EDWARD BYRNE MEMORIAL JUSTICE ASSISTANCE GRANT SERVICE FUNDING AGREEMENT

THIS AGREEMENT, **effective October 1, 2020**, by and between **PINELLAS COUNTY**, a political subdivision of the State of Florida, hereinafter called the "COUNTY" and MORE HEALTH, INC. a Florida non-profit corporation, whose address is 3821 Henderson Blvd, Tampa, Florida 33629, hereinafter referred to as "**AGENCY**."

WITNESSETH:

WHEREAS, the **COUNTY** desires to provide for local community services within Pinellas County; and

WHEREAS, the **COUNTY** is committed to both enhancing the delivery of human services and increasing citizen access to those services; and

WHEREAS, the **COUNTY** recognizes that the **AGENCY** is providing an essential service within the community; and

WHEREAS, the **COUNTY**, in partnership with local providers and stakeholders, received a pass-through Federal Grant Award from the U.S. Department of Justice – Bureau of Justice Assistance (BJA) via the Florida Department of Law Enforcement (FDLE), hereinafter referred to as the grantor, under the Federal Fiscal Year 2018 Edward Byrne Memorial Justice Assistance Grant – Countywide (JAG-C), hereinafter referred to as "the grant";

WHEREAS, pursuant to Federal Super Circular Section 2 C.F.R. § 200.330 the **COUNTY** is responsible for making a determination as to whether the party receiving the federal program funds provided by this grant is a subrecipient or contractor; and

WHEREAS, pursuant to Federal Super Circular Section 2 C.F.R. § 200.74, the **COUNTY** is a pass-through entity for purposes of this Federal award; and

WHEREAS, the **COUNTY** has determined the **AGENCY** receiving funds under this federal program is a subrecipient;

NOW, THEREFORE, the parties hereto do mutually agree as follows:

1. RECITALS

The above "WHEREAS" clauses are incorporated into and are made a part of this Agreement.

2. GRANT SPECIFIC INFORMATION

This project shall be undertaken and accomplished in accordance with the terms and conditions specified herein and the exhibits and attachments named below, which are attached hereto and by reference incorporated herein: Exhibit A contains standard Contract Provisions for Contracts Under Federal Awards and the Disclosure of Lobbying Activities form; Exhibit B Contains grant-required certifications for Lobbying, Debarment, and Drug-free Workplace and Subaward Management Capabilities and Compliance; Attachment 1 contains the Project Summary; Attachment 2 contains the Application, Budget, and Notice of Award.

- 2 C.F.R. § 200.331(a)(1) (Federal Award Identification) requires that certain specific information about JAG be included in this Agreement. Such information, consistent with the accordant subsections under 2 C.F.R. § 200.331(a)(1), follows:
 - i. Subrecipient's name: MORE HEALTH, Inc.
 - ii. Subrecipient's Unique Entity Identifier or Data Universal Numbering System(DUNS) number: 968213579
 - iii. Federal Award Identification Number: 2019-MU-BX-0036(FDLE Application Reference Number 2020-JAGC-3607)
 - iv. Federal Award Date: October 25, 2019
 - v. Subaward Period of Performance Start and End Date: 10/01/2020 9/30/2021

- vi. Amount of Federal Funds Obligated by this Action by the Pass Through-Entity to the Subrecipient: \$25,000.00
- vii. Total Amount of Federal Funds Obligated to the Subrecipient by the Pass-Through
 Entity Including the Current Obligation: \$25,000.00
- viii. Total Amount of the Federal Award committed to the Subrecipient by the Pass-Through Entity: \$25,000.00
 - ix. Federal Award Project Description, as Required to be Responsive to the Federal Funding Accountability and Transparency Act: Firearm Safety and Injury Prevention
 - x. Name of Federal Awarding Agency, Pass-Through Entity, and Contact Information for Awarding Official of the Pass Through Entity:

Federal Awarding Agency:

U.S. Department of Justice,

Tarasa Yates, Program Manager

(202) 305-1780.

Pass-Through Entity:

Pinellas County Board of County Commissioners

Contact Information for Awarding Official of the Pass-Through Entity:

Daisy Rodriguez, Pinellas County Human Services

440 Court Street, 2nd Floor

Clearwater, FL 33756

GrantsCOE@pinellascounty.org.

xi. CFDA Number and Name; the Pass-Through Entity Must Identify the Dollar Amount

Made Available Under Each Federal Award and the CFDA Number at Time of

Disbursement:

CFDA Number (at time of disbursement): 16.738

CFDA Name: Edward Byrne Memorial Justice Assistance Grant Program

Total Dollar Amount Available Under this Federal Award: \$268,112.00

- xii. Identification of Whether the Award is R&D: Not a R&D award
- xiii. Indirect Cost Rate for the Federal Award: No Indirect Cost Rate claimed

3. SCOPE OF SERVICES:

- a) AGENCY agrees to comply with the terms, conditions and scope of the Edward Byrne Memorial Justice Assistance Grant Program as well as the subsequent grant award notice from the Grantor and all Acceptance and Agreement Conditions as listed in the Standard Conditions of the subgrant application.
- b) AGENCY agrees to provide the services for the COUNTY as outlined in Attachment 1.

4. TERM OF AGREEMENT:

The services of the **AGENCY** shall commence on October 1, 2020 and the agreement shall expire on September 30, 2021.

5. **COMPENSATION:**

- a) The **COUNTY** agrees to pay **AGENCY** an amount not to exceed Twenty Five Thousand dollars (\$25,000.00) for the services described in Section 1 of this Agreement.
- b) All requests for reimbursement payments must be submitted on a monthly basis and shall consist of an invoice for the requested amount, signed by authorized representatives of the **AGENCY**, along with all associated receipts and/or fiscal documentation. Invoices shall be sent

electronically to the Justice Coordination Contract Manager on a monthly basis within fifteen (15) days after month's end. The COUNTY shall not reimburse the AGENCY for any expenditures in excess of the amount budgeted without prior approval or notification. Invoicing due dates may be shortened as necessary to meet fiscal year deadlines or grant requirements. COUNTY shall not reimburse AGENCY for any expenditures in excess of the amount budgeted without prior approval or notification.

- c) The **COUNTY** shall reimburse to the **AGENCY** in accordance with the Florida Prompt Payment Act upon receipt of invoice and required documentation. When the required documentation and/or reports is incomplete or untimely, the **COUNTY** may withhold payment until such time as the **COUNTY** accepts the remedied documentation and/or reports.
- d) Any funds expended in violation of this Agreement or in violation of appropriate Federal, State, and County requirements shall be refunded in full to the **COUNTY**. If this Agreement is still in force, future payments may be withheld by the **COUNTY**.

6. <u>PERFORMANCE MEASURES</u>:

The AGENCY agrees to submit a quarterly Program Outcomes Report to the COUNTY. The COUNTY reserves the right to amend these data elements, performance measures, or reports as necessary to ensure that the overall programmatic purpose is demonstrated, quantified, and achieved. This report shall be submitted to the COUNTY no later than ten (10) days following the end of the quarter. Where no activity has occurred within the preceding period, the AGENCY shall provide a written explanation for non-activity during the quarter. The report formats shall be prescribed and provided by the COUNTY.

7. <u>Data Sharing.</u>

The AGENCY agrees to share data including as outlined in the Data Sharing Agreement

and provide program and other information in an electronic format to the **COUNTY** for the sole purpose of data collection, research and policy development. (See Attachment 3).

8. **MONITORING:**

AGENCY will work with **COUNTY** to meet the requirements of 2 C.F.R. § 200.328 (Monitoring and reporting program performance). This may include, but is not limited to, the following:

- a) AGENCY will comply with COUNTY and departmental policies and procedures.
- b) AGENCY will cooperate in monitoring site visits including, but not limited to, review of staff, fiscal and client records, programmatic documents, and will provide related information at any reasonable time.
- c) AGENCY will submit other reports and information in such formats and at such times as may be prescribed by the COUNTY.
- d) **AGENCY** will submit reports on any monitoring of the program funded in whole or in part by the **COUNTY** that is conducted by federal, state or local governmental AGENCY or other funders.
- e) If the **AGENCY** receive accreditation reviews, each accreditation review will be submitted to the **COUNTY** after receipt by **AGENCY**.
- f) All monitoring reports will be as detailed as may be reasonably requested by the COUNTY and will be deemed incomplete if not satisfactory to the COUNTY as determined in its sole reasonable discretion. Reports will contain the information or be in the format as may be requested by the COUNTY. If approved by the COUNTY, the COUNTY will accept a report from another monitoring AGENCY in lieu of reports customarily required by the COUNTY.

9. FEDERAL GRANT REQUIREMENTS

- a) The **AGENCY** will comply with Uniform Guidance established under 2 C.F.R. § 200 and 45 C.F.R. § 75 defining administrative requirements and cost principles.
- b) The **AGENCY** will ensure that all reimbursed expenditures will be made in compliance with grant requirements.
- c) The **AGENCY** will maintain documentation as necessary to demonstrate compliance with required federal guidelines and will make documentation available upon request and during monitoring visits.
- d) The **AGENCY** will participate in monitoring of grant funded activities as determined necessary for compliance under federal award number **2019-MU-BX-0036**.
- e) If, in the **COUNTY'S** sole discretion, **AGENCY** has a history of failure to comply with the general or specific terms and conditions of the Federal award, or fails to meet expected performance goals or is not otherwise responsible, the **COUNTY** may impose additional award conditions pursuant to 2 C.F.R. § 200.207 (Specific Conditions).

10. **DOCUMENTATION**:

The **AGENCY** shall maintain and provide the following documents upon request by the **COUNTY** within three (3) business days of receiving the request, as applicable:

- a. Articles of Incorporation
- b. **AGENCY** By-Laws
- c. Past 12 months of financial statements and receipts
- d. Membership list of governing board
- e. All legally required licenses
- f. Latest **AGENCY** financial audit and management letter

- g. Biographical data on the AGENCY chief executive and program director
- h. Equal Employment Opportunity Program
- i. Inventory system (equipment records)
- j. IRS Status Certification/501 (c) (3)
- k. Current job descriptions for staff positions
- 1. Match documentation

11. SPECIAL SITUATIONS:

AGENCY agrees to inform COUNTY within one (1) business day of any circumstances or events which may reasonably be considered to jeopardize its capability to continue to meet its obligations under the terms of this Agreement. Incidents may include, but is not limited to, those resulting in injury, media coverage or public reaction that may have an impact on the AGENCY's or COUNTY's ability to protect and serve its participants, or other significant effect on the AGENCY or COUNTY. Incidents shall be reported to the designated COUNTY contact below by phone or email only. Incident report information shall not include any identifying information of the participant.

