any other provisions, the County may terminate this Agreement for its convenience at any time by a written notice to Subrecipient. If the Agreement is terminated for convenience by the County, as provided in this article, Subrecipient will be paid compensation for those services actually performed. Partially completed tasks will be compensated for based on a signed statement of completion to be submitted by Subrecipient which shall itemize each task element and briefly state what work has been completed and what work remains to be done.

Paragraph 17.1. If, after termination, it is determined that the Subrecipient was not in default, or that the default was excusable, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the government.

ARTICLE 18. WAIVER OF BREACH

Paragraph 18.0. The waiver by either party of a breach or violation of any provision of this Agreement, shall not operate or be construed to be, a waiver of any subsequent breach or violation of the same or other provision thereof.

ARTICLE 19. **INDEPENDENT CONTRACTOR STATUS**

Paragraph 19.0. Nothing contained herein shall be deemed to create any relationship other than that of an independent Subrecipient between the County and Subrecipient. Under no circumstances shall Subrecipient, its directors, officers, employees, agents, successors or assigns, be deemed employees, agents, partners, successors, assigns or legal representatives of the County.

Paragraph 19.1. Subrecipient acknowledges that its directors, officers, employees, agents and assigns shall have no right or redress pursuant to the Personnel Rules and Regulations of Fulton County.

ARTICLE 20. **ASSURANCES AND CERTIFICATIONS**

Paragraph 20.0. Subrecipient agrees to comply with federal and state laws, rules and regulations of the County's policy relative to nondiscrimination in client and client service practices because of political affiliation, religion, race, color, gender, handicap, age, sexual orientation, national origin, or disability. Subrecipient shall notify current clients and all other individuals presenting for services provided through Part A funds of this nondiscrimination policy.

Paragraph 20.2. Subrecipient agrees to provide services without regard to an individual's ability to pay and current or past health condition. Subrecipient shall have billing, co-pay, and collection policies and procedures that do not:

- Deny services for non- payment
- Deny payment for inability to produce income documentation
- Require full payment prior to service
- Include any other procedure that denies services for non-payment

Subrecipient shall maintain documentation that all provider staff have been informed of these requirements.

Paragraph 20.3. Subrecipient agrees to comply with federal certifications regarding debarment and suspension, drug-free workplace requirements, Program Fraud Civil Remedies Act, and environmental tobacco smoke described in PHS-5161-1 and included as Attachment E. EXHIBIT E shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 20.4. Subrecipient agrees to comply with federal "Assurances - Non-Construction Programs" (Standard Form 424B) incorporated as EXHIBIT F. EXHIBIT F shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 20.5. Subrecipient agrees that federal prohibitions and requirements related to lobbying will be included in all sub-awards at all tiers and that all sub-recipients shall certify and disclose accordingly.

Paragraph 20.6. Subrecipient acknowledges that the County discourages the employment of the relatives by blood or marriage of Subrecipient or its employees. Such relationship shall not be an automatic barrier to hiring, but shall require the Subrecipient to obtain the written approval of the County. Willful and intentional failure to disclose such a relationship, including such relationships which might pre-exist this contract, may be cause for suspension or termination of this contract. This requirement shall not be construed to convert the Subrecipient into an employee of the County. Subrecipient remains an independent contractor/subrecipient as is set forth in Article 19 hereof.

Paragraph 20.7. Subrecipient will maintain HIV-related expenditures at a level that is at least equal to and not less than the level of such expenditures by the Subrecipient for the one year period preceding the fiscal year covered by this contract.

Paragraph 20.8. Services will be provided in settings accessible to low-income persons with HIV disease. Subrecipient shall ensure that the setting is accessible by public transportation or shall provide transportation assistance.

Paragraph 20.9. Subrecipient shall comply with Americans with Disabilities Act requirements.

Paragraph 20.10. The National Standards for Culturally and Linguistically Appropriate Services in Health and Health Care (the National CLAS Standards) are intended to advance health equity, improve quality, and help eliminate health care disparities by providing a blueprint for individuals

and health and health care organizations to implement culturally and linguistically appropriate services. Subrecipient shall integrate the principles and activities of culturally and linguistically appropriate services in accordance with National Standards for Culturally and Linguistically Appropriate Services (CLAS) in Health and Health Care.

Refer to: http://minorityhealth.hhs.gov/assets/pdf/checked/finalreport.pdf

Paragraph 20.11. Subrecipient agrees to comply with federal Legislative Mandates set forth in the most current Consolidated Appropriations Act. EXHIBIT G. shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2 and returned to the County.

ARTICLE 21. ACCURACY OF WORK

Paragraph 21.0. Subrecipient shall be responsible for the accuracy of his work and shall promptly correct its errors and omissions without additional compensation. Acceptance of the work by the County will not relieve Subrecipient of the responsibility of subsequent corrections of any errors and the clarification of any ambiguities. Subrecipient shall prepare any plans, report, fieldwork, or data required by County to correct its errors or omissions. The above consultation, clarification or correction shall be made without added compensation to Subrecipient. Subrecipient shall give immediate attention to these changes so there will be a minimum of delay to others.

ARTICLE 22. **REVIEW OF WORK**

Paragraph 22.0. Authorized representatives of County may at all reasonable times review and inspect project activities and data collected under this Agreement and amendments thereto. All reports, drawings, studies, specifications, estimates, maps and computations prepared by or for Subrecipient, shall be available to authorized representatives of County for inspection and review at all reasonable times in the main office of County. Acceptance shall not relieve Subrecipient of its professional obligation to correct, at its expense, any of its errors in work.

Paragraph 22.1. County may request at any time and Subrecipient shall produce progress prints or copies of any work as performed under this Agreement. Refusal by Subrecipient to submit progress reports and/or plans shall be cause for County, without any liability thereof, to withhold payment to Subrecipient until Subrecipient complies with County's request in this regard. County's review recommendations shall be incorporated into the plans by Subrecipient.

Paragraph 22.2. Subrecipient agrees to participate in site visits/programmatic reviews conducted by the County Staff. Subrecipient agrees to ensure that programmatic and fiscal designees and other appropriate staff as requested by the County are in attendance at all site visits and that all requested documentation is provided including descriptions of accounts payable systems and policies. Unannounced site visits may also be conducted by the County when the County deems appropriate. Subrecipient must provide access to appropriate and applicable files, policy manuals, records, staff members, etc. as requested by the County.

Paragraph 22.3. Subrecipient agrees to participate in Title VI site visits/programmatic reviews conducted by the County Staff including the Fulton County's Office of the County Auditor.

Subrecipient agrees to ensure that agency's Title VI Coordinator and other appropriate staff as requested by the County are in attendance at all site visits and that all requested documentation is provided. Subrecipient must provide access to appropriate and applicable files, policy manuals, records, staff members, etc. as requested by the County. Site visit shall include, but not be limited to, examination of evidence of: Bilingual Staff; Telephone Interpretation; Volunteer Interpreters; Use of "I Speak Cards"; Language Identification Posters or Flashcards; and, Translating Vital Documents.

ARTICLE 23. **INDEMNIFICATION**

Paragraph 23.0. Article 23 does not apply to local health departments or other governmental entities including the State of Georgia's Department of Public Health.

Paragraph 23.1. Subrecipient hereby agrees to release, indemnify, defend and hold harmless Fulton County, its Commissioners, officers, employees, subcontractors, successors, assigns and agents, from and against any and all losses (including death), claims, damages, liabilities, costs and expenses (including but not limited to all actions, proceedings, or investigations in respect thereof and any costs of judgments, settlements, court costs, attorney's fees or expenses, regardless of the outcome of any such action, proceeding, or investigation), caused by, relating to, based upon or arising out of any act or omission by Subrecipient, its directors, officers, employees, subcontractors, successors, assigns or agents, or otherwise, in connection (directly or indirectly) with its acceptance, or the performance, or nonperformance, of its obligations under these agreements. Such obligations shall not be construed to negate, abridge or otherwise reduce any other rights or obligations of indemnity which would otherwise exist as to any party or person as set forth in this paragraph.

Paragraph 23.2. Subrecipient obligation to protect, defend, indemnify and hold harmless, as set forth hereinabove, shall also include, but is not limited to, any matter arising out of any actual or alleged infringement of any patent, trademark, copyright, or service mark, or other actual or alleged unfair competition disparagement of product or service, or other tort or any type whatsoever, or any actual or alleged violation of trade regulations.

Paragraph 23.3. Subrecipient further agrees to protect, defend, indemnify and hold harmless Fulton County, its Commissioners, officers, employees, subcontractors, successors, assigns and agents from and against any and all claims or liability for compensation under the Worker's Compensation Act, Disability Benefits Act, or any other employee benefits act arising out of injuries sustained by any employees of Subrecipient. These indemnities shall not be limited by reason of the fisting of any insurance coverage.

Paragraph 23.4. These indemnity provisions are for the protection of the County indemnities only and shall not establish, of themselves, any liability to third parties. The provisions of this article shall survive termination of this Agreement.

ARTICLE 24. CONFIDENTIALITY AND HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT (HIPAA) COMPLIANCE

Paragraph 24.0. The Subrecipient agrees to abide by all state and federal laws, rules and

regulations and County policy respecting confidentiality of an individual's records. Subrecipient further agrees not to divulge any information concerning any individual to any unauthorized person without the written consent of the individual, employee, client or responsible parent or guardian.

Paragraph 24.1. Subrecipient shall have written procedures to ensure that staff will maintain the confidentiality of client records related to the services provided under this contract.

Paragraph 24.2. Both parties shall comply with the requirements of all applicable federal, state and local laws and the rules and regulations promulgated thereunder including, but not limited to, the Health Insurance Portability and Accountability Act of 1996 and the rules and regulations promulgated thereunder, as the same may be amended and supplemented from time to time (collectively referred to herein as "HIPAA").

Paragraph 24.3. The parties recognize a common goal of securing the integrity of all individually identifiable health information and according that information the highest possible degree of confidentiality and protection from disclosure. The parties will use their best efforts in that regard. All individually identifiable health information (including information related to patients/clients whose identities may be ascertained by the exercise of reasonable effort through investigation or through the use of other public or private databases) shall be treated as confidential by the parties in accordance with all federal, state, and local laws, rules and regulations governing the confidentiality and privacy of individually identifiable health information, including, but without limitation, to the extent that each party is subject to it, HIPAA. The parties agree to take such additional steps and/or to negotiate such amendments to this Agreement as may be required to ensure that the parties are and remain in compliance with HIPAA and official guidance.

Paragraph 24.4. Subrecipient, if a covered entity, must be in full compliance with HIPAA. This includes but is not limited to all privacy, transactions and code sets and security requirements in effect now or that may be in effect at any time in the future. Any and all associated costs for Subrecipient to comply with the HIPAA laws shall be borne by Subrecipient. All HIPAA compliance dates must be satisfied and Subrecipient must provide written assurance demonstrating the ability to meet all compliance deadlines upon request by County's Privacy Officer. This includes maintaining a Contingency Plan to assure the continuation of operations consistent with HIPAA. This plan shall have been tested and copies made available to the County upon request. Subrecipient is required to fully cooperate with any and all audits, reviews and investigations conducted by County, Centers for Medicare & Medicaid Services ("CMS"), Office of Civil Rights or any other governmental agencies, in connection with HIPAA compliance matters.

Paragraph 24.5. Subrecipient, if a covered entity, may receive, use and disclose protected health information as permitted or as required by law. This includes disclosure of protected health information to the Department for HIV Elimination (as a covered entity) in connection with treatment, payment or operations, including Ryan White operations and as required by this Agreement.

Paragraph 24.6. In the course of undertaking the Scope of Work in this Agreement, Subrecipient will be sharing individually identifiable health information with the Department for HIV Elimination. The Subrecipient shall be responsible for entering into any necessary Business Associate Agreements and/or confidentiality agreements with Fulton County on behalf of the Department for HIV Elimination.

Paragraph 24.7. In the course of undertaking the Scope of Work in this Agreement, Subrecipient may work with agencies and entities that are subrecipients of funding via Fulton County HIV grants and have access to individually identifiable health information. The Subrecipient shall be responsible for entering into any necessary Business Associate Agreements and/or confidentiality agreements with said agencies and entities.

Paragraph 24.8. Subrecipient is responsible for obtaining client consent for the sharing of PHI with the Department for HIV Elimination and other subrecipients of Part A funding.

ARTICLE 25. **CONFIDENTIALITY OF WORK**

Paragraph 25.0. Each party may disclose to the other party information that is confidential or proprietary "Confidential Information". Confidential Information includes information and materials related to the business, affairs and/or procedures of the disclosing party, or to the designs, programs, flowcharts and documentation of the disclosing party's information technology, whether or not owned by that party.

The party receiving Confidential Information will not, and will cause each of its employees, agents, subcontractors and affiliates not to, either during or after the term of this Agreement: (a) disclose any Confidential Information to any third party or to any employee, agent, subcontractor or Affiliate other than on a "need to know" basis; or (b) use Confidential Information for any purpose other than in the performance of this Agreement. The receiving party will hold in confidence the Confidential Information and will use Confidential Information solely to perform its obligations under this Agreement. The receiving party will take all reasonable precautions necessary to safeguard the disclosing party's property, including Confidential Information. Upon the disclosing party's request, the receiving party will return all Confidential Information. In the event that the receiving party or any of its employees, agents, subcontractors or Affiliates is required by applicable law, regulation or legal process to disclose any Confidential Information, the receiving party will (a) disclose such Confidential Information only to the extent its legal counsel determines such disclosure is required; (b) notify the disclosing party immediately so that the disclosing party may seek a protective order or other appropriate remedy; and (c) exercise all reasonable efforts to obtain assurance that confidential treatment will be accorded to such Confidential Information. Notwithstanding this clause, Subrecipient recognizes the County's obligation to comply with Georgia's Open Records requirements.

Paragraph 25.1. The Subrecipient shall maintain the confidentiality of all reports, information, or data, furnished to, or prepared by, the Subrecipient under this Agreement, unless such information is: a) previously known to the Subrecipient; b) generally available to the public; c) subsequently disclose to the Subrecipient by a third-party who is not under an obligation of confidentiality with the County; or, d) independently developed by the

Subrecipient.

Before publishing or presenting any of these reports, information, or data, the Subrecipient shall obtain the prior written consent of the Director, Department for HIV Elimination. The Subrecipient shall inform its officers, directors, employees, and agents of the requirements of this section and shall enforce compliance with these requirements by its officers, directors, employees, and agents.

Paragraph 25.2. It is further agreed that if any information concerning the Project, its conduct results, or data gathered or processed should be released by Subrecipient without prior approval from County, the release of the same shall constitute grounds for termination of this Agreement without indemnity to Subrecipient, but should any such information be released by County or by Subrecipient with such prior written approval, the same shall be regarded as Public information and no longer subject to the restrictions of this Agreement.

Paragraph 25.3. This Article survives the expiration or earlier termination of this agreement.

ARTICLE 26. OPEN RECORDS ACT

Paragraph 26.0. The Georgia Open Records Act, O.C.G.A. Section 50-18-70 et seq., applies to this Agreement. The Subrecipient acknowledges that any documents or computerized data provided to the County by the Subrecipient may be subject to release to the public. The Subrecipient also acknowledges that documents and computerized data created or held by the Subrecipient in relation to the Agreement may be subject to release to the public, to include documents turned over to the County. The Subrecipient shall cooperate with and provide assistance to the County in rapidly responding to Open Records Act requests. The Subrecipient shall notify the County of any Open Records Act requests no later than 24 business hours following receipt of any such requests by the Subrecipient. The Subrecipient shall promptly comply with the instructions or requests of the County in relation to responding to Open Records Act requests.

ARTICLE 27. PUBLICITY

Paragraph 27.0. Subrecipient agrees that any publicity given to the program or services provided herein, including, but not limited to, notices, information, pamphlets, press releases, research, reports, signs and similar public notices prepared by or for the Subrecipient, shall not identify the County as a sponsoring agency without prior approval. In addition, the Subrecipient shall not display the County name or logo in any manner, including, but not limited to, display on Subrecipient's letterhead or physical plant without the prior written authorization of the County.

ARTICLE 28. **INTANGIBLE PROPERTY**

Paragraph 28.0. Except as otherwise provided in terms and conditions of this Contract, the subrecipient or the County is free to copyright any books, publications or other copyrightable materials developed in the course of or under this Contract. Should any copyright materials be produced as a result of this Contract, the County shall reserve a royalty free, non-exclusive and irrevocable right to reproduce, modify, publish or otherwise use and to authorize others to use

the work for governmental purposes.

ARTICLE 29. TANGIBLE PROPERTY

Paragraph 29.0. Subrecipient agrees to maintain detailed property records on all equipment (non-expendable personal property) purchased in total, or in part, with funds received by the County during the term of this Agreement to be submitted at the close of the year with the final invoice. Property records shall be maintained accurately (including those listed herein and in the "*Program Manual of Policies and Procedures*" and *FPPN-003: Property Standards*) and shall include:

- A description of the property;
- Manufacturer's serial number, model number, national stock number, or other identification number;
- Source of the property including federal program name;
- Acquisition date (or date received, if the property was furnished by the County) and cost;
- Percentage (at the end of the budget year) of federal participation in the cost of the project or program for which the property was acquired;
- Unit acquisition cost;
- Property decal number;
- Ultimate disposition data, including date of disposal, sales price, and method used to determine current fair market value. Disposition must have prior County written approval.
- A physical inventory of property shall be taken and the results reconciled with the property records at least once every two years. Any differences between quantities determined by the physical inspection and those shown in the accounting records shall be investigated to determine the cause of the difference. The Subrecipient shall, in connection with the inventory, verify the existence, current utilization, and continued need for the property. A control system shall be in effect to ensure adequate safeguards to prevent loss, damage, or theft of the property. Any loss, damage, or theft of non-expendable property shall be investigated and fully documented. The Subrecipient shall promptly notify the County.

Paragraph 29.1. Adequate maintenance procedures shall be implemented to keep the property in good condition.

Paragraph 29.2. Upon termination of any service program included in this Agreement, or in the event this Agreement terminates prior to expiration or is not renewed, Subrecipient agrees to properly return all County property according to County protocols.

Paragraph 29.3. The Subrecipient agrees that this equipment cannot be transferred or otherwise disposed of without written County approval.

ARTICLE 30. COVENANT AGAINST CONTINGENT FEES

Paragraph 30.0. Subrecipient warrants that no person or selling agency has been employed or retained to solicit or secure this Agreement upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, excepting bona fide employees

maintained by Subrecipient for the purpose of securing business and that Subrecipient has not received any non-County fee related to this Agreement without the prior written consent of County. For breach or violation of this warranty, County shall have the right to annul this Agreement without liability or at its discretion to deduct from the Contract Price or consideration the full amount of such commission, percentage, brokerage or contingent fee.

ARTICLE 31. **INSURANCE**

Paragraph 31.0. Subrecipient agrees to obtain and maintain during the entire term of this Agreement, all of the insurance required as specified in the Agreement documents, Insurance and Risk Management Forms, with the County as an additional insured and shall furnish the County a Certificate of Insurance showing the required coverage. The cancellation of any policy of insurance required by this Agreement shall meet the requirements of notice under the laws of the State of Georgia as presently set forth in the Georgia Code.

ARTICLE 32. **PROHIBITED INTEREST**

Paragraph 32.0. Conflict of interest:

Subrecipient agrees that it presently has no interest and shall acquire no interest direct or indirect that would conflict in any manner or degree with the performance of its service hereunder. Subrecipient further agrees that, in the performance of the Agreement, no person having any such interest shall be employed.

Paragraph 32.1. Interest of Public Officials:

No member, officer or employee of County during his tenure shall have any interest, direct or indirect, in this Agreement or the proceeds thereof.

ARTICLE 33. **SUBCONTRACTING**

Paragraph 33.0. Subrecipient shall not subcontract any part of the work covered by this Agreement or permit subcontracted work to be further subcontracted without prior written approval of Director, Ryan White Program or his/her designee.

ARTICLE 34. **ASSIGNABILITY**

Paragraph 34.0. Subrecipient shall not assign or subcontract this Agreement or any portion thereof without the prior expressed written consent of County. Any attempted assignment or subcontracting by Subrecipient without the prior expressed written consent of County shall at County's sole option terminate this Agreement without any notice to Subrecipient of such termination. Subrecipient binds itself, its successors, assigns, and legal representatives of such other party in respect to all covenants, agreements and obligations contained herein.

ARTICLE 35. AUDITS AND INSPECTORS

Paragraph 35.0. At any time during normal business hours and as often as County may deem necessary, Subrecipient shall make available to County and/or representatives of the County for examination all of its records with respect to all matters covered by this Agreement.

Paragraph 35.1 Subrecipient shall also permit County and/or representative of the County to audit, examine and make copies, excerpts or transcripts from such records of personnel, conditions of employment and other data relating to all matters covered by this Agreement. Subrecipient's records of personnel, conditions of employment, and financial statements (hereinafter "Information") constitute trade secrets and are considered confidential and proprietary by Subrecipient.

Paragraph 35.2. Subrecipient shall maintain all books, documents, papers, accounting records and other evidence pertaining to costs incurred on the Project and used in support of its proposal and shall make such material available at all reasonable times during the period of the Agreement and for eight years from the date of final payment under the Agreement, for inspection by County or any reviewing agencies and copies thereof shall be furnished upon request and at no additional cost to County.

Paragraph 35.3. Subrecipient agrees that the provisions of this Article shall be included in any Agreements it may make with any subcontractor, assignee or transferee.

Paragraph 35.4. Subrecipient acknowledges and swears by signature below that it has complied with the audit requirements of the "Standards for Audit of Governmental Organizations, Programs, Activities and Functions," issued by the U.S. Comptroller General for all previous contracts awarded under the Ryan White Program; false statement herein constitutes a breach of this contract.

Paragraph 35.5. Subrecipient agrees to comply with federal standards for financial management set forth in 45 CFR 75 — Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards as well as the "Program Manual of Policies and Procedures" and *FPPN-006: Financial Management*.

Paragraph 35.6. Subrecipient agrees to comply with the audit requirements set forth in 45 CFR 75 and with either Paragraph 35.6a or Paragraph 35.6b whichever applies under these guidelines.

Paragraph 35.6a. Subrecipient expending \$750,000 or more during the fiscal year in Federal awards must have a Single or Program Specific audit conducted for that year in accordance with 2 CFR 75 Subpart F – Audit Requirements. The audit must be prepared by an independent Certified Public Accountant. Subrecipient must send one copy of the audit to the Ryan White Program Manager and one copy to the Director of Finance, within 180 days following the close of Subrecipient's fiscal year. At the County's discretion, this time period may be extended beyond the 180 days.

Paragraph 35.6.b. Subrecipient expending less than \$750,000 during the fiscal year in Federal awards agrees to have a financial statement audit conducted annually by an independent Certified Public Accountant and further agrees to send one copy of the audit

to the Ryan White Program Manager and one copy to the Director of Finance, Fulton County Government, within 180 days following the close of Subrecipient's fiscal year. At the County's discretion, this time period may be extended beyond the 180 days.

Paragraph 35.7. Audit reports shall be submitted to:

Director, Department for HIV Elimination Director of Finance

Fulton County Government
137 Peachtree Street
Atlanta, Georgia 30303
Fulton County Government
141 Pryor Street, Suite 7001
Atlanta, Georgia 30303

Paragraph 35.8. Failure to comply with audit request, or any other terms or conditions of this Contract constitutes cause for termination of Contract, cause for rejection of future applications, and requires return of all monies received under this Contract.

ARTICLE 36. RECORDS

Paragraph 36.0. The state and federal governments and the County shall have access to pertinent books, documents, papers and records of the Subrecipient and any sub-Subrecipient respectively, as applicable, for the purposes of verifying, without limitation, the nature and extent of applicable cost, and making audit examinations, excerpts and transcripts. The parties and their respective subcontractors' record retention requirements are three years from the submission of the final expenditure report. If any litigation, claim or audit is started before the expiration of the three-year period, the records shall be retained until all litigation, claims, or audit findings involving the records have been resolved.

Paragraph 36.1. Intentionally left blank.

Paragraph 36.2. Intentionally left blank.

Paragraph 36.3. Subrecipient agrees to maintain documentation of positive HIV serostatus in the client's file on-site and shall make these documents available, within the scope of confidentiality, as may be required during any monitoring activity conducted by the County or designee. Documentation of serostatus should occur during the client intake process; however, initiation of enrollment may occur with a preliminary positive test result. Acceptable documentation of positive HIV serostatus shall include, but not be limited to, confirmed positive HIV test results, medical provider's diagnosis, viral load lab results, and/or medical therapies prescribed by a medical provider. Documentation shall be primary or refer to the primary documentation in the form of an official, signed statement from the holder of the primary documentation stating that eligibility has been confirmed (including the name of person/organization verifying eligibility, date, and nature and location of primary documentation).

Subrecipient shall maintain documentation that all provider staff have been informed of Part A eligibility requirements regarding serostatus and acceptable proof of HIV status.

Paragraph 36.4. Intentionally left blank.

Paragraph 36.5. For each client served with EtHE funds, Subrecipient agrees to maintain documentation of the provider of primary care (as described in the most current version of "Fulton County Government Ryan White Part A Program Manual") services in the client's file on-site and shall make these documents available, within the scope of confidentiality, as may be required during any monitoring activity conducted by the County.

Paragraph 36.6. To the greatest extent possible, the Subrecipient shall provide services to eligible clients without regard to his/her county of residence within the 20-county EMA. Prior approval from the County must be obtained before Subrecipient may limit availability to anything less than the 20 County EMA.

Paragraph 36.7. Subrecipient is required to notify County no less than 24 hours prior to the implementation of any cap on services, limitation of services to serving existing clients only, and/or limitation of new clients to residents of certain geographic areas.

Subrecipient acknowledges that such caps and limitations on clients serve may impact the continuum of care and services for which the Subrecipient is funded under this contract and may result in amendments to this contract and/or changes in funding amounts.

Paragraph 36.8. For each client served, Subrecipient agrees to provide documentation upon request which indicates the Subrecipient's efforts to determine if a client has an eligible third-party payment source (e.g., private insurance, including plans available through the health insurance marketplace, Medicaid, State Children's Health Insurance Plan [SCHIP], and Medicare) and the process for vigorously screening and enrolling clients in all programs for which they are eligible to ensure that Part A funds are the payer of last resort.

Subrecipient shall maintain documentation that all provider staff have been informed of Part A eligibility requirements for determination of third-party payment source and process for vigorously screening and enrolling clients in all programs for which they are eligible to ensure that Part A funds are the payer of last resort.

Paragraph 36.9. Subrecipient agrees that Oral Health services should be available to persons living with HIV in the EMA. The Subrecipient should, where practicable, provide Oral Health services to individuals who may or may not receive Primary Care at that site.

Paragraph 36.10. Subrecipient agrees to comply with legislative requirements regarding the Medicaid status of providers, specifically that funded providers of Medicaid-reimbursable services must be participating in Medicaid and certified to receive Medicaid payments or able to document efforts underway to obtain such certification.

If Medicaid-covered services are funded, Subrecipient agrees to provide documentation of Medicaid certification.

Paragraph 36.11. Income generated from third-party reimbursements, including 340B

reimbursements, must be reported as program income and must be directed to programs or services which benefit Part A clients. The Subrecipient must maintain records documenting the type and amount of income received and how expended.

Paragraph 36.11.a. Income generated from payments made by clients in compliance with the sliding fee scale must be reported as program income and must be directed to programs or services which benefit Part A clients. The Subrecipient must maintain records documenting the type and amount of income received and how expended.

Paragraph 36.12. Subrecipient shall maintain documentation that that all staff involved in eligibility determination have been provided annual training in eligibility requirements set forth in this contract.

Paragraph 36.13. Subrecipient shall maintain documentation that eligibility determination policies and procedures do not consider VA health benefits as the veteran's primary insurance and deny access to Ryan White services citing "payer of last resort". Policies and procedures must classify veterans receiving VA health benefits as uninsured, thus exempting these veterans from the "payer of last resort" requirement.

Subrecipient shall maintain documentation that all staff determining eligibility have been informed of policies surrounding veterans with VA health benefits.

Paragraph 36.14. Subrecipient shall maintain job descriptions and time and effort reports sufficient to document that the activities defined in legislation and guidance as administrative are charged to administration of the program and cost no more than 10% of Contract award amount. Subrecipient is expected to maintain documentation supporting the allocation of employee time to administrative and non-administrative duties.

Paragraph 36.15. Subrecipient shall maintain time and effort reports sufficient to document that each employee that is funded with Ryan White Part A funds for an amount less than 100% time and effort (1 Full Time Equivalent) has worked on Part A funded services for an amount no less than the percent of time for which the position is funded.

Paragraph 36.16. If Subrecipient uses indirect cost as part or all of its 10% administration costs, Subrecipient shall obtain and keep on file a federally approved HHS-negotiated Certificate of Cost Allocation Plan or Certificate of Indirect Costs.

Paragraph 36.17. Subrecipient shall maintain a file or files documenting agency activities for the promotion of HIV services to low-income individuals, including copies of HIV program materials promoting services and explaining eligibility requirements.

Paragraph 36.18. Subrecipient shall maintain a reasonable mix of non-traditional hours that best suit the needs of the populations to be served. Non-traditional hours shall include early morning hours, evening hours (after 5:00 pm) and/or weekend hours.

Paragraph 36.19. As specified in *PPPN-001 Client Eligibility*, requiring an individual to have State issued photo identification establishes a lengthy and sometimes costly barrier to care; this also creates an unnecessary barrier to care for undocumented individuals. If Subrecipient's internal policies require State issued photo identification, the lack of such identification shall not delay enrollment in EtHE services, provision of medications, nor result in the discharge of a client from EtHE White Services.

ARTICLE 37. **ACCOUNTING SYSTEM**

Paragraph 37.0. Subrecipient shall have an accounting system, which is established, and maintained in accordance with generally accepted accounting principles. The Subrecipient's systems must be established to enable tracing of funds to a level adequate for determining if funds were used according to the terms and conditions of the grant contract or other County recommendations.

ARTICLE 38. **VERBAL AGREEMENT**

Paragraph 38.0. No verbal agreement or conversation with any officer, agent or employee of County either before, during or after the execution of this Agreement, shall affect or modify any of the terms of obligations herein contained, nor shall such verbal agreement or conversation entitle Subrecipient to any additional payment whatsoever under the terms of this Agreement. All changes to this shall be in writing and the form of a change order in supplemental agreement, approved by the County, and entered on the Minutes of the Board of Commissioners.

ARTICLE 39. **NOTICES**

Paragraph 39.0. All notices shall be in writing and delivered in person or transmitted by certified mail, postage prepaid. A copy may also be emailed.

Notices to County shall be addressed as follows:	Notices to Subrecipient shall be addressed as follows:			
Jeff Cheek, Director	Name:	Zandretta Tims-Cook		
Department for HIV Elimination 137 Peachtree Street	Title:	Executive Director		
Atlanta, Georgia 30303 Jeff.cheek@fultoncountyga.gov	Agency:	Heather Ivy Society		
With a copy to:	Address:	3939 LaVista Road, #E-310		
Felicia Strong-Whitaker, Director	City: Tuc	ker State: GA		
Department of Purchasing & Contract Compliance	Zip Code	: <u>30084</u>		
130 Peachtree Street, SW, Suite 1168 Atlanta, Georgia 30303 Felicia.strong-				

whitaker@fultoncountyga.gov

ARTICLE 40. JURISDICTION

Paragraph 40.0. This Agreement will be executed and implemented in Fulton County. Further, this Agreement shall be administered and interpreted under the laws of the State of Georgia. Jurisdiction of litigation arising from this Agreement shall be in the Fulton County Superior Courts. If any part of this Agreement is found to be in conflict with applicable laws, such part shall be inoperative, null and void insofar as it is in conflict with said laws, but the remainder of this Agreement shall be in full force and effect.

Paragraph 40.1. Whenever reference is made in the Agreement to standards or codes in accordance with which work is to be performed, the edition or revision of the standards or codes current on the effective date of this Agreement shall apply, unless otherwise expressly stated.

ARTICLE 41. EQUAL EMPLOYMENT OPPORTUNITY

Paragraph 41.0. During the performance of this Agreement, Subrecipient agrees as follows:

Paragraph 41.0.a. Subrecipient will not discriminate against any employee or applicant for employment because of race, creed, color, gender, sexual orientation, or national origin;

Paragraph 41.0.b. Subrecipient will, in all solicitations or advertisements for employees placed by, or on behalf of, Subrecipient state that all qualified applicants, will receive consideration for employment without regard to race, creed, color, gender, sexual orientation, or national origin;

Paragraph 41.0.c. Subrecipient will cause the foregoing provisions to be inserted in all subcontracts for any work covered by the Agreement so that such provision will be binding upon each subcontractor, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.

ARTICLE 42. **FORCE MAJEURE**

Paragraph 42.0. Neither County nor Subrecipient shall be deemed in violation of this Agreement if either is prevented from performing its obligations hereunder for any reason beyond its control, including but not limited to acts of God, civil or military authority, act of public enemy, accidents, fires, explosions, earthquakes, floods or catastrophic failures of public transportation, provided however, that nothing herein shall relieve or be construed to relieve Subrecipient from performing its obligations hereunder in the event of riots, rebellions or legal strikes.

ARTICLE 43. TAXES

Paragraph 43.0. The Subrecipient shall pay all sales, retail, occupational, service, excise, old age benefit and unemployment compensation taxes, consumer, use and other similar taxes, as well as any other taxes or duties on the materials, equipment, and labor for the work provided by the Subrecipient which are legally enacted by any municipal, county, state or federal authority, department or agency at the time bids are received, whether or not yet effective. The Subrecipient shall maintain records pertaining to such taxes as well as payment thereof and shall make the same available to the County at all reasonable times for inspection and copying. The Subrecipient shall apply for any and all tax exemptions which may be applicable and shall timely request from the County such documents and information as may be necessary to obtain such tax exemptions. The County shall have no liability to the Subrecipient for payment of any tax from which it is exempt.

ARTICLE 44. PERMITS, LICENSES AND BONDS

Paragraph 44.0. All permits and licenses necessary for the work shall be secured and paid for by the Subrecipient. If any permit, license or certificate expires or is revoked, terminated, or suspended as a result of any action on the part of the Subrecipient, the Subrecipient shall not be entitled to additional compensation or time.

ARTICLE 45. NON-APPROPRIATION

Paragraph 45.0. This Agreement states the total obligation of the County to the Subrecipient for the calendar year of execution. Notwithstanding anything contained in this Agreement, the obligation of the County to make payments provided under this Agreement shall be subject to annual appropriations of funds thereof by the governing body of the County and such obligation shall not constitute a pledge of the full faith and credit of the County within the meaning of any constitutional debt limitation. The Director of Finance shall deliver written notice to the Subrecipient in the event the County does not intend to budget funds for the succeeding Contract year.

Paragraph 45.1. Notwithstanding anything contained in this Agreement, if sufficient funds have not been appropriated to support continuation of this Agreement for an additional calendar year or an additional term of the Agreement, this Agreement shall terminate absolutely and without further obligation on the part of the County at the close of the calendar year of its execution and at the close of each succeeding calendar year of which it may be renewed, unless a shorter termination period is provided or the County suspends performance pending the appropriation of funds.

ARTICLE 46. WAGE CLAUSE

Paragraph 46.0. Subrecipient shall agree that in the performance of this Agreement the Subrecipient will comply with all lawful agreements, if any, which the Subrecipient had made with any association, union, or other entity, with respect to wages, salaries, and working conditions, so as not to cause inconvenience, picketing, or work stoppage.

ARTICLE 47. WHISTLEBLOWER PROTECTION

Paragraph 47.0. Subrecipient is aware that the latest whistleblower protection statutes went into effect July 1, 2013. The statute, 41 U.S.C. 4172, applies to all employees working for contactors, grantees, subcontractors, and subgrantees on federal grants and contracts. The National Defense Authorization Act (NDAA) for Fiscal Year (FY) 2013 (Pub. L. 112-239, enacted January 2, 2013) mandates a pilot program entitled "Pilot Program for Enhancement of Subrecipient Employee Whistleblower Protections." This program requires all grantees, subgrantees, and subcontractors to:

- 1. Inform their employees working on any federal award they are subject to the whistleblower rights and remedies of the pilot program.
- 2. Inform their employees in writing of employee whistleblower protections under 41 U.S.C. 4712 in the predominant native language of the workforce; and,
- 3. Subrecipients and grantees will include such requirements in any contract made with a subcontractor or subgrantee.

Paragraph 47.1. The statute (41 U.S.C. 4712) states that an "employee of a Subrecipient, subcontractor, grantee [or subgrantee] may not be discharged, demoted, or otherwise discriminated against as a reprisal for "whistleblowing." In addition, whistleblower protections cannot be waived by any contract, policy, form, or condition of employment.

Paragraph 47.2. Whistleblowing is defined as making a disclosure "that the employee believes is evidence of any of the following:

- 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
- A violation of law, rule, or regulation related to a federal contract or grant (including the competition for, or negotiation of, a contract or grant).

Paragraph 47.3. To qualify under the statute, the employee's disclosure must be made to at least one of the following:

- A Member of Congress, or representative of a Congressional committee
- An Inspector General
- The Government Accountability Office
- A federal employee responsible for contract or grant oversight or management at the relevant agency
- An official from the Department of Justice, or other law enforcement agency
- A court or grand jury
- A management official or other employee of the Subrecipient, subcontractor, grantee, or subgrantee who has responsibility to investigate, discover, or address misconduct.

ARTICLE 48. **ANTI-KICKBACK**

Paragraph 48.0. Subrecipient shall participate in structured and on-going efforts to avoid fraud, waste and abuse (mismanagement) in any federally funded program.

Paragraph 48.1. Subrecipient shall have in place an "Employee Code of Ethics" and Board Bylaws and policies which includes provisions covering:

- Conflict of Interest
- Prohibition on use of property, information or position without approval or to advance personal interest
- Fair dealing engaged in fair and open competition
- Confidentiality Protection and use of company assets
- Compliance with laws, rules, and regulations
- Timely and truthful disclosure of significant accounting deficiencies
- Timely and truthful disclosure of non-compliance
- Prohibition of employees (as individuals or entities), from soliciting or receiving payment in kind or cash for the purchase, lease, ordering, or recommending the purchase, lease, or ordering, of any goods, facility services, or items
- Proof of employee background checks for staff who will be handling purchasing transactions and financial management systems

Paragraph 48.2. Subrecipients which are Medicare and Medicaid subgrantees shall have in place the required Corporate Compliance Plan.

ARTICLE 49. **CLIENT RIGHTS AND RESPONSIBILITIES**

Paragraph 49.0. Subrecipient agrees to provide notification of the agency's Clients Rights and Responsibilities to all clients rendered services in accordance with this Contract. Client files shall include an affirmation signed by the client indicating receipt of information required in this paragraph.

Paragraph 49.1. Client Rights and Responsibilities shall include at a minimum:

- Fulton County Non Discrimination Policy
- Title VI Non Discrimination Statement
- Confidentiality statement and/or HIPAA protections
- Transfer information
- Language assistance services
- Participation in service planning
- Agency rules and regulations
- Provision of services regardless of ability to pay

ARTICLE 50. **TITLE VI COMPLIANCE**

Paragraph 50.0. Subrecipient shall designate at its own expense the individual to serve as the Subrecipient's Title VI Coordinator. The Title VI Coordinator shall be the agency's representative who is responsible for the development and implementation of Subrecipient's Title VI Program.

Paragraph 50.1. The Fulton County Board of Commissioners is committed to compliance with Title VI of the Civil Rights Act of 1964 as amended and all related regulations and directives. In

this regard, Fulton County assures that no person shall on the basis of race, color or national origin, as provided by Title VI of the Civil Rights Act of 1964, as amended and the Civil Rights Restoration Act of 1987 (P.L. 100.259) be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity. Fulton County further assures every effort will be made to ensure nondiscrimination in all of its programs and activities, whether or not those programs and activities are federally funded. In addition, Fulton County will take reasonable steps to provide meaningful access to services for persons with Limited English Proficiency.

Paragraph 50.2. During the performance of this contract, Subrecipient, for itself, its assignees, and successors in interest agree as follows:

Paragraph 50.2.a. Compliance with Regulations. Subrecipient shall comply with the Regulations relative to nondiscrimination in federally assisted programs of, Title 49, Code of Federal Regulations, part 21, as they may be amended from time to time, (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this contract.

Paragraph 50.2.b. Nondiscrimination Subrecipient, with regard to the work performed by it during the contract, shall not discriminate on the grounds of race, color, sex, or national origin in the selection and retention of subcontractors, including procurement of materials and leases of equipment. The Subrecipient shall not participate either directly or indirectly in discrimination prohibited by Section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix B of the Regulations.

- A. Solicitations for Subcontracts, Including Procurement of Materials and Equipment
- B. In all solicitations either by competitive bidding or negotiations made by the Subrecipient for work to be performed under a subcontract, including procurement of materials or leases of equipment, each potential subcontractor or supplier shall be notified by the Subrecipient of the Subrecipient's obligations under this contract and the Regulations relative to nondiscrimination on the ground of race, color, sex, or national origin.
- C. Information and Reports
- D. The Subrecipient shall provide all information and reports required by the Regulations or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information and its facilities as may be determined by Fulton County to be pertinent to ascertain compliance with such Regulations, orders, and instructions. Where any information required of a Subrecipient is in the exclusive possession of another who fails or refuses to furnish this information, the Subrecipient shall so certify to Fulton County as appropriate, and shall set forth what efforts it has made to obtain the information.
- E. Sanctions for Noncompliance: In the event of the Subrecipient's noncompliance with the nondiscrimination provisions of this contract, Fulton County or The Georgia Department of Transportation shall impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to:

- Withholding of payments to the Subrecipient under the contract until the Subrecipient complies; and/or
- Cancellation, termination, or suspension of the contract, in whole or in part.
- F. Incorporation of Provisions: The Subrecipient shall include the provisions of this paragraph paragraphs (1) through (5) in every subcontract, including procurement of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto. The Subrecipient shall take such action with respect to any subcontractor or procurement as Fulton Count or The Georgia Department of Transportation may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, however, that in the event a Subrecipient becomes involved in, or is threatened with, litigation with a subcontractor or supplier as a result of such direction, the Subrecipient may request Fulton County enter into such litigation to protect the interests of the state and, in addition, the Subrecipient may request the United States.

Paragraph 50.3. Subrecipient shall provide the following language services to inform persons with Low English Proficiency (LEP) of free services that are available. This information will be provided in a notice in a language that LEP persons will understand:

- Posting signs in areas where the public is likely to read them. These signs will be posted at the front-desk reception area to notify LEP individuals of available services and how to obtain these services.
- Stating in outreach documents (brochures, booklets, pamphlets, and flyers) that language services are available.
- Working with community-based organizations to inform LEP persons of the language assistance availability.
- Including notices in local newspapers in languages other than English.
- Providing notices in non-English language radio and television stations about the availability of language assistance services for important events.
- Using a telephone voice mail menu (if available) in the most common languages
- The vital documents that need to be translated are public involvement, financial information, public information and local assistance. The county will also consider these other vital documents that may require translation/interpretation:
 - Applications or instructions on how to participate in a program or activity or to receive benefits or services.
 - Consent forms.

ARTICLE 51. NATIONAL MONITORING STANDARDS

Paragraph 51.0. Subrecipient shall comply with HRSA's monitoring standards including: Part A Program Fiscal Monitoring Standards, Part A Program Monitoring Standards, and Universal Monitoring Standards (https://careacttarget.org/library/part-and-b-monitoring-standards).

ARTICLE 52. UNIFORM ADMINISTRATIVE REQUIREMENTS, COST PRINCIPLES,

AND AUDIT REQUIREMENTS

Paragraph 52.0. As applicable, Subrecipient shall comply with 2 CFR 200 — Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards and 45 CFR 75 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards.

SIGNATURES FOLLOW

IN WITNESS HEREOF, the parties hereto have set their hands and affixed their seals.

FULTON COUNTY, G	iEOR	KGIA
------------------	------	------

	Docusigned by:		
Ву:	Robert L. Pitts	11/16/2021	
,	Robert L. Pitts, Chairman	Date	
	Board of Commissioners		
Attes	st:		
_	─ DocuSigned by:		
	Tonya Grier	ITEM#: Date:	/2021
Tony		ITEM#: Date:	
-	on County Clerk to the Commission		
APPF	ROVED AS TO FORM:	APPROVED AS TO CONTENT:	
	DocuSigned by:		
	David Lowman	DocuSigned by:	
	0EC92EDADEFB4B8	340753F150D0432	_
Offic	e of the County Attorney	Jeff Cheek, Director	
		Department for HIV Elimination	
SUBF	RECIPIENT:		
	Heather Ivy Society		
	Agency Name	CocuSigned by:	
_	Zandretta Tims-Cook	Ga ook	
Ву:	Typed Name	Signature	
	Executive Director	11/16/2021	
	Title	Date	
	TILIC	Date	

EXHIBIT A

Work Plan Goals and Objectives Tied to Approved Budget

(SEE END OF DOCUMENT)

EXHIBIT B

Approved Budget and Budget Justification

(SEE END OF DOCUMENT)

EXHIBIT C
INDIVIDUAL/FAMILY ANNUAL GROSS INCOME AND TOTAL ALLOWABLE ANNUAL CHARGES

HHS POVERTY GUIDELINES FOR 2021²

Family Size	100%	200%	300%	400%
1	\$12,880	\$25,760	\$38,640	\$51,520
2	\$17,420	\$34,840	\$52,260	\$69,680
3	\$21,960	\$43,920	\$65,880	\$87,840
4	\$26,500	\$53,000	\$79,500	\$106,000
5	\$31,040	\$62,080	\$93,120	\$124,160
6	\$35,580	\$71,160	\$106,740	\$142,320
7	\$40,120	\$80,240	\$120,360	\$160,480
8	\$44,660	\$89,320	\$133,980	\$178,640

For families/households with more than 8 persons, add \$4,540 for each additional person

INDIVIDUAL/FAMILY	TOTAL ALLOWABLE
ANNUAL GROSS INCOME	ANNUAL CHARGES
Equal to or below the Official Poverty Level	No Charges Permitted
101 to 200 Percent of the Official Poverty Level	5% or less of Gross Income
201 to 300 Percent of the Official Poverty Level	7% or less of Gross Income
More than 300 Percent of the Official Poverty Level	10% or less of Gross Income

² The 2021 poverty guidelines are in effect as of January 13, 2021 <u>Federal Register Notice, February 1, 2021 - Full text</u>.

EXHIBIT D

NON-DISCRIMINATION POLICY OF FULTON COUNTY, GEORGIA

Employment opportunities and conditions of employment shall be free from discrimination due to race, color, creed, national origin, sex, sexual orientation, religion, or disability.

Subrecipients must agree to comply with Federal and State laws, rules and regulations of the County's policy relative to nondiscrimination in client and client service practices because of political affiliation, religion, race, color, sex, handicap, age, sexual orientation, or national origin.

Subrecipients must further agree to provide services without regard to ability to pay or the current or past health condition of an individual, and in settings accessible to low-income persons.

CERTIFICATION

The undersigned (authorized official signing for the applicant organization) certifies to the best of his or her knowledge and belief, that the applicant, defined as the primary participant does comply in accordance with the above stated policy of nondiscrimination of Fulton County. The applicant further certifies that by submitting this proposal that it will include, without modification, the above stated policy in all documents relating to the programs and services provided through the funding proposed with this application.

SIGNATURE OF AUTHORIZED CERTIFYING OFFICIAL: DocuSigned by: Howelet
TITLE OF AUTHORIZED CERTIFYING OFFICIAL:
Executive Director
APPLICANT ORGANIZATION:
Heather Ivy Society
DATE: 11/16/2021

EXHIBIT E

Certifications PHS-5161-1

PHS-5161-1 (7/00)
Page 17

OMB Approval No. 0920-0428

CERTIFICATIONS

1. CERTIFICATION REGARDING DEBARMENT AND SUSPENSION

The undersigned (authorized official signing for the applicant organization) certifies to the best of his or her knowledge and belief, that the applicant, defined as the primary participant in accordance with 45 CFR Part 76, and its principals:

- (a) are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal Department or agency;
- (b) have not within a 3-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- (c) are not presently indicted or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (b) of this certification; and
- (d) have not within a 3-year period preceding this application/proposal had one or more public transactions (Federal, State, or local) terminated for cause or default.

Should the applicant not be able to provide this certification, an explanation as to why should be placed after the assurances page in the application package.

The applicant agrees by submitting this proposal that it will include, without modification, the clause titled "Certification Regarding Debarment, Suspension, In eligibility, and Voluntary Exclusion--Lower Tier Covered Transactions" in all lower tier covered transactions (i.e., transactions with sub- grantees and/or contractors) and in all solicitations for lower tier covered transactions in accordance with 45 CFR Part 76.

2. CERTIFICATION REGARDING DRUG-FREE WORKPLACE REQUIREMENTS

The undersigned (authorized official signing for the applicant organization) certifies that the applicant will, or will continue to, provide a drug-free workplace in accordance with 45 CFR Part 76 by:

- (a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dis-pensing, possession or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
- (b) Establishing an ongoing drug-free awareness program to inform employees about--
 - (1) The dangers of drug abuse in the workplace;
 - (2) The grantee's policy of maintaining a drug-free workplace;
 - Any available drug counseling, rehabilitation, and employee assistance programs; and
 - (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
- (c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a) above;
- (d) Notifying the employee in the statement required by paragraph (a), above, that, as a condition of employment under the grant, the employee will--
 - (1) Abide by the terms of the statement; and
 - (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;
- (e) Notifying the agency in writing within ten calendar days after receiving notice under paragraph (d)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the Federal agency has designated a central

PHS-5161-1 (7/00) Page 18

- point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant;
- (f) Taking one of the following actions, within 30 calendar days of receiving notice under paragraph (d) (2), with respect to any employee who is so convicted--
 - (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
 - (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;
- (g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), (e), and (f).

For purposes of paragraph (e) regarding agency notification of criminal drug convictions, the DHHS has designated the following central point for receipt of such notices:

Office of Grants and Acquisition Management
Office of Grants Management
Office of the Assistant Secretary for Management and
Budget

Department of Health and Human Services 200 Independence Avenue, S.W., Room 517-D Washington, D.C. 20201

3. CERTIFICATION REGARDING LOBBYING

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

The undersigned (authorized official signing for the applicant organization) certifies, to the best of his or her knowledge and belief, that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the under-

- signed, 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 Federally appropriated funds have been paid or will be paid 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 this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure of Lobbying Activities," in accordance with its instructions. (If needed, Standard Form-LLL, Lobbying "Disclosure Activities," of instructions, and continuation sheet are included at the end of this application form.)
- (3) The undersigned 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, 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.

4. CERTIFICATION REGARDING PROGRAM FRAUD CIVIL REMEDIES ACT (PFCRA)

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

PHS-5161-1 (7/00) Page 19

5. CERTIFICATION REGARDING ENVIRONMENTAL TOBACCO SMOKE

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

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

By signing the certification, the undersigned certifies that the applicant organization will comply with the requirements of the Act and will not allow smoking within any portion of any indoor facility used for the provision of services for children as defined by the Act.

The applicant organization agrees that it will require that the language of this certification be included in any subawards which contain provisions for children's services and that all subrecipients shall certify accordingly.

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

SIGNATURE OF CERTIFYING OFFICIAL	TITLE
DocuSigned by:	Executive Director
APPLICANT ORGANIZATION	DATE SUBMITTED
Heather Ivy Society	11/16/21

EXHIBIT F

OMB Approval No. 0348-0040

ASSURANCES - NON-CONSTRUCTION PROGRAMS

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0040), Washington, DC 20503.

PLEASE DO NOT RETURN YOUR COMPLETED FORM TO THE OFFICE OF MANAGEMENT AND BUDGET. SEND IT TO THE ADDRESS PROVIDED BY THE SPONSORING AGENCY.

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

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

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

- Act of 1973, as amended (29 U.S.C. §794), which prohibits discrimination on the basis of handicaps; (d) the Age Discrimination Act of 1975, as amended (42 U.S.C. §§6101-6107), which prohibits discrimination on the basis of age; (e) the Drug Abuse Office and Treatment Act of 1972 (P.L. 92-255), as amended, relating to nondiscrimination on the basis of drug abuse; (f) the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (P.L. 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism; (g) §§523 and 527 of the Public Health Service Act of 1912 (42 U.S.C. §§290 dd-3 and 290 ee 3), as amended, relating to confidentiality of alcohol and drug abuse patient records; (h) Title VIII of the Civil Rights Act of 1968 (42 U.S.C. §§3601 et seg.), as amended, relating to nondiscrimination in the sale, rental or financing of housing; (i) any other
- nondiscrimination provisions in the specific statute(s) under which application for Federal assistance is being made; and, (j) the requirements of any other nondiscrimination statute(s) which may apply to the application.
- 7. Will comply, or has already complied, with the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (P.L. 91-646) which provide for fair and equitable treatment of persons displaced or whose property is acquired as a result of Federal or federally-assisted programs. These requirements apply to all interests in real property acquired for project purposes regardless of Federal participation in purchases.
- 8. Will comply, as applicable, with provisions of the Hatch Act (5 U.S.C. §§1501-1508 and 7324-7328) which limit the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.

Previous Edition Usable

Standard Form 424B (Rev. 7-97)

- 9. Will comply, as applicable, with the provisions of the DavisBacon Act (40 U.S.C. §§276a to 276a-7), the Copeland Act (40 U.S.C. §276c and 18 U.S.C. §874), and the Contract Work Hours and Safety Standards Act (40 U.S.C. §§327333), regarding labor standards for federally-assisted construction subagreements.
- 10. Will comply, if applicable, with flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973 (P.L. 93-234) which requires recipients in a special flood hazard area to participate in the program and to purchase flood insurance if the total cost of insurable construction and acquisition is \$10,000 or more.
- 11. Will comply with environmental standards which may be prescribed pursuant to the following: (a) institution of environmental quality control measures under the National Environmental Policy Act of 1969 (P.L. 91-190) and Executive Order (EO) 11514; (b) notification of violating facilities pursuant to EO 11738; (c) protection of wetlands pursuant to EO 11990; (d) evaluation of flood hazards in floodplains in accordance with EO 11988; (e) assurance of project consistency with the approved State management program developed under the Coastal Zone Management Act of 1972 (16 U.S.C. §§1451 et seq.); (f) conformity of Federal actions to State (Clean Air) Implementation Plans under Section 176(c) of the Clean Air Act of 1955, as amended (42 U.S.C. §§7401 et seq.); (g) protection of underground sources of drinking water under the Safe Drinking Water Act of 1974, as amended (P.L. 93-523); and, (h) protection of endangered species under the Endangered Species Act of 1973, as amended (P.L. 93-205).

- 12. Will comply with the Wild and Scenic Rivers Act of 1968 (16 U.S.C. §§1271 et seq.) related to protecting components or potential components of the national wild and scenic rivers system.
- 13. Will assist the awarding agency in assuring compliance with Section 106 of the National Historic Preservation

Act of 1966, as amended (16 U.S.C. §470), EO 11593 (identification and protection of historic properties), and the Archaeological and Historic Preservation Act of 1974 (16 U.S.C. §§469a-1 et seg.).

- 14. Will comply with P.L. 93-348 regarding the protection of human subjects involved in research, development, and related activities supported by this award of assistance.
- 15. Will comply with the Laboratory Animal Welfare Act of 1966 (P.L. 89-544, as amended, 7 U.S.C. §§2131 et seq.) pertaining to the care, handling, and treatment of warm blooded animals held for research, teaching, or other activities supported by this award of assistance.
- 16. Will comply with the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. §§4801 et seq.) which prohibits the use of lead-based paint in construction or rehabilitation of residence structures.
- 17. Will cause to be performed the required financial and compliance audits in accordance with the Single Audit Act Amendments of 1996 and OMB Circular No. A-133, "Audits of States, Local Governments, and Non-Profit Organizations."
- 18. Will comply with all applicable requirements of all other Federal laws, executive orders, regulations, and policies governing this program.

SIGNATURE OF AUTHORIZED CERTIFYING OFFICIAL		TITLE		
DocuSigned by:	Ex	ecutive Director		
APPLICANT ORGANIZATION		DATE SUBMITTED		
Heather Ivy Society		11/16/21		

EXHIBIT G

Compliance with Legislative Mandates

As the duly authorized representative of Contractor/Subrecipient, I certify that the Contractor/Subrecipient:

(1) Salary Limitation:

Shall not use federal grant funds to pay the salary of an individual at a rate in excess of Executive Level II.

(2) Gun Control

Shall not use federal grant funds to advocate or promote gun control.

(3) Anti-Lobbying

- A. Shall not use federal grant funds, other than for normal and recognized executive legislative relationships, for the following:
 - i. For publicity or propaganda purposes;
 - ii. For the preparation, distribution, or use of any kit, pamphlet, booklet, publication, electronic communication, radio, television, or video presentation designed to support or defeat the enactment of legislation before the Congress or any State or local legislature or legislative body, except in presentation to the Congress or any State or local legislature itself, or designed to support or defeat any proposed or pending regulation, administrative action, or order issued by the executive branch of any State or local government, except in presentation to the executive branch of any State or local government itself;
- B. Shall not use federal grant funds to pay the salary or expenses of any employee or agent of Fulton County's Ryan White Program and its subrecipients for activities designed to influence the enactment of legislation, appropriations, regulation, administrative action, or Executive order proposed or pending before the Congress or any State government, State legislature or local legislature or legislative body, other than for normal and recognized executive-legislative relationships or participation by an agency or officer of a State, local or tribal government in policymaking and administrative processes within the executive branch of that government.
- C. The prohibitions in subsections A and B include any activity to advocate or promote any proposed, pending or future Federal, State or local tax increase, or any proposed, pending, or future requirement or restriction on any legal consumer product, including its sale or marketing, including but not limited to the advocacy or promotion of gun control.

(4) Acknowledgment of Federal Funding (Section 505)

When issuing statements, press releases, requests for proposals, bid solicitations and other documents describing projects or programs funded in whole or in part with federal money, shall clearly state:

- A. the percentage of the total costs of the program or project which will be financed with Federal money;
- B. the dollar amount of Federal funds for the project or program; and
- C. percentage and dollar amount of the total costs of the project or program that will be financed by nongovernmental sources.
- (5) (6) Restriction on Abortions **and** Exceptions to Restriction on Abortions
 Shall not use federal grant funds for any abortion or for health benefits coverage that includes coverage of abortion. These restrictions shall not apply to abortions (or coverage of abortions) that fall within the Hyde amendment exceptions.³
- (7) Ban on Funding Human Embryo Research
 Shall not use federal grant funds for (i) the creation of human embryos for research
 purposes; or (ii) research in which a human embryo or embryos are destroyed, discarded,
 or knowingly subjected to risk of injury or death greater than that allowed for research
 on fetuses in utero under 45 CFR 46.204(b) and section 498(b) of the Public Health Service
 Act (42 U.S.C. 289g(b)).
- (8) Limitation on Use of Funds for Promotion of Legalization of Controlled Substances
 Shall not use federal grant funds to promote the legalization of any drug or other
 substance included in schedule I of the schedules of controlled substances established
 under section 202 of the Controlled Substances Act.
- (9) Restriction on Distribution of Sterile Needles Shall not use federal grant funds to distribute sterile needles or syringes for the hypodermic injection of any illegal drug except as may be allowed under the Consolidated Appropriations Act, 2016 (Pub. L. 114-113), signed by President Barak Obama in December 2015 unless otherwise approved by HHS and Fulton County.
- (10) Restriction of Pornography on Computer Networks

 Fulton County's Ryan White Program and its subrecipients shall not use federal grant funds to maintain or establish a computer network unless such network blocks the viewing, downloading, and exchanging of pornography.
- (11) Restriction on Funding ACORN
 Shall not provide any federal grant funds to the Association of Community Organizations for Reform Now ("ACORN"), or any of its affiliates, subsidiaries, allied organizations, or successors. (12) Confidentiality Agreements [Health Center] shall not require its employees or contractors seeking to report fraud, waste, or abuse to sign internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or contractors from lawfully reporting such waste, fraud, or abuse to a

³ The Hyde Amendment exceptions include (1) if the pregnancy is the result of an act of rape or incest; or (2) in the case where a woman suffers from a physical disorder, physical injury, or physical illness, including a life endangering physical condition caused by or arising from the pregnancy itself, that would, as certified by a physician, place the woman in danger of death unless an abortion is performed.

designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.

(12) Confidentiality Agreements

Shall not require its employees or contractors seeking to report fraud, waste, or abuse to sign internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or contractors from lawfully reporting such waste, fraud, or abuse to a designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.

Signature of Authorized Certifying Official	Title
DocuSigned by:	Executive Director
Organization	Date
Heather Ivy Society	11/16/21

EXHIBIT H

FEDERAL AWARD REPORTING DATA

TIMELINE FOR SUBMISSION OF KEY CONTRACT DOCUMENTS

- A. Within 30 calendar days after execution of this contract:
 - 1. Subrecipient Financial Operations Policy and Procedures Manual if not previously submitted or if revised since last submission may be submitted electronically to ryanwhiteprogram@fultoncountyga.gov.
 - 2. Most recent audited annual Financial Statement if not previously submitted; if total expenditures associated with federal funding exceed \$750,000 a year, a Single Audit report is required. May be submitted electronically to ryanwhiteprogram@fultoncountyga.gov.
 - 3. The name(s) of designee(s) referenced in Paragraphs 8.17.-8.21. must be entered into e2Fulton.
 - 4. Line-item budgets by priority service category and service units must be entered into e2Fulton.
 - 5. Any Business Associates Agreements pursuant to Paragraph 25 Confidentiality and Health Insurance Portability and Accountability Act (HIPAA) Compliance.
- B. By May 1: Within 60 calendar days after execution of this contract:
 - 6. Annual Quality Management Plan shall be submitted via e2Fulton.
- C. With first request for reimbursement:
 - 7. Subrecipient's Grievance Procedures unless submitted in the last two years. Subrecipient will include, with each monthly expenditure report, a summary of any complaint filed under this process as well as current status of, and final disposition of, any such complaint.
- D. With Final Invoice:
 - 8. Detailed property records on all equipment (non-expendable personal property) purchased in total, or in part, with funds received by the County during the term of this Agreement.

