

## Indian River County Grant Contract Subrecipient Award

This Grant Contract ("Contract") entered into **effective** this September 10<sup>th</sup>, 2024 by and between Indian River County, a political subdivision of the State of Florida, 1800 27th Street, Vero Beach FL, 32960 ("County") and Treasure Coast Homeless Services Council, Inc. ("Subrecipient"), 2525 St. Lucie Avenue, Vero Beach, FL 32960, for Continuum of Care grants.

### Background Recitals

- A. The County received Continuum of Care consolidated grant ("Award") from the Department of Housing and Urban Development (HUD) on February 26, 2024.
- B. The Award is for homeless rental assistance.
- C. The Federal Award Identification Number ("FAIN") for the Award is FL0114L4H092316.
- D. The Assistance Listing Number (ALN) for the Award is 14.267. The total dollar amount made available under the Award is \$1,181,964.
- E. The indirect cost rate for the Award, including if the de minimis rate is charge, per federal regulations is up to 10 percent on rental assistance grants; however 7% has been agreed upon between the County and subrecipient.
- F. The Subrecipient, by submitting a proposal to the County, has applied for a grant of money ("Grant") for the Grant Period (as such term is hereinafter defined) on the terms and conditions set forth herein.
- G. The County has agreed to provide such Grant funds to the Subrecipient or Subrecipient's County-approved designee for the Grant Period (as such term is hereinafter defined) on the terms and conditions set forth herein.

NOW THEREFORE, in consideration of the mutual covenants and promises herein contained, and other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the parties agree as follows:

- 1. Background Recitals. The background recitals are true and correct and form a material part of this Contract.
- 2. Purpose of Grant. The Grant shall be used only for the purposes set forth in the complete proposal submitted by the Subrecipient and incorporated herein by this reference (such purposes hereinafter referenced as "Grant Purposes").
- 3. Research and Development. The award under this Contract is not for research activities, both basic and applied, and all development activities that are performed by non-Federal entities. The term research also includes activities involving the training of individuals in research techniques where such activities utilize the same facilities as other research and development activities and where such activities are not included in the instruction function.
- 4. Term. The Subrecipient acknowledges and agrees that the Grant is limited to the period of performance dated 04/01/24-08/31/25.

5. Grant Funds and Payment. The amount of federal funds obligated under this Contract by the County to the Subrecipient is \$1,181,964. The County agrees to reimburse the Subrecipient or Subrecipient's County approved designee from such Grant funds for actual documented costs incurred for Grant Purposes provided in accordance with this Contract. Reimbursement requests may be made no more frequently than monthly. Each reimbursement request shall contain the information, at a minimum, that is set forth in Exhibit "B" attached hereto and incorporated herein by this reference. All reimbursement requests are subject to audit by the County. In addition, the County may require additional documentation of expenditures, as it deems appropriate.
6. Indirect costs. Subrecipient is permitted to charge an indirect cost rate of 7% to the federal award. (The rate shall be based on either the County's federally negotiated indirect cost rate or, if no such rate has been obtained, a fixed rate of 10% of modified total direct costs)
7. Additional Obligations of Subrecipient.

7.1 Records. The Subrecipient shall maintain adequate internal controls in order to safeguard the Grant. In addition, the Subrecipient shall maintain adequate records fully to document the use of the Grant funds for at least three (3) years after the expiration of the Grant Period. The County and its auditors shall have access to all books, records, documents and financial statements as required by the County to meet federal requirements or by this Section for the purpose of inspection or audit during normal business hours at the County's expense, upon five (5) days prior written notice.

7.2 Compliance with Laws. The Subrecipient shall comply at all times with all applicable federal, state, and local laws, rules, and regulations, including Title 2 US Code of Federal Regulations Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements of Federal Awards* (Uniform Guidance), and Chapter 10.550, *Rules of the Auditor General*, and the terms and conditions of the Award.