12. <u>AMENDMENT/MODIFICATION:</u>

In addition to applicable federal, state and local statutes and regulations, this Agreement expresses the entire understanding of the parties concerning all matters covered herein. No addition to, or alteration of, the terms of this Agreement, whether by written or verbal understanding of the parties, their officers, agents or employees, shall be valid unless made in the form of a written amendment to this Agreement and formally approved by the parties. Budget modifications that do not result in an increase of funding, change the purpose of this Agreement or otherwise amend the terms of this Agreement shall be submitted in the format prescribed and provided by the **COUNTY**.

13. **CLOSEOUT**

- a) Upon termination in whole or in part, the parties hereto remain responsible for compliance with the requirements in 2 C.F.R. Part 200.343 (Closeout) and 2 C.F.R. Part 200.344 (Post-closeout adjustments and continuing responsibilities).
- b) This Agreement will not terminate until GRANT Closeout is completed consistent with GRANT requirements detailed in the Appendices attached hereto, and to the satisfaction of the COUNTY. Such requirements shall include but are not limited to submitting final reports and providing program deliverables and closeout information as requested by COUNTY, and/or GRANTOR.
- c) All invoices and requests for reimbursement shall be submitted within 30 days following the end of the GRANT project and budget period.
 - d) This provision shall survive the expiration or termination of this Agreement.

14. **CANCELLATION:**

- a) If the AGENCY fails to fulfill or abide by any of the provisions of this Agreement, AGENCY shall be considered in material breach of the Agreement. Where a material breach can be corrected, AGENCY shall be given thirty (30) days to cure said breach. If AGENCY fails to cure, or if the breach is of the nature that the harm caused cannot be undone, COUNTY may immediately terminate this Agreement, with cause, upon notice in writing to the AGENCY.
- b) In the event the **AGENCY** uses any funds provided by this Agreement for any purpose or program other than authorized under this Agreement, the **AGENCY** shall, at the option of the **COUNTY**, repay such amount and be deemed to have waived the privilege of receiving additional funds under this Agreement.
 - c) In the event sufficient budgeted funds are not available for a new fiscal period or are

otherwise encumbered, the **COUNTY** shall notify the **AGENCY** of such occurrence and the Agreement shall terminate on the last day of the then current fiscal period without penalty or expense to the **COUNTY**.

d) The **COUNTY** and the Grantor may only terminate this agreement in accordance with 2 C.F.R. § 200.339 (Termination).

15. ASSIGNMENT/SUBCONTRACTING:

- a) This Agreement, and any rights or obligations hereunder, shall not be assigned, transferred or delegated to any other person or entity. Any purported assignment in violation of this section shall be null and void.
- b) The **AGENCY** is fully responsible for completion of the Services required by this Agreement and for completion of all subcontractor work, if authorized as provided herein. The **AGENCY** shall not subcontract any work under this Agreement to any subcontractor other than the subcontractors specified in the proposal and previously approved by the **COUNTY**, without the prior written consent of the **COUNTY**, which shall be determined by the **COUNTY** in its sole discretion.

16. NON-EXCLUSIVE SERVICES:

This is a non-exclusive Agreement. During the term of this Agreement, and any extensions thereof, the County reserves the right to contract for another provider for similar services as it determines necessary in its sole discretion.

17. <u>INDEMNIFICATION:</u>

The **AGENCY** agrees to indemnify, pay the cost of defense, including attorney's fees, and hold harmless the **COUNTY**, its officers, employees and agents from all damages, suits, actions or claims, including reasonable attorney's fees incurred by the **COUNTY**, of any character brought on

account of any injuries or damages received or sustained by any person, persons, or property, or in any way relating to or arising from the Agreement; or on account of any act or omission, neglect or misconduct of AGENCY; or by, or on account of, any claim or amounts recovered under the Workers' Compensation Law or of any other laws, regulations, ordinance, order or decree; or arising from or by reason of any actual or claimed trademark, patent or copyright infringement or litigation based thereon; except only such injury or damage as shall have been occasioned by the sole negligence of the COUNTY.

18. INSURANCE:

The **AGENCY** shall maintain insurance covering all aspects of its operation dealing with this Agreement as specified in Attachment 4 and provide a Certificate of Insurance to the **COUNTY**. The insurance requirements shall remain in effect throughout the term of this Agreement.

19. PUBLIC ENTITIES CRIMES:

The AGENCY is directed to the Florida Public Entities Crime Act, Section 287.133, Florida Statutes, and represents to the COUNTY that the AGENCY is qualified to transact business with public entities in Florida and that its performance of the Agreement will comply with all applicable laws including those referenced herein. The AGENCY represent and certify that the AGENCY is and will at all times remain eligible for and perform the services subject to the requirements of these, and other applicable, laws. The AGENCY agrees that any contract awarded to the AGENCY will be subject to termination by the COUNTY if the AGENCY fails to comply or to maintain such compliance.

20. BUSINESS PRACTICES:

a) The **AGENCY** shall utilize financial procedures in accordance with generally accepted accounting procedures and Florida Statutes, including adequate supporting documents, to

account for the use of funds provided by the COUNTY.

- b) The **AGENCY** shall retain all records (programmatic, property, personnel, and financial) relating to this Agreement for three (3) years after final payment is made.
- c) All **AGENCY** records relating to this Agreement shall be subject to audit by the **COUNTY** and shall be subject to the applicable provisions of the Florida Public Records Act, chapter 119, Florida Statutes. In addition, the **AGENCY** shall provide an independent audit to the **COUNTY**, if so requested by the **COUNTY**.

21. NONDISCRIMINATION:

- a) The **AGENCY** shall not discriminate against any applicant for employment or employee with respect to hire, tenure, terms, conditions or privileges of employment or any matter directly or indirectly related to employment or against any client because of age, sex, race, ethnicity, color, religion, national origin, disability, marital status, or sexual orientation.
- b) The **AGENCY** shall not discriminate against any person on the basis of age, sex, race, ethnicity, color, religion, national origin, disability, marital status or sexual orientation in admission, treatment, or participation in its programs, services and activities.
- c) The **AGENCY** shall, during the performance of this Agreement, comply with all applicable provisions of federal, state and local laws and regulations pertaining to prohibited discrimination.
- d) At no time will clients served under this Agreement be segregated or separated in a manner that may distinguish them from other clients being served by the **AGENCY**.

22. INTEREST OF MEMBERS OF COUNTY AND OTHERS:

No officer, member, or employee of the **COUNTY**, and no member of its governing body, and no other public official of the governing body of any locality in which the program is situated

or being carried out who exercises any functions or responsibility in the review or approval of the undertaking or carrying out of this program, shall participate in any decisions relating to this Agreement which affect his/her personal interest or the interest of any corporation, partnership, or association in which he/she is, directly or indirectly, interested; nor shall any such officer, member, or employee of the COUNTY, or any member of its governing body, or public official of the governing body, or public official of the governing body of any locality in which the program is situated or being carried out, who exercises any functions or responsibilities in the review or approval of the undertaking or carrying out of this program, have any interest, direct or indirect, in this Agreement or the proceeds thereof.

23. CONFLICT OF INTEREST:

The AGENCY shall promptly notify the COUNTY in writing of any business association, interest, or other circumstance which constitutes a conflict of interest as provided herein. If the AGENCY is in doubt as to whether a prospective business association, interest, or other circumstance constitutes a conflict of interest, the AGENCY may identify the prospective business association, interest or circumstance, the nature of work that the AGENCY may undertake and request an opinion as to whether the business association, interest or circumstance constitutes a conflict of interest if entered into by the AGENCY. The COUNTY agrees to notify the AGENCY of its opinion within ten (10) calendar days of receipt of notification by the AGENCY, which shall be binding on the AGENCY.

24. <u>INDEPENDENT CONTRACTOR:</u>

It is expressly understood and agreed by the parties that **AGENCY** is at all times hereunder acting and performing as an independent contractor and not as an agent, servant, or employee of the **COUNTY**. No agent, employee, or servant of the **AGENCY** shall be, or shall be deemed to be, the

agent or servant of the **COUNTY**. None of the benefits provided by the **COUNTY** to their employees including, but not limited to, Worker's Compensation Insurance and Unemployment Insurance is available from **COUNTY** to the employees, agents, or servants of the **AGENCY**.

25. <u>ADDITIONAL FUNDING:</u>

Funds from this Agreement shall be used as the matching portion for any federal grant only in the manner provided by Federal and State law and applicable Federal and State rules and regulations. The **AGENCY** agrees to make all reasonable efforts to obtain funding from additional sources wherever said **AGENCY** may qualify. Should this Agreement reflect a required match, documentation of said match is required to be provided to the **COUNTY**.

26. GOVERNING LAW:

The laws of the State of Florida shall govern this Agreement.

27. PUBLIC RECORDS:

The **AGENCY** acknowledges that information and data it manages as part of the services may be public records in accordance with Chapter 119, Florida Statutes and Pinellas County public records policies. The **AGENCY** agrees that prior to providing services it will implement policies and procedures to maintain, produce, secure, and retain public records in accordance with applicable laws, regulations, and the **AGENCY** policies, including but not limited to the Section 119.0701, Florida Statutes. Specifically, section 119.0701 requires **AGENCY** perform the following:

- a. Keep and maintain public records required by the **COUNTY** to perform the service.
- b. Upon request from the **COUNTY**'s custodian of public records, provide the **COUNTY** with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119 or as otherwise provided by law.

c. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the contract term and following completion of the contract if the **AGENCY** does not transfer the records to the **COUNTY**.

d. Upon completion of the contract, transfer, at no cost to the COUNTY, all public records in possession of the AGENCY or keep and maintain public records required by the COUNTY to perform the service. If the contractor transfers all public records to the COUNTY upon completion of the contract, the AGENCY shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the AGENCY keeps and maintains public records upon completion of the contract, the AGENCY shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the COUNTY, upon request from the COUNTY's public agency's custodian of public records, in a format that is compatible with the information technology systems of the COUNTY.

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

Public Records Liaison 440 Court St., 2nd Floor Clearwater, FL 33756 <u>astanton@pinellascounty.org</u> (727) 464-8437

28. CONFORMITY TO THE LAW:

The **AGENCY** shall comply with all federal, state and local laws and ordinances and any rules or regulations adopted thereunder.

29. PRIOR AGREEMENT, WAIVER, AND SEVERABILITY:

This Agreement supersedes any prior Agreements between the Parties and is the sole basis for agreement between the Parties. The waiver of either party of a violation or default of any provision of this Agreement shall not operate as, or be construed to be, a waiver of any subsequent violation or default hereof. If any provision, or any portion thereof, contained in this Agreement is held unconstitutional, invalid, or unenforceable, the remainder of this Agreement, or portion thereof, shall be deemed severable, shall not be affected, and shall remain in full force and effect.