FY21 WORKPLAN

WORK PLAN – HEATHER IVY SOCIETY, INC.							
Priority Category	IPS- Linkage to HIV Ca	re	Total fundi	ng requested in	this category:	\$3776	
Service Targets	Target number of unduplicated clients	150		Target number of units/visits (Include unit value, i.e., fifty visits or fifty one-way trips)		or fifty	4 tablets for 3 Ambassadors and 1 program coordinator to service 4-5 clients per month per Ambassador
Care Continuum Impact	Linkage	Engagement	i	Retention Choose		n item.	Choose an item.
Does this goal focus on persons in care, but not virally suppresse			d?		1		Yes
EHE Goal # and Goal	Goal 2. Improve healt	h outcomes to	reach sustaii	ned viral suppre	ession.		
Objective # & Objective	Objective 2.1 Engage	and retain PL	WH in medic	al care.			
Кеу	Action Steps		Timeline Person(s) Responsible) Responsible	Progress Measure(s)	
Provide tablets to Ambassador team (3 Ambassadors and program coordinator) for data collection and client inventory management, also to communicate remotely/digitally to clients and attend biweekly e-Wellness sessions		October 2021 Zandraetta Tims and ongoing MD		•	 # of clients serviced # of e-Wellness sessions attended # entries in client database 		

FY2021 EHE WORK PLAN

WORK PLAN – Heather Ivy Society, Inc								
Priority Category	IPS- Linkage to HIV Care Total funding requested in this category: \$33,477						7	
Service Targets	Target number unduplicated cl		(Include		Target number of units/visits (Include unit value, i.e., 50 visits or 50 one-way trips)		3 Ambassadors to service 4-5 clients per month per Ambassador at a rate of \$200 per client encounter (total of 60 clients per prorated year)	
Care Continuum Impact	Linkage		Engagement		Retention	Choose a	n item.	Choose an item.
Does this goal focus on pers	sons in care, but	not vira	illy suppressed	?		<u>.</u>		Choose an item.
EHE Goal # and Goal	Goal 2. Improve	e health	outcomes to	each sust	ained viral suppressi	on.		
Objective # & Objective	Objective 2.3 A	Achieve	and maintain	viral supp	ression.			
Key Action Ste	ps	Т	Timeline Person(s) Responsible		Progress Measure(s)			
and linkage Ambassadors fo	nd train peers to serve as support age Ambassadors for women living / AIDS and experiencing associated / AIDS are also as a constant of the experiencing associated / AIDS are also as a constant of the experiencing associated / AIDS are also as a constant of the experiencing as a constant of the experience of t		tions and HIV egies to Ambassadors					
2) Accept client/ patier Ambassador Program	nt referrals to	Augus 2021	t-December	Ambassador Program Coordinator- TBA Nicole Antoine, MSW		medical # of pro stations # of clie	staff vider lou with HIS nt contac who have	ents to program and nges and MD work brochures ets from outpatient been out of care for >

FY2021 EHE WORK PLAN

3) Link members to Ambassadors for emotional support/stigma reduction	August-December 2021	Ambassador Program Coordinator- TBA Nicole Antoine, MSW	 # clients entered to database # of clients/members linked to Ambassadors
4) Use Employee Travel budget line item to support Ambassadors' face to face contact with the patient(s)	August-December 2021	Ambassador Program Coordinator-TBA Nicole Antoine, MSW	 # of Ambassador face-to-face contact (s) with clients
5) Hire and train an Ambassador Program Coordinator	November 2021	Zandraetta Tims Cook, MD	 Staff member hired, oriented and trained to operations of program Staff member introduced to hospital staff and local offices
6) Ambassador program coordinator maintenance of coordination and management protocols and data collection tools	August-December 2021	Ambassador Program Coordinator - TBA	 # of client encounters organized and scheduled # of intake files created for client inventory # of service records and reports maintained to manage incentives to clients. # of clients linked to Ambassadors for support and care linkage

FY2021 EHE WORK PLAN

WORK PLAN – Heather Ivy	Society, Inc							
Priority Category	TRANSP EtHE- Capa	acity Building	Total funding requested in this category: \$1875					
Service Targets	Target number of unduplicated clien	• •		Target number of units/visits (Include unit value, i.e., fifty visits or fifty one-way trips)			15 trips per month at \$2.50 per pass	
Care Continuum Impact	Linkage	Engagement		Retention	Choose an item.		Choose an item.	
Does this goal focus on persons in care, but not virally suppressed? Yes								
EHE Goal # and Goal	Goal 2. Improve he	Goal 2. Improve health outcomes to reach sustained viral suppression.						
Objective # & Objective	Objective 1.2 Enha	ance and improve	capacity o	of services and infras	tructure for qu	uality car	e.	
Key Action Ste	eps	Timeline	Perso	on(s) Responsible	Progress Measure(s)			
Provide Medical Transp to clients to remove ba to medical care and sup	rrier to access	December 2021 C		assador Program ordinator -TBA le Antoine, MSW	# of clients provide vouchers# of medical visite transportation according to the second se		s maintained with	

FY2022 EHE WORK PLAN

WORK PLAN – Heather Ivy	Society, Inc									
Priority Category	IPS- Linkage to	o HIV C	are	Total fun	nding requested in th	is category:	\$80,345	\$80,345		
Service Targets	Target number unduplicated cl		ents		Target number of units/visits (Include unit value, i.e., 50 visits or 50 one-way trips)			3 Ambassadors to service 4-5 clients per month per Ambassador at a rate of \$200 per client encounter (total of 150 clients per year)		
Care Continuum Impact	Linkage		Engagement		Retention	Choose a	n item.	Choose an item.		
Does this goal focus on pers	sons in care, but	not vira	illy suppressed	?				Choose an item.		
EHE Goal # and Goal	Goal 2. Improve health outcomes to reach sustained viral suppression.									
Objective # & Objective	Objective 2.3 Achiev	e and mai	intain viral suppress	ion.						
Key Action Ste	ps	T	Timeline	Person(s) Responsible		Progress Measure(s)				
Accept client/ patier Ambassador Program 2) Link members to Ambass emotional support/stigma response.	adors for	2022	ry-December ry-December	Amb Co	Ambassador Program Coordinator- TBA Nicole Antoine, MSW I # of announcements to program medical staff I # of provider lounges and MD stations with HIS brochures I # of client contacts from outp offices who have been out of 6 months Ambassador Program Coordinator- TBA I wicole Antoine, MSW I # of clients/members linked to Ambassadors			nges and MD work brochures cts from outpatient been out of care for >		
3) Use Employee Travel bud	lget line item to	Januar	ry-December	Amb	assador Program	■ # of Am	bassador	face-to-face contact		

FY2022 EHE WORK PLAN

support Ambassadors' face to face contact with the patient(s)	2022	Coordinator-TBA Nicole Antoine, MSW	(s) with clients
4) Ambassador program coordinator maintenance of coordination and management protocols and data collection tools	January-December 2022	Ambassador Program Coordinator - TBA	 # of client encounters organized and scheduled # of intake files created for client inventory # of service records and reports maintained to manage incentives to clients. # of clients linked to Ambassadors for support and care linkage

FY2022 EHE WORK PLAN

WORK PLAN – Heather Ivy	Society, Inc							
Priority Category	TRANSP EtHE- Cap	pacity Building	Total funding requested in this category:			\$4500		
Service Targets	Target number of unduplicated clients 15 trips per mor		onth	Target number of units/visits (Include unit value, i.e., fifty visits or figure one-way trips)			15 trips per month at \$2.50 per pass	
Care Continuum Impact	Linkage	kage Engagement		Retention	Choose an item.		Choose an item.	
Does this goal focus on persons in care, but not virally suppressed?								
EHE Goal # and Goal	Goal 2. Improve h	Goal 2. Improve health outcomes to reach sustained viral suppression.						
Objective # & Objective	Objective 1.2 Enh	ance and improve	capacity o	f services and infrast	ructure for qu	uality car	e.	
Key Action Ste	eps	Timeline	Perso	n(s) Responsible	Progress Measure(s)			
1) Provide Medical Transpo to clients to remove barrier medical care and support	•	anuary-December 2022	Co	assador Program ordinator -TBA e Antoine, MSW	 # of clients provided with MARTA vouchers # of medical visits maintained with transportation access 			

FY2023 EHE WORK PLAN

WORK PLAN – Heather Ivy	Society, Inc								
Priority Category	IPS- Linkage to	HIV Ca	re	Total fun	ding requested in th	is category:	\$80,345	.5	
Service Targets	Target number unduplicated cl		150		Target number of units/visits (Include unit value, i.e., 50 visits or 50 one-way trips)			3 Ambassadors to service 4-5 clients per month per Ambassador at a rate of \$200 per client encounter (total of 150 clients per year)	
Care Continuum Impact	Linkage		Engagement		Retention	Choose a	n item.	Choose an item.	
Does this goal focus on pers	sons in care, but	not vira	ally suppressed	?				Choose an item.	
EHE Goal # and Goal	Goal 2. Improve	Goal 2. Improve health outcomes to reach sustained viral suppression.							
Objective # & Objective	Objective 2.3 A	chieve	and maintain	viral supp	ression.				
Key Action Ste	ps		Timeline Perso		n(s) Responsible	Progress Measure(s)			
Accept client/ patier Ambassador Program 2) Link members to Ambass emotional support/stigma results.	adors for	2023	Nicole Antoine, MSW # of provider lounges ar stations with HIS broche # of client contacts from offices who have been of 6 months anuary-December Ambassador Program # clients entered to data		nges and MD work brochures ets from outpatient been out of care for >				
3) Use Employee Travel bud	get line item to	Janua	ry-December	Amba	assador Program	■ # of Am	bassador	face-to-face contact	

FY2023 EHE WORK PLAN

support Ambassadors' face to face contact with the patient(s)	2023	Coordinator-TBA Nicole Antoine, MSW	(s) with clients
4) Ambassador program coordinator maintenance of coordination and management protocols and data collection tools	January-December 2023	Ambassador Program Coordinator - TBA	 # of client encounters organized and scheduled # of intake files created for client inventory # of service records and reports maintained to manage incentives to clients. # of clients linked to Ambassadors for support and care linkage

FY2023 EHE WORK PLAN

WORK PLAN – Heather Ivy	Society, Inc							
Priority Category	TRANSP EtHE- Cap	acity Building	Total funding requested in this category:			\$4500		
Service Targets	Target number of unduplicated clients 15 trips per mor		onth	th Target number of units/visits (Include unit value, i.e., fifty visits or fifty one-way trips)			15 trips per month at \$2.50 per pass	
Care Continuum Impact	Linkage	nkage Engagement		Retention	Choose an item.		Choose an item.	
Does this goal focus on persons in care, but not virally suppressed? Yes								
EHE Goal # and Goal	Goal 2. Improve he	Goal 2. Improve health outcomes to reach sustained viral suppression.						
Objective # & Objective	Objective 1.2 Enha	ance and improve	capacity o	f services and infrast	ructure for qu	uality car	e.	
Key Action Ste	eps	Timeline	Perso	on(s) Responsible	Progress Measure(s)			
Provide Medical Transpoto clients to remove barrier medical care and support	·	anuary-December 2023	Co	assador Program ordinator -TBA le Antoine, MSW	 # of clients provided with MARTA vouchers # of medical visits maintained with transportation access 			

FY2024 EHE WORK PLAN

WORK PLAN – Heather Ivy	Society, Inc								
Priority Category	IPS- Linkage to	HIV Ca	re	Total fun	ding requested in th	is category:	\$80,345	5	
Service Targets	Target number unduplicated cl		150		Target number of units/visits (Include unit value, i.e., 50 visits or 50 one-way trips)			3 Ambassadors to service 4-5 clients per month per Ambassador at a rate of \$200 per client encounter (total of 150 clients per year)	
Care Continuum Impact	Linkage		Engagement		Retention	Choose a	n item.	Choose an item.	
Does this goal focus on pers	sons in care, but	not vira	ally suppressed	?				Choose an item.	
EHE Goal # and Goal	Goal 2. Improve	e healt	h outcomes to i	reach sust	ained viral suppression	on.			
Objective # & Objective	Objective 2.3 A	chieve	and maintain	viral supp	ression.				
Key Action Ste	ps		Timeline Perso		n(s) Responsible	Progress Measure(s)			
Accept client/ patier Ambassador Program 2) Link members to Ambass emotional support/stigma results.	adors for	January-December 2024 Ambassador Program Coordinator- TBA Nicole Antoine, MSW Micole Antoine, MSW Mof provider lounges and stations with HIS brochu Moffices who have been of 6 months January-December 2024 Ambassador Program Coordinator- TBA Nicole Antoine, MSW Mof announcements to program and stations with HIS brochu Moffices who have been of 6 months Mof clients entered to data Mof clients/members link Ambassadors			nges and MD work brochures ets from outpatient been out of care for >				
3) Use Employee Travel bud	get line item to	Janua	ry-December	Amba	assador Program	■ # of Am	bassador	face-to-face contact	

FY2024 EHE WORK PLAN

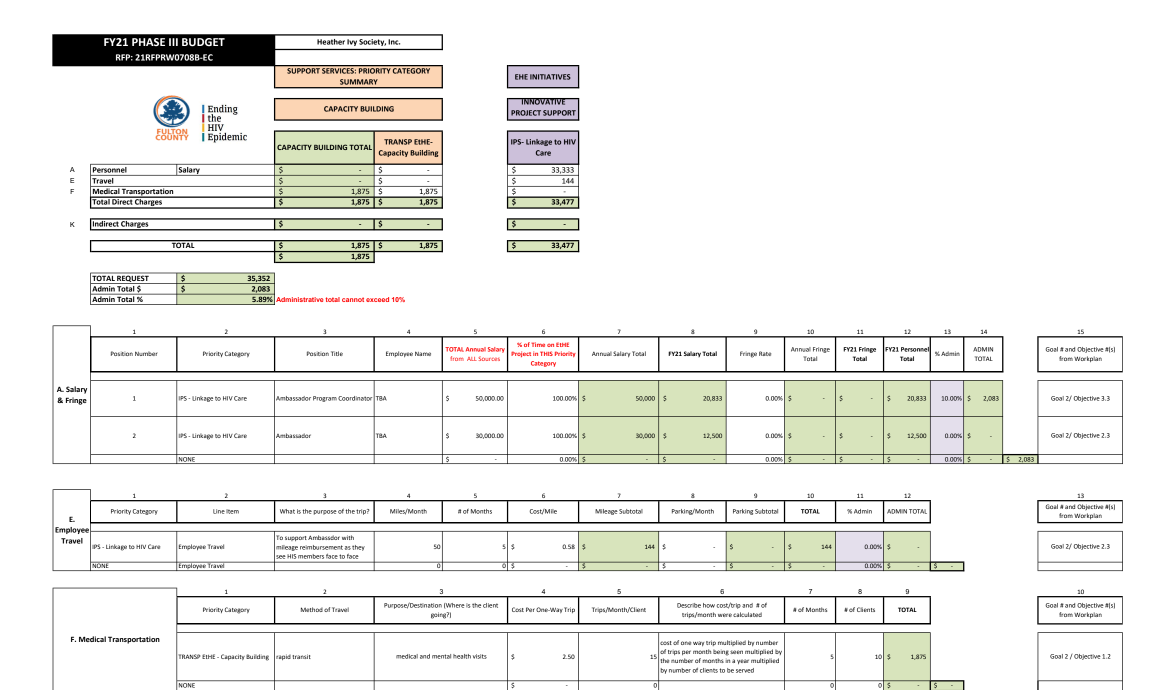
support Ambassadors' face to face contact with the patient(s)	2024	Coordinator-TBA Nicole Antoine, MSW	(s) with clients
4) Ambassador program coordinator maintenance of coordination and management protocols and data collection tools	January-December 2024	Ambassador Program Coordinator - TBA	 # of client encounters organized and scheduled # of intake files created for client inventory # of service records and reports maintained to manage incentives to clients. # of clients linked to Ambassadors for support and care linkage

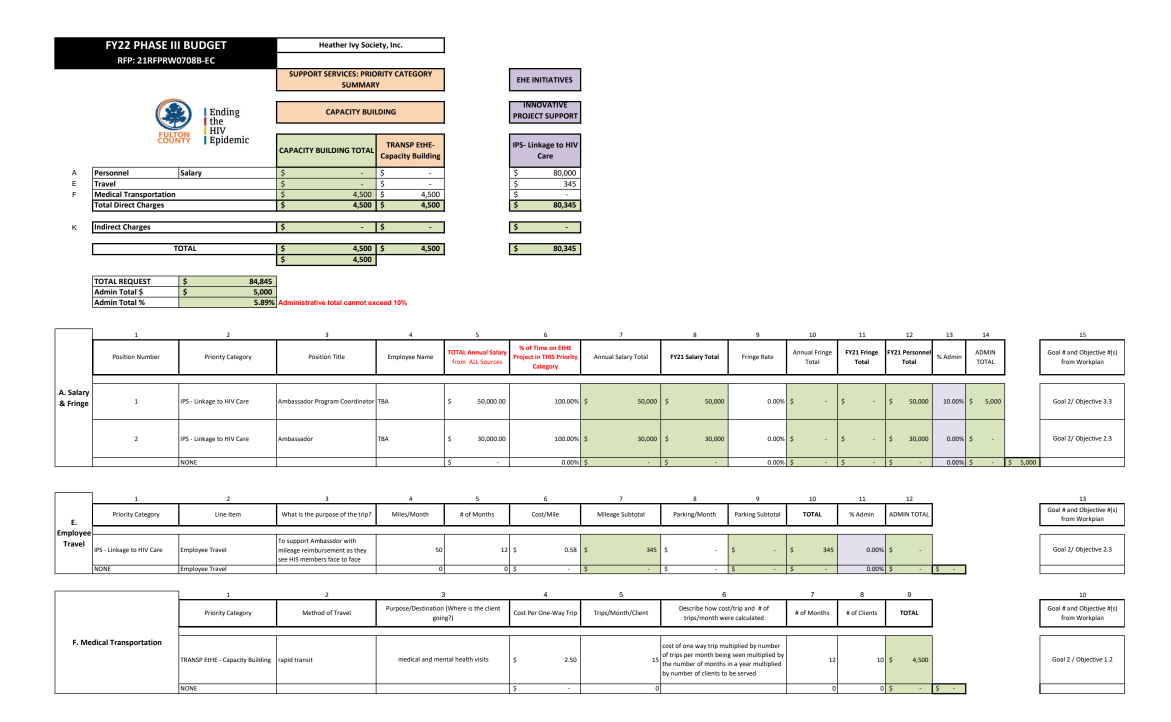
FY2024 EHE WORK PLAN

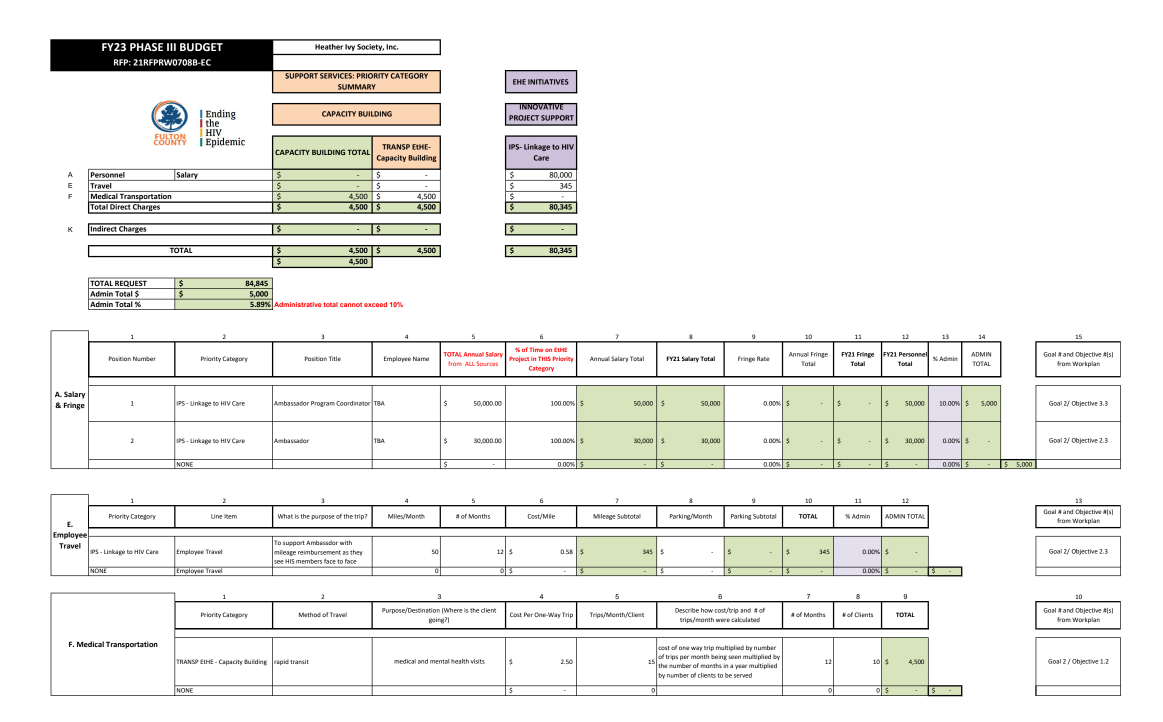
WORK PLAN – Heather Ivy	Society, Inc							
Priority Category	TRANSP EtHE- Ca	pacity Building	Total funding requested in this category: \$4			\$4500		
Service Targets	Target number of unduplicated clie	• • •		Target number of units/visits (Include unit value, i.e., fifty visits or fifty one-way trips)			15 trips per month at \$2.50 per pass	
Care Continuum Impact	Linkage	Engagement		Retention	Choose a	n item.	Choose an item.	
Does this goal focus on persons in care, but not virally suppressed? Yes								
EHE Goal # and Goal	Goal 2. Improve h	Goal 2. Improve health outcomes to reach sustained viral suppression.						
Objective # & Objective	Objective 1.2 Enh	hance and improve	capacity o	of services and infras	tructure for qu	ality car	e.	
Key Action Ste	eps	Timeline	Perso	on(s) Responsible	Progress Measure(s)			
Provide Medical Transport to clients to remove barrier medical care and support	•			assador Program ordinator -TBA le Antoine, MSW	 # of clients provided with MARTA vouchers # of medical visits maintained with transportation access 			

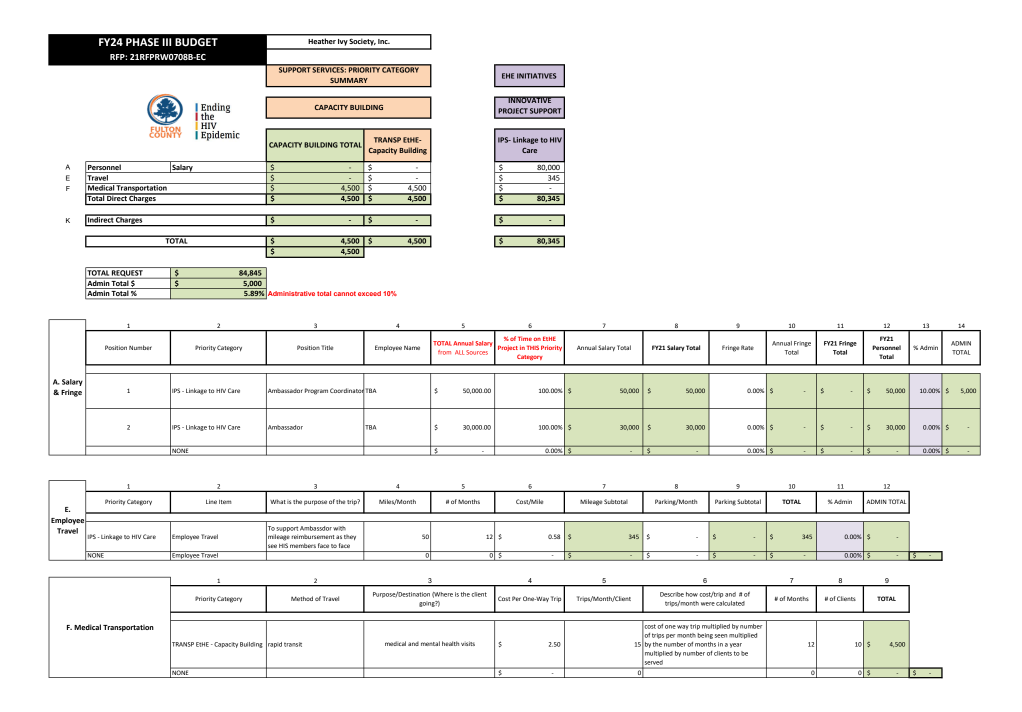
FY21 PHASE III (ONE TIME	Heather Ivy So	ociety, Inc.					
CARRYOVER	FUNDS							
RFP: 21RFPRW0	708B-EC	EHE INITIATIVES						
	Ending the	INNOVATIVE PROJECT SUPPORT						
FULTON	HIV Epidemic	CAPACITY BUILDING TOTAL	IPS- Linkage to HIV Care					
Materials & Supplie	s	\$ 3,776	\$ 3,776					
Total Direct Charges		\$ 3,776	\$ 3,776					
Indirect Charges		\$ -	\$ -					
то	TAL	\$ 3,776	\$ 3,776					
-		\$ 3,776						
TOTAL	\$ 3,776]						
Admin Total \$	\$ 944							
Admin Total %	25.00%	Administrative total cannot exceed 10%						

	1	2	3	4	5	6	7	8	_	11
	Priority Category	Line Item	What Supply?	Cost/Unit	# of Units	TOTAL	% Admin	ADMIN TOTAL		Goal # and Objective #(s) from Workplan
B. Supplies	IPS - Linkage to HIV Care	Computers	Office Supplies	\$ 944.00	4	\$ 3,776	25.00%	Š 944	- 	Goal 2/ Objective 2.1
	NONE		NONE	\$ -	0	<u> </u>	0.00%		\$ 944	











ENDING THE HIV EPIDEMIC: A PLAN FOR AMERICA — RYAN WHITE HIV/AIDS PROGRAM PARTS A AND B

Ending the HIV Epidemic Atlanta Eligible Metropolitan Atlanta Area

THIS AGREEMENT, entered into this 1st day of October 2021 through February 28, 2025 by and between FULTON COUNTY (hereinafter referred to as "**County**") a political subdivision of the State of Georgia, acting by and through its duly elected Board of Commissioners ("**BOC**"), and AID Atlanta (hereinafter referred to as "**Subrecipient**").

WITNESSETH:

WHEREAS, the County, as the recipient of the Ryan White Part A funds for the 20-County Atlanta Eligible Metropolitan Area ("EMA"), as defined in the Public Health Service Act, Sections 2601 – 2610 (USC 300ff-11 – 300ff-20, as amended by the Ryan White HIV/AIDS Treatment Extension Act of 2009 (Public Law 111-87), (hereinafter referred to as "Ryan White Program"), through the Chairman of the Board of Commissioners of Fulton County, has been awarded grant funds under Ending the HIV Epidemic: A Plan for America – Ryan White HIV/AIDS Program Parts A and B ("EtHE"), and pursuant to 91-RCM-029 (1/16/1991) and Item #19-0818 (RM 10/16/2019) and #20-0669 (10/7/2020); and #21-0800 (10/20/2021).

WHEREAS, the County, has recommended funding to AID Atlanta to facilitate the approved program for a total not to exceed \$94,051.00 in FY21, \$142,913.00 in FY22, \$142,913.00 in FY23, and \$142,913.00 in FY24 subject to federal funding availability and disbursement.

WHEREAS, the County has requested, received and reviewed proposals from eligible public and private non-profit health and support service providers which deliver or enhance HIV-related ambulatory care and support services in at least one of the following Counties: Cobb, DeKalb, Fulton, Gwinnett;

WHEREAS, Subrecipient has represented to County that it is experienced and has qualified and local staff available to commit to the Project and County has relied upon such representations.

NOW, THEREFORE, in consideration of the mutual covenants contained herein and for other good and valuable consideration, the parties hereunto agree as follows:

ARTICLE 1. **CONTRACT DOCUMENTS**

Paragraph 1.0. County hereby engages Subrecipient, and Subrecipient hereby agrees, to perform the services hereinafter set forth in accordance with this Agreement, consisting of the following contract documents:

- EXHIBIT A: Work Plan Goals and Objectives tied to Approved Budget
- EXHIBIT B: Approved Budget and Budget Justification
- EXHIBIT C: Funding Exclusions
- EXHIBIT D: Non-Discrimination Policy of Fulton County, Georgia
- EXHIBIT E: Certifications PHS-5161-1
- EXHIBIT F: Assurances Non-Construction Programs (SF 424B)
- EXHIBIT G: Compliance with Legislative Mandates
- EXHIBIT H: Federal Award Reporting Data
- EXHIBIT I: Approved Schedule of Non-Traditional Hours of Operation

Paragraph 1.1. The following documents are incorporated herein by reference:

- Fulton County Ryan White Part A Program, "Program Manual of Policies and Procedures" which contains a series of Programmatic Policy and Procedure Notices (PPPN), Fiscal Policy and Procedure Notices (FPPN), and Recipient Policy and Procedure Notices (RPPN) which are available at: www.ryanwhiteatl.org
- 45 CFR Part 75 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards.
- 2 CFR 200 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.
- Request for Proposal Number: 21RFPRW0708B-EC Ending the HIV Epidemic Phase III
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs National Monitoring Standards for Ryan White Part A Grantees: Program – Part A¹
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs National Monitoring Standards for Ryan White Part A Grantees: Fiscal – Part A¹
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs & Division of State HIV/AIDS Programs National Monitoring Standards for Ryan White Part A and Part B Grantees: Universal Part A and B (Covers Both Fiscal and Program Requirements)¹

Paragraph 1.2. The foregoing documents constitute the entire Agreement of the parties pertaining to the Project hereof and is intended as a complete and exclusive statement of promises, representations, discussions and agreements oral or otherwise that have been made

¹ https://targethiv.org/searches?search=National+Monitoring+Standards

in connection therewith. No modifications or amendment to this Agreement shall be binding upon the parties unless the same is in writing, conforms to Fulton County Policy and Procedure 800-6 governing change orders, is signed by the County's and the Subrecipient's duly authorized representatives.

Paragraph 1.3. If any portion of the Contract Documents shall be in conflict with any other portion, the various documents comprising the Contract Documents shall govern in the following order of precedence: 1) the Agreement, 2) the RFP, 3) any Addenda, 4) change orders/budget revisions, 5) the exhibits, and 6) portions of Subrecipient's proposal that was accepted by the County and made a part of the Contract Documents.

ARTICLE 2. **SEVERABILITY**

Paragraph 2.0. If any provision of this Agreement is held to be unenforceable for any reason, the unenforceability thereof shall not affect the remainder of the Agreement, which shall remain in full force and effect, and enforceable in accordance with its terms.

ARTICLE 3. SUBRECIPIENT SERVICES

Paragraph 3.0. The County retains Subrecipient and Subrecipient accepts retention by the County to render services as made part of this Contract by reference and attached hereto as EXHIBIT A: *Work Plan Goals and Objectives tied to Approved Budget* with all such services to be performed in the manner and to the extent required by the parties herein and as may hereafter be amended or extended in writing by mutual agreement of parties and as allowed in accordance with all applicable laws and/or regulations.

Paragraph 3.1. Subrecipient represents and the County acknowledges that it will assign and designate AID Atlanta to render the services defined and required herein.

Paragraph 3.2. Subrecipient represents that **Nicole Roebuck, Executive Director** is authorized to bind and enter into Contract on behalf of Subrecipient.

Paragraph 3.3. Subrecipient represents that AID Atlanta is an eligible public and/or private non-profit health and/or support service provider and has provided documentation in the form of official notification of their 501(c) (3) status from the Federal Internal Revenue Service (IRS) as appropriate.

Paragraph 3.4. Subrecipient shall not enter into any sub-contractual agreements for the provision of services defined and required herein without the expressed written approval of the County in advance.

ARTICLE 4. SCOPE OF DUTIES

Paragraph 4.0. Upon execution of this Agreement, Subrecipient shall commence providing HIV-related health and support services in accordance with the priorities described in Request for Proposal 21RFPRW0708B-EC Ending the HIV Epidemic Phase III and with the goals and objectives approved by the County which are described in EXHIBIT A: *Work Plan Goals and Objectives tied to Approved Budget*.

Paragraph 4.1. Unless modified in writing by both parties in the manner specified in the agreement, duties of Subrecipient shall not be construed to exceed those services specifically set forth herein. Subrecipient agrees to provide all services, products, and data and to perform all tasks described in EXHIBIT A: Work Plan Goals and Objectives tied to Approved Budget and EXHIBIT B: Approved Budget and Budget Justification.

ARTICLE 5. MODIFICATIONS

Paragraph 5.0. This Agreement may be amended or modified by a written instrument executed by the duly authorized representatives of the parties. Similarly, no agreement that affects the provisions of this Agreement will be valid unless in writing and executed by the County and the Subrecipient, except as provided below.

Paragraph 5.1. No amendment to this Agreement shall be binding upon the parties unless the same is in writing, approved by the Director, Department for HIV Elimination (DHE) or his or her designee and the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 5.2. The Director, DHE is hereby authorized to approve and execute EtHE contract modifications for renewals of this Agreement provided the renewal is at the same terms and conditions as the original Agreement, with no intervening changes. However, the Director, DHE may approve modifications to add program requirements that are directly passed down from Health Resources and Services Administration ("HRSA"), as the funding agency.

ARTICLE 6.0. **CONTRACT TERM**

Paragraph 6.0. This agreement is effective on October 1, 2021 for a four year term ending on February 28, 2025.

Paragraph 6.1. Commencement Term. The "Commencement Term" of this Agreement shall begin on October 1, 2021, the starting date, and shall end absolutely and without further obligation on the part of the county on the 28th day of February 2025. The Commencement Term shall be subject to events of termination and the County's termination rights that are described elsewhere in this Agreement.

ARTICLE 7. **COMPENSATION FOR SERVICES**

Paragraph 7.0. Subject to the availability and disbursement of federal funds, the legislatively approved services described in EXHIBIT A and EXHIBIT B herein shall be performed by Subrecipient for an allocation of EtHE funds, in an amount not to exceed \$94,051.00 in FY21, \$142,913.00 in FY22, \$142,913.00 in FY23, and \$142,913.00 in FY24. The actual amount awarded to the Subrecipient at any one time shall equal the total amount of the purchase order(s) issued.

Paragraph 7.1. The award amount includes a contingency amount. These funds are not available to the Subrecipient unless or until a purchase order is issued authorizing expenditure of these funds. Authorization to expend contingency funds shall be at the discretion of the Director, DHE and shall be issued in writing.

Paragraph 7.2. The budget attached to Contract in EXHIBIT B is a complete, approved budget for expenditures of all EtHE funds awarded pursuant to this Agreement and may hereafter be amended or extended in writing by mutual agreement of parties prior to expenditure of funds.

Paragraph 7.3. The budget total may not be exceeded; however, a plus or minus deviation of 10% within budget categories (i.e. personnel, supplies) and within priority category is authorized.

ARTICLE 8. **GENERAL SUBRECIPIENT REQUIREMENTS**

Paragraph 8.0. Subrecipient agrees that it will participate in a community-based continuum of care which is defined as: A continuum of care is a term which encompasses the comprehensive range of services required by individuals or families with HIV infection in order to meet their health care and psychosocial service needs throughout the course of their illness. The concept of a continuum suggests that services must be organized to respond to the individual's or family's changing needs in a holistic, coordinated, timely, and uninterrupted manner which reduces fragmentation of care.

Paragraph 8.1. DHE is implementing an integrated cloud-based data management system for: tracking all individuals who receive services supported by EtHE or Part A funds, contracting, reporting, subrecipient reimbursement, quality management, evaluating client satisfaction, client eligibility documentation records management, and a client portal through a system known as e2Fulton. Subrecipient will be expected to utilize e2Fulton.

Paragraph 8.2. Subrecipient agrees to participate in the centralized Ryan White data system for tracking all individuals who receive services supported by EtHE or Part A funds. In order to comply with the participation requirements, including reporting of all required variables for Ryan White Services Report (RSR), Subrecipient shall directly enter data using the most current version of e2Fulton or be able to import required data into the most current version of e2Fulton (Reference *PPPN-Use of e2Fulton in Documenting Eligibility*).

Client data reports must be consistent with eligibility requirements specified by County, which demonstrates eligible clients are receiving allowable services.

Paragraph 8.3. Intentionally left blank.

Paragraph 8.4. In order to reduce the administrative burden to clients and Subrecipients of collecting and maintaining client Ryan White eligibility documents, Subrecipient agrees to participate in the uploading, updating, and sharing of client eligibility documents via e2Fulton.

In order to obtain client consent for the sharing of such documentation Subrecipient will obtain client consent using the form developed by the Department for HIV Elimination and available at www.ryanwhiteatl.org. Once e2Fulton's client level database is fully operational the consent must be uploaded into e2Fulton before a client's service data can be entered.

Paragraph 8.5. Any Business Associates Agreements pursuant to Paragraph 25 Confidentiality and Health Insurance Portability and Accountability Act (HIPAA) Compliance must be entered into within 30 calendar days after the execution of the contract.

Paragraph 8.6. The Subrecipient will be responsible for entering line-item budgets by priority service category (as approved through the proposal review and budget negotiations), and service units into e2Fulton within 30 calendar days following the execution of the contract. Any budget revision requests must be made using the DHE form and be submitted via e2Fulton.

Paragraph 8.7. The subrecipient shall submit all required programmatic, fiscal, and quality management reports via e2Fulton.

Paragraph 8.8. Subrecipient agrees to participate in the EMA's needs assessment processes to provide information that will lead to the development of a continuous quality improvement system.

Paragraph 8.9. Subrecipient agrees to undertake and maintain quality management program(s) and quality service indicators for each Part A funded service provided to ensure that persons living with HIV disease, who are eligible for treatment and health related support services, get those services and that the quality of those services meet certain approved criteria (i.e., Eligible Metropolitan Area (EMA) adopted service standards of care, Public Health Service (PHS) treatment guidelines). (Reference *PPPN-033 Quality Improvement*.)

The Subrecipient's annual Quality Management Plan shall be submitted via e2Fulton no later than 60 calendar days following the execution of the contract.

Through quality management efforts, Subrecipient should be able to identify problems in service delivery that impact health-status outcomes at the client and system levels. As part of the County's site visit protocols and other monitoring efforts, Subrecipient shall be required to provide documentation that such program/systems are in use. (Reference *PPPN-033 Quality Management Site Visits*.)

Paragraph 8.10. Subrecipient agrees to administer and/or facilitate client participation in the EMA's program-wide standardized client satisfaction surveys to monitor the quality of the services provided and to measure the level of consumer satisfaction.

Paragraph 8.11. Subrecipient agrees to administer and/or facilitate client participation in the EMA's Needs Assessment to identify barriers and gaps in services.

Paragraph 8.12. Subrecipient agrees to implement and maintain a Consumer Advisory Board to obtain input from clients in the design and delivery of services. Subrecipient shall provide, with each quarterly report, documentation of Consumer Advisory Board meetings, membership, and minutes.

Paragraph 8.13. If Subrecipient receives funding for the provision of Outpatient/Ambulatory Health Services under this contract, Subrecipient shall be expected to meet the OAHS Expectations set forth in Appendix V of the Part A Request for Proposals.

Paragraph 8.14. Subrecipient agrees that in the performance of the Agreement, it will comply with all lawful agreements, if any, which the Subrecipient has made with any association, union, or other entity, with respect to wages, salaries, and working conditions, so as not to cause inconvenience, picketing or work stoppage.

Paragraph 8.15. Subrecipient agrees that during the period of the Contract, it will participate, as requested by the County, in efforts to develop a standard approach and data set to address the data information requirements described below:

- Estimated average cost of providing each category of HIV-related services provided with Part A funds and the extent to which such costs were paid by third-party payers;
- Estimated number of units of service for each category of HIV-related services provided with Part A funds;
- Estimated cost of providing a unit of service under each category of HIV-related services provided with part A funds.

Paragraph 8.16. Intentionally left blank.

Paragraph 8.17. Subrecipient agrees to assign at its own expense one individual to serve as the Fiscal Designee to serve as its representative on all financial matters related to this Contract. The Fiscal Designee may not also serve as the Programmatic Designee in Paragraph 8.2.

Paragraph 8.18. Subrecipient agrees to assign at its own expense one individual to serve as the Programmatic Designee to serve as its representative on all programmatic matters related to this Contract. The Programmatic Designee may not also serve as the Fiscal Designee in Paragraph 8.1.

Paragraph 8.19. Subrecipient agrees to assign at its own expense one individual to serve as the Data Designee to serve as its representative on all data and information technology matters related to this Contract.

Paragraph 8.20. Subrecipient agrees to assign at its own expense one individual to serve as the Quality Management Designee to oversee all quality management activities and attend quality management meetings.

Paragraph 8.21. Intentionally left blank.

Paragraph 8.22. The name(s) of designee(s) referenced in Paragraphs 8.17.-8.21. shall be provided to County at the time the contract signed by the duly authorized individual is returned to the County for signature and processing. The Subrecipient will be responsible for entering name(s) of designee(s) referenced in Paragraphs 8.1-8.4 into e2Fulton by April 1 of the fiscal year. Notification of changes in the individual(s) serving as the designees shall be provided in e2Fulton no later than 14 days after the change.

Paragraph 8.23. Intentionally left blank.

Paragraph 8.24. Any Subrecipient receiving EtHE funds to develop, purchase or distribute health education materials (e.g., brochures) must have prior approval by the County for each item.

Paragraph 8.25. In the provision of services under this contract, Subrecipient will comply with Ryan White Part A quality management standards and measures. The purpose of the Ryan White Part A quality management standards and measures is to ensure that a uniformity of service exists in the Atlanta Eligible Metropolitan Area (EMA) such that the consumers of a service receive the same quality of service regardless of where the service is provided. If an agency is unable to meet a particular standard, the agency must document why the standard was unable to be met and explain the steps it is taking to meet that standard.

Paragraph 8.26. QUARTERLY PROGRAMMATIC REPORTS. Subrecipient agrees to provide quarterly programmatic reports as described and requested by County to document progress toward implementation of the approved program activities and services in accordance with the requirements of the EtHE Program and other applicable regulations (reference **PPPN-055 Quarterly Reports**). Quarterly programmatic reports shall consist of, but not be limited to, narrative and quantitative information indicating progress toward meeting goals and objectives as well as the number and demographic characteristics of clients served. Quarterly programmatic reports must be submitted via 2e2Fulton not later than the 20thth business day after the close of each quarter. If a deadline falls on a weekend, the report must be received on the Friday prior to the deadline to be considered on time. Quarterly programmatic reports must use the DHE form and be signed by Subrecipient's approved Programmatic, Fiscal and Data Designees.

Paragraph 8.27. Subrecipient shall provide County with projected spending plans as detailed in *FPPN-002: Budget Spend Plan*. Budget spend plans must be submitted via e2Fulton.

Paragraph 8.28. The Subrecipient shall implement a sliding fee scale policy in conformance with Ryan White HIV/AIDS Program requirements. Subrecipient agrees that in the provision of services with assistance provided under EtHE, charges to any individual for services shall be made in accordance with the provision of the Ryan White Program, Section 2605 (e) as described in *FPPN-010.1 Imposition of Charges, Fee Schedule, and Cap on Client Charges* incorporated herein by reference.

The schedule of charges must be displayed in a conspicuous location(s) available to clients.

Subrecipient shall maintain documentation that all fiscal and intake staff have been informed of policies that any fees charged for Part A services must be in accordance with the provision of the RWHAP, Section 2605 (e) as described in *FPPN-010.1 Imposition of Charges, Fee Schedule, and Cap on Client Charges*.

Paragraph 8.29. Subrecipient agrees to assign appropriate staff, including the identified programmatic and fiscal designees, to attend all Ryan White and/or EtHE Providers' Meetings.

Paragraph 8.30. Subrecipient agrees to participate in regular progress officer calls and webinars which are designed to provide valuable technical assistance to Subrecipient, discuss areas of concern, and gather additional information.

Paragraph 8.31. Subrecipient is strongly encouraged to utilize the services of a qualified accountant to ensure fiscal policies, procedures, and practice comply with the requirements of the Uniform Guidance and Ryan White legislation and regulations.

Paragraph 8.32. As the Prime Awardee, Fulton County is required to provide the following information for any federal reports required by Subrecipient:

- 1. Federal Award Identification Number (FAIN): 6 UT8HA3393-02-01
- 2. Federal Award Date: 03/02/2021
- 3. Federal Awarding Agency: U.S. Department of Health and Human Services (HHS) Health Resources and Services Administration (HRSA)
- 4. Pass-Through Entity: Fulton County Government, Board of Commissioners, 141 Pryor Street, SW, Atlanta, GA 30303
- 5. CFDA Number and Title: 93.686 Ending the HIV Epidemic: A Plan for America Ryan White HIV/AIDS Program Parts A and B
- **6.** Project Description: Ending the HIV Epidemic: A Plan for America Ryan White HIV/AIDS Program Parts A and B provides direct financial assistance to jurisdictions identified in the legislation as eligible for funding. For Atlanta, the four jurisdictions are Cobb, DeKalb, Fulton, and Gwinnett Counties. The purpose of the program is to reduce new cases of HIV.

ARTICLE 9. INVOICING AND PAYMENT

Paragraph 9.0. Using e2Fulton, Subrecipient shall electronically submit for reimbursement for work performed during the previous calendar month, in a form acceptable to the County and accompanied by all support documentation requested by the County, for payment and for services that were completed during the preceding month. The County shall review for approval of said invoices. The County shall have the right not to pay any invoice or part thereof if not properly supported, or if the costs requested or a part thereof, as determined by the County, are reasonably in excess of the actual stage of completion.

Paragraph 9.1. Subrecipient agrees to electronically submit for reimbursement via the Electronic Contract Management (ECM) module of e2Fulton for the previous month's expenses not later

than the 20th business day of each month with four exceptions:

- 1. Fulton County shall advance payment to Subrecipient to allow for adequate cash flow to implement services as described in *FPPN-009: Advance Payment to Subrecipients*. Reconciliation of this amount must occur as expeditiously as possible. If an advance has been provided, the agency's reimbursement in the next month shall be reduced by the amount of the advance. In the event that the actual reimbursable expenses in the first month did not exceed the amount of the advance, the remainder shall be reduced from the second month's payment. In the event that the actual reimbursable expenses in the second month do not exceed the amount of the reminder of the advance, the agency shall remit payment to the County for the remainder due.
- 2. The first reimbursement submission shall be entered no later than 45 business days after contract effective date;
- 3. In addition to the February reimbursement submission, a final reimbursement submission may be entered no later than 45 days after the last day of February. Failure to submit the final invoice no later than 45 days after each budget period ends or is terminated may result in forfeiture of the claim. If the Subrecipient fails to do so, all rights to payment may be forfeited and the County may not honor requests submitted after the aforesaid time period.
- 4. The November reimbursement submission may be entered in two parts:
 - A. A pre-bill may be submitted in November prior to the date at which the Fulton County Finance Department shuts down to allow for year-end closeout (the actual date shall be provided to the Subrecipient once announced by the Finance Department). Subrecipient may pre-bill for regular monthly expenditures (e.g. salary, fringe, and rent) at an amount equal to 1/12th of the line item.
 - B. Another November submission would then be made by the 20th business day of December. This submission would be for the remainder of expenditures accrued in November.

Paragraph 9.2. Failure to submit reimbursement requests according to the timelines may be considered a breach of this Contract allowing the County to terminate this agreement in addition to any other right to which the County may be entitled. The Department for HIV Elimination reserves the right to reduce, reallocate or terminate funds for failure by the Subrecipient to achieve fiscal and/or program objectives as outlined in EXHIBIT A and EXHIBIT B, in a timely manner.

Late submissions received in ECM after the first calendar day of the month may not be paid until the last day of the following month.

Paragraph 9.3. Under the terms of the Uniform Guidance, Fulton County undertakes a risk assessment for each subrecipient and proposed subrecipient. Fulton County's Risk Assessment will determine the frequency with which supporting documentation must be submitted to support a funding request. In ALL instances original documentation must be maintained on site and be available for audit as set forth in ARTICLE 35. **AUDITS AND INSPECTORS.**

Risk Category	Frequency of Submitting Documentation
Low	Provide ALL supporting documentation once each quarter: March

	invoice, June invoice, September invoice, January invoice and Final
	invoice.
Moderate	Provide every other month provide ALL supporting documentation:
	March invoice, May invoice, July invoice, September invoice, November
	invoice, January invoice, and Final invoice.
High	Provide ALL supporting documentation every month.
New	Provide ALL supporting documentation every month.
Subrecipient	

Paragraph 9.4. Subrecipient agrees to maintain and submit the necessary supporting documentation to verify the cost in the Reimbursement Request as detailed in *Program Manual of Policies and Procedures* and *PPPN-013*.

Paragraph 9.7. Additional items which must be submitted with the first Reimbursement Request are described in *PPPN-013*.

Paragraph 9.8. Additional items which must be submitted with the final Reimbursement Request are described in *PPPN-013*.

Paragraph 9.9. Closeout and Final Reimbursement Submission. The final submission must include a certification signed by the <u>official authorized to legally bind Subrecipient</u> as follows:

"By signing this report, I certify to the best of my knowledge and belief that the report is true, complete, and accurate, and the expenditures, disbursements and cash receipts are for the purposes and objectives set forth in the terms and conditions of this contract. 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. (U.S. Code Title 18, Section 1001 and Title 31, Sections 3729-3730 and 3801-3812, 45 CFR 75.415(a))."

Paragraph 9.10. Payment of Subcontractors/Suppliers: The Subrecipient must certify in writing that all subcontractors of the Subrecipient and suppliers have been promptly paid for work and materials and previous progress payments received. In the event the prime Subrecipient is unable to pay subcontractors or suppliers until it has received a progress payment from Fulton County, the prime Subrecipient shall pay all subcontractors or supplier funds due from said progress payments within forty-eight (48) hours of receipt of payment from Fulton County and in no event later than fifteen days as provided for by State Law.

Paragraph 9.11. If, in the County's opinion, the Subrecipient fails to provide all necessary and appropriate documentation required pursuant to this Contract, as identified to the Subrecipient by the County, the County shall have the authority to delay the processing and payment of any or all Part A funds until such documentation has been satisfactorily submitted.

Paragraph 9.12. If, in the County's opinion, the Subrecipient submits inaccurate expenditure requests (e.g., line-item requests which exceed the approved amount, line-item requests for

items which have not been approved, etc.), the County shall have the authority to delay the processing of any or all Part A payments until such time that the errors have been corrected.

Paragraph 9.13. In order to ensure the availability of services to EtHE clients throughout the contract period monthly charges shall not exceed one-twelfth of any awarded line item amount unless otherwise preapproved by the assigned DHE Project Officer.

Paragraph 9.14. County's Right to Withhold Payments: The County may withhold payments for services that involve disputed costs, involve disputed audits, or are otherwise performed in an inadequate fashion. Payments withheld by the County will be released and paid to the Subrecipient when the services are subsequently performed adequately and on a timely basis, the causes for disputes are reconciled or any other remedies or actions stipulated by the County are satisfied. The County shall promptly pay any undisputed items contained in such invoices.

Paragraph 9.15. Except as otherwise provided for in this Agreement, County will, within thirty (30) calendar days transmit via direct deposit Subrecipient payments called for under this Agreement after receipt of a correct reimbursement submission and required documentation which are within the approved budget and provided that Subrecipient is not currently in default under any of the terms of this Agreement. Subrecipient agrees that reimbursement requested under the terms of this Contract shall be made based upon actual expenditures incurred and not upon budgeted amounts.

Paragraph 9.16. Acceptance of Payments by Subrecipient; Release. The acceptance by the Subrecipient of any payment for services under this Agreement will, in each instance, operate as, and be a release to the County from, all claim and liability to the Subrecipient for work performed or furnished for or relating to the service for which payment was accepted, unless the Subrecipient within five (5) business days of Its receipt of a payment, advises the County in writing of a specific claim it contends is not released by that payment.

Paragraph 9.17. Parties hereto expressly agree that the above contract terms shall supersede the rates of interest, payment periods, and contract and subcontract terms provided for under the Georgia Prompt Pay Act, O.C.G.A. § 13-11-1 et seq., pursuant to O.C.G.A. § 13-11-7(b), and the rates of interest, payment periods, and contract and subcontract terms provided for under the Prompt Pay Act shall have no application to this Agreement; parties further agree that the County shall not be liable for any interest or penalty arising from late payments.

Paragraph 9.18. It is the Subrecipient's duty to register with the County for direct deposit.

ARTICLE 10. FUNDING EXCLUSIONS AND RESTRICTIONS

Paragraph 10.0. Subrecipient shall use funds in accordance with federal requirements and shall not use Part A funds for unallowable costs including those listed herein, in the "*Program Manual of Policies and Procedures*" " incorporated herein by reference and available at www.ryanwhiteatl.org *PPPN-004: Funding Exclusions and Restrictions*" incorporated herein by reference and available at www.ryanwhiteatl.org, and in the RFP incorporated herein by reference.

Paragraph 10.1. Subrecipient agrees that EtHE funds will not be used to supplant or replace state and local HIV-related funding or in-kind resources expended by Subrecipient for HIV-related services during the contract period beginning March 1, 2021 and ending February 28, 2025.

Paragraph 10.2. Subrecipient agrees that EtHE funds may not be used to purchase or improve land or to purchase, construct or make permanent improvements to any building, except for minor remodeling as specifically approved in Subrecipient budget.

Paragraph 10.3. Subrecipient agrees that EtHE funds may not be used to make payments to recipients of services. Subrecipient shall maintain documentation that all provider staff have been informed of policies that forbid use of Ryan White funds for cash payments to service recipients.

Paragraph 10.4. Subrecipient agrees that EtHE funds will not be used to make payments for any item or service to the extent that payment has been made, or can reasonably be expected to be made, by another third party benefits program or by an entity that provides services on a prepaid basis.

Subrecipient shall maintain documentation that all fiscal and intake staff have been informed of policies that direct that funds will not be used to make payments for any item or service to the extent that payment has been made, or can reasonably be expected to be made, by another third party benefits program or by an entity that provides services on a prepaid basis.

Paragraph 10.5. Subrecipient agrees that no funds will be used to develop materials designed to promote or encourage intravenous drug use or sexual activity, whether homosexual or heterosexual.

Paragraph 10.6. Subrecipient agrees that no funds will be used for the purchase of vehicles without written County approval based upon prior approval from HRSA.

Paragraph 10.7. Subrecipient agrees that no funds will be used for non-targeted marketing promotions or advertising about HIV services that target the general public (poster campaigns for display on public transit, TV or radio public service announcements, etc.) or for broad scope awareness activities about HIV services that target the general public.

Paragraph 10.8. Subrecipient agrees that no funds will be used for influencing or attempting to influence members of Congress and other Federal personnel.

Paragraph 10.9. Subrecipient agrees that no funds will be used for outreach activities that have HIV prevention education as their exclusive purpose.

Paragraph 10.10. Subrecipient agrees that no funds awarded under this contract will be used for foreign travel.

Paragraph 10.11. Subrecipient agrees that no funds awarded under this contract shall be used to support employment, vocational, or employment-readiness services.

Paragraph 10.12. Subrecipient agrees that no funds awarded under this contract shall be used to carry out any program of distributing sterile needles or syringes for the hypodermic injection of any illegal drug unless otherwise preapproved by HRSA.

Paragraph 10.13. Subrecipient agrees than no funds awarded under this contract shall be used to support the portion of any space, expenses, or staff position **not** devoted to EtHE activities.

Paragraph 10.14. Subrecipient agrees than no funds awarded under this contract shall be used for purchase of equipment costing \$25,000 without prior written approval by the County based upon prior approval by HRSA.

Paragraph 10.15. Subrecipient agrees that funds awarded under this contract shall not be used for inpatient case management services that prevent unnecessary hospitalization or that expedite discharge, as medically appropriate, from inpatient facilities.

Paragraph 10.16. Subrecipient agrees that no funds awarded under this contract shall be used for the following activities or to purchase these items:

- Clothing
- Funeral, burial, cremation or related expenses
- Local or State personal property taxes (for residential property, private automobiles, or any other personal property against which taxes may be levied)
- entertainment costs; this includes the cost of amusements, social activities, and related incidental costs
- Household appliances
- Pet foods or other non- essential products
- Off-premise social/recreational activities or payments for a client's gym membership
- PrEP or nPEP medications or primary care services, as the person using PrEP or nPEP is not living with HIV, and therefore is not eligible for Ryan White funded medications
- Out-of-state travel, research projects, clinical trials, or fund raising activities (including salaries, supplies, etc.)

Paragraph 10.17. Voucher and store gift card programs shall be administered in a manner which assures that vouchers and store gift cards cannot be exchanged for cash or used for anything other than the allowable goods or services (funds may not be used for the purchase of alcohol, tobacco products, or firearms). General-use prepaid cards that are cobranded with the logo of a payment network and the logo of a merchant or affiliated group of merchants are general-use prepaid cards, not store gift cards, and are not allowable.

Paragraph 10.18. Subrecipient shall spend no more than 10% of the mount awarded under this contract for administrative costs, including federally approved indirect cost or government authorized cost allocation plan. Administrative costs include rent, utilities, facility costs along with costs of management oversight including program coordination; clerical, financial, and management staff not directly related to patient care; program evaluation, liability insurance, audits; and equipment not directly related to patient care. The combined total of indirect costs

and administrative costs cannot exceed 10% of the agency award. (Including those listed herein and in the "Program Manual of Policies and Procedures" and PPPN-013: 10% Administrative Cap)

Paragraph 10.19. Subrecipient is expected to maintain documentation of the following which shall be made available to DHE and HRSA upon request and during EtHE site visits:

- Document, through job descriptions and time and effort reports, that the administrative activities are charged to administration of the activities under this contract and cost no more than 10% of the total grant amount
- Document that no activities defined as administrative in nature are included in other EtHE budget categories
- If using indirect cost as part or all of its 10% administration costs, obtain and keep on file a federally approved HHS-negotiated Certificate of Cost Allocation Plan or Certificate of Indirect Costs
- Written procedures, allocation journals, and/or manuals should explain the methodology used to allocate and track EtHE costs, including direct service costs and administrative costs. The allocation journal should contain written procedures that are easy to follow and can be "re-performed" by an auditor.

ARTICLE 11. PERSONNEL

Paragraph 11.0. Subrecipient shall designate in writing a person(s) to serve as its authorized representative(s) who shall have sole authority to represent Subrecipient on all manners pertaining to this contract. Subrecipient represents that it has secured or will secure, at its' own expense, all equipment and personnel necessary to complete this Agreement, none of whom shall be employees of or have any contractual relationship with County. All of the services required hereunder will be performed by Subrecipient under his supervision and all personnel engaged in the work shall be fully qualified and shall be authorized or permitted under law to perform such services.

Paragraph 11.1. Written notification shall be immediately provided to County upon change or severance of any of the authorized representative(s) or designee(s), listed key personnel or Subsubrecipient performing services on this Project by Subrecipient. No changes or substitutions shall be permitted in Subrecipient's key personnel or Subcontractor as set forth herein without the prior written approval of the County. Requests for changes in key personnel or Subcontractors will not be unreasonably withheld by County.

ARTICLE 12. **SUSPENSION OF WORK**

Paragraph 12.0. If, through any cause, Subrecipient shall fail to fulfill its obligations under this Agreement in a timely and proper manner or in the event that any of the provisions or stipulations of this Agreement are violated by Subrecipient, the County shall thereupon have the right to suspend the Contract in whole or in part.

Paragraph 12.1. Suspension Notice: Should the County exercise its right to suspend this

Agreement under the provisions of this paragraph, the suspension shall be accomplished in writing and shall specify the reason and effective date. Upon receipt of a suspension notice, the Subrecipient must, unless the notice requires otherwise:

- 1. Immediately discontinue suspended services on the date and to the extent specified in the notice;
- Shall not incur obligations after date of notice until such time that the Subrecipient has received written notice by the County that the suspension has been revoked and obligations may resume;
- 3. Place no further orders or subcontracts for material, services or facilities with respect to suspended services, other than to the extent required in the notice; and
- 4. Take any other reasonable steps to minimize costs associated with the suspension.

Paragraph 12.2. Notice to Resume: Upon receipt of notice to resume suspended services, the Subrecipient will immediately resume performance under this Agreement as required in the notice.

Paragraph 12.3. In lieu of suspension, the County may withhold the payment of reimbursement requests until provisions or stipulations in question are cured to the County's satisfaction.

ARTICLE 13. **DISPUTES**

Paragraph 13.0. Except as otherwise provided in this Agreement, any dispute concerning a question of fact arising under this contract which is not disposed of by agreement shall be decided by the Department for HIV Elimination. The representative shall reduce the decision to writing and mail or otherwise furnish a copy thereof to the Subrecipient. The Subrecipient shall have 30 days from date the decision is sent to appeal the decision to the County Manager or his designee by mailing or otherwise furnishing to the County Manager or designee, copy of the written appeal. The decision of the County Manager or his designee for the determination of such appeal shall be final and conclusive. Pending any final decision of a dispute hereunder, Subrecipient shall proceed diligently with performance of the Agreement and in accordance with the decision of the Office of the Internal Audit's designated representative.

ARTICLE 14. GRIEVANCE PROCEDURES

Paragraph 14.0. Subrecipient agrees to have in place a grievance process by which client complaints against the agency with respect to funded services might be addressed (a Prat A approved grievance procedure would suffice). A copy of the Subrecipient's grievance process must be submitted with the first request for reimbursement for services under this Agreement unless a copy of Subrecipient's Grievance Procedures has been submitted in the last two years.

Paragraph 14.1. Subrecipient agrees to provide notification of the Grievance Procedures of the Subrecipient to all clients for rendered services in accordance with this Contract and such provision of information shall be documented within the files of the agency.

Paragraph 14.2. Subrecipient will include, with each monthly expenditure report, a summary of

any complaint filed under this process as well as current status of, and final disposition of, any such complaint.

ARTICLE 15. TERMINATION

Paragraph 15.0. This contract shall terminate no later than 11:59 p.m. on February 28, 2025.

Paragraph 15.1. This contract may be canceled or terminated by either of the parties without cause; however, the party seeking to terminate or cancel this contract must give written notice of its intention to do so to the other party at least 30 days prior to the effective date of cancellation or termination. Subrecipient will submit final Reimbursement Request not later than 45 days after the effective date of written notice of termination. Upon notice of termination date, Subrecipient shall not incur obligations after date of notice to County.

Paragraph 15.2. If for any reason the Subrecipient is unable to render the approved services, the Subrecipient must notify the County in writing within five (5) days of the decision to allow ample time to develop a contingency plan to address the loss of the services.

ARTICLE 16. TERMINATION OF AGREEMENT FOR CAUSE

Paragraph 16.0. Either County or Subrecipient may terminate work under this Agreement in the event the other party fails to perform in accordance with the provisions of the Agreement. Any party seeking to terminate this Agreement is required to give thirty (30) days prior written notice to the other party.

Paragraph 16.1 Notice of termination shall be delivered by certified mail with receipt for delivery returned to the sender.

Paragraph 16.2. TIME IS OF THE ESSENCE and if the Subrecipient refuses or fails to perform the work as specified in EXHIBIT A and EXHIBIT B and maintain the scheduled level of effort as proposed, or any separable part thereof, with such diligence as will insure completion of the work within the specified time period, or any extension or tolling thereof, or fails to complete said work within such time. The County may exercise any remedy available under law or this Agreement. Failure to maintain the scheduled level of effort as proposed or deviation from the aforesaid proposal without prior approval of County shall constitute cause for termination

Paragraph 16.3. The County may, by written notice to Subrecipient, terminate Subrecipient's right to proceed with the Project or such part of the Project as to which there has been delay. In such event, the County may take over the work and perform the same to completion, by contract or otherwise, and Subrecipient shall be required to provide all copies of finished or unfinished documents prepared by Subrecipient under this Agreement to the County.

Paragraph 16.4. Subrecipient shall be entitled to receive compensation for any satisfactory work completed on such documents as reasonably determined by the County.

Paragraph 16.5. Whether or not the Subrecipient's right to proceed with the work has been

terminated, the Subrecipient shall be liable for any damage to the County resulting from the Subrecipient's refusal or failure to complete the work within the specified time period, and said damages shall include, but not be limited to, any additional costs associated with the County obtaining the services of another Subrecipient to complete the project.

ARTICLE 17. TERMINATION FOR CONVENIENCE OF COUNTY

Paragraph 17.0. Notwithstanding any other provisions, the County may terminate this Agreement for its convenience at any time by a written notice to Subrecipient. If the Agreement is terminated for convenience by the County, as provided in this article, Subrecipient will be paid compensation for those services actually performed. Partially completed tasks will be compensated for based on a signed statement of completion to be submitted by Subrecipient which shall itemize each task element and briefly state what work has been completed and what work remains to be done.

Paragraph 17.1. If, after termination, it is determined that the Subrecipient was not in default, or that the default was excusable, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the government.

ARTICLE 18. WAIVER OF BREACH

Paragraph 18.0. The waiver by either party of a breach or violation of any provision of this Agreement, shall not operate or be construed to be, a waiver of any subsequent breach or violation of the same or other provision thereof.

ARTICLE 19. **INDEPENDENT CONTRACTOR STATUS**

Paragraph 19.0. Nothing contained herein shall be deemed to create any relationship other than that of an independent Subrecipient between the County and Subrecipient. Under no circumstances shall Subrecipient, its directors, officers, employees, agents, successors or assigns, be deemed employees, agents, partners, successors, assigns or legal representatives of the County.

Paragraph 19.1. Subrecipient acknowledges that its directors, officers, employees, agents and assigns shall have no right or redress pursuant to the Personnel Rules and Regulations of Fulton County.

ARTICLE 20. **ASSURANCES AND CERTIFICATIONS**

Paragraph 20.0. Subrecipient agrees to comply with federal and state laws, rules and regulations of the County's policy relative to nondiscrimination in client and client service practices because of political affiliation, religion, race, color, gender, handicap, age, sexual orientation, national origin, or disability. Subrecipient shall notify current clients and all other individuals presenting for services provided through Part A funds of this nondiscrimination policy.

Paragraph 20.2. Subrecipient agrees to provide services without regard to an individual's ability to pay and current or past health condition. Subrecipient shall have billing, co-pay, and collection policies and procedures that do not:

- Deny services for non- payment
- Deny payment for inability to produce income documentation
- Require full payment prior to service
- Include any other procedure that denies services for non-payment

Subrecipient shall maintain documentation that all provider staff have been informed of these requirements.

Paragraph 20.3. Subrecipient agrees to comply with federal certifications regarding debarment and suspension, drug-free workplace requirements, Program Fraud Civil Remedies Act, and environmental tobacco smoke described in PHS-5161-1 and included as Attachment E. EXHIBIT E shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 20.4. Subrecipient agrees to comply with federal "Assurances - Non-Construction Programs" (Standard Form 424B) incorporated as EXHIBIT F. EXHIBIT F shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 20.5. Subrecipient agrees that federal prohibitions and requirements related to lobbying will be included in all sub-awards at all tiers and that all sub-recipients shall certify and disclose accordingly.

Paragraph 20.6. Subrecipient acknowledges that the County discourages the employment of the relatives by blood or marriage of Subrecipient or its employees. Such relationship shall not be an automatic barrier to hiring, but shall require the Subrecipient to obtain the written approval of the County. Willful and intentional failure to disclose such a relationship, including such relationships which might pre-exist this contract, may be cause for suspension or termination of this contract. This requirement shall not be construed to convert the Subrecipient into an employee of the County. Subrecipient remains an independent contractor/subrecipient as is set forth in Article 19 hereof.

Paragraph 20.7. Subrecipient will maintain HIV-related expenditures at a level that is at least equal to and not less than the level of such expenditures by the Subrecipient for the one year period preceding the fiscal year covered by this contract.

Paragraph 20.8. Services will be provided in settings accessible to low-income persons with HIV disease. Subrecipient shall ensure that the setting is accessible by public transportation or shall provide transportation assistance.

Paragraph 20.9. Subrecipient shall comply with Americans with Disabilities Act requirements.

Paragraph 20.10. The National Standards for Culturally and Linguistically Appropriate Services in Health and Health Care (the National CLAS Standards) are intended to advance health equity, improve quality, and help eliminate health care disparities by providing a blueprint for individuals

and health and health care organizations to implement culturally and linguistically appropriate services. Subrecipient shall integrate the principles and activities of culturally and linguistically appropriate services in accordance with National Standards for Culturally and Linguistically Appropriate Services (CLAS) in Health and Health Care.

Refer to: http://minorityhealth.hhs.gov/assets/pdf/checked/finalreport.pdf

Paragraph 20.11. Subrecipient agrees to comply with federal Legislative Mandates set forth in the most current Consolidated Appropriations Act. EXHIBIT G. shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2 and returned to the County.