Subrecipient is registered with and will use the Department of Homeland Security's E-Verify system ([www.e-verify.gov](http://www.e-verify.gov)) to confirm the employment eligibility of all newly hired employees for the duration of this agreement, as required by Section 448.095, F.S. Subrecipient is also responsible for obtaining proof of E-Verify registration and utilization for all subcontractors.

The Subrecipient has provided an affidavit in accordance with 287.138, Florida Statutes, relating to prohibition against contracting with entities of foreign concern.

7.3 Performance Reports. The Subrecipient shall submit cumulative, Performance Reports to the Finance Department of the County within 90 days following the completion of the grant. These reports should include but not limited to grant expenses and other statistics as required by the grants during the quarter, and the progress the agency has made toward meeting their goals and objectives as they stated in their RFP response.

7.4 Audit Requirements. If Subrecipient receives \$100,000 or more in the aggregate from all Indian River County government funding sources, the Subrecipient is required to have an audit completed by an independent certified public accountant at the end of the Subrecipient's fiscal year. Within 180 days of the end of the Subrecipient's fiscal year, the Subrecipient shall submit the audit to the Indian River County Office of Management and Budget. The Office of Management and Budget may extend the 180 day audit submittal requirement, based upon a written request justifying the extension and if deemed to be in the best interest of the County.

The extension will typically not exceed the three (3) months from the original due date. The fiscal year will be as reported on the application for funding, and the Subrecipient agrees to notify the County prior to any change in the fiscal period of Subrecipient. The Subrecipient acknowledges that the County may deny funding to any Subrecipient if an audit required by this Contract for a prior fiscal year is past due and has not been submitted within the 180 day period (or extension period). If Subrecipient expends \$750,000 (\$1,000,000 beginning October 1, 2024) in Federal Awards during Subrecipient's fiscal period, a single audit must be conducted for that fiscal period in accordance with the compliance requirements of Title 2 U.S. Code of Federal Regulations Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards* (Uniform Guidance).

7.4.1 The Subrecipient further acknowledges that, promptly upon receipt of a qualified opinion from their independent auditor, such qualified opinion shall immediately be provided to the Indian River County Office of Management and Budget. The qualified opinion shall thereupon be reported to the Board of County Commissioners and funding under this Contract will cease immediately. The foregoing termination right is in addition to any other right of the County to terminate this Contract.

7.4.2 The Indian River County Office of Management and Budget reserves the right at any time to send a letter to the Subrecipient requesting clarification if there are any questions regarding a part of the financial statements, audit comments, or notes.

7.5 Insurance Requirements. Subrecipient shall, no later than October 1, provide to the Indian River County Risk Management Division a certificate or certificates issued by an insurer or insurers authorized to conduct business in Florida that is rated not less than category A-: VII by A.M. Best, subject to approval by Indian River County's risk manager, of the following types and amounts of insurance:

- (i) Commercial General Liability Insurance in an amount not less than \$1,000,000 combined single limit for bodily injury and property damage, including coverage for premises/operations, products/completed operations, contractual liability, and independent contractors;

- (ii) Business Auto Liability Insurance in an amount not less than \$1,000,000 per occurrence combined single limit for bodily injury and property damage, including coverage for owned autos and other vehicles, hired autos and other vehicles, non-owned autos and other vehicles; and

- (iii) Workers' Compensation and Employer's Liability (current Florida statutory limit)

- (iv) In the event that children are supervised, Sexual Molestation Liability Insurance in an amount not less than \$1,000,000 each occurrence/claim.

7.6 Insurance Administration. The insurance certificates, evidencing all required insurance coverages shall be fully acceptable to County in both form and content, and shall provide and specify that the related insurance coverage shall not be cancelled without at least thirty (30) calendar days prior written notice having been given to the County. In addition, the County may request such other proofs and assurances as it may reasonably require that the insurance is and at all times remains in full force and effect.