30. AGREEMENT MANAGEMENT:

Pinellas County Human Services designates the following person(s) as the liaison for the **COUNTY:**

Julie Wason
Pinellas County Justice Coordination
440 Court Street, 2nd Floor
Clearwater, Florida 33756
jpwason@pinellascounty.org
727-464-8423

AGENCY designates the following person(s) as the liaison:

Carlene Lemaster, Operations Manager
MORE Health, INC
3821 Henderson Blvd
Tampa, Florida 33629
clemaster@morehealthinc.org
(813) 288-0378

SIGNATURE PAGE FOLLOWS

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed on the day and year written below.

PINELLAS COUNTY, FLORIDA,

by and through its County Administrator

Date: December 8, 2020 , 2020

APPROVED AS TO FORM

By: Matthew Tolnay

Office of the County Attorney

MORE HEALTH, INC.

ATTEST

Printed Name: Corleng Lemo

By: Cerdy Teologhoene

Printed Name: Karen Buckenheimer

Title: Exec. Dir.

Date: 11-30-3030

EXHIBIT A CONTRACT PROVISIONS FOR CONTRACTS UNDER FEDERAL AWARDS

FEDERAL AWARD NUMBER: 2019-MU-BX-0036 GRANT TITLE: Edward Byrne Memorial Justice Assistance Grant - Countywide

This solicitation is either fully or partially grant-funded. In addition to other terms and conditions required by Pinellas County and the applicable federal agency, all contracts awarded to the qualified bidder are subject to the following provisions, as applicable to the services provided.

Equal Employment Opportunity: Except as otherwise provided under 41 CFR Part 60, all contracts that meet the definition of "federally assisted construction contract" in 41 CFR Part 60-1.3 must include the equal opportunity clause provided under 41 CFR 60-1.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 FR 12319, 12935, 3 CFR Part, 1964-1965 Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and implementing regulations at 41 CFR part 60, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor."

If this contract meets the definition of a "federally assisted construction contract", during the performance of this contract, the Contractor agrees as follows:

- (1) The CONTRACTOR will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. The CONTRACTOR will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The CONTRACTOR agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
- (2) The CONTRACTOR will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive considerations for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.
- (3) The CONTRACTOR will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant with another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not

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If this contract meets the definition of a "federally assisted construction contract", during the performance of this contract, the Contractor agrees as follows:

- (1) The CONTRACTOR will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. The CONTRACTOR will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The CONTRACTOR agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
- (2) The CONTRACTOR will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive considerations for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.
- (3) The CONTRACTOR will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant with another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not

otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the contractor's legal duty to furnish information.

- (4) The CONTRACTOR will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the Contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- (5) The CONTRACTOR will comply with all provisions of Executive Order 11246 of September 24, 1965, and with the rules, regulations, and relevant orders of the Secretary of Labor.
- (6) The CONTRACTOR will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- (7) In the event of the CONTRACTOR's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the CONTRACTOR may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- (8) The CONTRACTOR will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (7) in every subcontract unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The CONTRACTOR will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance.

Davis-Bacon Act as amended (40 U.S.C. 3141-3148): When required by federal program legislation, for all prime construction contracts awarded in excess of \$2,000, Contractors are required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, Contractors must be required to pay wages not less than once a week. If the applicable grant award contains Davis-Bacon provisions, the County will place a copy of

the current prevailing wage determination issued by the Department of Labor in the solicitation document. The decision to award a contract shall be conditioned upon the acceptance of the wage determination [Appendix II to 2 CFR Part 200].

Copeland Anti Kick Back Act: If Davis-Bacon is applicable, CONTRACTOR shall also comply with all the requirements of 29 CFR Part 3 which are incorporated by reference to this contract. Contractors are prohibited from inducing by any means any person employed in the construction, completion or repair of public work to give up any part of the compensation to which he or she is otherwise entitled [Appendix II to 2 CFR Part 200].

Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708). Where applicable, all contracts awarded by the non-Federal entity in excess of \$100,000 that involve the employment of mechanics or laborers must include a provision for compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence [Appendix II to 2 CFR Part 200].

Rights to Inventions Made Under a Contract or Agreement. If the Federal award meets the definition of "funding agreement" under 37 CFR §401.2 (a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the recipient or subrecipient must comply with the requirements of 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency [Appendix II to 2 CFR Part 200].

Clean Air Act (42 U.S.C. 7401–7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251–1387): As amended—The CONTRACTOR agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401–7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251–1387). Violations must be reported to the federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA) [Appendix II to 2 CFR Part 200].

Debarment and Suspension (Executive Orders 12549 and 12689): A contract award (see 2 CFR 180.220) will not be made to parties listed on the government wide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and

Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549. If applicable, the CONTRACTOR must verify that none of their subcontractors (for contracts expected to equal or exceed \$25,000), appear on the federal government's Excluded Parties List. The Excluded Parties List is accessible at https://uscontractorregistration.com/ [Appendix II to 2 CFR Part 200].

Byrd Anti-Lobbying Amendment (31 U.S.C. 1352): CONTRACTORs that apply or bid for an award exceeding \$100,000 must submit a completed "Disclosure of Lobbying Activities" [Form SF-LLL]. Each tier certifies to the tier above that it will not and has not used federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non-federal funds that takes place in connection with obtaining any federal award. Such disclosures are forwarded from tier to tier up to the non-federal award. [Appendix II to 2 CFR Part 200]. The bidder shall complete Form SF-LLL and submit with bid. Bidders may be deemed non-responsive for failure to submit this certification.

Conflict of Interest [2 CFR §200.112]: The CONTRACTOR must disclose in writing any potential conflict of interest to the Federal awarding agency or COUNTY in accordance with applicable Federal awarding agency policy.

Mandatory Disclosures [2 CFR §200.113]: The CONTRACTOR must disclose in writing all violations of federal criminal law involving fraud, bribery, or gratuity violations potentially affecting the federal award. Failure to make required disclosures can result in any of the remedies described in 2 CFR §200.338 Remedies for noncompliance, including suspension or debarment.

Protected Personally Identifiable Information (Protected PII) [CFR §200.303(e)]: The CONTRACTOR must take reasonable measures to safeguard protected personally identifiable information and other information the federal awarding agency or COUNTY designates as sensitive or the County considers sensitive consistent with other applicable federal, state, and local laws regarding privacy and obligations of confidentiality. Per CFR § 200.82, Protected PII means an individual's first name or first initial and last name in combination with any one or more types of information, including, but not limited to, social security number, passport number, credit card numbers, clearances, bank numbers, biometrics, date and place of birth, mother's maiden name, criminal, medical and financial records, and/or educational transcripts. This does not include PII that is required by law to be disclosed.

Prohibition on utilization of time and material type contracts [2 CFR §200.318 (j) (1)]: The COUNTY will not award contracts based on a time and material basis if the contract contains federal funding.

Contracting with Small and Minority Businesses, Women's Business Enterprises, and Labor Surplus Area Firms [2 CFR § 200.321]: If using subcontractors, the CONTRACTOR must take all necessary affirmative steps to assure that minority businesses, women's business enterprises, and labor surplus area firms are used when possible. Affirmative steps must include:

- (1) Placing qualified small and minority businesses and women's business enterprises on solicitation lists;
- (2) Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources;
- (3) Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises;
- (4) Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises; (5) Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce.
- (5) Affirmative Action Requirements per 41 CFR60-4.1 Goals for Women and Minorities in Construction (for contracts in excess of \$10,000): Goals and timetables for minority and female utilization may be set which shall be based on appropriate workforce, demographic or other relevant data and which shall cover construction projects or construction contracts performed in specific geographical areas. The goals, which shall be applicable to each construction trade in a covered Contractor's or subcontractor's entire workforce which is working in the area covered by the goals and timetables, shall be published as notices in the Federal Register, and shall be inserted by the contracting officers and applicants, as applicable, in the Notice required by 41 CFR 60-4.2. Covered construction Contractors performing construction work in geographical areas where they do not have a federal or federally assisted construction contract shall apply the minority and female goals established for the geographical area where the work is being performed.

Information regarding certified M/WBE firms can be obtained from:

- Florida Department of Management Services (Office of Supplier Diversity);
- Florida Department of Transportation;
- Minority Business Development Center in most large cities; and
- Local Government M/DBE programs in many large counties and cities

Procurement of Recovered Materials [2 CFR §200.322]: CONTRACTOR must comply with section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.

Prohibition on utilization of cost plus a percentage of cost contracts [2 CFR §200.323 (d)]: The COUNTY will not award contracts containing federal funding on a cost plus percentage of cost basis.

Retention of Records [2 CFR 200.333]: Financial records, supporting documents, statistical records, and all other records pertinent to a Federal award must be retained for a period of three years from the date of submission of the final expenditure report or invoice.

Access to Records [2 CFR 200 § 200.336]: The County, Pass-through agency or Federal awarding agency must have the right of timely and unrestricted access to any documents, papers or other records, including electronic records, of the Contractor in order to make audits, investigations, examinations, excerpts, transcripts, and copies of such documents. This right also includes timely and reasonable access to the recipient purpose of interview and discussion related to such documents. This right of access shall continue as long as records are required to be retained.