ARTICLE 21. ACCURACY OF WORK

Paragraph 21.0. Subrecipient shall be responsible for the accuracy of his work and shall promptly correct its errors and omissions without additional compensation. Acceptance of the work by the County will not relieve Subrecipient of the responsibility of subsequent corrections of any errors and the clarification of any ambiguities. Subrecipient shall prepare any plans, report, fieldwork, or data required by County to correct its errors or omissions. The above consultation, clarification or correction shall be made without added compensation to Subrecipient. Subrecipient shall give immediate attention to these changes so there will be a minimum of delay to others.

ARTICLE 22. **REVIEW OF WORK**

Paragraph 22.0. Authorized representatives of County may at all reasonable times review and inspect project activities and data collected under this Agreement and amendments thereto. All reports, drawings, studies, specifications, estimates, maps and computations prepared by or for Subrecipient, shall be available to authorized representatives of County for inspection and review at all reasonable times in the main office of County. Acceptance shall not relieve Subrecipient of its professional obligation to correct, at its expense, any of its errors in work.

Paragraph 22.1. County may request at any time and Subrecipient shall produce progress prints or copies of any work as performed under this Agreement. Refusal by Subrecipient to submit progress reports and/or plans shall be cause for County, without any liability thereof, to withhold payment to Subrecipient until Subrecipient complies with County's request in this regard. County's review recommendations shall be incorporated into the plans by Subrecipient.

Paragraph 22.2. Subrecipient agrees to participate in site visits/programmatic reviews conducted by the County Staff. Subrecipient agrees to ensure that programmatic and fiscal designees and other appropriate staff as requested by the County are in attendance at all site visits and that all requested documentation is provided including descriptions of accounts payable systems and policies. Unannounced site visits may also be conducted by the County when the County deems appropriate. Subrecipient must provide access to appropriate and applicable files, policy manuals, records, staff members, etc. as requested by the County.

Paragraph 22.3. Subrecipient agrees to participate in Title VI site visits/programmatic reviews conducted by the County Staff including the Fulton County's Office of the County Auditor.

Subrecipient agrees to ensure that agency's Title VI Coordinator and other appropriate staff as requested by the County are in attendance at all site visits and that all requested documentation is provided. Subrecipient must provide access to appropriate and applicable files, policy manuals, records, staff members, etc. as requested by the County. Site visit shall include, but not be limited to, examination of evidence of: Bilingual Staff; Telephone Interpretation; Volunteer Interpreters; Use of "I Speak Cards"; Language Identification Posters or Flashcards; and, Translating Vital Documents.

ARTICLE 23. **INDEMNIFICATION**

Paragraph 23.0. Article 23 does not apply to local health departments or other governmental entities including the State of Georgia's Department of Public Health.

Paragraph 23.1. Subrecipient hereby agrees to release, indemnify, defend and hold harmless Fulton County, its Commissioners, officers, employees, subcontractors, successors, assigns and agents, from and against any and all losses (including death), claims, damages, liabilities, costs and expenses (including but not limited to all actions, proceedings, or investigations in respect thereof and any costs of judgments, settlements, court costs, attorney's fees or expenses, regardless of the outcome of any such action, proceeding, or investigation), caused by, relating to, based upon or arising out of any act or omission by Subrecipient, its directors, officers, employees, subcontractors, successors, assigns or agents, or otherwise, in connection (directly or indirectly) with its acceptance, or the performance, or nonperformance, of its obligations under these agreements. Such obligations shall not be construed to negate, abridge or otherwise reduce any other rights or obligations of indemnity which would otherwise exist as to any party or person as set forth in this paragraph.

Paragraph 23.2. Subrecipient obligation to protect, defend, indemnify and hold harmless, as set forth hereinabove, shall also include, but is not limited to, any matter arising out of any actual or alleged infringement of any patent, trademark, copyright, or service mark, or other actual or alleged unfair competition disparagement of product or service, or other tort or any type whatsoever, or any actual or alleged violation of trade regulations.

Paragraph 23.3. Subrecipient further agrees to protect, defend, indemnify and hold harmless Fulton County, its Commissioners, officers, employees, subcontractors, successors, assigns and agents from and against any and all claims or liability for compensation under the Worker's Compensation Act, Disability Benefits Act, or any other employee benefits act arising out of injuries sustained by any employees of Subrecipient. These indemnities shall not be limited by reason of the fisting of any insurance coverage.

Paragraph 23.4. These indemnity provisions are for the protection of the County indemnities only and shall not establish, of themselves, any liability to third parties. The provisions of this article shall survive termination of this Agreement.

ARTICLE 24. CONFIDENTIALITY AND HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT (HIPAA) COMPLIANCE

Paragraph 24.0. The Subrecipient agrees to abide by all state and federal laws, rules and

regulations and County policy respecting confidentiality of an individual's records. Subrecipient further agrees not to divulge any information concerning any individual to any unauthorized person without the written consent of the individual, employee, client or responsible parent or guardian.

Paragraph 24.1. Subrecipient shall have written procedures to ensure that staff will maintain the confidentiality of client records related to the services provided under this contract.

Paragraph 24.2. Both parties shall comply with the requirements of all applicable federal, state and local laws and the rules and regulations promulgated thereunder including, but not limited to, the Health Insurance Portability and Accountability Act of 1996 and the rules and regulations promulgated thereunder, as the same may be amended and supplemented from time to time (collectively referred to herein as "HIPAA").

Paragraph 24.3. The parties recognize a common goal of securing the integrity of all individually identifiable health information and according that information the highest possible degree of confidentiality and protection from disclosure. The parties will use their best efforts in that regard. All individually identifiable health information (including information related to patients/clients whose identities may be ascertained by the exercise of reasonable effort through investigation or through the use of other public or private databases) shall be treated as confidential by the parties in accordance with all federal, state, and local laws, rules and regulations governing the confidentiality and privacy of individually identifiable health information, including, but without limitation, to the extent that each party is subject to it, HIPAA. The parties agree to take such additional steps and/or to negotiate such amendments to this Agreement as may be required to ensure that the parties are and remain in compliance with HIPAA and official guidance.

Paragraph 24.4. Subrecipient, if a covered entity, must be in full compliance with HIPAA. This includes but is not limited to all privacy, transactions and code sets and security requirements in effect now or that may be in effect at any time in the future. Any and all associated costs for Subrecipient to comply with the HIPAA laws shall be borne by Subrecipient. All HIPAA compliance dates must be satisfied and Subrecipient must provide written assurance demonstrating the ability to meet all compliance deadlines upon request by County's Privacy Officer. This includes maintaining a Contingency Plan to assure the continuation of operations consistent with HIPAA. This plan shall have been tested and copies made available to the County upon request. Subrecipient is required to fully cooperate with any and all audits, reviews and investigations conducted by County, Centers for Medicare & Medicaid Services ("CMS"), Office of Civil Rights or any other governmental agencies, in connection with HIPAA compliance matters.

Paragraph 24.5. Subrecipient, if a covered entity, may receive, use and disclose protected health information as permitted or as required by law. This includes disclosure of protected health information to the Department for HIV Elimination (as a covered entity) in connection with treatment, payment or operations, including Ryan White operations and as required by this Agreement.

Paragraph 24.6. In the course of undertaking the Scope of Work in this Agreement, Subrecipient will be sharing individually identifiable health information with the Department for HIV Elimination. The Subrecipient shall be responsible for entering into any necessary Business Associate Agreements and/or confidentiality agreements with Fulton County on behalf of the Department for HIV Elimination.

Paragraph 24.7. In the course of undertaking the Scope of Work in this Agreement, Subrecipient may work with agencies and entities that are subrecipients of funding via Fulton County HIV grants and have access to individually identifiable health information. The Subrecipient shall be responsible for entering into any necessary Business Associate Agreements and/or confidentiality agreements with said agencies and entities.

Paragraph 24.8. Subrecipient is responsible for obtaining client consent for the sharing of PHI with the Department for HIV Elimination and other subrecipients of Part A funding.

ARTICLE 25. CONFIDENTIALITY OF WORK

Paragraph 25.0. Each party may disclose to the other party information that is confidential or proprietary "Confidential Information". Confidential Information includes information and materials related to the business, affairs and/or procedures of the disclosing party, or to the designs, programs, flowcharts and documentation of the disclosing party's information technology, whether or not owned by that party.

The party receiving Confidential Information will not, and will cause each of its employees, agents, subcontractors and affiliates not to, either during or after the term of this Agreement: (a) disclose any Confidential Information to any third party or to any employee, agent, subcontractor or Affiliate other than on a "need to know" basis; or (b) use Confidential Information for any purpose other than in the performance of this Agreement. The receiving party will hold in confidence the Confidential Information and will use Confidential Information solely to perform its obligations under this Agreement. The receiving party will take all reasonable precautions necessary to safeguard the disclosing party's property, including Confidential Information. Upon the disclosing party's request, the receiving party will return all Confidential Information. In the event that the receiving party or any of its employees, agents, subcontractors or Affiliates is required by applicable law, regulation or legal process to disclose any Confidential Information, the receiving party will (a) disclose such Confidential Information only to the extent its legal counsel determines such disclosure is required; (b) notify the disclosing party immediately so that the disclosing party may seek a protective order or other appropriate remedy; and (c) exercise all reasonable efforts to obtain assurance that confidential treatment will be accorded to such Confidential Information. Notwithstanding this clause, Subrecipient recognizes the County's obligation to comply with Georgia's Open Records requirements.

Paragraph 25.1. The Subrecipient shall maintain the confidentiality of all reports, information, or data, furnished to, or prepared by, the Subrecipient under this Agreement, unless such information is: a) previously known to the Subrecipient; b) generally available to the public; c) subsequently disclose to the Subrecipient by a third-party who is not under an obligation of confidentiality with the County; or, d) independently developed by the

Subrecipient.

Before publishing or presenting any of these reports, information, or data, the Subrecipient shall obtain the prior written consent of the Director, Department for HIV Elimination. The Subrecipient shall inform its officers, directors, employees, and agents of the requirements of this section and shall enforce compliance with these requirements by its officers, directors, employees, and agents.

Paragraph 25.2. It is further agreed that if any information concerning the Project, its conduct results, or data gathered or processed should be released by Subrecipient without prior approval from County, the release of the same shall constitute grounds for termination of this Agreement without indemnity to Subrecipient, but should any such information be released by County or by Subrecipient with such prior written approval, the same shall be regarded as Public information and no longer subject to the restrictions of this Agreement.

Paragraph 25.3. This Article survives the expiration or earlier termination of this agreement.

ARTICLE 26. OPEN RECORDS ACT

Paragraph 26.0. The Georgia Open Records Act, O.C.G.A. Section 50-18-70 et seq., applies to this Agreement. The Subrecipient acknowledges that any documents or computerized data provided to the County by the Subrecipient may be subject to release to the public. The Subrecipient also acknowledges that documents and computerized data created or held by the Subrecipient in relation to the Agreement may be subject to release to the public, to include documents turned over to the County. The Subrecipient shall cooperate with and provide assistance to the County in rapidly responding to Open Records Act requests. The Subrecipient shall notify the County of any Open Records Act requests no later than 24 business hours following receipt of any such requests by the Subrecipient. The Subrecipient shall promptly comply with the instructions or requests of the County in relation to responding to Open Records Act requests.

ARTICLE 27. PUBLICITY

Paragraph 27.0. Subrecipient agrees that any publicity given to the program or services provided herein, including, but not limited to, notices, information, pamphlets, press releases, research, reports, signs and similar public notices prepared by or for the Subrecipient, shall not identify the County as a sponsoring agency without prior approval. In addition, the Subrecipient shall not display the County name or logo in any manner, including, but not limited to, display on Subrecipient's letterhead or physical plant without the prior written authorization of the County.

ARTICLE 28. **INTANGIBLE PROPERTY**

Paragraph 28.0. Except as otherwise provided in terms and conditions of this Contract, the subrecipient or the County is free to copyright any books, publications or other copyrightable materials developed in the course of or under this Contract. Should any copyright materials be produced as a result of this Contract, the County shall reserve a royalty free, non-exclusive and irrevocable right to reproduce, modify, publish or otherwise use and to authorize others to use

the work for governmental purposes.

ARTICLE 29. TANGIBLE PROPERTY

Paragraph 29.0. Subrecipient agrees to maintain detailed property records on all equipment (non-expendable personal property) purchased in total, or in part, with funds received by the County during the term of this Agreement to be submitted at the close of the year with the final invoice. Property records shall be maintained accurately (including those listed herein and in the "*Program Manual of Policies and Procedures*" and *FPPN-003: Property Standards*) and shall include:

- A description of the property;
- Manufacturer's serial number, model number, national stock number, or other identification number;
- Source of the property including federal program name;
- Acquisition date (or date received, if the property was furnished by the County) and cost;
- Percentage (at the end of the budget year) of federal participation in the cost of the project or program for which the property was acquired;
- Unit acquisition cost;
- Property decal number;
- Ultimate disposition data, including date of disposal, sales price, and method used to determine current fair market value. Disposition must have prior County written approval.
- A physical inventory of property shall be taken and the results reconciled with the property records at least once every two years. Any differences between quantities determined by the physical inspection and those shown in the accounting records shall be investigated to determine the cause of the difference. The Subrecipient shall, in connection with the inventory, verify the existence, current utilization, and continued need for the property. A control system shall be in effect to ensure adequate safeguards to prevent loss, damage, or theft of the property. Any loss, damage, or theft of non-expendable property shall be investigated and fully documented. The Subrecipient shall promptly notify the County.

Paragraph 29.1. Adequate maintenance procedures shall be implemented to keep the property in good condition.

Paragraph 29.2. Upon termination of any service program included in this Agreement, or in the event this Agreement terminates prior to expiration or is not renewed, Subrecipient agrees to properly return all County property according to County protocols.

Paragraph 29.3. The Subrecipient agrees that this equipment cannot be transferred or otherwise disposed of without written County approval.

ARTICLE 30. COVENANT AGAINST CONTINGENT FEES

Paragraph 30.0. Subrecipient warrants that no person or selling agency has been employed or retained to solicit or secure this Agreement upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, excepting bona fide employees

maintained by Subrecipient for the purpose of securing business and that Subrecipient has not received any non-County fee related to this Agreement without the prior written consent of County. For breach or violation of this warranty, County shall have the right to annul this Agreement without liability or at its discretion to deduct from the Contract Price or consideration the full amount of such commission, percentage, brokerage or contingent fee.

ARTICLE 31. **INSURANCE**

Paragraph 31.0. Subrecipient agrees to obtain and maintain during the entire term of this Agreement, all of the insurance required as specified in the Agreement documents, Insurance and Risk Management Forms, with the County as an additional insured and shall furnish the County a Certificate of Insurance showing the required coverage. The cancellation of any policy of insurance required by this Agreement shall meet the requirements of notice under the laws of the State of Georgia as presently set forth in the Georgia Code.

ARTICLE 32. **PROHIBITED INTEREST**

Paragraph 32.0. Conflict of interest:

Subrecipient agrees that it presently has no interest and shall acquire no interest direct or indirect that would conflict in any manner or degree with the performance of its service hereunder. Subrecipient further agrees that, in the performance of the Agreement, no person having any such interest shall be employed.

Paragraph 32.1. Interest of Public Officials:

No member, officer or employee of County during his tenure shall have any interest, direct or indirect, in this Agreement or the proceeds thereof.

ARTICLE 33. **SUBCONTRACTING**

Paragraph 33.0. Subrecipient shall not subcontract any part of the work covered by this Agreement or permit subcontracted work to be further subcontracted without prior written approval of Director, Ryan White Program or his/her designee.

ARTICLE 34. **ASSIGNABILITY**

Paragraph 34.0. Subrecipient shall not assign or subcontract this Agreement or any portion thereof without the prior expressed written consent of County. Any attempted assignment or subcontracting by Subrecipient without the prior expressed written consent of County shall at County's sole option terminate this Agreement without any notice to Subrecipient of such termination. Subrecipient binds itself, its successors, assigns, and legal representatives of such other party in respect to all covenants, agreements and obligations contained herein.

ARTICLE 35. **AUDITS AND INSPECTORS**

Paragraph 35.0. At any time during normal business hours and as often as County may deem necessary, Subrecipient shall make available to County and/or representatives of the County for examination all of its records with respect to all matters covered by this Agreement.

Paragraph 35.1 Subrecipient shall also permit County and/or representative of the County to audit, examine and make copies, excerpts or transcripts from such records of personnel, conditions of employment and other data relating to all matters covered by this Agreement. Subrecipient's records of personnel, conditions of employment, and financial statements (hereinafter "Information") constitute trade secrets and are considered confidential and proprietary by Subrecipient.

Paragraph 35.2. Subrecipient shall maintain all books, documents, papers, accounting records and other evidence pertaining to costs incurred on the Project and used in support of its proposal and shall make such material available at all reasonable times during the period of the Agreement and for eight years from the date of final payment under the Agreement, for inspection by County or any reviewing agencies and copies thereof shall be furnished upon request and at no additional cost to County.

Paragraph 35.3. Subrecipient agrees that the provisions of this Article shall be included in any Agreements it may make with any subcontractor, assignee or transferee.

Paragraph 35.4. Subrecipient acknowledges and swears by signature below that it has complied with the audit requirements of the "Standards for Audit of Governmental Organizations, Programs, Activities and Functions," issued by the U.S. Comptroller General for all previous contracts awarded under the Ryan White Program; false statement herein constitutes a breach of this contract.

Paragraph 35.5. Subrecipient agrees to comply with federal standards for financial management set forth in 45 CFR 75 – Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards as well as the "Program Manual of Policies and Procedures" and *FPPN-006: Financial Management*.

Paragraph 35.6. Subrecipient agrees to comply with the audit requirements set forth in 45 CFR 75 and with either Paragraph 35.6a or Paragraph 35.6b whichever applies under these guidelines.

Paragraph 35.6a. Subrecipient expending \$750,000 or more during the fiscal year in Federal awards must have a Single or Program Specific audit conducted for that year in accordance with 2 CFR 75 Subpart F – Audit Requirements. The audit must be prepared by an independent Certified Public Accountant. Subrecipient must send one copy of the audit to the Ryan White Program Manager and one copy to the Director of Finance, within 180 days following the close of Subrecipient's fiscal year. At the County's discretion, this time period may be extended beyond the 180 days.

Paragraph 35.6.b. Subrecipient expending less than \$750,000 during the fiscal year in Federal awards agrees to have a financial statement audit conducted annually by an independent Certified Public Accountant and further agrees to send one copy of the audit

to the Ryan White Program Manager and one copy to the Director of Finance, Fulton County Government, within 180 days following the close of Subrecipient's fiscal year. At the County's discretion, this time period may be extended beyond the 180 days.

Paragraph 35.7. Audit reports shall be submitted to:

Director, Department for HIV Elimination Director of Finance

Fulton County Government
137 Peachtree Street
Atlanta, Georgia 30303
Fulton County Government
141 Pryor Street, Suite 7001
Atlanta, Georgia 30303

Paragraph 35.8. Failure to comply with audit request, or any other terms or conditions of this Contract constitutes cause for termination of Contract, cause for rejection of future applications, and requires return of all monies received under this Contract.

ARTICLE 36. RECORDS

Paragraph 36.0. The state and federal governments and the County shall have access to pertinent books, documents, papers and records of the Subrecipient and any sub-Subrecipient respectively, as applicable, for the purposes of verifying, without limitation, the nature and extent of applicable cost, and making audit examinations, excerpts and transcripts. The parties and their respective subcontractors' record retention requirements are three years from the submission of the final expenditure report. If any litigation, claim or audit is started before the expiration of the three-year period, the records shall be retained until all litigation, claims, or audit findings involving the records have been resolved.

Paragraph 36.1. Intentionally left blank.

Paragraph 36.2. Intentionally left blank.

Paragraph 36.3. Subrecipient agrees to maintain documentation of positive HIV serostatus in the client's file on-site and shall make these documents available, within the scope of confidentiality, as may be required during any monitoring activity conducted by the County or designee. Documentation of serostatus should occur during the client intake process; however, initiation of enrollment may occur with a preliminary positive test result. Acceptable documentation of positive HIV serostatus shall include, but not be limited to, confirmed positive HIV test results, medical provider's diagnosis, viral load lab results, and/or medical therapies prescribed by a medical provider. Documentation shall be primary or refer to the primary documentation in the form of an official, signed statement from the holder of the primary documentation stating that eligibility has been confirmed (including the name of person/organization verifying eligibility, date, and nature and location of primary documentation).

Subrecipient shall maintain documentation that all provider staff have been informed of Part A eligibility requirements regarding serostatus and acceptable proof of HIV status.

Paragraph 36.4. Intentionally left blank.

Paragraph 36.5. For each client served with EtHE funds, Subrecipient agrees to maintain documentation of the provider of primary care (as described in the most current version of "Fulton County Government Ryan White Part A Program Manual") services in the client's file on-site and shall make these documents available, within the scope of confidentiality, as may be required during any monitoring activity conducted by the County.

Paragraph 36.6. To the greatest extent possible, the Subrecipient shall provide services to eligible clients without regard to his/her county of residence within the 20-county EMA. Prior approval from the County must be obtained before Subrecipient may limit availability to anything less than the 20 County EMA.

Paragraph 36.7. Subrecipient is required to notify County no less than 24 hours prior to the implementation of any cap on services, limitation of services to serving existing clients only, and/or limitation of new clients to residents of certain geographic areas.

Subrecipient acknowledges that such caps and limitations on clients serve may impact the continuum of care and services for which the Subrecipient is funded under this contract and may result in amendments to this contract and/or changes in funding amounts.

Paragraph 36.8. For each client served, Subrecipient agrees to provide documentation upon request which indicates the Subrecipient's efforts to determine if a client has an eligible third-party payment source (e.g., private insurance, including plans available through the health insurance marketplace, Medicaid, State Children's Health Insurance Plan [SCHIP], and Medicare) and the process for vigorously screening and enrolling clients in all programs for which they are eligible to ensure that Part A funds are the payer of last resort.

Subrecipient shall maintain documentation that all provider staff have been informed of Part A eligibility requirements for determination of third-party payment source and process for vigorously screening and enrolling clients in all programs for which they are eligible to ensure that Part A funds are the payer of last resort.

Paragraph 36.9. Subrecipient agrees that Oral Health services should be available to persons living with HIV in the EMA. The Subrecipient should, where practicable, provide Oral Health services to individuals who may or may not receive Primary Care at that site.

Paragraph 36.10. Subrecipient agrees to comply with legislative requirements regarding the Medicaid status of providers, specifically that funded providers of Medicaid-reimbursable services must be participating in Medicaid and certified to receive Medicaid payments or able to document efforts underway to obtain such certification.

If Medicaid-covered services are funded, Subrecipient agrees to provide documentation of Medicaid certification.

Paragraph 36.11. Income generated from third-party reimbursements, including 340B

reimbursements, must be reported as program income and must be directed to programs or services which benefit Part A clients. The Subrecipient must maintain records documenting the type and amount of income received and how expended.

Paragraph 36.11.a. Income generated from payments made by clients in compliance with the sliding fee scale must be reported as program income and must be directed to programs or services which benefit Part A clients. The Subrecipient must maintain records documenting the type and amount of income received and how expended.

Paragraph 36.12. Subrecipient shall maintain documentation that that all staff involved in eligibility determination have been provided annual training in eligibility requirements set forth in this contract.

Paragraph 36.13. Subrecipient shall maintain documentation that eligibility determination policies and procedures do not consider VA health benefits as the veteran's primary insurance and deny access to Ryan White services citing "payer of last resort". Policies and procedures must classify veterans receiving VA health benefits as uninsured, thus exempting these veterans from the "payer of last resort" requirement.

Subrecipient shall maintain documentation that all staff determining eligibility have been informed of policies surrounding veterans with VA health benefits.

Paragraph 36.14. Subrecipient shall maintain job descriptions and time and effort reports sufficient to document that the activities defined in legislation and guidance as administrative are charged to administration of the program and cost no more than 10% of Contract award amount. Subrecipient is expected to maintain documentation supporting the allocation of employee time to administrative and non-administrative duties.

Paragraph 36.15. Subrecipient shall maintain time and effort reports sufficient to document that each employee that is funded with Ryan White Part A funds for an amount less than 100% time and effort (1 Full Time Equivalent) has worked on Part A funded services for an amount no less than the percent of time for which the position is funded.

Paragraph 36.16. If Subrecipient uses indirect cost as part or all of its 10% administration costs, Subrecipient shall obtain and keep on file a federally approved HHS-negotiated Certificate of Cost Allocation Plan or Certificate of Indirect Costs.

Paragraph 36.17. Subrecipient shall maintain a file or files documenting agency activities for the promotion of HIV services to low-income individuals, including copies of HIV program materials promoting services and explaining eligibility requirements.

Paragraph 36.18. Subrecipient shall maintain a reasonable mix of non-traditional hours that best suit the needs of the populations to be served. Non-traditional hours shall include early morning hours, evening hours (after 5:00 pm) and/or weekend hours.

Paragraph 36.19. As specified in *PPPN-001 Client Eligibility*, requiring an individual to have State issued photo identification establishes a lengthy and sometimes costly barrier to care; this also creates an unnecessary barrier to care for undocumented individuals. If Subrecipient's internal policies require State issued photo identification, the lack of such identification shall not delay enrollment in EtHE services, provision of medications, nor result in the discharge of a client from EtHE White Services.

ARTICLE 37. **ACCOUNTING SYSTEM**

Paragraph 37.0. Subrecipient shall have an accounting system, which is established, and maintained in accordance with generally accepted accounting principles. The Subrecipient's systems must be established to enable tracing of funds to a level adequate for determining if funds were used according to the terms and conditions of the grant contract or other County recommendations.

ARTICLE 38. **VERBAL AGREEMENT**

Paragraph 38.0. No verbal agreement or conversation with any officer, agent or employee of County either before, during or after the execution of this Agreement, shall affect or modify any of the terms of obligations herein contained, nor shall such verbal agreement or conversation entitle Subrecipient to any additional payment whatsoever under the terms of this Agreement. All changes to this shall be in writing and the form of a change order in supplemental agreement, approved by the County, and entered on the Minutes of the Board of Commissioners.

ARTICLE 39. **NOTICES**

Paragraph 39.0. All notices shall be in writing and delivered in person or transmitted by certified mail, postage prepaid. A copy may also be emailed.

Notices to County shall be addressed as follows:	Notices to Subrecipient shall be addressed as follows:				
Ioliows.	ioliows.				
Jeff Cheek, Director	Name:	Nicole Roebuck			
Department for HIV Elimination					
137 Peachtree Street	Title:	Executive Director			
Atlanta, Georgia 30303					
<u>Jeff.cheek@fultoncountyga.gov</u>	Agency:	AID ATLANTA INC			
With a copy to:	Address:	1605 Peachtree Street ne			
Felicia Strong-Whitaker, Director	City: Atla	anta State: Georgia			
Department of Purchasing & Contract		2020			
Compliance	Zip Code				
130 Peachtree Street, SW, Suite 1168					
Atlanta, Georgia 30303					
Felicia.strong-					

whitaker@fultoncountyga.gov

ARTICLE 40. JURISDICTION

Paragraph 40.0. This Agreement will be executed and implemented in Fulton County. Further, this Agreement shall be administered and interpreted under the laws of the State of Georgia. Jurisdiction of litigation arising from this Agreement shall be in the Fulton County Superior Courts. If any part of this Agreement is found to be in conflict with applicable laws, such part shall be inoperative, null and void insofar as it is in conflict with said laws, but the remainder of this Agreement shall be in full force and effect.

Paragraph 40.1. Whenever reference is made in the Agreement to standards or codes in accordance with which work is to be performed, the edition or revision of the standards or codes current on the effective date of this Agreement shall apply, unless otherwise expressly stated.

ARTICLE 41. EQUAL EMPLOYMENT OPPORTUNITY

Paragraph 41.0. During the performance of this Agreement, Subrecipient agrees as follows:

Paragraph 41.0.a. Subrecipient will not discriminate against any employee or applicant for employment because of race, creed, color, gender, sexual orientation, or national origin;

Paragraph 41.0.b. Subrecipient will, in all solicitations or advertisements for employees placed by, or on behalf of, Subrecipient state that all qualified applicants, will receive consideration for employment without regard to race, creed, color, gender, sexual orientation, or national origin;

Paragraph 41.0.c. Subrecipient will cause the foregoing provisions to be inserted in all subcontracts for any work covered by the Agreement so that such provision will be binding upon each subcontractor, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.

ARTICLE 42. **FORCE MAJEURE**

Paragraph 42.0. Neither County nor Subrecipient shall be deemed in violation of this Agreement if either is prevented from performing its obligations hereunder for any reason beyond its control, including but not limited to acts of God, civil or military authority, act of public enemy, accidents, fires, explosions, earthquakes, floods or catastrophic failures of public transportation, provided however, that nothing herein shall relieve or be construed to relieve Subrecipient from performing its obligations hereunder in the event of riots, rebellions or legal strikes.

ARTICLE 43. TAXES

Paragraph 43.0. The Subrecipient shall pay all sales, retail, occupational, service, excise, old age benefit and unemployment compensation taxes, consumer, use and other similar taxes, as well as any other taxes or duties on the materials, equipment, and labor for the work provided by the Subrecipient which are legally enacted by any municipal, county, state or federal authority, department or agency at the time bids are received, whether or not yet effective. The Subrecipient shall maintain records pertaining to such taxes as well as payment thereof and shall make the same available to the County at all reasonable times for inspection and copying. The Subrecipient shall apply for any and all tax exemptions which may be applicable and shall timely request from the County such documents and information as may be necessary to obtain such tax exemptions. The County shall have no liability to the Subrecipient for payment of any tax from which it is exempt.

ARTICLE 44. PERMITS, LICENSES AND BONDS

Paragraph 44.0. All permits and licenses necessary for the work shall be secured and paid for by the Subrecipient. If any permit, license or certificate expires or is revoked, terminated, or suspended as a result of any action on the part of the Subrecipient, the Subrecipient shall not be entitled to additional compensation or time.

ARTICLE 45. NON-APPROPRIATION

Paragraph 45.0. This Agreement states the total obligation of the County to the Subrecipient for the calendar year of execution. Notwithstanding anything contained in this Agreement, the obligation of the County to make payments provided under this Agreement shall be subject to annual appropriations of funds thereof by the governing body of the County and such obligation shall not constitute a pledge of the full faith and credit of the County within the meaning of any constitutional debt limitation. The Director of Finance shall deliver written notice to the Subrecipient in the event the County does not intend to budget funds for the succeeding Contract year.

Paragraph 45.1. Notwithstanding anything contained in this Agreement, if sufficient funds have not been appropriated to support continuation of this Agreement for an additional calendar year or an additional term of the Agreement, this Agreement shall terminate absolutely and without further obligation on the part of the County at the close of the calendar year of its execution and at the close of each succeeding calendar year of which it may be renewed, unless a shorter termination period is provided or the County suspends performance pending the appropriation of funds.

ARTICLE 46. WAGE CLAUSE

Paragraph 46.0. Subrecipient shall agree that in the performance of this Agreement the Subrecipient will comply with all lawful agreements, if any, which the Subrecipient had made with any association, union, or other entity, with respect to wages, salaries, and working conditions, so as not to cause inconvenience, picketing, or work stoppage.

ARTICLE 47. WHISTLEBLOWER PROTECTION

Paragraph 47.0. Subrecipient is aware that the latest whistleblower protection statutes went into effect July 1, 2013. The statute, 41 U.S.C. 4172, applies to all employees working for contactors, grantees, subcontractors, and subgrantees on federal grants and contracts. The National Defense Authorization Act (NDAA) for Fiscal Year (FY) 2013 (Pub. L. 112-239, enacted January 2, 2013) mandates a pilot program entitled "Pilot Program for Enhancement of Subrecipient Employee Whistleblower Protections." This program requires all grantees, subgrantees, and subcontractors to:

- 1. Inform their employees working on any federal award they are subject to the whistleblower rights and remedies of the pilot program.
- 2. Inform their employees in writing of employee whistleblower protections under 41 U.S.C. 4712 in the predominant native language of the workforce; and,
- 3. Subrecipients and grantees will include such requirements in any contract made with a subcontractor or subgrantee.

Paragraph 47.1. The statute (41 U.S.C. 4712) states that an "employee of a Subrecipient, subcontractor, grantee [or subgrantee] may not be discharged, demoted, or otherwise discriminated against as a reprisal for "whistleblowing." In addition, whistleblower protections cannot be waived by any contract, policy, form, or condition of employment.

Paragraph 47.2. Whistleblowing is defined as making a disclosure "that the employee believes is evidence of any of the following:

- 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
- A violation of law, rule, or regulation related to a federal contract or grant (including the competition for, or negotiation of, a contract or grant).

Paragraph 47.3. To qualify under the statute, the employee's disclosure must be made to at least one of the following:

- A Member of Congress, or representative of a Congressional committee
- An Inspector General
- The Government Accountability Office
- A federal employee responsible for contract or grant oversight or management at the relevant agency
- An official from the Department of Justice, or other law enforcement agency
- A court or grand jury
- A management official or other employee of the Subrecipient, subcontractor, grantee, or subgrantee who has responsibility to investigate, discover, or address misconduct.

ARTICLE 48. **ANTI-KICKBACK**

Paragraph 48.0. Subrecipient shall participate in structured and on-going efforts to avoid fraud, waste and abuse (mismanagement) in any federally funded program.

Paragraph 48.1. Subrecipient shall have in place an "Employee Code of Ethics" and Board Bylaws and policies which includes provisions covering:

- Conflict of Interest
- Prohibition on use of property, information or position without approval or to advance personal interest
- Fair dealing engaged in fair and open competition
- Confidentiality Protection and use of company assets
- Compliance with laws, rules, and regulations
- Timely and truthful disclosure of significant accounting deficiencies
- Timely and truthful disclosure of non-compliance
- Prohibition of employees (as individuals or entities), from soliciting or receiving payment in kind or cash for the purchase, lease, ordering, or recommending the purchase, lease, or ordering, of any goods, facility services, or items
- Proof of employee background checks for staff who will be handling purchasing transactions and financial management systems

Paragraph 48.2. Subrecipients which are Medicare and Medicaid subgrantees shall have in place the required Corporate Compliance Plan.

ARTICLE 49. **CLIENT RIGHTS AND RESPONSIBILITIES**

Paragraph 49.0. Subrecipient agrees to provide notification of the agency's Clients Rights and Responsibilities to all clients rendered services in accordance with this Contract. Client files shall include an affirmation signed by the client indicating receipt of information required in this paragraph.

Paragraph 49.1. Client Rights and Responsibilities shall include at a minimum:

- Fulton County Non Discrimination Policy
- Title VI Non Discrimination Statement
- Confidentiality statement and/or HIPAA protections
- Transfer information
- Language assistance services
- Participation in service planning
- Agency rules and regulations
- Provision of services regardless of ability to pay

ARTICLE 50. **TITLE VI COMPLIANCE**

Paragraph 50.0. Subrecipient shall designate at its own expense the individual to serve as the Subrecipient's Title VI Coordinator. The Title VI Coordinator shall be the agency's representative who is responsible for the development and implementation of Subrecipient's Title VI Program.

Paragraph 50.1. The Fulton County Board of Commissioners is committed to compliance with Title VI of the Civil Rights Act of 1964 as amended and all related regulations and directives. In

this regard, Fulton County assures that no person shall on the basis of race, color or national origin, as provided by Title VI of the Civil Rights Act of 1964, as amended and the Civil Rights Restoration Act of 1987 (P.L. 100.259) be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity. Fulton County further assures every effort will be made to ensure nondiscrimination in all of its programs and activities, whether or not those programs and activities are federally funded. In addition, Fulton County will take reasonable steps to provide meaningful access to services for persons with Limited English Proficiency.

Paragraph 50.2. During the performance of this contract, Subrecipient, for itself, its assignees, and successors in interest agree as follows:

Paragraph 50.2.a. Compliance with Regulations. Subrecipient shall comply with the Regulations relative to nondiscrimination in federally assisted programs of, Title 49, Code of Federal Regulations, part 21, as they may be amended from time to time, (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this contract.

Paragraph 50.2.b. Nondiscrimination Subrecipient, with regard to the work performed by it during the contract, shall not discriminate on the grounds of race, color, sex, or national origin in the selection and retention of subcontractors, including procurement of materials and leases of equipment. The Subrecipient shall not participate either directly or indirectly in discrimination prohibited by Section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix B of the Regulations.

- A. Solicitations for Subcontracts, Including Procurement of Materials and Equipment
- B. In all solicitations either by competitive bidding or negotiations made by the Subrecipient for work to be performed under a subcontract, including procurement of materials or leases of equipment, each potential subcontractor or supplier shall be notified by the Subrecipient of the Subrecipient's obligations under this contract and the Regulations relative to nondiscrimination on the ground of race, color, sex, or national origin.
- C. Information and Reports
- D. The Subrecipient shall provide all information and reports required by the Regulations or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information and its facilities as may be determined by Fulton County to be pertinent to ascertain compliance with such Regulations, orders, and instructions. Where any information required of a Subrecipient is in the exclusive possession of another who fails or refuses to furnish this information, the Subrecipient shall so certify to Fulton County as appropriate, and shall set forth what efforts it has made to obtain the information.
- E. Sanctions for Noncompliance: In the event of the Subrecipient's noncompliance with the nondiscrimination provisions of this contract, Fulton County or The Georgia Department of Transportation shall impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to:

- Withholding of payments to the Subrecipient under the contract until the Subrecipient complies; and/or
- Cancellation, termination, or suspension of the contract, in whole or in part.
- F. Incorporation of Provisions: The Subrecipient shall include the provisions of this paragraph paragraphs (1) through (5) in every subcontract, including procurement of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto. The Subrecipient shall take such action with respect to any subcontractor or procurement as Fulton Count or The Georgia Department of Transportation may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, however, that in the event a Subrecipient becomes involved in, or is threatened with, litigation with a subcontractor or supplier as a result of such direction, the Subrecipient may request Fulton County enter into such litigation to protect the interests of the state and, in addition, the Subrecipient may request the United States.

Paragraph 50.3. Subrecipient shall provide the following language services to inform persons with Low English Proficiency (LEP) of free services that are available. This information will be provided in a notice in a language that LEP persons will understand:

- Posting signs in areas where the public is likely to read them. These signs will be posted at the front-desk reception area to notify LEP individuals of available services and how to obtain these services.
- Stating in outreach documents (brochures, booklets, pamphlets, and flyers) that language services are available.
- Working with community-based organizations to inform LEP persons of the language assistance availability.
- Including notices in local newspapers in languages other than English.
- Providing notices in non-English language radio and television stations about the availability of language assistance services for important events.
- Using a telephone voice mail menu (if available) in the most common languages
- The vital documents that need to be translated are public involvement, financial information, public information and local assistance. The county will also consider these other vital documents that may require translation/interpretation:
 - Applications or instructions on how to participate in a program or activity or to receive benefits or services.
 - Consent forms.

ARTICLE 51. NATIONAL MONITORING STANDARDS

Paragraph 51.0. Subrecipient shall comply with HRSA's monitoring standards including: Part A Program Fiscal Monitoring Standards, Part A Program Monitoring Standards, and Universal Monitoring Standards (https://careacttarget.org/library/part-and-b-monitoring-standards).

ARTICLE 52. UNIFORM ADMINISTRATIVE REQUIREMENTS, COST PRINCIPLES,

AND AUDIT REQUIREMENTS

Paragraph 52.0. As applicable, Subrecipient shall comply with 2 CFR 200 — Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards and 45 CFR 75 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards.

SIGNATURES FOLLOW

IN WITNESS HEREOF, the parties hereto have set their hands and affixed their seals.

FULTON COUNTY,	GEORGIA
----------------	----------------

	DocuSigned by:		
Ву:	Robert L. Pitts	11/30/2021	
	Robert L. Pitts, Chairman	Date	
	Board of Commissioners		
Attes	t:		
	OccuSigned by:		
1	dnya Grier	ITEM#: ^{2021–0800} Date: ^{10/20})/2021
Tony	EC476C4837648D a Grier		
Fulto	n County Clerk to the Commission		
APPF	ROVED AS TO FORM:	APPROVED AS TO CONTENT:	
		CocuSigned by:	
	─DocuSigned by:	M Own	
Offic	Vavid Lowman = 0ECG2EDADEEB4B8 e of the County Attorney	Jeff Cheek, Director	
OHIC	e of the County Attorney	Department for HIV Elimination	
		Department for the Emiliation	
SUBF	RECIPIENT:		
	AID ATLANTA INC		
	Agency Name	DocuSigned by:	
Ву:	Nicole Roebuck	Mcole Rockuck	
Jy.	Typed Name	Signature	
	Executive Director	11/29/2021	
	Title	Date	

EXHIBIT A

Work Plan Goals and Objectives Tied to Approved Budget

(SEE END OF DOCUMENT)

EXHIBIT B

Approved Budget and Budget Justification

(SEE END OF DOCUMENT)

EXHIBIT C
INDIVIDUAL/FAMILY ANNUAL GROSS INCOME AND TOTAL ALLOWABLE ANNUAL CHARGES

HHS POVERTY GUIDELINES FOR 2021²

Family Size	100%	200%	300%	400%
1	\$12,880	\$25,760	\$38,640	\$51,520
2	\$17,420	\$34,840	\$52,260	\$69,680
3	\$21,960	\$43,920	\$65,880	\$87,840
4	\$26,500	\$53,000	\$79,500	\$106,000
5	\$31,040	\$62,080	\$93,120	\$124,160
6	\$35,580	\$71,160	\$106,740	\$142,320
7	\$40,120	\$80,240	\$120,360	\$160,480
8	\$44,660	\$89,320	\$133,980	\$178,640

For families/households with more than 8 persons, add \$4,540 for each additional person

INDIVIDUAL/FAMILY	TOTAL ALLOWABLE
ANNUAL GROSS INCOME	ANNUAL CHARGES
Equal to or below the Official Poverty Level	No Charges Permitted
101 to 200 Percent of the Official Poverty Level	5% or less of Gross Income
201 to 300 Percent of the Official Poverty Level	7% or less of Gross Income
More than 300 Percent of the Official Poverty Level	10% or less of Gross Income

² The 2021 poverty guidelines are in effect as of January 13, 2021 <u>Federal Register Notice, February 1, 2021 - Full text</u>.

EXHIBIT D

NON-DISCRIMINATION POLICY OF FULTON COUNTY, GEORGIA

Employment opportunities and conditions of employment shall be free from discrimination due to race, color, creed, national origin, sex, sexual orientation, religion, or disability.

Subrecipients must agree to comply with Federal and State laws, rules and regulations of the County's policy relative to nondiscrimination in client and client service practices because of political affiliation, religion, race, color, sex, handicap, age, sexual orientation, or national origin.

Subrecipients must further agree to provide services without regard to ability to pay or the current or past health condition of an individual, and in settings accessible to low-income persons.

CERTIFICATION

The undersigned (authorized official signing for the applicant organization) certifies to the best of his or her knowledge and belief, that the applicant, defined as the primary participant does comply in accordance with the above stated policy of nondiscrimination of Fulton County. The applicant further certifies that by submitting this proposal that it will include, without modification, the above stated policy in all documents relating to the programs and services provided through the funding proposed with this application.

SIGNATURE OF AUTHORIZED CERTIFYING OFFICIAL: Mich Kolbuk
TITLE OF AUTHORIZED CERTIFYING OFFICIAL:
Executive Director
APPLICANT ORGANIZATION:
AID ATLANTA INC
DATE: 11/29/2021

EXHIBIT E

Certifications PHS-5161-1

PHS-5161-1 (7/00) Page 17

OMB Approval No. 0920-0428

CERTIFICATIONS

1. CERTIFICATION REGARDING DEBARMENT AND SUSPENSION

The undersigned (authorized official signing for the applicant organization) certifies to the best of his or her knowledge and belief, that the applicant, defined as the primary participant in accordance with 45 CFR Part 76, and its principals:

- (a) are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal Department or agency;
- (b) have not within a 3-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- (c) are not presently indicted or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (b) of this certification; and
- (d) have not within a 3-year period preceding this application/proposal had one or more public transactions (Federal, State, or local) terminated for cause or default.

Should the applicant not be able to provide this certification, an explanation as to why should be placed after the assurances page in the application package.

The applicant agrees by submitting this proposal that it will include, without modification, the clause titled "Certification Regarding Debarment, Suspension, In eligibility, and Voluntary Exclusion--Lower Tier Covered Transactions" in all lower tier covered transactions (i.e., transactions with sub- grantees and/or contractors) and in all solicitations for lower tier covered transactions in accordance with 45 CFR Part 76.

2. CERTIFICATION REGARDING DRUG-FREE WORKPLACE REQUIREMENTS

The undersigned (authorized official signing for the applicant organization) certifies that the applicant will, or will continue to, provide a drug-free workplace in accordance with 45 CFR Part 76 by:

- (a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dis-pensing, possession or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
- (b) Establishing an ongoing drug-free awareness program to inform employees about--
 - (1) The dangers of drug abuse in the workplace;
 - (2) The grantee's policy of maintaining a drug-free workplace;
 - Any available drug counseling, rehabilitation, and employee assistance programs; and
 - (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
- (c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a) above;
- (d) Notifying the employee in the statement required by paragraph (a), above, that, as a condition of employment under the grant, the employee will--
 - (1) Abide by the terms of the statement; and
 - (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;
- (e) Notifying the agency in writing within ten calendar days after receiving notice under paragraph (d)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the Federal agency has designated a central

PHS-5161-1 (7/00) Page 13

- point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant;
- (f) Taking one of the following actions, within 30 calendar days of receiving notice under paragraph (d) (2), with respect to any employee who is so convicted--
 - (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
 - (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;
- (g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), (e), and (f).

For purposes of paragraph (e) regarding agency notification of criminal drug convictions, the DHHS has designated the following central point for receipt of such notices:

Office of Grants and Acquisition Management
Office of Grants Management
Office of the Assistant Secretary for Management and

Department of Health and Human Services 200 Independence Avenue, S.W., Room 517-D Washington, D.C. 20201

3. CERTIFICATION REGARDING LOBBYING

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

The undersigned (authorized official signing for the applicant organization) certifies, to the best of his or her knowledge and belief, that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the under-

- signed, 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 Federally appropriated funds have been paid or will be paid 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 this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure of Lobbying Activities," in accordance with its instructions. (If needed, Standard Form-LLL, Lobbying "Disclosure Activities," of instructions, and continuation sheet are included at the end of this application form.)
- (3) The undersigned 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, 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.

4. CERTIFICATION REGARDING PROGRAM FRAUD CIVIL REMEDIES ACT (PFCRA)

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

PHS-5161-1 (7/00) Page 19

5. CERTIFICATION REGARDING ENVIRONMENTAL TOBACCO SMOKE

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

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

By signing the certification, the undersigned certifies that the applicant organization will comply with the requirements of the Act and will not allow smoking within any portion of any indoor facility used for the provision of services for children as defined by the Act.

The applicant organization agrees that it will require that the language of this certification be included in any subawards which contain provisions for children's services and that all subrecipients shall certify accordingly.

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

SIGNATURE OF CERTIFYING OFFICIAL	TITLE
DocuSigned by:	
Mede Rochuek	Executive Director
APPLICANT ORGANIZATION	DATE SUBMITTED
AID ATLANTA INC	11/29/2021

EXHIBIT F

OMB Approval No. 0348-0040

ASSURANCES - NON-CONSTRUCTION PROGRAMS

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0040), Washington, DC 20503.

PLEASE DO NOT RETURN YOUR COMPLETED FORM TO THE OFFICE OF MANAGEMENT AND BUDGET. SEND IT TO THE ADDRESS PROVIDED BY THE SPONSORING AGENCY.

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

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

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

- Act of 1973, as amended (29 U.S.C. §794), which prohibits discrimination on the basis of handicaps; (d) the Age Discrimination Act of 1975, as amended (42 U.S.C. §§6101-6107), which prohibits discrimination on the basis of age; (e) the Drug Abuse Office and Treatment Act of 1972 (P.L. 92-255), as amended, relating to nondiscrimination on the basis of drug abuse; (f) the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (P.L. 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism; (g) §§523 and 527 of the Public Health Service Act of 1912 (42 U.S.C. §§290 dd-3 and 290 ee 3), as amended, relating to confidentiality of alcohol and drug abuse patient records; (h) Title VIII of the Civil Rights Act of 1968 (42 U.S.C. §§3601 et seg.), as amended, relating to nondiscrimination in the sale, rental or financing of housing; (i) any other
- nondiscrimination provisions in the specific statute(s) under which application for Federal assistance is being made; and, (j) the requirements of any other nondiscrimination statute(s) which may apply to the application.
- 7. Will comply, or has already complied, with the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (P.L. 91-646) which provide for fair and equitable treatment of persons displaced or whose property is acquired as a result of Federal or federally-assisted programs. These requirements apply to all interests in real property acquired for project purposes regardless of Federal participation in purchases.
- 8. Will comply, as applicable, with provisions of the Hatch Act (5 U.S.C. §§1501-1508 and 7324-7328) which limit the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.

Previous Edition Usable

Standard Form 424B (Rev. 7-97)

- 9. Will comply, as applicable, with the provisions of the DavisBacon Act (40 U.S.C. §§276a to 276a-7), the Copeland Act (40 U.S.C. §276c and 18 U.S.C. §874), and the Contract Work Hours and Safety Standards Act (40 U.S.C. §§327333), regarding labor standards for federally-assisted construction subagreements.
- 10. Will comply, if applicable, with flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973 (P.L. 93-234) which requires recipients in a special flood hazard area to participate in the program and to purchase flood insurance if the total cost of insurable construction and acquisition is \$10,000 or more.
- 11. Will comply with environmental standards which may be prescribed pursuant to the following: (a) institution of environmental quality control measures under the National Environmental Policy Act of 1969 (P.L. 91-190) and Executive Order (EO) 11514; (b) notification of violating facilities pursuant to EO 11738; (c) protection of wetlands pursuant to EO 11990; (d) evaluation of flood hazards in floodplains in accordance with EO 11988; (e) assurance of project consistency with the approved State management program developed under the Coastal Zone Management Act of 1972 (16 U.S.C. §§1451 et seq.); (f) conformity of Federal actions to State (Clean Air) Implementation Plans under Section 176(c) of the Clean Air Act of 1955, as amended (42 U.S.C. §§7401 et seq.); (g) protection of underground sources of drinking water under the Safe Drinking Water Act of 1974, as amended (P.L. 93-523); and, (h) protection of endangered species under the Endangered Species Act of 1973, as amended (P.L. 93-205).

- 12. Will comply with the Wild and Scenic Rivers Act of 1968 (16 U.S.C. §§1271 et seq.) related to protecting components or potential components of the national wild and scenic rivers system.
- 13. Will assist the awarding agency in assuring compliance with Section 106 of the National Historic Preservation

Act of 1966, as amended (16 U.S.C. §470), EO 11593 (identification and protection of historic properties), and the Archaeological and Historic Preservation Act of 1974 (16 U.S.C. §§469a-1 et seg.).

- 14. Will comply with P.L. 93-348 regarding the protection of human subjects involved in research, development, and related activities supported by this award of assistance.
- 15. Will comply with the Laboratory Animal Welfare Act of 1966 (P.L. 89-544, as amended, 7 U.S.C. §§2131 et seq.) pertaining to the care, handling, and treatment of warm blooded animals held for research, teaching, or other activities supported by this award of assistance.
- 16. Will comply with the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. §§4801 et seq.) which prohibits the use of lead-based paint in construction or rehabilitation of residence structures.
- 17. Will cause to be performed the required financial and compliance audits in accordance with the Single Audit Act Amendments of 1996 and OMB Circular No. A-133, "Audits of States, Local Governments, and Non-Profit Organizations."
- 18. Will comply with all applicable requirements of all other Federal laws, executive orders, regulations, and policies governing this program.

SIGNATURE OF AUTHORIZED CERTIFYING OFFICIAL	TITLE	≣
Mole Rochuk	Exe	cutive Director
APPLICANT ORGANIZATION		DATE SUBMITTED
AID ATLANTA INC		11/29/2021

EXHIBIT G

Compliance with Legislative Mandates

As the duly authorized representative of Contractor/Subrecipient, I certify that the Contractor/Subrecipient:

(1) Salary Limitation:

Shall not use federal grant funds to pay the salary of an individual at a rate in excess of Executive Level II.

(2) Gun Control

Shall not use federal grant funds to advocate or promote gun control.

(3) Anti-Lobbying

- A. Shall not use federal grant funds, other than for normal and recognized executive legislative relationships, for the following:
 - i. For publicity or propaganda purposes;
 - ii. For the preparation, distribution, or use of any kit, pamphlet, booklet, publication, electronic communication, radio, television, or video presentation designed to support or defeat the enactment of legislation before the Congress or any State or local legislature or legislative body, except in presentation to the Congress or any State or local legislature itself, or designed to support or defeat any proposed or pending regulation, administrative action, or order issued by the executive branch of any State or local government, except in presentation to the executive branch of any State or local government itself;
- B. Shall not use federal grant funds to pay the salary or expenses of any employee or agent of Fulton County's Ryan White Program and its subrecipients for activities designed to influence the enactment of legislation, appropriations, regulation, administrative action, or Executive order proposed or pending before the Congress or any State government, State legislature or local legislature or legislative body, other than for normal and recognized executive-legislative relationships or participation by an agency or officer of a State, local or tribal government in policymaking and administrative processes within the executive branch of that government.
- C. The prohibitions in subsections A and B include any activity to advocate or promote any proposed, pending or future Federal, State or local tax increase, or any proposed, pending, or future requirement or restriction on any legal consumer product, including its sale or marketing, including but not limited to the advocacy or promotion of gun control.

(4) Acknowledgment of Federal Funding (Section 505)

When issuing statements, press releases, requests for proposals, bid solicitations and other documents describing projects or programs funded in whole or in part with federal money, shall clearly state:

- A. the percentage of the total costs of the program or project which will be financed with Federal money;
- B. the dollar amount of Federal funds for the project or program; and
- C. percentage and dollar amount of the total costs of the project or program that will be financed by nongovernmental sources.
- (5) (6) Restriction on Abortions **and** Exceptions to Restriction on Abortions
 Shall not use federal grant funds for any abortion or for health benefits coverage that includes coverage of abortion. These restrictions shall not apply to abortions (or coverage of abortions) that fall within the Hyde amendment exceptions.³
- (7) Ban on Funding Human Embryo Research
 Shall not use federal grant funds for (i) the creation of human embryos for research
 purposes; or (ii) research in which a human embryo or embryos are destroyed, discarded,
 or knowingly subjected to risk of injury or death greater than that allowed for research
 on fetuses in utero under 45 CFR 46.204(b) and section 498(b) of the Public Health Service
 Act (42 U.S.C. 289g(b)).
- (8) Limitation on Use of Funds for Promotion of Legalization of Controlled Substances
 Shall not use federal grant funds to promote the legalization of any drug or other
 substance included in schedule I of the schedules of controlled substances established
 under section 202 of the Controlled Substances Act.
- (9) Restriction on Distribution of Sterile Needles Shall not use federal grant funds to distribute sterile needles or syringes for the hypodermic injection of any illegal drug except as may be allowed under the Consolidated Appropriations Act, 2016 (Pub. L. 114-113), signed by President Barak Obama in December 2015 unless otherwise approved by HHS and Fulton County.
- (10) Restriction of Pornography on Computer Networks

 Fulton County's Ryan White Program and its subrecipients shall not use federal grant funds to maintain or establish a computer network unless such network blocks the viewing, downloading, and exchanging of pornography.
- (11) Restriction on Funding ACORN
 Shall not provide any federal grant funds to the Association of Community Organizations for Reform Now ("ACORN"), or any of its affiliates, subsidiaries, allied organizations, or successors. (12) Confidentiality Agreements [Health Center] shall not require its employees or contractors seeking to report fraud, waste, or abuse to sign internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or contractors from lawfully reporting such waste, fraud, or abuse to a

³ The Hyde Amendment exceptions include (1) if the pregnancy is the result of an act of rape or incest; or (2) in the case where a woman suffers from a physical disorder, physical injury, or physical illness, including a life endangering physical condition caused by or arising from the pregnancy itself, that would, as certified by a physician, place the woman in danger of death unless an abortion is performed.

designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.

(12) Confidentiality Agreements

Shall not require its employees or contractors seeking to report fraud, waste, or abuse to sign internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or contractors from lawfully reporting such waste, fraud, or abuse to a designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.

Signature of Authorized Certifying Official	Title
DocuSigned by:	
Mode Rochuck	Executive Director
Organization Organization	Date
AID ATLANTA INC	11/29/2021

EXHIBIT H

FEDERAL AWARD REPORTING DATA

TIMELINE FOR SUBMISSION OF KEY CONTRACT DOCUMENTS

- A. Within 30 calendar days after execution of this contract:
 - 1. Subrecipient Financial Operations Policy and Procedures Manual if not previously submitted or if revised since last submission may be submitted electronically to ryanwhiteprogram@fultoncountyga.gov.
 - 2. Most recent audited annual Financial Statement if not previously submitted; if total expenditures associated with federal funding exceed \$750,000 a year, a Single Audit report is required. May be submitted electronically to ryanwhiteprogram@fultoncountyga.gov.
 - 3. The name(s) of designee(s) referenced in Paragraphs 8.17.-8.21. must be entered into e2Fulton.
 - 4. Line-item budgets by priority service category and service units must be entered into e2Fulton
 - 5. Any Business Associates Agreements pursuant to Paragraph 25 Confidentiality and Health Insurance Portability and Accountability Act (HIPAA) Compliance.
- B. By May 1: Within 60 calendar days after execution of this contract:
 - 6. Annual Quality Management Plan shall be submitted via e2Fulton.
- C. With first request for reimbursement:
 - 7. Subrecipient's Grievance Procedures unless submitted in the last two years. Subrecipient will include, with each monthly expenditure report, a summary of any complaint filed under this process as well as current status of, and final disposition of, any such complaint.
- D. With Final Invoice:
 - 8. Detailed property records on all equipment (non-expendable personal property) purchased in total, or in part, with funds received by the County during the term of this Agreement.

FY2021 EHE WORK PLAN

WORK PLAN – AID Atlanta									
Priority Category	MCM EtHE- Capacit	y Building	Total funding requested in this category: \$				\$ 24,68	24,681	
Service Targets	Target number of unduplicated clients				number of units/visits nit value, ie. 50 visits or 50 one-way trips)				
Care Continuum Impact	Retention	Viral Suppression		Choose	an item.	Choose an item.		Choose an item.	
Does this goal focus on persons in care, but not virally suppress			d?					Yes	
EHE Goal # and Goal	Goal 2. Improve health outcomes to reach sustained viral suppression.								
Objective # & Objective	Objective 2.1 Engage and ret	ain PLWH in medic	cal care.						
Key Action Steps			Timelii	line Person(s) Responsible		P	Progress Measure(s)		
1 Provide medical and social service care coordination and follow up that reduces barriers to client's engagement and retention in medical care.			11/2021-2	/2022	Director, Medical Cas	Managers, se Manage	ers Con ac prir	the end of the EtHE ntract period, 80% of ctive case managed clients will have a nary care visit within the last 6 months.	
2 Provide Medical case of clients' viral load suppre to medications and medical	ssion (ADAP, PAP, H	-	11/2021-2/2	2022	Director, Ma Medical Cas	•	rs Cor acti clie	the end of the EtHE atract period, 80% of ve case managed nts will be virally pressed	

FY2021 EHE WORK PLAN

WORK PLAN – AID Atlanta									
Priority Category	N-MCM EtHE- Capa	city Building	Total funding requested in this category: \$1				\$10,49	0,493	
Service Targets	Target number of unduplicated clients				Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trips)				
Care Continuum Impact	Engagement	Retention	С	Choose	an item.	Choose a	n item.	Choose an item.	
Does this goal focus on pers	sons in care, but not vir	ally suppressed	d?					Yes	
EHE Goal # and Goal	Goal 2. Improve health outcor	Goal 2. Improve health outcomes to reach sustained viral suppression.							
Objective # & Objective	Objective 2.1 Engage and ret	ain PLWH in medica	al care.						
Key .	Action Steps		Timeline Person(s) Responsible		e I	Progress Measure(s)			
1 Provide deaf and hard of support and assistance in community, legal, financithrough face-to-face, teles encounter using ISPs to not support and assistance in community.	obtaining medical, so ial, and other needed sphone contact, or other	cial, services er	11/2021-2/2	2022	NMCM, Progr	am Manag	Co act ma	the end of the EtHE ntract period, 80% of ive non-medical case anaged clients will be ained in medical care.	

WORK PLAN – AID Atlanta							
Priority Category	REF EtHE- Capacity	Building	Total fur	nding requested in this	category:	\$19,574	1
Service Targets	Target number of unduplicated clients	60		Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trips			
Care Continuum Impact	Retention	Choose an item.		Choose an item.	Choose a	ın item.	Choose an item.
Does this goal focus on pe	rsons in care, but not vir	ally suppressed	d?				Choose an item.
EHE Goal # and Goal	Goal 3. Reduce barriers to car	e by responding to c	outbreaks and	addressing disparities in the ju	risdiction.		
Objective # & Objective	Objective 3.3 Increase the pro	ovision of core med	ical and suppo	ort services aimed at reducing	barriers to care.		

FY2021 EHE WORK PLAN

Key Action Steps	Timeline	Person(s) Responsible	Progress Measure(s)
1 Provide referral for health and support services to targeted women population to needed core or support services	11/2021-2/2022	Women's Program Specialist	By the end of the EtHE Contract period, at least 75 women will be referred/linked to a core and/or support service

WORK PLAN – AID Atlanta										
Priority Category	IPS- Retention in HIV Care Total			otal funding requested in this category: \$ 3				1000		
Service Targets	Target number of unduplicated clients	50		Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trips)			trips)			
Care Continuum Impact	Retention	Viral Suppression		Choose an item.		Choose an item.		Choose an item.		
Does this goal focus on pers	d?				Choose an item.					
EHE Goal # and Goal	Goal 2. Improve health outcomes to reach sustained viral suppression.									
Objective # & Objective	Objective 2.1 Engage and retain PLWH in medical care.									
Key Action Steps			Timeline		Person(s) Responsible		e P	Progress Measure(s)		
1 Provide awards and incentives to those that are retained in care to encourage and celebrate continued improved health outcomes.		11/2021-:	2/2022	NMCM,	NMCM, Program co Specialist		by the end of the EthE contract, 80% of active members currently retained in care will continue to be retained in medical care.			

WORK PLAN – AID Atlanta								
Priority Category	IPS- People in care, virally suppressed	but not	Total fund	Total funding requested in this category: \$				
Service Targets	Target number of unduplicated clients							
Care Continuum Impact	Viral Suppression	Viral Suppression Retention Choose an item. Choose an item.						Choose an item.
Does this goal focus on persons in care, but not virally suppressed? Choose an item.								
EHE Goal # and Goal Goal 2. Improve health outcomes to reach sustained viral suppression.								
Objective # & Objective	Objective 2.3 Achieve and ma	aintain viral suppre	ssion.					
Key A	Action Steps		Timeli	ne	Person(s) F	Responsible	e P	rogress Measure(s)
1 Provide incentives to clients that are retained in care but not virally suppressed to encourage strides towards viral suppression and celebrate to improved health outcomes once viral suppression is reached.			11/2021-2	/2022		ent, MCM Program ialist	cor reta vir	the end of the EthE ntract, 80% of active members currently ained in care but not ally suppressed will set viral suppression goals.

WORK PLAN – AID Atlanta							
Priority Category	TRANSP EtHE- Capa	city Building	Total fur	ding requested in this c	ategory:	\$ 2,800	
Service Targets	Target number of unduplicated clients	35		Target number of unit (Include unit value, ie. 50 visits	-	trips)	
Care Continuum Impact	Retention	Viral Suppress	sion	Choose an item.	Choose a	ın item.	Choose an item.
Does this goal focus on per	rsons in care, but not vir	ally suppressed	?	1	1		Choose an item.

EHE Goal # and Goal	Goal 2. Improve health outcomes to reach sustained viral suppression.								
Objective # & Objective	Objective 2.1 Engage and retain PLWH in medical care.								
Кеу	Action Steps	Timeline	Person(s) Responsible	Progress Measure(s)					
1 Assess transportation no service.	eed and provide on demand car	11/2021-2/2022		By the end of the EtHE Contract period, 80% of receiving MT services will be retained in medical care.					

WORK PLAN – AID Atlanta									
Priority Category	MCM EtHE- Capacit	y Building	Total funding requested in this category: \$ 59,2					33	
Service Targets	Target number of unduplicated clients	75		number of units it value, ie. 50 visits					
Care Continuum Impact	Retention	Viral Suppre	ssion	Choose	an item.	Choose a	n item.	Choose an item.	
Does this goal focus on per	ally suppresse	ed?			1		Yes		
EHE Goal # and Goal	Goal 2. Improve health outcome	mes to reach sustai	ned viral suppress	sion.					
Objective # & Objective 2.1 Engage and retain PLWH in medical care.									
Key	Action Steps		Timelir	ne	Person(s) F	Responsible	:	Progress Measure(s)	
1 Provide medical and social service care coordination and follow up that reduces barriers to client's engagement and retention in medical care.			3/1/2022-2	/2023	Director, Medical Cas	•	ers Co	y the end of the EtHE ontract period, 80% of active case managed clients will have a mary care visit within the last 6 months.	
2 Provide Medical case management services to improve clients' viral load suppression (ADAP, PAP, HICP access to medications and medical care services)		3/1/2022-2/	2023	Director, Ma Medical Cas	-	rs Co act cli	the end of the EtHE entract period, 80% of cive case managed ents will be virally expressed		

WORK PLAN – AID Atlanta								
Priority Category	N-MCM EtHE- Capac	city Building	Total fundi	ing requ	ested in this ca	itegory:	\$25,18	3
Service Targets	Target number of units/visits Unduplicated clients Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trips)							
Care Continuum Impact	Engagement Retention Choose an item. Choose an item.						Choose an item.	
Does this goal focus on persons in care, but not virally suppressed? Yes								
EHE Goal # and Goal	Goal 2. Improve health outcor	mes to reach sustair	ned viral suppressi	ion.				
Objective # & Objective	Objective 2.1 Engage and ret	ain PLWH in medica	al care.					
Key	Action Steps		Timelin	ie	Person(s) R	esponsible	:	Progress Measure(s)
1 Provide deaf and hard of hearing clients with intensive support and assistance in obtaining medical, social, community, legal, financial, and other needed services through face-to-face, telephone contact, or other encounter using ISPs to monitor client's progress.			3/1/2022-2/	/2023	NMCM, Program Manager		Co act ma	y the end of the EtHE ontract period, 80% of tive non-medical case anaged clients will be ained in medical care.