Subrecipient agrees that it is the Subrecipient's sole responsibility to coordinate activities among itself, the County, and the Subrecipient's insurer(s) so that the insurance certificates are acceptable to and accepted by County within the time limits set forth in this Contract. The County shall be listed as an additional insured on all insurance coverage required by this Contract, except Workers' Compensation insurance. The Subrecipient shall, upon ten (10) days' prior written request from the County, deliver copies to the County, or make copies available for the County's inspection at Subrecipient's place of business, of any and all insurance policies that are required in this Contract. If the Subrecipient fails to deliver or make copies of the policies available to the County; fails to obtain replacement insurance or have previous insurance policies reinstated or renewed upon termination or cancellation of existing required coverages; or fails in any other regard to obtain coverages sufficient to meet the terms and conditions of this Contract, then the County may, at its sole option, terminate this Contract.

**7.7 Indemnification.** The Subrecipient shall indemnify and save harmless the County, its agents, officials, and employees from and against any and all claims, liabilities, losses, damage, or causes of action which may arise from any misconduct, negligent act, or omissions of the Subrecipient, its agents, officers, or employees in connection with the performance of this Contract.

**7.8 Public Records.** The Subrecipient agrees to comply with the provisions of Chapter 119, Florida Statutes (Public Records Law). Specifically, the Subrecipient shall:

- (1) Keep and maintain public records that ordinarily and necessarily would be required by the County in order to perform the service.
- (2) Provide the public with access to public records on the same terms and conditions that the County would provide the records and at a cost that does not exceed the cost provided in chapter 119 or as otherwise provided by law.
- (3) Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law.
- (4) Meet all requirements for retaining public records and transfer, at no cost, to the County all public records in possession of the Subrecipient upon termination of the Contract and destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. All records stored electronically must be provided to the County in a format that is compatible with the information technology systems of the County.

Failure of the Subrecipient to comply with these requirements shall be a material breach of this Agreement.

**7.9 Cooperation.** The Subrecipient, its directors, managers, employees, and volunteers shall cooperate with any requests for information relating to this Contract and the services and programs provided under this Contract by the County or Clerk of the Circuit Court & Comptroller. Cooperation shall include, but is not limited to, providing records, answering questions, and participating in interviews by County or Clerk of Circuit Court & Comptroller staff. The Subrecipient, its directors, managers, employees, and volunteers shall respond to requests for information within 5 business days, unless the County or Clerk of Circuit Court & Comptroller agree to an alternative response time.

**IF THE SUBRECIPIENT HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE SUBRECIPIENT'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT:**

**(772)226-1424**

**[PUBLICRECORDS@INDIANRIVER.GOV](mailto:PUBLICRECORDS@INDIANRIVER.GOV)**

**Indian River County**

**Office of the County Attorney**

**1801 27<sup>th</sup> Street**

**Vero Beach, FL 32960**

8. Termination. Termination in regards to F.S. 287.135: Subrecipient certifies that it and those related entities of SUBRECIPIENT as defined by Florida law are not on the Scrutinized Companies that Boycott Israel List, created pursuant to s. 215.4725 of the Florida Statutes, and are not engaged in a boycott of Israel. In addition, if this agreement is for goods or services of one million dollars or more, Subrecipient certifies that it and those related entities of Subrecipient as defined by Florida law are not on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, created pursuant to Section 215.473 of the Florida Statutes and are not engaged in business operations in Cuba or Syria.

Owner may terminate this Contract if Subrecipient is found to have submitted a false certification as provided under section 287.135(5), Florida Statutes, been placed on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, or been engaged in business operations in Cuba or Syria, as defined by section 287.135, Florida Statutes.

Owner may terminate this Contract if Subrecipient, including all wholly owned subsidiaries, majority-owned subsidiaries, and parent companies that exist for the purpose of making profit, is found to have been placed on the Scrutinized Companies that Boycott Israel List or is engaged in a boycott of Israel as set forth in section 215.4725, Florida Statutes.

This Contract may be terminated by either party, without cause, upon thirty (30) days prior written notice to the other party. In addition, the County may terminate this Contract for convenience upon ten (10) days prior written notice to the Subrecipient if the County determines that such termination is in the public interest.