DISCLOSURE OF LOBBYING ACTIVITIES

Complete this form to disclose lobbying activities pursuant to 31 U.S.C.1352

Approved by OMB 4040-0013

1. * Type of Federal Action:	2. * Status of Federal Action:	3. * Report Type:			
a. contract	a. bid/offer/application	a. initial filing			
b. grant	b. initial award	b. malenal change			
c. cooperative agreement	c. post-award				
d. loan					
e. loan guarantee					
f. toan insurance					
	F				
4. Name and Address of Reporting	Enuty:				
Prime SubAwardee Tier if known:					
More Health, Enc.					
·Street 1 3821 Hondarson 13	Ive Street 2				
· City	State FL	²¹⁰ [33629			
Taupa		[3.56P-(
Congressional District, if known:					
5. If Reporting Entity in No.4 is Subav	vardee, Enter Name and Address of P	rime:			
*Name					
* Street 1	Street 2				
' City	State	Zip			
Congressional District, if known:					
6. * Federal Department/Agency:	7 * Federal Pro	gram Name/Description:			
o. Teacra, Departments, 1907.	1 / 1 cdc/a/110	gram ramers compress.			
L					
	CFDA Number, if applic	able:			
8. Federal Action Number, if known: 9. Award Amount, if known:					
\$					
10. a. Name and Address of Lobbying Registrant:					
Prefix First Name Middle Name					
*Last Name Sulfix					
1 Street 1 F					
· Street 1	Street 2				
*City	State	Ζφ			
b. Individual Performing Services (include	ling address if different from No. 10a)				
Prefix First Name	Middle Name				
*Last Name	Suthx				
Street 1	Street 2				
* City	State	Ζιρ			
	y litle 31 U.S.C. section 1352 This disclosure of lobbying ac				
the Congress semi-annually and will be available for pu	blic inspection. Any person who fails to file the required disc	ursuant to 31 U.S.C. 1352. This information will be reported to losure shall be subject to a civil penalty of not less than			
\$10,000 and not more than \$100,000 for each such fail	ure.				
*Signature: Recen Bleck	2 berberner				
*Name: Prefix Fust Name	Kalen Middle N	ame			
Last Name BLACKS	obcine sul	fix			
	,				
Title: Ex. Director	Telephone No.: 813381503				
Federal Use Only:		Authorized for Local Reproduction Standard Form - LLL (Rev 7-97)			
	•				

A We do not participate in Lobbying Activities

EXHIBIT B: GRANT REQUIRED CERTIFICATIONS



Upon completion, send a copy of this form to:

Florida Department of Law Enforcement Office of Criminal Justice Grants Post Office Box 1489 Tallahassee, FL 32302-1489 criminaljustice@fdle.state.fl.us

Grant Program:	JAG PREA	IARIP NCHIP RSA	AT PSN
	Other:		
Subrecipient: MORE	HEALTH, Inc.	FEID: 59-3397472	DUNS : 968213579

OVERVIEW

In order to meet eligibility requirements, applicants must be able to document compliance with the following prior to receiving a subaward:

- 2 C.F.R Part 25 Universal Identifier and System for Award Management Requirements
- 28 C.F.R Part 42 Nondiscrimination; Equal Employment Opportunity, Policies and Procedures
- 2 C.F.R Part §200.318-326 Federal Procurement Standards
- 2 C.F.R §200.300-309 Standards for Financial and Program Management

INSTRUCTIONS

Applicants seeking federal financial assistance from the Florida Department of Law Enforcement (FDLE), Office of Criminal Justice Grants (OCJG) should complete this questionnaire and provide all applicable documents with the submission of their application. Failure to provide appropriate forms, certifications, policies, procedures, or other documentation for the proposed project may result in special conditions being placed on the subaward.

This form, along with other application forms, may be submitted to <u>criminaljustice@fdle.state.fl.us</u> if scanned at the highest resolution (at least 600 dpi).

Note: Each applicant only needs to submit one pre-award monitoring packet regardless of how many applications for funding are being submitted. Applicants should ensure all "project-specific" forms can be easily identified.

CONTACT INFORMATION

For questions regarding this pre-award monitoring packet, contact FDLE's Office of Criminal Justice Grants at (850) 617-1250 or criminaljustice@fdle.state.fl.us.

APPLICATION POINT-OF-CONTACT (POC)

Please provide a point-of-contact to coordinate any additional information requests FDLE's Office of Criminal Justice Grants may have during review of this packet and your application.

Name: Carlene Lemaster
Title: Operations Manager
Agency: MORE HEALTH,Inc.

Phone: 813-287-5032

Email: clemaster@morehealthinc.org

The following section consists of a series of questions to aid in determining compliance with federal regulations required to properly administer these funds. Please read all questions carefully as some questions may require coordination with other divisions/bureaus in your agency (i.e. finance, purchasing, human resources, etc.). Additionally, to avoid possible special conditions being placed on your subaward, please ensure all requested documentation is submitted with this questionnaire.

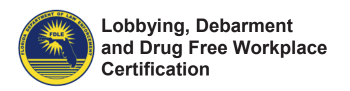
Subrecipient Financial Capabilities and Internal Controls

S	ECTION I: AUDIT INFORMATION					
Th	e <u>SUBRECIPIENT</u> has undergone the following types of audits: Single Audit Single Audit V Financial Statement Defense Contract Age	ncy /	Audit			
	Audit Programmatic Audit for:					
	Other Audit:					
	None of the above					
Th	e SUBRECIPIENT'S most recent audit was conducted:					
✓	Within the past 12 months Within the past two years More than t	wo y	ears ago			
Na	me of Auditing Agency/Firm: Assurance Dimensions					
	st recent auditor's opinion: 🗸 Unqualified/Unmodified 📗 Qualified/Modifie	ed [Othe	r		
Nu	mber of Findings on most recent audit only:	L				
We	ere material weaknesses noted in the audit?	Г	Yes	Γ,	/ No	
We	ere significant deficiencies noted in the audit?	<u> </u>	Yes	Ë,	∏ No	
	s the subrecipient addressed all findings and provided a		J 757 - 1			
	nagement response or implemented corrective action?		Yes		No	√ N/A
	CTION II: NON-PROFIT ORGANIZATION		TVoc			I NIA
1.	Is the applicant entity a non-profit organization (including a non-profit institution of higher education) as described in 26 U.S.C. 501(c)(3) <u>AND</u> exempt from taxation under 26 U.S.C. 501(a)?	✓	Yes	L] No	□ NA
	If "No" or "N/A" skip to Section III: Accounting System; If "Yes",					
	complete questions 2 and 3 below.					
2.	Does the applicant non-profit organization maintain offshore					
	accounts for the purpose of avoiding paying the tax describe in 26 U.S.C. 511(a)?		Yes	<u>_</u>	Z No	
3.	With respect to the most recent year the applicant non-profit organization was required to file a tax return, does the applicant non-profit organization believe (or assert) that it satisfies the requirements of 26 C.F.R. 53.4958-6 relating to the reasonableness of compensation for certain individuals?	√	Yes		No	
SE	CTION II: ACCOUNTING SYSTEM					
Hei	lpful Hint – answers to these questions may need to be obtained from your fin	ance	departm	ent.		
1.	Which of the following best describes the organization's accounting system: Manual Automatic Combination					<u></u>
2.	Does the accounting system identify the receipt and expenditure of funds separately for each grant?	√	Yes		No	
3.	Does the accounting system record and track expenditures for each grant by budget categories in the approved budget?	√	Yes		No	
4.	Does the accounting system have the capability to record, track, and document cost share or match for each grant?	√	Yes		No	
5.	Is the organization documentation to support recorded match or cost share available if requested?	√	Yes		No	
6.	Does the accounting/financial system include budgetary controls to prevent incurring obligations in excess of total funds or budget category (i.e. personnel, travel, etc.)?	√	Yes		No	
7.	Is the financial management system capable of producing the following:			_	1	
	a. Detailed Activity Ledger?	\checkmark	Yes		No	

	b. Cash Control Register?	√	Yes	No No	
	c. Property Control Register? (equipment purchases)	\checkmark	Yes	☐ No	
SE	CTION III: INTERNAL CONTROLS & SEPERATION OF DUTIES				
	lpful Hint – answers to these questions may need to be obtained from your fin partment.	ance	and/or p	urchasing	
1.	Are the duties of the person responsible for maintaining financial records separated from any cash-related functions?	\checkmark	Yes	☐ No	
2.	Are personnel who perform disbursement functions prohibited from purchasing, receiving and inventorying items?		Yes	No No	
	If no, are these functions approved by a third party?		Yes	No	✓ N/A
3.	Is the signing of disbursement checks limited to individuals:				
	a. Who are authorized to make disbursements?	\checkmark	Yes	No No	
	b. Whose duties do not include:				
	- Posting and recording of accounts receivable?	\checkmark	Yes	No No	
	- Approving vouchers for payment?	V	Yes	∐ No	
4.	Describe the financial process/accounting mechanism used by the applicant from general revenue, other federal projects, and/or multiple funding source		ick grant	funds sepa	ırately
1	The grant funds are tracked through it's own classification expenses.	for I	both re	evenues	and
5.	What measures are used to verify all cost elements on a reimbursement are subaward agreement?	allow	able und	der an appr	oved
	Allowable costs are recorded separately under the approp	riate	e class	ification.	
6.	6. What internal control measures are used to safeguard sensitive information (i.e. personally identifiable information, law enforcement sensitive information, etc.) relating to activities, expenditures, documentation, etc.?				
[Electronic information is password protection and files in a	loc	ked off	fice.	
7.	Did financial staff verify that grant funds would not be used to supplant local funds that had already been appropriated for the grant project or activities?		Yes	No	
8.	How long is the agency required to retain grant files and records of grant pu	ırchas	ses?		
SEC	CTION IV: CIVIL RIGHTS				
Hel	pful Hint – answers to these questions may need to be obtained from your hu	man	resource	departmer)t.
1.	Is the entity aware it must comply with federal civil rights regulations including certifications and plan requirements?	√	Yes	No No	
2.	Please indicate if any of the following apply to the applicant organization:				
[Indian Tribe Nonprofit Organization Educational Institution	М	edical In	stitution	
l	Does not apply to applicant organization				The second secon

3.	Do	es the entity have more than 50 employees?	Yes	√ No
			les	V NO
4.		es the entity receive federal funding under the U.S. Department Justice, including any funds passed through another entity, of	Yes	✓ No
		5,000 or more, but less than \$500,000?	LITES	[♥] NO
5.	Does the entity receive federal funding under the U.S. Department			
J.		Justice, including any funds passed through another entity, of	Yes	✓ No
		20,000 or more?		TA INO
6.	Does the organization notify employees AND program participants			
0.		it it does not discriminate on the basis of race, color, national	✓Yes	□ No
		gin, religion, sex, disability or age?	1,00	
7.		es the applicant organization have a written policy or procedure		
• •		tructing employees AND program participants how to file a	✓Yes	No
		mplaint regarding discrimination?	V 103	
8.		s the applicant organization had any findings of discrimination		
0.		ued by a State or Federal court in the past three years?	Yes	✓ No
e =		DN V: PROCUREMENT	33,983,985 VIVA	
		Hint – answers to these questions may need to be obtained from your file	nance and/or	purcnasing
		nent.		
1.		es the organization maintain written procurement procedures		
	WIT	ich includes provisions for:	[] _{Vaa}	N
	a.	Conflict of interest procedures or statements?	✓Yes	No
		·		T late
	b.	Disciplinary action for conflict of interest violations?	✓Yes	No
		. ,		File
	C.	Avoiding acquisition of unnecessary or duplicative items?	✓Yes	No
	d.	Entering into intergovernmental agreements for shared	Yes	No
		purpose goods/services?	V	
	_	Only producing or outgrating contracts to requestible		
	e.	Only procuring or awarding contracts to responsible contractors?	√ Yes	No
		contractors?		
	f.	Prohibiting use of geographical preference?	√ Yes	No
		3 mar an 9 map and 1 mar and 2 map a		
	g.	Non-competitive procurement (sole source)?	Yes	✓ No
2	Da	as the procurement system provide a machanism to determine		
2.		es the procurement system provide a mechanism to determine ection on a competitive basis?	√ Yes	No
3.		es the procurement system include provisions for checking the	√ Yes	No
		cluded Parties List (sam.gov) prior to award?		
		ON VI: INVENTORY		
		Hint – answers to these questions may need to be obtained from your file	nance and/or	purchasing
		nent.		
1.		es the organization's property management system provide and		
	ma	intain the following information:		Г Т.,
	a.	A description of the equipment?	✓Yes	No
	b.	A property identification number?	7V	No
			✓Yes	INO
	Ç.	Source of the property, including award number if grant funded?	√ Yes	No
	d.	Who the title vests with?	√ Yes	No
	e.	Acquisition date?		□□ □□No
	G.	Anoquiotion date:	✓ Yes	
	f.	Federal share of property cost, if federally funded?	Yes	No
			<u> </u>	
	g.	Location and condition of property?	√ Yes	No
	L.	I Haira na andiana anistana indiana o		
	h.	Ultimate disposition information?	✓Yes	No
2.	ls d	locumentation regarding property management for grant funded	7.	
		ns available?	✓ Yes	No