WORK PLAN – AID Atlanta								
Priority Category	REF EtHE- Capacity I	\$46,977	7					
Service Targets	Target number of unduplicated clients	150		Target number of ui				
Care Continuum Impact	Engagement	Linkage		Choose an item.	Choose a	ın item.	Choose an item.	
Does this goal focus on pe	rsons in care, but not vir	ally suppress	ed?	l			Choose an item.	
EHE Goal # and Goal	Goal 3. Reduce barriers to car	Goal 3. Reduce barriers to care by responding to outbreaks and addressing disparities in the jurisdiction.						
Objective # & Objective	Objective 3.3 Increase the pro	ovision of core me	edical and suppo	rt services aimed at reducing	barriers to care.			

Key Action Steps	Timeline	Person(s) Responsible	Progress Measure(s)
1 Provide referral for health and support services to targeted women population to needed core or support services	3/1/2022-2/2023	Women's Program Specialist	By the end of the EtHE Contract period, at least 75 women will be referred/linked to a core and/or support service

WORK PLAN – AID Atlanta								
Priority Category	IPS- Retention in HI	PS- Retention in HIV Care Total funding requested in this category: \$ 2400						
Service Targets	Target number of unduplicated clients							
Care Continuum Impact	Retention	etention Viral Suppression Choose an item. Choose an item. Choose an item.						
Does this goal focus on persons in care, but not virally suppressed? Choose an item.								Choose an item.
EHE Goal # and Goal Goal 2. Improve health outcomes to reach sustained viral suppression.								
Objective # & Objective	Objective 2.1 Engage and ret	ain PLWH in medic	al care.					
Key A	Action Steps		Timel	ine	Person(s) R	esponsible	e P	rogress Measure(s)
1 Provide awards and incentives to those that are retained in care to encourage and celebrate continued improved health outcomes.			3/1/2022-	2/2023	Manageme NMCM, I Speci	Program	con	the end of the EthE ntract, 80% of active members currently etained in care will ntinue to be retained in medical care.

WORK PLAN – AID Atlanta								
Priority Category	IPS- People in care, virally suppressed	but not	Total funding requested in this category: \$2				\$ 2400	
Service Targets	Target number of unduplicated clients							
Care Continuum Impact	Viral Suppression	al Suppression Retention Choose an item. Choose an item. Choose an						Choose an item.
Does this goal focus on persons in care, but not virally suppressed? Choose an item.								
EHE Goal # and Goal Goal 2. Improve health outcomes to reach sustained viral suppression.								
Objective # & Objective	Objective 2.3 Achieve and ma	aintain viral suppre	ession.					
Key A	Action Steps		Timeli	ne	Person(s) R	esponsible	P	rogress Measure(s)
1 Provide incentives to clients that are retained in care but not virally suppressed to encourage strides towards viral suppression and celebrate to improved health outcomes once viral suppression is reached.			3/1/2022-	2/2023		ent, MCM Program ialist	cor reta vir	the end of the EthE atract, 80% of active members currently ained in care but not ally suppressed will set viral suppression goals.

WORK PLAN – AID Atlanta									
Priority Category	TRANSP EtHE- Capa	city Building	Total fundir	ng requ	ested in this c	ategory:	\$ 6720		
Service Targets	Target number of unduplicated clients								
Care Continuum Impact	Retention	Retention Viral Suppression Choose an item. Choose an item.							
Does this goal focus on persons in care, but not virally suppressed? Choose an item.									
EHE Goal # and Goal	Goal 2. Improve health outco	mes to reach sustain	ned viral suppressio	n.					
Objective # & Objective	Objective 2.1 Engage and ret	tain PLWH in medic	al care.						
Key	Action Steps		Timeline	•	Person(s)	Responsible	•	Progress Measure(s)	
1 Assess transportation need and provide on demand car service.			3/1/2022-2/	2023			Co	y the end of the EtHE ontract period, 80% of eceiving MT services will be retained in medical care.	

WORK PLAN – AID Atlanta										
Priority Category	MCM EtHE- Capacit	y Building	Total fund	ing requ	ested in this ca	ategory:	\$ 59,23	\$ 59,233		
Service Targets	Target number of unduplicated clients	75		number of units oit value, ie. 50 visits						
Care Continuum Impact	Retention	Viral Suppre	ssion	Choose	an item.	Choose a	n item.	Choose an item.		
Does this goal focus on per	ally suppresse	ed?					Yes			
EHE Goal # and Goal	Goal 2. Improve health outcor	mes to reach sustai	ined viral suppress	ion.						
Objective # & Objective 2.1 Engage and retain PLWH in medical care.										
Кеу	Action Steps		Timelin	ie	Person(s) F	Responsible	2	Progress Measure(s)		
1 Provide medical and social service care coordination and follow up that reduces barriers to client's engagement and retention in medical care.			3/1/2023-2	/2024	Director, Medical Cas	Managers, se Manage	ers Co	y the end of the EtHE ontract period, 80% of active case managed clients will have a mary care visit within the last 6 months.		
2 Provide Medical case management services to improve clients' viral load suppression (ADAP, PAP, HICP access to medications and medical care services)		-	3/1/2023-2/	2024	Director, Ma Medical Cas	•	rs Co act cli	the end of the EtHE entract period, 80% of cive case managed ents will be virally expressed		

WORK PLAN – AID Atlanta								
Priority Category	N-MCM EtHE- Capa	city Building	Total fund	ing requ	ested in this ca	itegory:	\$25,18	3
Service Targets	Target number of unduplicated clients							
Care Continuum Impact	Engagement Retention Choose an item. Choose an item.							Choose an item.
Does this goal focus on persons in care, but not virally suppressed? Yes								
EHE Goal # and Goal Goal 2. Improve health outcomes to reach sustained viral suppression.								
Objective # & Objective	Objective 2.1 Engage and ret	ain PLWH in medica	al care.					
Кеу	Action Steps		Timelin	ne	Person(s) R	esponsible	•	Progress Measure(s)
1 Provide deaf and hard of hearing clients with intensive support and assistance in obtaining medical, social, community, legal, financial, and other needed services through face-to-face, telephone contact, or other encounter using ISPs to monitor client's progress.			3/1/2023-2	/2024	NMCM, Prog	ram Manag	Co act ma	y the end of the EtHE ontract period, 80% of tive non-medical case anaged clients will be ained in medical care.

WORK PLAN – AID Atlanta								
Priority Category	REF EtHE- Capacity I	REF EtHE- Capacity Building Total funding requested in this category: \$46,977						
Service Targets	Target number of unduplicated clients	150		Target number of ui				
Care Continuum Impact	Engagement	Linkage		Choose an item.	Choose a	ın item.	Choose an item.	
Does this goal focus on pe	rsons in care, but not vir	ally suppress	ed?	l			Choose an item.	
EHE Goal # and Goal	Goal 3. Reduce barriers to care by responding to outbreaks and addressing disparities in the jurisdiction.							
Objective # & Objective	Objective 3.3 Increase the pro	ovision of core me	edical and suppo	rt services aimed at reducing	barriers to care.			

Key Action Steps	Timeline	Person(s) Responsible	Progress Measure(s)
1 Provide referral for health and support services to targeted women population to needed core or support services	3/1/2023-2/2024	Women's Program Specialist	By the end of the EtHE Contract period, at least 75 women will be referred/linked to a core and/or support service

WORK PLAN – AID Atlanta								
Priority Category	IPS- Retention in HI	etention in HIV Care Total funding requested in this category: \$ 2400						
Service Targets	Target number of unduplicated clients	120		_	number of units/ it value, ie. 50 visits or	trips)		
Care Continuum Impact	Retention	Viral Suppres	ssion	Choose	an item.	Choose a	n item.	Choose an item.
Does this goal focus on per	sons in care, but not vir	ally suppressed	d?	ı				Choose an item.
EHE Goal # and Goal Goal 2. Improve health outcomes to reach sustained viral suppression.								
Objective # & Objective	Objective 2.1 Engage and ret	ain PLWH in medic	al care.					
Key	Action Steps		Timeline		Person(s) Re	sponsible	e F	Progress Measure(s)
1 Provide awards and incentives to those that are retained in care to encourage and celebrate continued improved health outcomes.		3/1/2023-	NMC		nt, MCM Program alist	con	the end of the EthE ntract, 80% of active members currently etained in care will ntinue to be retained in medical care.	

WORK PLAN – AID Atlanta								
Priority Category	IPS- People in care, virally suppressed	Total fund	Total funding requested in this category: \$ 3					
Service Targets	Target number of unduplicated clients							
Care Continuum Impact	Viral Suppression	Retention		Choose	an item.	Choose a	n item.	Choose an item.
Does this goal focus on pers	sons in care, but not vir	ally suppresse	d?					Choose an item.
EHE Goal # and Goal Goal 2. Improve health outcomes to reach sustained viral suppression.								
Objective # & Objective	Objective 2.3 Achieve and ma	aintain viral suppre	ssion.					
Key A	Action Steps		Timeli	ne	Person(s) R	esponsible	P	rogress Measure(s)
1 Provide incentives to clients that are retained in care but not virally suppressed to encourage strides towards viral suppression and celebrate to improved health outcomes once viral suppression is reached.		3/1/2023-2	3/1/2023-2/2024		Management, MCM, NMCM, Program Specialist		By the end of the EthE contract, 80% of active members currently retained in care but not virally suppressed will meet viral suppression goals.	

WORK PLAN – AID Atlanta								
Priority Category	TRANSP EtHE- Capa	city Building	Total fundin	g reque	ested in this o	ategory:	\$ 6720	
Service Targets	Target number of unduplicated clients	Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trips)						
Care Continuum Impact	Retention	tention Viral Suppression Choose an item. Choose an item. Cho						
Does this goal focus on persons in care, but not virally suppressed? Choose an item.								
EHE Goal # and Goal	Goal 2. Improve health outco	mes to reach sustair	ned viral suppressior	١.				1
Objective # & Objective	Objective 2.1 Engage and ret	tain PLWH in medic	al care.					
Кеу	Action Steps		Timeline		Person(s)	Responsible	2	Progress Measure(s)
1 Assess transportation need and provide on demand car service.		mand car	3/1/2023-2/2	024			Co	y the end of the EtHE ontract period, 80% of eceiving MT services will be retained in medical care.

WORK PLAN – AID Atlanta									
Priority Category	MCM EtHE- Capacit	y Building	Total funding requested in this category: \$				\$ 59,233	59,233	
Service Targets	Target number of unduplicated clients				number of unit nit value, ie. 50 visits	trips)			
Care Continuum Impact	Retention	Viral Suppre	ssion	Choose	an item.	Choose a	n item.	Choose an item.	
Does this goal focus on per	sons in care, but not vir	ally suppresse	d?			1		Yes	
EHE Goal # and Goal Goal 2. Improve health outcomes to reach sustained viral suppression.									
Objective # & Objective 2.1 Engage and retain PLWH in medical care.									
Кеу	Action Steps		Timeli	ne	Person(s) F	Responsible	P	rogress Measure(s)	
1 Provide medical and social service care coordination and follow up that reduces barriers to client's engagement and retention in medical care.			3/1/2024-2	2/2025	Director, Medical Ca	Managers, se Manage	ers Con ac prin	the end of the EtHE ntract period, 80% of ctive case managed clients will have a nary care visit within the last 6 months.	
2 Provide Medical case management services to improve clients' viral load suppression (ADAP, PAP, HICP access to medications and medical care services)			3/1/2024-2,	/2025	Director, Ma Medical Cas	•	rs Con acti- clie	the end of the EtHE atract period, 80% of ve case managed ants will be virally pressed	

WORK PLAN – AID Atlanta								
Priority Category	N-MCM EtHE- Capac	-MCM EtHE- Capacity Building Total funding requested in this category: \$25,183						3
Service Targets	Target number of unduplicated clients	Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trips)						
Care Continuum Impact	Engagement Retention Choose an item. Choose an item.						Choose an item.	
Does this goal focus on persons in care, but not virally suppressed? Yes								
EHE Goal # and Goal	Goal 2. Improve health outcor	Goal 2. Improve health outcomes to reach sustained viral suppression.						
Objective # & Objective	Objective 2.1 Engage and ret	ain PLWH in medic	al care.					
Key	Action Steps		Timeline		Person(s) R	esponsible	•	Progress Measure(s)
1 Provide deaf and hard of hearing clients with intensive support and assistance in obtaining medical, social, community, legal, financial, and other needed services through face-to-face, telephone contact, or other encounter using ISPs to monitor client's progress.			3/1/2024-2/2025		NMCM, Program Manager		Co ac m	y the end of the EtHE ontract period, 80% of tive non-medical case anaged clients will be ained in medical care.

WORK PLAN – AID Atlanta										
Priority Category	REF EtHE- Capacity I	REF EtHE- Capacity Building Total funding requested in this category: \$46,977								
Service Targets	Target number of unduplicated clients	150	1	Target number of ur (Include unit value, ie. 50 vis						
Care Continuum Impact	Engagement	Linkage		Choose an item.	Choose an item.		Choose an item.			
Does this goal focus on per	rsons in care, but not vira	ally suppressed	d?	1			Choose an item.			
EHE Goal # and Goal Goal 3. Reduce barriers to care by responding to outbreaks and addressing disparities in the jurisdiction.										
Objective # & Objective Objective 3.3 Increase the provision of core medical and support services aimed at reducing barriers to care.										

Key Action Steps	Timeline	Person(s) Responsible	Progress Measure(s)
1 Provide referral for health and support services to targeted women population to needed core or support services	3/1/2024-2/2025	Women's Program Specialist	By the end of the EtHE Contract period, at least 75 women will be referred/linked to a core and/or support service

WORK PLAN – AID Atlanta								
Priority Category	IPS- Retention in HI	etention in HIV Care Total funding requested in this category: \$ 2400						
Service Targets	Target number of unduplicated clients	120		_	number of units/viit value, ie. 50 visits or	trips)		
Care Continuum Impact	Retention	Viral Suppres	ssion	Choose	an item.	Choose a	n item.	Choose an item.
Does this goal focus on per	sons in care, but not vir	ally suppressed	d?	I	<u> </u>			Choose an item.
EHE Goal # and Goal Goal 2. Improve health outcomes to reach sustained viral suppression.								
Objective # & Objective	Objective 2.1 Engage and ret	tain PLWH in medica	al care.					
Кеу	Action Steps		Timeline		Person(s) Re	sponsible	e F	Progress Measure(s)
1 Provide awards and incentives to those that are retained in care to encourage and celebrate continued improved health outcomes.		3/1/2024-	3/1/2024-2/2025		Management, MCM, NMCM, Program Specialist		the end of the EthE ntract, 80% of active members currently etained in care will ntinue to be retained in medical care.	

WORK PLAN – AID Atlanta								
Priority Category	IPS- People in care, virally suppressed	Total fund	Total funding requested in this category: \$					
Service Targets	Target number of unduplicated clients							
Care Continuum Impact	Viral Suppression	Retention		Choose	an item.	Choose a	n item.	Choose an item.
Does this goal focus on pers	sons in care, but not vir	ally suppresse	d?					Choose an item.
EHE Goal # and Goal Goal 2. Improve health outcomes to reach sustained viral suppression.								
Objective # & Objective	Objective 2.3 Achieve and ma	aintain viral suppre	ession.					
Key A	Action Steps		Timeli	ne	Person(s) R	esponsible	P	rogress Measure(s)
1 Provide incentives to clients that are retained in care but not virally suppressed to encourage strides towards viral suppression and celebrate to improved health outcomes once viral suppression is reached.		3/1/2024-:	3/1/2024-2/2025		Management, MCM, NMCM, Program Specialist		By the end of the EthE contract, 80% of active members currently retained in care but not virally suppressed will meet viral suppression goals.	

WORK PLAN – AID Atlanta								
Priority Category	TRANSP EtHE- Capa	city Building	Total fundir	ng reque	ested in this ca	tegory:	\$ 6720	
Service Targets	Target number of unduplicated clients	Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trips)					trips)	
Care Continuum Impact	Retention Viral Suppression Choose an item. Choose an i						n item.	Choose an item.
Does this goal focus on per	sons in care, but not vir	ally suppressed	d?					Choose an item.
EHE Goal # and Goal	Goal 2. Improve health outcomes to reach sustained viral suppression.							
Objective # & Objective	Objective 2.1 Engage and ret	tain PLWH in medic	al care.					
Кеу	Action Steps		Timeline	•	Person(s) R	esponsible	ا و	Progress Measure(s)
1 Assess transportation need and provide on demand car service.		mand car	3/1/2024-2/2025				Co	y the end of the EtHE ontract period, 80% of eceiving MT services will be retained in medical care.

FY21 PHASE III ONE-TIME CARRYOVER AID Atlanta FUNDS RFP: 21RFPRW0708B-EC **CORE MEDICAL SERVICES: PRIORITY CATEGORY SUMMARY CAPACITY BUILDING** Ending the HIV **CAPACITY BUILDING Epidemic** TOTAL B Materials & Supplies Other \$ 2,125 \$ **Total Direct Charges** 2,125 \$ K Indirect Charges \$

SUPPORT SERVICES: PRIORITY CATEGORY SUMMARY

CAPACITY BUILDING

CAPACITY BUILDING TOTAL	using RA EtHE- pacity Building	N-	MCM EtHE- Capacity Building	REF EtHE- Capacity Building			
\$ 6,375	\$ -	\$	2,125	\$	4,250		
\$ 26,004	\$ 26,004	\$	-	\$	-		
\$ 32,379	\$ 26,004	\$	2,125	\$	4,250		
\$ -	\$ -	\$	-	\$	-		
\$ 32,379	\$ 26,004	\$	2,125	\$	4,250		
\$ 32,379			·				

TOTAL REQUEST	\$ 34,504	
Admin Total \$	\$ 850	
Admin Total %	2.46%	Admini

TOTAL

istrative total cannot exceed 10%

2,125 | \$

2,125

MCM EtHE-

Capacity Building

2,125

2,125

2,125

	1	2	3	4	5	6	7	8	9 10	
	Priority Category	Line Item	What Supply?	Cost/Unit	# of Units	TOTAL	% Admin	ADMIN TOTAL	Goal # and Objective #(s) from Workplan	
B. Materials and Supplies	MCM EtHE - Capacity Building	Supplies	Computers	\$ 1,700.00	1.25	\$ 2,125	10.00%	\$ 213	Goal 2; Obj 2.1	
	N-MCM EtHE - Capacity Building	Supplies	Computers	\$ 1,700.00	1.25	\$ 2,125	10.00%	\$ 213	Goal 2; Obj 2.1	
	REF EtHE - Capacity Building	Supplies	Computers	\$ 1,700.00	2.5	\$ 4,250	10.00%	\$ 425	Goal 2; Obj 2.1	

	1	2	3	4	5	6	7	8	9
J. Other	Priority Category	Line Item	What is Being Requested?	Total EtHE Cost/Month	# of Months	LINE ITEM TOTAL	ADMIN TOTAL	ADMIN TOTAL	Goal # and Objective #(s) from Workplan
	Housing RA EtHE - Capacity Building	Other	Rental/Emergency Lodging Assistance	\$ 2,167.00	12	\$ 26,004	0.00%	\$ -	Goal 2; Obj 2.1

	FY21 PHASE III B		AID A	Atlanta	1										
				ERVICES: PRIORITY / SUMMARY]	SUPPORT S	ERVICES: PRIORIT	Y CATEGORY S	UMMARY]	I	EHE INITIATIVES			
FULTON	Ending the HIV		CAPACITY	/ BUILDING]		CAPACITY B	UILDING]	INNOVA	TIVE PROJECT SU	JPPORT		
COUNT	Epidemic		CAPACITY BUILDING TOTAL	MCM EtHE- Capacity Building		CAPACITY BUILDING TOTAL	TRANSP EtHE- Capacity Building	N-MCM EtHE Capacity Building	REF EtHE- Capacity Building		IPS TOTAL	IPS- Retention in HIV Care	IPS- People in care, Not suppressed		
A	Personnel	Salary Fringe	\$ 19,000 \$ 5,257			\$ 24,375 \$ 4,845	\$ -	\$ 9,375 \$ 695			\$ - \$ -	\$ - \$ -	\$ - \$ -		
E G	Travel Space		\$ - \$ 423	7	1	\$ 2,800 \$ 846	7 -,000	\$ - \$ 423	T	-	\$ - \$ -	\$ -	\$ - \$ -		
J	Other		\$ -	\$ -	1	\$ -	\$ -	\$ -	\$ -	1	\$ 2,000	\$ 1,000			
	Total Direct Charges		\$ 24,681	\$ 24,681	İ	\$ 32,867	\$ 2,800	\$ 10,493	\$ 19,574	İ	\$ 2,000	\$ 1,000	\$ 1,000		
К	Indirect Charges		\$ -	\$ -]	\$ -	\$ -	\$ -	\$ -]	\$ -	\$ -	\$ -		
	1	TOTAL	\$ 24,681 \$ 24,681	\$ 24,681]	\$ 32,867 \$ 32,867	\$ 2,800	\$ 10,493	\$ 19,574	1	\$ 2,000 \$ 2,000	\$ 1,000	\$ 1,000		
	TOTAL REQUEST	\$ 59,547													
	Admin Total \$ Admin Total %	\$ -	Administrative total ca	ment aveced 40%											
	Admin Total %	0.00%	Administrative total ca	nnot exceed 10%											
	_														
	1	2	3	4	5	6	7		8	9		10	11	12	13
	Position Number	Priority Category	Position Title	Employee Name	from ALL Sources	% of Time on EtHE Project in THIS Priority Category	Annual Salary Total	FY21 Salary Total	Fringe Rate	Annual Fringe Total	FY21 Fringe Total	FY21 Personnel Total	% Admin	ADMIN TOTAL	Goal # and Objective #(s) from Workplan
A. Salary & Fringe	2	MCM EtHE - Capacity Building	Bilingual Medical Case Manager		\$ 45,600.00	100.00%	\$ 45,600	\$ 19,000	27.67%	\$ 12,618	\$ 5,257	\$ 24,257	0.00%	\$ -	Goal 2; Obj 2.1
	3	N-MCM EtHE - Capacity Building	Deaf and Hard of Hearing Case Manager		\$ 22,500.00	100.00%	\$ 22,500	\$ 9,375	7.41%	\$ 1,667	\$ 695	\$ 10,070	0.00%	\$ -	Goal 2; Obj 2.1
	5	REF EtHE - Capacity Building	Women's Program Specialist		\$ 36,000.00	100.00%	\$ 36,000	\$ 15,000	27.67%	\$ 9,961	\$ 4,151	\$ 19,151	0.00%	\$ -	Goal 2; Obj 2.1
		1	2	3		4	5	6		7	8	9			10
		Priority Category	Method of Travel	Purpose/Destination (Whe	are is the client going?)	Cost Per One-Way	Trips/Month/Client		ost/trip and # of	# of Months	# of Clients	TOTAL	l		Goal # and Objective #(s) from
F. Medic	cal Transportation			r di pose/ Destination (Wile	ere is the thent going: /	Trip	Tripsy Worterly Cheric	trips/month v	vere calculated	# OI WOITHIS	# Of Cheffs	TOTAL			Workplan
	an Transportation	TRANSP EtHE - Capacity Building	On-Demand Car Service	To/From Medical, Core, and Appointments	d Support Services	\$ 20.00	4		one way trip x 84 its x 4	5	7	\$ 2,800	\$ 2,800		Goal 2; Obj 2.1
			_	_			_	_	_	_	_	-			
		1	2	3 	1		5 Total Cost/Month	6 T	7 	8 I	9	10	l		11
	G. Space	Priority Category	Line Item	What type?	Type of	Space	(Regardless of Funding Source)	# of Months	% Requested of EtHE	TOTAL	% Admin	ADMIN TOTAL			Goal # and Objective #(s) fror Workplan
	•	MCM EtHE - Capacity Building	Space	Rent			\$ 28,214.78	-	0.30%	\$ 423	0.00%	s -	1		Goal 2; Obj 2.1
		N-MCM EtHE - Capacity Building	Space	Rent			\$ 28,214.78		0.30%			\$ -			Goal 2; Obj 2.1
		REF EtHE - Capacity Building	Space	NONE			\$ 28,214.78						\$ -		Goal 2; Obj 2.1
] 1	2		3	4	5	6	7	8			9
					Line Item	What is Pair	ng Requested?	Total EtHE	# of Months	LINE ITEM	ADMIN TOTAL	ADMIN TOTAL	1		Goal # and Objective #(s) from
		1.04		(SELECT FROM LIST)	Line item	.viiat is bell	·oequesteu:	Cost/Month	5	TOTAL	ALDINING TOTAL	, IDIIII TOTAL	l		Workplan
		J. Other		IPS - Retention in HIV Care	Other	Retention Aw	vards/Incentives	\$ 200.00	5	\$ 1,000	0.00%	ıs -	l		Goal 2; Obj 2.1
				IPS - People in care, Not			,								
				suppressed	Other	virai Suppression	Awards/Incentives	\$ 200.00	5	\$ 1,000	0.00%	\$ -	\$ -		Goal 2; Obj 2.3
														•	

	FY22 PHASE III BI RFP: 21RFPRW070		AID A	tlanta										
				RVICES: PRIORITY SUMMARY		SUPPOR	RT SERVICES: PRIORITY	CATEGORY SUMMA	ARY]	EI	HE INITIATIVES		
FULTON			CAPACITY	BUILDING			CAPACITY BUILDING					IVE PROJECT SI	JPPORT	1
ĊŎŨŇŤŶ			CAPACITY BUILDING TOTAL	MCM EtHE- Capacity Building		CAPACITY BUILDING TOTAL	TRANSP EtHE- Capacity Building	N-MCM EtHE- Capacity Building	REF EtHE- Capacity Building		IPS TOTAL	IPS- Retention in HIV Care	IPS- People in care, Not suppressed	
А	Personnel	Salary	\$ 45,600	\$ 45,600		\$ 58,500	\$ -	\$ 22,500	\$ 36,000		\$ -	\$ -	\$ -	
		Fringe	\$ 12,618			\$ 11,628		\$ 1,667			\$ -	\$ -	\$ -	ļ
E G	Travel Space		\$ - \$ 1,016	\$ - \$ 1,016		\$ 6,720 \$ 2,031		\$ - \$ 1,016	\$ - \$ 1,016	_	\$ -	\$ - \$ -	\$ - \$ -	1
J	Other			\$ 1,010		\$ -		\$ -			\$ 4,800			
	Total Direct Charges		\$ 59,233	\$ 59,233		\$ 78,880	\$ 6,720	\$ 25,183	\$ 46,977	İ	\$ 4,800	\$ 2,400	\$ 2,400	
К	Indirect Charges		\$ -	\$ -		ć	\$ -	ć	ė	1	\$ -	\$ -	\$ -	ı
K	munect charges		\$ -	-		\$ -	, -	\$ -	\$ -	1	,	ş -	, -	1
	T	OTAL	\$ 59,233	\$ 59,233		\$ 78,880	\$ 6,720	\$ 25,183	\$ 46,977]	\$ 4,800	\$ 2,400	\$ 2,400	
			\$ 59,233			\$ 78,880				-	\$ 4,800			
	TOTAL REQUEST	\$ 142,913												
	Admin Total \$	\$ 6,720												
	Admin Total %	4.70%	Administrative total car	not exceed 10%										
	1	2	3	4	5	6	7	8	9	10	11	12		13
		Priority Category			TOTAL Annual Salary from	% of Time on EtHE Project				EtHE Personnel				Goal # and Objective #(s) from
	Position Number		Position Title	Employee Name	ALL Sources	in THIS Priority Category	EtHE Salary Total	Fringe Rate	EtHE Fringe Total	Total	% Admin	ADMIN TOTAL		Workplan
		<u> </u>					l							
	_		Bilingual Medical Case					/						
A. Salary &	2	MCM EtHE - Capacity Building	Manager		\$ 45,600.00	100.00%	\$ 45,600	27.67%	\$ 12,618	\$ 58,218	0.00%	\$ -		Goal 2; Obj 2.1
Fringe														
	3	N-MCM EtHE - Capacity Building	Deaf and Hard of Hearing		\$ 22,500.00	100.00%	\$ 22,500	7.41%	\$ 1,667	\$ 24,167	0.00%	š -		Goal 2; Obj 2.1
			Case Manager		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		,	·	,	, , ,		·		
	5	REF EtHE - Capacity Building	Women's Program Specialist		\$ 36,000.00	100.00%	\$ 36,000	27.67%	\$ 9,961	\$ 45,961	0.00%	\$ -		Goal 2; Obj 2.1
		1	2		3	4	5	6	i	7	8	9		10
E Madie	cal Transportation	Priority Category	Method of Travel	Purpose/Destination (\	Vhere is the client going?)	Cost Per One-Way Trip	Trips/Month/Client	Describe how co trips/month we	st/trip and # of	# of Months	# of Clients	TOTAL		Goal # and Objective #(s) from Workplan
1.10104	cui Trunsportation						I	-		l	l			
		TRANSP EtHE - Capacity Building	On-Demand Car Service	To/From Medical, Core, and	Support Services	\$ 20.00	4	Uber=\$20 per one wa	y trip x 84 clients x 4	12	. 7	\$ 6,720	\$ 6,720	Goal 2; Obj 2.1
		7												
		1 Priority Category	2	3 What type?	4		5 Total Cost/Month	6	7	8	9	10	1	
		Thomas Category	Line Item	what type:	Type of :	Space	(Regardless of Funding	# of Months	% Requested of EtHE	TOTAL	% Admin	ADMIN TOTAL		Goal # and Objective #(s) from Workplan
	G. Space						Source)							workplan
		MCM EtHE - Capacity Building	Space	Rent			\$ 28,214.78	12	0.30%	\$ 1,016	0.00%	š -		Goal 2; Obj 2.1
		N-MCM EtHE - Capacity Building	Space	Rent			\$ 28,214.78	12	0.30%	\$ 1,016	0.00%	\$ -		Goal 2; Obj 2.1
		REF EtHE - Capacity Building	Space	NONE			\$ 28,214.78	12	0.30%	\$ 1,016	0.00%	\$ -	\$ -	Goal 2; Obj 2.1
				1	2	3	· · · · · · · · · · · · · · · · · · ·	4 Total EtHE	5	6	7	8		9 Goal # and Objective #(s) from
		l Othor		Priority Category (SELECT FROM LIST)	Line Item	What is Being	Requested?	Total EtHE Cost/Month	# of Months	LINE ITEM TOTAL	ADMIN TOTAL	ADMIN TOTAL		Goal # and Objective #(s) from Workplan
	•	J. Other		IDC Date of the control	Out.		1.0		-				'	Guila cura
				IPS - Retention in HIV Care IPS - People in care, Not sur		Retention Awa Viral Suppression A		\$ 200.00 \$ 200.00		\$ 2,400 \$ 2,400			\$ -	Goal 2; Obj 2.1 Goal 2; Obj 2.3
						.,	'							

	FY23 PHASE III B RFP: 21RFPRW070		AID A	tlanta										
				RVICES: PRIORITY SUMMARY		SUPPOR	T SERVICES: PRIORITY	CATEGORY SUMMA	ARY]	EF	HE INITIATIVES	i	
EULTON	Ending the		CAPACITY BUILDING			CAPACITY BUILDING					INNOVATIVE PROJECT SUPPORT			
ĊŎŨŇŤŶ	HIV Epidemic		CAPACITY BUILDING TOTAL	MCM EtHE- Capacity Building		CAPACITY BUILDING TOTAL	TRANSP EtHE- Capacity Building	N-MCM EtHE- Capacity Building	REF EtHE- Capacity Building		IPS TOTAL	Retention in	IPS- People in care, Not suppressed	
Α	Personnel	Salary	\$ 45,600	\$ 45,600		\$ 58,500	\$ -	\$ 22,500	\$ 36,000		\$ -	\$ -	\$ -	
		Fringe	\$ 12,618			\$ 11,628		\$ 1,667			\$ -	\$ -	\$ -	ļ
E G	Travel Space		\$ - \$ 1,016	\$ - \$ 1,016		\$ 6,720 \$ 2,031	\$ 6,720 \$ -	\$ - \$ 1,016	\$ - \$ 1,016		\$ - \$ -	\$ - \$ -	\$ - \$ -	İ
J	Other			\$ -					\$ -		\$ 4,800			İ
	Total Direct Charges		\$ 59,233	\$ 59,233		\$ 78,880	\$ 6,720	\$ 25,183	\$ 46,977	İ	\$ 4,800	\$ 2,400	\$ 2,400	
К	Indirect Charges		\$ -	\$ -		\$ -	\$ -	\$ -	\$ -	1	\$ -	Ić .	\$ -	1
ĸ	munect charges		\$ -	-		-	-	, -	· -	1	, -	\$ -	ə -	1
	Т	OTAL	\$ 59,233	\$ 59,233		\$ 78,880	\$ 6,720	\$ 25,183	\$ 46,977]	\$ 4,800	\$ 2,400	\$ 2,400	
			\$ 59,233			\$ 78,880				-	\$ 4,800			
	TOTAL REQUEST	\$ 142,913												
	Admin Total \$	\$ 6,720												
	Admin Total %	4.70%	Administrative total can	not exceed 10%										
	1	2	3	4	5	6	7	8	9	10	11	12		13
		Priority Category			TOTAL Annual Salary from	% of Time on EtHE Project				EtHE Personnel				Goal # and Objective #(s) from
	Position Number		Position Title	Employee Name	ALL Sources	in THIS Priority Category	EtHE Salary Total	Fringe Rate	EtHE Fringe Total	Total	% Admin	ADMIN TOTAL		Workplan
													J I	
A. Salary &	2	MCM EtHE - Capacity Building	Bilingual Medical Case Manager		\$ 45,600.00	100.00%	\$ 45,600	27.67%	\$ 12,618	\$ 58,218	0.00%	\$ -		Goal 2; Obj 2.1
Fringe														
	3	N-MCM EtHE - Capacity Building	Deaf and Hard of Hearing Case Manager		\$ 22,500.00	100.00%	\$ 22,500	7.41%	\$ 1,667	\$ 24,167	0.00%	\$ -		Goal 2; Obj 2.1
	5	REF EtHE - Capacity Building	Women's Program Specialist		\$ 36,000.00	100.00%	\$ 36,000	27.67%	\$ 9,961	\$ 45,961	0.00%	\$ -		Goal 2; Obj 2.1
Г		7 1	2		3	4	5	6	i	7	8	9		10
F. Medio	cal Transportation	Priority Category	Method of Travel	Purpose/Destination (Where is the client going?)	Cost Per One-Way Trip	Trips/Month/Client	Describe how co trips/month we		# of Months	# of Clients	TOTAL]	Goal # and Objective #(s) from Workplan
		TRANSP EtHE - Capacity Building	On-Demand Car Service	To/From Medical, Core, and	Support Services	\$ 20.00	4	Uber=\$20 per one wa	y trip x 84 clients x 4	12	7	\$ 6,720	\$ 6,720	Goal 2; Obj 2.1
		1	2	3	4		5	6	7	8	9	10	_	
		Priority Category		What type?	_		Total Cost/Month]	Goal # and Objective #(s) from
			Line Item		Type of !	space	(Regardless of Funding Source)	# of Months	% Requested of EtHE	TOTAL	% Admin	ADMIN TOTAL		Workplan
	G. Space									Į.	I.	Į.		
		MCM EtHE - Capacity Building	Space	Rent			\$ 28,214.78 \$ 28,214.78	12	0.30%					Goal 2; Obj 2.1
		N-MCM EtHE - Capacity Building REF EtHE - Capacity Building	Space Space	Rent NONE			\$ 28,214.78 \$ 28,214.78	12 12					\$ -	Goal 2; Obj 2.1 Goal 2; Obj 2.1
L			-,						2.30%					, ,
			1	1	2	3		4	5	6	7	8		9
		J. Other		Priority Category (SELECT FROM LIST)	Line Item	What is Being		Total EtHE Cost/Month	# of Months	LINE ITEM TOTAL		ADMIN TOTAL		Goal # and Objective #(s) from Workplan
				IPS - Retention in HIV Care	Other	Retention Awa	rds/Incentives	\$ 200.00	12	\$ 2,400	0.00%	l ¢	1	Goal 2; Obj 2.1
				IPS - People in care, Not sup		Viral Suppression		\$ 200.00		\$ 2,400			\$ -	Goal 2; Obj 2.1

	FY24 PHASE III BU RFP: 21RFPRW0708		AID A	tlanta										
				RVICES: PRIORITY SUMMARY		SUPPOR	RT SERVICES: PRIORITY	CATEGORY SUMMA	ARY		EI	HE INITIATIVES		
	Ending the		CAPACITY BUILDING				CAPACITY BUILDING					INNOVATIVE PROJECT SUPPO		
FULTON COUNTY	HIV Epidemic		CAPACITY BUILDING TOTAL	MCM EtHE- Capacity Building		CAPACITY BUILDING TOTAL	TRANSP EtHE- Capacity Building	N-MCM EtHE- Capacity Building	REF EtHE- Capacity Building		IPS TOTAL	Retention in	IPS- People in care, Not suppressed	
Α	Personnel	Salary	\$ 45,600			\$ 58,500	\$ -	\$ 22,500			\$ -	\$ -	\$ -	
E	Travel	Fringe	\$ 12,618 \$ -	\$ 12,618 \$ -		\$ 11,628 \$ 6,720		\$ 1,667 \$ -	\$ 9,961		\$ -	7	\$ - \$ -	1
G	Space		\$ 1,016	_		\$ 2,031		\$ 1,016			\$ -		\$ -	
J	Other Total Direct Charges		\$ - \$ 59,233			\$ - \$ 78,880		\$ - \$ 25,183			\$ 4,800 \$ 4,800			į
	Total Direct Charges		\$ 59,233	\$ 59,233		\$ 78,880	\$ 6,720	\$ 25,183	\$ 46,977		\$ 4,800	\$ 2,400	\$ 2,400	i
K	Indirect Charges		\$ -	\$ -		\$ -	\$ -	\$ -	\$ -		\$ -	\$ -	\$ -	i
	TO	OTAL	\$ 59,233	\$ 59,233		\$ 78,880	\$ 6,720	\$ 25,183	\$ 46,977	İ	\$ 4,800	\$ 2,400	\$ 2,400	i
			\$ 59,233			\$ 78,880				•	\$ 4,800			1
	TOTAL REQUEST	\$ 142,913]											
	Admin Total \$ Admin Total %	\$ 6,720 4.70%	Administrative total can	not exceed 10%										
			1											
	1 1	2	3	4	5	6	7	8	9	10	11	12		13
	-	Priority Category		I		1	, , , , , , , , , , , , , , , , , , ,		<u> </u>		<u> </u>			
	Position Number		Position Title	Employee Name	TOTAL Annual Salary from ALL Sources	% of Time on EtHE Project in THIS Priority Category	EtHE Salary Total	Fringe Rate	EtHE Fringe Total	EtHE Personnel Total	% Admin	ADMIN TOTAL		Goal # and Objective #(s) from Workplan
A. Salary & Fringe	2	MCM EtHE - Capacity Building	Bilingual Medical Case Manager		\$ 45,600.00	100.00%	\$ 45,600	27.67%	\$ 12,618	\$ 58,218	0.00%	s -		Goal 2; Obj 2.1
-	3	N-MCM EtHE - Capacity Building	Deaf and Hard of Hearing Case Manager		\$ 22,500.00	100.00%	\$ 22,500	7.41%	\$ 1,667	\$ 24,167	0.00%	\$ -		Goal 2; Obj 2.1
	5	REF EtHE - Capacity Building	Women's Program Specialist		\$ 36,000.00	100.00%	\$ 36,000	27.67%	\$ 9,961	\$ 45,961	0.00%	\$ -		Goal 2; Obj 2.1
		1	2		3	4	5	- 6	3	7	8	9		10
F. Medic	al Transportation	Priority Category	Method of Travel	Purpose/Destination (\	Where is the client going?)	Cost Per One-Way Trip	Trips/Month/Client	Describe how co trips/month we		# of Months	# of Clients	TOTAL		Goal # and Objective #(s) from Workplan
		TRANSP EtHE - Capacity Building	On Domand Car Society	To/From Modical Coro and	Support Sonicos	\$ 20.00	4	Uber=\$20 per one wa	ov trin v 94 cliants v 4	12	1 7	\$ 6,720	¢ 6720	Goal 2; Obj 2.1
		TIMENOF ELTIE - Capacity building	On-Demand Cat Service	rogerom wieulcal, core, and	Support Services	20.00	4	ober-\$20 per one wa	ay orp x on clients x 4	12		9 0,720	0,720	Guai 2, UUJ 2.1
] 1	2	3	4		5	6	7	8	9	10		
		Priority Category		What type?			Total Cost/Month							Goal # and Objective #(s) from
	C 5		Line Item		Type of	Space	(Regardless of Funding Source)	# of Months	% Requested of EtHE	TOTAL	% Admin	ADMIN TOTAL		Workplan
	G. Space													
		MCM EtHE - Capacity Building N-MCM EtHE - Capacity Building	Space Space	Rent Rent			\$ 28,214.78 \$ 28,214.78	12 12						Goal 2; Obj 2.1 Goal 2; Obj 2.1
		REF EtHE - Capacity Building	Space	NONE			\$ 28,214.78	12					\$ -	Goal 2; Obj 2.1
				1	2		3	4	5	6	7	8		9
	J. Other			Priority Category (SELECT FROM LIST)	Line Item	What is Being	g Requested?	Total EtHE Cost/Month	# of Months	LINE ITEM TOTAL	ADMIN TOTAL	ADMIN TOTAL		Goal # and Objective #(s) from Workplan
	•	. Guiei		IPS - Retention in HIV Care	Other	Retention Awa	rds/Incentives	\$ 200.00	12	\$ 2,400	0.00%	Š -		Goal 2; Obj 2.1
				IPS - People in care, Not sur		Viral Suppression		\$ 200.00	12				\$ -	Goal 2; Obj 2.3



ENDING THE HIV EPIDEMIC: A PLAN FOR AMERICA — RYAN WHITE HIV/AIDS PROGRAM PARTS A AND B

Ending the HIV Epidemic Atlanta Eligible Metropolitan Atlanta Area

THIS AGREEMENT, entered into this 1st day of October 2021 through February 28, 2025 by and between FULTON COUNTY (hereinafter referred to as "**County**") a political subdivision of the State of Georgia, acting by and through its duly elected Board of Commissioners ("**BOC**"), and Atlanta Harm Reduction Coalition, Inc. (hereinafter referred to as "**Subrecipient**").

WITNESSETH:

WHEREAS, the County, as the recipient of the Ryan White Part A funds for the 20-County Atlanta Eligible Metropolitan Area ("EMA"), as defined in the Public Health Service Act, Sections 2601 – 2610 (USC 300ff-11 – 300ff-20, as amended by the Ryan White HIV/AIDS Treatment Extension Act of 2009 (Public Law 111-87), (hereinafter referred to as "Ryan White Program"), through the Chairman of the Board of Commissioners of Fulton County, has been awarded grant funds under Ending the HIV Epidemic: A Plan for America – Ryan White HIV/AIDS Program Parts A and B ("EtHE"), and pursuant to 91-RCM-029 (1/16/1991) and Item #19-0818 (RM 10/16/2019) and #20-0669 (10/7/2020); and #21-0800 (10/20/2021).

WHEREAS, the County, has recommended funding to Atlanta Harm Reduction Coalition, Inc. to facilitate the approved program for a total not to exceed \$76,764.00 in FY21, \$165,725.00 in FY22, \$172,288.00 in FY23, and \$175,725.00 in FY24 subject to federal funding availability and disbursement.

WHEREAS, the County has requested, received and reviewed proposals from eligible public and private non-profit health and support service providers which deliver or enhance HIV-related ambulatory care and support services in at least one of the following Counties: Cobb, DeKalb, Fulton, Gwinnett;

WHEREAS, Subrecipient has represented to County that it is experienced and has qualified and local staff available to commit to the Project and County has relied upon such representations.

NOW, THEREFORE, in consideration of the mutual covenants contained herein and for other good and valuable consideration, the parties hereunto agree as follows:

ARTICLE 1. CONTRACT DOCUMENTS

Paragraph 1.0. County hereby engages Subrecipient, and Subrecipient hereby agrees, to perform the services hereinafter set forth in accordance with this Agreement, consisting of the following contract documents:

- EXHIBIT A: Work Plan Goals and Objectives tied to Approved Budget
- EXHIBIT B: Approved Budget and Budget Justification
- EXHIBIT C: Funding Exclusions
- EXHIBIT D: Non-Discrimination Policy of Fulton County, Georgia
- EXHIBIT E: Certifications PHS-5161-1
- EXHIBIT F: Assurances Non-Construction Programs (SF 424B)
- EXHIBIT G: Compliance with Legislative Mandates
- EXHIBIT H: Federal Award Reporting Data
- EXHIBIT I: Approved Schedule of Non-Traditional Hours of Operation

Paragraph 1.1. The following documents are incorporated herein by reference:

- Fulton County Ryan White Part A Program, "Program Manual of Policies and Procedures" which contains a series of Programmatic Policy and Procedure Notices (PPPN), Fiscal Policy and Procedure Notices (FPPN), and Recipient Policy and Procedure Notices (RPPN) which are available at: www.ryanwhiteatl.org
- 45 CFR Part 75 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards.
- 2 CFR 200 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.
- Request for Proposal Number: 21RFPRW0708B-EC Ending the HIV Epidemic Phase III
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs National Monitoring Standards for Ryan White Part A Grantees: Program – Part A¹
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs National Monitoring Standards for Ryan White Part A Grantees: Fiscal – Part A¹
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs & Division of State HIV/AIDS
 Programs National Monitoring Standards for Ryan White Part A and Part B Grantees:
 Universal Part A and B (Covers Both Fiscal and Program Requirements)¹

Paragraph 1.2. The foregoing documents constitute the entire Agreement of the parties pertaining to the Project hereof and is intended as a complete and exclusive statement of

¹ https://targethiv.org/searches?search=National+Monitoring+Standards

promises, representations, discussions and agreements oral or otherwise that have been made in connection therewith. No modifications or amendment to this Agreement shall be binding upon the parties unless the same is in writing, conforms to Fulton County Policy and Procedure 800-6 governing change orders, is signed by the County's and the Subrecipient's duly authorized representatives.

Paragraph 1.3. If any portion of the Contract Documents shall be in conflict with any other portion, the various documents comprising the Contract Documents shall govern in the following order of precedence: 1) the Agreement, 2) the RFP, 3) any Addenda, 4) change orders/budget revisions, 5) the exhibits, and 6) portions of Subrecipient's proposal that was accepted by the County and made a part of the Contract Documents.

ARTICLE 2. **SEVERABILITY**

Paragraph 2.0. If any provision of this Agreement is held to be unenforceable for any reason, the unenforceability thereof shall not affect the remainder of the Agreement, which shall remain in full force and effect, and enforceable in accordance with its terms.

ARTICLE 3. SUBRECIPIENT SERVICES

Paragraph 3.0. The County retains Subrecipient and Subrecipient accepts retention by the County to render services as made part of this Contract by reference and attached hereto as EXHIBIT A: Work Plan Goals and Objectives tied to Approved Budget with all such services to be performed in the manner and to the extent required by the parties herein and as may hereafter be amended or extended in writing by mutual agreement of parties and as allowed in accordance with all applicable laws and/or regulations.

Paragraph 3.1. Subrecipient represents and the County acknowledges that it will assign and designate Atlanta Harm Reduction Coalition, Inc. to render the services defined and required herein.

Paragraph 3.2. Subrecipient represents that **Mojgan Zare, Executive Director** is authorized to bind and enter into Contract on behalf of Subrecipient.

Paragraph 3.3. Subrecipient represents that Atlanta Harm Reduction Coalition, Inc. is an eligible public and/or private non-profit health and/or support service provider and has provided documentation in the form of official notification of their 501(c) (3) status from the Federal Internal Revenue Service (IRS) as appropriate.

Paragraph 3.4. Subrecipient shall not enter into any sub-contractual agreements for the

provision of services defined and required herein without the expressed written approval of the County in advance.

ARTICLE 4. **SCOPE OF DUTIES**

Paragraph 4.0. Upon execution of this Agreement, Subrecipient shall commence providing HIV-related health and support services in accordance with the priorities described in Request for Proposal 21RFPRW0708B-EC Ending the HIV Epidemic Phase III and with the goals and objectives approved by the County which are described in EXHIBIT A: *Work Plan Goals and Objectives tied to Approved Budget*.

Paragraph 4.1. Unless modified in writing by both parties in the manner specified in the agreement, duties of Subrecipient shall not be construed to exceed those services specifically set forth herein. Subrecipient agrees to provide all services, products, and data and to perform all tasks described in EXHIBIT A: Work Plan Goals and Objectives tied to Approved Budget and EXHIBIT B: Approved Budget and Budget Justification.

ARTICLE 5. MODIFICATIONS

Paragraph 5.0. This Agreement may be amended or modified by a written instrument executed by the duly authorized representatives of the parties. Similarly, no agreement that affects the provisions of this Agreement will be valid unless in writing and executed by the County and the Subrecipient, except as provided below.

Paragraph 5.1. No amendment to this Agreement shall be binding upon the parties unless the same is in writing, approved by the Director, Department for HIV Elimination (DHE) or his or her designee and the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 5.2. The Director, DHE is hereby authorized to approve and execute EtHE contract modifications for renewals of this Agreement provided the renewal is at the same terms and conditions as the original Agreement, with no intervening changes. However, the Director, DHE may approve modifications to add program requirements that are directly passed down from Health Resources and Services Administration ("HRSA"), as the funding agency.

ARTICLE 6.0. **CONTRACT TERM**

Paragraph 6.0. This agreement is effective on October 1, 2021 for a four year term ending on February 28, 2025.

Paragraph 6.1. Commencement Term. The "Commencement Term" of this Agreement shall begin on October 1, 2021, the starting date, and shall end absolutely and without further obligation on the part of the county on the 28th day of February 2025. The Commencement Term shall be subject to events of termination and the County's termination rights that are described elsewhere in this Agreement.

ARTICLE 7. **COMPENSATION FOR SERVICES**

Paragraph 7.0. Subject to the availability and disbursement of federal funds, the legislatively approved services described in EXHIBIT A and EXHIBIT B herein shall be performed by Subrecipient for an allocation of EtHE funds, in an amount not to exceed \$76,764.00 in FY21, \$165,725.00 in FY22, \$172,288.00 in FY23, and \$175,725.00 in FY24. The actual amount awarded to the Subrecipient at any one time shall equal the total amount of the purchase order(s) issued.

Paragraph 7.1. The award amount includes a contingency amount. These funds are not available to the Subrecipient unless or until a purchase order is issued authorizing expenditure of these funds. Authorization to expend contingency funds shall be at the discretion of the Director, DHE and shall be issued in writing.

Paragraph 7.2. The budget attached to Contract in EXHIBIT B is a complete, approved budget for expenditures of all EtHE funds awarded pursuant to this Agreement and may hereafter be amended or extended in writing by mutual agreement of parties prior to expenditure of funds.

Paragraph 7.3. The budget total may not be exceeded; however, a plus or minus deviation of 10% within budget categories (i.e. personnel, supplies) and within priority category is authorized.

ARTICLE 8. **GENERAL SUBRECIPIENT REQUIREMENTS**

Paragraph 8.0. Subrecipient agrees that it will participate in a community-based continuum of care which is defined as: A continuum of care is a term which encompasses the comprehensive range of services required by individuals or families with HIV infection in order to meet their health care and psychosocial service needs throughout the course of their illness. The concept of a continuum suggests that services must be organized to respond to the individual's or family's changing needs in a holistic, coordinated, timely, and uninterrupted manner which reduces fragmentation of care.

Paragraph 8.1. DHE is implementing an integrated cloud-based data management system for: tracking all individuals who receive services supported by EtHE or Part A funds, contracting, reporting, subrecipient reimbursement, quality management, evaluating client satisfaction, client eligibility documentation records management, and a client portal through a system known as e2Fulton. Subrecipient will be expected to utilize e2Fulton.

Paragraph 8.2. Subrecipient agrees to participate in the centralized Ryan White data system for tracking all individuals who receive services supported by EtHE or Part A funds. In order to comply with the participation requirements, including reporting of all required variables for Ryan White Services Report (RSR), Subrecipient shall directly enter data using the most current version of e2Fulton or be able to import required data into the most current version of e2Fulton (Reference *PPPN-Use of e2Fulton in Documenting Eligibility*).

Client data reports must be consistent with eligibility requirements specified by County, which demonstrates eligible clients are receiving allowable services.

Paragraph 8.3. Intentionally left blank.

Paragraph 8.4. In order to reduce the administrative burden to clients and Subrecipients of collecting and maintaining client Ryan White eligibility documents, Subrecipient agrees to participate in the uploading, updating, and sharing of client eligibility documents via e2Fulton.

In order to obtain client consent for the sharing of such documentation Subrecipient will obtain client consent using the form developed by the Department for HIV Elimination and available at www.ryanwhiteatl.org. Once e2Fulton's client level database is fully operational the consent must be uploaded into e2Fulton before a client's service data can be entered.

Paragraph 8.5. Any Business Associates Agreements pursuant to Paragraph 25 Confidentiality and Health Insurance Portability and Accountability Act (HIPAA) Compliance must be entered into within 30 calendar days after the execution of the contract.

Paragraph 8.6. The Subrecipient will be responsible for entering line-item budgets by priority service category (as approved through the proposal review and budget negotiations), and service units into e2Fulton within 30 calendar days following the execution of the contract. Any budget revision requests must be made using the DHE form and be submitted via e2Fulton.

Paragraph 8.7. The subrecipient shall submit all required programmatic, fiscal, and quality management reports via e2Fulton.

Paragraph 8.8. Subrecipient agrees to participate in the EMA's needs assessment processes to provide information that will lead to the development of a continuous quality improvement system.

Paragraph 8.9. Subrecipient agrees to undertake and maintain quality management program(s) and quality service indicators for each Part A funded service provided to ensure that persons living with HIV disease, who are eligible for treatment and health related support services, get those services and that the quality of those services meet certain approved criteria (i.e., Eligible Metropolitan Area (EMA) adopted service standards of care, Public Health Service (PHS) treatment guidelines). (Reference **PPPN-033 Quality Improvement**.)

The Subrecipient's annual Quality Management Plan shall be submitted via e2Fulton no later than 60 calendar days following the execution of the contract.

Through quality management efforts, Subrecipient should be able to identify problems in service delivery that impact health-status outcomes at the client and system levels. As part of the County's site visit protocols and other monitoring efforts, Subrecipient shall be required to provide documentation that such program/systems are in use. (Reference *PPPN-033 Quality Management Site Visits*.)

Paragraph 8.10. Subrecipient agrees to administer and/or facilitate client participation in the EMA's program-wide standardized client satisfaction surveys to monitor the quality of the services provided and to measure the level of consumer satisfaction.

Paragraph 8.11. Subrecipient agrees to administer and/or facilitate client participation in the EMA's Needs Assessment to identify barriers and gaps in services.

Paragraph 8.12. Subrecipient agrees to implement and maintain a Consumer Advisory Board to obtain input from clients in the design and delivery of services. Subrecipient shall provide, with each quarterly report, documentation of Consumer Advisory Board meetings, membership, and minutes.

Paragraph 8.13. If Subrecipient receives funding for the provision of Outpatient/Ambulatory Health Services under this contract, Subrecipient shall be expected to meet the OAHS Expectations set forth in Appendix V of the Part A Request for Proposals.

Paragraph 8.14. Subrecipient agrees that in the performance of the Agreement, it will comply with all lawful agreements, if any, which the Subrecipient has made with any association, union, or other entity, with respect to wages, salaries, and working conditions, so as not to cause inconvenience, picketing or work stoppage.

Paragraph 8.15. Subrecipient agrees that during the period of the Contract, it will participate, as requested by the County, in efforts to develop a standard approach and data set to address the data information requirements described below:

- Estimated average cost of providing each category of HIV-related services provided with Part
 A funds and the extent to which such costs were paid by third-party payers;
- Estimated number of units of service for each category of HIV-related services provided with Part A funds;
- Estimated cost of providing a unit of service under each category of HIV-related services provided with part A funds.

Paragraph 8.16. Intentionally left blank.

Paragraph 8.17. Subrecipient agrees to assign at its own expense one individual to serve as the Fiscal Designee to serve as its representative on all financial matters related to this Contract. The Fiscal Designee may not also serve as the Programmatic Designee in Paragraph 8.2.

Paragraph 8.18. Subrecipient agrees to assign at its own expense one individual to serve as the Programmatic Designee to serve as its representative on all programmatic matters related to this Contract. The Programmatic Designee may not also serve as the Fiscal Designee in Paragraph 8.1.

Paragraph 8.19. Subrecipient agrees to assign at its own expense one individual to serve as the Data Designee to serve as its representative on all data and information technology matters related to this Contract.

Paragraph 8.20. Subrecipient agrees to assign at its own expense one individual to serve as the Quality Management Designee to oversee all quality management activities and attend quality management meetings.

Paragraph 8.21. Intentionally left blank.

Paragraph 8.22. The name(s) of designee(s) referenced in Paragraphs 8.17.-8.21. shall be provided to County at the time the contract signed by the duly authorized individual is returned to the County for signature and processing. The Subrecipient will be responsible for entering name(s) of designee(s) referenced in Paragraphs 8.1-8.4 into e2Fulton by April 1 of the fiscal year. Notification of changes in the individual(s) serving as the designees shall be provided in e2Fulton no later than 14 days after the change.

Paragraph 8.23. Intentionally left blank.

Paragraph 8.24. Any Subrecipient receiving EtHE funds to develop, purchase or distribute health education materials (e.g., brochures) must have prior approval by the County for each item.

Paragraph 8.25. In the provision of services under this contract, Subrecipient will comply with Ryan White Part A quality management standards and measures. The purpose of the Ryan White Part A quality management standards and measures is to ensure that a uniformity of service exists in the Atlanta Eligible Metropolitan Area (EMA) such that the consumers of a service receive the same quality of service regardless of where the service is provided. If an agency is unable to meet a particular standard, the agency must document why the standard was unable to be met and explain the steps it is taking to meet that standard.

Paragraph 8.26. QUARTERLY PROGRAMMATIC REPORTS. Subrecipient agrees to provide quarterly programmatic reports as described and requested by County to document progress toward implementation of the approved program activities and services in accordance with the requirements of the EtHE Program and other applicable regulations (reference *PPPN-055 Quarterly Reports*). Quarterly programmatic reports shall consist of, but not be limited to, narrative and quantitative information indicating progress toward meeting goals and objectives as well as the number and demographic characteristics of clients served. Quarterly programmatic reports must be submitted via 2e2Fulton not later than the 20thth business day after the close of each quarter. If a deadline falls on a weekend, the report must be received on the Friday prior to the deadline to be considered on time. Quarterly programmatic reports must use the DHE form and be signed by Subrecipient's approved Programmatic, Fiscal and Data Designees.

Paragraph 8.27. Subrecipient shall provide County with projected spending plans as detailed in *FPPN-002: Budget Spend Plan*. Budget spend plans must be submitted via e2Fulton.

Paragraph 8.28. The Subrecipient shall implement a sliding fee scale policy in conformance with Ryan White HIV/AIDS Program requirements. Subrecipient agrees that in the provision of services with assistance provided under EtHE, charges to any individual for services shall be made in

accordance with the provision of the Ryan White Program, Section 2605 (e) as described in *FPPN-010.1 Imposition of Charges, Fee Schedule, and Cap on Client Charges* incorporated herein by reference.

The schedule of charges must be displayed in a conspicuous location(s) available to clients.

Subrecipient shall maintain documentation that all fiscal and intake staff have been informed of policies that any fees charged for Part A services must be in accordance with the provision of the RWHAP, Section 2605 (e) as described in *FPPN-010.1 Imposition of Charges, Fee Schedule, and Cap on Client Charges*.

Paragraph 8.29. Subrecipient agrees to assign appropriate staff, including the identified programmatic and fiscal designees, to attend all Ryan White and/or EtHE Providers' Meetings.

Paragraph 8.30. Subrecipient agrees to participate in regular progress officer calls and webinars which are designed to provide valuable technical assistance to Subrecipient, discuss areas of concern, and gather additional information.

Paragraph 8.31. Subrecipient is strongly encouraged to utilize the services of a qualified accountant to ensure fiscal policies, procedures, and practice comply with the requirements of the Uniform Guidance and Ryan White legislation and regulations.

Paragraph 8.32. As the Prime Awardee, Fulton County is required to provide the following information for any federal reports required by Subrecipient:

- 1. Federal Award Identification Number (FAIN): 6 UT8HA3393-02-01
- 2. Federal Award Date: 03/02/2021
- 3. Federal Awarding Agency: U.S. Department of Health and Human Services (HHS) Health Resources and Services Administration (HRSA)
- 4. Pass-Through Entity: Fulton County Government, Board of Commissioners, 141 Pryor Street, SW, Atlanta, GA 30303
- 5. CFDA Number and Title: 93.686 Ending the HIV Epidemic: A Plan for America Ryan White HIV/AIDS Program Parts A and B
- 6. Project Description: Ending the HIV Epidemic: A Plan for America Ryan White HIV/AIDS Program Parts A and B provides direct financial assistance to jurisdictions identified in the legislation as eligible for funding. For Atlanta, the four jurisdictions are Cobb, DeKalb, Fulton, and Gwinnett Counties. The purpose of the program is to reduce new cases of HIV.

ARTICLE 9. INVOICING AND PAYMENT

Paragraph 9.0. Using e2Fulton, Subrecipient shall electronically submit for reimbursement for work performed during the previous calendar month, in a form acceptable to the County and accompanied by all support documentation requested by the County, for payment and for services that were completed during the preceding month. The County shall review for approval of said invoices. The County shall have the right not to pay any invoice or part thereof if not properly supported, or if the costs requested or a part thereof, as determined by the County, are

reasonably in excess of the actual stage of completion.

Paragraph 9.1. Subrecipient agrees to electronically submit for reimbursement via the Electronic Contract Management (ECM) module of e2Fulton for the previous month's expenses not later than the 20th business day of each month with four exceptions:

- 1. Fulton County shall advance payment to Subrecipient to allow for adequate cash flow to implement services as described in *FPPN-009: Advance Payment to Subrecipients*. Reconciliation of this amount must occur as expeditiously as possible. If an advance has been provided, the agency's reimbursement in the next month shall be reduced by the amount of the advance. In the event that the actual reimbursable expenses in the first month did not exceed the amount of the advance, the remainder shall be reduced from the second month's payment. In the event that the actual reimbursable expenses in the second month do not exceed the amount of the reminder of the advance, the agency shall remit payment to the County for the remainder due.
- 2. The first reimbursement submission shall be entered no later than 45 business days after contract effective date;
- 3. In addition to the February reimbursement submission, a final reimbursement submission may be entered no later than 45 days after the last day of February. Failure to submit the final invoice no later than 45 days after each budget period ends or is terminated may result in forfeiture of the claim. If the Subrecipient fails to do so, all rights to payment may be forfeited and the County may not honor requests submitted after the aforesaid time period.
- 4. The November reimbursement submission may be entered in two parts:
 - A. A pre-bill may be submitted in November prior to the date at which the Fulton County Finance Department shuts down to allow for year-end closeout (the actual date shall be provided to the Subrecipient once announced by the Finance Department). Subrecipient may pre-bill for regular monthly expenditures (e.g. salary, fringe, and rent) at an amount equal to 1/12th of the line item.
 - B. Another November submission would then be made by the 20th business day of December. This submission would be for the remainder of expenditures accrued in November.

Paragraph 9.2. Failure to submit reimbursement requests according to the timelines may be considered a breach of this Contract allowing the County to terminate this agreement in addition to any other right to which the County may be entitled. The Department for HIV Elimination reserves the right to reduce, reallocate or terminate funds for failure by the Subrecipient to achieve fiscal and/or program objectives as outlined in EXHIBIT A and EXHIBIT B, in a timely manner.

Late submissions received in ECM after the first calendar day of the month may not be paid until the last day of the following month.

Paragraph 9.3. Under the terms of the Uniform Guidance, Fulton County undertakes a risk assessment for each subrecipient and proposed subrecipient. Fulton County's Risk Assessment will determine the frequency with which supporting documentation must be submitted to

support a funding request. In ALL instances original documentation must be maintained on site and be available for audit as set forth in ARTICLE 35. **AUDITS AND INSPECTORS.**

Risk Category	Frequency of Submitting Documentation
Low	Provide ALL supporting documentation once each quarter: March
	invoice, June invoice, September invoice, January invoice and Final
	invoice.
Moderate	Provide every other month provide ALL supporting documentation:
	March invoice, May invoice, July invoice, September invoice, November
	invoice, January invoice, and Final invoice.
High	Provide ALL supporting documentation every month.
New	Provide ALL supporting documentation every month.
Subrecipient	

Paragraph 9.4. Subrecipient agrees to maintain and submit the necessary supporting documentation to verify the cost in the Reimbursement Request as detailed in *Program Manual of Policies and Procedures* and *PPPN-013.*

Paragraph 9.7. Additional items which must be submitted with the first Reimbursement Request are described in *PPPN-013*.