9. Notice and Contact Information - Except as otherwise provided in this Contract, any notice required pursuant to this Contract from either party to the other party must be in writing and sent by certified mail, return receipt requested, or by personal delivery with receipt. For purposes of all notices, the representatives of the County and Subrecipient are:

County: Kristin Daniels, Director Office of Management and Budget  
Indian River County  
1801 27<sup>th</sup> Street  
Building A  
Vero Beach, FL 32960

Subrecipient: Rayme Nuckles, Visionary Leader  
Treasure Coast Homeless Services Council, Inc.  
2525 St. Lucie Avenue  
Vero Beach, FL 32960

10. Availability of Funds. The obligations of the County under this Contract are subject to the availability of funds lawfully appropriated for its purpose by the Board of County Commissioners of Indian River County.
11. Standard Terms. This Contract is subject to the standard terms attached hereto as Exhibit C and incorporated herein in its entirety by this reference.
12. Sovereign Immunity. Nothing herein shall constitute a waiver of the County's sovereign immunity.

IN WITNESS WHEREOF, County and Subrecipient have entered into this Contract on the date first above written.

INDIAN RIVER COUNTY BOARD OF COUNTY COMMISSIONERS

By: \_\_\_\_\_  
Susan Adams, Chairman

Attest: Ryan L. Butler, Clerk of Circuit Court & Comptroller

By: \_\_\_\_\_  
Deputy Clerk

Approved as to form and legal sufficiency:

Approved: \_\_\_\_\_  
John A. Titkanich, Jr., County Administrator

\_\_\_\_\_  
Jennifer Shuler, County Attorney

SUBRECIPIENT:

By:   
Rayme Nuckles, Visionary Leader

Agency Name: Treasure Coast Homeless  
Services Council, Inc.



**U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT**  
WASHINGTON, DC 20410-7000

OFFICE OF ASSISTANT SECRETARY  
FOR COMMUNITY PLANNING AND DEVELOPMENT

February 26, 2024

Ms. Leigh Uribe  
Human Services Programs Coordinator  
Indian River County Board of County Commissioners  
1801 27th Street  
Vero Beach, FL 32960

Dear Ms. Uribe:

Congratulations! I am delighted to inform you of the funding for your project(s) under HUD's Notice of Funding Opportunity (NOFO) for Fiscal Year (FY) 2023 Continuum of Care Competition and Renewal or Replacement of Youth Homeless Demonstration Program Grants for a total of \$1,181,964.

The CoC Program is an important part of HUD's mission. CoCs around the country will continue to improve the lives of men, women, and children through their local planning efforts and through the direct housing and service programs funded under the FY 2023 CoC Program Competition. Projects like those of your organization, funded through the CoC program, continue to demonstrate their value by improving accountability and performance every year.

The enclosure provides details about your organization's award(s) including: the name(s) of the individual project(s); the project number(s); and the specific amount(s) of the obligation(s) for each project. HUD field office staff will notify you when they are available to process grant agreements; once all conditions are satisfied and the grant agreement is executed, your organization can expend funds.

HUD commends your organization's work and encourages it to continue to strive for excellence in the fight to end homelessness.

Sincerely,

A handwritten signature in black ink, appearing to read "Marion McFadden".

Marion McFadden  
Principal Deputy Assistant Secretary  
Office of Community Planning and Development



U.S. Department of Housing and Urban Development  
Office of Community Planning and Development  
400 West Bay Street  
Suite 1015  
Jacksonville, FL 32202

**Grant Number: FL0114L4H092316**  
**Recipient's Name: Indian River County Board of Commissioners**  
**Tax ID Number: 59-6000674**  
**Unique Entity Identifier [SAM]: FB3SLJJZ38K9**  
**Federal Award Date: 7/16/2024**

### **CONTINUUM OF CARE PROGRAM (CDFA# 14.267) GRANT AGREEMENT**

This Grant Agreement (“this Agreement”) is made by and between the United States Department of Housing and Urban Development (“HUD”) and Indian River County Board of Commissioners (the “Recipient”).