3.	Does the agency assure that grant funded proper and insured in compliance with federal requirement		Ŀ	Yes	No	
SE	CTION VII: SUBRECIPIENT MANAGEMENT AND	MONITORING				
1.	Does the applicant entity have written policies, p guidance designed to ensure that any subawa applicant entity under a federal award – (1) applicable federal requirements, (2) are appropria the applicant, and (3) comply with the requireme (see 2 CFR 200.331)?	rds made by the clearly document tely monitoring by		Yes	No	
2.	Is this applicant entity aware of the difference be under federal awards and procurement contract awards, including the different roles/responsibilities each?	cts under federal	[·	Yes	No	
3.	Does the applicant entity have written policies designed to prevent the applicant entity from is under a federal award to any entity or individual to r debarred from such awards?	ssuing a contract		Yes	No	
	Is the applicant entity designated "high risk" by making agency or other pass-through entity?	y a federal grant		Yes	√ No	
CE	RTIFICATION ON BEHALF OF THE APPLICANT	ENTITY				
pro	behalf of the applicant entity, I certify to the Flovided above is complete and correct to the best of nake this certification on behalf of the applicant entitle.	my knowledge. I h				
Title	Executive Director	Phone:	813-28	37-5032		
Dat	^{e:} 12/1/2020	Signature: Karen	n Buckenh	eimer Bucke	lly signed by Karen inheimer 2020 12 01 10 11 27 -05'00'	



Upon completion, mail a copy of this form to:

Florida Department of Law Enforcement Office of Criminal Justice Grants P.O. Box 1489 Tallahassee, FL 32302-1489

Applicants should refer to the regulations cited below to determine the certification to which they are required to attest. Applicants should also review the instructions for certification included in the regulations before completing this form. Signature of this form provides for compliance with certification requirements under 28 CFR Part 69, "New Restrictions on Lobbying" and 28 CFR Part 67, "Government-wide Debarment and Suspensions (Non-procurement) and Government-wide Requirements for Drug Free Workplace (Grants)". The certifications shall be treated as a material representation of fact upon which reliance will be placed when the Office of Criminal Justice Grants determines to award the covered transaction, grant, or cooperative agreement.

1. Lobbying

As required by Section 1352, Title 31 of the U.S. Code, and implemented at 28 CFR Part 69, for persons entering into a grant or cooperative agreement over \$100,000, as defined at 28 CFR Part 69, the applicant certifies that:

- (a) No federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, 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 making of any federal grant, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal grant or cooperative agreement.
- (b) If any funds other than federal appropriated funds have been paid or will be paid 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 grant or cooperative agreement, the undersigned shall complete and submit Standard Form LLL "Disclosure of Lobbying Activities", in accordance with its instructions.
- (c) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subgrants, contracts under grants and cooperative agreements, and subcontracts) and that all subrecipients shall certify and disclose accordingly.

2. Debarment, Suspension and Other Responsibility Matters

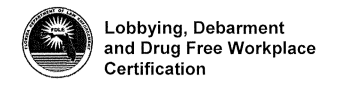
As required by Executive Order 12549, Debarment and Suspension, and implemented at 28 CFR Part 67 -

- (a) The applicant certifies that it and its principals:
 - (i) Are not presently debarred, suspended, proposed for debarment, declared ineligible, sentenced to a denial of federal benefits by a State or Federal court, or voluntarily excluded from covered transactions by any federal department or agency;
 - (ii) Have not within a three-year period preceding this application been convicted of or had a civil judgement rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing 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;
 - (iii) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (a)(ii) of this certification; and
 - (iv) Have not within a three-year period preceding this application had one or more public transactions (Federal, State or local) terminated for cause or default.
- (b) Where the applicant is unable to certify to any of the statements in this certification, he or she shall attach an explanation to this application.

3. Drug Free Workplace

As required by the Drug-Free Workplace Act of 1988, and implemented at 28 CFR Part 67, Subpart F, as defined at 28 CFR Part 67 Sections 67.615 and 67.620 –

- (a) The applicant certifies that it will or will continue to provide a drug-free workplace by:
 - (i) Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the subgrantee's workplace and specifying the actions that will



Upon completion, mail a copy of this form to:

Florida Department of Law Enforcement Office of Criminal Justice Grants P.O. Box 1489 Tallahassee, FL 32302-1489

be taken against employees for violation of such prohibition;

- (ii) Establishing an on-going drug-free awareness program to inform employees about -
 - (1) The dangers of drug abuse in the workplace;
 - (2) The subgrantee's policy of maintaining a drug-free workplace;
 - (3) 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.
- (iii) 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 (i);
- (iv) Notifying the employee in the statement required by paragraph (i) that, as a condition of employment under the grant, the employee will
 - (1) Abide by the terms of this statement; and
 - (2) Notify the employer in writing of his or her conviction for a violation of criminal drug statute occurring in the workplace no later than five (5) calendar days after the conviction.
- (v) Notifying the agency, in writing, within ten (10) calendar days after receiving notice under subparagraph (iv)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice including position title to: Florida Department of Law Enforcement, Office of Criminal Justice Grants, P.O. Box 1489, Tallahassee, FL 32302-1489. Notice shall include the identification number(s) of each affected grant.
- (vi) Taking one of the following actions within thirty (30) calendar days of receiving notice under subparagraph (iv)(2), with respect to any employee who is 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 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.
- (vii) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (i) through (vi).
- (b) The subgrantee may insert in the space provided blow the site(s) for the performance or work done in connection with

As the duly auth certifications:	thorized representative of the applicant, I hereby certify that a	applicant will comply with the following
☐ Certifica	ation Regarding Lobbying (required for applications over \$100,000))
☐ Certifica	ation Regarding Debarment, Suspension and Other Responsibility	Matters (required for all applicants)
Certifica	ation Regarding Drug-Free Workplace (required for state agency a	pplications)
Subrecipient:	MORE HEALTH, Inc.	
Printed Name:	Kare-Buckerheimer	Title: Exec. Dizector
Signature:	Caco Bubbalan	Date: 11-30-2020

ATTACHMENT 1

Subrecipient Name	Award Amount	Project Description				
MORE HEALTH, Inc. \$25,000.00		MORE HEALTH will provide Firearm Safety Education Lessons to children, teens, their families, and their teachers. All of Pinellas County's public third grade classes are offered this safety lesson.				

ATTACHMENT 2 PROJECT BUDGET

CONTRACTUAL SERVICES MORE HEALTH, Inc. - \$25,000

(1 Class = 1 Unit)

Firearm Safety - \$65.79 per Class

Unit costs include expenses for materials, supplies, mileage, payroll taxes, and the following staff:

Project Manager

• Oversees training, scheduling, payroll, inventory, and grant reporting.

Project Coordinator:

• Schedules each presentation. Additionally provides observations in the classroom and coordinates law enforcement training.

Instructors:

• Present Firearm Safety lessons to students in Pinellas County schools.

The funds from this grant will cover 100% of the total project cost (\$25,000). No cash match is required.

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 1: Administration

Subgrant Recipient

Organization Name: Pinellas County Board of Commissioners

County: Pinellas

Chief Official

Name: Pat Gerard
Title: Chairperson
Address: 315 Court Street
City: Clearwater

State: FL **Zip:** 33756-5165

Phone: 727-464-3360 **Ext:**

Fax:

Email: pgerard@pinellascounty.org

Chief Financial Officer

Name: Ken Burke

Title: Clerk of the Court
Address: 315 Court Street
City: Clearwater

State: FL **Zip:** 33756-5165

Phone: 727-464-3341 **Ext:**

Fax: 727-464-3341

Email: kburke@pinellascounty.org

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 1: Administration

Implementing Agency

Organization Name: Pinellas County Human Services

County: Pinellas

Chief Official

Name: Daisy Rodriguez

Title: Director

Address: 440 Court Street

2nd Floor

City: Clearwater

State: FL **Zip**: 33756-5139

Phone: 727-453-7441 **Ext:**

Fax:

Email: darodriguez@co.pinellas.fl.us

Project Director

Name: Julie Wason

Title: Justice Programs Analyst

Address: 440 Court Street City: Clearwater

State: FL **Zip:** 33756-5139

Phone: 727-464-6605 Ext:

Fax:

Email: jpwason@pinellascounty.org

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 1: Administration

Section Questions:

Question: If yes to either #1 or #2, describe each practice AND provide a copy of each law or

policy to criminaljustice@fdle.state.fl.us.

Answer: The law put in place under SB 168 (2019) prohibits state and local government

entities and their employees from impeding or restricting law enforcement

cooperation with a federal immigration agency.

Question: Does your jurisdiction have any laws, policies, or practices related to whether, when,

or how employees may communicate with the Department of Homeland Security

(DHS) or Immigration and Customs Enforcement (ICE)?

Answer: No

Question: Is your jurisdiction subject to any laws from a superior political entity (e.g., a state law

that binds a city) that meet the description in question 1?

Answer: Yes

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 2: Project Overview

General Project Information

Project Title: MORE HEALTH - FIREARM SAFETY & INJURY PREVENTION

Subgrant Recipient: Pinellas County Board of Commissioners

Implementing Agency: Pinellas County Human Services

Project Start Date: 10/1/2020 **End Date:** 9/30/2021

Problem Identification

According to a 2019 Tampa Bay Times article, state data shows the number of people injured by accidental gunfire in Florida is rising each year. What's more, with approximately 22 people a year killed in Florida, the state is bucking a nationwide trend. Florida Department of Health data shows that in 2007, 471 Floridians went to the hospital with nonfatal accidental gunshot injuries, by 2017, the most recent year available, the number had climbed to 857, an 82 percent increase. Tampa Bay Times reported in 2017 that during a six year span (2010-2015), more kids died in Florida by gunshot wounds than died of cardiovascular, respiratory, or infectious diseases. A New England Journal article indicated that firearm death is the second leading cause of death in children ages 5 -19. Most of those between 15 and 19 were shot in an intentional assault, according to research. This age group makes up the largest number of victims, more than 83%.