Paragraph 9.8. Additional items which must be submitted with the final Reimbursement Request are described in *PPPN-013*.

Paragraph 9.9. Closeout and Final Reimbursement Submission. The final submission must include a certification signed by the <u>official authorized to legally bind Subrecipient</u> as follows:

"By signing this report, I certify to the best of my knowledge and belief that the report is true, complete, and accurate, and the expenditures, disbursements and cash receipts are for the purposes and objectives set forth in the terms and conditions of this contract. 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. (U.S. Code Title 18, Section 1001 and Title 31, Sections 3729-3730 and 3801-3812, 45 CFR 75.415(a))."

Paragraph 9.10. Payment of Subcontractors/Suppliers: The Subrecipient must certify in writing that all subcontractors of the Subrecipient and suppliers have been promptly paid for work and materials and previous progress payments received. In the event the prime Subrecipient is unable to pay subcontractors or suppliers until it has received a progress payment from Fulton County, the prime Subrecipient shall pay all subcontractors or supplier funds due from said progress payments within forty-eight (48) hours of receipt of payment from Fulton County and in no event later than fifteen days as provided for by State Law.

Paragraph 9.11. If, in the County's opinion, the Subrecipient fails to provide all necessary and appropriate documentation required pursuant to this Contract, as identified to the Subrecipient

by the County, the County shall have the authority to delay the processing and payment of any or all Part A funds until such documentation has been satisfactorily submitted.

Paragraph 9.12. If, in the County's opinion, the Subrecipient submits inaccurate expenditure requests (e.g., line-item requests which exceed the approved amount, line-item requests for items which have not been approved, etc.), the County shall have the authority to delay the processing of any or all Part A payments until such time that the errors have been corrected.

Paragraph 9.13. In order to ensure the availability of services to EtHE clients throughout the contract period monthly charges shall not exceed one-twelfth of any awarded line item amount unless otherwise preapproved by the assigned DHE Project Officer.

Paragraph 9.14. County's Right to Withhold Payments: The County may withhold payments for services that involve disputed costs, involve disputed audits, or are otherwise performed in an inadequate fashion. Payments withheld by the County will be released and paid to the Subrecipient when the services are subsequently performed adequately and on a timely basis, the causes for disputes are reconciled or any other remedies or actions stipulated by the County are satisfied. The County shall promptly pay any undisputed items contained in such invoices.

Paragraph 9.15. Except as otherwise provided for in this Agreement, County will, within thirty (30) calendar days transmit via direct deposit Subrecipient payments called for under this Agreement after receipt of a correct reimbursement submission and required documentation which are within the approved budget and provided that Subrecipient is not currently in default under any of the terms of this Agreement. Subrecipient agrees that reimbursement requested under the terms of this Contract shall be made based upon actual expenditures incurred and not upon budgeted amounts.

Paragraph 9.16. Acceptance of Payments by Subrecipient; Release. The acceptance by the Subrecipient of any payment for services under this Agreement will, in each instance, operate as, and be a release to the County from, all claim and liability to the Subrecipient for work performed or furnished for or relating to the service for which payment was accepted, unless the Subrecipient within five (5) business days of Its receipt of a payment, advises the County in writing of a specific claim it contends is not released by that payment.

Paragraph 9.17. Parties hereto expressly agree that the above contract terms shall supersede the rates of interest, payment periods, and contract and subcontract terms provided for under the Georgia Prompt Pay Act, O.C.G.A. § 13-11-1 *et seq.*, pursuant to O.C.G.A. § 13-11-7(b), and the rates of interest, payment periods, and contract and subcontract terms provided for under the Prompt Pay Act shall have no application to this Agreement; parties further agree that the County shall not be liable for any interest or penalty arising from late payments.

Paragraph 9.18. It is the Subrecipient's duty to register with the County for direct deposit.

ARTICLE 10. FUNDING EXCLUSIONS AND RESTRICTIONS

Paragraph 10.0. Subrecipient shall use funds in accordance with federal requirements and shall

not use Part A funds for unallowable costs including those listed herein, in the "Program Manual of Policies and Procedures" " incorporated herein by reference and available at www.ryanwhiteatl.org PPPN-004: Funding Exclusions and Restrictions" incorporated herein by reference and available at www.ryanwhiteatl.org, and in the RFP incorporated herein by reference.

Paragraph 10.1. Subrecipient agrees that EtHE funds will not be used to supplant or replace state and local HIV-related funding or in-kind resources expended by Subrecipient for HIV-related services during the contract period beginning March 1, 2021 and ending February 28, 2025.

Paragraph 10.2. Subrecipient agrees that EtHE funds may not be used to purchase or improve land or to purchase, construct or make permanent improvements to any building, except for minor remodeling as specifically approved in Subrecipient budget.

Paragraph 10.3. Subrecipient agrees that EtHE funds may not be used to make payments to recipients of services. Subrecipient shall maintain documentation that all provider staff have been informed of policies that forbid use of Ryan White funds for cash payments to service recipients.

Paragraph 10.4. Subrecipient agrees that EtHE funds will not be used to make payments for any item or service to the extent that payment has been made, or can reasonably be expected to be made, by another third party benefits program or by an entity that provides services on a prepaid basis.

Subrecipient shall maintain documentation that all fiscal and intake staff have been informed of policies that direct that funds will not be used to make payments for any item or service to the extent that payment has been made, or can reasonably be expected to be made, by another third party benefits program or by an entity that provides services on a prepaid basis.

Paragraph 10.5. Subrecipient agrees that no funds will be used to develop materials designed to promote or encourage intravenous drug use or sexual activity, whether homosexual or heterosexual.

Paragraph 10.6. Subrecipient agrees that no funds will be used for the purchase of vehicles without written County approval based upon prior approval from HRSA.

Paragraph 10.7. Subrecipient agrees that no funds will be used for non-targeted marketing promotions or advertising about HIV services that target the general public (poster campaigns for display on public transit, TV or radio public service announcements, etc.) or for broad scope awareness activities about HIV services that target the general public.

Paragraph 10.8. Subrecipient agrees that no funds will be used for influencing or attempting to influence members of Congress and other Federal personnel.

Paragraph 10.9. Subrecipient agrees that no funds will be used for outreach activities that have HIV prevention education as their exclusive purpose.

Paragraph 10.10. Subrecipient agrees that no funds awarded under this contract will be used for foreign travel.

Paragraph 10.11. Subrecipient agrees that no funds awarded under this contract shall be used to support employment, vocational, or employment-readiness services.

Paragraph 10.12. Subrecipient agrees that no funds awarded under this contract shall be used to carry out any program of distributing sterile needles or syringes for the hypodermic injection of any illegal drug unless otherwise preapproved by HRSA.

Paragraph 10.13. Subrecipient agrees than no funds awarded under this contract shall be used to support the portion of any space, expenses, or staff position **not** devoted to EtHE activities.

Paragraph 10.14. Subrecipient agrees than no funds awarded under this contract shall be used for purchase of equipment costing \$25,000 without prior written approval by the County based upon prior approval by HRSA.

Paragraph 10.15. Subrecipient agrees that funds awarded under this contract shall not be used for inpatient case management services that prevent unnecessary hospitalization or that expedite discharge, as medically appropriate, from inpatient facilities.

Paragraph 10.16. Subrecipient agrees that no funds awarded under this contract shall be used for the following activities or to purchase these items:

- Clothing
- Funeral, burial, cremation or related expenses
- Local or State personal property taxes (for residential property, private automobiles, or any other personal property against which taxes may be levied)
- entertainment costs; this includes the cost of amusements, social activities, and related incidental costs
- Household appliances
- Pet foods or other non- essential products
- Off-premise social/recreational activities or payments for a client's gym membership
- PrEP or nPEP medications or primary care services, as the person using PrEP or nPEP is not living with HIV, and therefore is not eligible for Ryan White funded medications
- Out-of-state travel, research projects, clinical trials, or fund raising activities (including salaries, supplies, etc.)

Paragraph 10.17. Voucher and store gift card programs shall be administered in a manner which assures that vouchers and store gift cards cannot be exchanged for cash or used for anything other than the allowable goods or services (funds may not be used for the purchase of alcohol, tobacco products, or firearms). General-use prepaid cards that are cobranded with the logo of a payment network and the logo of a merchant or affiliated group of merchants are general-use prepaid cards, not store gift cards, and are not allowable.

Paragraph 10.18. Subrecipient shall spend no more than 10% of the mount awarded under this contract for administrative costs, including federally approved indirect cost or government

authorized cost allocation plan. Administrative costs include rent, utilities, facility costs along with costs of management oversight including program coordination; clerical, financial, and management staff not directly related to patient care; program evaluation, liability insurance, audits; and equipment not directly related to patient care. The combined total of indirect costs and administrative costs cannot exceed 10% of the agency award. (Including those listed herein and in the "Program Manual of Policies and Procedures" and PPPN-013: 10% Administrative Cap)

Paragraph 10.19. Subrecipient is expected to maintain documentation of the following which shall be made available to DHE and HRSA upon request and during EtHE site visits:

- Document, through job descriptions and time and effort reports, that the administrative activities are charged to administration of the activities under this contract and cost no more than 10% of the total grant amount
- Document that no activities defined as administrative in nature are included in other EtHE budget categories
- If using indirect cost as part or all of its 10% administration costs, obtain and keep on file a federally approved HHS-negotiated Certificate of Cost Allocation Plan or Certificate of Indirect Costs
- Written procedures, allocation journals, and/or manuals should explain the methodology used to allocate and track EtHE costs, including direct service costs and administrative costs. The allocation journal should contain written procedures that are easy to follow and can be "re-performed" by an auditor.

ARTICLE 11. **PERSONNEL**

Paragraph 11.0. Subrecipient shall designate in writing a person(s) to serve as its authorized representative(s) who shall have sole authority to represent Subrecipient on all manners pertaining to this contract. Subrecipient represents that it has secured or will secure, at its' own expense, all equipment and personnel necessary to complete this Agreement, none of whom shall be employees of or have any contractual relationship with County. All of the services required hereunder will be performed by Subrecipient under his supervision and all personnel engaged in the work shall be fully qualified and shall be authorized or permitted under law to perform such services.

Paragraph 11.1. Written notification shall be immediately provided to County upon change or severance of any of the authorized representative(s) or designee(s), listed key personnel or Sub-Subrecipient performing services on this Project by Subrecipient. No changes or substitutions shall be permitted in Subrecipient's key personnel or Subcontractor as set forth herein without the prior written approval of the County. Requests for changes in key personnel or Subcontractors will not be unreasonably withheld by County.

ARTICLE 12. SUSPENSION OF WORK

Paragraph 12.0. If, through any cause, Subrecipient shall fail to fulfill its obligations under this Agreement in a timely and proper manner or in the event that any of the provisions or

stipulations of this Agreement are violated by Subrecipient, the County shall thereupon have the right to suspend the Contract in whole or in part.

Paragraph 12.1. Suspension Notice: Should the County exercise its right to suspend this Agreement under the provisions of this paragraph, the suspension shall be accomplished in writing and shall specify the reason and effective date. Upon receipt of a suspension notice, the Subrecipient must, unless the notice requires otherwise:

- 1. Immediately discontinue suspended services on the date and to the extent specified in the notice;
- Shall not incur obligations after date of notice until such time that the Subrecipient has received written notice by the County that the suspension has been revoked and obligations may resume;
- 3. Place no further orders or subcontracts for material, services or facilities with respect to suspended services, other than to the extent required in the notice; and
- 4. Take any other reasonable steps to minimize costs associated with the suspension.

Paragraph 12.2. Notice to Resume: Upon receipt of notice to resume suspended services, the Subrecipient will immediately resume performance under this Agreement as required in the notice.

Paragraph 12.3. In lieu of suspension, the County may withhold the payment of reimbursement requests until provisions or stipulations in question are cured to the County's satisfaction.

ARTICLE 13. **DISPUTES**

Paragraph 13.0. Except as otherwise provided in this Agreement, any dispute concerning a question of fact arising under this contract which is not disposed of by agreement shall be decided by the Department for HIV Elimination. The representative shall reduce the decision to writing and mail or otherwise furnish a copy thereof to the Subrecipient. The Subrecipient shall have 30 days from date the decision is sent to appeal the decision to the County Manager or his designee by mailing or otherwise furnishing to the County Manager or designee, copy of the written appeal. The decision of the County Manager or his designee for the determination of such appeal shall be final and conclusive. Pending any final decision of a dispute hereunder, Subrecipient shall proceed diligently with performance of the Agreement and in accordance with the decision of the Office of the Internal Audit's designated representative.

ARTICLE 14. GRIEVANCE PROCEDURES

Paragraph 14.0. Subrecipient agrees to have in place a grievance process by which client complaints against the agency with respect to funded services might be addressed (a Prat A approved grievance procedure would suffice). A copy of the Subrecipient's grievance process must be submitted with the first request for reimbursement for services under this Agreement unless a copy of Subrecipient's Grievance Procedures has been submitted in the last two years.

Paragraph 14.1. Subrecipient agrees to provide notification of the Grievance Procedures of the

Subrecipient to all clients for rendered services in accordance with this Contract and such provision of information shall be documented within the files of the agency.

Paragraph 14.2. Subrecipient will include, with each monthly expenditure report, a summary of any complaint filed under this process as well as current status of, and final disposition of, any such complaint.

ARTICLE 15. **TERMINATION**

Paragraph 15.0. This contract shall terminate no later than 11:59 p.m. on February 28, 2025.

Paragraph 15.1. This contract may be canceled or terminated by either of the parties without cause; however, the party seeking to terminate or cancel this contract must give written notice of its intention to do so to the other party at least 30 days prior to the effective date of cancellation or termination. Subrecipient will submit final Reimbursement Request not later than 45 days after the effective date of written notice of termination. Upon notice of termination date, Subrecipient shall not incur obligations after date of notice to County.

Paragraph 15.2. If for any reason the Subrecipient is unable to render the approved services, the Subrecipient must notify the County in writing within five (5) days of the decision to allow ample time to develop a contingency plan to address the loss of the services.

ARTICLE 16. TERMINATION OF AGREEMENT FOR CAUSE

Paragraph 16.0. Either County or Subrecipient may terminate work under this Agreement in the event the other party fails to perform in accordance with the provisions of the Agreement. Any party seeking to terminate this Agreement is required to give thirty (30) days prior written notice to the other party.

Paragraph 16.1 Notice of termination shall be delivered by certified mail with receipt for delivery returned to the sender.

Paragraph 16.2. TIME IS OF THE ESSENCE and if the Subrecipient refuses or fails to perform the work as specified in EXHIBIT A and EXHIBIT B and maintain the scheduled level of effort as proposed, or any separable part thereof, with such diligence as will insure completion of the work within the specified time period, or any extension or tolling thereof, or fails to complete said work within such time. The County may exercise any remedy available under law or this Agreement. Failure to maintain the scheduled level of effort as proposed or deviation from the aforesaid proposal without prior approval of County shall constitute cause for termination

Paragraph 16.3. The County may, by written notice to Subrecipient, terminate Subrecipient's right to proceed with the Project or such part of the Project as to which there has been delay. In such event, the County may take over the work and perform the same to completion, by contract or otherwise, and Subrecipient shall be required to provide all copies of finished or unfinished documents prepared by Subrecipient under this Agreement to the County.

Paragraph 16.4. Subrecipient shall be entitled to receive compensation for any satisfactory work completed on such documents as reasonably determined by the County.

Paragraph 16.5. Whether or not the Subrecipient's right to proceed with the work has been terminated, the Subrecipient shall be liable for any damage to the County resulting from the Subrecipient's refusal or failure to complete the work within the specified time period, and said damages shall include, but not be limited to, any additional costs associated with the County obtaining the services of another Subrecipient to complete the project.

ARTICLE 17. TERMINATION FOR CONVENIENCE OF COUNTY

Paragraph 17.0. Notwithstanding any other provisions, the County may terminate this Agreement for its convenience at any time by a written notice to Subrecipient. If the Agreement is terminated for convenience by the County, as provided in this article, Subrecipient will be paid compensation for those services actually performed. Partially completed tasks will be compensated for based on a signed statement of completion to be submitted by Subrecipient which shall itemize each task element and briefly state what work has been completed and what work remains to be done.

Paragraph 17.1. If, after termination, it is determined that the Subrecipient was not in default, or that the default was excusable, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the government.

ARTICLE 18. WAIVER OF BREACH

Paragraph 18.0. The waiver by either party of a breach or violation of any provision of this Agreement, shall not operate or be construed to be, a waiver of any subsequent breach or violation of the same or other provision thereof.

ARTICLE 19. INDEPENDENT CONTRACTOR STATUS

Paragraph 19.0. Nothing contained herein shall be deemed to create any relationship other than that of an independent Subrecipient between the County and Subrecipient. Under no circumstances shall Subrecipient, its directors, officers, employees, agents, successors or assigns, be deemed employees, agents, partners, successors, assigns or legal representatives of the County.

Paragraph 19.1. Subrecipient acknowledges that its directors, officers, employees, agents and assigns shall have no right or redress pursuant to the Personnel Rules and Regulations of Fulton County.

ARTICLE 20. ASSURANCES AND CERTIFICATIONS

Paragraph 20.0. Subrecipient agrees to comply with federal and state laws, rules and regulations of the County's policy relative to nondiscrimination in client and client service practices because

of political affiliation, religion, race, color, gender, handicap, age, sexual orientation, national origin, or disability. Subrecipient shall notify current clients and all other individuals presenting for services provided through Part A funds of this nondiscrimination policy.

Paragraph 20.2. Subrecipient agrees to provide services without regard to an individual's ability to pay and current or past health condition. Subrecipient shall have billing, co-pay, and collection policies and procedures that do not:

- Deny services for non- payment
- Deny payment for inability to produce income documentation
- Require full payment prior to service
- Include any other procedure that denies services for non-payment

Subrecipient shall maintain documentation that all provider staff have been informed of these requirements.

Paragraph 20.3. Subrecipient agrees to comply with federal certifications regarding debarment and suspension, drug-free workplace requirements, Program Fraud Civil Remedies Act, and environmental tobacco smoke described in PHS-5161-1 and included as Attachment E. EXHIBIT E shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 20.4. Subrecipient agrees to comply with federal "Assurances - Non-Construction Programs" (Standard Form 424B) incorporated as EXHIBIT F. EXHIBIT F shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 20.5. Subrecipient agrees that federal prohibitions and requirements related to lobbying will be included in all sub-awards at all tiers and that all sub-recipients shall certify and disclose accordingly.

Paragraph 20.6. Subrecipient acknowledges that the County discourages the employment of the relatives by blood or marriage of Subrecipient or its employees. Such relationship shall not be an automatic barrier to hiring, but shall require the Subrecipient to obtain the written approval of the County. Willful and intentional failure to disclose such a relationship, including such relationships which might pre-exist this contract, may be cause for suspension or termination of this contract. This requirement shall not be construed to convert the Subrecipient into an employee of the County. Subrecipient remains an independent contractor/subrecipient as is set forth in Article 19 hereof.

Paragraph 20.7. Subrecipient will maintain HIV-related expenditures at a level that is at least equal to and not less than the level of such expenditures by the Subrecipient for the one year period preceding the fiscal year covered by this contract.

Paragraph 20.8. Services will be provided in settings accessible to low-income persons with HIV disease. Subrecipient shall ensure that the setting is accessible by public transportation or shall provide transportation assistance.

Paragraph 20.9. Subrecipient shall comply with Americans with Disabilities Act requirements.

Paragraph 20.10. The National Standards for Culturally and Linguistically Appropriate Services in Health and Health Care (the National CLAS Standards) are intended to advance health equity, improve quality, and help eliminate health care disparities by providing a blueprint for individuals and health and health care organizations to implement culturally and linguistically appropriate services. Subrecipient shall integrate the principles and activities of culturally and linguistically appropriate services in accordance with National Standards for Culturally and Linguistically Appropriate Services (CLAS) in Health and Health Care.

Refer to: http://minorityhealth.hhs.gov/assets/pdf/checked/finalreport.pdf

Paragraph 20.11. Subrecipient agrees to comply with federal Legislative Mandates set forth in the most current Consolidated Appropriations Act. EXHIBIT G. shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2 and returned to the County.

ARTICLE 21. ACCURACY OF WORK

Paragraph 21.0. Subrecipient shall be responsible for the accuracy of his work and shall promptly correct its errors and omissions without additional compensation. Acceptance of the work by the County will not relieve Subrecipient of the responsibility of subsequent corrections of any errors and the clarification of any ambiguities. Subrecipient shall prepare any plans, report, fieldwork, or data required by County to correct its errors or omissions. The above consultation, clarification or correction shall be made without added compensation to Subrecipient. Subrecipient shall give immediate attention to these changes so there will be a minimum of delay to others.

ARTICLE 22. **REVIEW OF WORK**

Paragraph 22.0. Authorized representatives of County may at all reasonable times review and inspect project activities and data collected under this Agreement and amendments thereto. All reports, drawings, studies, specifications, estimates, maps and computations prepared by or for Subrecipient, shall be available to authorized representatives of County for inspection and review at all reasonable times in the main office of County. Acceptance shall not relieve Subrecipient of its professional obligation to correct, at its expense, any of its errors in work.

Paragraph 22.1. County may request at any time and Subrecipient shall produce progress prints or copies of any work as performed under this Agreement. Refusal by Subrecipient to submit progress reports and/or plans shall be cause for County, without any liability thereof, to withhold payment to Subrecipient until Subrecipient complies with County's request in this regard. County's review recommendations shall be incorporated into the plans by Subrecipient.

Paragraph 22.2. Subrecipient agrees to participate in site visits/programmatic reviews conducted by the County Staff. Subrecipient agrees to ensure that programmatic and fiscal designees and other appropriate staff as requested by the County are in attendance at all site visits and that all requested documentation is provided including descriptions of accounts payable systems and policies. Unannounced site visits may also be conducted by the County when the County deems appropriate. Subrecipient must provide access to appropriate and

applicable files, policy manuals, records, staff members, etc. as requested by the County.

Paragraph 22.3. Subrecipient agrees to participate in Title VI site visits/programmatic reviews conducted by the County Staff including the Fulton County's Office of the County Auditor. Subrecipient agrees to ensure that agency's Title VI Coordinator and other appropriate staff as requested by the County are in attendance at all site visits and that all requested documentation is provided. Subrecipient must provide access to appropriate and applicable files, policy manuals, records, staff members, etc. as requested by the County. Site visit shall include, but not be limited to, examination of evidence of: Bilingual Staff; Telephone Interpretation; Volunteer Interpreters; Use of "I Speak Cards"; Language Identification Posters or Flashcards; and, Translating Vital Documents.

ARTICLE 23. INDEMNIFICATION

Paragraph 23.0. Article 23 does not apply to local health departments or other governmental entities including the State of Georgia's Department of Public Health.

Paragraph 23.1. Subrecipient hereby agrees to release, indemnify, defend and hold harmless Fulton County, its Commissioners, officers, employees, subcontractors, successors, assigns and agents, from and against any and all losses (including death), claims, damages, liabilities, costs and expenses (including but not limited to all actions, proceedings, or investigations in respect thereof and any costs of judgments, settlements, court costs, attorney's fees or expenses, regardless of the outcome of any such action, proceeding, or investigation), caused by, relating to, based upon or arising out of any act or omission by Subrecipient, its directors, officers, employees, subcontractors, successors, assigns or agents, or otherwise, in connection (directly or indirectly) with its acceptance, or the performance, or nonperformance, of its obligations under these agreements. Such obligations shall not be construed to negate, abridge or otherwise reduce any other rights or obligations of indemnity which would otherwise exist as to any party or person as set forth in this paragraph.

Paragraph 23.2. Subrecipient obligation to protect, defend, indemnify and hold harmless, as set forth hereinabove, shall also include, but is not limited to, any matter arising out of any actual or alleged infringement of any patent, trademark, copyright, or service mark, or other actual or alleged unfair competition disparagement of product or service, or other tort or any type whatsoever, or any actual or alleged violation of trade regulations.

Paragraph 23.3. Subrecipient further agrees to protect, defend, indemnify and hold harmless Fulton County, its Commissioners, officers, employees, subcontractors, successors, assigns and agents from and against any and all claims or liability for compensation under the Worker's Compensation Act, Disability Benefits Act, or any other employee benefits act arising out of injuries sustained by any employees of Subrecipient. These indemnities shall not be limited by reason of the fisting of any insurance coverage.

Paragraph 23.4. These indemnity provisions are for the protection of the County indemnities only and shall not establish, of themselves, any liability to third parties. The provisions of this article shall survive termination of this Agreement.

ARTICLE 24. CONFIDENTIALITY AND HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT (HIPAA) COMPLIANCE

Paragraph 24.0. The Subrecipient agrees to abide by all state and federal laws, rules and regulations and County policy respecting confidentiality of an individual's records. Subrecipient further agrees not to divulge any information concerning any individual to any unauthorized person without the written consent of the individual, employee, client or responsible parent or guardian.

Paragraph 24.1. Subrecipient shall have written procedures to ensure that staff will maintain the confidentiality of client records related to the services provided under this contract.

Paragraph 24.2. Both parties shall comply with the requirements of all applicable federal, state and local laws and the rules and regulations promulgated thereunder including, but not limited to, the Health Insurance Portability and Accountability Act of 1996 and the rules and regulations promulgated thereunder, as the same may be amended and supplemented from time to time (collectively referred to herein as "HIPAA").

Paragraph 24.3. The parties recognize a common goal of securing the integrity of all individually identifiable health information and according that information the highest possible degree of confidentiality and protection from disclosure. The parties will use their best efforts in that regard. All individually identifiable health information (including information related to patients/clients whose identities may be ascertained by the exercise of reasonable effort through investigation or through the use of other public or private databases) shall be treated as confidential by the parties in accordance with all federal, state, and local laws, rules and regulations governing the confidentiality and privacy of individually identifiable health information, including, but without limitation, to the extent that each party is subject to it, HIPAA. The parties agree to take such additional steps and/or to negotiate such amendments to this Agreement as may be required to ensure that the parties are and remain in compliance with HIPAA and official guidance.

Paragraph 24.4. Subrecipient, if a covered entity, must be in full compliance with HIPAA. This includes but is not limited to all privacy, transactions and code sets and security requirements in effect now or that may be in effect at any time in the future. Any and all associated costs for Subrecipient to comply with the HIPAA laws shall be borne by Subrecipient. All HIPAA compliance dates must be satisfied and Subrecipient must provide written assurance demonstrating the ability to meet all compliance deadlines upon request by County's Privacy Officer. This includes maintaining a Contingency Plan to assure the continuation of operations consistent with HIPAA. This plan shall have been tested and copies made available to the County upon request. Subrecipient is required to fully cooperate with any and all audits, reviews and investigations conducted by County, Centers for Medicare & Medicaid Services ("CMS"), Office of Civil Rights or any other governmental agencies, in connection with HIPAA compliance matters.

Paragraph 24.5. Subrecipient, if a covered entity, may receive, use and disclose protected health information as permitted or as required by law. This includes disclosure of protected

health information to the Department for HIV Elimination (as a covered entity) in connection with treatment, payment or operations, including Ryan White operations and as required by this Agreement.

Paragraph 24.6. In the course of undertaking the Scope of Work in this Agreement, Subrecipient will be sharing individually identifiable health information with the Department for HIV Elimination. The Subrecipient shall be responsible for entering into any necessary Business Associate Agreements and/or confidentiality agreements with Fulton County on behalf of the Department for HIV Elimination.

Paragraph 24.7. In the course of undertaking the Scope of Work in this Agreement, Subrecipient may work with agencies and entities that are subrecipients of funding via Fulton County HIV grants and have access to individually identifiable health information. The Subrecipient shall be responsible for entering into any necessary Business Associate Agreements and/or confidentiality agreements with said agencies and entities.

Paragraph 24.8. Subrecipient is responsible for obtaining client consent for the sharing of PHI with the Department for HIV Elimination and other subrecipients of Part A funding.

ARTICLE 25. **CONFIDENTIALITY OF WORK**

Paragraph 25.0. Each party may disclose to the other party information that is confidential or proprietary "Confidential Information". Confidential Information includes information and materials related to the business, affairs and/or procedures of the disclosing party, or to the designs, programs, flowcharts and documentation of the disclosing party's information technology, whether or not owned by that party.

The party receiving Confidential Information will not, and will cause each of its employees, agents, subcontractors and affiliates not to, either during or after the term of this Agreement: (a) disclose any Confidential Information to any third party or to any employee, agent, subcontractor or Affiliate other than on a "need to know" basis; or (b) use Confidential Information for any purpose other than in the performance of this Agreement. The receiving party will hold in confidence the Confidential Information and will use Confidential Information solely to perform its obligations under this Agreement. The receiving party will take all reasonable precautions necessary to safeguard the disclosing party's property, including Confidential Information. Upon the disclosing party's request, the receiving party will return all Confidential Information. In the event that the receiving party or any of its employees, agents, subcontractors or Affiliates is required by applicable law, regulation or legal process to disclose any Confidential Information, the receiving party will (a) disclose such Confidential Information only to the extent its legal counsel determines such disclosure is required; (b) notify the disclosing party immediately so that the disclosing party may seek a protective order or other appropriate remedy; and (c) exercise all reasonable efforts to obtain assurance that confidential treatment will be accorded to such Confidential Information. Notwithstanding this clause, Subrecipient recognizes the County's obligation to comply with Georgia's Open Records requirements.

Paragraph 25.1. The Subrecipient shall maintain the confidentiality of all reports,

information, or data, furnished to, or prepared by, the Subrecipient under this Agreement, unless such information is: a) previously known to the Subrecipient; b) generally available to the public; c) subsequently disclose to the Subrecipient by a third-party who is not under an obligation of confidentiality with the County; or, d) independently developed by the Subrecipient.

Before publishing or presenting any of these reports, information, or data, the Subrecipient shall obtain the prior written consent of the Director, Department for HIV Elimination. The Subrecipient shall inform its officers, directors, employees, and agents of the requirements of this section and shall enforce compliance with these requirements by its officers, directors, employees, and agents.

Paragraph 25.2. It is further agreed that if any information concerning the Project, its conduct results, or data gathered or processed should be released by Subrecipient without prior approval from County, the release of the same shall constitute grounds for termination of this Agreement without indemnity to Subrecipient, but should any such information be released by County or by Subrecipient with such prior written approval, the same shall be regarded as Public information and no longer subject to the restrictions of this Agreement.

Paragraph 25.3. This Article survives the expiration or earlier termination of this agreement.

ARTICLE 26. OPEN RECORDS ACT

Paragraph 26.0. The Georgia Open Records Act, O.C.G.A. Section 50-18-70 et seq., applies to this Agreement. The Subrecipient acknowledges that any documents or computerized data provided to the County by the Subrecipient may be subject to release to the public. The Subrecipient also acknowledges that documents and computerized data created or held by the Subrecipient in relation to the Agreement may be subject to release to the public, to include documents turned over to the County. The Subrecipient shall cooperate with and provide assistance to the County in rapidly responding to Open Records Act requests. The Subrecipient shall notify the County of any Open Records Act requests no later than 24 business hours following receipt of any such requests by the Subrecipient. The Subrecipient shall promptly comply with the instructions or requests of the County in relation to responding to Open Records Act requests.

ARTICLE 27. **PUBLICITY**

Paragraph 27.0. Subrecipient agrees that any publicity given to the program or services provided herein, including, but not limited to, notices, information, pamphlets, press releases, research, reports, signs and similar public notices prepared by or for the Subrecipient, shall not identify the County as a sponsoring agency without prior approval. In addition, the Subrecipient shall not display the County name or logo in any manner, including, but not limited to, display on Subrecipient's letterhead or physical plant without the prior written authorization of the County.

ARTICLE 28. **INTANGIBLE PROPERTY**

Paragraph 28.0. Except as otherwise provided in terms and conditions of this Contract, the

subrecipient or the County is free to copyright any books, publications or other copyrightable materials developed in the course of or under this Contract. Should any copyright materials be produced as a result of this Contract, the County shall reserve a royalty free, non-exclusive and irrevocable right to reproduce, modify, publish or otherwise use and to authorize others to use the work for governmental purposes.

ARTICLE 29. **TANGIBLE PROPERTY**

Paragraph 29.0. Subrecipient agrees to maintain detailed property records on all equipment (non-expendable personal property) purchased in total, or in part, with funds received by the County during the term of this Agreement to be submitted at the close of the year with the final invoice. Property records shall be maintained accurately (including those listed herein and in the "Program Manual of Policies and Procedures" and FPPN-003: Property Standards) and shall include:

- A description of the property;
- Manufacturer's serial number, model number, national stock number, or other identification number;
- Source of the property including federal program name;
- Acquisition date (or date received, if the property was furnished by the County) and cost;
- Percentage (at the end of the budget year) of federal participation in the cost of the project or program for which the property was acquired;
- Unit acquisition cost;
- Property decal number;
- Ultimate disposition data, including date of disposal, sales price, and method used to determine current fair market value. Disposition must have prior County written approval.
- A physical inventory of property shall be taken and the results reconciled with the property records at least once every two years. Any differences between quantities determined by the physical inspection and those shown in the accounting records shall be investigated to determine the cause of the difference. The Subrecipient shall, in connection with the inventory, verify the existence, current utilization, and continued need for the property. A control system shall be in effect to ensure adequate safeguards to prevent loss, damage, or theft of the property. Any loss, damage, or theft of non-expendable property shall be investigated and fully documented. The Subrecipient shall promptly notify the County.

Paragraph 29.1. Adequate maintenance procedures shall be implemented to keep the property in good condition.

Paragraph 29.2. Upon termination of any service program included in this Agreement, or in the event this Agreement terminates prior to expiration or is not renewed, Subrecipient agrees to properly return all County property according to County protocols.

Paragraph 29.3. The Subrecipient agrees that this equipment cannot be transferred or otherwise disposed of without written County approval.

ARTICLE 30. COVENANT AGAINST CONTINGENT FEES

Paragraph 30.0. Subrecipient warrants that no person or selling agency has been employed or retained to solicit or secure this Agreement upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, excepting bona fide employees maintained by Subrecipient for the purpose of securing business and that Subrecipient has not received any non-County fee related to this Agreement without the prior written consent of County. For breach or violation of this warranty, County shall have the right to annul this Agreement without liability or at its discretion to deduct from the Contract Price or consideration the full amount of such commission, percentage, brokerage or contingent fee.

ARTICLE 31. **INSURANCE**

Paragraph 31.0. Subrecipient agrees to obtain and maintain during the entire term of this Agreement, all of the insurance required as specified in the Agreement documents, Insurance and Risk Management Forms, with the County as an additional insured and shall furnish the County a Certificate of Insurance showing the required coverage. The cancellation of any policy of insurance required by this Agreement shall meet the requirements of notice under the laws of the State of Georgia as presently set forth in the Georgia Code.

ARTICLE 32. **PROHIBITED INTEREST**

Paragraph 32.0. Conflict of interest:

Subrecipient agrees that it presently has no interest and shall acquire no interest direct or indirect that would conflict in any manner or degree with the performance of its service hereunder. Subrecipient further agrees that, in the performance of the Agreement, no person having any such interest shall be employed.

Paragraph 32.1. Interest of Public Officials:

No member, officer or employee of County during his tenure shall have any interest, direct or indirect, in this Agreement or the proceeds thereof.

ARTICLE 33. SUBCONTRACTING

Paragraph 33.0. Subrecipient shall not subcontract any part of the work covered by this Agreement or permit subcontracted work to be further subcontracted without prior written approval of Director, Ryan White Program or his/her designee.

ARTICLE 34. **ASSIGNABILITY**

Paragraph 34.0. Subrecipient shall not assign or subcontract this Agreement or any portion thereof without the prior expressed written consent of County. Any attempted assignment or subcontracting by Subrecipient without the prior expressed written consent of County shall at County's sole option terminate this Agreement without any notice to Subrecipient of such termination. Subrecipient binds itself, its successors, assigns, and legal representatives of such

other party in respect to all covenants, agreements and obligations contained herein.

ARTICLE 35. AUDITS AND INSPECTORS

Paragraph 35.0. At any time during normal business hours and as often as County may deem necessary, Subrecipient shall make available to County and/or representatives of the County for examination all of its records with respect to all matters covered by this Agreement.

Paragraph 35.1 Subrecipient shall also permit County and/or representative of the County to audit, examine and make copies, excerpts or transcripts from such records of personnel, conditions of employment and other data relating to all matters covered by this Agreement. Subrecipient's records of personnel, conditions of employment, and financial statements (hereinafter "Information") constitute trade secrets and are considered confidential and proprietary by Subrecipient.

Paragraph 35.2. Subrecipient shall maintain all books, documents, papers, accounting records and other evidence pertaining to costs incurred on the Project and used in support of its proposal and shall make such material available at all reasonable times during the period of the Agreement and for eight years from the date of final payment under the Agreement, for inspection by County or any reviewing agencies and copies thereof shall be furnished upon request and at no additional cost to County.

Paragraph 35.3. Subrecipient agrees that the provisions of this Article shall be included in any Agreements it may make with any subcontractor, assignee or transferee.

Paragraph 35.4. Subrecipient acknowledges and swears by signature below that it has complied with the audit requirements of the "Standards for Audit of Governmental Organizations, Programs, Activities and Functions," issued by the U.S. Comptroller General for all previous contracts awarded under the Ryan White Program; false statement herein constitutes a breach of this contract.

Paragraph 35.5. Subrecipient agrees to comply with federal standards for financial management set forth in 45 CFR 75 — Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards as well as the "Program Manual of Policies and Procedures" and *FPPN-006: Financial Management*.

Paragraph 35.6. Subrecipient agrees to comply with the audit requirements set forth in 45 CFR 75 and with either Paragraph 35.6a or Paragraph 35.6b whichever applies under these guidelines.

Paragraph 35.6a. Subrecipient expending \$750,000 or more during the fiscal year in Federal awards must have a Single or Program Specific audit conducted for that year in accordance with 2 CFR 75 Subpart F – Audit Requirements. The audit must be prepared by an independent Certified Public Accountant. Subrecipient must send one copy of the audit to the Ryan White Program Manager and one copy to the Director of Finance, within 180 days following the close of Subrecipient's fiscal year. At the County's discretion, this time period may be extended beyond the 180 days.

Paragraph 35.6.b. Subrecipient expending less than \$750,000 during the fiscal year in Federal awards agrees to have a financial statement audit conducted annually by an independent Certified Public Accountant and further agrees to send one copy of the audit to the Ryan White Program Manager and one copy to the Director of Finance, Fulton County Government, within 180 days following the close of Subrecipient's fiscal year. At the County's discretion, this time period may be extended beyond the 180 days.

Paragraph 35.7. Audit reports shall be submitted to:

Director, Department for HIV Elimination Director of Finance

Fulton County Government
137 Peachtree Street
Atlanta, Georgia 30303
Fulton County Government
141 Pryor Street, Suite 7001
Atlanta, Georgia 30303

Paragraph 35.8. Failure to comply with audit request, or any other terms or conditions of this Contract constitutes cause for termination of Contract, cause for rejection of future applications, and requires return of all monies received under this Contract.

ARTICLE 36. RECORDS

Paragraph 36.0. The state and federal governments and the County shall have access to pertinent books, documents, papers and records of the Subrecipient and any sub-Subrecipient respectively, as applicable, for the purposes of verifying, without limitation, the nature and extent of applicable cost, and making audit examinations, excerpts and transcripts. The parties and their respective subcontractors' record retention requirements are three years from the submission of the final expenditure report. If any litigation, claim or audit is started before the expiration of the three-year period, the records shall be retained until all litigation, claims, or audit findings involving the records have been resolved.

Paragraph 36.1. Intentionally left blank.

Paragraph 36.2. Intentionally left blank.

Paragraph 36.3. Subrecipient agrees to maintain documentation of positive HIV serostatus in the client's file on-site and shall make these documents available, within the scope of confidentiality, as may be required during any monitoring activity conducted by the County or designee. Documentation of serostatus should occur during the client intake process; however, initiation of enrollment may occur with a preliminary positive test result. Acceptable documentation of positive HIV serostatus shall include, but not be limited to, confirmed positive HIV test results, medical provider's diagnosis, viral load lab results, and/or medical therapies prescribed by a medical provider. Documentation shall be primary or refer to the primary documentation in the form of an official, signed statement from the holder of the primary documentation stating that eligibility has been confirmed (including the name of person/organization verifying eligibility, date, and nature and location of primary documentation).

Subrecipient shall maintain documentation that all provider staff have been informed of Part A eligibility requirements regarding serostatus and acceptable proof of HIV status.

Paragraph 36.4. Intentionally left blank.

Paragraph 36.5. For each client served with EtHE funds, Subrecipient agrees to maintain documentation of the provider of primary care (as described in the most current version of "Fulton County Government Ryan White Part A Program Manual") services in the client's file on-site and shall make these documents available, within the scope of confidentiality, as may be required during any monitoring activity conducted by the County.

Paragraph 36.6. To the greatest extent possible, the Subrecipient shall provide services to eligible clients without regard to his/her county of residence within the 20-county EMA. Prior approval from the County must be obtained before Subrecipient may limit availability to anything less than the 20 County EMA.

Paragraph 36.7. Subrecipient is required to notify County no less than 24 hours prior to the implementation of any cap on services, limitation of services to serving existing clients only, and/or limitation of new clients to residents of certain geographic areas.

Subrecipient acknowledges that such caps and limitations on clients serve may impact the continuum of care and services for which the Subrecipient is funded under this contract and may result in amendments to this contract and/or changes in funding amounts.

Paragraph 36.8. For each client served, Subrecipient agrees to provide documentation upon request which indicates the Subrecipient's efforts to determine if a client has an eligible third-party payment source (e.g., private insurance, including plans available through the health insurance marketplace, Medicaid, State Children's Health Insurance Plan [SCHIP], and Medicare) and the process for vigorously screening and enrolling clients in all programs for which they are eligible to ensure that Part A funds are the payer of last resort.

Subrecipient shall maintain documentation that all provider staff have been informed of Part A eligibility requirements for determination of third-party payment source and process for vigorously screening and enrolling clients in all programs for which they are eligible to ensure that Part A funds are the payer of last resort.

Paragraph 36.9. Subrecipient agrees that Oral Health services should be available to persons living with HIV in the EMA. The Subrecipient should, where practicable, provide Oral Health services to individuals who may or may not receive Primary Care at that site.

Paragraph 36.10. Subrecipient agrees to comply with legislative requirements regarding the Medicaid status of providers, specifically that funded providers of Medicaid-reimbursable services must be participating in Medicaid and certified to receive Medicaid payments or able to document efforts underway to obtain such certification.

If Medicaid-covered services are funded, Subrecipient agrees to provide documentation of Medicaid certification.

Paragraph 36.11. Income generated from third-party reimbursements, including 340B reimbursements, must be reported as program income and must be directed to programs or services which benefit Part A clients. The Subrecipient must maintain records documenting the type and amount of income received and how expended.

Paragraph 36.11.a. Income generated from payments made by clients in compliance with the sliding fee scale must be reported as program income and must be directed to programs or services which benefit Part A clients. The Subrecipient must maintain records documenting the type and amount of income received and how expended.

Paragraph 36.12. Subrecipient shall maintain documentation that that all staff involved in eligibility determination have been provided annual training in eligibility requirements set forth in this contract.

Paragraph 36.13. Subrecipient shall maintain documentation that eligibility determination policies and procedures do not consider VA health benefits as the veteran's primary insurance and deny access to Ryan White services citing "payer of last resort". Policies and procedures must classify veterans receiving VA health benefits as uninsured, thus exempting these veterans from the "payer of last resort" requirement.

Subrecipient shall maintain documentation that all staff determining eligibility have been informed of policies surrounding veterans with VA health benefits.

Paragraph 36.14. Subrecipient shall maintain job descriptions and time and effort reports sufficient to document that the activities defined in legislation and guidance as administrative are charged to administration of the program and cost no more than 10% of Contract award amount. Subrecipient is expected to maintain documentation supporting the allocation of employee time to administrative and non-administrative duties.

Paragraph 36.15. Subrecipient shall maintain time and effort reports sufficient to document that each employee that is funded with Ryan White Part A funds for an amount less than 100% time and effort (1 Full Time Equivalent) has worked on Part A funded services for an amount no less than the percent of time for which the position is funded.

Paragraph 36.16. If Subrecipient uses indirect cost as part or all of its 10% administration costs, Subrecipient shall obtain and keep on file a federally approved HHS-negotiated Certificate of Cost Allocation Plan or Certificate of Indirect Costs.

Paragraph 36.17. Subrecipient shall maintain a file or files documenting agency activities for the promotion of HIV services to low-income individuals, including copies of HIV program materials promoting services and explaining eligibility requirements.

Paragraph 36.18. Subrecipient shall maintain a reasonable mix of non-traditional hours that best

suit the needs of the populations to be served. Non-traditional hours shall include early morning hours, evening hours (after 5:00 pm) and/or weekend hours.

Paragraph 36.19. As specified in *PPPN-001 Client Eligibility*, requiring an individual to have State issued photo identification establishes a lengthy and sometimes costly barrier to care; this also creates an unnecessary barrier to care for undocumented individuals. If Subrecipient's internal policies require State issued photo identification, the lack of such identification shall not delay enrollment in EtHE services, provision of medications, nor result in the discharge of a client from EtHE White Services.

ARTICLE 37. ACCOUNTING SYSTEM

Paragraph 37.0. Subrecipient shall have an accounting system, which is established, and maintained in accordance with generally accepted accounting principles. The Subrecipient's systems must be established to enable tracing of funds to a level adequate for determining if funds were used according to the terms and conditions of the grant contract or other County recommendations.

ARTICLE 38. VERBAL AGREEMENT

Paragraph 38.0. No verbal agreement or conversation with any officer, agent or employee of County either before, during or after the execution of this Agreement, shall affect or modify any of the terms of obligations herein contained, nor shall such verbal agreement or conversation entitle Subrecipient to any additional payment whatsoever under the terms of this Agreement. All changes to this shall be in writing and the form of a change order in supplemental agreement, approved by the County, and entered on the Minutes of the Board of Commissioners.

ARTICLE 39. **NOTICES**

Paragraph 39.0. All notices shall be in writing and delivered in person or transmitted by certified mail, postage prepaid. A copy may also be emailed.

follows:	follows:	o Subrecipient shall be addressed as
Jeff Cheek, Director	Name:	Mojgan Zare
Department for HIV Elimination 137 Peachtree Street Atlanta, Georgia 30303	Title:	Executive Director
Jeff.cheek@fultoncountyga.gov	Agency:	Atlanta Harm Reduction Coalition, Inc
With a copy to:	Address:	1231 Joseph E Boone BLVD
Felicia Strong-Whitaker, Director	City: Atla	anta State: GA
Department of Purchasing & Contract Compliance	Zip Code	:

130 Peachtree Street, SW, Suite 1168 Atlanta, Georgia 30303

Felicia.strongwhitaker@fultoncountyga.gov

ARTICLE 40. JURISDICTION

Paragraph 40.0. This Agreement will be executed and implemented in Fulton County. Further, this Agreement shall be administered and interpreted under the laws of the State of Georgia. Jurisdiction of litigation arising from this Agreement shall be in the Fulton County Superior Courts. If any part of this Agreement is found to be in conflict with applicable laws, such part shall be inoperative, null and void insofar as it is in conflict with said laws, but the remainder of this Agreement shall be in full force and effect.

Paragraph 40.1. Whenever reference is made in the Agreement to standards or codes in accordance with which work is to be performed, the edition or revision of the standards or codes current on the effective date of this Agreement shall apply, unless otherwise expressly stated.

ARTICLE 41. EQUAL EMPLOYMENT OPPORTUNITY

Paragraph 41.0. During the performance of this Agreement, Subrecipient agrees as follows:

Paragraph 41.0.a. Subrecipient will not discriminate against any employee or applicant for employment because of race, creed, color, gender, sexual orientation, or national origin;

Paragraph 41.0.b. Subrecipient will, in all solicitations or advertisements for employees placed by, or on behalf of, Subrecipient state that all qualified applicants, will receive consideration for employment without regard to race, creed, color, gender, sexual orientation, or national origin;

Paragraph 41.0.c. Subrecipient will cause the foregoing provisions to be inserted in all subcontracts for any work covered by the Agreement so that such provision will be binding upon each subcontractor, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.

ARTICLE 42. FORCE MAJEURE

Paragraph 42.0. Neither County nor Subrecipient shall be deemed in violation of this Agreement if either is prevented from performing its obligations hereunder for any reason beyond its control, including but not limited to acts of God, civil or military authority, act of public enemy, accidents, fires, explosions, earthquakes, floods or catastrophic failures of public transportation,

provided however, that nothing herein shall relieve or be construed to relieve Subrecipient from performing its obligations hereunder in the event of riots, rebellions or legal strikes.

ARTICLE 43. TAXES

Paragraph 43.0. The Subrecipient shall pay all sales, retail, occupational, service, excise, old age benefit and unemployment compensation taxes, consumer, use and other similar taxes, as well as any other taxes or duties on the materials, equipment, and labor for the work provided by the Subrecipient which are legally enacted by any municipal, county, state or federal authority, department or agency at the time bids are received, whether or not yet effective. The Subrecipient shall maintain records pertaining to such taxes as well as payment thereof and shall make the same available to the County at all reasonable times for inspection and copying. The Subrecipient shall apply for any and all tax exemptions which may be applicable and shall timely request from the County such documents and information as may be necessary to obtain such tax exemptions. The County shall have no liability to the Subrecipient for payment of any tax from which it is exempt.

ARTICLE 44. PERMITS, LICENSES AND BONDS

Paragraph 44.0. All permits and licenses necessary for the work shall be secured and paid for by the Subrecipient. If any permit, license or certificate expires or is revoked, terminated, or suspended as a result of any action on the part of the Subrecipient, the Subrecipient shall not be entitled to additional compensation or time.

ARTICLE 45. NON-APPROPRIATION

Paragraph 45.0. This Agreement states the total obligation of the County to the Subrecipient for the calendar year of execution. Notwithstanding anything contained in this Agreement, the obligation of the County to make payments provided under this Agreement shall be subject to annual appropriations of funds thereof by the governing body of the County and such obligation shall not constitute a pledge of the full faith and credit of the County within the meaning of any constitutional debt limitation. The Director of Finance shall deliver written notice to the Subrecipient in the event the County does not intend to budget funds for the succeeding Contract year.

Paragraph 45.1. Notwithstanding anything contained in this Agreement, if sufficient funds have not been appropriated to support continuation of this Agreement for an additional calendar year or an additional term of the Agreement, this Agreement shall terminate absolutely and without further obligation on the part of the County at the close of the calendar year of its execution and at the close of each succeeding calendar year of which it may be renewed, unless a shorter termination period is provided or the County suspends performance pending the appropriation of funds.

ARTICLE 46. WAGE CLAUSE

Paragraph 46.0. Subrecipient shall agree that in the performance of this Agreement the

Subrecipient will comply with all lawful agreements, if any, which the Subrecipient had made with any association, union, or other entity, with respect to wages, salaries, and working conditions, so as not to cause inconvenience, picketing, or work stoppage.

ARTICLE 47. WHISTLEBLOWER PROTECTION

Paragraph 47.0. Subrecipient is aware that the latest whistleblower protection statutes went into effect July 1, 2013. The statute, 41 U.S.C. 4172, applies to all employees working for contactors, grantees, subcontractors, and subgrantees on federal grants and contracts. The National Defense Authorization Act (NDAA) for Fiscal Year (FY) 2013 (Pub. L. 112-239, enacted January 2, 2013) mandates a pilot program entitled "Pilot Program for Enhancement of Subrecipient Employee Whistleblower Protections." This program requires all grantees, subgrantees, and subcontractors to:

- 1. Inform their employees working on any federal award they are subject to the whistleblower rights and remedies of the pilot program.
- 2. Inform their employees in writing of employee whistleblower protections under 41 U.S.C. 4712 in the predominant native language of the workforce; and,
- 3. Subrecipients and grantees will include such requirements in any contract made with a subcontractor or subgrantee.

Paragraph 47.1. The statute (41 U.S.C. 4712) states that an "employee of a Subrecipient, subcontractor, grantee [or subgrantee] may not be discharged, demoted, or otherwise discriminated against as a reprisal for "whistleblowing." In addition, whistleblower protections cannot be waived by any contract, policy, form, or condition of employment.

Paragraph 47.2. Whistleblowing is defined as making a disclosure "that the employee believes is evidence of any of the following:

- 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
- A violation of law, rule, or regulation related to a federal contract or grant (including the competition for, or negotiation of, a contract or grant).

Paragraph 47.3. To qualify under the statute, the employee's disclosure must be made to at least one of the following:

- A Member of Congress, or representative of a Congressional committee
- An Inspector General
- The Government Accountability Office
- A federal employee responsible for contract or grant oversight or management at the relevant agency
- An official from the Department of Justice, or other law enforcement agency
- A court or grand jury
- A management official or other employee of the Subrecipient, subcontractor, grantee, or subgrantee who has responsibility to investigate, discover, or address misconduct.

ARTICLE 48. **ANTI-KICKBACK**

Paragraph 48.0. Subrecipient shall participate in structured and on-going efforts to avoid fraud, waste and abuse (mismanagement) in any federally funded program.

Paragraph 48.1. Subrecipient shall have in place an "Employee Code of Ethics" and Board Bylaws and policies which includes provisions covering:

- Conflict of Interest
- Prohibition on use of property, information or position without approval or to advance personal interest
- Fair dealing engaged in fair and open competition
- Confidentiality Protection and use of company assets
- Compliance with laws, rules, and regulations
- Timely and truthful disclosure of significant accounting deficiencies
- Timely and truthful disclosure of non-compliance
- Prohibition of employees (as individuals or entities), from soliciting or receiving payment in kind or cash for the purchase, lease, ordering, or recommending the purchase, lease, or ordering, of any goods, facility services, or items
- Proof of employee background checks for staff who will be handling purchasing transactions and financial management systems

Paragraph 48.2. Subrecipients which are Medicare and Medicaid subgrantees shall have in place the required Corporate Compliance Plan.

ARTICLE 49. **CLIENT RIGHTS AND RESPONSIBILITIES**

Paragraph 49.0. Subrecipient agrees to provide notification of the agency's Clients Rights and Responsibilities to all clients rendered services in accordance with this Contract. Client files shall include an affirmation signed by the client indicating receipt of information required in this paragraph.

Paragraph 49.1. Client Rights and Responsibilities shall include at a minimum:

- Fulton County Non Discrimination Policy
- Title VI Non Discrimination Statement
- Confidentiality statement and/or HIPAA protections
- Transfer information
- Language assistance services
- Participation in service planning
- Agency rules and regulations
- Provision of services regardless of ability to pay

ARTICLE 50. **TITLE VI COMPLIANCE**

Paragraph 50.0. Subrecipient shall designate at its own expense the individual to serve as the Subrecipient's Title VI Coordinator. The Title VI Coordinator shall be the agency's representative who is responsible for the development and implementation of Subrecipient's Title VI Program.

Paragraph 50.1. The Fulton County Board of Commissioners is committed to compliance with Title VI of the Civil Rights Act of 1964 as amended and all related regulations and directives. In this regard, Fulton County assures that no person shall on the basis of race, color or national origin, as provided by Title VI of the Civil Rights Act of 1964, as amended and the Civil Rights Restoration Act of 1987 (P.L. 100.259) be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity. Fulton County further assures every effort will be made to ensure nondiscrimination in all of its programs and activities, whether or not those programs and activities are federally funded. In addition, Fulton County will take reasonable steps to provide meaningful access to services for persons with Limited English Proficiency.

Paragraph 50.2. During the performance of this contract, Subrecipient, for itself, its assignees, and successors in interest agree as follows:

Paragraph 50.2.a. Compliance with Regulations. Subrecipient shall comply with the Regulations relative to nondiscrimination in federally assisted programs of, Title 49, Code of Federal Regulations, part 21, as they may be amended from time to time, (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this contract.

Paragraph 50.2.b. Nondiscrimination Subrecipient, with regard to the work performed by it during the contract, shall not discriminate on the grounds of race, color, sex, or national origin in the selection and retention of subcontractors, including procurement of materials and leases of equipment. The Subrecipient shall not participate either directly or indirectly in discrimination prohibited by Section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix B of the Regulations.

- A. Solicitations for Subcontracts, Including Procurement of Materials and Equipment
- B. In all solicitations either by competitive bidding or negotiations made by the Subrecipient for work to be performed under a subcontract, including procurement of materials or leases of equipment, each potential subcontractor or supplier shall be notified by the Subrecipient of the Subrecipient's obligations under this contract and the Regulations relative to nondiscrimination on the ground of race, color, sex, or national origin.
- C. Information and Reports
- D. The Subrecipient shall provide all information and reports required by the Regulations or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information and its facilities as may be determined by Fulton County to be pertinent to ascertain compliance with such Regulations, orders, and instructions. Where any information required of a Subrecipient is in the exclusive possession of another who fails or refuses to

- furnish this information, the Subrecipient shall so certify to Fulton County as appropriate, and shall set forth what efforts it has made to obtain the information.
- E. Sanctions for Noncompliance: In the event of the Subrecipient's noncompliance with the nondiscrimination provisions of this contract, Fulton County or The Georgia Department of Transportation shall impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to:
 - Withholding of payments to the Subrecipient under the contract until the Subrecipient complies; and/or
 - Cancellation, termination, or suspension of the contract, in whole or in part.
- F. Incorporation of Provisions: The Subrecipient shall include the provisions of this paragraph paragraphs (1) through (5) in every subcontract, including procurement of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto. The Subrecipient shall take such action with respect to any subcontractor or procurement as Fulton Count or The Georgia Department of Transportation may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, however, that in the event a Subrecipient becomes involved in, or is threatened with, litigation with a subcontractor or supplier as a result of such direction, the Subrecipient may request Fulton County enter into such litigation to protect the interests of the state and, in addition, the Subrecipient may request the United States.

Paragraph 50.3. Subrecipient shall provide the following language services to inform persons with Low English Proficiency (LEP) of free services that are available. This information will be provided in a notice in a language that LEP persons will understand:

- Posting signs in areas where the public is likely to read them. These signs will be posted at the front-desk reception area to notify LEP individuals of available services and how to obtain these services.
- Stating in outreach documents (brochures, booklets, pamphlets, and flyers) that language services are available.
- Working with community-based organizations to inform LEP persons of the language assistance availability.
- Including notices in local newspapers in languages other than English.
- Providing notices in non-English language radio and television stations about the availability of language assistance services for important events.
- Using a telephone voice mail menu (if available) in the most common languages
- The vital documents that need to be translated are public involvement, financial information, public information and local assistance. The county will also consider these other vital documents that may require translation/interpretation:
 - Applications or instructions on how to participate in a program or activity or to receive benefits or services.
 - Consent forms.

ARTICLE 51. NATIONAL MONITORING STANDARDS

Paragraph 51.0. Subrecipient shall comply with HRSA's monitoring standards including: Part A Program Fiscal Monitoring Standards, Part A Program Monitoring Standards, and Universal Monitoring Standards (https://careacttarget.org/library/part-and-b-monitoring-standards).

ARTICLE 52. <u>UNIFORM ADMINISTRATIVE REQUIREMENTS, COST PRINCIPLES, AND AUDIT REQUIREMENTS</u>

Paragraph 52.0. As applicable, Subrecipient shall comply with 2 CFR 200 — Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards and 45 CFR 75 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards.

SIGNATURES FOLLOW

IN WITNESS HEREOF, the parties hereto have set their hands and affixed their seals.

	Fι	JĽ	1OT	۷C	ΟU	NT	Υ, (GE	OR	GIA	١
--	----	----	-----	----	----	----	------	----	----	-----	---

	DocuSigned by:		
Ву:	Robert L. Pitts	12/02/2021	
•	Robert L. Pitts, Chairman Board of Commissioners	Date	
Attes	t:		
To Est	ocusigned by: Ma Griur ===================================	ITEM#: 2021-0800	Date: 10/20/2021
•	a Grier In County Clerk to the Commission		
APPR	ROVED AS TO FORM:	APPROVED AS TO COM	NTENT:
	David Lowman	DocuSigned by:	
Office	e of the County Attorney	Jeff Cheek, Director Department for HIV E	limination
SUBR	RECIPIENT:		
	Atlanta Harm Reduction Coalition, Inc		
	Agency Name	DocuSigned by:	
Ву:	Mojgan Zare	Mojgan Zare	
•	Typed Name	Signature	
	Executive Director	11/30/2021	
	Title	Date	

EXHIBIT A

Work Plan Goals and Objectives Tied to Approved Budget

(SEE END OF DOCUMENT)

EXHIBIT B

Approved Budget and Budget Justification

(SEE END OF DOCUMENT)

EXHIBIT C
INDIVIDUAL/FAMILY ANNUAL GROSS INCOME AND TOTAL ALLOWABLE ANNUAL CHARGES

HHS POVERTY GUIDELINES FOR 2021²

Family Size	100%	200%	300%	400%
1	\$12,880	\$25,760	\$38,640	\$51,520
2	\$17,420	\$34,840	\$52,260	\$69,680
3	\$21,960	\$43,920	\$65,880	\$87,840
4	\$26,500	\$53,000	\$79,500	\$106,000
5	\$31,040	\$62,080	\$93,120	\$124,160
6	\$35,580	\$71,160	\$106,740	\$142,320
7	\$40,120	\$80,240	\$120,360	\$160,480
8	\$44,660	\$89,320	\$133,980	\$178,640

For families/households with more than 8 persons, add \$4,540 for each additional person

INDIVIDUAL/FAMILY	TOTAL ALLOWABLE
ANNUAL GROSS INCOME	ANNUAL CHARGES
Equal to or below the Official Poverty Level	No Charges Permitted
101 to 200 Percent of the Official Poverty Level	5% or less of Gross Income
201 to 300 Percent of the Official Poverty Level	7% or less of Gross Income
More than 300 Percent of the Official Poverty Level	10% or less of Gross Income

² The 2021 poverty guidelines are in effect as of January 13, 2021 <u>Federal Register Notice, February 1, 2021 - Full text</u>.

EXHIBIT D

NON-DISCRIMINATION POLICY OF FULTON COUNTY, GEORGIA

Employment opportunities and conditions of employment shall be free from discrimination due to race, color, creed, national origin, sex, sexual orientation, religion, or disability.

Subrecipients must agree to comply with Federal and State laws, rules and regulations of the County's policy relative to nondiscrimination in client and client service practices because of political affiliation, religion, race, color, sex, handicap, age, sexual orientation, or national origin.

Subrecipients must further agree to provide services without regard to ability to pay or the current or past health condition of an individual, and in settings accessible to low-income persons.

CERTIFICATION

The undersigned (authorized official signing for the applicant organization) certifies to the best of his or her knowledge and belief, that the applicant, defined as the primary participant does comply in accordance with the above stated policy of nondiscrimination of Fulton County. The applicant further certifies that by submitting this proposal that it will include, without modification, the above stated policy in all documents relating to the programs and services provided through the funding proposed with this application.

SIGNATURE OF AUTHORIZED CERTIFYING OFFICIAL: —DocuSigned by:
Mojgan Eare
9D18E4A6EE10440
TITLE OF AUTHORIZED CERTIFYING OFFICIAL:
Executive Director
APPLICANT ORGANIZATION:
Atlanta Harm Reduction Coalition, Inc
DATE: 11/30/2021

EXHIBIT E

Certifications PHS-5161-1

PHS-5161-1 (7/00) Page 17

OMB Approval No. 0920-0428

CERTIFICATIONS

1. CERTIFICATION REGARDING DEBARMENT AND SUSPENSION

The undersigned (authorized official signing for the applicant organization) certifies to the best of his or her knowledge and belief, that the applicant, defined as the primary participant in accordance with 45 CFR Part 76, and its principals:

- (a) are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal Department or agency;
- (b) have not within a 3-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- (c) are not presently indicted or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (b) of this certification; and
- (d) have not within a 3-year period preceding this application/proposal had one or more public transactions (Federal, State, or local) terminated for cause or default.

Should the applicant not be able to provide this certification, an explanation as to why should be placed after the assurances page in the application package.

The applicant agrees by submitting this proposal that it will include, without modification, the clause titled "Certification Regarding Debarment, Suspension, In eligibility, and Voluntary Exclusion--Lower Tier Covered Transactions" in all lower tier covered transactions (i.e., transactions with sub- grantees and/or contractors) and in all solicitations for lower tier covered transactions in accordance with 45 CFR Part 76.

2. CERTIFICATION REGARDING DRUG-FREE WORKPLACE REQUIREMENTS

The undersigned (authorized official signing for the applicant organization) certifies that the applicant will, or will continue to, provide a drug-free workplace in accordance with 45 CFR Part 76 by:

- (a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dis-pensing, possession or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
- (b) Establishing an ongoing drug-free awareness program to inform employees about--
 - (1) The dangers of drug abuse in the workplace;
 - (2) The grantee's policy of maintaining a drug-free workplace;
 - Any available drug counseling, rehabilitation, and employee assistance programs; and
 - (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
- (c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a) above;
- (d) Notifying the employee in the statement required by paragraph (a), above, that, as a condition of employment under the grant, the employee will--
 - (1) Abide by the terms of the statement; and
 - (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;
- (e) Notifying the agency in writing within ten calendar days after receiving notice under paragraph (d)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the Federal agency has designated a central

PHS-5161-1 (7/00) Page 18

- point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant;
- (f) Taking one of the following actions, within 30 calendar days of receiving notice under paragraph (d) (2), with respect to any employee who is so convicted--
 - (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
 - (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;
- (g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), (e), and (f).