This Agreement, the Recipient’s use of funds provided under this Agreement (the “Grant” or “Grant Funds”), and the Recipient’s operation of projects assisted with Grant Funds are governed by

1. The Consolidated Appropriations Act, 2023 (Pub. L. 117-328, approved December 29, 2022)
2. title IV of the McKinney-Vento Homeless Assistance Act 42 U.S.C. 11301 et seq. (the “Act”);
3. the Continuum of Care Program rule at 24 CFR part 578 (the “Rule”), as amended from time to time;
4. and the Notice of Funding Opportunity for the fiscal year in which the funds were awarded; and
5. the Recipient’s application submissions on the basis of which these Grant Funds were approved by HUD, including the certifications, assurances, technical submission documents, and any information or documentation required to meet any grant award condition (collectively, the “Application”).

The Application is incorporated herein as part of this Agreement, except that only the project (those projects) listed below are funded by this Agreement. In the event of any conflict between any application provision and any provision contained in this Agreement, this Agreement shall control. Capitalized terms that are not defined in this agreement shall have the meanings given in the Rule.

HUD’s total funding obligation authorized by this grant agreement is \$1,181,964, allocated between the project(s) listed below (each identified by a separate grant number) and, within those projects, between budget line items, as shown below. The Grant Funds an individual project will receive are as shown in the Application on the final HUD-approved Summary Budget for the project. Recipient shall use the Grant Funds provided for the projects listed below, during the budget period(s) period stated below.



| <b>Grant No.</b>                              | <b>Grant Term</b> | <b>Performance Period</b> | <b>Total Amount</b> |
|---|-------------------|---------------------------|---------------------|
| FL0114L4H092316                               | 17 months         | 04-01-2024 - 08-31-2025   | \$1,181,964         |
| a. Continuum of Care planning activities      |                   |                           | \$0                 |
| b. Acquisition                                |                   |                           | \$0                 |
| c. Rehabilitation                             |                   |                           | \$0                 |
| d. New construction                           |                   |                           | \$0                 |
| e. Leasing                                    |                   |                           | \$0                 |
| f. Rental assistance                          |                   |                           | \$1,181,964         |
| g. Supportive services                        |                   |                           | \$0                 |
| h. Operating costs                            |                   |                           | \$0                 |
| i. Homeless Management Information System     |                   |                           | \$0                 |
| j. VAWA                                       |                   |                           | \$0                 |
| k. Rural                                      |                   |                           | \$0                 |
| l. Admin Costs                                |                   |                           | \$0                 |
| m. Relocation Costs                           |                   |                           | \$0                 |
| n. HPC homelessness prevention activities:    |                   |                           |                     |
| Housing relocation and stabilization services |                   |                           | \$0                 |
| Short-term and medium-term rental assistance  |                   |                           | \$0                 |

## Pre-award Costs for Continuum of Care Planning

The Recipient may, at its own risk, incur pre-award costs for continuum of care planning awards, after the date of the HUD selection notice and prior to the effective date of this Agreement, if such costs: a) are consistent with 2 CFR 200.458; and b) would be allowable as a post-award cost; and c) do not exceed 10 percent of the total funds obligated to this award. The incurrence of pre-award costs in anticipation of an award imposes no obligation on HUD either to make the award, or to increase the amount of the approved budget, if the award is made for less than the amount anticipated and is inadequate to cover the pre-award costs incurred.

These provisions apply to all Recipients:

If any new projects funded under this Agreement are for project-based rental assistance for a term of fifteen (15) years, the funding provided under this Agreement is for the performance period stated herein only. Additional funding is subject to the availability of annual appropriations.