The importance of educating children about firearm safety is a necessary and valuable prevention strategy to reduce firearm injuries and deaths. MORE HEALTH hears of stories about children finding guns and knowing the steps to take to keep them safe. Without this knowledge, these children could have made a fatal mistake. There is also a need for adults to understand the risks to children when they own a firearm. The CDC reports violence and injuries can be prevented, and their consequences reduced; We know prevention works. School-based programs to prevent violence have been shown to cut violent behavior 29% among high school students and 15% across all grade levels.

The MORE HEALTH Firearm Safety and Violence Prevention lessons have been taught in Hillsborough and Pinellas Counties for 20 years. MORE HEALTH works with law enforcement, trauma doctors, and school districts looking at local and national trends to update both Firearm Safety lessons with the most current information. These lessons have been studied several times by outside evaluators, including University of South Florida, College of Public Health and Hillsborough County School District. Both the Firearm Safety 1 and Firearm Safety 2 Lessons have been found effective in knowledge gain and intent to change behavior.

This request is a continuation of project 2020-JAGC-PINE-4-Y5-015, which was awarded for the grant period of 10/1/2019 -9/30/2020 in the amount of \$25,000. During the 2019-20 school year, MORE HEALTH presented 379 classes of the Firearm Safety Lessons to school-aged children in third grade and middle school, before schools were closed due to COVID19. Partnering with the Pinellas County School District and law enforcement, MORE HEALTH reached approximately 9,000 students with the lifesaving education. Students learned the steps they should take if they see a gun. They were taught to treat all guns as if they are real and loaded. Students learned the consequences of bringing a gun or any weapon to school. Parents received information on the importance of properly storing firearms in their homes

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 2: Project Overview

through take home material.

Pinellas County is currently unable to meet the financial burdens of funding MORE HEALTH's Firearm Safety program within general revenue. Pinellas County has no available funding that can be appropriated for this purpose.

Project Summary (Scope of Work)

Deliverable: Pinellas County is requesting to subaward funds to the non-profit entity MORE HEALTH, Inc. (DUNS #: 968213579) to provide firearm safety and violence prevention lessons to children, teens, and adults residing within the County. MORE HEALTH is responsible for all project activities. Documentation of deliverables performed by MORE HEALTH will be maintained by Pinellas County and made available upon request. Example documentation includes but is not limited to performance reports and/or billing documentation. A provider not fulfilling obligations to clients will not be reimbursed.

This provider was selected through a competitive funding request to Pinellas County Justice Coordination and was reviewed by the Substance Abuse Advisory Board (SAAB) Review Committee on April 13, 2020. The Review Committee's recommendations were approved by the full SAAB on April 15, 2020 and were approved by the Pinellas County Board of County Commissioners on June 2, 2020.

The Pinellas Board of County Commissioners (BOCC) has a recurring timeline set to accomplish its goals to improve firearm safety literacy in third grade and Middle school students through effective prevention education. Improve Firearm Safety literacy in adults through effective prevention education and reduce the risk of firearm injury or death by distributing gun-locks at no charge. Instructors will also use police officers to engage student interaction and interest in lessons. Host community events and send students home with information to reach parents/guardians.

All activities discussed in the scope of work or project deliverables are for the local government and implementing agency identified on this award unless noted otherwise.

Pinellas County will request reimbursement of allowable costs identified on a quarterly basis.

Pinellas County will use grant funds to provide contractual services. Deliverables will be completed in accordance with the contractual agreements between the subrecipient and their local vendor/providers.

Documentation of deliverables performed by the subrecipient and their local contractors/providers must be maintained by the subrecipient and made available for monitoring. Example documentation for services include, but are not limited to client activity logs, participant sign in sheets, billing documentation, travel vouchers, proof of payment, etc.

Documentation and minimum performance required for drawdown of funds includes the completion of at least one activity described in the scope of work above as attested on the

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Justice Assistance Grant - County-wide financial expenditure/claim report.

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 2: Project Overview

Section Questions:

Question: What percentage of the total cost of this project is being funded by sources other than

this award?

Answer: 0

Question: What is the combined population of the jurisdiction(s) your agency provides services

to (according to the 2010 census)?

Answer: 916542

Question: What is the Operating Capital Outlay threshold used by the subgrantee?

If the implementing agency is a sheriff's office, indicate the sheriff's office's threshold

instead.

Answer: \$1,000

Question: What is the address of the location being used to provide services for this project?

Answer: 3821 Henderson Blvd.

Tampa, FL 33629

Question: Describe your agency. (e.g., non-profit, community based, government)

Answer: Government

Question: What is the name of the jurisdiction(s) your agency provides service to. (e.g., City of

Miami, Orange County, State of Florida)

Answer: Pinellas County

Question: Have you verified that the subgrantee has an active and current registration in

SAM.gov?

Answer: Yes

Question: Does the subgrantee receive a single grant in the amount of \$750,000 or more from

the U.S. Department of Justice?

Answer: No

Question: Does the implementing agency receive a single grant in the amount of \$750,000 or

more from the U.S. Department of Justice?

Answer: No

Question: In your organization's preceding completed fiscal year, did your organization (the

subgrantee) receive at least (a) 80 percent or (b) \$25,000,000 of your annual gross revenues in U.S. federal contracts, subcontracts, loans, grants, subgrants, and/or

cooperative agreements?

Answer: No

Question: If you answered yes above, does the public have access to information about the

compensation of the executives in your organization (the subgrantee) through periodic reports filed under section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m(a), 78o(d)) or section 6104 of the Internal Revenue Code of

1986? If answer to Part 1, above, was "no," answer N/A.

Answer: No

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 3: Performance

General Performance Info:

Performance Reporting Frequency: Quarterly

Prime Purpose Area: 03 - Crime Prevention (Non law-enforcement agencies only)

State Purpose Area: 1G - General Questions

Objectives and Measures

Objective: General Questions - General Questions for All Recipients

Measure: General 01

Will your organization be using the crimesolutions.gov website during the grant period regardless of JAG funding? Crimesolutions.gov provides information on

several crime reduction and prevention programs and practices.

Goal: No

Measure: General 02

Will your organization be using the The National Training and Technical Assistance Center (NTTAC) during the grant period, regardless of JAG funding? The NTTAC serves as BJA's training and technical assistance center. You can find resources, tools, webinars, and TTA support on a variety of criminal justice issues and

initiatives.

Goal: No

Measure: General 03

Will your organization be using the NCJP.org website during the grant period, regardless of JAG funding? NCJP.org contains resources to support strategic planning, program development, and implementation of evidence-based policy and

practice.

Goal: No

Measure: General 04

Will your organization be using the Evidence-Based Policing Matrix during the grant period regardless of JAG funding? The Evidence-Based Policing Matrix provides

information on evidence-based practices for law enforcement.

Goal: No

Measure: General 05

Will your organization be using the What Works in Reentry Clearinghouse during the grant period regardless of JAG funding? The clearinghouse provides research on the

effectiveness of reentry programs and practices.

Goal: No

Measure: General 06

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Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 3: Performance

Will your organization be using Research to Practice during the grant period regardless of JAG funding? Research to Practice promotes the dissemination of research on drug courts to practitioners and policymakers.

Goal: No

Measure: General 07

Will your organization be using any other resources during the grant period

regardless of JAG funding? If yes, please describe them.

Goal: Unsure

Measure: General 08

During the grant period, will your agency conduct or sponsor (with or without JAG funds) a survey or focus group of citizens on any of the following topics? Enter all that apply from the following list: Public satisfaction with police services; public

satisfaction with prosecution services; public satisfaction with public

defender/indigent defense services; public satisfaction with courts; public perceptions

of crime/disorder problems; personal crime experiences of citizens; none of the

above; unsure/don't know.

Goal: Unsure/don't know.

Measure: General 09

During the grant period, which of the following community activities will your organization be involved in, with or without JAG funds and how often will they each occur (yearly, monthly, etc.)? Choose from the following list: Hosting community meetings; attending community meetings; distributing a newsletter, e-mail, or other bulletin; attending community events; conducting social media activities; conducting

outreach to minority populations; other (please describe)

Goal: Attending Community Meetings: Biannual Substance Abuse Advisory Board

Meetings. Attending community events as appropriate.

Measure: General 10

Law Enforcement Agencies ONLY: In which of the following ways has your agency fostered community involvement in the last year? Enter all that apply from the following list: Citizen Review Board or other review board with citizen representation, Citizen's Police Academy, Internships for university or high school students, Volunteer Program, Auxiliary police officer program, Police Cadet Program, k-12

school programs, Youth Athletic Programs, Other (please Describe), None of the

above, Unsure/Don't know.

Goal: N/A

Measure: General 11

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 3: Performance

Identify the goal(s) you hope to achieve with your funding. If you have multiple goals, describe each goal separately.

Goal:

Goal 1: Provide firearm safety lessons to 6,500 third-grade students.

Goal 2: Provide firearm safety lessons to 1,000 middle school students.

Goal 3: Improve firearm safety literacy in third grade students (as measured by a post-assessment).

Goal 4: Improve firearm safety literacy in middle school students (as measured by a post-assessment).

Goal 5: Improve Firearm Safety literacy in adults through prevention education and reduce the risk of firearm injury or death by distributing gun-locks.

Measure: General 12

Are the subrecipient and implementing agency aware that they will be required to report on the status of the identified goals during each reporting period?

Goal: Yes

Measure: General 13

Describe any barriers you may encounter which may prevent you from achieving

your identified goal(s).

Goal: Reaching communities and families and breaking cultural stigmas about firearm

safety. The possibility of schools not being open and operating normally due to CO-

VID19.

Measure: General 14

Are you aware that the Office of Criminal Justice Grants encourages recipients to report on any noteworthy accomplishments, success stories, or program results that

they would like to showcase?

Goal: Yes

Measure: General 11b

What major activities are planned for each of your goals listed in question 11?

Goal: Goals will be met by giving Firearm Safety Lessons and reviewing the assessments

for each lesson given.

State Purpose Area: 5C - Consultants/Contracts

Objectives and Measures

Objective: Consultants/Contracts - Questions for all recipients using consultants/contracts.

Measure: Consultants

Please describe what consultants/contracts will be paid for with JAG funds during the

grant period. Include names, titles and areas of expertise

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Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 3: Performance

where applicable.

Goal: Pinellas County will contract with MORE HEALTH to provide Firearm Safety Lessons

in Pinellas County Schools and to host community events on firearm safety.

State Purpose Area: R25 - Questions for recipients of an award \$25,000 or more.

Objectives and Measures

Objective: CP General - Crime prevention questions for recipients of an award \$25,000 or more.