For purposes of paragraph (e) regarding agency notification of criminal drug convictions, the DHHS has designated the following central point for receipt of such notices:

Office of Grants and Acquisition Management
Office of Grants Management
Office of the Assistant Secretary for Management and
Budget

Department of Health and Human Services 200 Independence Avenue, S.W., Room 517-D Washington, D.C. 20201

3. CERTIFICATION REGARDING LOBBYING

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

The undersigned (authorized official signing for the applicant organization) certifies, to the best of his or her knowledge and belief, that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the under-

- signed, 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 Federally appropriated funds have been paid or will be paid 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 this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure of Lobbying Activities," in accordance with its instructions. (If needed, Standard Form-LLL, Lobbying "Disclosure Activities," of instructions, and continuation sheet are included at the end of this application form.)
- (3) The undersigned 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, 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.

4. CERTIFICATION REGARDING PROGRAM FRAUD CIVIL REMEDIES ACT (PFCRA)

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

PHS-5161-1 (7/00) Page 19

5. CERTIFICATION REGARDING ENVIRONMENTAL TOBACCO SMOKE

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

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

By signing the certification, the undersigned certifies that the applicant organization will comply with the requirements of the Act and will not allow smoking within any portion of any indoor facility used for the provision of services for children as defined by the Act.

The applicant organization agrees that it will require that the language of this certification be included in any subawards which contain provisions for children's services and that all subrecipients shall certify accordingly.

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

SIGNATURE OF CERTIFYING OFFICIAL	TITLE
DocuSigned by:	
Mojgan Zare	Executive Director
APPLICANT ORGANIZATION	DATE SUBMITTED
Atlanta Harm Reduction Coalition, Inc	11/30/2021

EXHIBIT F

OMB Approval No. 0348-0040

ASSURANCES - NON-CONSTRUCTION PROGRAMS

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0040), Washington, DC 20503.

PLEASE DO NOT RETURN YOUR COMPLETED FORM TO THE OFFICE OF MANAGEMENT AND BUDGET. SEND IT TO THE ADDRESS PROVIDED BY THE SPONSORING AGENCY.

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

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

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

- Act of 1973, as amended (29 U.S.C. §794), which prohibits discrimination on the basis of handicaps; (d) the Age Discrimination Act of 1975, as amended (42 U.S.C. §§6101-6107), which prohibits discrimination on the basis of age; (e) the Drug Abuse Office and Treatment Act of 1972 (P.L. 92-255), as amended, relating to nondiscrimination on the basis of drug abuse; (f) the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (P.L. 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism; (g) §§523 and 527 of the Public Health Service Act of 1912 (42 U.S.C. §§290 dd-3 and 290 ee 3), as amended, relating to confidentiality of alcohol and drug abuse patient records; (h) Title VIII of the Civil Rights Act of 1968 (42 U.S.C. §§3601 et seg.), as amended, relating to nondiscrimination in the sale, rental or financing of housing; (i) any other
- nondiscrimination provisions in the specific statute(s) under which application for Federal assistance is being made; and, (j) the requirements of any other nondiscrimination statute(s) which may apply to the application.
- 7. Will comply, or has already complied, with the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (P.L. 91-646) which provide for fair and equitable treatment of persons displaced or whose property is acquired as a result of Federal or federally-assisted programs. These requirements apply to all interests in real property acquired for project purposes regardless of Federal participation in purchases.
- 8. Will comply, as applicable, with provisions of the Hatch Act (5 U.S.C. §§1501-1508 and 7324-7328) which limit the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.

Previous Edition Usable

Standard Form 424B (Rev. 7-97)

- 9. Will comply, as applicable, with the provisions of the DavisBacon Act (40 U.S.C. §§276a to 276a-7), the Copeland Act (40 U.S.C. §276c and 18 U.S.C. §874), and the Contract Work Hours and Safety Standards Act (40 U.S.C. §§327333), regarding labor standards for federally-assisted construction subagreements.
- 10. Will comply, if applicable, with flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973 (P.L. 93-234) which requires recipients in a special flood hazard area to participate in the program and to purchase flood insurance if the total cost of insurable construction and acquisition is \$10,000 or more.
- 11. Will comply with environmental standards which may be prescribed pursuant to the following: (a) institution of environmental quality control measures under the National Environmental Policy Act of 1969 (P.L. 91-190) and Executive Order (EO) 11514; (b) notification of violating facilities pursuant to EO 11738; (c) protection of wetlands pursuant to EO 11990; (d) evaluation of flood hazards in floodplains in accordance with EO 11988; (e) assurance of project consistency with the approved State management program developed under the Coastal Zone Management Act of 1972 (16 U.S.C. §§1451 et seq.); (f) conformity of Federal actions to State (Clean Air) Implementation Plans under Section 176(c) of the Clean Air Act of 1955, as amended (42 U.S.C. §§7401 et seq.); (g) protection of underground sources of drinking water under the Safe Drinking Water Act of 1974, as amended (P.L. 93-523); and, (h) protection of endangered species under the Endangered Species Act of 1973, as amended (P.L. 93-205).

- 12. Will comply with the Wild and Scenic Rivers Act of 1968 (16 U.S.C. §§1271 et seq.) related to protecting components or potential components of the national wild and scenic rivers system.
- 13. Will assist the awarding agency in assuring compliance with Section 106 of the National Historic Preservation

Act of 1966, as amended (16 U.S.C. §470), EO 11593 (identification and protection of historic properties), and the Archaeological and Historic Preservation Act of 1974 (16 U.S.C. §§469a-1 et seq.).

- 14. Will comply with P.L. 93-348 regarding the protection of human subjects involved in research, development, and related activities supported by this award of assistance.
- 15. Will comply with the Laboratory Animal Welfare Act of 1966 (P.L. 89-544, as amended, 7 U.S.C. §§2131 et seq.) pertaining to the care, handling, and treatment of warm blooded animals held for research, teaching, or other activities supported by this award of assistance.
- 16. Will comply with the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. §§4801 et seq.) which prohibits the use of lead-based paint in construction or rehabilitation of residence structures.
- 17. Will cause to be performed the required financial and compliance audits in accordance with the Single Audit Act Amendments of 1996 and OMB Circular No. A-133, "Audits of States, Local Governments, and Non-Profit Organizations."
- 18. Will comply with all applicable requirements of all other Federal laws, executive orders, regulations, and policies governing this program.

SIGNATURE OF AUTHORIZED CERTIFYING OFFICIAL	TITLE	<u> </u>
DocuSigned by:		
Moggan Zare	Exe	ecutive Director
APPLICANT ORGANIZATION		DATE SUBMITTED
Atlanta Harm Reduction Coalition, Inc		11/30/2021

EXHIBIT G

Compliance with Legislative Mandates

As the duly authorized representative of Contractor/Subrecipient, I certify that the Contractor/Subrecipient:

(1) Salary Limitation:

Shall not use federal grant funds to pay the salary of an individual at a rate in excess of Executive Level II.

(2) Gun Control

Shall not use federal grant funds to advocate or promote gun control.

(3) Anti-Lobbying

- A. Shall not use federal grant funds, other than for normal and recognized executive legislative relationships, for the following:
 - i. For publicity or propaganda purposes;
 - ii. For the preparation, distribution, or use of any kit, pamphlet, booklet, publication, electronic communication, radio, television, or video presentation designed to support or defeat the enactment of legislation before the Congress or any State or local legislature or legislative body, except in presentation to the Congress or any State or local legislature itself, or designed to support or defeat any proposed or pending regulation, administrative action, or order issued by the executive branch of any State or local government, except in presentation to the executive branch of any State or local government itself;
- B. Shall not use federal grant funds to pay the salary or expenses of any employee or agent of Fulton County's Ryan White Program and its subrecipients for activities designed to influence the enactment of legislation, appropriations, regulation, administrative action, or Executive order proposed or pending before the Congress or any State government, State legislature or local legislature or legislative body, other than for normal and recognized executive-legislative relationships or participation by an agency or officer of a State, local or tribal government in policymaking and administrative processes within the executive branch of that government.
- C. The prohibitions in subsections A and B include any activity to advocate or promote any proposed, pending or future Federal, State or local tax increase, or any proposed, pending, or future requirement or restriction on any legal consumer product, including its sale or marketing, including but not limited to the advocacy or promotion of gun control.

(4) Acknowledgment of Federal Funding (Section 505)

When issuing statements, press releases, requests for proposals, bid solicitations and other documents describing projects or programs funded in whole or in part with federal money, shall clearly state:

- A. the percentage of the total costs of the program or project which will be financed with Federal money;
- B. the dollar amount of Federal funds for the project or program; and
- C. percentage and dollar amount of the total costs of the project or program that will be financed by nongovernmental sources.
- (5) (6) Restriction on Abortions **and** Exceptions to Restriction on Abortions
 Shall not use federal grant funds for any abortion or for health benefits coverage that includes coverage of abortion. These restrictions shall not apply to abortions (or coverage of abortions) that fall within the Hyde amendment exceptions.³
- (7) Ban on Funding Human Embryo Research
 Shall not use federal grant funds for (i) the creation of human embryos for research
 purposes; or (ii) research in which a human embryo or embryos are destroyed, discarded,
 or knowingly subjected to risk of injury or death greater than that allowed for research
 on fetuses in utero under 45 CFR 46.204(b) and section 498(b) of the Public Health Service
 Act (42 U.S.C. 289g(b)).
- (8) Limitation on Use of Funds for Promotion of Legalization of Controlled Substances
 Shall not use federal grant funds to promote the legalization of any drug or other
 substance included in schedule I of the schedules of controlled substances established
 under section 202 of the Controlled Substances Act.
- (9) Restriction on Distribution of Sterile Needles Shall not use federal grant funds to distribute sterile needles or syringes for the hypodermic injection of any illegal drug except as may be allowed under the Consolidated Appropriations Act, 2016 (Pub. L. 114-113), signed by President Barak Obama in December 2015 unless otherwise approved by HHS and Fulton County.
- (10) Restriction of Pornography on Computer Networks

 Fulton County's Ryan White Program and its subrecipients shall not use federal grant funds to maintain or establish a computer network unless such network blocks the viewing, downloading, and exchanging of pornography.
- (11) Restriction on Funding ACORN
 Shall not provide any federal grant funds to the Association of Community Organizations for Reform Now ("ACORN"), or any of its affiliates, subsidiaries, allied organizations, or successors. (12) Confidentiality Agreements [Health Center] shall not require its employees or contractors seeking to report fraud, waste, or abuse to sign internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or contractors from lawfully reporting such waste, fraud, or abuse to a

³ The Hyde Amendment exceptions include (1) if the pregnancy is the result of an act of rape or incest; or (2) in the case where a woman suffers from a physical disorder, physical injury, or physical illness, including a life endangering physical condition caused by or arising from the pregnancy itself, that would, as certified by a physician, place the woman in danger of death unless an abortion is performed.

designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.

(12) Confidentiality Agreements

Shall not require its employees or contractors seeking to report fraud, waste, or abuse to sign internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or contractors from lawfully reporting such waste, fraud, or abuse to a designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.

Signature of Authorized Certifying Official	Title
DocuSigned by:	
Mojgan Eare	Executive Director
Organization	Date
Atlanta Harm Reduction Coalition, Inc	11/30/2021

EXHIBIT H

FEDERAL AWARD REPORTING DATA

TIMELINE FOR SUBMISSION OF KEY CONTRACT DOCUMENTS

- A. Within 30 calendar days after execution of this contract:
 - 1. Subrecipient Financial Operations Policy and Procedures Manual if not previously submitted or if revised since last submission may be submitted electronically to ryanwhiteprogram@fultoncountyga.gov.
 - 2. Most recent audited annual Financial Statement if not previously submitted; if total expenditures associated with federal funding exceed \$750,000 a year, a Single Audit report is required. May be submitted electronically to ryanwhiteprogram@fultoncountyga.gov.
 - 3. The name(s) of designee(s) referenced in Paragraphs 8.17.-8.21. must be entered into e2Fulton.
 - 4. Line-item budgets by priority service category and service units must be entered into e2Fulton.
 - 5. Any Business Associates Agreements pursuant to Paragraph 25 Confidentiality and Health Insurance Portability and Accountability Act (HIPAA) Compliance.
- B. By May 1: Within 60 calendar days after execution of this contract:
 - 6. Annual Quality Management Plan shall be submitted via e2Fulton.
- C. With first request for reimbursement:
 - 7. Subrecipient's Grievance Procedures unless submitted in the last two years. Subrecipient will include, with each monthly expenditure report, a summary of any complaint filed under this process as well as current status of, and final disposition of, any such complaint.
- D. With Final Invoice:
 - 8. Detailed property records on all equipment (non-expendable personal property) purchased in total, or in part, with funds received by the County during the term of this Agreement.

WORK PLAN – Atlanta Harn	n Reduction Coalition, I	nc						
Priority Category	OAHS EtHE- Capacit	y Building	Total fund	ing requ	uested in this c	ategory:	\$6953	34
Service Targets	Target number of unduplicated clients	25		_	number of unit	•	trips)	60
Care Continuum Impact	Linkage	Retention		Prescrip	otion of ART	Engagem	ent	Viral Suppression
Does this goal focus on pers	sons in care, but not vir	ally suppressed	d?					Yes
EHE Goal # and Goal	Goal 1. Increase access to care	e to ensure PLWH re	eceive treatment	rapidly				
Objective # & Objective	Objective 2.3 Achieve and ma	aintain viral suppres	ssion.					
Key .	Action Steps		Timelin	ie	Person(s) I	Responsible	9	Progress Measure(s)
Hire Part Time Advanced Practice Provider (APP) Hire Medical Assistant		P)	(H (CEO) (C		(HR), Mc (CEO), Shau (Clinic N	Samantha Robertson (HR), Mojgan Zare (CEO), Shauntae Walker (Clinic Manager) Samantha Robertson (HR), Mojgan Zare		Number of clinical providers umber of clinical staff
Provide training to APP			Nov-Dec 2021		(Executive Director), Shauntae Walker (Clinic Manager) Aley kalapila (ID		Cl	inical and treatment uality
					specialist), S Walker (Clir Manager), S Robertson (nic Samantha HR)		
Provider training to medi	cal assistant		Nov-Dec 2021		Shauntae Walker (Clinic Manager), Samantha		ic Cl	inical and treatment

Atlanta EMA

		Robertson (HR)	quality
Inform partner agencies about restart of HIV clinical follow up services	Aug-Dec 2021	Shauntae Walker (Clinic Manager), Jasmine Benton (Program Director), Clover Campbell (Lead Linkage Specialist)	 Marketing materials (brouchers, pamphlets, etc) Clinic productivity rate
Increase number of clients served by 20%	Nov 2021-Feb 2022	Medical providers and clinical staff	 Clinic productivity rate Number of clients seen per month
Increase number of clients who reach viral suppression	Nov 2021-Feb 2022	Medical providers and clinical staff	1. Number of clients whose viral load is below 200 Load/ml

Insert additional rows/tables as necessary.

WORK PLAN – Atlanta Har	m Reduction Coalition, I	nc						
Priority Category	TRANSP EtHE- Capa	city Building	Total funding	requested in this ca	ategory:	\$6750)	
Service Targets	Target number of unduplicated clients	25	Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trips)				50	
Care Continuum Impact	Linkage	Retention	Pres	scription of ART	Engagem	ent	Viral Suppression	
Does this goal focus on persons in care, but not virally suppressed?								
EHE Goal # and Goal Goal 1. Increase access to care to ensure PLWH receive treatment rapidly								
Objective # & Objective	Objective 2.3 Achieve and ma	aintain viral suppres	sion.					
Key	Action Steps		Timeline	Person(s) F	Responsible	9	Progress Measure(s)	
Increase retention by providing 50 Lyft rides to reduce barriers for HIV primary care for PLWHA.		o reduce	Oct-Feb 202	b 2022 Case Managers		•	 Number of Lyft Rides provided Number of clients attending follow up appointments 	

WORK PLAN – Atlanta Harr	n Reduction Coalition, I	nc							
Priority Category	OAHS EtHE- Capacit	y Building	Total fun	ding requ	ested in this c	ategory:	\$148,32	25	
Service Targets	Target number of unduplicated clients	60		•	number of unit it value, ie. 50 visits	•	trips)	180	
Care Continuum Impact	Linkage	Retention		Prescrip	tion of ART	Engagem	ent	Viral Suppression	
Does this goal focus on per	sons in care, but not vir	ally suppressed	d?			<u> </u>		Yes	
EHE Goal # and Goal	Goal 1. Increase access to care	e to ensure PLWH re	eceive treatmen	trapidly				l	
Objective # & Objective	Objective # & Objective 2.3 Achieve and maintain viral suppression.								
Key	Action Steps		Timeli	ne	Person(s) F	Responsible	e F	Progress Measure(s)	
Provide training to medical team			Jan-Dec	2022	Aley Kalapila, MD, PhD and Shauntae Walker, FNP (Clinic Manager)		r,	Clinical and treatment quality	
Advertise the program to partner agencies and community members		ncies and	Jan-Dec	2022	Jasmine Ber (Program Di Shauntae W (Clinic Mana Kira Pike, M (Communica Coordinator	rector), /alker, FNF ager), and A ations		Marketing materials (brouchers, pamphlets, etc) nic productivity rate	
Increase quality comprehensive outpatient ambulatory medical services by providing HIV medical care to at least 90% (54/60) of clients on at least an annual basis.			Jan-Dec	2022	Aley Kalapila Shauntae W Advanced P Provider, M Assistant	alker, FNF ractice	-	Clinic productivity rate Number of clients seen per month	

Increase retention by ensuring (36) 60% of clients for whom Highly Active Anti-Retroviral Therapy (HAART) is recommended will be on treatment.	Jan-Dec 2022	Aley Kalapila, MD, PhD, Shauntae Walker, FNP, Advanced Practice Provider, Medical Assistant	 Number of clients whose viral load is below 200 Load/ml Number of clients attending follow up appointments
Increase retention by ensuring that 90% of clients (enrolled in care> 6 months) will have 2 or more medical visits, at least 3 months apart, in an HIV care setting in a 12-month period.	Jan-Dec 2022	Aley Kalapila, MD, PhD, Shauntae Walker, FNP, Advanced Practice Provider, Medical Assistant	 Number of clients whose viral load is below 200 Load/ml Number of visits for each client in care over 6 months
Increase viral suppression by ensuring 45 (75%) of clients on HAART will have an undetectable viral load. (<20 copies)	Jan-Dec 2022	Aley Kalapila, MD, PhD, Shauntae Walker, FNP, Advanced Practice Provider, Medical Assistant	 Number of clients whose viral load is below 20 copies Number of clients attending follow up appointments

WORK PLAN – Atlanta Harr	ກ Reduction Coalition, I	nc					
Priority Category	Food Vouchers EtHE Building	E- Capacity	Total funding	Total funding requested in this category: \$1			
Service Targets	Target number of unduplicated clients	48	Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trips)			trips)	240 vouchers
Care Continuum Impact	Linkage	Retention	Pre	scription of ART	Engagem	ent	Viral Suppression
Does this goal focus on per	sons in care, but not vir	ally suppressed	d?				Yes
EHE Goal # and Goal	EHE Goal # and Goal Goal 1. Increase access to care to ensure PLWH receive treatment rapidly						
Objective # & Objective	Objective 2.3 Achieve and ma	aintain viral suppres	ssion.				
Кеу	Action Steps		Timeline	Person(s)	Responsible	e F	Progress Measure(s)
Increase engagement by providing 240 food vouchers to assist clients with their nutritional needs (\$5 vouchers each)		Jan-Dec 202	2 Case Mana	gers		 Number of food vouchers provided Number of clients attending follow up appointments 	

WORK PLAN – Atlanta Har	m Reduction Coalition, I	nc					
Priority Category	TRANSP EtHE- Capa	city Building	Total funding re	quested in this o	category:	\$16,20	00
Service Targets	Target number of unduplicated clients	48	48 Target number of units (Include unit value, ie. 50 visits			trips)	1080
Care Continuum Impact	Linkage	Retention	Presci	iption of ART	Engagem	ent	Viral Suppression
Does this goal focus on per	ally suppressed	4?				Yes	
EHE Goal # and Goal Goal 1. Increase access to care to ensure PLWH receive treatment rapidly							
Objective # & Objective	Objective 2.3 Achieve and ma	aintain viral suppres	sion.				
Key	Action Steps		Timeline Person(s) Responsib		Responsible	e	Progress Measure(s)
Increase retention by providing 1080 Lyft rides to reduce barriers for HIV primary care for PLWHA.		Jan-Dec 2022	Case Mana	Case Managers		 Number of Lyft Rides provided Number of clients attending follow up appointments 	

WORK PLAN – Atlanta Harr	n Reduction Coalition, I	nc							
Priority Category	OAHS EtHE- Capacit	y Building	Total fun	ding requ	ested in this ca	ategory:	\$154,88	88	
Service Targets	Target number of unduplicated clients	60		•	number of units it value, ie. 50 visits	•	trips)	180	
Care Continuum Impact	Linkage	Retention		Prescrip	tion of ART	Engagem	ent	Viral Suppression	
Does this goal focus on pers	sons in care, but not vir	ally suppressed	d?			I		Yes	
EHE Goal # and Goal	Goal 1. Increase access to care	e to ensure PLWH re	ceive treatmen	t rapidly				1	
Objective # & Objective	Objective 2.3 Achieve and ma	intain viral suppres	ssion.						
Кеу	Action Steps		Timeli	ine	Person(s) F	Responsible	e F	Progress Measure(s)	
Provide training to medical team			Jan-Dec	2023	Aley Kalapila, MD, PhD and Shauntae Walker, FNP (Clinic Manager)		r,	Clinical and treatment quality	
Advertise the program to partner agencies and community members		ncies and	Jan-Dec	2023	Jasmine Ber (Program Di Shauntae W (Clinic Mana Kira Pike, M (Communica Coordinator	rector), /alker, FNF ager), and A ations		Marketing materials (brouchers, pamphlets, etc) nic productivity rate	
Increase quality comprehensive outpatient ambulatory medical services by providing HIV medical care to at least 90% (54/60) of clients on at least an annual basis.			Jan-Dec	,		-	Clinic productivity rate Number of clients seen per month		

Increase retention by ensuring (36) 60% of clients for whom Highly Active Anti-Retroviral Therapy (HAART) is recommended will be on treatment.	Jan-Dec 2023	Aley Kalapila, MD, PhD, Shauntae Walker, FNP, Advanced Practice Provider, Medical Assistant	 Number of clients whose viral load is below 200 Load/ml Number of clients attending follow up appointments
Increase retention by ensuring that 90% of clients (enrolled in care> 6 months) will have 2 or more medical visits, at least 3 months apart, in an HIV care setting in a 12-month period.	Jan-Dec 2023	Aley Kalapila, MD, PhD, Shauntae Walker, FNP, Advanced Practice Provider, Medical Assistant	 Number of clients whose viral load is below 200 Load/ml Number of visits for each client in care over 6 months
Increase viral suppression by ensuring 45 (75%) of clients on HAART will have an undetectable viral load. (<20 copies)	Jan-Dec 2023	Aley Kalapila, MD, PhD, Shauntae Walker, FNP, Advanced Practice Provider, Medical Assistant	 Number of clients whose viral load is below 20 copies Number of clients attending follow up appointments
Increase engagement by providing 240 food vouchers to assist clients with their nutritional needs (\$5 vouchers each)	Jan-Dec 2023	Case Managers	 Number of food vouchers provided Number of clients attending

Atlanta EMA

			follow up appointments
Increase retention by providing 1080 Lyft rides to reduce barriers for HIV primary care for PLWHA.	Jan-Dec 2023	Case Managers	 Number of Lyft Rides provided Number of clients attending follow up appointments

WORK PLAN – Atlanta Harr	m Reduction Coalition, I	nc					
Priority Category	Food Vouchers EtHE Building	Total funding r	Total funding requested in this category: \$12				
Service Targets	Target number of unduplicated clients	48	Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trips)				240
Care Continuum Impact	Linkage	Retention	Pres	cription of ART	Engagem	ent	Viral Suppression
Does this goal focus on per	ally suppressed	<u>.</u>		1		Yes	
EHE Goal # and Goal	Goal 1. Increase access to care	e to ensure PLWH re	eceive treatment rapidly				1
Objective # & Objective	Objective 2.3 Achieve and ma	aintain viral suppres	ssion.				
Кеу	Action Steps		Timeline	Person(s)	Responsible	e P	Progress Measure(s)
Increase engagement by providing 240 food vouchers to assist clients with their nutritional needs (\$5 vouchers each)		Jan-Dec 2023	Case Mana	gers		 Number of food vouchers provided Number of clients attending follow up appointments 	

WORK PLAN – Atlanta Har	m Reduction Coalition, I	nc						
Priority Category	TRANSP EtHE- Capa	city Building	Total funding	requested in this	category:	\$16,20	00	
Service Targets	Target number of unduplicated clients	48		Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trips)			1080	
Care Continuum Impact	Linkage	Retention	Pre	scription of ART	Engagem	ent	Viral Suppression	
Does this goal focus on per	ally suppressed	d?	Yes					
EHE Goal # and Goal	Goal 1. Increase access to care to ensure PLWH receive treatment rapidly							
Objective # & Objective	Objective 2.3 Achieve and ma	aintain viral suppres	ssion.					
Key	Action Steps		Timeline	eline Person(s) Responsible		е	Progress Measure(s)	
Increase retention by providing 1080 Lyft rides to reduce barriers for HIV primary care for PLWHA.			Jan-Dec 2023 Case Managers		gers		 Number of Lyft Rides provided Number of clients attending follow up appointments 	

WORK PLAN – Atlanta Harr	n Reduction Coalition, I	nc							
Priority Category	OAHS EtHE- Capacit	y Building	Total fundir	ng requ	ested in this c	ategory:	\$158,	,325	
Service Targets	Target number of unduplicated clients	60		_	umber of unit it value, ie. 50 visits	•	trips)	180	
Care Continuum Impact	Linkage	Retention	Р	rescrip	tion of ART	Engagem	ent	Viral Suppression	
Does this goal focus on per	sons in care, but not vir	ally suppressed	d?					Yes	
EHE Goal # and Goal	Goal 1. Increase access to care	e to ensure PLWH re	eceive treatment ra	pidly					
Objective # & Objective	Objective 2.3 Achieve and ma	nintain viral suppres	ssion.						
Key	Action Steps		Timeline	•	Person(s) Responsible		2	Progress Measure(s)	
Provide training to medical team			Jan-Dec 20		Aley Kalapila, MD, PhD and Shauntae Walker, FNP (Clinic Manager)			Clinical and treatment quality	
Advertise the program to partner agencies and community members			Jan-Dec 20)24	Jasmine Benton (Program Director), Shauntae Walker, FNP (Clinic Manager), and Kira Pike, MA (Communications Coordinator)			Marketing materials (brouchers, pamphlets, etc) linic productivity rate	
Increase quality comprehensive outpatient ambulatory medical services by providing HIV medical care to at least 90% (54/60) of clients on at least an annual basis.			Jan-Dec 20)24	Aley Kalapila, MD, PhD, Shauntae Walker, FNP, Advanced Practice Provider, Medical Assistant		-	Clinic productivity rateNumber of clients seen per month	

Increase retention by ensuring (36) 60% of clients for whom Highly Active Anti-Retroviral Therapy (HAART) is recommended will be on treatment.	Jan-Dec 2024	Aley Kalapila, MD, PhD, Shauntae Walker, FNP, Advanced Practice Provider, Medical Assistant	 Number of clients whose viral load is below 200 Load/ml Number of clients attending follow up appointments
Increase retention by ensuring that 90% of clients (enrolled in care> 6 months) will have 2 or more medical visits, at least 3 months apart, in an HIV care setting in a 12-month period.	Jan-Dec 2024	Aley Kalapila, MD, PhD, Shauntae Walker, FNP, Advanced Practice Provider, Medical Assistant	 Number of clients whose viral load is below 200 Load/ml Number of visits for each client in care over 6 months
Increase viral suppression by ensuring 45 (75%) of clients on HAART will have an undetectable viral load. (<20 copies)	Jan-Dec 2024	Aley Kalapila, MD, PhD, Shauntae Walker, FNP, Advanced Practice Provider, Medical Assistant	 Number of clients whose viral load is below 20 copies Number of clients attending follow up appointments

WORK PLAN – Atlanta Harr	m Reduction Coalition, I	nc							
Priority Category	Food Vouchers EtHE- Capacity Building		Total funding requested in this category:				\$1200		
Service Targets	Target number of unduplicated clients	48	_	Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trips		trips)	240		
Care Continuum Impact	Linkage	Retention	Pres	cription of ART	Engagem	ent	Viral Suppression		
Does this goal focus on per	sons in care, but not vir	ally suppressed	<u>,</u>	Yes					
EHE Goal # and Goal	Goal 1. Increase access to care to ensure PLWH receive treatment rapidly								
Objective # & Objective	Objective 2.3 Achieve and ma	aintain viral suppres	ssion.						
Кеу	Action Steps		Timeline	eline Person(s) Responsible		e P	Progress Measure(s)		
Increase engagement by providing 240 food vouchers to assist clients with their nutritional needs (\$5 vouchers each)		Jan-Dec 2024	ec 2024 Case Managers			 Number of food vouchers provided Number of clients attending follow up appointments 			

WORK PLAN – Atlanta Har	m Reduction Coalition, I	nc						
Priority Category	TRANSP EtHE- Capa	city Building	Total funding	requested in this o	category:	\$16,20	00	
Service Targets	Target number of unduplicated clients	48		Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trips)			1080	
Care Continuum Impact	Linkage	Retention	Pre	scription of ART	Engagem	ent	Viral Suppression	
Does this goal focus on per	ally suppressed	d?	Yes					
EHE Goal # and Goal	Goal 1. Increase access to care to ensure PLWH receive treatment rapidly							
Objective # & Objective	Objective 2.3 Achieve and ma	aintain viral suppres	ssion.					
Key	Action Steps		Timeline	neline Person(s) Responsible		e Progress Measure(s)		
Increase retention by providing 1080 Lyft rides to reduce barriers for HIV primary care for PLWHA.			Jan-Dec 2024 Case Managers		gers		 Number of Lyft Rides provided Number of clients attending follow up appointments 	

FY21 ONE-TIME CARRYOVER FUNDS	Atlanta Harm Reduction Coalition, Inc							
RFP: 21RFPRW0708B-EC								
		CORE MEDICAL SERVICES: PRIORITY CATEGORY SUMMARY						
Ending the	CAPACITY BUILDING							
HIV Epidemic	CAPACITY BUILDING TOTAL		Ca	HS EtHE- apacity uilding				
C Printing	\$	480	\$	480				
Total Direct Charges	\$	480	\$	480				
K Indirect Charges	\$	-	\$	-				
TOTAL	\$	480	\$	480				
	\$	480						

480

0.00%

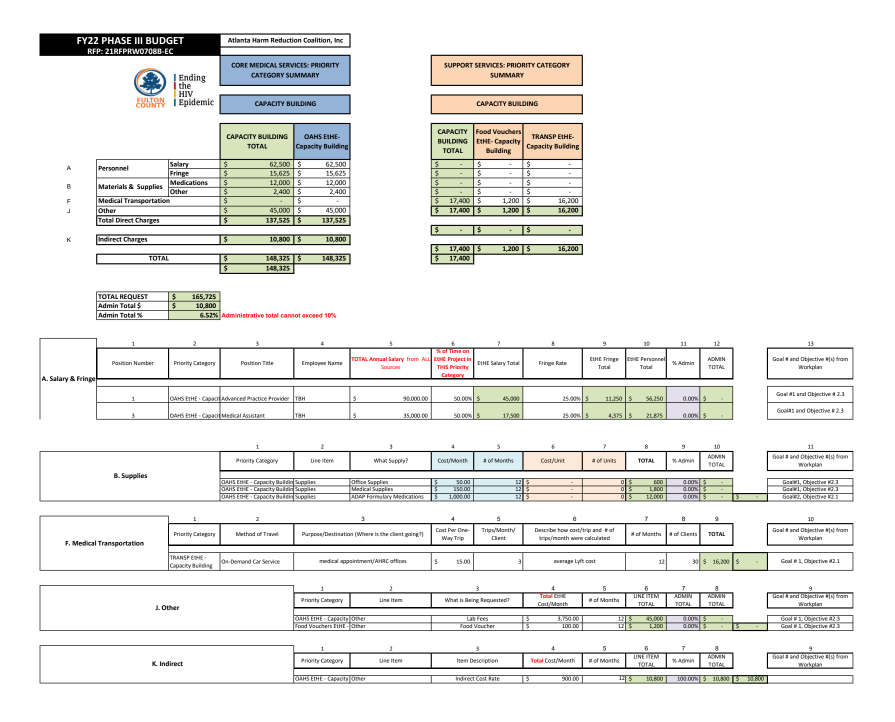
TOTAL REQUEST

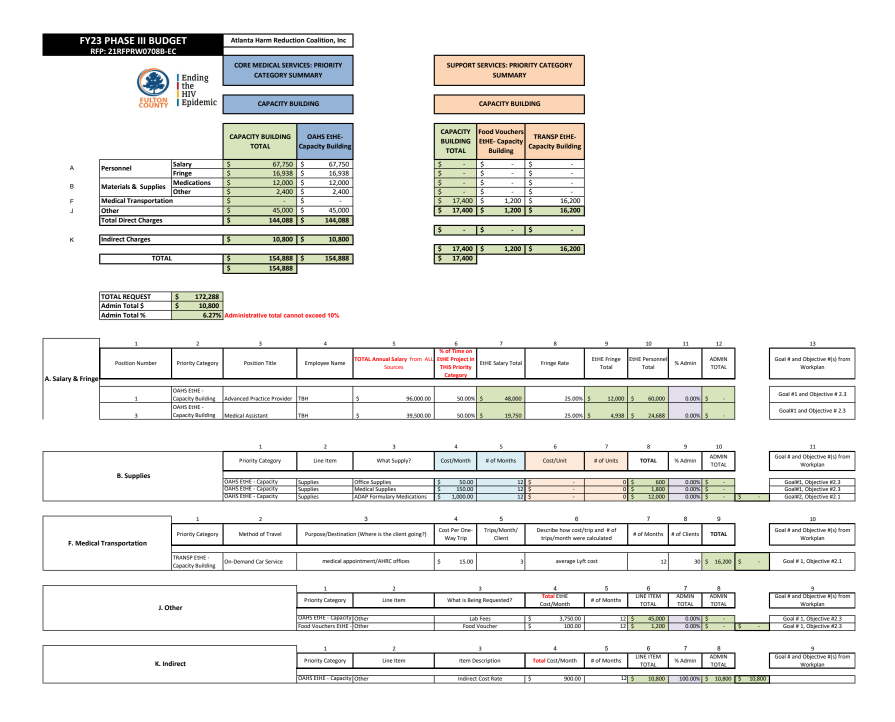
Admin Total \$
Admin Total %

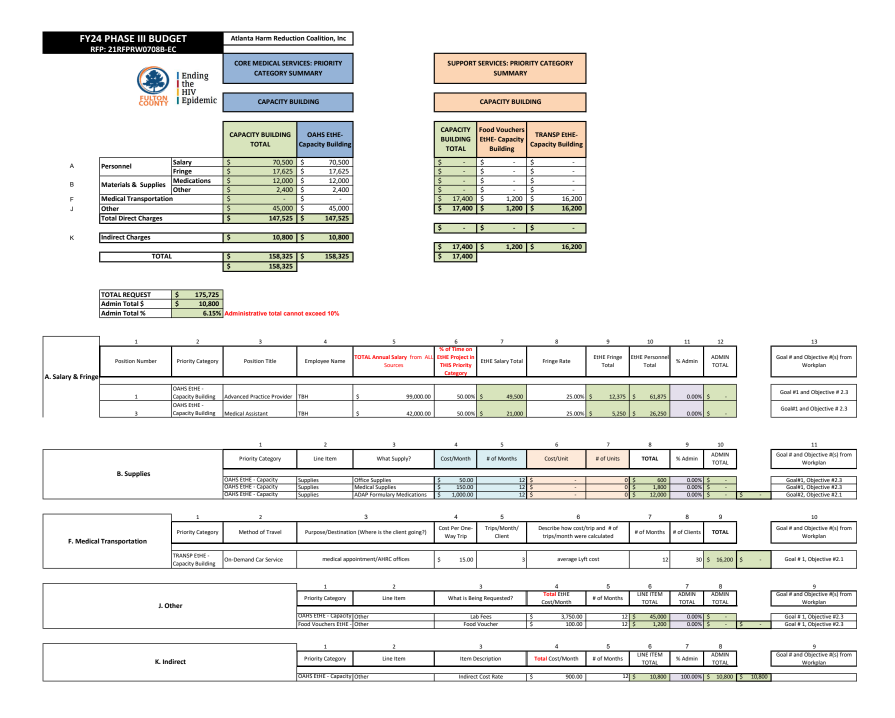
\$

1	2	3	4	5	6	7
Priority Category (SELECT FROM LIST)	Line Item	What is being printed?	Cost/Unit	# of Units	TOTAL	Goal # and Objective #(s) from Workplan
	=			-	-	
OAHS EtHE - Capacity B	Printing	brouchers/pamphelets	\$ 40.00	12	\$ 480	Goal #1, Objective #2.3

F	Y21 PHASE III BU		Atlanta Harm Reduct	ion Coalition, Inc]									
	CORE MEDICAL SERVICES: PRIORITY CATEGORY SUMMARY			SUPPORT SERVICES: PRIORITY CATEGORY SUMMARY										
		Ending the HIV Epidemic	CAPACITY BI	JILDING	1		CAPACITY BUILDIN	G						
	ĊŌŪŇŤŶ	Epidemic	CAPACITY BUILDING TOTAL	OAHS EtHE- Capacity Building		CAPACITY BUILDING TOTAL	Food Vouchers EtHE- Capacity	TRANSP EtHE- Capacity Building						
		Salary	\$ 27,188	\$ 27,188		\$ -	Building \$ -	\$ -						
Α	Personnel	Fringe	\$ 6,797	\$ 6,797		\$ -	\$ -	\$ -						
В	Materials & Supplies	Medications Other	\$ 5,000 \$ 1,000		-	\$ -	\$ -	\$ -						
F	Medical Transportation		\$ 1,000	\$ 1,000	1	\$ 6,750	\$ -	\$ 6,750						
J	Other		\$ 18,750			\$ 6,750	\$ -	\$ 6,750						
	Total Direct Charges		\$ 58,734	\$ 58,734		ć	l ¢	l é						
к	Indirect Charges		\$ 10,800	\$ 10,800	1	\$ -	\$ -	\$ -						
					•	\$ 6,750	\$ -	\$ 6,750						
	TO	ΓAL	\$ 69,534	\$ 69,534		\$ 6,750								
			\$ 69,534	ı										
	TOTAL REQUEST	\$ 76,284												
	Admin Total \$	\$ 10,800												
	Admin Total %	14.16%	Administrative total can	not exceed 10%										
	1	2	3	4	5	6	7	8	9	10	11	12	13	15
	Position Number	Priority Category	Position Title	Employee Name	TOTAL Annual Salary from ALL Sources	% of Time on EtHE Project in THIS Priority Category	Annual Salary Total	FY21 Salary Total	Fringe Rate	Annual Fringe Total	FY21 Fringe Total	FY21 Personnel Total	% Admin	Goal # and Objective #(s) from Workplan
A. Salary & Fringe		OAHS EtHE - Capacity			T.									
	3	Building OAHS EtHE - Capacity	Advanced Practice Provider Medical Assistant	твн	\$ 93,000.00 \$ 37,500.00	50.00%			25.00%		\$ 4,844	\$ 24,219	0.00%	Goal #1 and Objective # 2.3 Goal#1 and Objective # 2.3
		Building	Wedled 7555tall	1011	\$ 37,500.00	30.00%	20,730	ŷ ,,613	25.00%	4,000	Ų 1,555	\$ 3,700	0.00%	Godin's and Objective is 2.5
						_	_		_					
			1	2	3	4	5	6 1 1	7	8 T	1			9 Goal # and Objective #(s) from
			Priority Category	Line Item	What Supply?	Cost/Month	# of Months	TOTAL	% Admin	ADMIN TOTAL				Workplan
	B. Supplies		OAHS EtHE - Capacity	Supplies	Office Supplies	\$ 50.00		\$ 250	0.00%	l ė	- 1			Goal#1, Objective #2.3
	•••		OAHS EtHE - Capacity	Supplies	Medical Supplies	\$ 150.00	5	\$ 750	0.00%	\$ -		_		Goal#1, Objective #2.3
			OAHS EtHE - Capacity Building	Supplies	ADAP Formulary Medications	\$ 1,000.00	5	\$ 5,000	0.00%	\$ -	\$ -			Goal#2, Objective #2.1
					,							•		
		1	2	. 3		4	5	6		7	8	9	i	10
		Priority Category	Method of Travel	Purpose/Destinati client g		Cost Per One-Way Trip	Trips/Month/Client	Describe how cost/trip a were calc		# of Months	# of Clients	TOTAL		Goal # and Objective #(s) from Workplan
F. Medio	cal Transportation			client g	oiligr)	ļ.		were care	Luiated					workplan
		TRANSP EtHE - Capacity	On-Demand Car Service	medical appointm	ent/AHRC offices	\$ 15.00	3	average Lyft cost		5	30	\$ 6,750	\$ -	
		Building				1.						, , , , ,	,	Goal # 1, Objective #2.1
] 1	2	a		4	5	6	7	8		9
		Other		Priority Category	Line Item	What is Being	Requested?	Total EtHE Cost/Month	# of Months	LINE ITEM TOTAL	ADMIN TOTAL	ADMIN TOTAL		Goal # and Objective #(s) from Workplan
	J.	Guier		OAHS ETHE Canadia	Other	Lab	ees	\$ 3,750.00	5	\$ 18,750	0.00%	l ś -	· 	Goal # 1, Objective #2.3
				OAHS EtHE - Capacity Food Vouchers EtHE	- Other	Food V		\$ 100.00		\$ 500	0.00%		\$ -	Goal # 1, Objective #2.3
				1 Deinsitu Catac	2			4	5	6 LINE ITEM	7	8	1	9 Goal # and Objective #(s) from
	K.	Indirect		Priority Category (SELECT FROM LIST)	Line Item	Item Des	cription	Total Cost/Month	# of Months	TOTAL	% Admin	ADMIN TOTAL		Workplan
				OAHS EtHE - Capacity	Other	Indirect (ost Rate	\$ 900.00	12	\$ 10,800	100.00%	\$ 10,800	\$ 10,800	
				, copacit										









ENDING THE HIV EPIDEMIC: A PLAN FOR AMERICA — RYAN WHITE HIV/AIDS PROGRAM PARTS A AND B

Ending the HIV Epidemic Atlanta Eligible Metropolitan Atlanta Area

THIS AGREEMENT, entered into this 1st day of October 2021 through February 28, 2025 by and between FULTON COUNTY (hereinafter referred to as "**County**") a political subdivision of the State of Georgia, acting by and through its duly elected Board of Commissioners ("**BOC**"), and To Our Shores, Inc. (hereinafter referred to as "**Subrecipient**").

WITNESSETH:

WHEREAS, the County, as the recipient of the Ryan White Part A funds for the 20-County Atlanta Eligible Metropolitan Area ("EMA"), as defined in the Public Health Service Act, Sections 2601 – 2610 (USC 300ff-11 – 300ff-20, as amended by the Ryan White HIV/AIDS Treatment Extension Act of 2009 (Public Law 111-87), (hereinafter referred to as "Ryan White Program"), through the Chairman of the Board of Commissioners of Fulton County, has been awarded grant funds under Ending the HIV Epidemic: A Plan for America – Ryan White HIV/AIDS Program Parts A and B ("EtHE"), and pursuant to 91-RCM-029 (1/16/1991) and Item #19-0818 (RM 10/16/2019) and #20-0669 (10/7/2020); and #21-0800 (10/20/2021).

WHEREAS, the County, has recommended funding to To Our Shores, Inc. to facilitate the approved program for a total not to exceed \$95,523.00 in FY21, \$202,374.00 in FY22, \$202,374.00 in FY23, and \$202,374.00 in FY24, subject to federal funding availability and disbursement.

WHEREAS, the County has requested, received and reviewed proposals from eligible public and private non-profit health and support service providers which deliver or enhance HIV-related ambulatory care and support services in at least one of the following Counties: Cobb, DeKalb, Fulton, Gwinnett;

WHEREAS, Subrecipient has represented to County that it is experienced and has qualified and local staff available to commit to the Project and County has relied upon such representations.

NOW, THEREFORE, in consideration of the mutual covenants contained herein and for other good and valuable consideration, the parties hereunto agree as follows:

ARTICLE 1. **CONTRACT DOCUMENTS**

Paragraph 1.0. County hereby engages Subrecipient, and Subrecipient hereby agrees, to perform the services hereinafter set forth in accordance with this Agreement, consisting of the following contract documents:

- EXHIBIT A: Work Plan Goals and Objectives tied to Approved Budget
- EXHIBIT B: Approved Budget and Budget Justification
- EXHIBIT C: Funding Exclusions
- EXHIBIT D: Non-Discrimination Policy of Fulton County, Georgia
- EXHIBIT E: Certifications PHS-5161-1
- EXHIBIT F: Assurances Non-Construction Programs (SF 424B)
- EXHIBIT G: Compliance with Legislative Mandates
- EXHIBIT H: Federal Award Reporting Data
- EXHIBIT I: Approved Schedule of Non-Traditional Hours of Operation

Paragraph 1.1. The following documents are incorporated herein by reference:

- Fulton County Ryan White Part A Program, "Program Manual of Policies and Procedures" which contains a series of Programmatic Policy and Procedure Notices (PPPN), Fiscal Policy and Procedure Notices (FPPN), and Recipient Policy and Procedure Notices (RPPN) which are available at: www.ryanwhiteatl.org
- 45 CFR Part 75 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards.
- 2 CFR 200 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.
- Request for Proposal Number: 21RFPRW0708B-EC Ending the HIV Epidemic Phase III
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs National Monitoring Standards for Ryan White Part A Grantees: Program – Part A¹
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs National Monitoring Standards for Ryan White Part A Grantees: Fiscal – Part A¹
- HIV/AIDS Bureau, Division of Metropolitan HIV/AIDS Programs & Division of State HIV/AIDS
 Programs National Monitoring Standards for Ryan White Part A and Part B Grantees:
 Universal Part A and B (Covers Both Fiscal and Program Requirements)¹

Paragraph 1.2. The foregoing documents constitute the entire Agreement of the parties pertaining to the Project hereof and is intended as a complete and exclusive statement of

¹ https://targethiv.org/searches?search=National+Monitoring+Standards

promises, representations, discussions and agreements oral or otherwise that have been made in connection therewith. No modifications or amendment to this Agreement shall be binding upon the parties unless the same is in writing, conforms to Fulton County Policy and Procedure 800-6 governing change orders, is signed by the County's and the Subrecipient's duly authorized representatives.

Paragraph 1.3. If any portion of the Contract Documents shall be in conflict with any other portion, the various documents comprising the Contract Documents shall govern in the following order of precedence: 1) the Agreement, 2) the RFP, 3) any Addenda, 4) change orders/budget revisions, 5) the exhibits, and 6) portions of Subrecipient's proposal that was accepted by the County and made a part of the Contract Documents.

ARTICLE 2. **SEVERABILITY**

Paragraph 2.0. If any provision of this Agreement is held to be unenforceable for any reason, the unenforceability thereof shall not affect the remainder of the Agreement, which shall remain in full force and effect, and enforceable in accordance with its terms.

ARTICLE 3. SUBRECIPIENT SERVICES

Paragraph 3.0. The County retains Subrecipient and Subrecipient accepts retention by the County to render services as made part of this Contract by reference and attached hereto as EXHIBIT A: Work Plan Goals and Objectives tied to Approved Budget with all such services to be performed in the manner and to the extent required by the parties herein and as may hereafter be amended or extended in writing by mutual agreement of parties and as allowed in accordance with all applicable laws and/or regulations.

Paragraph 3.1. Subrecipient represents and the County acknowledges that it will assign and designate To Our Shores, Inc. to render the services defined and required herein.

Paragraph 3.2. Subrecipient represents that **Miyesha Cheeks, Executive Director** is authorized to bind and enter into Contract on behalf of Subrecipient.

Paragraph 3.3. Subrecipient represents that To Our Shores, Inc. is an eligible public and/or private non-profit health and/or support service provider and has provided documentation in the form of official notification of their 501(c) (3) status from the Federal Internal Revenue Service (IRS) as appropriate.

Paragraph 3.4. Subrecipient shall not enter into any sub-contractual agreements for the provision of services defined and required herein without the expressed written approval of the

County in advance.

ARTICLE 4. SCOPE OF DUTIES

Paragraph 4.0. Upon execution of this Agreement, Subrecipient shall commence providing HIV-related health and support services in accordance with the priorities described in Request for Proposal 21RFPRW0708B-EC Ending the HIV Epidemic Phase III and with the goals and objectives approved by the County which are described in EXHIBIT A: *Work Plan Goals and Objectives tied to Approved Budget*.

Paragraph 4.1. Unless modified in writing by both parties in the manner specified in the agreement, duties of Subrecipient shall not be construed to exceed those services specifically set forth herein. Subrecipient agrees to provide all services, products, and data and to perform all tasks described in EXHIBIT A: Work Plan Goals and Objectives tied to Approved Budget and EXHIBIT B: Approved Budget and Budget Justification.

ARTICLE 5. MODIFICATIONS

Paragraph 5.0. This Agreement may be amended or modified by a written instrument executed by the duly authorized representatives of the parties. Similarly, no agreement that affects the provisions of this Agreement will be valid unless in writing and executed by the County and the Subrecipient, except as provided below.

Paragraph 5.1. No amendment to this Agreement shall be binding upon the parties unless the same is in writing, approved by the Director, Department for HIV Elimination (DHE) or his or her designee and the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 5.2. The Director, DHE is hereby authorized to approve and execute EtHE contract modifications for renewals of this Agreement provided the renewal is at the same terms and conditions as the original Agreement, with no intervening changes. However, the Director, DHE may approve modifications to add program requirements that are directly passed down from Health Resources and Services Administration ("HRSA"), as the funding agency.

ARTICLE 6.0. **CONTRACT TERM**

Paragraph 6.0. This agreement is effective on October 1, 2021 for a four year term ending on February 28, 2025.

Paragraph 6.1. Commencement Term. The "Commencement Term" of this Agreement shall begin on October 1, 2021, the starting date, and shall end absolutely and without further obligation on the part of the county on the 28th day of February 2025. The Commencement Term shall be subject to events of termination and the County's termination rights that are described elsewhere in this Agreement.

ARTICLE 7. **COMPENSATION FOR SERVICES**

Paragraph 7.0. Subject to the availability and disbursement of federal funds, the legislatively approved services described in EXHIBIT A and EXHIBIT B herein shall be performed by Subrecipient for an allocation of EtHE funds, in an amount not to exceed \$95,523.00 in FY21, \$202,374.00 in FY22, \$202,374.00 in FY23, and \$202,374.00 in FY24. The actual amount awarded to the Subrecipient at any one time shall equal the total amount of the purchase order(s) issued.

Paragraph 7.1. The award amount includes a contingency amount. These funds are not available to the Subrecipient unless or until a purchase order is issued authorizing expenditure of these funds. Authorization to expend contingency funds shall be at the discretion of the Director, DHE and shall be issued in writing.

Paragraph 7.2. The budget attached to Contract in EXHIBIT B is a complete, approved budget for expenditures of all EtHE funds awarded pursuant to this Agreement and may hereafter be amended or extended in writing by mutual agreement of parties prior to expenditure of funds.

Paragraph 7.3. The budget total may not be exceeded; however, a plus or minus deviation of 10% within budget categories (i.e. personnel, supplies) and within priority category is authorized.

ARTICLE 8. **GENERAL SUBRECIPIENT REQUIREMENTS**

Paragraph 8.0. Subrecipient agrees that it will participate in a community-based continuum of care which is defined as: A continuum of care is a term which encompasses the comprehensive range of services required by individuals or families with HIV infection in order to meet their health care and psychosocial service needs throughout the course of their illness. The concept of a continuum suggests that services must be organized to respond to the individual's or family's changing needs in a holistic, coordinated, timely, and uninterrupted manner which reduces fragmentation of care.

Paragraph 8.1. DHE is implementing an integrated cloud-based data management system for: tracking all individuals who receive services supported by EtHE or Part A funds, contracting, reporting, subrecipient reimbursement, quality management, evaluating client satisfaction, client eligibility documentation records management, and a client portal through a system known as e2Fulton. Subrecipient will be expected to utilize e2Fulton.

Paragraph 8.2. Subrecipient agrees to participate in the centralized Ryan White data system for tracking all individuals who receive services supported by EtHE or Part A funds. In order to comply with the participation requirements, including reporting of all required variables for Ryan White Services Report (RSR), Subrecipient shall directly enter data using the most current version of e2Fulton or be able to import required data into the most current version of e2Fulton (Reference **PPPN-Use of e2Fulton in Documenting Eligibility**).

Client data reports must be consistent with eligibility requirements specified by County, which

demonstrates eligible clients are receiving allowable services.

Paragraph 8.3. Intentionally left blank.

Paragraph 8.4. In order to reduce the administrative burden to clients and Subrecipients of collecting and maintaining client Ryan White eligibility documents, Subrecipient agrees to participate in the uploading, updating, and sharing of client eligibility documents via e2Fulton.

In order to obtain client consent for the sharing of such documentation Subrecipient will obtain client consent using the form developed by the Department for HIV Elimination and available at www.ryanwhiteatl.org. Once e2Fulton's client level database is fully operational the consent must be uploaded into e2Fulton before a client's service data can be entered.

Paragraph 8.5. Any Business Associates Agreements pursuant to Paragraph 25 Confidentiality and Health Insurance Portability and Accountability Act (HIPAA) Compliance must be entered into within 30 calendar days after the execution of the contract.

Paragraph 8.6. The Subrecipient will be responsible for entering line-item budgets by priority service category (as approved through the proposal review and budget negotiations), and service units into e2Fulton within 30 calendar days following the execution of the contract. Any budget revision requests must be made using the DHE form and be submitted via e2Fulton.

Paragraph 8.7. The subrecipient shall submit all required programmatic, fiscal, and quality management reports via e2Fulton.

Paragraph 8.8. Subrecipient agrees to participate in the EMA's needs assessment processes to provide information that will lead to the development of a continuous quality improvement system.

Paragraph 8.9. Subrecipient agrees to undertake and maintain quality management program(s) and quality service indicators for each Part A funded service provided to ensure that persons living with HIV disease, who are eligible for treatment and health related support services, get those services and that the quality of those services meet certain approved criteria (i.e., Eligible Metropolitan Area (EMA) adopted service standards of care, Public Health Service (PHS) treatment guidelines). (Reference *PPPN-033 Quality Improvement*.)

The Subrecipient's annual Quality Management Plan shall be submitted via e2Fulton no later than 60 calendar days following the execution of the contract.

Through quality management efforts, Subrecipient should be able to identify problems in service delivery that impact health-status outcomes at the client and system levels. As part of the County's site visit protocols and other monitoring efforts, Subrecipient shall be required to provide documentation that such program/systems are in use. (Reference *PPPN-033 Quality Management Site Visits*.)

Paragraph 8.10. Subrecipient agrees to administer and/or facilitate client participation in the EMA's program-wide standardized client satisfaction surveys to monitor the quality of the

services provided and to measure the level of consumer satisfaction.

Paragraph 8.11. Subrecipient agrees to administer and/or facilitate client participation in the EMA's Needs Assessment to identify barriers and gaps in services.

Paragraph 8.12. Subrecipient agrees to implement and maintain a Consumer Advisory Board to obtain input from clients in the design and delivery of services. Subrecipient shall provide, with each quarterly report, documentation of Consumer Advisory Board meetings, membership, and minutes.

Paragraph 8.13. If Subrecipient receives funding for the provision of Outpatient/Ambulatory Health Services under this contract, Subrecipient shall be expected to meet the OAHS Expectations set forth in Appendix V of the Part A Request for Proposals.

Paragraph 8.14. Subrecipient agrees that in the performance of the Agreement, it will comply with all lawful agreements, if any, which the Subrecipient has made with any association, union, or other entity, with respect to wages, salaries, and working conditions, so as not to cause inconvenience, picketing or work stoppage.

Paragraph 8.15. Subrecipient agrees that during the period of the Contract, it will participate, as requested by the County, in efforts to develop a standard approach and data set to address the data information requirements described below:

- Estimated average cost of providing each category of HIV-related services provided with Part A funds and the extent to which such costs were paid by third-party payers;
- Estimated number of units of service for each category of HIV-related services provided with Part A funds;
- Estimated cost of providing a unit of service under each category of HIV-related services provided with part A funds.

Paragraph 8.16. Intentionally left blank.

Paragraph 8.17. Subrecipient agrees to assign at its own expense one individual to serve as the Fiscal Designee to serve as its representative on all financial matters related to this Contract. The Fiscal Designee may not also serve as the Programmatic Designee in Paragraph 8.2.

Paragraph 8.18. Subrecipient agrees to assign at its own expense one individual to serve as the Programmatic Designee to serve as its representative on all programmatic matters related to this Contract. The Programmatic Designee may not also serve as the Fiscal Designee in Paragraph 8.1.

Paragraph 8.19. Subrecipient agrees to assign at its own expense one individual to serve as the Data Designee to serve as its representative on all data and information technology matters related to this Contract.

Paragraph 8.20. Subrecipient agrees to assign at its own expense one individual to serve as the Quality Management Designee to oversee all quality management activities and attend quality management meetings.

Paragraph 8.21. Intentionally left blank.

Paragraph 8.22. The name(s) of designee(s) referenced in Paragraphs 8.17.-8.21. shall be provided to County at the time the contract signed by the duly authorized individual is returned to the County for signature and processing. The Subrecipient will be responsible for entering name(s) of designee(s) referenced in Paragraphs 8.1-8.4 into e2Fulton by April 1 of the fiscal year. Notification of changes in the individual(s) serving as the designees shall be provided in e2Fulton no later than 14 days after the change.

Paragraph 8.23. Intentionally left blank.

Paragraph 8.24. Any Subrecipient receiving EtHE funds to develop, purchase or distribute health education materials (e.g., brochures) must have prior approval by the County for each item.

Paragraph 8.25. In the provision of services under this contract, Subrecipient will comply with Ryan White Part A quality management standards and measures. The purpose of the Ryan White Part A quality management standards and measures is to ensure that a uniformity of service exists in the Atlanta Eligible Metropolitan Area (EMA) such that the consumers of a service receive the same quality of service regardless of where the service is provided. If an agency is unable to meet a particular standard, the agency must document why the standard was unable to be met and explain the steps it is taking to meet that standard.

Paragraph 8.26. QUARTERLY PROGRAMMATIC REPORTS. Subrecipient agrees to provide quarterly programmatic reports as described and requested by County to document progress toward implementation of the approved program activities and services in accordance with the requirements of the EtHE Program and other applicable regulations (reference *PPPN-055 Quarterly Reports*). Quarterly programmatic reports shall consist of, but not be limited to, narrative and quantitative information indicating progress toward meeting goals and objectives as well as the number and demographic characteristics of clients served. Quarterly programmatic reports must be submitted via 2e2Fulton not later than the 20thth business day after the close of each quarter. If a deadline falls on a weekend, the report must be received on the Friday prior to the deadline to be considered on time. Quarterly programmatic reports must use the DHE form and be signed by Subrecipient's approved Programmatic, Fiscal and Data Designees.

Paragraph 8.27. Subrecipient shall provide County with projected spending plans as detailed in *FPPN-002: Budget Spend Plan*. Budget spend plans must be submitted via e2Fulton.

Paragraph 8.28. The Subrecipient shall implement a sliding fee scale policy in conformance with Ryan White HIV/AIDS Program requirements. Subrecipient agrees that in the provision of services with assistance provided under EtHE, charges to any individual for services shall be made in accordance with the provision of the Ryan White Program, Section 2605 (e) as described in **FPPN**-

010.1 Imposition of Charges, Fee Schedule, and Cap on Client Charges incorporated herein by reference.

The schedule of charges must be displayed in a conspicuous location(s) available to clients.

Subrecipient shall maintain documentation that all fiscal and intake staff have been informed of policies that any fees charged for Part A services must be in accordance with the provision of the RWHAP, Section 2605 (e) as described in *FPPN-010.1 Imposition of Charges, Fee Schedule, and Cap on Client Charges*.

Paragraph 8.29. Subrecipient agrees to assign appropriate staff, including the identified programmatic and fiscal designees, to attend all Ryan White and/or EtHE Providers' Meetings.

Paragraph 8.30. Subrecipient agrees to participate in regular progress officer calls and webinars which are designed to provide valuable technical assistance to Subrecipient, discuss areas of concern, and gather additional information.

Paragraph 8.31. Subrecipient is strongly encouraged to utilize the services of a qualified accountant to ensure fiscal policies, procedures, and practice comply with the requirements of the Uniform Guidance and Ryan White legislation and regulations.

Paragraph 8.32. As the Prime Awardee, Fulton County is required to provide the following information for any federal reports required by Subrecipient:

- 1. Federal Award Identification Number (FAIN): 6 UT8HA3393-02-01
- 2. Federal Award Date: 03/02/2021
- 3. Federal Awarding Agency: U.S. Department of Health and Human Services (HHS) Health Resources and Services Administration (HRSA)
- 4. Pass-Through Entity: Fulton County Government, Board of Commissioners, 141 Pryor Street, SW, Atlanta, GA 30303
- 5. CFDA Number and Title: 93.686 Ending the HIV Epidemic: A Plan for America Ryan White HIV/AIDS Program Parts A and B
- **6.** Project Description: Ending the HIV Epidemic: A Plan for America Ryan White HIV/AIDS Program Parts A and B provides direct financial assistance to jurisdictions identified in the legislation as eligible for funding. For Atlanta, the four jurisdictions are Cobb, DeKalb, Fulton, and Gwinnett Counties. The purpose of the program is to reduce new cases of HIV.

ARTICLE 9. **INVOICING AND PAYMENT**

Paragraph 9.0. Using e2Fulton, Subrecipient shall electronically submit for reimbursement for work performed during the previous calendar month, in a form acceptable to the County and accompanied by all support documentation requested by the County, for payment and for services that were completed during the preceding month. The County shall review for approval of said invoices. The County shall have the right not to pay any invoice or part thereof if not properly supported, or if the costs requested or a part thereof, as determined by the County, are reasonably in excess of the actual stage of completion.

Paragraph 9.1. Subrecipient agrees to electronically submit for reimbursement via the Electronic Contract Management (ECM) module of e2Fulton for the previous month's expenses not later than the 20th business day of each month with four exceptions:

- 1. Fulton County shall advance payment to Subrecipient to allow for adequate cash flow to implement services as described in *FPPN-009: Advance Payment to Subrecipients*. Reconciliation of this amount must occur as expeditiously as possible. If an advance has been provided, the agency's reimbursement in the next month shall be reduced by the amount of the advance. In the event that the actual reimbursable expenses in the first month did not exceed the amount of the advance, the remainder shall be reduced from the second month's payment. In the event that the actual reimbursable expenses in the second month do not exceed the amount of the reminder of the advance, the agency shall remit payment to the County for the remainder due.
- 2. The first reimbursement submission shall be entered no later than 45 business days after contract effective date;
- 3. In addition to the February reimbursement submission, a final reimbursement submission may be entered no later than 45 days after the last day of February. Failure to submit the final invoice no later than 45 days after each budget period ends or is terminated may result in forfeiture of the claim. If the Subrecipient fails to do so, all rights to payment may be forfeited and the County may not honor requests submitted after the aforesaid time period.
- 4. The November reimbursement submission may be entered in two parts:
 - A. A pre-bill may be submitted in November prior to the date at which the Fulton County Finance Department shuts down to allow for year-end closeout (the actual date shall be provided to the Subrecipient once announced by the Finance Department). Subrecipient may pre-bill for regular monthly expenditures (e.g. salary, fringe, and rent) at an amount equal to 1/12th of the line item.
 - B. Another November submission would then be made by the 20th business day of December. This submission would be for the remainder of expenditures accrued in November.

Paragraph 9.2. Failure to submit reimbursement requests according to the timelines may be considered a breach of this Contract allowing the County to terminate this agreement in addition to any other right to which the County may be entitled. The Department for HIV Elimination reserves the right to reduce, reallocate or terminate funds for failure by the Subrecipient to achieve fiscal and/or program objectives as outlined in EXHIBIT A and EXHIBIT B, in a timely manner.

Late submissions received in ECM after the first calendar day of the month may not be paid until the last day of the following month.

Paragraph 9.3. Under the terms of the Uniform Guidance, Fulton County undertakes a risk assessment for each subrecipient and proposed subrecipient. Fulton County's Risk Assessment will determine the frequency with which supporting documentation must be submitted to support a funding request. In ALL instances original documentation must be maintained on site and be available for audit as set forth in ARTICLE 35. **AUDITS AND INSPECTORS.**

Risk Category	Frequency of Submitting Documentation
Low	Provide ALL supporting documentation once each quarter: March
	invoice, June invoice, September invoice, January invoice and Final
	invoice.
Moderate	Provide every other month provide ALL supporting documentation:
	March invoice, May invoice, July invoice, September invoice, November
	invoice, January invoice, and Final invoice.
High	Provide ALL supporting documentation every month.
New	Provide ALL supporting documentation every month.
Subrecipient	

Paragraph 9.4. Subrecipient agrees to maintain and submit the necessary supporting documentation to verify the cost in the Reimbursement Request as detailed in *Program Manual of Policies and Procedures* and *PPPN-013*.

Paragraph 9.7. Additional items which must be submitted with the first Reimbursement Request are described in *PPPN-013*.

Paragraph 9.8. Additional items which must be submitted with the final Reimbursement Request are described in *PPPN-013*.