The budget period and performance period of renewal projects funded by this Agreement will begin immediately at the end of the budget period and performance period of the grant being renewed. Eligible costs incurred between the end of Recipient's budget period and performance period under the grant being renewed and the date this Agreement is executed by both parties may be reimbursed with Grants Funds from this Agreement. No Grant Funds for renewal projects may be drawn down by Recipient before the end date of the project's budget period and performance period under the grant that has been renewed.

For any transition project funded under this Agreement the budget period and performance period of the transition project(s) will begin immediately at the end of the Recipient's final operating year under the grant being transitioned. Eligible costs, as defined by the Act and the Rule incurred between the end of Recipient's final operating year under the grant being transitioned and the execution of this Agreement may be paid with funds from the first operating year of this Agreement.

HUD designations of Continuums of Care as High-performing Communities (HPCS) are published on HUD.gov in the appropriate Fiscal Years' CoC Program Competition Funding Availability page. Notwithstanding anything to the contrary in the Application or this Agreement, Recipient may only use grant funds for HPC Homelessness Prevention Activities if the Continuum that designated the Recipient to apply for the grant was designated an HPC for the applicable fiscal year.

The Recipient must complete the attached "Indirect Cost Rate Schedule" and return it to HUD with this Agreement. The Recipient must provide HUD with a revised schedule when any change is made to the rate(s) included in the schedule. The schedule and any revisions HUD receives from the Recipient will be incorporated into and made part of this Agreement, provided that each rate included satisfies the applicable requirements under 2 CFR part 200 (including appendices).

This Agreement shall remain in effect until the earlier of 1) written agreement by the parties; 2) by HUD alone, acting under the authority of 24 CFR 578.107; 3) upon expiration of the budget period and performance period for all projects funded under this Agreement; or 4) upon the expiration of the period of availability of Grant Funds for all projects funded under this Agreement.

HUD notifications to the Recipient shall be to the address of the Recipient as stated in the Recipient's applicant profile in e-snaps. Recipient notifications to HUD shall be to the HUD Field Office executing the Agreement. No right, benefit, or advantage of the Recipient hereunder may be assigned without prior written approval of HUD.

Build America, Buy America Act. The Grantee must comply with the requirements of the Build America, Buy America (BABA) Act, 41 USC 8301 note, and all applicable rules and notices, as may be amended, if applicable to the Grantee's infrastructure project. Pursuant to HUD's Notice, "Public Interest Phased Implementation Waiver for FY 2022 and 2023 of Build America, Buy America Provisions as Applied to Recipients of HUD Federal Financial Assistance" (88 FR 17001), any funds obligated by HUD on or after the applicable listed effective dates, are subject to BABA requirements, unless excepted by a waiver.

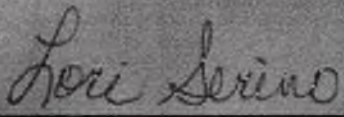
The Agreement constitutes the entire agreement between the parties and may be amended only in writing executed by HUD and the Recipient.

By signing below, Recipients that are states and units of local government certify that they are following a current HUD approved CHAS (Consolidated Plan).

This agreement is hereby executed on behalf of the parties as follows:

**UNITED STATES OF AMERICA,  
Secretary of Housing and Urban Development**

By:

  
(Signature)

Lori Serino, Director

(Typed Name and Title)

July 16, 2024

(Date)

**RECIPIENT**

Indian River County Board of County Commissioners

(Name of Organization)

By:

  
(Signature of Authorized Official)

Susan Adams, Chairman

(Typed Name and Title of Authorized Official)

July 29, 2024

(Date)



**Approved by BCC: July 2, 2024**

**ATTEST:** Ryan Butler, Clerk of Court and Comptroller

By: Shauna James  
Deputy Clerk

Approved: John A. Titkanich  
By: John A. Titkanich  
John A. Titkanich, County Administrator

Approved as to form and legal sufficiency:

By: William R. DeBaal  
for William R. DeBaal, County Attorney

### Indirect Cost Schedule

| Agency/Dept./Major Function | Indirect Cost Rate | Direct Cost Base |
|-----------------------------|--------------------|------------------|
|                             |                    |                  |
|                             |                    |                  |
|                             |                    |                  |
|                             |                    |                  |

This schedule must include each indirect cost rate that will be used to calculate the Recipient's indirect costs under the grant. The schedule must also specify the type of direct cost base to which each included rate applies (for example, Modified Total Direct Costs (MTDC)). Do not include indirect cost rate information for subrecipients.