Measure: CP01

How many total employees do you currently have on staff? Please count both full-

and part-time employees.

Goal: 93

Measure: CP02

Of your total employees, how many are funded by JAG, fully or partially, during the

reporting period?

Goal: 1

Objective: CP Program - Program specific crime prevention questions for recipients of an award

\$25,000 or more.

Measure: CP03

Will you have a specific crime prevention program which is partially or fully funded by

JAG? If yes, what is the name of this program? (Programs are considered continuous initiatives, processes, or other focused efforts defined by goals and objectives.) If you are operating more than one program, include the names of each

one.

Goal: Yes. The Firearm Safety Lesson program, comprised of "Firearm safety I: Respect

not Risk" (third grade lesson) and "Firearm Safety II: Responsibility, Respect, and

Reason" (middle school lesson).

Measure: CP04

If you will operate a crime prevention program with JAG funds during the reporting period, what was the initiation year of that program, regardless of when it received JAG funding? If you will operate more than one program, answer for each separately.

Goal: 2001

Measure: CP05

If you will operate a crime prevention program with JAG funds during the grant period, what percentage of the program's total costs will be paid for with sources other than this JAG award? If you will operate more than one program, answer for

each separately.

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Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 3: Performance

Goal: 0

Measure: CP06

Are you or a partner planning or conducting an evaluation of your crime prevention program? If you are operating more than one program, answer for each separately.

Goal: Yes. Every presentation is evaluated by the classroom teacher and evaluations are

collected, tabulated, and used to measure content, relevance, and classroom teacher

satisfaction.

Measure: CP07

If you or a partner are planning to conduct an evaluation of your crime prevention program, are you aware that you will be required to report on the status of that

evaluation?

Goal: Yes

Measure: CP08

If you will operate a crime prevention program with JAG funds during the grant period, which of the following violent crime/problems will it focus on? If you will operate more than one program, answer for each separately. Choose all that apply from among the following list: All violent crime in the jurisdiction, Homicide, Human Trafficking, Domestic Violence, Child Abuse, Child Pornography and Exploitation,

Sexual Assault, Terrorism, None of the above.

Goal: None of the above.

Measure: CP09

If you will operate a crime prevention program with JAG funds during the grant period, which of the following property crime/problems will it focus on? If you will operate more than one program, answer for each separately. Choose all that apply from among the following list: All Property Crime in the Jurisdiction, Auto theft,

Burglary.

Goal: N/A

Measure: CP10

If you will operate a crime prevention program with JAG funds during the grant period, which of the following societal crimes/problems will it focus on? If you will operate more than one program, answer for each separately. Choose all that apply from among the following list: Drug crime, Prescription drug crime, Disorder/quality-of -life incidents, Prostitution, Cybercrime, White-collar crime, Healthcare fraud, Status

offenses (truancy, underage drinking, etc.), None of the above.

Goal: None of the above.

Measure: CP11

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

ection 3: Performance

If you will operate a crime prevention program with JAG funds during the grant period, which of the following general crime/problems will it focus on? If you will operate more than one program, answer for each separately. Choose all that apply from among the following list: All crime in the jurisdiction, Hate crime, Gun Crime, Traffic violations/crashes, Other (please describe)

Goal: Gun crime, Other: Firearm Safety, Accidental death prevention.

Measure: CP12

> If you will operate a crime prevention program with JAG funds during the grant period, what is the primary target area of that program? If you will operate more than one program, answer for each separately. Choose from the following list: Specific landmark or place (mall, park, theater), hot spots (a number of blocks or street segments that have been identified as containing a majority of the jurisdiction's problem), entire jurisdiction, multi-jurisdictional/cross jurisdictional.

Goal: Entire jurisdiction.

CP13 Measure:

> If you will operate a crime prevention program with JAG funds during the grant period, what is the relative age of the population that is the focus of your program? If you will operate more than one program, answer for each separately. Choose all that apply from the following list: Prekindergarten youth, Elementary school students, Middle school students, High school students, Young adults (ages 18-25), Adults ages 26-64, Adults ages 65 and older, Other (please explain)

Goal: Elementary school students and Middle school students are the focus. Events and take-home information will also include adults.

CP14 Measure:

> If you will operate a crime prevention program with JAG funds during the grant period, what population does your program focus on? If you will operate more than one program, answer for each separately. Choose all that apply from the following list: At-risk youth, children of incarcerated/justice-involved parents, drug-endangered children, Persons at risk for mental illness, Persons at risk for substance abuse, All victims, Other (please describe).

Goal: Other: Third grade and middle school students are the primary focus. The program

will likely reach individuals in these sub-populations, but they are not the target of the

program.

CP15 Measure:

> If you will operate a crime prevention program with JAG funds during the grant period, will you provide situational crime prevention and crime prevention through environmental design strategies as part of that program? (approaches that change the perceived opportunities for a crime, so the offender will believe the crime is more

difficult, has more

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 3: Performance

risk, or provides less rewards, for example, access control to parking lots or improved lighting on a walkway) If you will operate more than one program, answer for each separately.

Goal: No

Measure: CP16

If you will operate a crime prevention program with JAG funds during the grant period, will you provide youth development services as part of that program? (programs that promote positive behaviors and decrease negative behavior in youth, for example, any of the blueprints programs.) Describe the services provided. If you will operate more than one program, answer for each separately.

Goal: No

Measure: CP17

If you will operate a crime prevention program with JAG funds during the grant period, will you provide crime awareness services as part of that program? (programs aimed at increasing the awareness of a crime problem including solutions to prevent crime, for example a lock it or lose it program.) Describe the services provided. If you will operate more than one program, answer for each separately.

Goal: Yes. Students are taught to report when they see a weapon on campus or hear that

a person is considering bringing one on campus.

Students are also taught they can help prevent accidental gun injury by telling adults

to keep their firearms locked away.

Measure: CP18

If you will operate a crime prevention program with JAG funds during the grant period, will you provide increased personal safety services as part of that program? (programs that provide instruction on increasing personal safety, for example, a Rape Aggression Defense (RAD) class.) Describe the services provided. If you will operate more than one program, answer for each separately.

operate more than one program, answer for each separatery.

Goal: Yes. Students learn strategies to stay safe in potentially dangerous situations when a

gun is present.

Third grade students learn "Halt, Hands Off, Get Out, and Get Help." Middle school students learn how to make choices that will keep them and others safe if a firearm is present.

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Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 4: Financial

General Financial Info:

Note: All financial remittances will be sent to the Chief Financial Officer of the Subgrantee Organization.

Financial Reporting Frequency for this Subgrant: Quarterly

Is the subgrantee a state agency?: No FLAIR / Vendor Number: 596000800

Budget:

Budget Category	Prime	Match	Total
Salaries and Benefits	\$0.00	\$0.00	\$0.00
Contractual Services	\$25,000.00	\$0.00	\$25,000.00
Expenses	\$0.00	\$0.00	\$0.00
Operating Capital Outlay	\$0.00	\$0.00	\$0.00
Indirect Costs	\$0.00	\$0.00	\$0.00
Totals	\$25,000.00	\$0.00	\$25,000.00
Percentage	100.0	0.0	100.0

Project Generated Income:

Will the project earn project generated income (PGI)?

No

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 4: Financial (cont.)

Budget Narrative:

CONTRACTUAL SERVICES MORE HEALTH, Inc. - \$25,000

All amounts and calculations below are approximates and estimates based on information available at the time of application.

Firearm Safety - \$65.79 per Class (1 Class = 1 Unit) Number of Grant Funded Units = approximately 380

Unit costs include expenses for materials, supplies, mileage, payroll taxes, and the following staff:

- 1. Project Manager: Oversees training, scheduling, payroll, inventory, and grant reporting.
- 2. Project Coordinator: Schedules each presentation. Additionally provides observations in the classroom and coordinates law enforcement training.
- 3. Instructors: Present Firearm Safety lessons to students in Pinellas County schools.

The funds from this grant will cover 100% of the total project cost (\$25,000).

Pinellas County and/or the provider will be responsible for amounts exceeding the grant allocation. No cash match is required.

Florida Department of Law Enforcement Justice Assistance Grant - County-wide

Section 4: Financial

Section Questions:

Question: If Expenses or Operating Capital Outlay are included in your budget, what will be the

method of procurement for those items? (e.g., competitive bid, sole source, state term

contract)

Answer: N/A

Question: If indirect cost is included, explain the indirect cost plan. Provide documentation of

approval.

Answer: N/A

Question: If contractual services in the budget are based on unit costs, provide a definition and

breakdown of cost for each service. Include the methodology for the unit cost plan

and when it was approved.

Answer: Each unit cost includes expenses for materials, supplies, and mileage (17% of project

budget); Fringe Benefits(11%); a project manager (11%); a program coordinator

(23%); and class instructors (38%).

The current unit cost (\$65.79) is calculated by dividing the budget for the entire project (\$25,000) by the number of classes required to achieve the goal of reaching

10,000 students (380).

Per Unit/Class costs are recalculated each year based on historical costs and the

goal population to be served.

The unit cost plan was approved by the Substance Abuse Advisory Board on April 15,

2020.

Question: If the budget contains salaries and benefits, will this project result in a net personnel

increase, or continue to fund a prior federally grant funded net personnel increase?

Answer: No

Edward Byrne Memorial Justice Assistance Grant (JAG) Program

ACCEPTANCE OF FEDERAL FUNDING ASSISTANCE

Subrecipient: Pinellas County Board of Commissioners Subgrant Number: 2020-JAGC-PINE-10-5R-087 Project Title: MORE HEALTH - FIREARM SAFETY & INJURY PREVENTION Pass-through Entity: Florida Department of Law Enforcement This award is subject to all applicable rules, regulations, and conditions, as contained in the Department of Justice Grants Financial Guide, and the Office of Management and Budget Uniform Grant Requirements (2 C.F.R. Part 200). This award is also subject to the incorporated standard and special conditions, and such further rules, regulations, and policies as may be reasonably prescribed by the State or Federal Government. In witness whereof, the parties affirm they each have read and understand the conditions set forth in this agreement, have read and understand the agreement in its entirety, and accept this agreement through the signature of their duly authorized officers on the date, month, and year set out below. Pinellas County Board of Commissioners Authorizing Official (Commission Chairperson, Mayor, or Designated Representative) Signature Date Barry Burton, Pinellas County Administrator Printed Name and Title Pinellas County Human Services Authorizing Official (Official, Administrator, or Designated Representative) Signature Date Daisy M. Rodriguez, Director Pinellas County Human Services Printed Name and Title Florida Department of Law Enforcement Office of Criminal Justice Grants

Date

Printed Name and Title

Signature

Edward Byrne Memorial Justice Assistance Grant (JAG) Program SPECIAL CONDITIONS

Subrecipient: Pinellas County Board of Commissioners

Subgrant Number: 2020-JAGC-PINE-10-5R-087

Project Title: MORE HEALTH - FIREARM SAFETY & INJURY PREVENTION

Pass-through Entity: Florida Department of Law Enforcement

In addition to the attached standard conditions, the above-referenced grant project is subject to the special conditions

In addition to the attached standard conditions, the above-referenced grant project is subject to the special conditions set forth below.