Paragraph 9.9. Closeout and Final Reimbursement Submission. The final submission must include a certification signed by the <u>official authorized to legally bind Subrecipient</u> as follows:

"By signing this report, I certify to the best of my knowledge and belief that the report is true, complete, and accurate, and the expenditures, disbursements and cash receipts are for the purposes and objectives set forth in the terms and conditions of this contract. 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. (U.S. Code Title 18, Section 1001 and Title 31, Sections 3729-3730 and 3801-3812, 45 CFR 75.415(a))."

Paragraph 9.10. Payment of Subcontractors/Suppliers: The Subrecipient must certify in writing that all subcontractors of the Subrecipient and suppliers have been promptly paid for work and materials and previous progress payments received. In the event the prime Subrecipient is unable to pay subcontractors or suppliers until it has received a progress payment from Fulton County, the prime Subrecipient shall pay all subcontractors or supplier funds due from said progress payments within forty-eight (48) hours of receipt of payment from Fulton County and in no event later than fifteen days as provided for by State Law.

Paragraph 9.11. If, in the County's opinion, the Subrecipient fails to provide all necessary and appropriate documentation required pursuant to this Contract, as identified to the Subrecipient by the County, the County shall have the authority to delay the processing and payment of any or all Part A funds until such documentation has been satisfactorily submitted.

Paragraph 9.12. If, in the County's opinion, the Subrecipient submits inaccurate expenditure requests (e.g., line-item requests which exceed the approved amount, line-item requests for items which have not been approved, etc.), the County shall have the authority to delay the processing of any or all Part A payments until such time that the errors have been corrected.

Paragraph 9.13. In order to ensure the availability of services to EtHE clients throughout the contract period monthly charges shall not exceed one-twelfth of any awarded line item amount unless otherwise preapproved by the assigned DHE Project Officer.

Paragraph 9.14. County's Right to Withhold Payments: The County may withhold payments for services that involve disputed costs, involve disputed audits, or are otherwise performed in an inadequate fashion. Payments withheld by the County will be released and paid to the Subrecipient when the services are subsequently performed adequately and on a timely basis, the causes for disputes are reconciled or any other remedies or actions stipulated by the County are satisfied. The County shall promptly pay any undisputed items contained in such invoices.

Paragraph 9.15. Except as otherwise provided for in this Agreement, County will, within thirty (30) calendar days transmit via direct deposit Subrecipient payments called for under this Agreement after receipt of a correct reimbursement submission and required documentation which are within the approved budget and provided that Subrecipient is not currently in default under any of the terms of this Agreement. Subrecipient agrees that reimbursement requested under the terms of this Contract shall be made based upon actual expenditures incurred and not upon budgeted amounts.

Paragraph 9.16. Acceptance of Payments by Subrecipient; Release. The acceptance by the Subrecipient of any payment for services under this Agreement will, in each instance, operate as, and be a release to the County from, all claim and liability to the Subrecipient for work performed or furnished for or relating to the service for which payment was accepted, unless the Subrecipient within five (5) business days of Its receipt of a payment, advises the County in writing of a specific claim it contends is not released by that payment.

Paragraph 9.17. Parties hereto expressly agree that the above contract terms shall supersede the rates of interest, payment periods, and contract and subcontract terms provided for under the Georgia Prompt Pay Act, O.C.G.A. § 13-11-1 *et seq.*, pursuant to O.C.G.A. § 13-11-7(b), and the rates of interest, payment periods, and contract and subcontract terms provided for under the Prompt Pay Act shall have no application to this Agreement; parties further agree that the County shall not be liable for any interest or penalty arising from late payments.

Paragraph 9.18. It is the Subrecipient's duty to register with the County for direct deposit.

ARTICLE 10. FUNDING EXCLUSIONS AND RESTRICTIONS

Paragraph 10.0. Subrecipient shall use funds in accordance with federal requirements and shall not use Part A funds for unallowable costs including those listed herein, in the "*Program Manual of Policies and Procedures*" incorporated herein by reference and available at

<u>www.ryanwhiteatl.org</u> *PPPN-004: Funding Exclusions and Restrictions* " incorporated herein by reference and available at <u>www.ryanwhiteatl.org</u>, and in the RFP incorporated herein by reference.

Paragraph 10.1. Subrecipient agrees that EtHE funds will not be used to supplant or replace state and local HIV-related funding or in-kind resources expended by Subrecipient for HIV-related services during the contract period beginning March 1, 2021 and ending February 28, 2025.

Paragraph 10.2. Subrecipient agrees that EtHE funds may not be used to purchase or improve land or to purchase, construct or make permanent improvements to any building, except for minor remodeling as specifically approved in Subrecipient budget.

Paragraph 10.3. Subrecipient agrees that EtHE funds may not be used to make payments to recipients of services. Subrecipient shall maintain documentation that all provider staff have been informed of policies that forbid use of Ryan White funds for cash payments to service recipients.

Paragraph 10.4. Subrecipient agrees that EtHE funds will not be used to make payments for any item or service to the extent that payment has been made, or can reasonably be expected to be made, by another third party benefits program or by an entity that provides services on a prepaid basis.

Subrecipient shall maintain documentation that all fiscal and intake staff have been informed of policies that direct that funds will not be used to make payments for any item or service to the extent that payment has been made, or can reasonably be expected to be made, by another third party benefits program or by an entity that provides services on a prepaid basis.

Paragraph 10.5. Subrecipient agrees that no funds will be used to develop materials designed to promote or encourage intravenous drug use or sexual activity, whether homosexual or heterosexual.

Paragraph 10.6. Subrecipient agrees that no funds will be used for the purchase of vehicles without written County approval based upon prior approval from HRSA.

Paragraph 10.7. Subrecipient agrees that no funds will be used for non-targeted marketing promotions or advertising about HIV services that target the general public (poster campaigns for display on public transit, TV or radio public service announcements, etc.) or for broad scope awareness activities about HIV services that target the general public.

Paragraph 10.8. Subrecipient agrees that no funds will be used for influencing or attempting to influence members of Congress and other Federal personnel.

Paragraph 10.9. Subrecipient agrees that no funds will be used for outreach activities that have HIV prevention education as their exclusive purpose.

Paragraph 10.10. Subrecipient agrees that no funds awarded under this contract will be used

for foreign travel.

Paragraph 10.11. Subrecipient agrees that no funds awarded under this contract shall be used to support employment, vocational, or employment-readiness services.

Paragraph 10.12. Subrecipient agrees that no funds awarded under this contract shall be used to carry out any program of distributing sterile needles or syringes for the hypodermic injection of any illegal drug unless otherwise preapproved by HRSA.

Paragraph 10.13. Subrecipient agrees than no funds awarded under this contract shall be used to support the portion of any space, expenses, or staff position **not** devoted to EtHE activities.

Paragraph 10.14. Subrecipient agrees than no funds awarded under this contract shall be used for purchase of equipment costing \$25,000 without prior written approval by the County based upon prior approval by HRSA.

Paragraph 10.15. Subrecipient agrees that funds awarded under this contract shall not be used for inpatient case management services that prevent unnecessary hospitalization or that expedite discharge, as medically appropriate, from inpatient facilities.

Paragraph 10.16. Subrecipient agrees that no funds awarded under this contract shall be used for the following activities or to purchase these items:

- Clothing
- Funeral, burial, cremation or related expenses
- Local or State personal property taxes (for residential property, private automobiles, or any other personal property against which taxes may be levied)
- entertainment costs; this includes the cost of amusements, social activities, and related incidental costs
- Household appliances
- Pet foods or other non- essential products
- Off-premise social/recreational activities or payments for a client's gym membership
- PrEP or nPEP medications or primary care services, as the person using PrEP or nPEP is not living with HIV, and therefore is not eligible for Ryan White funded medications
- Out-of-state travel, research projects, clinical trials, or fund raising activities (including salaries, supplies, etc.)

Paragraph 10.17. Voucher and store gift card programs shall be administered in a manner which assures that vouchers and store gift cards cannot be exchanged for cash or used for anything other than the allowable goods or services (funds may not be used for the purchase of alcohol, tobacco products, or firearms). General-use prepaid cards that are cobranded with the logo of a payment network and the logo of a merchant or affiliated group of merchants are general-use prepaid cards, not store gift cards, and are not allowable.

Paragraph 10.18. Subrecipient shall spend no more than 10% of the mount awarded under this contract for administrative costs, including federally approved indirect cost or government authorized cost allocation plan. Administrative costs include rent, utilities, facility costs along with costs of management oversight including program coordination; clerical, financial, and

management staff not directly related to patient care; program evaluation, liability insurance, audits; and equipment not directly related to patient care. The combined total of indirect costs and administrative costs cannot exceed 10% of the agency award. (Including those listed herein and in the "Program Manual of Policies and Procedures" and PPPN-013: 10% Administrative Cap)

Paragraph 10.19. Subrecipient is expected to maintain documentation of the following which shall be made available to DHE and HRSA upon request and during EtHE site visits:

- Document, through job descriptions and time and effort reports, that the administrative activities are charged to administration of the activities under this contract and cost no more than 10% of the total grant amount
- Document that no activities defined as administrative in nature are included in other EtHE budget categories
- If using indirect cost as part or all of its 10% administration costs, obtain and keep on file a federally approved HHS-negotiated Certificate of Cost Allocation Plan or Certificate of Indirect Costs
- Written procedures, allocation journals, and/or manuals should explain the methodology used to allocate and track EtHE costs, including direct service costs and administrative costs. The allocation journal should contain written procedures that are easy to follow and can be "re-performed" by an auditor.

ARTICLE 11. PERSONNEL

Paragraph 11.0. Subrecipient shall designate in writing a person(s) to serve as its authorized representative(s) who shall have sole authority to represent Subrecipient on all manners pertaining to this contract. Subrecipient represents that it has secured or will secure, at its' own expense, all equipment and personnel necessary to complete this Agreement, none of whom shall be employees of or have any contractual relationship with County. All of the services required hereunder will be performed by Subrecipient under his supervision and all personnel engaged in the work shall be fully qualified and shall be authorized or permitted under law to perform such services.

Paragraph 11.1. Written notification shall be immediately provided to County upon change or severance of any of the authorized representative(s) or designee(s), listed key personnel or Subsubrecipient performing services on this Project by Subrecipient. No changes or substitutions shall be permitted in Subrecipient's key personnel or Subcontractor as set forth herein without the prior written approval of the County. Requests for changes in key personnel or Subcontractors will not be unreasonably withheld by County.

ARTICLE 12. SUSPENSION OF WORK

Paragraph 12.0. If, through any cause, Subrecipient shall fail to fulfill its obligations under this Agreement in a timely and proper manner or in the event that any of the provisions or stipulations of this Agreement are violated by Subrecipient, the County shall thereupon have the right to suspend the Contract in whole or in part.

Paragraph 12.1. Suspension Notice: Should the County exercise its right to suspend this Agreement under the provisions of this paragraph, the suspension shall be accomplished in writing and shall specify the reason and effective date. Upon receipt of a suspension notice, the Subrecipient must, unless the notice requires otherwise:

- 1. Immediately discontinue suspended services on the date and to the extent specified in the notice;
- 2. Shall not incur obligations after date of notice until such time that the Subrecipient has received written notice by the County that the suspension has been revoked and obligations may resume;
- 3. Place no further orders or subcontracts for material, services or facilities with respect to suspended services, other than to the extent required in the notice; and
- 4. Take any other reasonable steps to minimize costs associated with the suspension.

Paragraph 12.2. Notice to Resume: Upon receipt of notice to resume suspended services, the Subrecipient will immediately resume performance under this Agreement as required in the notice.

Paragraph 12.3. In lieu of suspension, the County may withhold the payment of reimbursement requests until provisions or stipulations in question are cured to the County's satisfaction.

ARTICLE 13. **DISPUTES**

Paragraph 13.0. Except as otherwise provided in this Agreement, any dispute concerning a question of fact arising under this contract which is not disposed of by agreement shall be decided by the Department for HIV Elimination. The representative shall reduce the decision to writing and mail or otherwise furnish a copy thereof to the Subrecipient. The Subrecipient shall have 30 days from date the decision is sent to appeal the decision to the County Manager or his designee by mailing or otherwise furnishing to the County Manager or designee, copy of the written appeal. The decision of the County Manager or his designee for the determination of such appeal shall be final and conclusive. Pending any final decision of a dispute hereunder, Subrecipient shall proceed diligently with performance of the Agreement and in accordance with the decision of the Office of the Internal Audit's designated representative.

ARTICLE 14. GRIEVANCE PROCEDURES

Paragraph 14.0. Subrecipient agrees to have in place a grievance process by which client complaints against the agency with respect to funded services might be addressed (a Prat A approved grievance procedure would suffice). A copy of the Subrecipient's grievance process must be submitted with the first request for reimbursement for services under this Agreement unless a copy of Subrecipient's Grievance Procedures has been submitted in the last two years.

Paragraph 14.1. Subrecipient agrees to provide notification of the Grievance Procedures of the Subrecipient to all clients for rendered services in accordance with this Contract and such provision of information shall be documented within the files of the agency.

Paragraph 14.2. Subrecipient will include, with each monthly expenditure report, a summary of any complaint filed under this process as well as current status of, and final disposition of, any such complaint.

ARTICLE 15. **TERMINATION**

Paragraph 15.0. This contract shall terminate no later than 11:59 p.m. on February 28, 2025.

Paragraph 15.1. This contract may be canceled or terminated by either of the parties without cause; however, the party seeking to terminate or cancel this contract must give written notice of its intention to do so to the other party at least 30 days prior to the effective date of cancellation or termination. Subrecipient will submit final Reimbursement Request not later than 45 days after the effective date of written notice of termination. Upon notice of termination date, Subrecipient shall not incur obligations after date of notice to County.

Paragraph 15.2. If for any reason the Subrecipient is unable to render the approved services, the Subrecipient must notify the County in writing within five (5) days of the decision to allow ample time to develop a contingency plan to address the loss of the services.

ARTICLE 16. TERMINATION OF AGREEMENT FOR CAUSE

Paragraph 16.0. Either County or Subrecipient may terminate work under this Agreement in the event the other party fails to perform in accordance with the provisions of the Agreement. Any party seeking to terminate this Agreement is required to give thirty (30) days prior written notice to the other party.

Paragraph 16.1 Notice of termination shall be delivered by certified mail with receipt for delivery returned to the sender.

Paragraph 16.2. TIME IS OF THE ESSENCE and if the Subrecipient refuses or fails to perform the work as specified in EXHIBIT A and EXHIBIT B and maintain the scheduled level of effort as proposed, or any separable part thereof, with such diligence as will insure completion of the work within the specified time period, or any extension or tolling thereof, or fails to complete said work within such time. The County may exercise any remedy available under law or this Agreement. Failure to maintain the scheduled level of effort as proposed or deviation from the aforesaid proposal without prior approval of County shall constitute cause for termination

Paragraph 16.3. The County may, by written notice to Subrecipient, terminate Subrecipient's right to proceed with the Project or such part of the Project as to which there has been delay. In such event, the County may take over the work and perform the same to completion, by contract or otherwise, and Subrecipient shall be required to provide all copies of finished or unfinished documents prepared by Subrecipient under this Agreement to the County.

Paragraph 16.4. Subrecipient shall be entitled to receive compensation for any satisfactory work completed on such documents as reasonably determined by the County.

Paragraph 16.5. Whether or not the Subrecipient's right to proceed with the work has been terminated, the Subrecipient shall be liable for any damage to the County resulting from the Subrecipient's refusal or failure to complete the work within the specified time period, and said damages shall include, but not be limited to, any additional costs associated with the County obtaining the services of another Subrecipient to complete the project.

ARTICLE 17. TERMINATION FOR CONVENIENCE OF COUNTY

Paragraph 17.0. Notwithstanding any other provisions, the County may terminate this Agreement for its convenience at any time by a written notice to Subrecipient. If the Agreement is terminated for convenience by the County, as provided in this article, Subrecipient will be paid compensation for those services actually performed. Partially completed tasks will be compensated for based on a signed statement of completion to be submitted by Subrecipient which shall itemize each task element and briefly state what work has been completed and what work remains to be done.

Paragraph 17.1. If, after termination, it is determined that the Subrecipient was not in default, or that the default was excusable, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the government.

ARTICLE 18. WAIVER OF BREACH

Paragraph 18.0. The waiver by either party of a breach or violation of any provision of this Agreement, shall not operate or be construed to be, a waiver of any subsequent breach or violation of the same or other provision thereof.

ARTICLE 19. INDEPENDENT CONTRACTOR STATUS

Paragraph 19.0. Nothing contained herein shall be deemed to create any relationship other than that of an independent Subrecipient between the County and Subrecipient. Under no circumstances shall Subrecipient, its directors, officers, employees, agents, successors or assigns, be deemed employees, agents, partners, successors, assigns or legal representatives of the County.

Paragraph 19.1. Subrecipient acknowledges that its directors, officers, employees, agents and assigns shall have no right or redress pursuant to the Personnel Rules and Regulations of Fulton County.

ARTICLE 20. **ASSURANCES AND CERTIFICATIONS**

Paragraph 20.0. Subrecipient agrees to comply with federal and state laws, rules and regulations of the County's policy relative to nondiscrimination in client and client service practices because of political affiliation, religion, race, color, gender, handicap, age, sexual orientation, national origin, or disability. Subrecipient shall notify current clients and all other individuals presenting

for services provided through Part A funds of this nondiscrimination policy.

Paragraph 20.2. Subrecipient agrees to provide services without regard to an individual's ability to pay and current or past health condition. Subrecipient shall have billing, co-pay, and collection policies and procedures that do not:

- Deny services for non- payment
- Deny payment for inability to produce income documentation
- Require full payment prior to service
- Include any other procedure that denies services for non-payment

Subrecipient shall maintain documentation that all provider staff have been informed of these requirements.

Paragraph 20.3. Subrecipient agrees to comply with federal certifications regarding debarment and suspension, drug-free workplace requirements, Program Fraud Civil Remedies Act, and environmental tobacco smoke described in PHS-5161-1 and included as Attachment E. EXHIBIT E shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 20.4. Subrecipient agrees to comply with federal "Assurances - Non-Construction Programs" (Standard Form 424B) incorporated as EXHIBIT F. EXHIBIT F shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2.

Paragraph 20.5. Subrecipient agrees that federal prohibitions and requirements related to lobbying will be included in all sub-awards at all tiers and that all sub-recipients shall certify and disclose accordingly.

Paragraph 20.6. Subrecipient acknowledges that the County discourages the employment of the relatives by blood or marriage of Subrecipient or its employees. Such relationship shall not be an automatic barrier to hiring, but shall require the Subrecipient to obtain the written approval of the County. Willful and intentional failure to disclose such a relationship, including such relationships which might pre-exist this contract, may be cause for suspension or termination of this contract. This requirement shall not be construed to convert the Subrecipient into an employee of the County. Subrecipient remains an independent contractor/subrecipient as is set forth in Article 19 hereof.

Paragraph 20.7. Subrecipient will maintain HIV-related expenditures at a level that is at least equal to and not less than the level of such expenditures by the Subrecipient for the one year period preceding the fiscal year covered by this contract.

Paragraph 20.8. Services will be provided in settings accessible to low-income persons with HIV disease. Subrecipient shall ensure that the setting is accessible by public transportation or shall provide transportation assistance.

Paragraph 20.9. Subrecipient shall comply with Americans with Disabilities Act requirements.

Paragraph 20.10. The National Standards for Culturally and Linguistically Appropriate Services in

Health and Health Care (the National CLAS Standards) are intended to advance health equity, improve quality, and help eliminate health care disparities by providing a blueprint for individuals and health and health care organizations to implement culturally and linguistically appropriate services. Subrecipient shall integrate the principles and activities of culturally and linguistically appropriate services in accordance with National Standards for Culturally and Linguistically Appropriate Services (CLAS) in Health and Health Care.

Refer to: http://minorityhealth.hhs.gov/assets/pdf/checked/finalreport.pdf

Paragraph 20.11. Subrecipient agrees to comply with federal Legislative Mandates set forth in the most current Consolidated Appropriations Act. EXHIBIT G. shall be signed by the Subrecipient's duly authorized representative noted in Paragraph 3.2 and returned to the County.

ARTICLE 21. ACCURACY OF WORK

Paragraph 21.0. Subrecipient shall be responsible for the accuracy of his work and shall promptly correct its errors and omissions without additional compensation. Acceptance of the work by the County will not relieve Subrecipient of the responsibility of subsequent corrections of any errors and the clarification of any ambiguities. Subrecipient shall prepare any plans, report, fieldwork, or data required by County to correct its errors or omissions. The above consultation, clarification or correction shall be made without added compensation to Subrecipient. Subrecipient shall give immediate attention to these changes so there will be a minimum of delay to others.

ARTICLE 22. **REVIEW OF WORK**

Paragraph 22.0. Authorized representatives of County may at all reasonable times review and inspect project activities and data collected under this Agreement and amendments thereto. All reports, drawings, studies, specifications, estimates, maps and computations prepared by or for Subrecipient, shall be available to authorized representatives of County for inspection and review at all reasonable times in the main office of County. Acceptance shall not relieve Subrecipient of its professional obligation to correct, at its expense, any of its errors in work.

Paragraph 22.1. County may request at any time and Subrecipient shall produce progress prints or copies of any work as performed under this Agreement. Refusal by Subrecipient to submit progress reports and/or plans shall be cause for County, without any liability thereof, to withhold payment to Subrecipient until Subrecipient complies with County's request in this regard. County's review recommendations shall be incorporated into the plans by Subrecipient.

Paragraph 22.2. Subrecipient agrees to participate in site visits/programmatic reviews conducted by the County Staff. Subrecipient agrees to ensure that programmatic and fiscal designees and other appropriate staff as requested by the County are in attendance at all site visits and that all requested documentation is provided including descriptions of accounts payable systems and policies. Unannounced site visits may also be conducted by the County when the County deems appropriate. Subrecipient must provide access to appropriate and applicable files, policy manuals, records, staff members, etc. as requested by the County.

Paragraph 22.3. Subrecipient agrees to participate in Title VI site visits/programmatic reviews conducted by the County Staff including the Fulton County's Office of the County Auditor. Subrecipient agrees to ensure that agency's Title VI Coordinator and other appropriate staff as requested by the County are in attendance at all site visits and that all requested documentation is provided. Subrecipient must provide access to appropriate and applicable files, policy manuals, records, staff members, etc. as requested by the County. Site visit shall include, but not be limited to, examination of evidence of: Bilingual Staff; Telephone Interpretation; Volunteer Interpreters; Use of "I Speak Cards"; Language Identification Posters or Flashcards; and, Translating Vital Documents.

ARTICLE 23. **INDEMNIFICATION**

Paragraph 23.0. Article 23 does not apply to local health departments or other governmental entities including the State of Georgia's Department of Public Health.

Paragraph 23.1. Subrecipient hereby agrees to release, indemnify, defend and hold harmless Fulton County, its Commissioners, officers, employees, subcontractors, successors, assigns and agents, from and against any and all losses (including death), claims, damages, liabilities, costs and expenses (including but not limited to all actions, proceedings, or investigations in respect thereof and any costs of judgments, settlements, court costs, attorney's fees or expenses, regardless of the outcome of any such action, proceeding, or investigation), caused by, relating to, based upon or arising out of any act or omission by Subrecipient, its directors, officers, employees, subcontractors, successors, assigns or agents, or otherwise, in connection (directly or indirectly) with its acceptance, or the performance, or nonperformance, of its obligations under these agreements. Such obligations shall not be construed to negate, abridge or otherwise reduce any other rights or obligations of indemnity which would otherwise exist as to any party or person as set forth in this paragraph.

Paragraph 23.2. Subrecipient obligation to protect, defend, indemnify and hold harmless, as set forth hereinabove, shall also include, but is not limited to, any matter arising out of any actual or alleged infringement of any patent, trademark, copyright, or service mark, or other actual or alleged unfair competition disparagement of product or service, or other tort or any type whatsoever, or any actual or alleged violation of trade regulations.

Paragraph 23.3. Subrecipient further agrees to protect, defend, indemnify and hold harmless Fulton County, its Commissioners, officers, employees, subcontractors, successors, assigns and agents from and against any and all claims or liability for compensation under the Worker's Compensation Act, Disability Benefits Act, or any other employee benefits act arising out of injuries sustained by any employees of Subrecipient. These indemnities shall not be limited by reason of the fisting of any insurance coverage.

Paragraph 23.4. These indemnity provisions are for the protection of the County indemnities only and shall not establish, of themselves, any liability to third parties. The provisions of this article shall survive termination of this Agreement.

ARTICLE 24. CONFIDENTIALITY AND HEALTH INSURANCE PORTABILITY
AND ACCOUNTABILITY ACT (HIPAA) COMPLIANCE

Paragraph 24.0. The Subrecipient agrees to abide by all state and federal laws, rules and regulations and County policy respecting confidentiality of an individual's records. Subrecipient further agrees not to divulge any information concerning any individual to any unauthorized person without the written consent of the individual, employee, client or responsible parent or guardian.

Paragraph 24.1. Subrecipient shall have written procedures to ensure that staff will maintain the confidentiality of client records related to the services provided under this contract.

Paragraph 24.2. Both parties shall comply with the requirements of all applicable federal, state and local laws and the rules and regulations promulgated thereunder including, but not limited to, the Health Insurance Portability and Accountability Act of 1996 and the rules and regulations promulgated thereunder, as the same may be amended and supplemented from time to time (collectively referred to herein as "HIPAA").

Paragraph 24.3. The parties recognize a common goal of securing the integrity of all individually identifiable health information and according that information the highest possible degree of confidentiality and protection from disclosure. The parties will use their best efforts in that regard. All individually identifiable health information (including information related to patients/clients whose identities may be ascertained by the exercise of reasonable effort through investigation or through the use of other public or private databases) shall be treated as confidential by the parties in accordance with all federal, state, and local laws, rules and regulations governing the confidentiality and privacy of individually identifiable health information, including, but without limitation, to the extent that each party is subject to it, HIPAA. The parties agree to take such additional steps and/or to negotiate such amendments to this Agreement as may be required to ensure that the parties are and remain in compliance with HIPAA and official guidance.

Paragraph 24.4. Subrecipient, if a covered entity, must be in full compliance with HIPAA. This includes but is not limited to all privacy, transactions and code sets and security requirements in effect now or that may be in effect at any time in the future. Any and all associated costs for Subrecipient to comply with the HIPAA laws shall be borne by Subrecipient. All HIPAA compliance dates must be satisfied and Subrecipient must provide written assurance demonstrating the ability to meet all compliance deadlines upon request by County's Privacy Officer. This includes maintaining a Contingency Plan to assure the continuation of operations consistent with HIPAA. This plan shall have been tested and copies made available to the County upon request. Subrecipient is required to fully cooperate with any and all audits, reviews and investigations conducted by County, Centers for Medicare & Medicaid Services ("CMS"), Office of Civil Rights or any other governmental agencies, in connection with HIPAA compliance matters.

Paragraph 24.5. Subrecipient, if a covered entity, may receive, use and disclose protected health information as permitted or as required by law. This includes disclosure of protected health information to the Department for HIV Elimination (as a covered entity) in connection

with treatment, payment or operations, including Ryan White operations and as required by this Agreement.

Paragraph 24.6. In the course of undertaking the Scope of Work in this Agreement, Subrecipient will be sharing individually identifiable health information with the Department for HIV Elimination. The Subrecipient shall be responsible for entering into any necessary Business Associate Agreements and/or confidentiality agreements with Fulton County on behalf of the Department for HIV Elimination.

Paragraph 24.7. In the course of undertaking the Scope of Work in this Agreement, Subrecipient may work with agencies and entities that are subrecipients of funding via Fulton County HIV grants and have access to individually identifiable health information. The Subrecipient shall be responsible for entering into any necessary Business Associate Agreements and/or confidentiality agreements with said agencies and entities.

Paragraph 24.8. Subrecipient is responsible for obtaining client consent for the sharing of PHI with the Department for HIV Elimination and other subrecipients of Part A funding.

ARTICLE 25. **CONFIDENTIALITY OF WORK**

Paragraph 25.0. Each party may disclose to the other party information that is confidential or proprietary "Confidential Information". Confidential Information includes information and materials related to the business, affairs and/or procedures of the disclosing party, or to the designs, programs, flowcharts and documentation of the disclosing party's information technology, whether or not owned by that party.

The party receiving Confidential Information will not, and will cause each of its employees, agents, subcontractors and affiliates not to, either during or after the term of this Agreement: (a) disclose any Confidential Information to any third party or to any employee, agent, subcontractor or Affiliate other than on a "need to know" basis; or (b) use Confidential Information for any purpose other than in the performance of this Agreement. The receiving party will hold in confidence the Confidential Information and will use Confidential Information solely to perform its obligations under this Agreement. The receiving party will take all reasonable precautions necessary to safeguard the disclosing party's property, including Confidential Information. Upon the disclosing party's request, the receiving party will return all Confidential Information. In the event that the receiving party or any of its employees, agents, subcontractors or Affiliates is required by applicable law, regulation or legal process to disclose any Confidential Information, the receiving party will (a) disclose such Confidential Information only to the extent its legal counsel determines such disclosure is required; (b) notify the disclosing party immediately so that the disclosing party may seek a protective order or other appropriate remedy; and (c) exercise all reasonable efforts to obtain assurance that confidential treatment will be accorded to such Confidential Information. Notwithstanding this clause, Subrecipient recognizes the County's obligation to comply with Georgia's Open Records requirements.

Paragraph 25.1. The Subrecipient shall maintain the confidentiality of all reports, information, or data, furnished to, or prepared by, the Subrecipient under this Agreement,

unless such information is: a) previously known to the Subrecipient; b) generally available to the public; c) subsequently disclose to the Subrecipient by a third-party who is not under an obligation of confidentiality with the County; or, d) independently developed by the Subrecipient.

Before publishing or presenting any of these reports, information, or data, the Subrecipient shall obtain the prior written consent of the Director, Department for HIV Elimination. The Subrecipient shall inform its officers, directors, employees, and agents of the requirements of this section and shall enforce compliance with these requirements by its officers, directors, employees, and agents.

Paragraph 25.2. It is further agreed that if any information concerning the Project, its conduct results, or data gathered or processed should be released by Subrecipient without prior approval from County, the release of the same shall constitute grounds for termination of this Agreement without indemnity to Subrecipient, but should any such information be released by County or by Subrecipient with such prior written approval, the same shall be regarded as Public information and no longer subject to the restrictions of this Agreement.

Paragraph 25.3. This Article survives the expiration or earlier termination of this agreement.

ARTICLE 26. OPEN RECORDS ACT

Paragraph 26.0. The Georgia Open Records Act, O.C.G.A. Section 50-18-70 et seq., applies to this Agreement. The Subrecipient acknowledges that any documents or computerized data provided to the County by the Subrecipient may be subject to release to the public. The Subrecipient also acknowledges that documents and computerized data created or held by the Subrecipient in relation to the Agreement may be subject to release to the public, to include documents turned over to the County. The Subrecipient shall cooperate with and provide assistance to the County in rapidly responding to Open Records Act requests. The Subrecipient shall notify the County of any Open Records Act requests no later than 24 business hours following receipt of any such requests by the Subrecipient. The Subrecipient shall promptly comply with the instructions or requests of the County in relation to responding to Open Records Act requests.

ARTICLE 27. PUBLICITY

Paragraph 27.0. Subrecipient agrees that any publicity given to the program or services provided herein, including, but not limited to, notices, information, pamphlets, press releases, research, reports, signs and similar public notices prepared by or for the Subrecipient, shall not identify the County as a sponsoring agency without prior approval. In addition, the Subrecipient shall not display the County name or logo in any manner, including, but not limited to, display on Subrecipient's letterhead or physical plant without the prior written authorization of the County.

ARTICLE 28. INTANGIBLE PROPERTY

Paragraph 28.0. Except as otherwise provided in terms and conditions of this Contract, the subrecipient or the County is free to copyright any books, publications or other copyrightable

materials developed in the course of or under this Contract. Should any copyright materials be produced as a result of this Contract, the County shall reserve a royalty free, non-exclusive and irrevocable right to reproduce, modify, publish or otherwise use and to authorize others to use the work for governmental purposes.

ARTICLE 29. TANGIBLE PROPERTY

Paragraph 29.0. Subrecipient agrees to maintain detailed property records on all equipment (non-expendable personal property) purchased in total, or in part, with funds received by the County during the term of this Agreement to be submitted at the close of the year with the final invoice. Property records shall be maintained accurately (including those listed herein and in the "Program Manual of Policies and Procedures" and FPPN-003: Property Standards) and shall include:

- A description of the property;
- Manufacturer's serial number, model number, national stock number, or other identification number;
- Source of the property including federal program name;
- Acquisition date (or date received, if the property was furnished by the County) and cost;
- Percentage (at the end of the budget year) of federal participation in the cost of the project or program for which the property was acquired;
- Unit acquisition cost;
- Property decal number;
- Ultimate disposition data, including date of disposal, sales price, and method used to determine current fair market value. Disposition must have prior County written approval.
- A physical inventory of property shall be taken and the results reconciled with the property records at least once every two years. Any differences between quantities determined by the physical inspection and those shown in the accounting records shall be investigated to determine the cause of the difference. The Subrecipient shall, in connection with the inventory, verify the existence, current utilization, and continued need for the property. A control system shall be in effect to ensure adequate safeguards to prevent loss, damage, or theft of the property. Any loss, damage, or theft of non-expendable property shall be investigated and fully documented. The Subrecipient shall promptly notify the County.

Paragraph 29.1. Adequate maintenance procedures shall be implemented to keep the property in good condition.

Paragraph 29.2. Upon termination of any service program included in this Agreement, or in the event this Agreement terminates prior to expiration or is not renewed, Subrecipient agrees to properly return all County property according to County protocols.

Paragraph 29.3. The Subrecipient agrees that this equipment cannot be transferred or otherwise disposed of without written County approval.

ARTICLE 30. COVENANT AGAINST CONTINGENT FEES

Paragraph 30.0. Subrecipient warrants that no person or selling agency has been employed or retained to solicit or secure this Agreement upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, excepting bona fide employees maintained by Subrecipient for the purpose of securing business and that Subrecipient has not received any non-County fee related to this Agreement without the prior written consent of County. For breach or violation of this warranty, County shall have the right to annul this Agreement without liability or at its discretion to deduct from the Contract Price or consideration the full amount of such commission, percentage, brokerage or contingent fee.

ARTICLE 31. **INSURANCE**

Paragraph 31.0. Subrecipient agrees to obtain and maintain during the entire term of this Agreement, all of the insurance required as specified in the Agreement documents, Insurance and Risk Management Forms, with the County as an additional insured and shall furnish the County a Certificate of Insurance showing the required coverage. The cancellation of any policy of insurance required by this Agreement shall meet the requirements of notice under the laws of the State of Georgia as presently set forth in the Georgia Code.

ARTICLE 32. **PROHIBITED INTEREST**

Paragraph 32.0. Conflict of interest:

Subrecipient agrees that it presently has no interest and shall acquire no interest direct or indirect that would conflict in any manner or degree with the performance of its service hereunder. Subrecipient further agrees that, in the performance of the Agreement, no person having any such interest shall be employed.

Paragraph 32.1. Interest of Public Officials:

No member, officer or employee of County during his tenure shall have any interest, direct or indirect, in this Agreement or the proceeds thereof.

ARTICLE 33. **SUBCONTRACTING**

Paragraph 33.0. Subrecipient shall not subcontract any part of the work covered by this Agreement or permit subcontracted work to be further subcontracted without prior written approval of Director, Ryan White Program or his/her designee.

ARTICLE 34. **ASSIGNABILITY**

Paragraph 34.0. Subrecipient shall not assign or subcontract this Agreement or any portion thereof without the prior expressed written consent of County. Any attempted assignment or subcontracting by Subrecipient without the prior expressed written consent of County shall at County's sole option terminate this Agreement without any notice to Subrecipient of such termination. Subrecipient binds itself, its successors, assigns, and legal representatives of such other party in respect to all covenants, agreements and obligations contained herein.

ARTICLE 35. AUDITS AND INSPECTORS

Paragraph 35.0. At any time during normal business hours and as often as County may deem necessary, Subrecipient shall make available to County and/or representatives of the County for examination all of its records with respect to all matters covered by this Agreement.

Paragraph 35.1 Subrecipient shall also permit County and/or representative of the County to audit, examine and make copies, excerpts or transcripts from such records of personnel, conditions of employment and other data relating to all matters covered by this Agreement. Subrecipient's records of personnel, conditions of employment, and financial statements (hereinafter "Information") constitute trade secrets and are considered confidential and proprietary by Subrecipient.

Paragraph 35.2. Subrecipient shall maintain all books, documents, papers, accounting records and other evidence pertaining to costs incurred on the Project and used in support of its proposal and shall make such material available at all reasonable times during the period of the Agreement and for eight years from the date of final payment under the Agreement, for inspection by County or any reviewing agencies and copies thereof shall be furnished upon request and at no additional cost to County.

Paragraph 35.3. Subrecipient agrees that the provisions of this Article shall be included in any Agreements it may make with any subcontractor, assignee or transferee.

Paragraph 35.4. Subrecipient acknowledges and swears by signature below that it has complied with the audit requirements of the "Standards for Audit of Governmental Organizations, Programs, Activities and Functions," issued by the U.S. Comptroller General for all previous contracts awarded under the Ryan White Program; false statement herein constitutes a breach of this contract.

Paragraph 35.5. Subrecipient agrees to comply with federal standards for financial management set forth in 45 CFR 75 – Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards as well as the "Program Manual of Policies and Procedures" and *FPPN-006: Financial Management*.

Paragraph 35.6. Subrecipient agrees to comply with the audit requirements set forth in 45 CFR 75 and with either Paragraph 35.6a or Paragraph 35.6b whichever applies under these guidelines.

Paragraph 35.6a. Subrecipient expending \$750,000 or more during the fiscal year in Federal awards must have a Single or Program Specific audit conducted for that year in accordance with 2 CFR 75 Subpart F – Audit Requirements. The audit must be prepared by an independent Certified Public Accountant. Subrecipient must send one copy of the audit to the Ryan White Program Manager and one copy to the Director of Finance, within 180 days following the close of Subrecipient's fiscal year. At the County's discretion, this time period may be extended beyond the 180 days.

Paragraph 35.6.b. Subrecipient expending less than \$750,000 during the fiscal year in Federal awards agrees to have a financial statement audit conducted annually by an independent Certified Public Accountant and further agrees to send one copy of the audit to the Ryan White Program Manager and one copy to the Director of Finance, Fulton County Government, within 180 days following the close of Subrecipient's fiscal year. At the County's discretion, this time period may be extended beyond the 180 days.

Paragraph 35.7. Audit reports shall be submitted to:

Director, Department for HIV Elimination Director of Finance

Fulton County Government
137 Peachtree Street
Atlanta, Georgia 30303
Fulton County Government
141 Pryor Street, Suite 7001
Atlanta, Georgia 30303

Paragraph 35.8. Failure to comply with audit request, or any other terms or conditions of this Contract constitutes cause for termination of Contract, cause for rejection of future applications, and requires return of all monies received under this Contract.

ARTICLE 36. RECORDS

Paragraph 36.0. The state and federal governments and the County shall have access to pertinent books, documents, papers and records of the Subrecipient and any sub-Subrecipient respectively, as applicable, for the purposes of verifying, without limitation, the nature and extent of applicable cost, and making audit examinations, excerpts and transcripts. The parties and their respective subcontractors' record retention requirements are three years from the submission of the final expenditure report. If any litigation, claim or audit is started before the expiration of the three-year period, the records shall be retained until all litigation, claims, or audit findings involving the records have been resolved.

Paragraph 36.1. Intentionally left blank.

Paragraph 36.2. Intentionally left blank.

Paragraph 36.3. Subrecipient agrees to maintain documentation of positive HIV serostatus in the client's file on-site and shall make these documents available, within the scope of confidentiality, as may be required during any monitoring activity conducted by the County or designee. Documentation of serostatus should occur during the client intake process; however, initiation of enrollment may occur with a preliminary positive test result. Acceptable documentation of positive HIV serostatus shall include, but not be limited to, confirmed positive HIV test results, medical provider's diagnosis, viral load lab results, and/or medical therapies prescribed by a medical provider. Documentation shall be primary or refer to the primary documentation in the form of an official, signed statement from the holder of the primary documentation stating that eligibility has been confirmed (including the name of person/organization verifying eligibility, date, and nature and location of primary documentation).

Subrecipient shall maintain documentation that all provider staff have been informed of Part A eligibility requirements regarding serostatus and acceptable proof of HIV status.

Paragraph 36.4. Intentionally left blank.

Paragraph 36.5. For each client served with EtHE funds, Subrecipient agrees to maintain documentation of the provider of primary care (as described in the most current version of "Fulton County Government Ryan White Part A Program Manual") services in the client's file on-site and shall make these documents available, within the scope of confidentiality, as may be required during any monitoring activity conducted by the County.

Paragraph 36.6. To the greatest extent possible, the Subrecipient shall provide services to eligible clients without regard to his/her county of residence within the 20-county EMA. Prior approval from the County must be obtained before Subrecipient may limit availability to anything less than the 20 County EMA.

Paragraph 36.7. Subrecipient is required to notify County no less than 24 hours prior to the implementation of any cap on services, limitation of services to serving existing clients only, and/or limitation of new clients to residents of certain geographic areas.

Subrecipient acknowledges that such caps and limitations on clients serve may impact the continuum of care and services for which the Subrecipient is funded under this contract and may result in amendments to this contract and/or changes in funding amounts.

Paragraph 36.8. For each client served, Subrecipient agrees to provide documentation upon request which indicates the Subrecipient's efforts to determine if a client has an eligible third-party payment source (e.g., private insurance, including plans available through the health insurance marketplace, Medicaid, State Children's Health Insurance Plan [SCHIP], and Medicare) and the process for vigorously screening and enrolling clients in all programs for which they are eligible to ensure that Part A funds are the payer of last resort.

Subrecipient shall maintain documentation that all provider staff have been informed of Part A eligibility requirements for determination of third-party payment source and process for vigorously screening and enrolling clients in all programs for which they are eligible to ensure that Part A funds are the payer of last resort.

Paragraph 36.9. Subrecipient agrees that Oral Health services should be available to persons living with HIV in the EMA. The Subrecipient should, where practicable, provide Oral Health services to individuals who may or may not receive Primary Care at that site.

Paragraph 36.10. Subrecipient agrees to comply with legislative requirements regarding the Medicaid status of providers, specifically that funded providers of Medicaid-reimbursable services must be participating in Medicaid and certified to receive Medicaid payments or able to document efforts underway to obtain such certification.

If Medicaid-covered services are funded, Subrecipient agrees to provide documentation of

Medicaid certification.

Paragraph 36.11. Income generated from third-party reimbursements, including 340B reimbursements, must be reported as program income and must be directed to programs or services which benefit Part A clients. The Subrecipient must maintain records documenting the type and amount of income received and how expended.

Paragraph 36.11.a. Income generated from payments made by clients in compliance with the sliding fee scale must be reported as program income and must be directed to programs or services which benefit Part A clients. The Subrecipient must maintain records documenting the type and amount of income received and how expended.

Paragraph 36.12. Subrecipient shall maintain documentation that that all staff involved in eligibility determination have been provided annual training in eligibility requirements set forth in this contract.

Paragraph 36.13. Subrecipient shall maintain documentation that eligibility determination policies and procedures do not consider VA health benefits as the veteran's primary insurance and deny access to Ryan White services citing "payer of last resort". Policies and procedures must classify veterans receiving VA health benefits as uninsured, thus exempting these veterans from the "payer of last resort" requirement.

Subrecipient shall maintain documentation that all staff determining eligibility have been informed of policies surrounding veterans with VA health benefits.

Paragraph 36.14. Subrecipient shall maintain job descriptions and time and effort reports sufficient to document that the activities defined in legislation and guidance as administrative are charged to administration of the program and cost no more than 10% of Contract award amount. Subrecipient is expected to maintain documentation supporting the allocation of employee time to administrative and non-administrative duties.

Paragraph 36.15. Subrecipient shall maintain time and effort reports sufficient to document that each employee that is funded with Ryan White Part A funds for an amount less than 100% time and effort (1 Full Time Equivalent) has worked on Part A funded services for an amount no less than the percent of time for which the position is funded.

Paragraph 36.16. If Subrecipient uses indirect cost as part or all of its 10% administration costs, Subrecipient shall obtain and keep on file a federally approved HHS-negotiated Certificate of Cost Allocation Plan or Certificate of Indirect Costs.

Paragraph 36.17. Subrecipient shall maintain a file or files documenting agency activities for the promotion of HIV services to low-income individuals, including copies of HIV program materials promoting services and explaining eligibility requirements.

Paragraph 36.18. Subrecipient shall maintain a reasonable mix of non-traditional hours that best suit the needs of the populations to be served. Non-traditional hours shall include early morning

hours, evening hours (after 5:00 pm) and/or weekend hours.

Paragraph 36.19. As specified in *PPPN-001 Client Eligibility*, requiring an individual to have State issued photo identification establishes a lengthy and sometimes costly barrier to care; this also creates an unnecessary barrier to care for undocumented individuals. If Subrecipient's internal policies require State issued photo identification, the lack of such identification shall not delay enrollment in EtHE services, provision of medications, nor result in the discharge of a client from EtHE White Services.

ARTICLE 37. ACCOUNTING SYSTEM

Paragraph 37.0. Subrecipient shall have an accounting system, which is established, and maintained in accordance with generally accepted accounting principles. The Subrecipient's systems must be established to enable tracing of funds to a level adequate for determining if funds were used according to the terms and conditions of the grant contract or other County recommendations.

ARTICLE 38. **VERBAL AGREEMENT**

Paragraph 38.0. No verbal agreement or conversation with any officer, agent or employee of County either before, during or after the execution of this Agreement, shall affect or modify any of the terms of obligations herein contained, nor shall such verbal agreement or conversation entitle Subrecipient to any additional payment whatsoever under the terms of this Agreement. All changes to this shall be in writing and the form of a change order in supplemental agreement, approved by the County, and entered on the Minutes of the Board of Commissioners.

ARTICLE 39. **NOTICES**

Paragraph 39.0. All notices shall be in writing and delivered in person or transmitted by certified mail, postage prepaid. A copy may also be emailed.

follows:	follows:
Jeff Cheek, Director	Name: Miyesha Cheeks
Department for HIV Elimination 137 Peachtree Street Atlanta, Georgia 30303	Title: Executive Director
Jeff.cheek@fultoncountyga.gov	Agency: To Our Shores, Inc
With a copy to:	Address:
Felicia Strong-Whitaker, Director	City:State:
Department of Purchasing & Contract Compliance 130 Peachtree Street, SW. Suite 1168	Zip Code:

Atlanta, Georgia 30303
<u>Felicia.strong-</u>
whitaker@fultoncountyga.gov

ARTICLE 40. JURISDICTION

Paragraph 40.0. This Agreement will be executed and implemented in Fulton County. Further, this Agreement shall be administered and interpreted under the laws of the State of Georgia. Jurisdiction of litigation arising from this Agreement shall be in the Fulton County Superior Courts. If any part of this Agreement is found to be in conflict with applicable laws, such part shall be inoperative, null and void insofar as it is in conflict with said laws, but the remainder of this Agreement shall be in full force and effect.

Paragraph 40.1. Whenever reference is made in the Agreement to standards or codes in accordance with which work is to be performed, the edition or revision of the standards or codes current on the effective date of this Agreement shall apply, unless otherwise expressly stated.

ARTICLE 41. **EQUAL EMPLOYMENT OPPORTUNITY**

Paragraph 41.0. During the performance of this Agreement, Subrecipient agrees as follows:

Paragraph 41.0.a. Subrecipient will not discriminate against any employee or applicant for employment because of race, creed, color, gender, sexual orientation, or national origin;

Paragraph 41.0.b. Subrecipient will, in all solicitations or advertisements for employees placed by, or on behalf of, Subrecipient state that all qualified applicants, will receive consideration for employment without regard to race, creed, color, gender, sexual orientation, or national origin;

Paragraph 41.0.c. Subrecipient will cause the foregoing provisions to be inserted in all subcontracts for any work covered by the Agreement so that such provision will be binding upon each subcontractor, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.

ARTICLE 42. **FORCE MAJEURE**

Paragraph 42.0. Neither County nor Subrecipient shall be deemed in violation of this Agreement if either is prevented from performing its obligations hereunder for any reason beyond its control, including but not limited to acts of God, civil or military authority, act of public enemy, accidents, fires, explosions, earthquakes, floods or catastrophic failures of public transportation, provided however, that nothing herein shall relieve or be construed to relieve Subrecipient from

performing its obligations hereunder in the event of riots, rebellions or legal strikes.

ARTICLE 43. **TAXES**

Paragraph 43.0. The Subrecipient shall pay all sales, retail, occupational, service, excise, old age benefit and unemployment compensation taxes, consumer, use and other similar taxes, as well as any other taxes or duties on the materials, equipment, and labor for the work provided by the Subrecipient which are legally enacted by any municipal, county, state or federal authority, department or agency at the time bids are received, whether or not yet effective. The Subrecipient shall maintain records pertaining to such taxes as well as payment thereof and shall make the same available to the County at all reasonable times for inspection and copying. The Subrecipient shall apply for any and all tax exemptions which may be applicable and shall timely request from the County such documents and information as may be necessary to obtain such tax exemptions. The County shall have no liability to the Subrecipient for payment of any tax from which it is exempt.

ARTICLE 44. PERMITS, LICENSES AND BONDS

Paragraph 44.0. All permits and licenses necessary for the work shall be secured and paid for by the Subrecipient. If any permit, license or certificate expires or is revoked, terminated, or suspended as a result of any action on the part of the Subrecipient, the Subrecipient shall not be entitled to additional compensation or time.

ARTICLE 45. NON-APPROPRIATION

Paragraph 45.0. This Agreement states the total obligation of the County to the Subrecipient for the calendar year of execution. Notwithstanding anything contained in this Agreement, the obligation of the County to make payments provided under this Agreement shall be subject to annual appropriations of funds thereof by the governing body of the County and such obligation shall not constitute a pledge of the full faith and credit of the County within the meaning of any constitutional debt limitation. The Director of Finance shall deliver written notice to the Subrecipient in the event the County does not intend to budget funds for the succeeding Contract year.

Paragraph 45.1. Notwithstanding anything contained in this Agreement, if sufficient funds have not been appropriated to support continuation of this Agreement for an additional calendar year or an additional term of the Agreement, this Agreement shall terminate absolutely and without further obligation on the part of the County at the close of the calendar year of its execution and at the close of each succeeding calendar year of which it may be renewed, unless a shorter termination period is provided or the County suspends performance pending the appropriation of funds.

ARTICLE 46. WAGE CLAUSE

Paragraph 46.0. Subrecipient shall agree that in the performance of this Agreement the Subrecipient will comply with all lawful agreements, if any, which the Subrecipient had made

with any association, union, or other entity, with respect to wages, salaries, and working conditions, so as not to cause inconvenience, picketing, or work stoppage.

ARTICLE 47. WHISTLEBLOWER PROTECTION

Paragraph 47.0. Subrecipient is aware that the latest whistleblower protection statutes went into effect July 1, 2013. The statute, 41 U.S.C. 4172, applies to all employees working for contactors, grantees, subcontractors, and subgrantees on federal grants and contracts. The National Defense Authorization Act (NDAA) for Fiscal Year (FY) 2013 (Pub. L. 112-239, enacted January 2, 2013) mandates a pilot program entitled "Pilot Program for Enhancement of Subrecipient Employee Whistleblower Protections." This program requires all grantees, subgrantees, and subcontractors to:

- 1. Inform their employees working on any federal award they are subject to the whistleblower rights and remedies of the pilot program.
- 2. Inform their employees in writing of employee whistleblower protections under 41 U.S.C. 4712 in the predominant native language of the workforce; and,
- 3. Subrecipients and grantees will include such requirements in any contract made with a subcontractor or subgrantee.

Paragraph 47.1. The statute (41 U.S.C. 4712) states that an "employee of a Subrecipient, subcontractor, grantee [or subgrantee] may not be discharged, demoted, or otherwise discriminated against as a reprisal for "whistleblowing." In addition, whistleblower protections cannot be waived by any contract, policy, form, or condition of employment.

Paragraph 47.2. Whistleblowing is defined as making a disclosure "that the employee believes is evidence of any of the following:

- 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
- A violation of law, rule, or regulation related to a federal contract or grant (including the competition for, or negotiation of, a contract or grant).

Paragraph 47.3. To qualify under the statute, the employee's disclosure must be made to at least one of the following:

- A Member of Congress, or representative of a Congressional committee
- An Inspector General
- The Government Accountability Office
- A federal employee responsible for contract or grant oversight or management at the relevant agency
- An official from the Department of Justice, or other law enforcement agency
- A court or grand jury
- A management official or other employee of the Subrecipient, subcontractor, grantee, or subgrantee who has responsibility to investigate, discover, or address misconduct.

ARTICLE 48. ANTI-KICKBACK

Paragraph 48.0. Subrecipient shall participate in structured and on-going efforts to avoid fraud, waste and abuse (mismanagement) in any federally funded program.

Paragraph 48.1. Subrecipient shall have in place an "Employee Code of Ethics" and Board Bylaws and policies which includes provisions covering:

- Conflict of Interest
- Prohibition on use of property, information or position without approval or to advance personal interest
- Fair dealing engaged in fair and open competition
- Confidentiality Protection and use of company assets
- Compliance with laws, rules, and regulations
- Timely and truthful disclosure of significant accounting deficiencies
- Timely and truthful disclosure of non-compliance
- Prohibition of employees (as individuals or entities), from soliciting or receiving payment in kind or cash for the purchase, lease, ordering, or recommending the purchase, lease, or ordering, of any goods, facility services, or items
- Proof of employee background checks for staff who will be handling purchasing transactions and financial management systems

Paragraph 48.2. Subrecipients which are Medicare and Medicaid subgrantees shall have in place the required Corporate Compliance Plan.

ARTICLE 49. CLIENT RIGHTS AND RESPONSIBILITIES

Paragraph 49.0. Subrecipient agrees to provide notification of the agency's Clients Rights and Responsibilities to all clients rendered services in accordance with this Contract. Client files shall include an affirmation signed by the client indicating receipt of information required in this paragraph.

Paragraph 49.1. Client Rights and Responsibilities shall include at a minimum:

- Fulton County Non Discrimination Policy
- Title VI Non Discrimination Statement
- Confidentiality statement and/or HIPAA protections
- Transfer information
- Language assistance services
- Participation in service planning
- Agency rules and regulations
- Provision of services regardless of ability to pay

ARTICLE 50. TITLE VI COMPLIANCE

Paragraph 50.0. Subrecipient shall designate at its own expense the individual to serve as the Subrecipient's Title VI Coordinator. The Title VI Coordinator shall be the agency's representative who is responsible for the development and implementation of Subrecipient's Title VI Program.

Paragraph 50.1. The Fulton County Board of Commissioners is committed to compliance with Title VI of the Civil Rights Act of 1964 as amended and all related regulations and directives. In this regard, Fulton County assures that no person shall on the basis of race, color or national origin, as provided by Title VI of the Civil Rights Act of 1964, as amended and the Civil Rights Restoration Act of 1987 (P.L. 100.259) be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity. Fulton County further assures every effort will be made to ensure nondiscrimination in all of its programs and activities, whether or not those programs and activities are federally funded. In addition, Fulton County will take reasonable steps to provide meaningful access to services for persons with Limited English Proficiency.

Paragraph 50.2. During the performance of this contract, Subrecipient, for itself, its assignees, and successors in interest agree as follows:

Paragraph 50.2.a. Compliance with Regulations. Subrecipient shall comply with the Regulations relative to nondiscrimination in federally assisted programs of, Title 49, Code of Federal Regulations, part 21, as they may be amended from time to time, (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this contract.

Paragraph 50.2.b. Nondiscrimination Subrecipient, with regard to the work performed by it during the contract, shall not discriminate on the grounds of race, color, sex, or national origin in the selection and retention of subcontractors, including procurement of materials and leases of equipment. The Subrecipient shall not participate either directly or indirectly in discrimination prohibited by Section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix B of the Regulations.

- A. Solicitations for Subcontracts, Including Procurement of Materials and Equipment
- B. In all solicitations either by competitive bidding or negotiations made by the Subrecipient for work to be performed under a subcontract, including procurement of materials or leases of equipment, each potential subcontractor or supplier shall be notified by the Subrecipient of the Subrecipient's obligations under this contract and the Regulations relative to nondiscrimination on the ground of race, color, sex, or national origin.
- C. Information and Reports
- D. The Subrecipient shall provide all information and reports required by the Regulations or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information and its facilities as may be determined by Fulton County to be pertinent to ascertain compliance with such Regulations, orders, and instructions. Where any information required of a Subrecipient is in the exclusive possession of another who fails or refuses to furnish this information, the Subrecipient shall so certify to Fulton County as appropriate, and shall set forth what efforts it has made to obtain the information.
- E. Sanctions for Noncompliance: In the event of the Subrecipient's noncompliance with the nondiscrimination provisions of this contract, Fulton County or The Georgia Department of Transportation shall impose such contract sanctions as it

or the Federal Highway Administration may determine to be appropriate, including, but not limited to:

- Withholding of payments to the Subrecipient under the contract until the Subrecipient complies; and/or
- Cancellation, termination, or suspension of the contract, in whole or in part.
- F. Incorporation of Provisions: The Subrecipient shall include the provisions of this paragraph paragraphs (1) through (5) in every subcontract, including procurement of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto. The Subrecipient shall take such action with respect to any subcontractor or procurement as Fulton Count or The Georgia Department of Transportation may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, however, that in the event a Subrecipient becomes involved in, or is threatened with, litigation with a subcontractor or supplier as a result of such direction, the Subrecipient may request Fulton County enter into such litigation to protect the interests of the state and, in addition, the Subrecipient may request the United States.

Paragraph 50.3. Subrecipient shall provide the following language services to inform persons with Low English Proficiency (LEP) of free services that are available. This information will be provided in a notice in a language that LEP persons will understand:

- Posting signs in areas where the public is likely to read them. These signs will be posted at the front-desk reception area to notify LEP individuals of available services and how to obtain these services.
- Stating in outreach documents (brochures, booklets, pamphlets, and flyers) that language services are available.
- Working with community-based organizations to inform LEP persons of the language assistance availability.
- Including notices in local newspapers in languages other than English.
- Providing notices in non-English language radio and television stations about the availability of language assistance services for important events.
- Using a telephone voice mail menu (if available) in the most common languages
- The vital documents that need to be translated are public involvement, financial information, public information and local assistance. The county will also consider these other vital documents that may require translation/interpretation:
 - Applications or instructions on how to participate in a program or activity or to receive benefits or services.
 - o Consent forms.

ARTICLE 51. **NATIONAL MONITORING STANDARDS**

Paragraph 51.0. Subrecipient shall comply with HRSA's monitoring standards including: Part A Program Fiscal Monitoring Standards, Part A Program Monitoring Standards, and Universal Monitoring Standards (https://careacttarget.org/library/part-and-b-monitoring-standards).

ARTICLE 52. <u>UNIFORM ADMINISTRATIVE REQUIREMENTS, COST PRINCIPLES, AND AUDIT REQUIREMENTS</u>

Paragraph 52.0. As applicable, Subrecipient shall comply with 2 CFR 200 – Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards and 45 CFR 75 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for HHS Awards.

SIGNATURES FOLLOW

IN WITNESS HEREOF, the parties hereto have set their hands and affixed their seals.

FULTON COUNTY, GEORGIA	FUL	TON	COUNTY,	GEORGIA
------------------------	-----	-----	---------	----------------

	DocuSigned by:	
By:	Robert L. Pitts	12/02/2021
,	Robert L. Pitts, Chairman Board of Commissioners	Date
Attes	t:	
(— DocuSigned by:	
	Tonya Grier == EEC476C4837648D	ITEM#: 2021-0800 Date: 10/20/2021
•	a Grier	
Fulto	n County Clerk to the Commission	
APPF	ROVED AS TO FORM:	APPROVED AS TO CONTENT:
	DocuSigned by:	DocuSigned by:
	David Lowman	(M) Ohur
Offic	e of the County Attorney	Jeff Cheek, Director
		Department for HIV Elimination
SUBF	RECIPIENT:	
	To Our Shores, Inc	
	Agency Name	DocuSigned by:
Ву:	Miyesha Cheeks	Miyesha Cheeks
,-	Typed Name	Oc36EB3A86454E8 Signature
	Executive Director	12/01/2021
	Title	Date

EXHIBIT A

Work Plan Goals and Objectives Tied to Approved Budget

(SEE END OF DOCUMENT)

EXHIBIT B

Approved Budget and Budget Justification

(SEE END OF DOCUMENT)

EXHIBIT C
INDIVIDUAL/FAMILY ANNUAL GROSS INCOME AND TOTAL ALLOWABLE ANNUAL CHARGES

HHS POVERTY GUIDELINES FOR 2021²

Family Size	100%	200%	300%	400%
1	\$12,880	\$25,760	\$38,640	\$51,520
2	\$17,420	\$34,840	\$52,260	\$69,680
3	\$21,960	\$43,920	\$65,880	\$87,840
4	\$26,500	\$53,000	\$79,500	\$106,000
5	\$31,040	\$62,080	\$93,120	\$124,160
6	\$35,580	\$71,160	\$106,740	\$142,320
7	\$40,120	\$80,240	\$120,360	\$160,480
8	\$44,660	\$89,320	\$133,980	\$178,640

For families/households with more than 8 persons, add \$4,540 for each additional person

INDIVIDUAL/FAMILY	TOTAL ALLOWABLE
ANNUAL GROSS INCOME	ANNUAL CHARGES
Equal to or below the Official Poverty Level	No Charges Permitted
101 to 200 Percent of the Official Poverty Level	5% or less of Gross Income
201 to 300 Percent of the Official Poverty Level	7% or less of Gross Income
More than 300 Percent of the Official Poverty Level	10% or less of Gross Income

² The 2021 poverty guidelines are in effect as of January 13, 2021 <u>Federal Register Notice, February 1, 2021 - Full text</u>.

EXHIBIT D

NON-DISCRIMINATION POLICY OF FULTON COUNTY, GEORGIA

Employment opportunities and conditions of employment shall be free from discrimination due to race, color, creed, national origin, sex, sexual orientation, religion, or disability.

Subrecipients must agree to comply with Federal and State laws, rules and regulations of the County's policy relative to nondiscrimination in client and client service practices because of political affiliation, religion, race, color, sex, handicap, age, sexual orientation, or national origin.

Subrecipients must further agree to provide services without regard to ability to pay or the current or past health condition of an individual, and in settings accessible to low-income persons.

CERTIFICATION

The undersigned (authorized official signing for the applicant organization) certifies to the best of his or her knowledge and belief, that the applicant, defined as the primary participant does comply in accordance with the above stated policy of nondiscrimination of Fulton County. The applicant further certifies that by submitting this proposal that it will include, without modification, the above stated policy in all documents relating to the programs and services provided through the funding proposed with this application.

SIGNATURE O	F AUTHORIZED CERTIFYING OFFICIAL:	Docusigned by: Myusha Churks 0C36EB3A86454E8	
TITLE OF AUTHORIZED CERTIFYING OFFICIAL:			
		Executive Director	
APPLICANT ORGANIZATION:			
To Our Shores, Inc			
DATE:	12/01/2021		

EXHIBIT E

Certifications PHS-5161-1

PHS-5161-1 (7/00) Page 17

OMB Approval No. 0920-0428

CERTIFICATIONS

1. CERTIFICATION REGARDING DEBARMENT AND SUSPENSION

The undersigned (authorized official signing for the applicant organization) certifies to the best of his or her knowledge and belief, that the applicant, defined as the primary participant in accordance with 45 CFR Part 76, and its principals:

- (a) are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal Department or agency;
- (b) have not within a 3-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- (c) are not presently indicted or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (b) of this certification; and
- (d) have not within a 3-year period preceding this application/proposal had one or more public transactions (Federal, State, or local) terminated for cause or default.

Should the applicant not be able to provide this certification, an explanation as to why should be placed after the assurances page in the application package.

The applicant agrees by submitting this proposal that it will include, without modification, the clause titled "Certification Regarding Debarment, Suspension, In eligibility, and Voluntary Exclusion--Lower Tier Covered Transactions" in all lower tier covered transactions (i.e., transactions with sub- grantees and/or contractors) and in all solicitations for lower tier covered transactions in accordance with 45 CFR Part 76.

2. CERTIFICATION REGARDING DRUG-FREE WORKPLACE REQUIREMENTS

The undersigned (authorized official signing for the applicant organization) certifies that the applicant will, or will continue to, provide a drug-free workplace in accordance with 45 CFR Part 76 by:

- (a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dis-pensing, possession or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
- (b) Establishing an ongoing drug-free awareness program to inform employees about--
 - (1) The dangers of drug abuse in the workplace;
 - (2) The grantee's policy of maintaining a drug-free workplace;
 - Any available drug counseling, rehabilitation, and employee assistance programs; and
 - (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
- (c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a) above;
- (d) Notifying the employee in the statement required by paragraph (a), above, that, as a condition of employment under the grant, the employee will--
 - (1) Abide by the terms of the statement; and
 - (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;
- (e) Notifying the agency in writing within ten calendar days after receiving notice under paragraph (d)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the Federal agency has designated a central

PHS-5161-1 (7/00) Page 13

- point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant;
- (f) Taking one of the following actions, within 30 calendar days of receiving notice under paragraph (d) (2), with respect to any employee who is so convicted--
 - (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
 - (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;
- (g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), (e), and (f).