For government entities, enter each agency or department that will carry out activities under the grant, the indirect cost rate applicable to each department/agency (including if the de minimis rate is used per 2 CFR §200.414), and the type of direct cost base to which the rate will be applied.

For nonprofit organizations that use the Simplified Allocation Method for indirect costs or elects to use the de minimis rate of 10% of Modified Total Direct Costs in accordance with 2 CFR §200.414, enter the applicable indirect cost rate and type of direct cost base in the first row of the table.

For nonprofit organizations that use the Multiple Base Allocation Method, enter each major function of the organization for which a rate was developed and will be used under the grant, the indirect cost rate applicable to that major function, and the type of direct cost base to which the rate will be applied.

To learn more about the indirect cost requirements, see 24 CFR 578.63; 2 CFR part 200, subpart E; Appendix IV to Part 200 (for nonprofit organizations); and Appendix VII to Part 200 (for state and local governments).

Enclosure

FL0114L4H092316

2023 Alcohope Renewal

\$1,181,964

Total Amount: **\$1,181,964**

# EXHIBIT B F

[From pol ] opte ]b ]In ] n R ver Count Bo } Of Count Commiss oners on Febru } 19, 2002 ]

## **N npr fit Agency Resp nsibilities After Award F unding F**

In ] n R ver Count prov ]es fun ]ng to ] nonprof t gen ]es on re mbursement b ]s s onl . ]

All re mburs ]ble expenses must be o ]umente ]b n nvo ]e n }or op ]of the ]n ele ] he k. ]  
An e ]xpense not o ]umente ]properl to the s }sf ]ton of the Off e of Man gement & Bu }get ]  
n /or the Count A ]m in str tor ma not be re mburse ] ]

If n gen ] repe ]e ] f ]s to prov ]e ]equ ]e o ]ument t on, th s ma be reporte ]to the Bo } ]  
of Comm ss oners. In the event n gen ] prov ]es n ]equ ]e o ]ument t on on ons stent ]  
b s s, fun ]ng ma be ]s ont nue ] mme ] tel . A ] t on ]l , th s ma versel ]fe } future ]  
fun ]ng requests. ]

Expen ]tures ma onl be re mburse ]from the fs ]l e } for wh ]h fun ]ng w s w r e } For ]  
ex ]mple, no expen ]tures pr or to O dober 1<sup>st</sup> ma be re mburse ]w th fun ]s from the follow ng ]  
e r. A ] t on ]l , f n ]fun ]s re unexpen ]e t the en ]of fs ]l e }, these fun ]s re not ]  
rr e ]over to the next }r unless expressl uthor ze b ]the Bo } of Comm ss oners. ]

All requests for re mbursement t fs ]l e } en ](September 30<sup>th</sup>) must be subm itte ]on t mel ]  
b s s. E ] h e }, the Off e of Man gement & Bu }get w ll sen ] letter to ] nonprof t gen ]es ]  
vis ng of the e ]l ne for re mbursement requests for the fs ]l e }. Th s e ]l ne s t p ] ll ]  
e rl to mi -O dober, s n } the Comptroller Division oes not pro }ess he ks for the pr or fs ]l e } ]  
be }pn ]th ] po nt. ]

E ] h re mbursement request must n ]u } summar of expenses b ]t pe. These summar es shoul ]  
be broken own nto s ] res, benef ts, suppl es, ontr ]tu ] serv ]es, et . If In ] n R ver Count s ]  
re mburs ng n gen ] for onl port on of n expense (e.g. s ] r of n emplo ee), then the metho ]  
for this portion should be disclosed on the summary. The Office of Management & Bu }get h }s ]  
summar forms v ]l ble. ]