Ref# S43706: WITHHOLDING OF FUNDS: Contracts under this subaward must comply with the Office of Management and Budget (OMB), Uniform Requirements, 2 C.F.R. 200 Appendix II. Prior to the execution of the subcontract and drawdown of funds for contractual services, Pinellas County must submit a draft of the contractual agreement with More Health Inc. to the Office of Criminal Justice Grants.

Ref# S43896: Per state statute, grant files and records of grant purchases must be maintained for a minimum of 5 fiscal years after completion of grant cycle or project, whichever is applicable.

Ref# S43932: At the time of application approval, Pinellas County had not submitted a current EEO Certification for MORE HEALTH to the Office of Criminal Justice Grants. The documents must be maintained and provided to the Office of Criminal Justice Grants at monitoring.

NOTICE OF AWARD

EDWARD BYRNE MEMORIAL JUSTICE ASSISTANCE GRANT-COUNTYWIDE (JAG-C) RECOMMENDATIONS FOR FUNDING FEDERAL FISCAL YEAR 2019-2020

AVAILABLE FUNDS: \$268,112

Agency	Project Title	Amount
Alpha House	Child Abuse Prevention	\$25,000.00
MORE Health	Firearm Safety & Violence Prevention Project	\$25,000.00
Pinellas County Sheriff 's Office	Sexual Predator & Offender Tracking (SPOT) Unit Deputy	\$100,000.00
City of St. Petersburg	St. Petersburg Police Department Keeping K-9s Safe in the Sunshine	\$26,301.00
Suncoast Center	Forensic Focused Outreach	\$35,000.00
WestCare	Mustard Seed Inn Case Management	\$30,000.00
Justice Coordination	JAG Planning Grant	\$26,811.00

TOTAL: \$268,112

ATTACHMENT 3 DATA SHARING AGREEMENT

WHEREAS, homelessness, substance abuse, mental health services, and human services are issues which cross many systems; and

WHEREAS, Pinellas County is interested in including program and service related information in the Pinellas County Data Collaborative (hereinafter referred to as ("Data Collaborative"), to better understand cross-system involvement; and

WHEREAS, organizations within Pinellas County are interested in understanding the extent that client populations move within systems to better serve the population needs; and

WHEREAS, the County is a member of the Data Collaborative; and

WHEREAS, the Data Collaborative has the ability to receive and analyze data in a secure manner to provide valuable system information.

NOW, THEREFORE in consideration of the following agreements, the parties do hereby covenant and agree to the following:

- 1. The Agency will provide program information to include operational, fiscal, client service, and other program information in electronic format to the County for the sole purpose of research and policy development. This information will be provided quarterly or on an as needed basis as defined by the County.
- 2. This information will be crossed through the Data Collaborative with systems containing state and local information about involvement in criminal justice, human

services, mental health, substance abuse, EMS and other systems as available for the sole purpose of understanding cross-system involvement for policy and planning.

- 3. The County will assure that the information used by the Data Collaborative will not be released, shared, or transferred in an identifiable manner to any organization and will be stored in a HIPAA compliant location.
- 4. The County will assure that confidential nature of any and all information with respect to any records and reports created or disseminated is maintained. The Parties also agree that the information will be used only for the purpose for which it was provided.
- 5. Modification of this agreement shall be made only by the consent of both Parties and shall include a written document setting forth the modifications and signed by both Parties. This agreement may be terminated with 30 days written notice to the other party.
- 6. The Parties shall assist in the investigation of injury or damages for or against either party pertaining to their respective areas of responsibility or activities under this contract and shall contact the other party regarding the legal actions deemed appropriate to remedy such damage or claims.

REV 06/17

ATTACHMENT 4 INSURANCE REQUIREMENTS

The following insurance requirements are included in this agreement:

The AGENCY shall obtain and maintain at all times during its performance of the Agreement, insurance of the types and in the amounts set forth. All insurance policies shall be from responsible companies duly authorized to do business in the State of Florida and have an AM Best rating of A-VIII or better. Within ten (10) calendar days of executed Agreement, the AGENCY shall provide the COUNTY with properly executed and approved Certificates of Insurance to evidence compliance with the insurance requirements of the agreement. The Certificate(s) of Insurance shall be signed by authorized representatives of the insurance companies shown on the Certificate(s). A copy of the endorsement(s) referenced in paragraph three (3) for Additional Insured shall be attached to the certificate(s).

No Services shall commence under this agreement unless and until the required Certificate(s) of Insurance are received and approved by the **COUNTY**. Approval by the **COUNTY** of any Certificate of Insurance does not constitute verification by the **COUNTY** that the insurance requirements have been satisfied or that the insurance policy shown on the Certificate of Insurance is in compliance with the requirements of the Agreement. **COUNTY** reserves the right to require a certified copy of the entire insurance policy, including endorsements, at any time during the Agreement period.

If any insurance provided pursuant to the Agreement expires prior to the expiration of the Agreement, renewal Certificates of Insurance and endorsements shall be furnished by the

AGENCY to the **COUNTY** at least thirty (30) days prior to the expiration date.

AGENCY shall also notify COUNTY within twenty-four (24) hours after receipt, of any notices of expiration, cancellation, nonrenewal or adverse material change in coverage received by said AGENCY from its insurer. Notice shall be given by certified mail to: Pinellas COUNTY Risk Management Department, 400 South Fort Harrison Ave., Clearwater, Florida 33756; and nothing contained herein shall absolve AGENCY of this requirement to provide notice.

Should the AGENCY, at any time, not maintain the insurance coverages required herein, the COUNTY may terminate the Agreement, or at its sole discretion may purchase such coverages necessary for the protection of the COUNTY and charge the AGENCY for such purchase. The COUNTY shall be under no obligation to purchase such insurance, nor shall it be responsible for the coverages purchased or the insurance company or companies used. The decision of the COUNTY to purchase such insurance shall in no way be construed to be a waiver of any of its rights under the Agreement.

The **COUNTY** reserves the right, but not the duty, to review and request a copy of the **AGENCY**'s most recent annual report or audited financial statement when a self-insured retention (SIR) or deductible exceeds \$50,000.

Each insurance policy shall include the following terms and/or conditions in the policy:

The Named Insured on the Certificate of Insurance must match the entity's name that is signing the Agreement.

Companies issuing the insurance policy, or policies, shall have no recourse against **COUNTY** for payment of premiums or assessments for any deductibles which all are at the sole

responsibility and risk of the AGENCY.

The term "COUNTY", or "Pinellas COUNTY" shall include all Authorities, Boards, Bureaus, Commissions, Divisions, Departments and Constitutional offices of COUNTY and individual members, employees thereof in their official capacities, and/or while acting on behalf of Pinellas COUNTY.

The policy clause "Other Insurance" shall not apply to any insurance coverage currently held by **COUNTY** or any such future coverage, or to **COUNTY's** Self-Insured Retentions of whatever nature.

All policies shall be written on a primary, non-contributory basis.

Any certificate of insurance evidencing coverage provided by a leasing company for either Workers Compensation or Commercial General Liability shall have a list of covered employees certified by the leasing company attached to the Certificate of Insurance. The COUNTY shall have the right, but not the obligation to determine that the AGENCY is only using employees named on such list to perform work for the COUNTY. Should employees not named be utilized by AGENCY, the COUNTY, at its option may stop work without penalty to the COUNTY until proof of coverage or removal of the employee by the AGENCY occurs, or alternatively find the AGENCY to be in default and take such other protective measures as necessary.

Insurance policies, other than Professional Liability, shall include waivers of subrogation in favor of Pinellas **COUNTY** from the **AGENCY**.

The insurance requirements for this Agreement, which shall remain in effect throughout its duration, are as follows:

(A) Workers' Compensation Insurance

Limit Florida Statutory

Employers Liability Limits

Per Employee	\$500,000
Per Employee disease	\$500,000

Policy Limit Disease \$500,000

(B) <u>Commercial General Liability Insurance</u> including, but not limited to, Independent Contractor, Contractual Liability Premises/Operations, Products/Completed Operation and Personal Injury. No exclusion for physical abuse or sexual molestation.

Limits

General Aggregate	\$2,000,000
Products/Completed Operations Aggregate	\$2,000,000
Personal Injury and Advertising Injury	\$1,000,000
Each Occurrence	\$1,000,000

(C) <u>Business Automobile or Trucker's/Garage Liability Insurance</u> covering owned, hired, and non-owned vehicles including loading and unloading coverage. If the **AGENCY** does not own any vehicles, then evidence of Hired and Non-owned coverage under Commercial General Liability is sufficient. Coverage shall be on an "occurrence" basis. Insurance is to include coverage for loading and unloading hazards, unless vendor can show that this coverage exists under the Commercial General Liability policy.

Limit

Combined Single Limit Per Accident \$1

\$1,000,000

(D) <u>Professional Liability (Errors and Omissions) Insurance</u> with at least minimum limits as follows. If "claims made" coverage is provided, "tail coverage" extending three (3) years beyond completion and acceptance of the project with proof of "tail coverage" to be submitted with the invoice for final payment. In lieu of "tail coverage", Bidder may submit annually to the COUNTY, for a three (3) year period, a current certificate of insurance providing "claims made" insurance with prior acts coverage in force with a retroactive date no later than commencement date of this contract.

Limits

Each Occurrence or Claim \$ 1,000,000

General Aggregate \$1,000,000

For acceptance of Professional Liability coverage included within another policy required herein, a statement notifying the certificate holder must be included on the certificate of insurance and the total amount of said coverage per occurrence must be greater than or equal to the amount of Professional Liability and other coverage combined.

(E) <u>Cyber Risk Liability (Network Security/Privacy Liability) Insurance</u> including cloud Computing mobile devices, for protection of private or confidential information whether electronic or non-electronic, network security and privacy; privacy against liability for system attacks, digital asset loss, denial or loss of service, introduction, implantation or spread of malicious software

code, security breach, unauthorized access and use; including regulatory action expenses; and notification and credit monitoring expenses with at least minimum limits as follows:

Limits

Each Occurrence \$ 1,000,000

General Aggregate \$1,000,000

For acceptance of Cyber Risk Liability coverage included within another policy required herein, a statement notifying the certificate holder must be included on the certificate of insurance and the total amount of said coverage per occurrence must be greater than or equal to the amount of Cyber Risk Liability and other coverage combined.