For purposes of paragraph (e) regarding agency notification of criminal drug convictions, the DHHS has designated the following central point for receipt of such notices:

Office of Grants and Acquisition Management
Office of Grants Management
Office of the Assistant Secretary for Management and

Department of Health and Human Services 200 Independence Avenue, S.W., Room 517-D Washington, D.C. 20201

3. CERTIFICATION REGARDING LOBBYING

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

The undersigned (authorized official signing for the applicant organization) certifies, to the best of his or her knowledge and belief, that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the under-

- signed, 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 Federally appropriated funds have been paid or will be paid 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 this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure of Lobbying Activities," in accordance with its instructions. (If needed, Standard Form-LLL, Lobbying "Disclosure Activities," of instructions, and continuation sheet are included at the end of this application form.)
- (3) The undersigned 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, 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.

4. CERTIFICATION REGARDING PROGRAM FRAUD CIVIL REMEDIES ACT (PFCRA)

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

PHS-5161-1 (7/00) Page 19

5. CERTIFICATION REGARDING ENVIRONMENTAL TOBACCO SMOKE

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

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

By signing the certification, the undersigned certifies that the applicant organization will comply with the requirements of the Act and will not allow smoking within any portion of any indoor facility used for the provision of services for children as defined by the Act.

The applicant organization agrees that it will require that the language of this certification be included in any subawards which contain provisions for children's services and that all subrecipients shall certify accordingly.

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

SIGNATURE OF CERTIFYING OFFICIAL	TITLE
DocuSigned by: Myesha Cheeks 0036FB3A86454F8	Executive Director
APPLICANT ORGANIZATION	DATE SUBMITTED
To Our Shores, Inc	12/01/2021

EXHIBIT F

OMB Approval No. 0348-0040

ASSURANCES - NON-CONSTRUCTION PROGRAMS

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0040), Washington, DC 20503.

PLEASE DO NOT RETURN YOUR COMPLETED FORM TO THE OFFICE OF MANAGEMENT AND BUDGET. SEND IT TO THE ADDRESS PROVIDED BY THE SPONSORING AGENCY.

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

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

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

- Act of 1973, as amended (29 U.S.C. §794), which prohibits discrimination on the basis of handicaps; (d) the Age Discrimination Act of 1975, as amended (42 U.S.C. §§6101-6107), which prohibits discrimination on the basis of age; (e) the Drug Abuse Office and Treatment Act of 1972 (P.L. 92-255), as amended, relating to nondiscrimination on the basis of drug abuse; (f) the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (P.L. 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism; (g) §§523 and 527 of the Public Health Service Act of 1912 (42 U.S.C. §§290 dd-3 and 290 ee 3), as amended, relating to confidentiality of alcohol and drug abuse patient records; (h) Title VIII of the Civil Rights Act of 1968 (42 U.S.C. §§3601 et seg.), as amended, relating to nondiscrimination in the sale, rental or financing of housing; (i) any other
- nondiscrimination provisions in the specific statute(s) under which application for Federal assistance is being made; and, (j) the requirements of any other nondiscrimination statute(s) which may apply to the application.
- 7. Will comply, or has already complied, with the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (P.L. 91-646) which provide for fair and equitable treatment of persons displaced or whose property is acquired as a result of Federal or federally-assisted programs. These requirements apply to all interests in real property acquired for project purposes regardless of Federal participation in purchases.
- 8. Will comply, as applicable, with provisions of the Hatch Act (5 U.S.C. §§1501-1508 and 7324-7328) which limit the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.

Previous Edition Usable

Standard Form 424B (Rev. 7-97)

- 9. Will comply, as applicable, with the provisions of the DavisBacon Act (40 U.S.C. §§276a to 276a-7), the Copeland Act (40 U.S.C. §276c and 18 U.S.C. §874), and the Contract Work Hours and Safety Standards Act (40 U.S.C. §§327333), regarding labor standards for federally-assisted construction subagreements.
- 10. Will comply, if applicable, with flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973 (P.L. 93-234) which requires recipients in a special flood hazard area to participate in the program and to purchase flood insurance if the total cost of insurable construction and acquisition is \$10,000 or more.
- 11. Will comply with environmental standards which may be prescribed pursuant to the following: (a) institution of environmental quality control measures under the National Environmental Policy Act of 1969 (P.L. 91-190) and Executive Order (EO) 11514; (b) notification of violating facilities pursuant to EO 11738; (c) protection of wetlands pursuant to EO 11990; (d) evaluation of flood hazards in floodplains in accordance with EO 11988; (e) assurance of project consistency with the approved State management program developed under the Coastal Zone Management Act of 1972 (16 U.S.C. §§1451 et seq.); (f) conformity of Federal actions to State (Clean Air) Implementation Plans under Section 176(c) of the Clean Air Act of 1955, as amended (42 U.S.C. §§7401 et seq.); (g) protection of underground sources of drinking water under the Safe Drinking Water Act of 1974, as amended (P.L. 93-523); and, (h) protection of endangered species under the Endangered Species Act of 1973, as amended (P.L. 93-205).

- 12. Will comply with the Wild and Scenic Rivers Act of 1968 (16 U.S.C. §§1271 et seq.) related to protecting components or potential components of the national wild and scenic rivers system.
- 13. Will assist the awarding agency in assuring compliance with Section 106 of the National Historic Preservation

Act of 1966, as amended (16 U.S.C. §470), EO 11593 (identification and protection of historic properties), and the Archaeological and Historic Preservation Act of 1974 (16 U.S.C. §§469a-1 et seq.).

- 14. Will comply with P.L. 93-348 regarding the protection of human subjects involved in research, development, and related activities supported by this award of assistance.
- 15. Will comply with the Laboratory Animal Welfare Act of 1966 (P.L. 89-544, as amended, 7 U.S.C. §§2131 et seq.) pertaining to the care, handling, and treatment of warm blooded animals held for research, teaching, or other activities supported by this award of assistance.
- 16. Will comply with the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. §§4801 et seq.) which prohibits the use of lead-based paint in construction or rehabilitation of residence structures.
- 17. Will cause to be performed the required financial and compliance audits in accordance with the Single Audit Act Amendments of 1996 and OMB Circular No. A-133, "Audits of States, Local Governments, and Non-Profit Organizations."
- 18. Will comply with all applicable requirements of all other Federal laws, executive orders, regulations, and policies governing this program.

SIGNATURE OF AUTHORIZED CERTIFYING OFFICIAL	TITLE		
Docusigned by: Miyesha Cheeks	Executive Director		
APPLICANT ORGANIZATION	DATE SUBMITTED		
To Our Shores, Inc	12/01/2021		

EXHIBIT G

Compliance with Legislative Mandates

As the duly authorized representative of Contractor/Subrecipient, I certify that the Contractor/Subrecipient:

(1) Salary Limitation:

Shall not use federal grant funds to pay the salary of an individual at a rate in excess of Executive Level II.

(2) Gun Control

Shall not use federal grant funds to advocate or promote gun control.

(3) Anti-Lobbying

- A. Shall not use federal grant funds, other than for normal and recognized executive legislative relationships, for the following:
 - i. For publicity or propaganda purposes;
 - ii. For the preparation, distribution, or use of any kit, pamphlet, booklet, publication, electronic communication, radio, television, or video presentation designed to support or defeat the enactment of legislation before the Congress or any State or local legislature or legislative body, except in presentation to the Congress or any State or local legislature itself, or designed to support or defeat any proposed or pending regulation, administrative action, or order issued by the executive branch of any State or local government, except in presentation to the executive branch of any State or local government itself;
- B. Shall not use federal grant funds to pay the salary or expenses of any employee or agent of Fulton County's Ryan White Program and its subrecipients for activities designed to influence the enactment of legislation, appropriations, regulation, administrative action, or Executive order proposed or pending before the Congress or any State government, State legislature or local legislature or legislative body, other than for normal and recognized executive-legislative relationships or participation by an agency or officer of a State, local or tribal government in policymaking and administrative processes within the executive branch of that government.
- C. The prohibitions in subsections A and B include any activity to advocate or promote any proposed, pending or future Federal, State or local tax increase, or any proposed, pending, or future requirement or restriction on any legal consumer product, including its sale or marketing, including but not limited to the advocacy or promotion of gun control.

(4) Acknowledgment of Federal Funding (Section 505)

When issuing statements, press releases, requests for proposals, bid solicitations and other documents describing projects or programs funded in whole or in part with federal money, shall clearly state:

- A. the percentage of the total costs of the program or project which will be financed with Federal money;
- B. the dollar amount of Federal funds for the project or program; and
- C. percentage and dollar amount of the total costs of the project or program that will be financed by nongovernmental sources.
- (5) (6) Restriction on Abortions **and** Exceptions to Restriction on Abortions
 Shall not use federal grant funds for any abortion or for health benefits coverage that includes coverage of abortion. These restrictions shall not apply to abortions (or coverage of abortions) that fall within the Hyde amendment exceptions.³
- (7) Ban on Funding Human Embryo Research
 Shall not use federal grant funds for (i) the creation of human embryos for research
 purposes; or (ii) research in which a human embryo or embryos are destroyed, discarded,
 or knowingly subjected to risk of injury or death greater than that allowed for research
 on fetuses in utero under 45 CFR 46.204(b) and section 498(b) of the Public Health Service
 Act (42 U.S.C. 289g(b)).
- (8) Limitation on Use of Funds for Promotion of Legalization of Controlled Substances
 Shall not use federal grant funds to promote the legalization of any drug or other
 substance included in schedule I of the schedules of controlled substances established
 under section 202 of the Controlled Substances Act.
- (9) Restriction on Distribution of Sterile Needles Shall not use federal grant funds to distribute sterile needles or syringes for the hypodermic injection of any illegal drug except as may be allowed under the Consolidated Appropriations Act, 2016 (Pub. L. 114-113), signed by President Barak Obama in December 2015 unless otherwise approved by HHS and Fulton County.
- (10) Restriction of Pornography on Computer Networks

 Fulton County's Ryan White Program and its subrecipients shall not use federal grant funds to maintain or establish a computer network unless such network blocks the viewing, downloading, and exchanging of pornography.
- (11) Restriction on Funding ACORN
 Shall not provide any federal grant funds to the Association of Community Organizations for Reform Now ("ACORN"), or any of its affiliates, subsidiaries, allied organizations, or successors. (12) Confidentiality Agreements [Health Center] shall not require its employees or contractors seeking to report fraud, waste, or abuse to sign internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or contractors from lawfully reporting such waste, fraud, or abuse to a

³ The Hyde Amendment exceptions include (1) if the pregnancy is the result of an act of rape or incest; or (2) in the case where a woman suffers from a physical disorder, physical injury, or physical illness, including a life endangering physical condition caused by or arising from the pregnancy itself, that would, as certified by a physician, place the woman in danger of death unless an abortion is performed.

designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.

(12) Confidentiality Agreements

Shall not require its employees or contractors seeking to report fraud, waste, or abuse to sign internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or contractors from lawfully reporting such waste, fraud, or abuse to a designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.

Signature of Authorized Certifying Official	Title
DocuSigned by:	
Migestia Checks	Executive Director
Organization	Date
To Our Shores, Inc	12/01/2021

EXHIBIT H

FEDERAL AWARD REPORTING DATA

TIMELINE FOR SUBMISSION OF KEY CONTRACT DOCUMENTS

- A. Within 30 calendar days after execution of this contract:
 - 1. Subrecipient Financial Operations Policy and Procedures Manual if not previously submitted or if revised since last submission may be submitted electronically to ryanwhiteprogram@fultoncountyga.gov.
 - 2. Most recent audited annual Financial Statement if not previously submitted; if total expenditures associated with federal funding exceed \$750,000 a year, a Single Audit report is required. May be submitted electronically to ryanwhiteprogram@fultoncountyga.gov.
 - 3. The name(s) of designee(s) referenced in Paragraphs 8.17.-8.21. must be entered into e2Fulton.
 - 4. Line-item budgets by priority service category and service units must be entered into e2Fulton
 - 5. Any Business Associates Agreements pursuant to Paragraph 25 Confidentiality and Health Insurance Portability and Accountability Act (HIPAA) Compliance.
- B. By May 1: Within 60 calendar days after execution of this contract:
 - 6. Annual Quality Management Plan shall be submitted via e2Fulton.
- C. With first request for reimbursement:
 - 7. Subrecipient's Grievance Procedures unless submitted in the last two years. Subrecipient will include, with each monthly expenditure report, a summary of any complaint filed under this process as well as current status of, and final disposition of, any such complaint.
- D. With Final Invoice:
 - 8. Detailed property records on all equipment (non-expendable personal property) purchased in total, or in part, with funds received by the County during the term of this Agreement.

WORK PLAN – To Our Sho	res Inc.							
Priority Category	OAHS EtHE- Capaci	ty Building	Total fu	nding requ	uested in this ca	itegory:	\$ 80,6	80
Service Targets	Target number of unduplicated clients	20	-	_	number of units oit value, ie. 50 visits o)	20
Care Continuum Impact	Linkage	Prescriptio	n of ART	Viral Su	ppression	Engagemen	t	Retention
Does this goal focus on pe	rsons in care, but not v	irally suppre	essed?			I		Yes
EHE Goal # and Goal	Goal 1. Increase acce	ess to care to	ensure PLV	VH receive	treatment rapi	idly		
Objective # & Objective	Objective 2.3 Achiev	e and maint	ain viral sup	pression.				
Key .	Action Steps		Time	line	Person(s)	Responsible		Progress Measure(s)
1) Provide outpatient ambulatory medical HIV care services to eligible clients during a 5-month period and primary care.		October 1 February 2022	28, Executive D Practitione Operatio Quality/Med Director		visician & Director Nurser of strategicons/Clinical dical Service & of Nursing s/Outreach	e N' to cli	y the end of FY 21, OSI will provide TH-OAHS services at least 95% of ients (n=19/20) on at ast a semi-annual asis.	
Provide laboratory services to client to verify adherence and viral load suppression.		October 1 February 2022	•	Practitione Operatio Quality/Me Director	Director Nurser of strategic ns/Clinical dical Service & of Nursing s/Outreach	90 cli	y the end of FY 21, 0% (n=18/20) of ients will received boratory service.	

3)	Establish extended morning and evening hours to foster retention in care.	October 1, 2021- February 28, 2022	Deputy Executive Director of Program/Data/Prevention	By the end of FY 21, 65%(n=13/20) of clients will participate in extended morning and evening hours services.
4)	Schedule appointments and make reminder calls to clients.	October 1, 2021- February 28, 2022	Client Support/Referral Manager & Medical Assistant/ Benefits/ADAP/CAREWare Manager	By the end of FY 21, 90%(n=18/20) of clients will show up to their scheduled appointment(s).
5)	Provide opportunities for clients' to be involve in their care plan and the program.	October 1, 2021 – February 28, 2021	Deputy Executive Director of Program/Data/Prevention & Client Support/Referral Manager	By the end of FY 21, 75%(n=15/20) of clients will participate in Customer Satisfactory Surveys and Lunch and Learn.
6)	Provide ADAP and other resource services.	October 1, 2021- February 28, 2022	Medical Assistant/ Benefits/ADAP/CAREWare Manager & Deputy Executive Director of Program/Data/Prevention	By the end of FY 21, 85% (n=17/20) of clients will received ADAP service.
7)	Enter clients' data into e2Fulton.	October 1, 2021- February 28,	Medical Assistant/ Benefits/ADAP/CAREWare	By the end of FY 21, 95%(n=19/20) of

2022	Manager	clients' data will be
	&	entered into e2Fulton.
	Deputy Executive Director	
	of Program/Data/Prevention	

WORK PLAN – To Our Sho	res Inc.							
Priority Category	OAHS EtHE- Telehe	ealth	Total fundin	ng requ	ested in this ca	tegory:	\$11,200)
Service Targets	Target number of unduplicated clients	_		_	number of units/visits nit value, ie. 50 visits or 50 one-way trips)			11
Care Continuum Impact	Engagement	Linkage	Pr	rescript	ion of ART	Viral Suppre	ession	Retention
Does this goal focus on pe	rsons in care, but not	virally suppre	essed?					Yes
EHE Goal # and Goal	Goal 2. Improve hea	lth outcomes	s to reach sustai	ined vir	al suppression			ı
Objective # & Objective	Objective 3.3 Increa	se the provis	sion of core med	dical an	nd support serv	vices aimed at	reducin	g barriers to care.
Key .	Action Steps		Timeline		Person(s)	Responsible	P	Progress Measure(s)
1) Provide outpatient ambulatory medical HIV care through telehealth services to eligible clients twice during a 5-month period and primary care.		October 1, 20 February 2 2022		Person(s) Responsible Physician & Executive Director Nurs Practitioner of strategic Operations/Clinical Quality/Medical Service & Director of Nursing Services/Outreach		e OA ser of o	the end of FY 21, SI will provide AHS-Telehealth vices to at least 95% clients (n=10/11) on east a semi-annual is.	

2)	Provide adherence counseling through telehealth services.	October 1, 2021- February 28, 2022	Executive Director Nurse Practitioner of strategic Operations/Clinical Quality/Medical Services & Director of Nursing Services/Outreach	By the end of FY 21, 34% (n=4/11) of clients will receive adherence counseling through telehealth services.
3)	Establish extended morning and evening hours for telehealth services to foster retention in care.	October 1, 2021- February 28, 2022	Deputy Executive Director of Program/Data/Prevention	By the end of FY 21, 5%(n=1/11) of clients will participate in extended morning and evening hours through telehealth services
4)	Schedule appointments and make reminder calls to clients for telehealth.	October 1, 2021- February 28, 2022	Client Support/Referral Manager & Medical Assistant/ Benefits/ADAP/CAREWare Manager	By the end of FY 21, 90%(n=9/11) of clients will show up to their telehealth services scheduled appointment(s).
5)	Provide ADAP services to clients through telehealth services.	October 1, 2021- February 28, 2022	Medical Assistant/ Benefits/ADAP/CAREWare Manager & Deputy Executive Director of Program/Data/Prevention	By the end of FY 21, 90% (n=9/11) of clients will received ADAP service through telehealth services.
6)	Enter clients' telehealth visit data into e2Fulton.	October 1, 2021- February 28,	Medical Assistant/ Benefits/ADAP/CAREWare	By the end of FY 21, 90%(n=9/11) of clients'

2022	Manager	telehealth visit data will
	&	be entered into
	Deputy Executive Director	e2Fulton.
	of Program/Data/Prevention	
2(&

WORK P	PLAN – To Our Shor	res Inc.								
Priority	Category	NTH- LING EtHE		Total fundi	ing requ	ested in this c	ategory:	\$518		
Service 1	Targets	Target number of unduplicated clients	15		_	number of units it value, ie. 50 visits	-	ips)	15	
Care Cor	ntinuum Impact	Engagement	Linkage	F	Prescrip	tion of ART	Viral Suppr	ession	Retention	
Does this	s goal focus on per	rsons in care, but not vir	ally suppress	sed?			L		Yes	
EHE Goa	al # and Goal	Goal 2. Improve healt	h outcomes t	to reach sustai	ined vira	al suppression.			ı	
Objectiv	ve # & Objective	Objective 3.3 Increas	e the provisi	on of core me	dical an	d support serv	rices aimed a	at reduci	ng barriers to care.	
	Key	Action Steps		Timelin	e	Person(s) Responsible		F	Progress Measure(s)	
Schedule appointment with interpretation agency for non-English speaking clients prior to office visit.			October 1, 2 February 2022		Client Support/Referral Manager & Deputy Executive Director of Program/Data/Prevention		age inte wil pro	the end of FY 21, an ency conducting erpretation services I be contact to vide translation vices to non-English aking clients.		
Ensure that non-English speaking clients is provided interpretation services.			October 1, 2 Februay 28,				c 100 Eng es wil	By the end of FY 21, 100%(n=15/15) of non- English speaking clients will receive translation services from a license		

	Director of Nursing Services/Outreach	professional translation service agency.
--	--	--

WORK PLAN – To Our Shor	res Inc.								
Priority Category	TRANSP EtHE- Capa	city Building	Total fur	nding requested in this c	ategory:	\$3,125			
Service Targets	Target number of unduplicated clients	20		Target number of unit		os)	20		
Care Continuum Impact	Linkage	Prescription o	of ART	Viral Suppression	Engagemen	t	Retention		
Does this goal focus on per	rsons in care, but not vi	rally suppresse	d?		1		Yes		
EHE Goal # and Goal	Goal 1. Increase acc	ess to care to	ensure F	PLWH receive treatmen	nt rapidly				
Objective # & Objective	Objective 2.3 Achieve	e and maintain	viral sup	pression.					
Key Action	Steps	Timeli	ne	Person(s) Respo	onsible		Progress Measure(s)		
•	yft Concierge rovided to clients 'H-OAHS during a	October 1, February 28		Client Support/Referral Manager & Deputy Executive Director of Program/Data/Prevention		95% provi	By the end of FY 21, 95%(n=19/20) TOSI will provide a one-time ride to 5 clients, to and from their medical appointment.		
2) Gwinnett and Marta Transit passes will be provided to clients scheduled for NTH-OAHS during a 5-month period.		October 1, February 28		Client Support/Refer & Deputy Executive Program/Data/Pr	erral Manager By t 95% prov Director of and clien		he end of FY 21, (n=19/20) TOSI will ide Gwinnett Transit Marta passes to 15 its, to and from their ical appointment.		

WORK PLAN – To Our Sho	res Inc.							
Priority Category	OAHS EtHE- Capaci	ty Building	Total fu	nding req	uested in this ca	tegory:	\$ 193,	,632
Service Targets	Target number of unduplicated clients	33			number of units/visits nit value, ie. 50 visits or 50 one-way trips)			132
Care Continuum Impact	Linkage	Prescriptio	n of ART	Viral Su	ppression	Engagemen	t	Retention
Does this goal focus on pe	rsons in care, but not	virally suppre	ssed?			l		Yes
EHE Goal # and Goal	Goal 1. Increase acce	ess to care to	ensure PLV	VH receive	treatment rapi	dly		
Objective # & Objective	Objective 2.3 Achiev	e and maint	ain viral su	pression				
Key	Action Steps		Time	line	Person(s)	Responsible		Progress Measure(s)
1) Provide outpatient ambulatory medical HIV care services to eligible clients during a 12-month period and primary care.		March 1, February 2023		1		se N to cl	y the end of FY 22, OSI will provide TH-OAHS services o at least 95% of lients (n=31/33) on at east a semi-annual asis.	
2) Provide laboratory services to client to verify adherence and viral load suppression.		March 1, February 2023		Practitione Operatio Quality/Me Director	Director Nurser of strategic ns/Clinical dical Service & of Nursing	90 cl	y the end of FY 22, 0% (n=30/33) of lients will received aboratory service.	

3)	Establish extended morning and evening hours to foster retention in care.	March 1, 2022- February 28, 2023	Deputy Executive Director of Program/Data/Prevention	By the end of FY 22, 65%(n=21/33) of clients will participate in extended morning and evening hours services.
4)	Schedule appointments and make reminder calls to clients.	March 1, 2022- February 28, 2023	Client Support/Referral Manager & Medical Assistant/ Benefits/ADAP/CAREWare Manager	By the end of FY 22, 90%(n=30/33) of clients will show up to their scheduled appointment(s).
5)	Provide opportunities for clients' to be involve in their care plan and the program.	March 1, 2022- February 28, 2023	Deputy Executive Director of Program/Data/Prevention & Client Support/Referral Manager	By the end of FY 22, 75%(n=25/33) of clients will participate in Customer Satisfactory Surveys and Lunch and Learn.
6)	Provide ADAP and other resource services.	March 1, 2022- February 28, 2023	Medical Assistant/ Benefits/ADAP/CAREWare Manager & Deputy Executive Director of Program/Data/Prevention	By the end of FY 22, 85% (n=28/33) of clients will received ADAP service.
7)	Enter clients' data into e2Fulton.	March 1, 2022- February 28,	Medical Assistant/ Benefits/ADAP/CAREWare	By the end of FY 22, 95%(n=31/33) of

2023	Manager	clients' data will be
	&	entered into e2Fulton.
	Deputy Executive Director	
	of Program/Data/Prevention	

WORK PLAN – To Our Sho	res Inc.								
Priority Category	NTH- LING EtHE		Total fundin	g requ	ested in this ca	ategory:	\$1,242		
Service Targets	Target number of unduplicated clients	30		_	number of units it value, ie. 50 visits		ips)	36	
Care Continuum Impact	Engagement	Linkage	Pr	rescrip	tion of ART	Viral Suppr	ession	Retention	
Does this goal focus on pe	rsons in care, but not vi	rally suppress	sed?					Yes	
EHE Goal # and Goal	Goal 2. Improve healt	h outcomes t	to reach sustain	ed vira	al suppression.				
Objective # & Objective	Objective 3.3 Increas	e the provisi	on of core med	ical an	d support serv	ices aimed a	at reduci	ing barriers to care.	
Кеу	Action Steps		Timeline		Person(s) Responsible			Progress Measure(s)	
Schedule appointment with interpretation agency for non-English speaking clients prior to office visit.			March 1, 20 February 2 2023		Deputy l	nager & Executive etor of	age into will pro	the end of FY 22, an ency conducting erpretation services all be contact to evide translation vices to non-English eaking clients.	
Ensure that non-English speaking clients is provided interpretation services.			March 1, 202 February 28, 2023	2-	Quality/Med	r of strategi ns/Clinical	c 100 En es wil	the end of FY 22, 0%(n=30/30) of non- glish speaking clients Il receive translation vices from a license	

	Director of Nursing Services/Outreach	professional translation service agency.
--	--	--

WORK PLAN – To Our Shor	res Inc.							
Priority Category	TRANSP EtHE- Capa	city Building	Total fur	nding requested in this ca	ategory:	\$7,500		
Service Targets	Target number of unduplicated clients	25	l	Target number of units (Include unit value, ie. 50 visits	•	os)	40	
Care Continuum Impact	Linkage	Prescription of	of ART	Viral Suppression	Engagemer	nt	Retention	
Does this goal focus on per	rsons in care, but not vi	rally suppresse	·d?				Yes	
EHE Goal # and Goal	Goal 1. Increase acc	ess to care to	ensure F	PLWH receive treatmer	nt rapidly			
Objective # & Objective	Objective 2.3 Achieve	e and maintain	viral sup	pression.				
Key Action	Steps	Timeli	ne	Person(s) Respo	nsible	Progress Measure(s)		
<u>-</u>	yft Concierge provided to clients 'H-OAHS during a	Concierge March 1, 2022- Client Support/Referral Manage ided to clients February 28, 2023		Director of	95% provi Lyft from	ne end of FY 22, (n=19/20) TOSI will ide a one-time Uber or ride to clients, to and their medical intment.		
2) Gwinnett and Marta Transit passes will be provided to clients scheduled for NTH-OAHS during a 5-month period.		February 28, 2023		Client Support/Referral Manager & Deputy Executive Director of Program/Data/Prevention		95% proviand I to an	By the end of FY 22, 95%(n=19/20) TOSI will provide Gwinnett Transit and Marta passes to clients, to and from their medical appointment.	

WORK PLAN – To Our Sho	res Inc.							
Priority Category	OAHS EtHE- Capaci	ty Building	Total fu	nding requ	uested in this ca	tegory:	\$ 193,	,632
Service Targets	Target number of unduplicated clients	33		Target number of units/visits (Include unit value, ie. 50 visits or 50 one-way trips)				132
Care Continuum Impact	Linkage	Prescription	n of ART	Viral Su	ppression	Engagemen	t	Retention
Does this goal focus on pe	rsons in care, but not v	irally suppre	ssed?			1		Yes
EHE Goal # and Goal	Goal 1. Increase acce	ess to care to	ensure PLV	VH receive	treatment rapi	dly		I
Objective # & Objective	Objective 2.3 Achiev	e and mainta	ain viral sup	pression.				
Key	Action Steps		Time	line	Person(s)	Responsible		Progress Measure(s)
Provide outpatient ambulatory medical HIV care services to eligible clients during a 12-month period and primary care.		March 1, February 2024		Executive D Practitione Operatio Quality/Med Director	sician & Director Nurs r of strategic ns/Clinical dical Service & of Nursing /Outreach	e N to cl	y the end of FY 23, OSI will provide TH-OAHS services o at least 95% of lients (n=31/33) on at east a semi-annual asis.	
2) Provide laboratory services to client to verify adherence and viral load suppression.		February 28, 2024		Executive Director Nurse Practitioner of strategic Operations/Clinical Quality/Medical Services & Director of Nursing Services/Outreach		90 cl	y the end of FY 23, 0% (n=30/33) of lients will received aboratory service.	

3)	Establish extended morning and evening hours to foster retention in care.	March 1, 2023- February 28, 2024	Deputy Executive Director of Program/Data/Prevention	By the end of FY 23, 65%(n=21/33) of clients will participate in extended morning and evening hours services.
4)	Schedule appointments and make reminder calls to clients.	March 1, 2023- February 28, 2024	Client Support/Referral Manager & Medical Assistant/ Benefits/ADAP/CAREWare Manager	By the end of FY 23, 90%(n=30/33) of clients will show up to their scheduled appointment(s).
5)	Provide opportunities for clients' to be involve in their care plan and the program.	March 1, 2023- February 28, 2024	Deputy Executive Director of Program/Data/Prevention & Client Support/Referral Manager	By the end of FY 23, 75%(n=25/33) of clients will participate in Customer Satisfactory Surveys and Lunch and Learn.
6)	Provide ADAP and other resource services.	March 1, 2023- February 28, 2024	Medical Assistant/ Benefits/ADAP/CAREWare Manager & Deputy Executive Director of Program/Data/Prevention	By the end of FY 23, 85% (n=28/33) of clients will received ADAP service.
7)	Enter clients' data into e2Fulton.	March 1, 2023- February 28,	Medical Assistant/ Benefits/ADAP/CAREWare	By the end of FY 23, 95%(n=31/33) of

2024	Manager	clients' data will be
	&	entered into e2Fulton.
	Deputy Executive Director	
	of Program/Data/Prevention	

WORK PLAN – To Our Sho	res Inc.								
Priority Category	NTH- LING EtHE		Total funding	g requ	ested in this ca	ategory:	\$1,242		
Service Targets	Target number of unduplicated clients	30		_	umber of units it value, ie. 50 visits		ips)	36	
Care Continuum Impact	Engagement	Linkage	Pr	escrip	tion of ART	Viral Suppr	ession	Retention	
Does this goal focus on pe	rsons in care, but not vi	rally suppress	sed?					Yes	
EHE Goal # and Goal	Goal 2. Improve healt	h outcomes t	to reach sustain	ed vira	al suppression.				
Objective # & Objective	Objective 3.3 Increas	e the provisi	on of core medi	cal an	d support serv	ices aimed a	at reduc	ing barriers to care.	
Кеу	Action Steps		Timeline		Person(s) Responsible			Progress Measure(s)	
Schedule appointment with interpretation agency for non-English speaking clients prior to office visit.			March 1, 202 February 25 2024		Deputy l	nager & Executive etor of	age int will pro	the end of FY 23, an ency conducting erpretation services all be contact to evide translation evices to non-English eaking clients.	
Ensure that non-English speaking clients is provided interpretation services.			March 1, 202 February 2 2024		Quality/Med	r of strategi ns/Clinical	c 100 En es wi	the end of FY 23, 0%(n=30/30) of non- glish speaking clients Il receive translation vices from a license	

	Director of Nursing Services/Outreach	professional translation service agency.
--	--	--

WORK PLAN – To Our Sho	res Inc.								
Priority Category	TRANSP EtHE- Capa	city Building	Total fu	nding requested in this ca	ategory:	\$7,500			
Service Targets	Target number of unduplicated clients	25		Target number of units (Include unit value, ie. 50 visits	-	os)	40		
Care Continuum Impact	Linkage	Prescription of	of ART	Viral Suppression	Engagemer	nt	Retention		
Does this goal focus on pe	rsons in care, but not vi	rally suppresse	d?	l	1		Yes		
EHE Goal # and Goal	Goal 1. Increase acc	ess to care to	ensure F	PLWH receive treatmer	nt rapidly		I .		
Objective # & Objective	Objective 2.3 Achieve	e and maintain	viral sup	pression.					
Key Action	Steps	Timeli	ne	Person(s) Respo	onsible		Progress Measure(s)		
<u> </u>	yft Concierge brovided to clients 'H-OAHS during a	rge March 1, 2023- Client Support/Referral Manager clients February 28, 2024		95% prov Lyft from	he end of FY 23, (n=19/20) TOSI will ride a one-time Uber or ride to clients, to and a their medical bintment.				
2) Gwinnett and Marta Transit passes will be provided to clients scheduled for NTH-OAHS during a 5-month period.		March 1, February 2		Client Support/Referral Manager & Deputy Executive Director of Program/Data/Prevention		95% prov and to an	By the end of FY 23, 95%(n=19/20) TOSI will provide Gwinnett Transit and Marta passes to clients, to and from their medical appointment.		

WORK PLAN – To Our Sho	res Inc.							
Priority Category	OAHS EtHE- Capaci	ty Building	Total fu	nding requ	uested in this ca	tegory:	\$ 193,	,632
Service Targets	Target number of unduplicated clients	33		Target number of units/visit (Include unit value, ie. 50 visits or 50 or				132
Care Continuum Impact	Linkage	Prescriptio	n of ART	Viral Su	ppression	Engagemen	t	Retention
Does this goal focus on pe	rsons in care, but not v	irally suppre	ssed?			<u> </u>		Yes
EHE Goal # and Goal	Goal 1. Increase acce	ess to care to	ensure PLV	VH receive	treatment rapi	dly		l
Objective # & Objective	Objective 2.3 Achiev	e and maint	ain viral sup	pression.				
Key	Action Steps		Time	line	Person(s)	Responsible		Progress Measure(s)
1) Provide outpatient ambulatory medical HIV care services to eligible clients during a 12-month period and primary care.		March 1, February 2025	28, Executive D Practitione Operation Quality/Med Director		sician & Director Nurs r of strategic ns/Clinical dical Service & of Nursing	e N to cl	y the end of FY 24, OSI will provide TTH-OAHS services o at least 95% of lients (n=31/33) on at east a semi-annual asis.	
2) Provide laboratory services to client to verify adherence and viral load suppression.		February 28, 2025		Executive Director Nurse Practitioner of strategic Operations/Clinical Quality/Medical Services & Director of Nursing Services/Outreach		90 cl	y the end of FY 24, 0% (n=30/33) of lients will received aboratory service.	

3)	Establish extended morning and evening hours to foster retention in care.	March 1, 2023- February 28, 2024	Deputy Executive Director of Program/Data/Prevention	By the end of FY 24, 65%(n=21/33) of clients will participate in extended morning and evening hours services.
4)	Schedule appointments and make reminder calls to clients.	March 1, 2024- February 28, 2025	Client Support/Referral Manager & Medical Assistant/ Benefits/ADAP/CAREWare Manager	By the end of FY 24, 90%(n=30/33) of clients will show up to their scheduled appointment(s).
5)	Provide opportunities for clients' to be involve in their care plan and the program.	March 1, 2024- February 28, 2025	Deputy Executive Director of Program/Data/Prevention & Client Support/Referral Manager	By the end of FY 24, 75%(n=25/33) of clients will participate in Customer Satisfactory Surveys and Lunch and Learn.
6)	Provide ADAP and other resource services.	March 1, 2024- February 28, 2025	Medical Assistant/ Benefits/ADAP/CAREWare Manager & Deputy Executive Director of Program/Data/Prevention	By the end of FY 24, 85% (n=28/33) of clients will received ADAP service.
7)	Enter clients' data into e2Fulton.	March 1, 2024- February 28,	Medical Assistant/ Benefits/ADAP/CAREWare	By the end of FY 24, 95%(n=31/33) of

2025	Manager	clients' data will be
	&	entered into e2Fulton.
	Deputy Executive Director	
	of Program/Data/Prevention	

WORK PLAN – To Our Sho	res Inc.								
Priority Category	NTH- LING EtHE		Total funding	g requ	ested in this ca	itegory:	\$1,242		
Service Targets	Target number of unduplicated clients	30	9		number of units/visits nit value, ie. 50 visits or 50 one-way trips)			36	
Care Continuum Impact	Engagement	Linkage	Prescrip		tion of ART Viral Suppr		ession	Retention	
Does this goal focus on pe	rsons in care, but not vi	rally suppress	sed?					Yes	
EHE Goal # and Goal	Goal 2. Improve healt	h outcomes t	to reach sustain	ed vira	al suppression.				
Objective # & Objective	Objective 3.3 Increas	e the provisi	on of core medi	cal an	d support serv	ices aimed a	t reduci	ng barriers to care.	
Key Action Steps			Timeline		Person(s) Responsible		1	Progress Measure(s)	
Schedule appointment with interpretation agency for non-English speaking clients prior to office visit.			March 1, 202 February 25 2025		Client Support/Referral Manager & Deputy Executive Director of Program/Data/Prevention		age inte wil pro on ser	the end of FY 24, an ency conducting erpretation services I be contact to evide translation vices to non-English eaking clients.	
2) Ensure that no provided interpre	March 1, 202 February 2 2025		Quality/Med	of strategions/Clinical	c 100 En wil	the end of FY 24, 0%(n=30/30) of non- glish speaking clients 1 receive translation vices from a license			

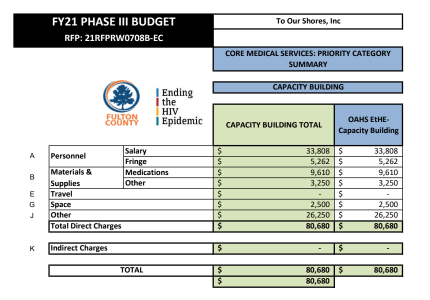
	Director of Nursing Services/Outreach	professional translation service agency.
--	--	--

WORK PLAN – To Our Shor	res Inc.							
Priority Category	TRANSP EtHE- Capa	city Building	Total fur	nding requested in this ca	ategory:	\$7,500		
Service Targets Target number of unduplicated clients		Target number of units/visits (Include unit value, ie. 50 visits or 50 one		•	os)	40		
Care Continuum Impact	Linkage	Prescription of	of ART	Viral Suppression	Engagemer	it	Retention	
Does this goal focus on per	rsons in care, but not vi	rally suppresse	d?				Yes	
EHE Goal # and Goal	Goal 1. Increase acc	ess to care to	ensure F	PLWH receive treatmer	nt rapidly		I.	
Objective # & Objective	Objective 2.3 Achieve	e and maintain	viral sup	pression.				
Key Action	Steps	Timeli	ne	Person(s) Respo	onsible	Progress Measure(s)		
1) Uber Health & Lyft Concierge services will be provided to clients scheduled for NTH-OAHS during a 5-month period.		March 1, February 2		Client Support/Referral Manager & Deputy Executive Director of Program/Data/Prevention		By the end of FY 24, 95%(n=19/20) TOSI will provide a one-time Uber or Lyft ride to clients, to and from their medical appointment.		
2) Gwinnett and Marta Transit passes will be provided to clients scheduled for NTH-OAHS during a 5-month period.		March 1, February 2		& Deputy Executive I	& 9 eputy Executive Director of Program/Data/Prevention to		ne end of FY 24, (n=19/20) TOSI will ide Gwinnett Transit Marta passes to clients, d from their medical intment.	

EV'	21 PHASE III ONE TIME					
	CARRYOVER FUNDS	To Our Shore	es, Inc			
	RFP: 21RFPRW0708B-EC					
	■ Ending	CORE MEDICAL SERVICES: PRIORITY CATEGORY SUMMARY				
	the •	TELEHEALTH				
	FULTON Epidemic	TEELITEA				
	COUNTY	TOTAL	OAHS EtHE - Telehealth			
В	Materials & Supplies Other	\$ 7,600	\$ 7,600			
С	Printing	\$ 3,600	\$ 3,600			
	Total Direct Charges	\$ 11,200	\$ 11,200			
K	Indirect Charges	\$ -	\$ -			
	TOTAL	\$ 11,200 \$ 11,200	\$ 11,200			
		7 11,200				

TOTAL REQUEST	\$ 11,200	
Admin Total \$	\$ 380	
Admin Total %	3.39%	Administrative total cannot exceed 10

			1	2	3	4	5	6	7	8	9	10	11
	D. Complies		Priority Category	Line Item	What Supply?	Cost/Month	# of Months	Cost/Unit	# of Units	TOTAL	% Admin	ADMIN TOTAL	Goal # and Objective #(s) from Workplan
	B. Supplies		OAHS EtHE - Telehealth OAHS EtHE - Telehealth	Supplies Supplies	Computers Printers, Scanners, Faxes	\$ - \$ -		\$ 1,100.00 \$ 1,000.00		\$ 6,600 \$ 1,000	5.00% 5.00%		1.2.3 1.2.3
Ī]	1 Priority Category	2 Line Item	3 What is being printed?	4 Cost/Month	5 # of Months	6 Cost/Unit	7 # of Units	8 Cost Requested	9 % Admin	10 ADMIN TOTAL	11 Goal # and Objective #(s) from
	C. Printing		Thomas Category		Ŭ.	Cost/Worth	# Of Months	costy offic	# Of Offics	cost nequested	70 Aumin	ADMIN TOTAL	Workplan
		Client- related	OAHS EtHE - Telehealth	Printing	Patient information packages	\$ 300.00	12	\$ -	0	\$ 3,600			1.2.3



SUPPORT SERVICES: PRIORITY CATEGORY SUI	MMARY

CAPACITY BUILDING

CAPACITY BUILDING TOTAL	LING EtHE- Ca Building		TRANSP Capacity B	
\$ -	\$	-	\$	-
\$ -	\$		\$	-
\$ -	\$	-	\$	-
\$ -	\$	-	\$	-
\$ 3,125	\$	-	\$	3,125
\$ -	\$	-	\$	-
\$ 518	\$	518	\$	-
\$ 3,643	\$	518	\$	3,125
\$ -	\$	-	\$	-

	•		
\$ 3,643	\$	518	\$ 3,125
\$ 3,643			

TOTAL REQUEST	\$ 84,323	
Admin Total \$	\$ 3,355	
Admin Total %	3.98%	Administrative total cannot exceed 10 th

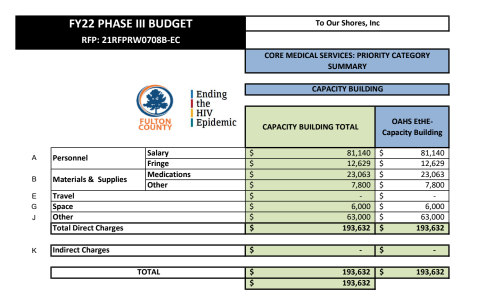
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	
	Position Number	Priority Category	Position Title	Employee Name	TOTAL Annual Salary from ALL Sources	% of Time on EtHE Project in THIS Priority Category	Annual Salary Total	FY21 Salary Total	Fringe Rate	Annual Fringe Total	FY21 Fringe Total	FY21 Personnel Total	% Admin	ADMIN TOTAL	
	1	OAHS EtHE - Capacity Building	Executive Director Nurse Practitioner of Strategic Operations/Clinical Quality/Medical Services	Miyesha Cheeks	\$ 25,000.00	40.00%	\$ 10,000	\$ 4,167	20.00%	\$ 2,000	\$ 833	\$ 5,000	4.00%	\$ 200	
A. Salary & Fringe	2		Deputy Executive Director of Programs/Data/Prevention	Aicha Kromah	\$ 35,000.00	40.00%	\$ 14,000	\$ 5,833	20.00%	\$ 2,800	\$ 1,167	\$ 7,000	4.00%	\$ 280	
	3	OAHS EtHE - Capacity Building	Director of Nursing Services/Outreach	Angela Chenoweth	\$ 35,000.00	40.00%	\$ 14,000	\$ 5,833	20.00%	\$ 2,800	\$ 1,167	\$ 7,000	4.00%	\$ 280	
	4	OAHS EtHE - Capacity Building	Medical Assistant/Benefits/ADAP/CareWa	Tysia Baptiste	\$ 35,000.00	40.00%	\$ 14,000	\$ 5,833	20.00%	\$ 2,800	\$ 1,167	\$ 7,000	4.00%	\$ 280	
	5	OAHS EtHE - Capacity Building	Client Support/Referral Manager	Cornelius M. Scales	\$ 13,900.00	60.00%	\$ 8,340	\$ 3,475	7.65%	\$ 638	\$ 266	\$ 3,741	4.00%	\$ 150	
	6	OAHS EtHE - Capacity Building	Physician	Earl C. Joyner	\$ 20,800.00	100.00%	\$ 20,800	\$ 8,667	7.65%	\$ 1,591	\$ 663	\$ 9,330	6.00%	\$ 560 \$	\$
		•			•		\$ 81,140	\$ 33,808		\$ 12,629	\$ 5,262				

	1	2	3	4	5	6	7
	Priority Category	Line Item	What Supply?	Cost/Month	# of Months	Cost Requested	% Admin
B. Supplies	OAHS EtHE - Capacity Building	Supplies	ADAP Formulary Medications	\$ 1,900.53	5	\$ 9,503	5.00%
	OAHS EtHE - Capacity Building	Supplies	Non-ADAP Formulary Medications	\$ 21.37	5	\$ 107	5.00%
	OAHS EtHE - Capacity Building		Medical Supplies	\$ 500.00	5	\$ 2,500	5.00%
	OAHS EtHE - Capacity Building	Supplies	Office Supplies	\$ 150.00	5	\$ 750	100.00%

ADMIN TOTAL

\$ 5 \$ 125 \$ 750 \$ 1,355

	1 2		3	4	5		6		7	8	9	_	
	Priority Category	Method of Travel	Purpose/Destinati	on (Where is the client going?)	Cost Per One-Way Trip	Trips/Month/Client	Describe how cost/	trip and # of trips/mon	th were calculated	# of Months	# of Clients	TOTAL	
F. Medical Transportation	TRANSP EtHE - Capacity Building	On-Demand Car Service	Clin	Clinic appointment		4	Uber Health & Lyft Conc expected time and distal many riders and nearby	nce of the trip and local	traffic, as well as how	5	5	\$ 2,000	
	TRANSP EtHE - Capacity Building	Rapid Transit	Clin	nic appointment	\$ 2.50			vinnett and Marta Transit Authority and from atients per month required rapid transit		5	15	\$ 1,125	
	•		•							•		3,125	•
	1	2	3	4	5	6	7	8				9	10
G. Space	Priority Category	Line Item	What type?	Type of Space	Total Cost/Month (Regardless of Funding Source)	# of Months	% Requested of EtHE	TOTAL]			% Admin	ADMIN TOTAL
	OAHS EtHE - Capacity Building	g Space	Rent	Clinic	\$ 500.00	5	100.00%	\$ 2,500	1			10.00%	\$ 250
			1	2	_	3	4	5	6	_	-	7	8
			Priority Category	Line Item	What is Bein	g Requested?	Total EtHE Cost/Month	# of Months	TOTAL			ADMIN TOTAL	ADMIN TOTAL
	J. Other	Building	Other	Biohazard Waste Remov	•	\$ 250.00	5	\$ 1,250			0.00%	\$ -	
		OAHS EtHE - Capacity Building	Other	patient visits for the yea		\$ 5,000.00	5	\$ 25,000			0.00%	\$ -	
			LING EtHE - Capacity Building	Other		for 3 patients per month	\$ 103.50	5	5 \$ 518			0.00%	\$ -



SUPPORT SERVICES: PRIORITY CATEGORY SUMMARY

CAPACITY BUILDING

CAPACITY BUILDING TOTAL	LING EtHE- Capacity Building	TRANSP EtHE- Capacity Building
\$ -	\$ -	\$ -
\$ -	\$ -	\$ -
\$ -	\$ -	\$ -
\$ -	\$ -	\$ -
\$ 7,500	\$ -	\$ 7,500
\$ -	\$ -	\$ -
\$ 1,242	\$ 1,242	\$ -
\$ 8,742	\$ 1,242	\$ 7,500
\$ -	\$ -	\$ -
	-	
\$ 8,742	\$ 1,242	\$ 7,500
\$ 8,742		

TOTAL REQUEST	\$ 202,374	
Admin Total \$	\$ 8,052	
Admin Total %	3.98%	Administrative total cannot exceed 10%

	1	2	3	4	5	6	7	8	9	10	11	12	_
	Position Number	Priority Category	Position Title	Employee Name	TOTAL Annual Salary from ALL Sources	% of Time on EtHE Project in THIS Priority Category	EtHE Salary Total	Fringe Rate	EtHE Fringe Total	EtHE Personnel Total	% Admin	ADMIN TOTAL	
	1	OAHS EtHE - Capacity Building	Executive Director Nurse Practitioner of Strategic Operations/Clinical Quality/Medical Services	Miyesha Cheeks	\$ 25,000.00	40.00%	\$ 10,000	20.00%	\$ 2,000	\$ 12,000	4.00%	\$ 480	
A. Salary & Fringe	1 2	OAHS EtHE - Capacity Building	Deputy Executive Director of Programs/Data/Prevention	Aicha Kromah	\$ 35,000.00	40.00%	\$ 14,000	20.00%	\$ 2,800	\$ 16,800	4.00%	\$ 672	
	3	OAHS EtHE - Capacity Building	Director of Nursing Services/Outreach	Angela Chenoweth	\$ 35,000.00	40.00%	\$ 14,000	20.00%	\$ 2,800	\$ 16,800	4.00%	\$ 672	
	4	OAHS EtHE - Capacity Building	Medical Assistant/Benefits/ADAP/CareWare	Tysia Baptiste	\$ 35,000.00	40.00%	\$ 14,000	20.00%	\$ 2,800	\$ 16,800	4.00%	\$ 672	
	5	OAHS EtHE - Capacity Building	Client Support/Referral Manager	Cornelius M. Scales	\$ 13,900.00	60.00%	\$ 8,340	7.65%	\$ 638	\$ 8,978	4.00%	\$ 359	
	6	OAHS EtHE - Capacity Building	Physician	Earl C. Joyner	\$ 20,800.00	100.00%	\$ 20,800	7.65%	\$ 1,591	\$ 22,391	6.00%	\$ 1,343	\$ 4,199
	-						\$ 81,140		\$ 12,629				

	1	2	3	4	5	6	7	8	9	10
	Priority Category	Line Item	What Supply?	Cost/Month	# of Months	Cost/Unit	# of Units	Cost Requested	% Admin	ADMIN TOTAL
B. Supplies	OAHS EtHE - Capacity Building	Supplies	ADAP Formulary Medications	\$ 1,900.53	12	\$ -	0	22,806	5.00%	\$ 1,140
	OAHS EtHE - Capacity Building	Supplies	Non-ADAP Formulary Medications			\$ -	0	\$ 256	5.00%	\$ 13
	OAHS EtHE - Capacity Building	Supplies	Medical Supplies	\$ 500.00	12	\$ -	0	\$ 6,000	5.00%	\$ 300
	OAHS EtHE - Capacity Building	Supplies	Office Supplies	\$ 150.00	12	\$ -	0	\$ 1,800	100.00%	\$ 1,800 \$ 3

	1	2		3	4	5	6		7	8	9
	Priority Category	Method of Travel	Purpose/Destination	on (Where is the client going?)	Cost Per One-Way Trip	Trips/Month/Client	Describe how cost/trip and calcula		# of Months	# of Clients	TOTAL
							Uber Health & Lyft Concier cost/trip fare using the exp	-			
F. Medical Transportation	TRANSP EtHE - Capacity Building	On-Demand Car Service	Clin	ic appointment	\$ 20.00	4	distance of the trip and loc many riders and nearby dri at that time	al traffic, as well as how	12	2 5	\$ 4,800
	TRANSP EtHE - Capacity Building	Rapid Transit	Clin	ic appointment	\$ 2.50		Cost/trip is set fare for Gwi Transit Authority and from patients per month require assistance	past experience 17% of	12	. 15	\$ 2,700
	_		•					•			7,50
	1	2	3	4		5	6	7	8	9	10
G. Space	Priority Category	Line Item	What type?	Type of Sp	ace	Total Cost/Month (Regardless of Funding Source)	# of Months	% Requested of EtHE	TOTAL	% Admin	ADMIN TOTAL
	OAHS EtHE - Capacity Building	Space	Rent	Clinic		\$ 500.00	12	100.00%	\$ 6,000	10.00%	\$ 600
			1	2		3	4	5	6	7	8
			Priority Category	Line Item	What is Bei	ng Requested?	Total EtHE Cost/Month	# of Months	TOTAL	ADMIN TOTAL	ADMIN TOTAL
	J. Other		OAHS EtHE - Capacity Building	Other	Biohazard Waste Remova	al per month	\$ 250.00	12	\$ 3,000	0.00%	\$ -
			OAHS EtHE - Capacity Building	Other	Laboratory Costs for 105 patient visits for the year		\$ 5,000.00	12	\$ 60,000	0.00%	\$ -
			LING EtHE - Capacity Building	Other	Language Interpretation	for 3 patients per month	\$ 103.50	12	\$ 1,242	0.00%	\$ -

FY23 PHASE III BUDGET To Our Shores, Inc RFP: 21RFPRW0708B-EC CORE MEDICAL SERVICES: PRIORITY CATEGORY SUMMARY CAPACITY BUILDING Ending the HIV OAHS EtHE-**Epidemic** CAPACITY BUILDING TOTAL **Capacity Building** Salary 81,140 \$ 81,140 Personnel Fringe 12,629 \$ 12,629 Medications 23,063 \$ 23,063 Materials & Supplies 7,800 \$ 7,800 Travel 6,000 G Space 6,000 \$ Other 63,000 \$ 63,000 Total Direct Charges 193,632 \$ 193,632 Indirect Charges TOTAL 193,632 | \$ 193,632 193,632

SUPPORT SERVICES: PRIORITY CATEGORY SUMMARY

CAPACITY BUILDING

CAPACITY BUILDING TOTAL	NG EtHE- Capacity Building	(TRANSP EtHE- Capacity Building
\$ -	\$ -	\$	-
\$ -	\$ -	\$	-
\$ -	\$ -	\$	-
\$ -	\$ -	\$	-
\$ 7,500	\$ -	\$	7,500
\$ -	\$ -	\$	-
\$ 1,242	\$ 1,242	\$	-
\$ 8,742	\$ 1,242	\$	7,500
\$ -	\$ -	\$	-
\$ 8,742	\$ 1,242	\$	7,500
\$ 8,742			

TOTAL REQUEST	\$ 202,374	
Admin Total \$	\$ 8,052	
Admin Total %	3.98%	Administrative total cannot exceed 10%

	1	2	3	4	5	6	7	8	9	10	11	12
	Position Number	Priority Category	Position Title	Employee Name	TOTAL Annual Salary from ALL Sources	% of Time on EtHE Project in THIS Priority Category	EtHE Salary Total	Fringe Rate	EtHE Fringe Total	EtHE Personnel Total	% Admin	ADMIN TOTAL
	1	OAHS EtHE - Capacity Building	Executive Director Nurse Practitioner of Strategic Operations/Clinical Quality/Medical Services	Miyesha Cheeks	\$ 25,000.00	40.00%	\$ 10,000	20.00%	\$ 2,000	\$ 12,000	4.00%	\$ 480
A. Salary & Fringe	2	OAHS EtHE - Capacity Building	Deputy Executive Director of Programs/Data/Prevention	Aicha Kromah	\$ 35,000.00	40.00%	\$ 14,000	20.00%	\$ 2,800	\$ 16,800	4.00%	\$ 672
	3	OAHS EtHE - Capacity Building	Director of Nursing Services/Outreach	Angela Chenoweth	\$ 35,000.00	40.00%	\$ 14,000	20.00%	\$ 2,800	\$ 16,800	4.00%	\$ 672
	4	OAHS EtHE - Capacity Building	Medical Assistant/Benefits/ADAP/CareWare	Tysia Baptiste	\$ 35,000.00	40.00%	\$ 14,000	20.00%	\$ 2,800	\$ 16,800	4.00%	\$ 672
	5	OAHS EtHE - Capacity Building	Client Support/Referral Manager	Cornelius M. Scales	\$ 13,900.00	60.00%	\$ 8,340	7.65%	\$ 638	\$ 8,978	4.00%	\$ 359
	6	OAHS EtHE - Capacity Building	Physician	Earl C. Joyner	\$ 20,800.00	100.00%	\$ 20,800	7.65%	\$ 1,591	\$ 22,391	6.00%	\$ 1,343 \$
		•	•	•		•	\$ 81,140		\$ 12,629			

	1	2	3	4	5	6	7	8	9	10
	Priority Category	Line Item	What Supply?	Cost/Month	# of Months	Cost/Unit	# of Units	Cost Requested	% Admin	ADMIN TOTAL
B. Supplies	OAHS EtHE - Capacity Building	Supplies	ADAP Formulary Medications	\$ 1,900.53	12	\$ -	(\$ 22,806	5.00%	\$ 1,140
	OAHS EtHE - Capacity Building	Supplies	Non-ADAP Formulary Medications			\$ -	(\$ 256	5.00%	\$ 13
	OAHS EtHE - Capacity Building	Supplies	Medical Supplies	\$ 500.00	12	\$ -	(\$ 6,000	5.00%	\$ 300
	OAHS EtHE - Canacity Building	Supplies	Office Supplies	\$ 150.00	12	\$ -		\$ 1.800	100.00%	\$ 1.800

	1	2		3	4	5	6		7	8	9
	Priority Category	Method of Travel	Purpose/Destination (Where is the client going?)		Cost Per One-Way Trip Trips/Month/Client		Describe how cost/trip and # of trips/month were calculated		# of Months	# of Clients	TOTAL
F. Medical Transportation	TRANSP EtHE - Capacity Building TRANSP EtHE - Capacity Building		Clinic appointment		\$ 20.00	Uber Health & Lyft Concierge calculates the cost/trip fare using the expected time and 4 distance of the trip and local traffic, as well as how many riders and nearby drivers are using the app at that time Cost/trip is set fare for Gwinnett and Marta Transit Authority and from past experience 17% of patients per month required rapid transit			12		\$ 4,800
							assistance	и гарій станыс			7,500
	1	2	3	4		5	6	7	8	9	10
G. Space	Priority Category	Line Item	What type?	Type of Sp	ace	Total Cost/Month (Regardless of Funding Source)	# of Months	% Requested of EtHE	TOTAL	% Admin	ADMIN TOTAL
	OAHS EtHE - Capacity Building	Space	Rent	Clinic		\$ 500.00	12	100.00%	\$ 6,000	10.00%	\$ 600
			1	2		3	4	5	6	7	8
			Priority Category	Line Item	What is Bei	ng Requested?	Total EtHE Cost/Month	# of Months	TOTAL	ADMIN TOTAL	ADMIN TOTAL
J. Other			OAHS EtHE - Capacity Building	Other	Biohazard Waste Remova	al per month	\$ 250.00	12	\$ 3,000	0.00%	\$ -
			OAHS EtHE - Capacity Building	Other	Laboratory Costs for 105 patient visits for the year		\$ 5,000.00	12	\$ 60,000	0.00%	\$ -
		LING EtHE - Capacity Building	Other	Language Interpretation	for 3 patients per month	\$ 103.50	12	\$ 1,242	0.00%	\$ -	

FY24 PHASE	III BUDGET	To Our Shores, Inc						
RFP: 21RFPRV	V0708B-EC							
			CORE MEDICAL SERVICES: PRIO SUMMARY	RITY CATEGORY				
	Ending	CAPACITY BUILDING						
	the HIV Epidemic		TELEHEALTH SUBTOTAL	OAHS EtHE- Capacity Building				
Personnel	Salary	\$	81,140	\$ 81,140				
reisonnei	Fringe	\$	12,629	\$ 12,629				
Materials & Supplies	Medications	\$	23,063	\$ 23,063				
Materials & Supplies	Other	\$	7,800	\$ 7,800				
Travel		\$	-	\$ -				
Space		\$	6,000	\$ 6,000				
Other		\$	63,000	\$ 63,000				
Total Direct Charges		\$	193,632	\$ 193,632				
Indirect Charges		\$	•	\$ -				
	TOTAL	\$	193,632	\$ 193,632				
		\$	193,632	, , , , , ,				
		_	•	1				

SUPPORT SERVICES	: PRIORITY	CATEGORY SUMMARY
JOI I OILI JERVICES		CATEGORI SOMMAN

CAPACITY BUILDING

CAPA BUILDIN	ACITY G TOTAL	LING	G EtHE- Capacity Building	TRANSP EtHE- Capacity Building
\$	-	\$	-	\$ -
\$	-	\$	-	\$ -
\$	-	\$	-	\$ -
\$	-	\$	-	\$ -
\$	7,500	\$	-	\$ 7,500
\$	-	\$	-	\$ -
\$	1,242	\$	1,242	\$ -
\$	8,742	\$	1,242	\$ 7,500
\$	-	\$	•	\$ -
\$	8,742	\$	1,242	\$ 7,500
\$	8,742			

TOTAL REQUEST	\$ 202,374	
Admin Total \$	\$ 8,052	
Admin Total %	3.98%	Administrative total cannot exceed 10%

	1	2	3	4	5	6	7	8	9	10	11	12
	Position Number	Priority Category	Position Title	Employee Name	TOTAL Annual Salary from ALL Sources	% of Time on EtHE Project in THIS Priority Category	EtHE Salary Total	Fringe Rate	EtHE Fringe Total	EtHE Personnel Total	% Admin	ADMIN TOTAL
	1	OAHS EtHE - Capacity Building	Executive Director Nurse Practitioner of Strategic Operations/Clinical Quality/Medical Services	Miyesha Cheeks	\$ 25,000.00	40.00%	\$ 10,000	20.00%	\$ 2,000	\$ 12,000	4.00%	\$ 480
A. Salary & Fringe	2	OAHS EtHE - Capacity Building	Deputy Executive Director of Programs/Data/Prevention	Aicha Kromah	\$ 35,000.00	40.00%	\$ 14,000	20.00%	\$ 2,800	\$ 16,800	4.00%	\$ 672
	3	OAHS EtHE - Capacity Building	Director of Nursing Services/Outreach	Angela Chenoweth	\$ 35,000.00	40.00%	\$ 14,000	20.00%	\$ 2,800	\$ 16,800	4.00%	\$ 672
	4	OAHS EtHE - Capacity Building	Medical Assistant/Benefits/ADAP/CareWare	Tysia Baptiste	\$ 35,000.00	40.00%	\$ 14,000	20.00%	\$ 2,800	\$ 16,800	4.00%	\$ 672
	5	OAHS EtHE - Capacity Building	Client Support/Referral Manager	Cornelius M. Scales	\$ 13,900.00	60.00%	\$ 8,340	7.65%	\$ 638	\$ 8,978	4.00%	\$ 359
	6	OAHS EtHE - Capacity Building	Physician	Earl C. Joyner	\$ 20,800.00	100.00%	\$ 20,800	7.65%	\$ 1,591	\$ 22,391	6.00%	\$ 1,343 \$
•		•	•				\$ 81,140		\$ 12,629		•	

		1	2	3	4	5	6	7	8	9	10
		Priority Category	Line Item	What Supply?	Cost/Month	# of Months	Cost/Unit	# of Units	Cost Requested	% Admin	ADMIN TOTAL
B. Supplies		OAHS EtHE - Capacity Building	Supplies	ADAP Formulary Medications	\$ 1,900.53	12		1 0	\$ 22,806	5.00%	\$ 1,140
	OAHS Et		Supplies	Non-ADAP Formulary Medication	\$ \$ 21.37	12			\$ 256		
			Supplies	Medical Supplies	\$ 500.00	12			\$ 6,000		
		OAHS EtHE - Capacity Building OAHS EtHE - Capacity Building	Supplies	Office Supplies	\$ 150.00		\$ -		\$ 1,800		
OATS Little - Capacity building			очррнез	отпос заррнез	φ 150.00		Ψ		\$ 30,863	100,0070	ψ 1,000 ψ
	1	2		3	4	5	6		7	8	9
F. Medical Transportation	Priority Category	Method of Travel	Purpose/Destination	on (Where is the client going?)	Cost Per One-Way Trip	Trips/Month/Client	Describe how cost/trip a were calc	# of Months	# of Clients	TOTAL	
	TRANSP EtHE - Capacity Building	; On-Demand Car Service	Clin	nic appointment	\$ 20.00	4	Uber Health & Lyft Concier cost/trip fare using the exp distance of the trip and loo how many riders and near app at that time	pected time and cal traffic, as well as	12	5	\$ 4,800
	TRANSP EtHE - Capacity Building	RANSP EtHE - Capacity Building Rapid Transit		Clinic appointment		6	Cost/trip is set fare for Gwinnett and Marta Transit Authority and from past experience 17% of patients per month required rapid transit assistance		12	15	
											7,500
	1	2	3	4		5	6	7	8	9	10
G. Space	Priority Category	Line Item	What type?	Type of Spa	ce	Total Cost/Month (Regardless of Funding Source)	# of Months	% Requested of EtHE	TOTAL	% Admin	ADMIN TOTAL
	OAHS EtHE - Capacity Building	Space	Rent	Clinic		\$ 500.00	12	100.00%	\$ 6,000	10.00%	\$ 600 \$
				2		3	4	5	6	7	8
J. Other		-	1		-	1	ī	1	, 	ADMIN	
		Priority Category	Line Item	wnat is Be	ing Requested?	Total EtHE Cost/Month	# of Months	TOTAL	ADMIN TOTAL	TOTAL	
		OAHS EtHE - Capacity Building	Other	Biohazard Waste Remo		\$ 250.00	12	\$ 3,000	0.00%	\$ -	
			OAHS EtHE - Capacity Building	Other		05 patients equalling 420 ear divided over 12 months	\$ 5,000.00	12	\$ 60,000	0.00%	\$ -
			LING EtHE - Capacity Building	Other	Language Interpretation	on for 3 patients per month	\$ 103.50	12	\$ 1,242	0.00%	\$ -