In ] n R ver Count w ll not re mburse ert ]h t pes of expen ]tures. These expen ]ture t pes re ]  
lste ]below. ]

- . Tr vel expenses for tr vel outs ]e the Count n ]u ]ng but not l m te ]to; m le ]ge re mbursement, ]  
hotel rooms, me ls, me l llow ]n es, per Dem, n ]tolls. M le ]ge re mbursement for lo l tr vel ]  
(w th n In ] n R ver Count ) s llow ]ble. ]
- b. S ]k or V ] t on p ] ments for emplo }es. S n } gen ]es ma h ]ve v }ous s ]k n ]v ] t on p ]  
pol ]es, these must be prov ]e from other sour es. ]
- . An ]expenses not sso ] te ]w th the prov s on of the progr m for wh ]h the Count h }s w r e ]  
fun ]ng. ]
- . An ]expense not outl ne ] n the gen ]'s fun ]ng ppl ] t on. ]

The Count reserves the r ght to e ]ne re mbursement for n ]expense s ee me ne }ss } ." ]

# EXHIBIT C

## T D DTE FORGR TCONT CT

- Verue; F e fLaw: T e val d ty, nterpretat n, nstru n, and effe f t e ntra s ill be F n a F rdan e wt and g verna by t elaws f t e State f l rda, nly. T el at n r settlement f any and all lams, ntr verses, r d sputes, ar sng ut f r relat ng t any part f t e ntra e, F r any brea F ere e, as well as any ltgat n between t e partes, s ill be Ind an R ver Funty, F l rda f r lams br ug e n state Furt, and t e S t t ern D str e F rda f r t Fse lams F just fable n federal Furt. F
- EnFrety f Agreement: T s ntra n Frp Fates and n Fides all pr F and ntemp rane s F neg eat s, Frresp n den e, nversat s, agreements, and understand ngs appl able t t e F matters nta ned ere n and t e partes agree t at t ere are n F Fmm tments, agreements, r F understand ngs n ern ng t e subje F matter f t e ntra t at are n e nta ned ere n. F A F rd ngly, t s agreed t at n Fdev at n fr m t e terms ere s ill be pred Fated up n any pr F F representat s r agreements, w t er al r w tten. It s furt er agreed t at n Fmod f at n, F amendment r alterat n t e terms and n d t s nta ned ere n s ill be effe Fve unless F nta ned n a w tten d Fument s gned by b e partes. F
- Severab l ty: In t e event any pr vs n f t e ntra s determ ned t be unenf r eable r nval d, F su F unenf r eab l ty r nval d tys all n taffe t e reman ng pr vs n s f t s ntra e, and every F t er term and pr vs n f t e ntra s ill be deemed val d and enf r eable t t e extent F permitted by law. T t at extent, t e ntra s deemed severable. F
- Capt s and Interpretat s: Opt s n t e ntra Fare n Fded f r nven en e nly and are F n t t be n sdered n any nstru n r nterpretat n f t e ntra F r any f ts pr vs n s. F Unless t e ntext nd Fates t erw se, w Fds mp rtng t e s ngular number n Fude t e plural F number, and v e versa. Words f any gender n Fude t e Frelat ve w Fds f t e t er genders, F unless t e sense nd Fates t erw se. F
- Independent ntra F r: T e Subre Fpent s and s ill be an ndependent ntra F r f r all purp ses F under t e ntra e. T e Subre Fpent s n e an agent r empl yee f t e Funty, and any and all F pers s engaged n any f t e serv ses r a Fvtes funded n w F le r n part perf rmed pursuant F t t e ntra s ill at all tmes and n all pla es be subje t t e Subre Fpent's s e d re n, F superv s n, and ntr l. F
- Ass gnment: F s ntra e may n e be ass gned by t e Subre Fpent w t t t e pr F w tten F nsent f t e Funty. F